### PORT QASIM AUTHORITY

Bin Qasim Karachi 75020

PORT QASIM
THE GATEWAY TO NATIONAL PROSPERITY

#### **NOTICE INVITING TENDERS**

1. Port Qasim Authority (PQA) invites sealed bids from reputed Contractors registered with Pakistan Engineering Council (PEC) Category C-3 or above, having valid PEC certificate with specialization code CE-01, CE-02 & CE-10 and duly registered with FBR (Federal Board of Revenue) with Tex Payers Registration Certificate & with SRB (Sindh Revenue Board) with Sindh Sales Tax Registration Certificate and also registered with e-Pak Acquisition and Disposal System (e-PADS) for the works mentioned here under:

S. No.	Name of work	Ceiling of Contract for year	Earnest Money in shape of pay order in favour of PQA	Bid fee by Pay Order (non- refundable) in favour of PQA	Contract	Bid Submission & Opening date
1.	Annual Running Maintenance Contract of PQA Road Network & Bridges in NWIZ 2025-26.	Rs. 300.00 Million	Rs. = 6.0 Million (Refundable)	Rs. 5,000/=	Initially 12 Months and extendable for 1 year (12 months)	26-03-2025

- 2. Bidding documents containing detailed terms and conditions, are available for the interested bidders at the Office of **Director (CM)**, **PQA**, **Bin Qasim**, **Karachi**. The documents will be provided upon providing evidence for registration in relevant PEC category, specialization as mentioned above and upon payment of non-refundable bid documents price of **Rs. 5000/-** (Rupees Five Thousand Only), in the shape of bank draft/pay order from any scheduled bank in Pakistan in favor of "**Port Qasim Authority**". Bidding documents can also be downloaded from PQA/PPRA website.
- 3. Single Stage Two Envelope Procedure, under rule 36 (b) of PPRA-2004 shall be adopted. One envelope containing information regarding Qualification for bid shall be clearly marked "Technical proposal". The second envelope containing the Bid price shall be accomplished by clearly marked "Financial proposal". Technical Proposal (Volume-I) must be accompanied with Bid security valid for (120) days from the date of Bid opening in the favor of Port Qasim Authority, amounting to Rs. 6.00 Million (Rupees Six million only) in the form of Pay Order or Bank Guarantee issued by a Scheduled Bank of Pakistan Karachi based having AA rating from PACRA. Bids without Bid Security in the form of Pay Order / Bank Guarantee shall be rejected.
- 4. Technical Proposal and Financial Proposal are to be submitted in Conference Room of Administration Building No. 01 PQA on or before 26-03-2025 at 12:00 hrs. Bids should also be submitted electronically through e-PADS. The envelope containing the Technical Proposal only shall be opened on the same date of submission at 12:30 hrs in the presence of those Bidders who may wish to be present. Bids received after prescribed time and date shall be rejected.
- 5. The Financial proposal of technically qualified bidders shall be opened in the presence of bidders or their authorized representatives who may wish to attend. The date, time and venue shall be intimated later. The financial proposal of technically non-qualified bidders shall be returned unopened.
- 6. Partial and incomplete bids shall not be considered.
- 7. The PQA reserves the right to accept or reject any or all bids as per PPRA-2004 and no-claim shall be entertained in this regard and Authority's decision shall be final and binding upon all parties/firms. This advertisement along with bidding documents is also available on Port Qasim Authority Official Website <a href="www.pga.gov.pk">www.pga.gov.pk</a> and on PPRA website at <a href="www.pga.gov.pk">www.pga.gov.pk</a> and on PPRA website at <a href="www.pga.gov.pk">www.pga.gov.pk</a>.

SECRETARY, PQA

# PO CIV

## PORT QASIM AUTHORITY

#### **CIVIL MAINTENANCE DEPARTMENT**

# "Annual Running Maintenance Contract of PQA Roads & Bridges in North Western Industrial Zone (NWIZ) 2025 - 26"

# QUALIFICATION OF CONTRACTORS VOULME - I

2025 - 26



#### INSTRUCTIONS TO APPLICANTS

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

#### 1. BACKGROUND

Port Qasim Authority (PQA) - The Employer is under taking the Works "Annual Running Maintenance Contract of PQA Roads & Bridges in North Western Industrial Zone (NWIZ) 2025-26" for this purpose, Bids are called as per Single Stage Two Envelope bidding procedure as stated in Pakistan Public Procurement Rules 36 (b).

#### 2. SCOPE OF WORKS

"Annual Running Maintenance Contract of PQA Roads & Bridges in North Western Industrial Zone (NWIZ) 2025 - 26" to carry out the Repair, Replacement, Improvement, Rehabilitation and Maintenance works of PQA Roads & Bridges Structures, in the North Western Industrial Zone (NWIZ).

#### 3. INVITATION OF APPLICATIONS

- **3.1** PQA invites the applications from the bidders for "Annual Running Maintenance Contract of PQA Roads & Bridges in North Western Industrial Zone (NWIZ) 2025-26"
- 3.2 This invitation for Bids is open to local firms / Contractors:-

Firms / Contractor shall have to submit with bid the following:-

- (i) Pakistan Engineering Council (PEC) in C-3 Category or above, valid up to June 30<sup>th</sup> 2025, with specialization code CE-01, CE-02 and CE-10.
- (ii) Registered with Income Tax Department under FBR (Federal Board of Revenue) on Active Tax Payer list having Tax Payers Registration Certificate.
- (iii) Registered with SRB (Sindh Revenue Board) on active Tax Payer list.
- (iv) Registered with e-Pak Acquisition and Disposal System (e-PADS) of PPRA for the works mentioned here.
- **3.3** Any constructor/firm not meeting the above-mentioned relevant requirement will not be considered for further evaluation and qualification.

SUBMISSION OF APPLICATIONS 4.

Applications for qualification (one original and one copy) for the above defined scope of work 4.1

shall be submitted in sealed envelopes and delivered by hand or through registered

mail/courier to:

**Director (Civil Maintenance)** 

**PQA Building No.3** 

**Port Qasim Authority** 

Bin Qasim.

Karachi - 75020

Tele: +92-21-99272158

and be clearly marked "Application for Bid" for "Annual Running Maintenance Contract of

PQA Roads & Bridges in North Western Industrial Zone (NWIZ) 2025-26". The name and

mailing address of the applicant shall be clearly marked on top left corner of the envelope.

The applications shall be prepared in English language. Information in any other language

shall be accompanied by its certified translation in English. The Employer reserves the rights

for rejection of pre-qualification in case of non-compliance of the above requirement.

4.3 All pages of the Qualification Documents shall be numbered, stamped and signed by the

Authorized person.

4.4 Applicants shall respond to all questions and provide complete information as advised in this

document. Any false information provided or any lapses to provide essential information may

result in disqualification of the applicant.

**4.5** The date, time and venue of pre-bid meeting, if convened, is as stipulated in the Bidding Data.

4.6 The applicants understand that the Scope of Work described under para 2, stated above.

4.7 The applicant's queries, if any, may be sent to the Employer.

4.8 The applicants shall bear all costs associated with the preparation and submission of their

application/bid and any further costs incurred in this regard.

5. QUALIFICATION CRITERIA

5.1 GENERAL

Qualification will be based on all the criteria given in succeeding paras 5.2 to 5.5 regarding the

applicant's experience, personnel, equipment & financial capabilities as demonstrated by the

TITLE OF DOCUMENT

applicant's responses in the forms provided. In case of equal financial bids of the lowest bidders, only then para 5.6 be referred to and followed.

"Single Stage Two-envelope Procedure" under Rules 36(b) of PPRA Rules 2004 (as amended up to date) will be adopted in selection of the proposals.

The technical evaluation shall be carried out first, followed by the financial evaluation as per evaluation criteria.

PQA reserves the right to waive minor deviations if these don't materially affect the capability of an applicant to perform the contract. Sub-contractor's experience and resources shall not be taken into account in determining the applicant's compliance with the qualifying criteria.

PQA reserves the right to verify or seek clarification of the information furnished by the applicants. PQA may reject any application for any misrepresentation made by any applicant in, or pursuant to, their application or for any statement furnished in connection therewith, and intended to be relied upon by PQA, which is incorrect in any respect.

#### **5.2 PRELIMINARY EXAMINATION**

All applications/documents submitted shall be checked for the following items:

- **5.2.1** Has the **Letter of Application (Annexure-A)** been signed?
- **5.2.2** Has all information asked for in **Form A-1 to A-9** been provided?
- **5.2.3** Have all Affidavits required under **Form A-8** been provided and duly signed by the authorized person?
- **5.2.4** Have audited balance sheets of last **three (03) years** been provided (i.e. for the years 2024, 2023 & 2022)?

**Note:** If in any case, audited balance sheets provided other than mentioned/required years, valid justification must be provided. If valid justification is not provided, the audited balance sheets shall be rejected.

#### **5.3 INITIAL SCRUTINY**

All the applicants shall be subjected to initial scrutiny using the following criteria:

- **5.3.1** Valid registration certificate with Pakistan Engineering Council in C-3 Category or above and having at least Specialization Codes CE-01, CE-02 & CE-10.
- **5.3.2** At least one (01) number similar nature project having minimum cost of Rs.100 million or above completed during last ten (10) years.

- **5.3.3** Valid NTN Certificate from Federal Board of Revenue (should be an Active Tax Payer).
- **5.3.4** Valid Sales Tax Certificate from Sindh Revenue Board (SRB).
- **5.3.5** An Affidavit to the effect that the firm is not blacklisted by any previous employer.
- **5.3.6** An Affidavit to the effect that all documents /particulars /information given with this qualification documents are true.
- **5.3.7** An Affidavit to the effect that is and the firm is not presently involved nor has been in the past in litigation with its employers. Should this be otherwise, the Applicant must provide such details in form A-7 "Litigation History".
- **5.3.8** All above affidavits should be provided on non-judicial Stamp Paper.

**Note:** The applicants, who do not fulfill the above mandatory requirements, shall not be considered for detailed evaluations and hence disqualified.

#### 5.4 DETAILED EVALUATION

After the initial screening of all applicants, a detailed evaluation of the applicants shall be undertaken using the following criteria based on the scoring system as follows:

Category	Maximum Marks	Marks	
Category	Wiaximum Warks	Minimum Acceptable	
Financial	25	12.5	
Experience	25	12.5	
Personnel	25	12.5	
Equipment	25	12.5	

**Note:** The firms / bidders who receive less than the specified minimum acceptable marks for each category and aggregate of minimum 70 marks shall be not-qualified/rejected, and their financial proposal will be returned unopened.

#### 5.5 CRITERIA FOR DETAILED EVALUATION

Detailed evaluation criteria are as below:-

#### 5.5.1 Financial Capability

Financial Soundness of an applicant will be considered as follows:

- **5.5.1.1** The Applicant should demonstrate that he has access to, or has available liquid assets, un-encumbered real assets, lines of credit and other financial means sufficient to meet the cash flow for the execution of works.
- **5.5.1.2** The Audited Balance Sheets and Annual Turnover for the last three (03) years **(Form A-3)** must be submitted and should demonstrate the soundness of the applicant's financial position, showing long term profitability. Where necessary, PQA will make inquiries with the applicant's bankers.
- **5.5.1.3** Marks shall be awarded under this category based on the following criteria:

S. No.	Description	Max. Marks Assigned	Criteria for Marks Obtained
a)	Average working capital in last three (03) Years	12	<ul> <li>Eight (08) marks are given if the average working capital for last three (03) years is equal to Forty (40) million. One (01) additional mark is given for every five (05) million increase in the working capital.</li> <li>Full, twelve (12) marks are given in case of working capital equal or above Sixty (60) million.</li> </ul>
b)	Average Annual turnover in last three (03) years	13	<ul> <li>Eight (08) marks are given if the average annual turnover for last three (03) years is equal to Forty (40) million. One (01) additional mark is given for every five (05) million increase in the average annual turnover.</li> <li>Full, thirteen (13) marks are given in case of Average Annual Turnover equal or above Sixty-Five (65) million rupees.</li> </ul>
Total	Marks Allocated	25	

#### 5.5.2. Working Capability

#### 1) Construction Capability

Construction Capability for Projects Completed (FormA-2) will be evaluated on the basis of the following marks:

(Information regarding similar/comparable project(s) is to be supported by documents

# such as Letter of Intent/ Letter of Award, Job Completion Certificate/ Performance Certificate and any other relevant document).

Marks shall be awarded under this category based on the following criteria:

	Capability	Marks		Criteria for Marks Obtained
	General Civil Engineering Projects other than roadworks / similar nature projects completed in last ten (10) years.	10	•	Seven (07) marks are given if the contractor has completed one (01) General Civil works project having minimum cost of Rs. 100 million or above in last ten (10) years.  Full, ten (10) marks will be given if the contractor has completed two (02) or more civil works project having minimum cost of Rs. 100 million or above in last ten (10) years.
2.	Projects of Similar nature / road & bridge works and complexity completed in last ten (10) years.	15	•	Ten (10) marks are given if the contractor has completed one (01) project of similar nature having minimum cost of Rs. 100 million or above in last ten (10) years.  Full, Fifteen (15) marks are given if the contractor has completed two (02) or more projects having minimum cost of Rs. 100 million or above of similar nature in last ten (10) years.
To	otal Allocated Marks	25		

#### **5.5.3.** Personnel Capability

#### 1) Personnel Capability for Construction firm

**Personnel Capability of Construction completed (Form A-4)** will be evaluated on the basis of following marks:

#### a) Key Personnel for construction firms:

	Key Personnel	Requirement	Marks
i.	Project Manager	1	6
ii.	Site Engineer	1	5
iii.	Quality Control / Quality Assurance Manager	1	4
iv.	Scheduling/Planning Engineer	1	4
v.	Quantity Surveyor	1	3
vi.	Surveyor / Site Supervisor	1	3
	Total Marks Allocated		25

(Information regarding education qualification, total work experience and specific work experience is to be supported by documents such as copy of education qualification certificate(s)/degree(s) or any other relevant documents and CVs of concerned personal proposed for the above position must be signed by concerned personal himself Engineers should have valid PEC Certificates. Bidder shall ensure availability of all above personal throughout the currency of the Contract.)

Marks for construction's firm key personnel will be given on the basis of the following criteria:

Project Manager (Form A-4 and A-5)
(Must be Bachelor in Civil Engineering from HEC Recognized University)

Total work Experience	Marks
More than 15 years	3.0
10 – 15 years	2.0
05-10 years	1.0
Specific Experience (Project Manager)	Marks
More than five (05) projects (worth 50 million and above)	3.0
03 – 05 projects (worth 50 million and above)	2.0
01 – 02 projects (worth 50 million and above)	1.0

#### **Site Engineer (Form A-4 and A-5)**

#### (Must be Bachelor in Civil Engineering from HEC Recognized University)

Total work Experience (years)	Marks
More than 10 years	2.5
05-10 years	1.5
03 – 05 years	1.0
Specific Experience (Site Engineer)	Marks
More than five (05) projects (worth 40 million and above)	2.5
03 – 05 projects (worth 40 million and above)	1.5
01 – 02 projects (worth 40 million and above)	1.0

#### Quality Control / Quality Assurance Manager (Form A-4 and A-5) (Must be at least Bachelor in Civil/Geology from HEC Recognized University)

Total work Experience	Marks
More than 06 years	2.0
04 – 06 years	1.5
02 – 04 years	1.0
Specific Experience (Quality Control / Quality Assurance Manager)	Marks
More than five (05) projects (worth 30 million and above)	2.0
03 – 05 projects (worth 30 million and above)	1.5

# Scheduling / Planning Engineer (Form A-4 and A-5) (Must be Bachelor in Engineering)

Total work Experience	Marks
More than 06 years	2.0
04 – 06 years	1.5
02-04 years	1.0
Specific Experience (Scheduling / Planning Engineer)	Marks
More than five (05) projects (worth 30 million and above)	2.0
03 – 05 projects (worth 30 million and above)	1.5
01 – 02 projects (worth 30 million and above)	1.0

#### Quantity Surveyor (Form A-4 and A-5) (Must be at least Diploma in Civil Engineering)

Total work Experience	Marks
More than 05 years	1.5
03 – 05 years	1.0
01 – 03 years	0.5
Specific Experience (Quantity Surveyor)	Marks
More than five (05) projects (worth 20 million and above)	1.5
03 – 05 projects (worth 20 million and above)	1.0
01 – 02 projects (worth 20 million and above)	0.5

Surveyor / Site supervisor (Form A-4 and A-5) (Must be at least Diploma in Civil Engineering or Certificate holder in Surveying from registered institute / organization)

Total work Experience (years)	Marks
More than 05 years	1.5
03 – 05 years	1.0
01-03 years	0.5
Specific Experience (years)	Marks
More than five (05) projects (worth 20 million and above)	1.5
03 – 05 projects (worth 20 million and above)	1.0
01 – 02 projects (worth 20 million and above)	0.5

#### **5.5.4 Construction Equipment Capabilities**

The applicant should own, or have assured access to (through rented, lease, purchase agreement or other means), the following key equipment (limited to only major items of equipment) in full working order, and must demonstrate that, based on known commitments, these will be available for deployment on the proposed contract or works (Form A-6). The applicant may also list alternative equipment which he would propose for the contract together with an explanation of the alternate proposal.

Marks will be given on the basis of the following criteria:

S. NO.	EQUIPMENT DESCRIPTION	REQUIRED (NOS.)	OWNED MARKS	LEASED MARKS
1	Dump Truck(s)	03	06 (2 marks each)	03 (1 mark each)
2	Excavator	02	04 (2 marks each)	02 (1 mark each)
3	Front blade Loader(s)	02	04 (2 marks each)	02 (1 mark each)
4	Motor Grader	01	03 (3 marks each)	1.5 (1.5 marks each)
5	Tractor with Trolley and Blades	02	02 (1 mark each)	01 (0.5 mark each)
6	Water Tanker (min. 1200 gallon capacity)	01	02 (2 marks each)	01 (1 mark each)
7	Road Rollers	02	04 (2 marks each)	02 (1 mark each)
	Total Allocated Marks		25	

#### **5.6 DECIDING CRITERIA FOR TIE-BREAKERS**

In case of financial bids of more than one bidder being found to be lowest and tied at exactly the same amount/ percentage, the criteria to award the contract will be such that the bidder who secured the most marks in the technical evaluation among the "lowest and tied bidders" will be awarded the contract.

#### 6. LITIGATION HISTORY

The applicant should provide accurate information of all litigation or arbitration resulting from contracts completed or under execution over the last ten years (Form A-7). A consistent history of award against the applicant may result in rejection of the application.

In case any submission provided by the firm before bidding and thereafter are found to be incorrect, the Contract awarded to it may be considered for termination.

#### 7. JOINT VENTURE (JV)

Joint Venture (JV) is not allowed.

#### 8. CONFLICT OF INTEREST

The applicant has not been associated in the past, with the consultant or any other entity that has prepared the design, specifications, and other post qualification and bidding documents for the project, or was proposed as Engineer for the contract. Any such association may result in disqualification of the applicant.

# **ANNEXURE-A**

### **Letter of Application**

[Letterhead paper of the Applicant, including full postal address, telephone no., fax no., telex no., cable and e-mail address]

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To: Director (Civil Maintenance)
Port Qasim Authority
Bin Qasim, Karachi - 75020

Sirs,

- 2. Attached to this letter are copies of original documents defining<sup>1</sup>:
  - (a) The Applicant's legal status;
  - (b) The principal place of business; and
  - (c) The place of incorporation (for applicants who are corporations); or the place of registration and the nationality of the owners (for applicants who are partnerships or individually-owned firms).
- 3. Your Agency and its authorized representatives are hereby authorized to conduct any inquiries or investigations to verify the statements, documents, and information submitted in connection with this application, and to seek clarification from our bankers and clients regarding any financial and technical aspects. This Letter of Application will also serve as authorization to any individual or authorized representative of any institution referred to in the supporting information, to provide such information deemed necessary and requested by yourselves or the authorized representative to verify statements and information provided in this application, or with regard to the resources, experience, and competence of the applicant.
- 4. Your Agency and its authorized representatives may contact the following persons for further information, if needed.

General and Managerial Inquiries	
Contact 1	Telephone 1
Contact 2	Telephone 2

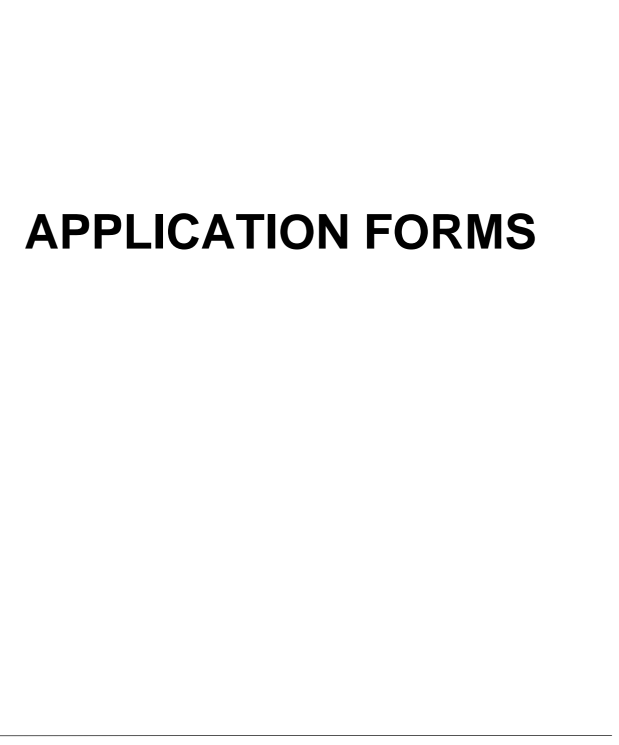
Personnel Inquiries	
Contact 1	Telephone 1
Contact 2	Telephone 2

Technical Inquiries	
Contact 1	Telephone 1
Contact 2	Telephone 2

Financial Inquiries	
Contact 1	Telephone 1
Contact 2	Telephone 2

- 5. This application is made with the full understanding that:
  - (a) bids by Qualified applicants will be subjected to verification of all information submitted for Qualification at the time of bidding;
  - (b) Your Agency reserves the right to:
    - (i) amend the scope and value of any contract under this project; in such event bids will only be called from Qualified bidders who meet the revised requirements; and
    - (ii) reject or accept any application, cancel the Qualification process, and reject applications; and
  - (c) Your Agency shall not be liable for any such actions and its consequences and under no obligation to inform the applicant of the grounds for actions at 5(b) here above.
- 6. We certify that the information provided in Qualification document is correct and final to the best of our knowledge and nothing contained herein, is contrary to the facts as available with the firm's official record and that PQA has complete right to disregard our application should it fail to meet any of their Qualification criteria.

Signed	
Name	
For and on behalf of	
(Name of Applicant)	



### **General Information**

All individual firms applying for qualification are requested to complete the information in this form. Nationality information is also to be provided for foreign owners as required under the PEC Bye-Laws.

1.	Name of Firm	
2.	Head Office Address	
3.	Telephone	Contact Person: Name: Title:
4.	Fax	Telex
5.	Place of Incorporation/Registration	Year of incorporation / registration

NATIONALITY OF OWNERS				
	NAME	NATIONALITY		
1.				
2.				
3.				
4.				
5.				

Name of Applicant:

# Experience of Similar Projects Completed

	s and each partner to an application should provide information on their completed along with taking over certificate.
Use a sep	parate sheet for each contract.
1.	Name of Contract
	Country
2.	Name of Employer
3.	Employer Address
4.	Nature of works and special features relevant to the contract for which the Applicant wishes to prequalify
5.	Contract Role (Tick One)

(b) Sub- Contractor (c) Member in a Joint Venture

Currency.....

Value of the total contract (in specified currencies) at completion, or at date of award for current

Months

(a) Main Contractor

Contract Price .....

Equivalent in Pakistani Rupees

Contract Duration (Years and Months)

\_Years

contract

Date of Award

Date of Completion

6.

7.

8.

9.

10.

### Financial Capability

	Name	of	Apı	plic	ant:
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Applicants should provide financial information to demonstrate that they meet the requirements stated in the Instructions to applicants. Each applicant must fill-in this form. If necessary, use separate sheets to provide complete banker information. A copy of the audited balance sheets should be attached.

	Name of banker	
	Address of banker	
Banker		
	Telephone	Contact name and title
	Fax	Telex

Summarize actual assets and liabilities in Pak Rupees (Equivalent at the current rate of exchange at the end of each year) for the <u>last Three years</u>, based upon known commitments, projected assets and liabilities in Pak Rupees.

Financial information in	Actual: Previous three (03) year			
Pak Rupees or equivalent	2024	2023	2022	
1. Total assets				
2. Current assets				
3. Total liabilities				
4. Current liabilities				
5. Profits before taxes				
6. Profits after taxes				

(Continued on Next Page)

Specific proposed sources of financing to meet the cash flow of the Project, net of current commitments (Instructions to Applicants, para 5.5.1).

Source of Financing	Amount (Pak Rupees or equivalent)
1.	
2.	
3.	
4.	

Attach audited financial statements for the last three years (for individual applicant).

In case of Foreign Firms, if audits are not required by the laws of their countries of origin, they shall submit their balance sheets certified by a registered accountant, and supported by copies of tax returns.

#### **Annual Turnover**

The information supplied should be the annual turnover of the Applicant, in terms of the amounts billed to clients for each year for work in progress or completed over the last **three** (03) years.

ANNUAL TURNOVER			
YEAR	TURNOVER (In actual currency)	EQUIVALENT PAK RUPEES (in millions)	
1.			
2.			
3.			

### Personnel Capabilities

Name of Applicant:		

For specific positions essential to contract implementation, Applicants should provide the names of candidate qualified to meet the specified requirements stated for each position in Para 5.5.3. The data on their experience should be supplied on separate sheets using one Form for each candidate (Application Form A-5) along with <u>CV's of candidates</u>.

S. No.	Title of Position	Name of Personnel
1.	Project / Construction Manager	
2.	Site Engineer (Civil)	
3.	Quality Control / Quality Assurance Manager	
4.	Scheduling / Planning Engineer	
5.	Quantity Surveyor	
6.	Surveyor / Site Supervisor (Civil)	

# **Candidate Summary**

	Position	Candidate [Tic	k appropriate one]
		□Prime	☐ Alternate
Candidate information	1. Name of Candidate	2. Date of Birth	
	3. Professional Qualification		
Present employment	4. Name of employer		
	Address of employer		
	Telephone	Contact (manaç	ger/personnel officer)
	Fax	Telex	
	Job title of candidate	Years with pres	sent employer

Month / Dates / Years		Company / Project / Position / Relevant Technical and Management Experience
From	То	

# Construction Equipment Capabilities

Name o	f Applicant:			
to meet the requ A separate Forr	uirements for each and all items of equi	emonstrate clearly that he has the capability pment listed in the Instructions to applicants. sipment listed in para 5.5.4 of the Instructions y the Applicant.		
	Item of Equip	ment		
Equipment	Name of manufacturer	2. Model and power rating		
information	3. Capacity	4. Year of manufacture		
Current status	5. Current location			
	6. Details of current commitments			
Source	7. Indicate source of the equipment			
□ Owned □ Rented □ Leased				
Omit the followi	ng information if it is owned by the App	licant or partner.		
Owner	8. Name of owner			
	9. Address of owner			
	Telephone	Contact name and title		
	Fax	Telex		
Agreement	Details of rental / lease specific to the Project.			

# Litigation History

lama of Applicant.		
Name of Applicant:		
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Applicants should provide information on any history of litigation or arbitration resulting from contracts executed in the last ten years or currently under execution (Instructions to Applicants, Para 5).

Year	Award FOR or AGAINST Applicant	Name of Client, Cause of Litigation, and matter in dispute	Disputed Amount (Current value in PKR)

### Additional Information

#### Name of Applicant:

#### **Additional Information**

- 1. Valid certificate of Registration with Pakistan Engineering Council.
- 2. Certificate of registration with Income Tax Department in Pakistan and Income Tax Return for the last three years.
- 3. Certificate of registration with Sindh Revenue Board.
- 4. An affidavit to the effect that the Applicant has never been black-listed by any previous employer.
- 5. An affidavit to the effect that all documents / particulars / information given with this qualification document are true.
- 6. An affidavit to the effect that the Applicant has never indulged in corrupt, fraudulent or collusive practice for procuring contracts.
- 7. An affidavit to the effect that the firm is not presently involved nor has been in the past in litigation with its employers. Should this be otherwise the Applicant must provide such details in form A-9 "Litigation History".
- 8. Integrity Pact attached as Application Form A-9 duly signed.
- 9. Any other pertinent information in support of this qualification should also be furnished.

#### **Disqualification of Supplier and Contractors**,

"PQA shall disqualify any applicant if it finds, at any time, that the information submitted by him concerning his qualification is false and materially inaccurate or incomplete."

### **Integrity Pact**

# DECLARATION OF FEES, COMMISSIONS AND BROKERAGE ETC. PAYABLE BY THE SUPPLIERS/CONTRACTORS OF GOODS, SERVICES & WORKS

[the Seller/Supplier/Contractor] hereby declares its intention not to
obtain or induce the procurement of any contract, right, interest, privilege or other obligation or
benefit from Government of Pakistan (GoP) or any administrative subdivision or agency thereof
or any other entity owned or controlled by it (GoP) through any corrupt business practice.

Without limiting the generality of the foregoing, [the Seller/Supplier/Contractor] represents and warrants that it has fully declared the brokerage, commission, fees etc. paid or payable to anyone and not given or agreed to give and shall not give or agree to give to anyone within or outside Pakistan either directly or indirectly through any natural or juridical person, including its affiliate, agent, associate, broker, consultant, director, promoter, shareholder, sponsor or subsidiary, any commission, gratification, bribe, finder's fee or kickback, whether described as consultation fee or otherwise, with the object of obtaining or including the procurement of a contract, right, interest, privilege or other obligation or benefit in whatsoever form from (GoP), except that which has been expressly declared pursuant hereto.

[The Seller/Supplier/Contractor] certifies that it has made and will make full disclosure of all agreements and arrangements with all persons in respect of or related to the transaction with (GoP) and has not taken any action or will not take any action to circumvent the above declaration, representation or warranty.

[The Seller/Supplier/Contractor] accepts full responsibility and strict liability for making any false declaration, not making full disclosures, misrepresenting facts or taking any action likely to defeat the purpose of this declaration, representation or warranty. It agrees that any contract, right, interest, privilege or other obligation or benefit obtained or procured as aforesaid shall, without prejudice to any other right and remedies available to (GoP) under any law, contract or other instrument, be avoidable at the option of (GoP).

Notwithstanding any rights and remedies exercised by (GoP) in this regard, [the Seller/Supplier/Contractor] agrees to indemnify (GoP) for any loss or damage incurred by it on account of its corrupt business practices and further pay compensation to (GoP) in an amount equivalent to ten times the sum of any commission, gratification, bribe, finder's fee or kickback given by [the Seller/Supplier/Contractor] as aforesaid for the purpose of obtaining or inducing the procurement of any contract, right, interest, privilege or other obligation or benefit in whatsoever form (GoP).

Name of Employer	Name of Applicant
Signature	Signature
Seal	Seal



# PORT QASIM AUTHORITY CIVIL MAINTENANCE DEPARTMENT

# "Annual Running Maintenance Contract of PQA Roads & Bridges in North Western Industrial Zone (NWIZ) 2025-26"

### **VOLUME - II**

INVITATION FOR BIDS
INSTRUCTIONS TO BIDDERS
BIDDING DATA
EVALUATION CRITERIA & QUALIFICATION UPDATING FORMS
LETTER & SCHEDULES OF BID
FORMS OF BID
CONDITIONS OF CONTRACT (PART I & II)
SPECIFICATIONS - TECHNICAL & SPECIAL PROVISIONS

2025-26



□: (92-21) 34530630-32, □: (92-21) 34546606

 ${\bf Email: email@techno-consult.com}$ 

Web: www.techno-consult.com

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TITLE OF DOCUMENT:

# **INVITATION FOR BIDS**

Invitation for Bids

\_\_\_\_\_

#### **INVITATION FOR BIDS**

Date:	
Loan / Credit No. (if any):	
Bid Reference No. (if any):	

1. The <u>Director (Civil Maintenance)</u>, <u>PQA</u> ("The Employer") has applied/received/approval for funding from the <u>Port Qasim Authority</u> towards the cost of <u>Annual Running Maintenance</u> <u>Contract of PQA Roads & Bridges in North Western Industrial Zone (NWIZ) 2025-26</u> and it is intended that part of the proceeds of this funding will be applied to eligible payments under the Contract for the:

"Annual Running Maintenance Contract of PQA Roads & Bridges in North Western Industrial Zone (NWIZ) 2025-26" to carry out the Repair, Replacement, Improvement, Rehabilitation and Maintenance works of PQA Road & Bridge Structures, in the North Western Industrial Zone (NWIZ).

- 2. The Employer invites sealed bids on **single stage two- envelope** bidding procedure basis from eligible bidders prequalified for the above stated Works.
- 3. Bidders may obtain further information from, inspect at and acquire the Bidding Documents from the office of the Employer, at:

Director (Civil Maintenance) PQA Building No.3 Port Qasim Authority Bin Qasim, Karachi - 75020

Tele: +92-21-99272158

- 4. A complete set of Bidding Documents may be purchased by an interested Bidder on submission of a written application to the above office and upon payment of a non-refundable fee of **PKR. 5,000** (Pakistani Rupees Five Thousand).
- 5. Bids must be accompanied by a Bid Security in the amount of **PKR.** <u>6.0 Million</u> (Pakistani Rupees Six Million) in an equivalent amount in a freely convertible currency, and must be delivered to <u>Director (Civil Maintenance)</u>, <u>PQA Building No.3</u>, <u>Port Qasim Authority</u>, <u>Bin Qasim</u>, at or before <u>1200</u> hours, of <u>26<sup>th</sup> March</u>, 2025. Bids will be opened at <u>1230</u> hours on the same day, in the presence of Bidder's representatives who choose to attend at the same address.
- 6. Bidders wishing to offer discounts, shall be allowed to do so, provided those discounts are included in the Bids.

# INSTRUCTIONS TO BIDDERS (IB)

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#### INSTRUCTIONS TO BIDDERS

[Mandatory Provisions not to be amended/substitutedexcept as instructed by PEC in writing]

#### A. GENERAL

#### **IB.1** Scope of Bid

- 1.1 The Employer as defined in the **Bidding Data** hereinafter called "the Employer" wishes to receive bids for the construction and completion of works as described in these Bidding Documents, and summarized in the **Bidding Data** hereinafter referred to as the "Works".
- 1.2 The successful Bidder will be expected to complete the Works within the time specified in the **Bidding Data**.

# IB.2 Source of Funds

2.1 The Employer has applied for/received a funding from the source(s) in various currencies towards the cost of the project specified in the **Bidding Data and** it is intended that part of the proceeds of this funding will be applied to eligible payments under the Contract for which these Bidding Documents are issued.

# IB.3 Eligible Bidders

- 3.1 This Invitation for Bids is open to all Bidders meeting the following requirements at the time of submission of Bids and thereafter:
  - (a) Duly prequalified for this bidding process;
  - (b) Duly licensed by the Pakistan Engineering Council (PEC) in the category relevant to the value of the Works in the relevant field of specialization.

However, a Foreign Constructor can submit provisional licence with its Bid but the Foreign Constructor will be required to submit standard licence after award of Contract and before start of work.

Foreign Constructor shall not be eligible to participate in bidding individually. Foreign Constructor shall enter into joint venture with Pakistani Constructor registered with the Pakistan Engineering Council in equivalent/compatible category and submit the joint venture agreement to the Employer before participating in bidding in accordance with PEC Construction and Operation of Engineering Works Bye-laws, 1987;

- (c) Pakistani Constructor must be on Active Taxpayer List of the Federal Board of Revenue and provincial revenue authority/ board where applicable; and
- (d) All partners constituting the Bidder including proposed subcontractors do not appear in the list of debarred/blacklisted firms and individuals on the websites of PEC and Federal & Provincial Procurement Regulatory Authorities and have not been declared debarred/blacklisted by foreign country, international organizations or other foreign institutions.

# IB.4 Eligible Materials, Equipment and Services

- 4.1 All materials, equipment and services to be supplied under this Contract shall have their origin in eligible countries described under paragraph 4.4 hereunder.
- 4.2 For purpose of this Clause, "origin" means the place where the Goods are mined, grown or produced or from where the ancillary services are supplied. Goods are produced when, through manufacturing, processing or substantial and major assembling of components, a commercially recognized product results that is substantially different in basic characteristics or in purpose or utility from its components.
- 4.3 The origin of Goods and Services is distinct from the nationality of the Bidder.
- 4.4 Eligible countries to participate in this bidding process are those which have been notified by Ministry of Interior, Government of Pakistan as Business Friendly Countries (BVL); information can be accessed through following link: http://www.dgip.gov.pk/Files/Visa%20Categories.aspx#L

#### IB.5 One Bid per Bidder

5.1 Each Bidder shall submit only one Bid either by himself, or as a partner in a joint venture. A Bidder who submits or participates in more than one Bid (other than alternatives pursuant to Clause IB.17) will be disqualified.

#### **IB.6** Site Visit

- 6.1 The Bidders are advised to visit and examine the Site of Works and its surroundings and obtain for themselves on their own responsibility all information that may be necessary for preparing the Bid and entering into a contract for construction of the Works. All cost in this respect shall be at the Bidder's own expense.
- 6.2 The Bidders and any of their personnel or agents will be granted permission by the Employer to enter upon his premises and lands for the purpose of such inspection, but only upon the express condition that the Bidders, their personnel and agents, will release and indemnify the Employer, his personnel and agents from and against all liability in respect thereof and will be responsible for death or personal injury, loss of or damage to property and any other loss, damage, costs and expenses incurred as a result of such inspection.

#### B. BIDDING DOCUMENTS

# IB.7 Contents of Bidding Documents

7.1 The Bidding Documents, in addition to Invitation for Bids, are those stated below and should be read in conjunction with any Addenda issued in accordance with Clause IB.9:

- 1. Instructions to Bidders;
- 2. Bidding Data;
- 3. Evaluation Criteria and Qualification Updating Forms;
- 4. General Conditions (GC);
- 5. Particular Conditions (PC):
  - Part A Contract Data:
  - Part B Special Provisions;
- 6. Specifications (SP):
  - Part A Specific Provisions;
  - Part B Technical Provisions:
- 7. Letter of Bid:
- 8. Schedules to Bid;
- 9. Standard Forms:
  - (i) Form of Bid Security;
  - (ii) Letter of Acceptance;
  - (iii)Form of Contract Agreement;
  - (iv)Form of Performance Security;
  - (v) DAAB Agreement;
  - (vi)Form of Mobilization Advance Guarantee;
- 10. Drawings.
- 7.2 The Bidders are expected to examine carefully the contents of all the above documents. Failure to comply with the requirements of Bid submission will be at the Bidder's own risk. Pursuant to Clause IB.26, bids which are not substantially responsive to the requirements of the Bidding Documents will be rejected.
- IB.8 Clarification of Bidding Documents, Pre-Bid Meeting
- 8.1 Any prospective Bidder requiring any clarification(s) in respect of the Bidding Documents may notify the Employer in writing at the Employer's address indicated in theInvitation for Bids. The Employer will respond to any request for clarification which he receives earlier than the periodspecified in the **Bidding Data**, prior to the deadline for submission of bids.
- 8.2 Copies of the Employer's response will be forwarded to all purchasers of the Bidding Documents, including a description of the enquiry but without identifying its source.
- 8.3 The Employer may, on his own or at the request of any prospective Bidder(s), hold a pre-bid meeting to clarify issues and to answer any questions on matters related to the Bidding Documents. The date, time and venue of pre-bid meeting, if convened, are as stipulated in the **Bidding Data**. All prospective Bidders or their authorized representatives shall be invited to attend such a pre-bid meeting.
- 8.4 The Bidders are requested to submit questions, if any, in writing so as to reach the Employer not later than seven (7) days before the proposed pre-bid meeting.

- 8.5 Minutes of the pre-bid meeting, including the text of the questions raised and the replies given, will be transmitted without delay to all purchasers of the Bidding Documents. Any modification of the Bidding Documents listed in Sub-Clause IB.7.1 hereof which may become necessary as a result of the pre-bid meeting shall be made by the Employer exclusively through the issue of an Addendum pursuant to Clause IB.9 and not through the minutes of the pre-bid meeting.
- 8.6 Absence at the pre-bid meeting will not be a cause for disqualification of a Bidder.

# IB.9 Amendment of Bidding Documents

- 9.1 At any time prior to the deadline for submission of bids, the Employer may, for any reason, whether at his own initiative or in response to a clarification requested by a prospective Bidder, modify the Bidding Documents by issuing addendum.
- 9.2 Any addendum thus issued shall be part of the Bidding Documents listed in Sub-Clause IB.7.1 hereof and shall be communicated in writing to all purchasers of the Bidding Documents. Prospective Bidders shall acknowledge receipt of each addendum in writing to the Employer.
- 9.3 Such addendum shall be issued not later than number of days prior to the deadline for submission of bids, specified in the **Bidding Data**. To afford prospective Bidders reasonable time in which to take an addendum into account in preparing their bids, the Employer may extend the deadline for submission of bids in accordance with Clause IB.20.

### C C. PREPARATION OF BIDS

# IB.10 Cost of Bidding

10.1 The Bidders shall bear all costs associated with the preparation and submission of their respective bids and the Employer will in no case be responsible or liable for those costs, regardless of the conduct or outcome of the bidding process.

# IB.11 Language of Bid

11.1 The Bid and all correspondence and documents related to the Bid exchanged by a Bidder and the Employer shall be in the Bid language stipulated in the **Bidding Data** and Particular Conditions of Contract. Supporting documents and printed literature furnished by the Bidders may be in any other language provided the same are accompanied by duly certified translation of the relevant parts in the Bid language, in which case, for purposes of evaluation of the bid, the translation in Bid language shall prevail.

# IB.12 Documents Comprising the Bid

### 12.1 Each Bidder shall:

(a) submit duly filled in, signed and stamped Letter of Bid and completed Schedules to Bid as required, including priced Bill of Quantities, in accordance with ClauseIB.18 hereof;

- (b) Submit Bid Security in accordance with Clause IB.16 hereof;
- (c) submit alternative proposal, if permissible in accordance with Clause IB.17;
- (d) Submit a written power of attorney authorizing the signatory of the Bid to act for and on behalf of the Bidder. The name and position held by each person signing the authorization must be typed or printed below the signature;
- (e) Submit the Qualification Updating Forms duly filled in, signed and stamped along with requisite attachments, to establish that the Bidder continues to meet the Eligibility and Qualification Criteria set out in the Pre-Qualification Documents and as provided in the Section "Evaluation Criteria and Qualification Updating Forms";
- (f) Furnish a technical proposal taking into account the various Schedules to Bid, specially the following:

Schedule-C to Bid, Proposed Construction Schedule;

Schedule-D to Bid, Method of Performing the Work;

Schedule-E to Bid, List of Major Equipment;

Schedule-F to Bid, Organization Chart for Supervisory Staff;

And other pertinent information, such as mobilization programme, etc.

- 12.2 Bids submitted by a joint venture of two (2) or more firms specified in **Bidding Data**, shall comply with the following requirements:
  - (a) The bid, and in case of a successful bid, the Form of Contract Agreement shall be signed by all members so as to be legally binding on all partners.
  - (b) One of the joint venture partners shall be nominated as being in-charge; and this authorization shall be evidenced by submitting a power of attorney signed by legally authorized signatories of all the joint venture partners:
    - The partner-m-charge shall always be duly authorized to deal with the Employer regarding all matters related with and/or incidental to the execution of Works as per the terms and Conditions of Contract and in this regard to incur any and all liabilities, receive instructions, give binding undertakings and receive payments on behalf of the joint venture;
  - (d) All partners of the joint venture shall at all times and under all circumstances be liable jointly and severally for the execution of the Contract in accordance with the

Contract terms and a statement to this effect shall be included in the authorization mentioned under Sub-Para(b) above as well as in the Letter of Bid and in he Form of Contract Agreement (in case of a uncessful bid); and

- A copy of the agreement entered into (e) by the joint venture partners shall be submitted th the bid stating the conditions under which it I function, its period of duration, the persons authorized to represent andobligate it and which persons will rectly responsible for due performance of the act and can give valid receipts int venture, the proportionate on behalf of the participation and corresponding duties& responsibilities of the several firms forming the joint venture, and any other information necessary to permit a full appraisal of amendments/ incuoning. No modifications whatsoever in the joint venture agreementshall be agreed to between the joint venture partners without prior written consent of the Employer.
- 12.3 Bidders shall also submit proposals of work methods and schedule, in sufficient detail to demonstrate the adequacy of the Bidders' proposals to meet the technical specifications and the completion time referred to in Sub-Clause IB.1.2 hereof.

### **IB.13 Bid Prices**

- 13.1 The price and discount if any quoted by the Bidders in the Letter of Bid and in the Bill of Quantity shall conform to the requirement specified below:
- 13.2 The Bidder shall quote any discounts and the methodology for their application.
- 13.3 If bids are being invited for individual lots (contracts) or for any combination of lots, the Bidders can offer discounts for the individual lots (contracts) as well as for award of more than one Contract and shall specify in their bid.
- 13.4 Unless stated otherwise in the Bidding Documents, the Contract shall be for the whole of the Works as described in Sub-Clause IB.1.1 hereof, based on the unit rates and/or prices.
- 13.5 The Bidders shall fill in rates and prices for all items of the Works described in the Bill of Quantities. Items against which no rate or price is entered by a Bidder will not be paid for by the Employer when executed and shall be deemed covered by rates and prices for other items in the Bill of Quantities.
- 13.6 All duties, taxes and other levies payable by the Contractor under the Contract, or for any other cause, as on the date 28 days prior to the deadline for submission of bids shall be included in the rates and prices and the total Bid Price submitted by a Bidder.

Additional / reduced duties, taxes and levies due to subsequent additions or changes in legislation shall be reimbursed / deducted as per Sub Clause 13.6 [Adjustment for Changes in Laws] of the Conditions of Contract.

13.7 The rates and prices quoted by the Bidders are subject to adjustment during the performance of the Contract in accordance with the provisions of Sub-Clause 13.7 [Adjustments for Changes in Cost] of the General Conditions of Contract. The Bidders shall furnish the prescribed information for the price adjustment formulae in Schedule-A to Bid, and shall submit with their bids such other requisite supporting information if required under the said Schedule.

## IB.14 Currencies of Bid and Payment

14.1 The unit rates and the prices shall be quoted by the Bidder entirely PKR.

A Bidder expecting to incur expenditures in other currencies for inputs to the Works supplied from outside the Epaployer's country (referred to as the "Foreign Currency Requirements") shall indicate in Table III of Schedule-A to Bid the proportion of the Bid Price (excluding Provisional Suns) needed by him for the payment of such Foreign Currency Requirements; in such case the unit rates and the prices shall be quoted by the Bidder in Equivalent PKR.

14.2 The rates of exchange to be used by the Bidder for currency conversion shall be the TT Selling Rates published or authorized by the State Bank of Pakistan prevailing on the date twenty signt(28) days prior to the deadline for submission of bids. Such rates shall be notified by the Employer not later than fourteen (14) days prior to the deadline for submission of Bids.

For the purpose of payments, the exchange rates used in Bid preparation shall apply for the duration of the Contract.

### **IB.15** Bid Validity

- 15.1 Bids shall remain valid for the period stipulated in the **Bidding Data** after the date of Bid Opening specified inClause IB.23.
- 15.2 In exceptional circumstances, prior to expiry of the original bid validity period, the Employer may request that the Bidders extend the period of validity for a specified additional period which normally may not be more than the original bid validity period. The request and the responses thereto shall be made in writing. A Bidder may refuse the request without forfeiting his Bid Security. A Bidder agreeing to the request will not be required or permitted to modify his bid, but will berequired to extend the validity of his Bid Security for the period of the extension, and in compliance with Clause IB.16 in all respects.

### **IB.16** Bid Security

16.1 Each Bidder shall furnish, as part of his bid, a Bid Security in original form in the amount stipulated in the **Bidding Data** in PKR or an equivalent amount in a freely convertible currency.

16.2 The Bid Security shall be, at the option of the Bidder, in the form of Call Deposit Receipt (CDR)/ Pay Order or a Security issued in the prescribed form included in the Bidding Documents, by (a) a Scheduled Bank in Pakistan or (b) a foreign bank duly counter-guaranteed by a Scheduled Bank in Pakistan or (c) an Insurance Company listed in the **Bidding Data** and rated by PACRA/VIS of rating as provided in Table below in favour of the Employer valid for a period 14 days beyond the Bid Validity date. The Bid Security of Joint Venture shall be in the name of Joint Venture or Lead/either Firm of the JV or in ratio of shares of the individual JV partners, submitting the bid.

Bid Price (In Eq. million PKR)	Minimum Rating of Insurance Companies
Up to 1000	A (+)
1001 to no limit	AA

[Note: Insurance Company includes Joint Ventures of Insurance Companies also]

- 16.3 Any Bid not accompanied by an acceptable Bid Security shall be rejected by the Employer as non-responsive.
- 16.4 The Bid Securities of the Bidders except the lowest three will be returned by the Employer within twenty eight (28) days from the opening of Bids, provided a Bidder requests for the return of its Bid Security, or upon the expiry of original validity of Bid Security or as extended, whichever is earlier.
- 16.5 The Bid Security of the lowest three Bidders including the successful Bidder will be returned when the successful Bidder has furnished the required Performance Security.
- 16.6 The Bid Security may be forfeited:
  - (a) If the Bidder withdraws his bid except as provided in Sub Clause IB.22.1;
  - (b) If the Bidder does not accept the correction of his Bid Price pursuant to Sub Clause IB.28.2 hereof; or
  - (c) In the case of successful Bidder, fails to furnish the required Performance Security.
- 16.7 In case of annulment, all Bids submitted and specially, Bid securities, shall be returned to the Bidders within 14 days of annulment.

## IB.17 Alternative Proposals by Bidder

- 17.1 Unless otherwise specified in the **Bidding Data**, alternative proposal(s) shall not be considered.
- 17.2 Should any Bidder consider that he can offer any advantages to the Employer by a modification to the designs, specifications or other conditions, he may, in addition to his Bid to be submitted in strict compliance with the Bidding Documents, submit any alternative proposal(s) containing (a)

relevant design calculations; (b) technical specifications; (c) proposed construction methodology; and (d) any otherrelevant details/conditions, provided always that the total sumentered on the Letter of Bid shall be that which represents complete compliance with the Bidding Documents.

17.3 Alternative proposal(s), if any, of the Bidder having submitted most advantageous Bid only may be considered by the Employer as the basis for the award of Contract to such Bidder.

## IB.18 Format and Signing of Bid

- 18.1 Bidders are particularly directed that the amount entered on the Letter of Bid shall be for performing the Contract strictly in accordance with the Bidding Documents.
- 18.2 All Schedules to Bid are to be properly completed and signed.
- 18.3 No alteration is to be made in the Letter of Bid nor in the Schedules thereto except in filling up the blanks as directed. If any such alterations be made or if these instructions be not fully complied with, the Bid may be rejected.
- 18.4 Each Bidder shall prepare by filling in the forms completely and without alterations one (1) original and number of copies, specified in the **Bidding Data**, of the documents comprising the Bid as described in Clause IB.12 and clearly mark them "ORIGINAL" and 'COPY" as appropriate. In the event of discrepancy between them, the original shall prevail.
  - The Bidder shall also provide complete searchable PDF versions as well as Word, Excel\_etc., versions of the Bid if so required in the **Bidding Data**.
- 18.5 The original of the Bid shall be typed or written in indelible ink and shall be signed by a person or persons duly authorized to sign on behalf of the Bidder pursuant to Sub-Clause IB.12.1(d) hereof. All pages of the Bid shall be initialled and stamped by the person or persons signing the bid.
- 18.6 The Bid shall contain no alterations, omissions or additions, except to comply with instructions issued by the Employer, or as are necessary to correct errors made by the Bidder, in which case such corrections shall be initialled by the personor persons signing the Bid.
- 18.7 Bidders shall indicate in the space provided in the Letter of Bid their full and proper addresses at which notices may be legally served on them and to which all correspondence in connection with their bids and the Contract is to be sent.
- 18.8 Bidders should retain a copy of the Bidding Documents and the Bid as their file copy.
- 18.9 All documents executed outside Pakistan required to be submitted with the Bid must be certified by Pakistani Embassy in the respective country (ies).

### D. SUBMISSION OF BIDS

## IB.19 Sealing and Marking of Bids

- 19.1 Each Bidder shall submit his Bid as under:
  - (a) ORIGINAL and each copy of the Bid shall be separately sealed and put in separate envelopes and marked as such.
  - (b) The envelopes containing the ORIGINAL and copies will be put in one sealed envelope and addressed / identified as given in Sub Clause IB.19.2 hereof.
- 19.2 The inner and outer envelopes shall:
  - (a) Be addressed to the Employer at the address provided in the **Bidding Data**;
  - (b) Bear the specific identification of this bidding process as specified in the **Bidding Data**; and
  - (c) Provide a warning not to open before the time and date for bid opening, as specified in the **Bidding Data**.
- 19.3 In addition to the identification required in Sub-Clause IB.19.2 hereof, the inner envelope shall indicate the name and address of the Bidder to enable the Bid to be returned unopened in case it is declared "late" pursuant to ClauseIB.21.
- 19.4 If the outer envelope is not sealed and marked as above, the Employer will assume no responsibility for the misplacement or premature opening of the Bid.

## IB.20 Deadline for Submission of Bids

- 20.1 (a) Bids must be received by the Employer at the address specified no later than the time and date stipulated in the **Bidding Data**.
  - (b) Bids with charges payable will not be accepted, nor will arrangements be undertaken to collect the bids from any delivery point other than that specified above. Bidders shall bear all expenses incurred in the preparation and delivery of Bids. No claims will be entertained for refund of such expenses.
  - (c) Where delivery of a Bid is by mail and the Bidder wishes to receive an acknowledgment of receipt of such Bid, he shall make a request for such acknowledgment in a separate letter attached to but not included in the sealed Bid envelope.
  - (d) Upon request, acknowledgment of receipt of Bids will be provided to those making delivery in person or by messenger.
- 20.2 The Employer may, at his discretion, extend the deadline for submission of Bids by issuing an amendment in accordance with Clause IB.9, in which case all rights and obligations of the Employer and the Bidders previously subject to the original deadline will thereafter be subject to the deadline as extended.

### **IB.21** Late Bids

- 21.1 (a) Any Bid received by the Employer after the deadline for Submission of bids prescribed in Clause IB.20 shall be declared late, rejected and returned unopened to such Bidder.
  - (b) Delays in the mail, delays of person in transit, or delivery of a Bid to the wrong office shall not be accepted as an excuse for failure to deliver a Bid at the proper place and time. It shall be the Bidder's responsibility to determine the manner in which timely delivery of his Bid will be accomplished either in person, by messenger or by mail.

## IB.22 Modification, Substitution and Withdrawal of Bids

- 22.1 Any Bidder may modify, substitute or withdraw his Bid after Bid submission provided that the modification, substitution or written notice of withdrawal is received by the Employerprior to the deadline for submission of bids.
- 22.2 The modification, substitution, or notice for withdrawal of any Bid shall be prepared, sealed, marked and delivered in accordance with the provisions of Clause IB.19 with the outer and inner envelopes additionally marked "MODIFICATION", "SUBSTITUTION" or "WITHDRAWAL" as appropriate.
- 22.3 No Bid may be modified by a Bidder after the deadline for submission of Bids except in accordance with Sub Clauses IB.22.1 and 28.2.
- 22.4 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 Letter of Bid may result in forfeiture of the Bid security in pursuance to Clause IB.16.

### E. BID OPENING AND EVALUATION

### **IB.23** Bid Opening

- 23.1 The Employer will open the Bids including withdrawals, Substitution and modifications made pursuant to Clause IB.22, in the presence of Bidders' representatives who choose to attend, at the time, date and location stipulated in the **Bidding Data**. The Bidders' representatives who are present shall sign a register evidencing their attendance.
- 23.2 Envelopes marked "MODIFICATION", "SUBSTITUTION" or "WITHDRAWAL" shall be opened and read out first. Bids for which an acceptable notice of withdrawal has been submitted pursuant to Clause IB.22 shall not be opened. Only bids that are opened and read out at Bid opening shall be considered further.
- 23.3 The Bidder's name, total Bid Price and price of any alternative proposal(s), any discounts, Bid modifications, substitution and withdrawals, the presence or absence of Bid security, and such other details as the Employer may consider appropriate, will be announced by the Employer at the opening of Bids. Only discounts and alternative proposals read out at Bid opening

Shall be considered for evaluation. The Letter of Bid and the Summary Bill of Quantities are to be initialled by representative(s) of the Employer attending Bid opening. The Employer shall neither discuss the merits of any Bid nor reject any Bid (except for late Bids, in accordance with Sub-Clause IB 21.1).

23.4 The Employer shall prepare minutes of the Bid opening, including the information disclosed to those present in accordance with the Sub-Clause IB.23.3.

# IB.24 Process to be Confidential

24.1 Information relating to the examination, clarification, evaluation and comparison of Bids and recommendations for the award of Contract shall not be disclosed to Bidders or any other person not officially concerned with such process before the announcement of the result of Bid evaluation in the form of final evaluation report giving justification for acceptance orrejection of Bids which shall be done at least fifteen (15) daysprior to award of Contract. The announcement to all Bidders will include table(s) comprising read out prices, discounted prices, adjustments made, final evaluated prices and recommendations against all the Bids evaluated. Any effort by a Bidder to influence the Employer's processing of Bids or Contract award decisions may result in the rejection of such Bidder's Bid. Whereas any Bidder feeling aggrieved may lodge a written complaint not later than five (5) days after the announcement of the final evaluation report.

# IB.25 Clarification of Bids

- 25.1 To assist in the examination, evaluation and comparison of Bids, the Employer may, at his discretion, ask any Bidder for clarification of his Bid, including breakdowns of unit rates and lump sum prices. Any clarification submitted by a Bidder that is not in response to a request by the Employer shall not be considered. The request for clarification and the response shall be in writing. No change in the price or substance of the Bid shall be sought, offered or permitted except as required to confirm the correction of arithmetic errors discovered by the Employer in the evaluation of the Bids in accordance with Clause IB.28.
- 25.2 The Employer may, at his discretion, ask any Bidder for confirmation/submission of missing information to clarify its Bid. However, the Employer does not have an obligation to request any additional information or clarification with respect to missing or deficient information in a Bid. The Employer may reject any Bid as non-responsive if found materially incomplete, obscure, and irregular or omitting any material information required to be submitted in accordance with the Bidding Documents.
- 25.3 If a Bidder does not provide clarifications of its Bid by the date and time set reasonably (not less than seven (7) days) in the Employer's request for clarification, the Employer may proceed with the evaluation based on the information submitted in the Bid without waiting for the Bidder's response.

# IB.26 Examination of Bids and Determination of Responsiveness

- 26.1 Prior to the comparison of Bids, the Employer will determine whether each Bid is substantially responsive to the requirements of the Bidding Documents.
- 26.2 The Employer's determination of a Bid's responsiveness is to be based on the contents of the Bid itself, as defined in Sub-Clause IB.12.
- 26.3 A substantially responsive Bid is one which meets the requirements of the Bidding Documents, without material deviation, reservation or omission. A material deviation, reservation or omission is one that,
  - (a) if accepted, would:
    - (i) affect in any substantial way the scope, quality or performance of the Works; or
    - (ii) limit in any substantial way, inconsistent with the Bidding Documents, the Employer's rights or the Bidder's obligations under the proposed Contract; or
  - (b) If rectified, would unfairly affect the competitive position of other Bidders presenting substantially responsive Bids.
- 26.4 During the evaluation of Bids, the following definitions apply:
  - (a) "Deviation" is a departure from the requirements specified in the Bidding Documents;
  - (b) "Reservation" is the setting of limiting conditions or withholding from complete acceptance of therequirements specified in the Bidding Documents; and
  - (c) "Omission" is the failure to submit part or all of the information or documentation required in the Bidding Documents.
- 26.5 The Employer shall examine the technical aspects of the Bid submitted in accordance with Sub-Clause IB.12.1 (f), in particular, to confirm that all requirements stated in Specifications have been met without any material deviation, reservation or omission.
- 26.6 If a Bid is not substantially responsive to the requirements of the Bidding Documents, it will be rejected by the Employer, and may not subsequently be made responsive by correction or withdrawal of the non-conforming deviation, reservation or omission.

# IB.27 Nonmaterial Nonconformities

- 27.1 Provided that a Bid is substantially responsive, the Employer may waive any nonconformities in the Bid.
- 27.2 Provided that a Bid is substantially responsive, the Employer may request that the Bidder submit the necessary information or documentation, within a reasonable period of time, to rectify nonmaterial nonconformities in the Bid related to documentation requirements. Requesting information or

Documentation on such nonconformities shall not be related to any aspect of the price of the Bid. Failure of the Bidder to comply with the request may result in the rejection of its Bid.

27.3 Provided that a Bid is substantially responsive, the Employer shall rectify quantifiable nonmaterial nonconformities related to the Bid Price. To this effect, the Bid Price shall be adjusted, for comparison purposes only, to reflect the price of a missing or non-conforming item or component, by adding the average price of the item or component quoted by other lowest two evaluated substantially responsive Bidders. If the price of the item or component cannot be derived from the price of other substantially responsive Bids, the Employer shall use a suitable CSR, adjusted to the date 28 days earlierto the Bid submission date or its best assessment.

## IB.28 Correction of Arithmetic Errors

- 28.1 Bids determined to be substantially responsive will be checked by the Employer for any arithmetic errors. Errors will be corrected by the Employer as follows:
  - (a) Where there is a discrepancy between the amounts in figures and in words, the amount in words will govern.
  - (b) Where there is a discrepancy between the unit rate and the line item total resulting from multiplying the unit rate by the quantity, the unit rate as quoted will govern, unless in the opinion of the Employer there is an obviously gross misplacement of the decimal point inthe unit rate, in which case the line item total as quoted will govern and the unit rate will be corrected.
  - (c) If there is an error in a total corresponding to the addition or subtraction of subtotals, the subtotals shall prevail and the total shall be corrected.
- 28.2 The amount stated in the Letter of Bid will be adjusted by the Employer in accordance with the above procedure for the correction of errors and with the concurrence of the Bidder, shall be considered as binding upon the Bidder. If the Bidder does not accept the corrected Bid Price, his Bid will be rejected, and the Bid security shall be forfeited in accordance with Sub Clause IB.16.6 (b) hereof.

## IB.29 Evaluation and Comparison of Bids

- 29.1 The Employer will evaluate and compare only the Bids determined to be substantially responsive in accordance with Clause IB.26. The Employer shall use the criteria and methodologies listed in this Clause. No other evaluation criteria or methodologies shall be permitted.
- 29.2 In evaluating and comparing the Bids, the Employer will determine for each Bid the evaluated Bid Price by adjusting the Bid Price as follows:
  - (a) Making any correction for arithmetic errors pursuant to Clause IB.28;

- (b) Price adjustment due to discounts offered in accordance with Sub-Clause IB.23.3;
- (c) Excluding Provisional Sums and the provision, if any, for contingencies in the Summary Bill of Quantities, but including competitively priced daywork;
- (d) Making an appropriate price adjustment for any quantifiable nonmaterial nonconformities in accordance with Sub-Clause IB.27.3; and
- (e) The additional evaluation factors are specified in Section Evaluation Criteria and Qualification Updating Forms.
- 29.3 The estimated effect of the price adjustment provisions of the Conditions of Contract, applied over the period of execution of the Contract, shall not be taken into account in Bids' comparison.

# IB.30 Abnormally Low Bids

30.1 If the Bid Price of the successful Bidder is more than 15% below the lower of the Employer's estimate of the cost of work to be performed under the Contract or average of other lowest two evaluated substantially responsive Bids, the Employer may require the Bidder to produce detailed price analyses for any or all items of the Bill of Quantities todemonstrate the internal consistency of those prices with the construction methods and schedule proposed. After evaluation of the price analyses, the Employer may require anadditional Performance Security by 10% of the difference of the Bid Price as determined hereinabove up to issuance of Taking Over Certificate at the expense of the successful Bidder to a level sufficient to protect the Employer against financial loss in the event of default of the successful Bidder under the Contract. The Bids having Bid Price lower than 25% shall be liable to be rejected.

## IB.31 Unbalanced or Front Loaded Bids

31.1 If the Bid of the successful Bidder is seriously unbalanced (Front Loaded) in relation to the average of other evaluated substantially responsive Bids, the Employer during execution of contract may pay against measured quantities of significantly higher quoted line item(s) rate(s) with respect to same line item(s) rate(s) determined from the average of other lowest two evaluated substantially responsive Bids as instructed by the Engineer. The balance line item(s) rate(s) may be paid against the same measured quantities at the time of issuance of **Taking-over Certificate** or as instructed by the Engineer.

### F. AWARD OF CONTRACT

## IB.32 Award Criteria

32.1 Subject to Clauses IB.33 and IB.39, the Employer will award the Contract to the Bidder whose Bid has been determined as most advantageous Bid (substantially responsive to requirements of the Bidding Documents with the lowest evaluated Bid Price).

# IB.33 Employer's Right to Annul the Bidding Process

33.1 Notwithstanding Clause IB.32, the Employer reserves the right to annul the bidding process and reject all Bids, at any time prior to award of Contract, without thereby incurring any liability to the affected Bidders or any obligation.

The Employer shall upon request communicate to any Bidder who submitted a Bid, the grounds for its rejection of all Bids but is not required to justify those grounds. Rejection of all Bids shall be notified to all Bidders promptly.

# IB.34 Notification of Award

34.1 Prior to expiration of the period of Bid validity prescribed by the Employer, the Employer will notify the successful Bidder in writing ("Letter of Acceptance") that his Bid has been accepted. This letter shall name the sum which the Employer will pay the Contractor in consideration of the execution and completion of the Works by the Contractor as prescribed by the Contract (hereinafter and in the Conditions of Contract called the "Accepted Contract Amount").

The Letter of Acceptance will also state the remedies with respect to Sub-Clauses IB.30 & IB.31 if applicable.

- 34.2 No negotiation with the Bidder having submitted most advantageous Bid or any other Bidder shall be permitted, however, Employer may have clarification meetings before issuing Letter of Acceptance to get clarified any item in the Bid evaluation report.
- 34.3 The Letter of Acceptance/notification of award and its acknowledgement/acceptance by the Bidder will constitute the formation of the Contract, binding the Employer and the Bidder till signing of the formal Contract Agreement.
- 34.4 Upon furnishing by the successful Bidder of a Performance Security, the Employer will promptly notify the other Bidders that their Bids have been unsuccessful and return their Bid securities in accordance with Sub-Clause IB.16.5.

# IB.35 Performance Security

- 35.1 The successful Bidder shall furnish to the Employer a Performance Security in the form and the amount stipulated in the Conditions of Contract and additional Performance Security if applicable under IB.30 as stated in the Letter of Acceptance, within a period of 28 days after the receipt of Letter of Acceptance.
- 35.2 Failure of the successful Bidder to comply with the requirements of Sub Clause IB.35.1 or Clauses IB.36 or IB.37 shall constitute sufficient grounds for the annulment of the award, forfeiture of the Bid security and to award the Contract to the Bidder having submitted next advantageous Bid.

## IB.36 Signing of Contract Agreement

36.1 Within 14 days from the date of furnishing of acceptable Performance Security under the Conditions of Contract, the Employer will notify the successful Bidder to depute its representative with appropriate Power of Attorney to sign the Contract Agreement in the form provided in the Bidding Documents, incorporating all agreements between the parties.

- 36.2 The formal Agreement between the Employer and the successful Bidder shall be executed within 14 days of the receipt of the above stated notification by the successful Bidder from the Employer.
- **IB.37** Integrity Pact
- 37.1 The Bidder shall sign and stamp the Integrity Pact provided at Schedule-J to Bid in the Bidding Documents for all Federal Government procurement contracts exceeding PKR ten million. Failure to provide such Integrity Pact shall make the Bidder non-responsive.
- IB.38 Instructions Not Part of Contract
- 38.1 Bids shall be prepared and submitted in accordance with the Instructions to Bidders which are provided to assist the Bidders in preparing Bids but do not constitute part of the Contract.
- IB.39 Corrupt and Fraudulent Practices
- 39.1 The Employer will reject a Bid if it determines that the Bidder recommended for award, or any of its personnel, or its agents, or its sub-contractors, service providers, suppliers and/or their employees, has, directly or indirectly, engaged in corrupt, fraudulent, collusive, coercive, or obstructive practices in competing for the contract under this bidding.
- 39.2 The Employer will blacklist and hence forthwith debar a Constructor or individual, at any time, in accordance with the prevailing Public Procurement Rules 2004.

# **BIDDING DATA (BD)**

# **BIDDING DATA**

IB Clause Reference	Bidding Data
1.1	Name and address of the Employer:
	"PORT QASIM AUTHORITY"
	Employer Representative
	Director (Civil Maintenance)
	PQA Building No.3 Port Qasim Authority
	Bin Qasim, Karachi - 75020
	Tele: +92-21-99272158
1.1	Name of the Project & Summary of the Works:
	"Annual Running Maintenance Contract of PQA Roads & Bridges in North Western Industrial Zone (NWIZ), 2025-26"
1.2	Time for Completion for the Works: 12 Months
2	Not Applicable
3.1	Add "Local" in first line after word "all".  Polets 2.1(a) artirely.
	<ul> <li>Delete 3.1(a) entirely.</li> <li>Delete second and third paragraph from sub-clause 3.1(b).</li> </ul>
3.2	Add IB:3.2:
	"Mandatory Requirements: i. Valid registration with PEC in category C-3 or above.
	ii. Field of specialization CE-01, CE-02 & CE-10.
	iii. Valid Registration with Income Tax Department and Sindh Revenue Board. Must be active with FBR & SRB at the time of opening of Bid, will be verified online.
	<b>Note:</b> - PQA shall disqualify any applicant if it finds, at any time, that the information submitted by him concerning his qualification is false and materially
	inaccurate or incomplete.
5.1	Change with:
	"Each bidder shall submit only one bid by himself. A bidder who submits or participates in more than one bid (other than alternatives pursuant to Clause IB.17) will be disqualified."
7.1	Delete Sub-Clause $\rightarrow$ 9.(v), 9.(vi) &10
8.1	Time limit for clarification: Seven (07) days prior to dead line for submission of bids.
8.3	Venue, time, and date of the pre-Bid meeting: Upon Bidders Request.
9.3	Number of days: Seven (07)

	25
11.1	Bid language: English
12.1	Add to IB. 12.1 after Paragraph (f)
	12.1 (g) Qualification Information to be updated:
	Two Envelope Bid return system will be adopted. One envelope containing information regarding qualification of bidders shall be clearly marked "Technical proposal". The second envelope containing bidding documents and the Bid price shall be accomplished by clearly marked "Financial Bid Documents".
	(h) Furnish Technical Proposal:
	The bidder to submit a technical proposal in sufficient detail to demonstrate the adequacy of the bid in meeting requirements for timely completion of the work.
12.2	Not Applicable
13.5	Substitute 13.5 by:
	"The bidders shall submit bids in percentage above/below/at par of each unit rate mentioned in the schedule of rates applicable to all items and for the purposes of bid evaluation".
14.1	Delete 2 <sup>nd</sup> paragraph entirely.
14.2	Not Applicable
15.1	Period of Bid Validity: 120 (One Hundred Twenty) Calendar days
16.1	Amount of Bid Security: PKR 6.0 Million
16.2	In the form of Bank Guarantee from any schedule bank in Pakistan with AA Rating PACRA (Karachi Base) within 14 days after the receipt of Letter of Acceptance.
17.1	Alternative Proposal(s) by the Bidder shall not be considered.
18.4	Number of copies of the Bid to be completed and submitted: One original and two copies.
	Searchable pdf versions as well as word, excel etc. versions of the Bid if so required: Yes
19.2(a)	Employer's address for the purpose of Bid submission: As per Notice Inviting Tenders (NIT).
19.2(b)	Name and Number of the Contract: As per Notice Inviting Tenders (NIT).
20.1(a)	Deadline for submission of Bids: As per Notice Inviting Tenders (NIT).
23.1	Venue, time, and date of Bid opening: As per Notice Inviting Tenders (NIT).
29	Add IB Sub-Clause 29.4 as given:  "The contract shall be awarded for the lowest evaluated bid quoted percentage above / below / At Par on each unit rates for the purposes of bid evaluation if it is within workable limit."  "In case of financial bids of more than one bidder being found to be lowest and tied at exactly the same amount/ percentage, the criteria to award the contract will be such that the bidder who secured the most marks in the technical evaluation among the "lowest and tied bidders" will be awarded the contract."
35.1	Standard form and amount of Performance Security acceptable to the Employer:  "An amount equal to 10 percent of the Contract Price in the form of Bank guarantee issued by a Scheduled Bank in Pakistan (Karachi Based)AA Rating PACRA within 14 days after the receipt of Letter of Acceptance."

# EVALUATION CRITERIA AND QUALIFICATION UPDATING FORMS

# EVALUATION CRITERIA AND QUALIFICATION UPDATING FORMS

### 1. General

This Section contains Eligibility and Qualification Criteria that the Employer shall use to evaluate Bids and qualify Bidders in accordance with Clauses IB.26 of Instructions to Bidders. The Bidder shall provide all the information requested in the relevant forms contained in Bidder's Qualification Updating Forms provided herein.

The information provided in the forms shall be substantiated with valid documentary evidences otherwise the requirement will not be considered as complied.

Wherever a Bidder is required to state a monetary amount, Bidders shall indicate the PKR equivalent using the rate of exchange determined as follows:

- For financial data - Exchange rate prevailing on the last day of the respective calendar year (in which the amounts for that year is to be converted) was originally established.

Exchange rates shall be taken from the publicly available source identified in the Sub-Clause IB.14.2. Any error in determining the exchange rates in the Bid may be corrected by the Employer.

### 2. Domestic Preference

A margin of preference of 7.5% (seven and a half percent) shall be granted to domestic Bidders (in case of JV, all partners are Pakistani Constructors), in accordance with and subject to the following provisions:

- (a) The Bidders applying for such preference shall provide, as part of the data for qualification, such information, including details of ownership, as shall be required to determine whether, according to the classification established by the Employer, a Bidder qualifies for a domestic preference.
- (b) After Bids have been received and reviewed by the Employer, responsive Bids shall be classified into the following groups:
  - (i) Group A: Bids offered by domestic Bidders eligible for the preference.
  - (ii) Group B: Bids offered by other Bidders.

All evaluated Bids in each group shall, as a first evaluation step, be compared to determine the lowest Bid, and the lowest evaluated Bids in each group shall be further compared with each other. If, as a result of this comparison, a Bid from Group A is the lowest, it shall be selected for the award. If a Bid from Group B is the lowest, as a second evaluation step, all Bids from Group B shall then be further compared with the lowest evaluated Bid from Group A. For the purpose of this further comparison only, an amount equal to 7.5% (seven and a half percent) of the respective Bid Price corrected for arithmetical errors, including unconditional discounts and excluding Provisional Sums and the cost of dayworks, if any, shall beadded to the evaluated price offered in each Bid from Group B. If the Bid from Group A is the lowest, it shall be selected for award. If not, the lowest evaluatedBid from Group B based on the first evaluation step shall be selected.

### **3.** Evaluation (IB 29.2(e))

In addition to the criteria listed in IB 29.2 (a) - (d) the following criteria shall apply:

### 3.1 Assessment of adequacy of Technical Proposal with Requirements

The detailed criteria has been given in "Qualification of Contractors Volume-1"

# **3.2 Multiple Contracts**, if permitted under Sub-Clause 1.1 of Bidding Data, will be evaluated as follows:

### Award Criteria for Multiple Contracts

Bidders have the option to Bid for any one or more lots. Bids vil be evaluated lot-wise, taking into account discounts offered, if any, for combined lot. The contract(s) will be awarded to the Bidder or Bidders offering the lowest evaluated cost to the Employer for combined lots, subject to the selected Bilder() meeting the required qualification criteria for lot or combination of lots as the case may be.

## Qualification Crices a for Multiple Contracts

This Section tescribes criteria for qualification for each lot (contract). For multiple lots (contracts) the criteria for qualification is aggregate minimum requirement for respective lots.

### **3.3 Price Adjustments**, if permitted under IB.29.2(d), will be evaluated as follows:

(a) Price Adjustment for Completeness in Scope of Work

In case of omission in the scope of work of a quoted item, no price adjustment for the omitted item(s) shall be applied provided that the Bidder has mentioned in his Bid that the same is covered in any other item. Otherwise the adjustments will be applied for comparison purpose only, taking the average price quoted by other lowest two evaluated substantially responsive Bidders in their original Bids for corresponding item. In case of non-availability of price from other Bidders, the price will be estimated by the Employer from a suitable CSR, adjusted to the date 28 days earlier to the Bid submission date or the Employer shall use its best assessment.

The price adjustment shall not justify any additional payment by the Employer and the price(s) of omitted item(s) shall be deemed covered by other prices of the Bill of Ouantities.

(b) Price Adjustment for Technical/Commercial Non Compliance

The cost of making good any deficiency resulting from technical/commercial non-compliance will be added to the Corrected Total Bid Price for comparison purpose only.

The adjustments will be applied taking the average price quoted by other lowest two evaluated substantially responsive Bidders in their original Bids for corresponding item. In case of non-availability of price from other Bidders, the price will be estimated by the Employer in accordance with sub-para (a) hereof.

**Evaluation Criteria and Qualification** 

# **Qualification (Updating of Pre-Qualification)**

Eligibility and Qualification information described here below must be met by the legal entity(ies) comprising the Bidder, and not the Bidder's/JV partner's sister or parent companies, subsidiaries or affiliates.

	Eligibility and Qualific	ation Criteria		Complianc	e Requirements		Documentation
No.	Subject	Requirement	Single Entity		Joint Venture		Submission
		1.1	9	All Partners Combined	Each Member	Lead Member	Requirements
1. Eli	igibility						
1.1	PEC Licencing	Licencing by Pakistan Engineering Council (PEC) in accordance with paragraph (b) of Sub-Clause IB.3.1.	must meet requirement	N/A	N/A	N/A	Provisional/ Standard PEC Licence.
1.2	Pakistani Constructor's Tax Registration	Requirement of Pakistani Constructor on Active Taxpayer List (ATL) of FBR in accordance with paragraph (c) of Sub- Clause IB.3.1.	must meet requirement	N/A	N/A	N/A	Extracts of ATL
1.3	Debarment/Blacklisting	Not having been debarred/blacklisted in accordance with paragraph (d) of Sub-Clause IB.3.1.	Must meet requirement	N/A	N/A	N/A	Undertaking in the Letter of Bid

Evaluation Criteria and Qualification

Eligibility and Qualification Criteria		Compliance Requirements				Documentation	
	Requirement	Single Entity	Joint Venture			Submission	
	ject	-		All Partners Combined	Each Member	Lead Member	Requirements
2. Pe	nding Litigation			•			•
2. 1	Pending Litigation	Bidder's financial position and prospective long termprofitability sound according to criteria established in 3.1 below and assuming that all pending litigation will be resolved against the Bidder	Must meet requirement	N/A	N/A	N/A	Form CON – 1
3. Fin	nancial Situation and Per	rformance					
3.1	Financial Capabilities	(i) The Bidder shall demonstrate that it has access to, or has available, liquid assets, unencumbered real assets, lines of credit, and other financial means (independent of any contractual advance payment) sufficient to meet the construction cash flow requirements estimated as Eq. 60 Million PKR for	Must meet requirement	N/A	N/A	N/A	Form FIN – 3.1, FIN – 3.2, FIN – 3.3, with attachments

Evaluation Criteria and Qualification

	Eligibility and Qual	lification Criteria		Complianc	e Requirements		Documentation
No.	Sub	Requirement	Single Entity		Joint Venture		Submission
	ject	•	, and the second	All Partners Combined	Each Member	Lead Member	Requirements
		the subject contract(s)net of the Bidders other commitments.  (ii) The Bidders shall also demonstrate, to the satisfaction of the Employer, that it has adequate sources of finance to meet the cash flow requirements on workscurrently in progress and for future	Must meet requirement	N/A	N/A	N/A	
		contractcommitments.  (iii) The audited balance sheets or, if not required by the laws of the Bidder's country, other financial statements acceptable to the Employer, for the last year shall be submittedand must demonstrate the current soundness of the Bidder's financial position and indicate its prospectivelong-term profitability.	Must meet requirement	N/A	N/A	N/A	

## **Bidders Qualification Updating Forms**

To establish its qualifications to perform the contract in accordance with Section (Evaluation Criteria and Qualification Updating Forms) the Bidder shall provide the information requested in the corresponding Information Sheets included hereunder.

# Form ELI -1.1

# **Bidder Information Form**

		Date:	
Bid Referen	ce No. (if any)		
			pages
	<i>-</i>		r <i>c</i>
Bidder's name			
Bidder's country of registration:			
•			
[indicate country of Constitution]			
Bidder's year of incorporation:			
blacer's year of meorporation.			
Bidder's legal address [in country of registration]:			
Bidder's authorized representative information			
Nama			
Name:		_	
Address:			
Telephone/Fax numbers:			
reiephone/rax numbers			
E-mail address:			
			-

## Form ELI -1.2

# Bidder's JV Information Form (to be completed for each member of Bidder's JV)

	Date:
	Bid Reference No. (if any) and title:
	Pageofpages
Bidder's JV name:	
JV member's name:	1,00
JV member's country of registration:	
JV member's year of constitution:	
JV member's legal address in country of	constitution:
JV member's authorized representative	information
Name:	
Address:	
Telephone/Fax numbers:	
E-mail address:	

# Form CON - 1

# **Pending Litigation**

		Bidder's Name	:
		Bid Reference No. (if any) and t	
			Pageo
			pages
Per	nding Litigation, in accor	rdance with Eligibility and Qualification C	riteria
□ No pending l	itigation in accordance v	with Eligibility and Qualification Criteria,	Sub-Factor 2.1.
☐ Pending litigatindicated be		Eligibility and Qualification Criteria, Sub-	Factor 2.1 as
Year of dispute	Amount in dispute (currency)	Contract Identification	Total Contract Amount (currency), Eq. PKR (exchange rate)
		Contract Identification: Name of Employer: Address of Employer: Matter in dispute: Party who initiated the dispute: Status of dispute:	
		Contract Identification: Name of Employer: Address of Employer: Matter in dispute: Party who initiated the dispute: Status of dispute:	

## **Form FIN – 3.1:**

Fir	nancial Situation and Performance
	Bidder's Name:
	Date:
	Bid Reference No. (if any) and title:
	Pageof
1. Financial data	pages
Type of Financial information	Historic information for last year,
in	(amount in currency, currency, exchange rate*, Eq. PKR)
(currency)	
Statement of Financial Position	(Information from Balance Sheet)
Total Assets (TA)	
Total Liabilities (TL)	
Total Equity/Net Worth (NW)	
Current Assets (CA)	
Current Liabilities (CL)	
Working Capital (WC)	

Information from Income Statement

**Cash Flow Information** 

### 2. Financial documents

Activities

Total Revenue (TR)

Profits Before Taxes (PBT)

Cash Flow from Operating

The Bidder and its parties shall provide copies of financial statements for last three (03) years pursuant to Eligibility and Qualification Criteria, Sub-factor 3.1. The financial statements shall:

- (a) Reflect the financial situation of the Bidder or in case of JV member, and not an affiliated entity (such as parent company or group member).
- (b) Be independently audited or certified in accordance with local legislation.
- (c) Be complete, including all notes to the financial statements.
- (d) Correspond to accounting periods already completed and audited.

Attached are copies of financial statements <sup>1</sup> for the last year required above; and complying with
the requirements

<sup>\*</sup>Refer to IB 14.2 for the exchange rate

<sup>&</sup>lt;sup>1</sup> If the most recent set of financial statements is for a period earlier than 12 months from the date of bid, the reason for this should be justified.

### **Form FIN – 3.2:**

### **Financial Resources**

Specify proposed sources of financing, such as liquid assets, unencumbered real assets, lines of credit, and other financial means, net of current commitments, available to meet the total construction cash flow demands of the subject contract or contracts as specified in Eligibility and Qualification Criteria.

No.	Source of financing	Amount (Eq. PKR)
1		
2		
3		

# **Form FIN – 3.3:**

## **Current Contract Commitments / Works in Progress**

Bidders should provide information on their current commitments on all contracts that have been awarded, or for which a letter of intent or acceptance has been received, or for contracts approaching completion, but for which an unqualified, full completion certificate has yet to be issued.

	Current Contract Commitments									
No.	Name of Contract	Employer's Contact Address, Telephone, Fax	Value of Outstanding Work [Current Eq. PKR]	Estimated Completion Date	Average Monthly Invoicing Over Last Six Months [Eq. PKR /month)]					
1										
2										
3										
4										
5										

# LETTER OF BID AND SCHEDULES TO BID

# **LETTER OF BID**

Bid	Reference No
	[Name of Contract/ Works]
Го:	
Gentle	man,
1.	Having examined the Bidding Documents including Instructions to Bidders, Bidding Data, Conditions of Contract, Specifications, Schedules to Bid including Bill of Quantities, Drawings and Addenda Nos
2.	We meet the eligibility requirements in accordance with IB.3.
3.	We, including any Subcontractors for any part of the Contract, are not debarred/blacklisted by the Employer, any Government/Semi Government/Public Department in Pakistan or foreign country, international organizations or other foreign institutions.
4.	Our subcontractors or suppliers for any part of the Contract, if any, shall have nationalities from eligible countries, in accordance with IB.4.4.
5.	We understand that all the Schedules attached hereto form part of this Bid.
6.	As security for due performance of the undertakings and obligations of this Bid, we submit herewith a Bid Security in the amount of PKR
	made payable to youand valid for a period of 120 days beginning from the date bids are opened.
7.	We undertake, if our Bid is accepted, to commence the Works and to complete the whole of the Works comprised in the Contract within the time stated in Contract Data.
8.	We agree to abide by this Bid for the period of <u>120</u> days, inclusive of 14 days beyondBid validity period (as mentioned at Sr. No. 6 above) and it shall remain binding upon us and may be accepted at any time before the expiration of that period.
9.	Unless and until a formal Agreement is prepared and executed, this Bid, together with your written acceptance thereof, shall constitute a binding contract between us.
10.	We do hereby declare that the Bid is made without any collusion, comparison of figures or arrangement with any other Bidder for the Works.
11.	We understand that you are not bound to accept the lowest or any Bid you may receive.
12.	We undertake that all the information and documents submitted with the Bid are genuine, and in case of incorrect information of fake documents we shall be liable for punitive action under the Applicable Law.

Dated this	day of	20
Signature:		
in the capacity of		duly authorized to sign Bids for and on behalf of
		(Name of Bidder in Block Capitals)
		(Seal)
Address:		
Witness:		
Signature:		
Name:		
Occupation —		

### SCHEDULE OF ADJUSTMENT DATA

### **Schedule of Cost Indexation**

[The formulae for price adjustment shall be of the following general type:]

 $Pn = a + b Ln / Lo + c En / Eo + d Mn / Mo + \dots$ 

Where:

"Pn" is the adjustment multiplier to be applied to the estimate 1 Contract value in the relevant currency of the work carried out in period "n", this period being a month;

"a" is a fixed coefficient, stated in the relevant table of adjustment data, representing the non-adjustable portion in contractual payments;

"b", "c", "d", ... are coefficients representing the c timated proportion of each cost element related to the execution of the Works as stated to the elevant table of adjustment data; such tabulated cost elements may be indicative of the surce such as labour, equipment and materials;

"Ln", "En", "Mn", are the current cost indices or reference prices for period "n", expressed in the relevant currency of payment, each of which is applicable to the relevant tabulated cost element on the date 49 days prior to the est day of the period (to which the particular Payment Certificate relates); and

"Lo", "Eo", "Mo", are the base cost indices or reference prices, expressed in the relevant currency of payment, each of which is applicable to the relevant tabulated cost element on the Base Date.

The weightings (coefficients) for each of the factors of cost stated in the following table(s) of adjustment data shall of be adjusted if they have been rendered unreasonable, unbalanced or inapplied by a consequence of variation(s).

If the currency in which the Contract price is expressed is different from the currency of the country of origin of the indices, a correction factor will be applied to avoid incorrect adjustments of the Contract price. The correction factor shall be:  $Z_0 / Z_1$ , where,

 $Z_0$  = the number of units of currency of the origin of the indices which equal to one unit of the currency of the Contract Price on the Base date, and

 $Z_1$  = the number of units of currency of the origin of the indices which equal to one unit of the currency of the Contract Price on the Date of Adjustment.

### SCHEDULE OF ADJUSTMENT DATA

Table I. Local Currency (LC) For Bill Nos.

[In the Table below, the Bidder shall (a) indicate amount of local currency payment, and the Employer shall (b) enter the Index description and source of indices for the different elements of cost, and (c) derive weightings for local currency payment including nonadjustable fixed portion. PEC Standard Procedure and Formula for Price Adjustment (Second Ediam), May, 2022 as amended time to time shall be applied for preparation of the following Table 1.

		_			
Index code	Index description	Source of index / Prices		Bidder's resited curry cy amount	Weighting
(i) (ii) (iii) (iv)	Non-adjustable Pipe Diesel Labor	Calculated Market Government of Pakistan Federal Bureau of Statistics			A: B: C: D:
	7	Τ	Total		1.00

The base cost indices or pieces shall be those applying 28 days prior to the latest day for submission of bids. Current indices or prices shall be those applicable 28 days prior to the last day of the month when work was executed at site.

• Any fluctuation in the indices or prices of materials other than those given above shall not be subject to adjustment of the Contract Price.

#### SCHEDULE OF ADJUSTMENT DATA

Table II. Foreign Currency (FC) For Bill Nos.

[In the Table below, the Bidder shall (a) indicate amount of foreign currency payment, (b) indicate the source and base values of indices for the different foreign currency elements of cost, (c) derive its proposed weightings of foreign currency payment, except the for-adjustable portion which will be filled in by the Employer.

If the Bidder wishes to incur in more than one foreign currency has to two currencies permitted) then this table should be repeated for each foreign currency.]

Index code	Index description	Source of index	Base value and date	Bit de's related source currency in type/amount	Equivalent in FC1	Bidder's proposed weighting
(i) (ii) (iii) (iv) (v)	Non- adjustable	120,				A: B: C: D: E:
				Total		1.00

#### SCHEDULE OF ADJUSTMENT DATA

#### **Table III. Foreign Currency Requirements**

[With reference to Sub Clause IB.14.1, the Bidder shall provide information below on the proportion of various currencies in which he requires payment to be made. The Bidders shall also indicate Factors (inputs) related to the requirement of respective currencies.]

Sr. No	Currency (name)	Percentage payable in currency	Factors (inputs) to which the Requirements Refer
1.	LC (Pak. Rs.)	7 7	* General Expenses in power, Local Staff, Expatriate Seeff Spare Parts, Fuel & Lubricants, Hydraulic Binder, Timber & Plywood, Adariws & Protectives, Joints & Waterstops, Explosives-Fuses-Detonators, Rester & Vice mesh, Metal Pipes & Fittings, Structural Steel, Miscellaneous Metals, Noncrete Pipes, PVC Pipes, Build Materials, Suc Contractor, Drilling & Grouting Subsontractor Third Party Supplies, Import Charges, General Expenses, Plants.
2.	FC1 (US \$ Dollar)	PS.	Expatriate Staff, Spare Parts, Hydraulic Binder, Timber & Plywood, Additives & Protectives, Drilling Materials, Miscellaneous, Sub-Contractor, Import Charges, General Expenses, Plants.
3.	FC2 (EUR &EURO)	,	* Expatriate Staff, Spare Parts, Additives & Protectives, Welding Materials, Miscellaneous, Electrical Sub-Contractor, Import Charges, General Expenses, Equipment, Plants.
	TOTAL	100.00	

[\*The above Factors (Inputs) related to the requirement of respective currencies, are for guidance only, and shall be indicated specific to the Contract.]

#### SCHEDULE OF ADJUSTMENT DATA

#### **Table IV. Summary of Payment Currencies**

[In the Table below, the Bidder shall list the exchange rates used in the currency conversion with reference to Sub Clause IB.14.2.]

			- 1	4
Name of payment currency	a Amount of currency	b Rate of exchange (local currency per unit of foreign)	Lower currency equivalent to tax b	d Percentage of Total Bid Price (TBP) 100xc TBP
Local currency (Pak. Rs)				
FC1	7,	2		
FC2				
Total Bid Price				100.00
Provisional sums expressed in local currency	[To be entered by the Employer]		[To be entered by the Employer]	
TOTAL BID PRICE (including provisional sum)				

A-6 Schedule-A to Bid

# PRICE ADJUSTMENT UNDER CLAUSE 13.7 OF CONDITIONS OF CONTRACT

The source of indices and the weightages or coefficients for use in the adjustment formula under Clause 13.7 shall be as follows:

Cost Element	Description	Weightages	Applicable index		
1	2	3	4		
(i)	Fixed Portion				
(ii)	Local Labor		Government of Pakistan (GP) Federal Bureau of Statistics (FBS) Monthly Statistical Bulletin.		
(iii)	Cement – in bags				
(iv)	Reinforcing Steel				
(v)	High Speed Diesel (HSD)				
(vi)	Bricks				
(vii)	Bitumen				
	Total	1.000			

#### Notes:

- 1- Indices for "(ii)" to "(vii)" are taken from the Government of Pakistan Federal Bureau of Statistics, Monthly Statistical Bulletin. The base cost indices or prices shall be those applying 28 days prior to the latest day for submission of bids. Current indices or prices shall be those applying 28 days prior to the last day of the billing period.
- 2- Any fluctuation in the indices or prices of materials other than those given above shall not be subject to adjustment of the Contract Price.
- 3- Fixed portion shown here is for typical road project, Employer to determine the weightage of Fixed Portion considering only those cost elements having cost impact of seven (7) percent or more on his specific project.
- 4- Price Adjustment for the specified elements in the contract will be computed as follows:

Increase / Decrease in Cost (Price Adjustment factor) — <u>Current Date Price—Base Date Price</u>

Base Date Price

- If the resulting Price Adjustment Factor is positive (+ve), the price should be added to Contractor's payable amount. If the result is negative (-ve) the price should be subtracted to Contractor's payable amount.
- The executed quantities of the elements subject to Price Adjustment can be obtained from the actual
  measurement or from certified invoice of the Contractor or any other mode agreed between the parties
  which shall be stipulated in the contract

#### **BILL OF QUANTITIES**

#### A. Preamble:

- 1. The Bill of Quantities shall be read in conjunction with the Conditions of Contract, Specifications and Drawings.
- 2. The quantities given in the Bill of Quantities are estimated and provisional, and are given to provide a common basis for bidding. The basis of payment will be the actual quantities of work executed and measured by the Contractor and verified by the Engineer and valued at the rates and prices as given in the priced Bill of Quantities, where applicable, and otherwise at such rates and prices as the Engineer may fix as per the Contract.
- 3. The rates and prices as given in the priced Bill of Quantities shall, except insofar as it is otherwise provided under the Contract include all costs of Contractor's plant, labour, supervision, materials, execution, insurance, profit, taxes and duties, together with all general risks, liabilities and obligations set out or implied in the Contract. Furthermore, all duties, taxes and other levies payable by the Contractor under the Contract, or for any other cause, as on the date 28 days prior to deadline for submission of Bids, shall be included in the rates and prices and the total Bid Price submitted by the Bidder.
- 4. A rate or price shall be entered against each item in the priced Bill of Quantities, whether quantities are stated or not. The cost of items against which the Contractor will have failed to enter a rate or price shall be deemed to be covered by other rates and prices entered in the Bill of Quantities.
- 5. The whole cost of complying with the provisions of the Contract shall be included in the items provided in the priced Bill of Quantities, and where no items are provided, the cost shall be deemed to be distributed among the rates and prices entered for the related items of the Works, or the same shall be determined by the Engineer in accordance with Clause 13, General Conditions.
- 6. General directions and description of work and materials are not necessarily repeated nor summarised in the Bill of Quantities. References to the relevant sections of the Bidding Documents shall be made before entering prices against each item in the Bill of Quantities.
- 7. Provisional sums included and so designated in the Bill of Quantities shall be expended in whole or in part at the direction and discretion of the Engineer in accordance with Sub-Clause 13.4 of General Conditions of Contract.
- 8. The following abbreviations for units have been used in Bill of Quantities:

Units	Abb	oreviations
Cubic Meter	=	cum
Square Meter	=	sqm
Kilogram	=	kg
Provisional Sum	=	PS
Lump-Sum	=	LS

## **BILL OF QUANTITIES**

B-2 Schedule-B to Bid

#### A. Work Items:

- 1. The Bill of Quantities contains the following Bills
  - Bill of Quantities Scope of works with technical specification has been enclosed in Schedule-B to Bid as B-3
- 2. Bidders shall quote their prices entirely in Pak Rupees only.
- 3. The unit rates quoted in the Bill of quantities shall be inclusive of all applicable taxes / duties and Sindh Sales Tax on Construction Services

## **PORT QASIM AUTHORITY (PQA)**

# Annual Running Maintenance Contract of PQA Roads & Bridges in North Western Industrial Zone (NWIZ) 2025-26

# **SCHEDULE TO BID (NWIZ)**

Sr. No	ITEM Ref. # N.H.A - 2024	Description	Unit	Rate
1	101	Clearing and Grubbing	Sqm	46.46
2	102a	Removal of Trees 150 - 300 mm Girth	Each	1,388.03
3	102b	Removal of Trees 301 - 600 mm Girth	Each	2,363.90
4	102c	Removal of Trees 601 mm or over Girth	Each	6,005.59
5	103	Stripping	Cum	668.29
6	104	Compaction of Natural Ground	Sqm	46.88
7	106a	Excavate Unsuitable Common Material	Cum	570.69
8	106bi	Excavate Unsuitable Hard Rock Material	Cum	1,867.45
9	106bii	Excavate Unsuitable Medium Rock Material	Cum	1,275.43
10	106biii	Excavate Unsuitable Soft Rock Material	Cum	934.90
11	106c	Excavate Surplus Common Material	Cum	570.69
12	106di	Excavate Surplus Hard Rock Material	Cum	1,867.45
13	106dii	Excavate Surplus Medium Rock Material	Cum	1,275.43
14	106diii	Excavate Surplus Soft Rock Material	Cum	934.90
15	107a	Structural Excavation in Common Material	Cum	501.21
16	107b	Structural Excavation in Common Material Below Water Level (Where dewatering is performed by pump for structures only)	Cum	2,005.54
17	107ci	Structural Excavataion in HARD rock material	Cum	1,584.69
18	107cii	Structural Excavataion in Medium rock material	Cum	1,041.66
19	107ciii	Structural Excavataion in Soft rock material	Cum	731.09
20	107d	Granular Backfill	Cum	4,679.56
21	107e	Common Backfill	Cum	477.71
22	108a	Formation of Embankment from Roadway Excavation in Common Material	Cum	731.09
23	108bi	Formation of Embankment from ROADWAY EXCAVATION IN HARD Rock Material	Cum	2,389.28
24	108bii	Formation of Embankment from ROADWAY EXCAVATION IN Medium Rock Material	Cum	1,743.18
25	108biii	Formation of Embankment from ROADWAY EXCAVATION IN Soft Rock Material	Cum	1,323.99

				51
26	108c	Formation of Embankment from Borrow Excavation in Common Material	Cum	768.25
27	108d	Formation of Embankment from Structural Excavation in Common Material	Cum	382.65
28	108e	Formation of Embankment from Structural excavation in any type of Rock Material	Cum	523.23
29	109a	Subgrade Preparation in Earth Cut	Sqm	192.44
30	109bi	Subgrade preparation in Existing Road Without any Fill	Sqm	168.04
31	110	Improved Sub-Garde (CBR>20%)	Cum	1,808.60
32	114a	Dressing of Berm W/o Extra Material	Sqm	57.56
33	114b	Dressing of Berm with Extra Material	Sqm	79.54
34	201	Granular Sub-Base	Cum	4,434.91
35	202i	Aggregate Base Course (with Paver)	Cum	5,370.49
36	202ii	Aggregate Base Course (with Grader)	Cum	5,133.53
37	203a	Asphaltic Base Course Plant Mix (Class A)	Cum	33,106.31
38	203b	Asphaltic Base Course Plant Mix (Class B)	Cum	33,902.14
39	203c	Asphaltic Levelling Course Plant Mix (Class A)	Cum	33,575.66
40	203d	Asphaltic Levelling Course Plant Mix (Class B)	Cum	34,136.29
41	204b	CEMENT STABILIZED BASE	Cum	6,900.16
42	204c	CEMENT CONTENT	Ton	33,440.80
43	204d	Liquid Asphalt for Curing Seal, Type MC-250	Ton	212,181.75
44	204e	Emulsified Asphalt for Curing Seal, Type SS-1	Ton	207,081.75
45	205a	Graded Crusted Aggregate Crack - Relief Layer	Cum	5,448.34
46	205b	Asphaltic Open-Graded Plant Mix Crack-Relief Layer	Cum	33,774.60
47	206b	Water Bound Macaddam Base With Course Aggregate Class B	Cum	5,169.60
48	207a	Deep Patching (0-15 cm)	Sqm	334.48
49	207b	Deep Patching (15-30 cm)	Sqm	334.48
50	208	Reinstatement of Road Surface	Sqm	256.34
51	209a	Breaking of Existing Road Pavement Structure	Cum	1,121.48
52	209b	Scarification of Existing Road Pavement	Sqm	149.78
53	215a	Providing and placing geotextile 190 gsm, 100% continuous polypropylene nonwoven, isotropic, thermally & mechanically bonded. 100 years life oxidation resistance (Imported)	Sqm	1,155.70
54	302a	Cut-Back Asphalt for Bituminous Prime Coat	Sqm	214.84
55	302b	Emulsified Asphalt for Bituminous Prime Coat	Sqm	207.49
56	303a	Cut-Back Asphalt for Bituminous Tack Coat	Sqm	87.70
57	303b	Emulsified Asphalt for Bituminous Prime Coat	Sqm	83.61

				52
58	304ai	Single Surface Treatment	Sqm	467.05
59	304aii	Single Surface Treatment w/o Prime Coat	Sqm	331.54
60	304bi	Double Surface Treatment	Sqm	902.41
61	304bii	Double Surface Treatment w/o Prime Coat	Sqm	766.51
62	304ci	Triple Surface Treatment	Sqm	1,065.90
63	304cii	Triple Surface Treatment w/o Prime Coat	Sqm	929.63
64	304d	Seal Coat	Sqm	137.38
65	305a	Asphalt Concrete for Wearing Course (Class-A)	Cum	35,663.90
66	305b	Asphalt Concrete for Wearing Course (Class-B)	Cum	36,231.19
67	307a	DENSE GRADED HOT BIT-MAC	Cum	29,758.65
68	307b	OPEN GRADED HOT BIT-MAC	Cum	29,487.14
69	308a	Recycling of Asphalt Concrete (0 - 60 mm THICK)	Cum	8,251.36
70	308b	Bitumen Binder Grade (40-50, 60-70, 80-100)	Ton	197,776.69
71	309a	Cold Milling 0-30mm	Sqm	151.03
72	309b	Cold Milling 0-50mm	Sqm	251.41
73	309c	Cold Milling 0-70mm	Sqm	353.54
74	309d	Cold Milling 0-100mm	Sqm	484.53
75	309e	Cold Milling 0-130mm	Sqm	629.88
76	310a	Jointed Plain Concrete Pavement (JPCP) using minimum 5000 Psi Class Concrete laid through concrete paver including Transverse and Longitudinal Joints Formation, Expansion Caps and Filling with Sealant Complete in all respect excluding reinforcement (DOWEL/TIE BARS)	Cum	40,092.58
77	401a1i	Concrete Class A1 (Underground)	Cum	24,268.60
78	401a1ii	Concrete Class A1 (On Ground)	Cum	26,604.86
79	401a1iii	Concrete Class A1 (Elevated)	Cum	27,460.96
80	401a2i	Concrete Class A2 (Underground)	Cum	25,613.36
81	401a2ii	Concrete Class A2 (On Ground)	Cum	28,193.28
82	401a2iii	Concrete Class A2 (Elevated)	Cum	28,913.23
83	401a3i	Concrete Class A3 (Underground)	Cum	27,158.18
84	401a3ii	Concrete Class A3 (On Ground)	Cum	29,739.24
85	401a3iii	Concrete Class A3 (Elevated)	Cum	30,459.33
86	401b	Concrete Class B	Cum	18,218.89
87	401ci	Concrete Class C (Underground)	Cum	22,137.00
88	401cii	Concrete Class C (On Ground)	Cum	24,512.96
89	401ciii	Concrete Class C (Elevated)	Cum	25,398.83
	1	1		1

				53
90	401di	Concrete Class D1	Cum	33,719.79
91	401dii	Concrete Class D2	Cum	35,486.71
92	401diii	Concrete Class D3	Cum	37,036.71
93	401e	Concrete Class Y	Cum	27,930.33
94	401f	Lean Concrete	Cum	13,700.18
95	401gi	Precast Concrete Class A1	Cum	26,776.80
96	401gii	Precast Concrete Class A3	Cum	29,882.16
97	401giii	Precast Concrete Class B	Cum	24,718.13
98	401giv	Precast Concrete Class D1	Cum	34,147.04
99	401gv	Precast Concrete Class D2	Cum	35,912.81
100	401gvi	Precast Concrete Class D3	Cum	37,462.81
101	401h	Plum (CYCLOPEAN / RUBBLE) Concrete(2:1 CONCRETE, STONE RATIO)	Cum	14,974.45
102	404a	Reinforcement as Per AASHTO M-31 Grade 40	Ton	353,730.31
103	404b	Reinforcement as Per AASHTO M-31 Grade 60	Ton	356,355.31
104	404h	Reinforcement (Structural Shapes) as Per ASTM-A-36	Ton	407,946.78
105	405a	PRE-STRESSING WIRE STRAND 3/8" - 1/2" DIA Complete in all respect	Ton	927,530.71
106	405b	LAUNCHING OF GIRDER	Ton	2,654.45
107	406a	Premoulded Joint FILLER 12 mm THICK WITH BITUMASTIC JOINT SEAL	Sqm	5,535.75
108	406b	Neoprene Rubber Joint Filler 6 mm thick WITH BITUMASTIC JOINT SEAL	Sqm	12,785.40
109	406ci	Steel Expansion Joints as per design Local (Pakistan make), PSQCA certified	Kg	921.81
110	406cii	50 mm Expansion Joint-Nosing type with two aluminum alloy sections and eastomeric profile imported (EUROPEAN/AMERICAN Make)	Rm	134,961.49
111	406ciii	50 mm Expansion Joint-Nosing type with two aluminum alloy sections and eastomeric profile imported (West Asian Make)	Rm	119,450.13
112	406civ	110 mm Expansion Joint - Cantilever saw teeth with two aluminum Alloy Sections Imported (European/American Make)	Rm	498,314.81
113	406cv	110 mm Expansion Joint - Cantilever saw teeth with two aluminum Alloy Sections Imported (West Asian Make)	Rm	423,350.04
114	406cvi	65 mm expansion Joint-Nosing-Molded Vulcanized Elastomer Single Section (One piece, Monoblock) imported (EUROPEAN/AMERICAN MAKE)	Rm	102,722.43
115	406cvii	65 mm expansion Joint-Nosing-Molded Vulcanized Elastomer Single Section (One piece, Monoblock) imported (WEST ASIAN MAKE)	Rm	90,700.61
115	406cvii	Elastomer Single Section (One piece, Monoblock)	Rm	90,700

				54
116	406cviii	50 mm expansion Joint- TWO PROFILE Alloy ALUMINUM 6063 T 6 CONTINOUS CR PROFILE, SOCKETS STUDS LOCAL (PAKISTAN MAKE), PSQCA CERTIFIED	Rm	81,110.25
117	406cix	65 mm expansion Joint-W Section CR Vulcanized Molded Nosing local (PAKISTAN MAKE),PSQCA CERTIFIED	Rm	78,472.65
118	406cx	50 mm Expansion Joint- INDIGENOUS TYPE 15mm Thick Two VERTICAL STEEL PLATES WELDED 10mm THICK ROUND STEEL BARS LOCAL (PAKISTAN MAKE),PSQCA CERTIFIED	Rm	89,965.64
119	406cxi	110 mm Expansion Joint SAW TEETH FOUR PROFILE ALUMINUM ALLOY 6063-T6 CONTINOUS CR PROFILE NOISE FREE LOCAL (PAKISTAN MAKE), PSQCA CERTIFIED	Rm	199,993.19
120	406cxii	80 mm Expansion Joint STEEL GRADE EN10025 SOUND ISOLATED SILENT TYPE WITH SINUS PLATES IMPORTED (WEST ASIAN MAKE)	Rm	191,947.61
121	406cxiii	50 mm EXPANSION JOINT-NOSING TYPE WITH TWO ALUMINUM ALLOY SECTIONS AND ELASTOMERIC PROFILE IMPORTED (EAST ASIAN MAKE)	Rm	125,416.04
122	406cxiv	65 mm EXPANSION JOINT-NOSING-MOLDED VULCANIZED ELASTOMER SINGLE SECTION (ONE PIECE, MONOBLOCK) IMPORTED (EAST ASIAN MAKE)	Rm	100,842.66
123	406cxv	110 mm EXPANSION JOINT-CANTILEVER SAW TEETH WITH TWO ALUMINUM ALLOY SECTIONS IMPORTED (EAST ASIAN MAKE)	Rm	461,872.78
124	406cxvi	100 MM ELASTOMERIC MONOBLOCK EXPANSION JOINT MIDDLE TOP SURFACE VULCANIZED ALUMINUM WITH RUBBER IMPORTED (WEST ASIAN MAKE)	Rm	153,200.05
125	406cxvii	80 mm EXPANSION JOINT ZIGZAG FINGER DUAL STRUCTURE ALUMINUM LESS NOISE LOCAL (PAKISTAN MAKE),PSQCA CERTIFIED	Rm	149,467.14
126	406di	PVC Water Stops 6" SIZE (12 mm THICK)	Rm	2,548.45
127	406dii	PVC Water Stops 8" SIZE (12 mm THICK)	Rm	3,657.25
128	406e	Elastomeric Bearing Pads (According To Size and Thickness) LOCAL (PAKISTAN MAKE),PSQCA CERTIFIED	Cu.cm	9.51
129	406ei	Elastomeric Bearing Pads (according to size and thickness) imported (WEST ASIAN MAKE)	Cu.cm	10.68
130	406eii	Elastomeric Bearing Pads (according to size and thickness) imported (European/American MAKE)	Cu.cm	15.80
131	406eiii	Elastomeric Bearing Pads (according to size and thickness) imported (East Asian Make)	Cu.cm	12.93
132	406f	ASPHALT FELT (3 PLY)	Sqm	1,117.51
133	407di	CAST IN PLACE PILES UP TO 0.8 m DIA IN NORMAL SOIL (BORING ONLY)	RM	10,327.70
134	407dii	CAST IN PLACE PILES UP TO 0.8 m DIA IN GRAVEL STRATA (BORING ONLY)	RM	14,420.95
135	407diii	CAST IN PLACE PILES > 0.8 m UPTO 1 m DIA In NORMAL SOIL (BORING ONLY)	RM	11,822.21

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136	407div	CAST IN PLACE PILES > 0.8 m UPTO 1 m DIA in GRAVEL STRATA (BORING ONLY)	RM	16,958.09
137	407dv	CAST IN PLACE PILES > 1 m UPTO 1.5 m DIA in NORMAL SOIL (BORING ONLY)	RM	23,142.36
138	407dvi	CAST IN PLACE PILES > 1 m UPTO 1.5 m DIA IN GRAVEL STRATA (BORING ONLY)	RM	36,974.68
139	407dvii	CAST IN PLACE PILES > 1.5 m UPTO 2 m DIA in NORMAL SOIL (BORING ONLY)	RM	33,422.88
140	407dviii	CAST IN PLACE PILES > 1.5 m UPTO 2 m DIA IN GRAVEL STRATA (BORING ONLY)	RM	53,776.64
141	407ki	Confirmatory Boring in SOIL STRATA (NX SIZE) including testing and reporting	RM	9,617.56
142	407kii	Confirmatory Boring in GRAVEL STRATA (NX SIZE) including testing and reporting	RM	12,637.20
143	407kiii	Confirmatory Boring in ROCK STRATA (NX SIZE) including testing and reporting	RM	18,953.45
144	407s	Pile Load Test Upto 550 Ton	Each	2,083,026.40
145	407t	Pile Load Test Upto 800 Ton	Each	2,942,296.70
146	407u	Pile Load Test Upto 1000 Ton	Each	3,597,834.20
147	407v	Pile Load Test Upto 1200 Ton	Each	4,175,371.70
148	407w	Pile Load Test Upto 1500 Ton	Each	4,977,927.95
149	407x	Pile Load Test Upto 2000 Ton	Each	5,585,427.95
150	407y	Pile Load Test Upto 2500 Ton	Each	6,244,919.45
151	4071	Permanent Pile Casing For Piles	Ton	487,728.55
152	410	Brick Wark	Cum	18,499.69
153	411a	Stone Masonry Random Dry	Cum	7,398.46
154	411b	Stone Masonry Random with Mortar	Cum	12,489.26
155	411c	Stone Masonry Dressed Uncoursed Dry	Cum	9,163.38
156	411d	Stone Masonry Dressed Uncoursed With Mortar	Cum	14,281.61
157	411g	Roll Pointing	Sqm	774.54
158	412a	Stone Masonry Dressed COURSED With Mortar	Cum	15,679.59
159	501a	R.C.C Pipe Culvert AASHTO M 170 Class II Dia 310mm	Rm	6,311.91
160	501b	R.C.C Pipe Culvert AASHTO M 170 Class II Dia 380mm	Rm	7,146.96
161	501c	R.C.C Pipe Culvert AASHTO M 170 Class II Dia 460mm	Rm	8,251.19
162	501d	R.C.C Pipe Culvert AASHTO M 170 Class II Dia 610mm	Rm	10,563.78
163	501e	R.C.C Pipe Culvert AASHTO M 170 Class II Dia 760mm	Rm	17,197.20
164	501f	R.C.C Pipe Culvert AASHTO M 170 Class II Dia 910mm	Rm	23,273.04
165	501g	R.C.C Pipe Culvert AASHTO M 170 Class II Dia 1070mm	Rm	30,390.44
166	501h	R.C.C Pipe Culvert AASHTO M 170 Class II Dia 1220mm	Rm	37,537.54
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167	501i	R.C.C Pipe Culvert AASHTO M 170 Class II Dia 1520mm	Rm	60,581.63
168	501j	R.C.C Pipe Culvert AASHTO M 170 Class IV Dia 310mm	Rm	7,082.71
169	501k	R.C.C Pipe Culvert AASHTO M 170 Class IV Dia 380mm	Rm	7,911.61
170	5011	R.C.C Pipe Culvert AASHTO M 170 Class IV Dia 460mm	Rm	9,278.24
171	501m	R.C.C Pipe Culvert AASHTO M 170 Class IV Dia 610mm	Rm	14,223.03
172	501n	R.C.C Pipe Culvert AASHTO M 170 Class IV Dia 760mm	Rm	19,974.95
173	501o	R.C.C Pipe Culvert AASHTO M 170 Class IV Dia 910 mm	Rm	28,108.99
174	501p	R.C.C Pipe Culvert AASHTO M 170 Class IV Dia 1070mm	Rm	35,594.36
175	501q	R.C.C Pipe Culvert AASHTO M 170 Class IV Dia 1220mm	Rm	47,986.43
176	501r	R.C.C Pipe Culvert AASHTO M 170 Class IV Dia 1520mm	Rm	93,875.65
177	502a	Granular Material in bed to concrete pipe culvert	Cum	4,866.66
178	502b	CONCRETE CLASS "B" IN BEDDING and encasement concrete pipe culvert	Cum	19,620.25
179	507a	STEEL WIRE MESH (9 SWG) for GABIONS	kg	541.73
180	507b	Rock fill in GABIONS	Cum	4,333.71
181	508a	Brick Paving (Single Course)	Sqm	1,782.66
182	508b	Brick Paving (Double Course)	Sqm	3,382.38
183	509a	Riprap, Class A	Cum	6,410.45
184	509b	Riprap, Class B	Cum	6,545.63
185	509c	Riprap, Class C	Cum	6,760.86
186	509ci	Riprap, Class D (101 kg to 150 kg)	Cum	7,054.78
187	509d	Grouted Riprap Class A	Cum	11,735.73
188	509e	Grouted Riprap Class B	Cum	12,018.96
189	509f	Grouted Riprap Class C	Cum	12,267.50
190	509fi	Grouted Riprap Class D (101 kg to 150 kg)	Cum	13,639.39
191	509g	REINFORCED Concrete Slope PROTECTION 20 cm Thick excluding Reinforcement	Cum	22,352.53
192	509h	Filter Layer of Granular Material	Cum	4,628.10
193	510	Dismantling of Structures and Obstructions	Cum	3,181.80
194	511a1	Dry Stone Pitching (15~20 cm Thick)	Sqm	1,469.09
195	511a2	Dry Stone Pitching (20~25 cm Thick)	Sqm	1,778.51
196	511b1	Grouted Stone Pitching (15~20 cm Thick) with Bitumen Joints	Sqm	3,256.88
197	511b2	Grouted Stone Pitching (20~25 cm Thick) with Bitumen Joints	Sqm	4,002.24

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198	511b3	Grouted Stone Pitching (15-20 cm THICK) WITH PCC BANDS (PAID SEPERATLY)	Sqm	2,332.01
199	511b4	GROUTED Stone PITCHING (20-25 cm THICK) Within P.C.C. BANDS (PAID SEPERATELY)	Sqm	2,842.84
200	513a	FIBER GLASS REINFORCED POLYESTER GRATING SIZE (600 mm X 600 mm) CLASS D 400 With Frame (Imported)	Each	106,282.10
201	513b	FIBER GLASS REINFORCED POLYESTER GRATING SIZE (876 mm X 603 mm) CLASS C 250 With Frame (Imported)	Each	129,359.75
202	601aii	R.C.C. NEW JERSEY BARRIER (IN-SITU) FOR MEDIAN DOUBLE FACE 810 mm ABOVE GROUND (INCL. REINFORCEMENT) - AS PER AMENDED DRAWING CSR-2022	Rm	14,654.13
203	601aiii	R.C.C. NEW JERSEY BARRIER (IN-SITU) FOR MEDIAN DOUBLE FACE 1010 mm Above Ground (INCL. REINFORCEMENT) - AS PER AMENDED DRAWING CSR-2022	Rm	15,901.79
204	601aiv	R.c.c. New jersey barrier (in-situ slip formed) for median double face 810 mm above ground (incl. Reinforcement)-as per amended drawing csr-2022	Rm	13,403.88
205	601av	R.c.c. New jersey barrier (in-situ slip formed) for median double face 1010 mm above ground (incl. Reinforcement)-as per amended drawing csr-2022	Rm	13,844.63
206	601di	Precast curb in concrete class a-1 of size 450 x 150 mm incl. Bedding & haunching	Rm	2,538.65
207	601dii	R.c.c. New jersey barrier (pre-cast) for median double face 810 mm above ground (incl. Reinforcement)-as per amended drawing csr 2022	Rm	18,715.99
208	601diii	R.c.c. New jersey barrier (pre-cast) for median double face 1010 mm above ground (incl. Reinforcement)-as per amended drawing csr 2022	Rm	20,283.26
209	603	Brick Edging	Rm	252.63
210	604a	Metal Guard Rail	Rm	9,911.34
211	604b	Metal Guard Rail end Pieces	Each	10,025.85
212	604d	STEEL POST FOR METAL GUARD RAIL	Each	11,728.66
213	605a	Concrete Beam Guardrail (Incl. Reinforcement)	Cum	65,693.93
214	605c	Concrete Post for Guardrail (Incl. Reinforcement)	Cum	65,551.18
215	607ai	Traffic Sign CAT 1i - 90 cm Sign Board in High Intensity Reflective Sheet Laminated on 1.8 mm Thick G.I sheet with G.I pipe dia 3" & thickness 8 Guage	Each	32,752.38
216	607aii	Traffic Sign Cat 1i - 105 Cm Sign Board In High Intensity Reflective Sheet Laminated On 1.8 Mm Thick G.I Sheet With G.I Pipe Dia 3" & Thickness 8 Guage	Each	35,725.10
217	607aiii	Traffic Sign Cat 1iii - 120 Cm Sign Board In High Intensity Reflective Sheet Laminated On 1.8 Mm Thick G.I Sheet With G.I Pipe Dia 3" And Thickness 8 Guage	Each	42,149.43
211 212 213 214 215	604b 604d 605a 605c 607ai	Metal Guard Rail end Pieces  STEEL POST FOR METAL GUARD RAIL  Concrete Beam Guardrail (Incl. Reinforcement)  Concrete Post for Guardrail (Incl. Reinforcement)  Traffic Sign CAT 1i - 90 cm Sign Board in High Intensity Reflective Sheet Laminated on 1.8 mm Thick G.I sheet with G.I pipe dia 3" & thickness 8 Guage  Traffic Sign Cat 1i - 105 Cm Sign Board In High Intensity Reflective Sheet Laminated On 1.8 Mm Thick G.I Sheet With G.I Pipe Dia 3" & Thickness 8 Guage  Traffic Sign Cat 1iii - 120 Cm Sign Board In High Intensity Reflective Sheet Laminated On 1.8 Mm Thick G.I Sheet With G.I Pipe Dia 3" And Thickness	Each Cum Cum Each	10,025.85 11,728.66 65,693.93 65,551.18 32,752.38 35,725.10

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218	607aiv	Traffic Sign Cat 1i - 90 Cm Digital Printing Sign Board In High Intensity Reflective Sheet Laminated On 1.8 Mm Thick G.I Sheet With G.I Pipe Dia 3" And Thickness 8 Guage	Each	34,114.19
219	607av	Traffic Sign Cat 1ii - 105 Cm Digital Printing Sign Board In High Intensity Reflective Sheet Laminated On 1.8 Mm Thick G.I Sheet With G.I Pipe Dia 3" And Thickness 8 Guage	Each	38,984.88
220	607avi	Traffic Sign Cat 1iii - 120 Cm Digital Printing Sign Board In High Intensity Reflective Sheet Laminated On 1.8 Mm Thick G.I Sheet With G.I Pipe Dia 3" And Thickness 8 Guage	Each	44,570.43
221	607bi	Traffic Sign Cat 2i - 90 Cm Sign Board In High Intensity Reflective Sheet Laminated On 1.8 Mm Thick G.I Sheet With G.I Pipe Dia 3" And Thickness 8 Guage	Each	39,661.78
222	607bii	Traffic Sign Cat 2ii - 105 Cm Sign Board In High Intensity Reflective Sheet Laminated On 1.8 Mm Thick G.I Sheet With G.I Pipe Dia 3" And Thickness 8 Guage	Each	46,489.79
223	607biii	Traffic Signcat 2iii - 120 Cm Sign Board In High Intensity Reflective Sheet Laminated On 1.8 Mm Thick G.I Sheet With G.I Pipe Dia 3" And Thickness 8 Guage	Each	54,368.26
224	607biv	Traffic Sign Cat 2i - 90 Cm Digital Printing Sign Board In High Intensity Reflective Sheet Laminated On 1.8 Mm Thick G.I Sheet With G.I Pipe Dia 3" And Thickness 8 Guage	Each	42,220.75
225	607bv	Traffic Sign Cat 2ii - 105 Cm Digital Printing Sign Board In High Intensity Reflective Sheet Laminated On 1.8 Mm Thick G.I Sheet With G.I Pipe Dia 3" And Thickness 8 Guage	Each	49,399.90
226	607bvi	Traffic Sign Cat 2iii - 120 Cm Digital Printing Sign Board In High Intensity Reflective Sheet Laminated On 1.8 Mm Thick G.I Sheet With G.I Pipe Dia 3" And Thickness 8 Guage	Each	58,169.24
227	607ci	Traffic Sign Cat 3a Sign Board In High Intensity Reflective Sheet Laminated On 1.8 Mm Thick G.I Sheet With G.I Pipe Dia 3" And Thickness 8 Guage	Each	52,941.49
228	607cii	Traffic Sign Cat 3a Digital Printing Sign Board In High Intensity Reflective Sheet Laminated On 1.8 Mm Thick G.I Sheet With G.I Pipe Dia 3" And Thickness 8 Guage	Each	56,303.99
229	607di	Traffic Sign Cat 3b Sign Board In High Intensity Reflective Sheet Laminated On 1.8 Mm Thick G.I Sheet With G.I Pipe Dia 4" And Thickness 8 Guage	Each	89,668.36
230	607dii	Traffic Sign Cat 3b Digital Printing Sign Board In High Intensity Reflective Sheet Laminated On 1.8 Mm Thick G.I Sheet With G.I Pipe Dia 4" And Thickness 8 Guage	Each	96,393.36
231	607ei	Traffic Road Sign Category 3c (Up To 3 Sq.M) -Sign Board In High Intensity Reflective Sheet Laminated On 1.8 Mm Thick G.I Sheet With G.I Pipe Dia 4" And Thickness 8 Guage	Sqm	58,262.35

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232	607eii	Traffic Road Sign Category 3c (Up To 5 Sq.M)-Sign Board In High Intensity Reflective Sheet Laminated On 1.8 Mm Thick G.I Sheet With G.I Pipe Dia 4" And Thickness 8 Guage	Sqm	49,976.04
233	607eiii	Traffic Road Sign Category 3c (Up To 10 Sq.M)-Sign Board In High Intensity Reflective Sheet Laminated On 1.8 Mm Thick G.I Sheet With G.I Pipe Dia 6" Thickness As Per Schedule 40	Sqm	47,530.08
234	607eiv	Traffic Road Sign Category 3c (Up To 15 Sq.M)-Sign Board In High Intensity Reflective Sheet Laminated On 1.8 Mm Thick G.I Sheet With G.I Pipe Dia 8" Thickness As Per Schedule 40	Sqm	49,153.20
235	607ev	Traffic Road Sign Category 3c (Up To 3 Sq.M) - Digital Printing Sign Board In High Intensity Reflective Sheet Laminated On 1.8 Mm Thick G.I Sheet With G.I Pipe Dia 4" And Thickness 8 Guage	Sqm	61,624.85
236	607evi	Traffic Road Sign Category 3c (Up To 5 Sq.M) Digital Printing Sign Board In High Intensity Reflective Sheet Laminated On 1.8 Mm Thick G.I Sheet With G.I Pipe Dia 4" And Thickness 8 Guage	Sqm	53,338.54
237	607evii	Traffic Road Sign Category 3c (Up To 10 Sq.M)-Digital Printing Sign Board In High Intensity Reflective Sheet Laminated On 1.8 Mm Thick G.I Sheet With G.I Pipe Dia 6" Thickness As Per Schedule 40	Sqm	50,892.58
238	607eviii	Traffic Road Sign Category 3c (Up To 15 Sq.M) Digital Printing Sign Board In High Intensity Reflective Sheet Laminated On 1.8 Mm Thick G.I Sheet With G.I Pipe Dia 8" Thickness As Per Schedule 40	Sqm	52,515.70
239	607fi	ADDITIONAL PANEL SIZE 60 cm X 30 cm SIGN BOARD IN HIGH INTENSITY REFLECTIVE SHEET Laminated on 1.8 mm THICK G.I Sheet	Each	6,359.28
240	607fii	ADDITIONAL PANEL SIZE 60 cm X 30 cm DIGITAL PRINTING SIGN BOARD IN HIGH INTENSITY REFLECTIVE SHEET LAMINATED ON 1.8 mm Thick G.I SHEET	Each	6,964.53
241	607gi	ADDITIONAL PANEL SIZE 90 cm X 30 cm SIGN BOARD in HIGH INTENSITY REFLECTIVE Sheet LAMINATED ON 1.8 mm THICK G.I Sheet	Each	9,035.63
242	607gii	Additional Panel Size 90 Cm X 30 Cm Digital Printing Sign Board In High Intensity Reflective Sheet Laminated On 1.8 Mm Thick G.I Sheet	Each	9,943.50
243	607i	Providing And Fixing Antiglare Shield (200 mm x 800 mm) Made Up Of Poly-Propylene Copolymer Material Green Color Uv Protected Including Installation With Anchor Bolts Fixed With Epoxy	Each	1,234.80
244	608b1	Pavement Marking in Non-Reflective CR Paint for Lines of 15 cm Width	Rm	85.74
245	608b2	Pavement Marking in Non-Reflective TP Paint for Lines of 15 cm Width	Rm	136.26
246	608c1	Pavement Marking in Non-Reflective CR Paint for Lines of 20 cm Width	Rm	99.64

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247	608c2	Pavement Marking in Non-Reflective TP Paint for Lines of 20 cm Width	Rm	161.49
248	608d1	Pavement Marking in Non-Reflective CR Paint for 4.0 M Arrows	Each	1,181.94
249	608d2	Pavement Marking in Non-Reflective TP Paint for 4.0 M Arrows	Each	2,172.69
250	608h1	Pavement Marking in Reflective CR Paint for Lines of 15 cm Width	Rm	94.61
251	608h2	Pavement Marking in Reflective TP Paint for Lines of 15 cm Width	Rm	192.81
252	608i1	Pavement Marking in Reflective CR Paint for Lines of 20 cm Width	Rm	109.66
253	608i2	Pavement Marking in Reflective TP Paint for Lines of 20 cm Width	Rm	231.34
254	608j1	Pavement Marking in Reflective CR Paint for 4 M Arrows	Each	1,303.08
255	608j2	Pavement Marking in Reflective TP Paint for 4 M Arrows	Each	2,394.39
256	608n1	PAVEMENT MARKING IN NON REFLECTIVE CR PAINT for STOP	Each	1,183.45
257	608n2	PAVEMENT MARKING IN NON REFLECTIVE TP PAINT for STOP	Each	1,643.91
258	608n3	PAVEMENT MARKING IN REFLECTIVE CR PAINT for STOP	Each	1,253.60
259	608n4	PAVEMENT MARKING IN REFLECTIVE TP PAINT for STOP	Each	2,069.31
260	609c	Reflectorised Aluminium Pavement Stud (Raised Profile Type-Single) 100mm X 100mm	Each	971.24
261	609ci	Reflectorised Plastic Pavement Stud (Raised Profile Type-Single) 100mm X 100mm	Each	598.41
262	609d	Reflectorised Aluminium Pavement Stud (Raised Profile Type-Double) 100mm X 100mm	Each	1,146.24
263	609di	Reflectorised Plastic Pavement Stud (Raised Profile Type-Double) 100mm X 100mm	Each	623.41
264	610b	Right of Way Marker as per amended drawing CSR-2022	Each	4,280.54
265	610c	Kilometer Post	Each	8,781.46
266	610d	TEN KILOMETER Post	Each	22,014.43
267	611a	Galvanized Wire Mesh Fence 1500 mm High with Precast Prestressed RCC Posts Complete in all Respects as per M-2 Standard	Rm	6,346.35
268	612a	Furnishing and Planting of Trees (Local Inhibitant) Incl. MAINTENANCE for 2 YEARS	Each	3,599.21
269	613a	SPRIGGING (INCL 2 MONTHS MAINTENANCE)	Sqm	161.20
270	613b	SODDING (INCL 2 MONTHS MAINTENANCE)	Sqm	366.94
271	613c	PLACING OF TOP SOIL USING SWEET EARTH	Sqm	78.88
272	613d	MAINTENANCE of SPRIGGING/SODDING per Sqm per Additional Month	Sqm/mo	35.13

# **NON SCHEDULE ITEMS**

Sr. No.	<u>Description</u>	<u>Unit</u>	Rate
1	Providing & fixing Reflectorised Aluminium Road Hump (500 x 300 x 45mm) I/c lamination of 3M media complete to the entire satisfication of the Engineer	Rm	11,000.00
2	Providing erecting, installing and fixing Convex Mirror up to 36 inch dia as per Manufacturer's recommendations consisting of Acrylic / stainless steel / steel / polycarbonate sheet) with glass sphere / circular shape I/c G.I Pipe with foundation complete in all respect.	Each	17,600.00
3	Supplying of Equipments incase of Emergency		
а	Front End Loader 2.50 CUM (I/c Fuel & Operator)	P/Hou r	6,250.00
b	Excavator 100 H.P (I/c Fuel & Operator)	P/Hou r	5,625.00
С	Water Tank Bowser Type 12000 LTR (I/c Fuel & Operator)	Per Trip	4,500.00
d	Tractor (I/c Fuel & Operator)	P/Hou r	2,812.50
е	Grader 140 H.P	P/Hou r	7,812.50
f	Dumper 10 T	P/Hou r	2,343.75
g	Tractor Trolley	P/Hou r	2,812.50
h	Dewatering Pump (2" Dia) i/c Fuel, Transportation etc Complete in all respects	P/Hou r	714.15
i	Dewatering Pump (4" Dia) i/c Fuel, Transportation etc Complete in all respects	P/Hou r	1,249.76
j	Generator (5 KW) i/c Fuel, Transportation etc Complete in all respects	P/Hou r	1,249.76
k	Generator (10 KW) i/c Fuel, Transportation etc Complete in all respects	P/Hou r	1,785.38
4	Basic Rate Labour for supplied in case of emergency (I/c tools)		
а	Skilled Labour	P/Day	1,935.38
b	Labour	P/Day	1,425.27
5	Bush Cutting including lifting / loading, transportation, leveling, dressing & disposal to designated place.	Sq.m	177.26
6	CR painting (2 Coats with 1 Coat of primer) (Berger or approved equivalent)  On  Curb  Blocks.  Note: The rate is applicable for all different sizes & shapes of curb blocks available in market.	Ru.m	505.00
7	Repainting (2 coats) (Berger or approved Equivalent) on Curb Blocks.  Note: The rate is applicable for all different sizes & shapes of curb blocks available in market.	Ru.m	404.00
8	Removal of Debris including lifting / loading, transportation & disposal to designated place.	Cu.m	1,000.00
9	Refixing of existing Curb Block of different sizes & shapes	Ru.m	1,000.00
10	Removal & Re-fixing of grouted stone pitching of any shape & types	Cu.m	2,954.00
11	Re-fixing of Grouted stone pitching of any shape & types	Cu.m	1,500.00
12	Repair of existing damaged RCC NEW JERSEY BARRIES of all shapes & Sizes	Sq.m	1,100.00

13   Providing New Plastic NEW JERSEY BARRIER as per approved standard, size & shape   14   Providing & fixing Block Masonry of all size & shapes Blocks including fixing blocks in position with cement Mortar 1:4, cutting blocks, curing, etc complete in all respects or as directed by the Engineer Incharge   15   Providing & fixing Rubber speed Breaker (HUMP) of imported quality, shape, size, color etc complete in all respects.   16   Supply & fixing 12m high double / single arm tubular galvanized (>80 micron) steel pole with double extension arm luminaire arrangement, base plat, junction box etc. (the contractor shall submit the foundation design & details according to pole structure & road contruction for necessary approval), J-rag bolts etc. as specification & shown as drawing attached. 18 total approximate weigth of one pole = 300 Kg
14 Providing & fixing Block Masonry of all size & shapes Blocks in cluding fixing blocks in position with cement Mortar 1:4, cutting blocks, curing, etc complete in all respects or as directed by the Engineer Incharge  15 Providing & fixing Rubber speed Breaker (HUMP) of imported quality, shape, size, color etc complete in all respects.  16 Supply & fixing 12m high double / single arm tubular galvanized (>80 micron) steel pole with double extension arm luminaire arrangement, base plat, junction box etc. (the contractor shall submit the foundation design & details according to pole structure & road contruction for necessary approval), J-rag bolts etc. as specification & shown as drawing attached.
quality, shape, size, color etc complete in all respects.  16 Supply & fixing 12m high double / single arm tubular galvanized (>80 micron) steel pole with double extension arm luminaire arrangement, base plat, junction box etc. (the contractor shall submit the foundation design & details according to pole structure & road contruction for necessary approval), J-rag bolts etc. as specification & shown as drawing attached.
(>80 micron) steel pole with double extension arm luminaire arrangement, base plat, junction box etc. (the contractor shall submit the foundation design & details according to pole structure & road contruction for necessary approval), J-rag bolts etc. as specification & shown as drawing attached.
contractor will provide manufacturer certificates at billing for this project.
Supply & fixing 3m high double / single arm tubular galvanized (>80 micron) steel pole with double extension arm luminaire arrangement, base plate, junction box etc. (the contractor shall submit the foundation design & details according to pole structure & road contruction for necessary approval), J-rag bolts etc. as specification & shown as drawing attached. Total Approximate weigth of one pole = 100 Kg *contractor will provide manufacturer certificates at billing for this project.
Minimum 120 watt completes all in one street electrical light (aluminum cover) as per drawing & specification along with all fittings accessories in all respects, manufactured by approved firms  52,750.00
Minimum 120 watt complete all in one street solar light (aluminum cover) as per drawing & specification along with all fittings accessories in all respects, manufactured by approved firms
CIRCUIT  a. Circuit breakers for switching on / off lights b. providing / fixing of junction box pole DB with 2 no. 6-10 Amp breaker for each light, including copper bus bar, termination blocks, connectors, neutral point & earth point etc.
21 Wire 2.5 mm², 3 - Core CU.PVC / PVC copper cable (New AGE / Pak Cable / HI Standard cable) inside pole to breaker @ 13 meter length / pole.  * Contractor will provide manufacturer certificates at billing for this project.
Wire 16 mm², 4 - Core Supply / fixing & termination of 4-core 16mm² CU.PVC/PVC copper cable (New AGE / Pak Cable / HI Standard cable) DB to pole to pole. Using of jointinh kit if jointing necessarly required.  * Contractor will provide manufacturer certificates at billing for this project.
Providing & fixing M.S square / round pipe railing of approved gauge comprising vertical post and horizontal bracing in approved design including the cost of cutting, fitting including embedding in floor or ground and making good 1:2:4 cement concrete complete in all respects as directed by the Engineer Incharge.
Providing and fixing rubber wheel stoppers of size upto (600 x 110 Each 4,937.00 x 100) mm.
Items for the Remedial Measures / Repair of Bridges

			0.3
25	Providing and Grouting with high performance Non shrinkage grout "Grout V1/50" of M/S Pagel or approved equivialent as shown in	Bags	1,871.64
	the drawings and instruction of eingineer incharge conforming to manufactures specifications complete in all respect.		
26	Providing and applying Epoxy for bounding old to new concrete bounding "M3EP" OF M/S Pagel or approved equivalent as shown	Sq.ft	86.88
	in the drawings and conforming to manufacturer specifications and		
27	instruction incharge.  Hole to be drilled in existing RCC concrete and anchoring the Bolt		
21	/ Reinforcing bars using Bar anchoring epoxy "M4EP" of M/S Pagel		
	or approved equivalent conforming to manufacturer specification		
	as shown in the drawing and instruction as shown in the drawing		
	and instruction of consultant / engineer incharge to be explained at site.		
	(Bar to Anchored vertical or horizontal directionas shown in the drawing)		
	(Excluding the cost of Reinforcing Bars)		
	a) 3/8" dia Bar 9" to 12" Long	Nos	301.41
	b) 1/2" dia Bar 9" to 12" Long	Nos	395.06
	c) 5/8" dia Bar 6" to 12" Long	Nos	491.67
	d) 3/4" dia Bar		T 1=0 10
	i) 4" to 8" Long	Nos	479.42
	ii) 9" to 12" Long iii) 12" to 18" Long	Nos Nos	537.81 596.20
	e) 1" dia Bar	INOS	596.20
	i) 4" to 8" Long	Nos	703.29
	ii) 9" to 12" Long	Nos	841.70
	iii) 12" to 18" Long	Nos	980.11
28	Providing and fabricate rolled steel section including cost of cutting		
	pacing in position, welding complete in all respect as shown in the		
	drawing and instruction of consultant / engineer in charge complete		
	in all respect.	I/ a	420.42
	a) Structural Rolled Steel 32b) M.S Plate and face Plate	Kg Kg	430.13 421.81
29	Plaster on RCC repair on exposed surface above to earth and	Kg	421.01
29	building R.C.C members in ratio 1:4 using water resisting bonding		
	agent for mortar "X4 (Latex SBR)" of M/S Pagel or approved		
	equivalent as per manufacturer specification (for Repair work at		
	building structural memebers wherever required as per instuction		
	of consultant / engineer incharge)	0 (	10111
	a) Internal Plaster (1/2" to 3/4" thick)	Sq.ft	104.44
	i) At vertcal wall, column & beam (1/2" to 3/4" Thick) ii) At toilet sunk ceilings	Sq.ft Sq.ft	109.66 104.44
	b) External Plaster (1/2" to 3/4" Thick) (At vertical wall and	Sq.ft	104.44
	projection Slab)	·	
30	Dismantling of Deck Slab in compartmentss along with removal of	Cum	4,533.44
	steel bars without damaging I-section Girders and associated steel		
	pins and stirrups for connection with deck slab side barrier, Foot path, Transom concrete, Girders weak concrete, Girders weal		
	Concrete, abutment concrete, approach slab, wing wall concrete		
	and dumping of debris at designated place complete in all		
	respects.		
31	Shear Connections from I-sections to deck slab with minimum pull	Nos	3,875.00
	of strength 100 Kilo Newton Shear connector location must be		
	located in such way that it should not be colliding with steel of I-		
	section and / or Pre-Stressing H.T wires. Also cones of		
	shearconnectors must not be in colliding positions.		

			64
32	High early strength self consolidating concrete at least 34 Mpa in 05 days for minimum downtime of Bridge with following proporties.  i) Poly carboxylc additive for working at 0.35 W/C ratio based on ASTM C494 with no chloride content.  ii) modified accelerator with no Chloride content.  iii) Polyproylene matric for shrinkage compensation.	Cum	41,469.48
33	Repair and strengthening of I-Section Griders 1- Repairing of Broken edges of I-Girders with Repair Mortar of strength 42 Mpa in compression loading and 1.5 N/mm² in bonding strength. 2- Enhancement in load carrying capacity enhancement and shear capacity enhancement for incerased axel load as per current highway standards with CFRP materials having minimum of 2800 N/mm² strength and 1.7% Elongation as per ACI 440.2R-08 of M/S X-Calibar USA or Equivalent.	Rm	38,494.69
34	Repair and strengthening of Transoms  1- Repairing of Broken edges of Transoms with Repair Mortar of strength 42 Mpa in compression loading and 1.5 N/mm² in bonding strength.  2- Enhancement in load carrying capacity enhancement and shear capacity enhancement for incerased axel load as per current highway standards with CFRP materials having minimum of 2800 N/mm² strength and 1.7% Elongation as per ACI 440.2R-08 of M/S X-Calibar USA or Equivalent.	Cum	40,070.76
35	Repair works of abutment and wing walls with Repair mortar of Repairing of Broken Edges of Transoms with Repair Mortar of strength 42 Mpa in compression loading and 1.5N/mm² in bonding strength	Kg.	600.19
36	Providing and applying zinc rich primer of M/S pagel or approved equivalent including cleaning / sandblasting the surface from all sorts of dust, rust etc complete in all respects or as directed by Engineer Incharge.	Kg	3,332.81
37	Repair Corrosion effected area of concrete using addtive "X4 (SBR Latex) of M/S pagel or approved equivalent (one liter / bag of cement) complete in all respect as per instruction of Engineer Incharge.	Litre	800.00
38	Cleannig the surface by sand blasting complete in all respects or as directed by the Engineer Incharge.	Sq.ft	138.94
39	Providing and fixing Precast CC pavers 80mm thick of envicrete or approved equivalent including the cost of sand cushion, compaction of sand, placing and interlocking pavers in approved pattern, filling gaps with sand, transportation etccomplete in all respect as directed by the Engineer Incharge	Sq.m	2,590.84
40	Providing nad fixing Precast CC pavers 60mm thick of envicrete or approved equivalent including the cost of sand cushion, compaction of sand, placing and interlocking pavers in approved pattern, filling gaps with sand, transportation etccomplete in all respect as directed by the Engineer Incharge	Sq.m	2,415.99
41	Painting plastered surface with 02 coats of gloss enamel paint of Nelson make or approved equivalent including the cost of one coat of suitable primer, labor, transportation, scaffolding required if any etc Complete in all respects as directed by the Engineer Incharge	Sq.m	783.68
42	Providing and fixing Precast CC Jali (1' x 1' x 4") of approved design & color including the cost of joint & bedding mortar (1:4), fixing in straight alignment, curing, cartage of the material etc. complete in all respects as per direction of the Engineer Incharge.	Sq.m	2,875.54

43	Providing and fixing 50mm diameter polyvinyl chloride pipe (P.V.C) Sch-40 and specials etc. including cutting and fitting complete with	Ru.m	1,140.40
	and including the cost of cutting trench upto 1-1/2 feet deep		
	refilling, watering, ramming, and disposal of surplus earth.		
44	Providing and placing Precast New Jersey Barrier (complete in all	Each	59,964.91
	respect) having base width 2ft, 4.5ft length and 3.5ft height with		
	tapered sides of 4000Psi compressive strength concrete, Grade-		
	60 deformed steel, cutting, bending, fixing, wastage, as per		
	drawings & specifications, all cartage for material utilized, lifting		
	and placing barriers at designated location, etc complete in all		
	respects as directed by the Engineer Incharge.		

I / We hereby quote	_% (in words		Percen	ıtage)
above / below / at per on each	unit rate of m	entioned above inclusive of all taxes, FBR	taxes, o	duties
and Sindh Sales Taxes (SST)	@ 15% on c	onstruction services.		

#### **CONSTRUCTION SCHEDULE**

Pursuant to Sub-Clause 8.3 of the General Conditions, the whole of the Works and each Section (if any), shall be completed within the Time for Completion for the Works or Section (as the case may be) stated as hereunder and mentioned in Contract Data:

Description	Time for Completion (days)
a) Whole Works	
b) Section A	
c) Section B	R
d)	
e)	

[The Bidder shall provide, the Construction Schedule in the bar chart (CPM, PERT or any other to be specified herein) showing the sequence of work items and the period of time during which he proposes to complete each work item in such a manner that his proposed programme for completion of the whole of the Works and Sections of the Works may meet Employer's completion targets in days noted above and counted from the Commencement Date (Attach sheets as required for the specified form of Construction Schedule)]

#### METHOD OF PERFORMING THE WORK

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

#### 1. Organization Chart:

Shall indicate head office and field office personnel involved in management and supervision, engineering, equipment maintenance and purchasing.

#### 2. Mobilization:

In Pakistan, the type of facilities including personnel accommodation, office accommodation, provision for maintenance and for storage, communications, security and other services to be used.

#### 3. Method of executing the Works:

The procedures for installation of equipment and machinery and transportation of equipment and materials to the site.]

E-1 Schedule-E to Bid

#### LIST OF MAJOR EQUIPMENT

[The Bidder will provide on Sheet E-2 of this Schedule a list of all major equipment and related items, under separate heading for items owned, to be purchased or to be arranged on lease by him to carry out the Works. The information shall include make, type, capacity, and anticipated period of utilization for all equipment.

The Bidder shall provide adequate information to demonstrate clearly that it has the capability to meet the requirements for the key equipment listed in Sheet E-3.]

## LIST OF MAJOR EQUIPMENT

#### Owned, Purchased or Leased

Owned Purchased or Leased	Description of Unit(Make, Model, Year)	Capacity HP Rating	Condition	Present Location or Source	Date of Delivery at Site	Period of Work on Project
1	2	3	4	5	6	7
a. Owned						
b. To be Purchased						
c. To be arranged on Lease						

## LIST OF MAJOR EQUIPMENT

#### **Equipment details**

Item of equipment			
Equipment information	Name of manufacturer	Model and power rating	
	Capacity	Year of manufacture	
Current status	Current location		
	Details of current commitments		
Source	Indicate source of the equipment		
	☐ Owned ☐ Rented	d □ Leased □ Specially manufactured	
The following informa	ation shall not be applicable for	equipment owned by the Bidder	
Owner	Name of owner  Address of owner		
	Telephone	Contact name and title	
	Fax	Telex	
Agreements	Details of rental / lease / manufacture agreements specific to the project		

[This Table shall be used for each item of Equipment separately]

F-1 Schedule-F to Bid

## ORGANIZATION CHART FOR THE SUPERVISORY STAFF AND LABOUR

#### LIST OF SUBCONTRACTORS

I/ We intend to subcontract the following parts of the Work to subcontractors. In my/ our opinion, the subcontractors named hereunder are reliable and competent to perform that part of the work for which each is listed.

Enclosed are documentation outlining experience of subcontractors, the cur iculum vitae and experience of their key personnel who will be assigned to the Contract equipment to be supplied by them, size, location and type of contracts carried out in the past

Part of Works (Give Details)	1	Subcontractor With Complete Address)	
1	A	2	
_ ^	OX		
	<b>&gt;</b>		
<b>&gt;</b>			

#### ESTIMATED PROGRESS PAYMENTS

Bidder's estimate of the value of work which would be executed by him during each of the periods stated below, based on his Programme of the Works and the Rates in the Bill of Quantities, expressed in thousands of PKR:

Quarter	Amounts (1,000 PKR)
1	
1 st	
2 nd	
3 rd	
th 4	
5 <sup>th</sup>	·O'
6 <sup>th</sup>	
7 <sup>th</sup>	<b>Y</b>
8 <sup>th</sup>	
<b>&gt;</b>	
Bid Price	

#### CONSTRUCTION CAMP AND HOUSING FACILITIES

[The Bidder in accordance with Clause 6 of the Conditions of Contract shall provide description of his construction camp's facilities and staff housing requirements.

The Bidder shall list or explain his plans for providing these facilities for the service of the Contract as follows:

- 1. Site Preparation (clearing, land preparation, etc.).
- 2. Provision of Services.
  - a) Electrical power (expected power load, etc.).
  - b) Water (required amount and system proposed).
  - c) Sanitation (sewage disposal system, etc.)
- 3. Construction of Facilities
  - *a)* Contractor's Office. Workshop and Work Areas (areas required and proposed layout, type of construction of buildings, etc.).
  - b) Warehouses and Storage Areas (area required, type of construction and layout).
  - c) Housing and Staff Facilities (Plans for housing for proposed staff, layout, type of construction, etc.).
- 4. Construction Equipment Assembly and Preparation (detailed plans for carrying out this activity).
- 5. Other Items Proposed (Security services, etc.)]

#### Note:

The Contractor shall be responsible for pumps, electrical power, water and electrical distribution systems, and sewerage system including all fittings, pipes and other items necessary for servicing the Contractor's construction camp.

#### **INTEGRITY PACT**

# DECLARATION OF FEES, COMMISSION AND BROKERAGE, ETC. PAYABLE BY THE BIDDERS/CONTRACTORS OF GOODS, SERVICES & WORKS IN CONTRACTS WORTH PAK. RS. 10.00 MILLION OR MORE

Contract No	Dated	
Contract Value:		
Contract Title:		
betained or induced the procurement benefit from Government of Pakistan any other entity owned or controlled Without limiting the generality of twarrants that it has fully declared the and not given or agreed to give and Pakistan either directly or indirectly agent, associate, broker, consultant, commission, gratification, bribe, fin or otherwise, with the object of o	ame of Bidder/Contractor] hereby declares that it has not of any contract, right, interest, privilege or other obligation or a (GoP) or any administrative subdivision or agency thereof or by GoP through any corrupt business practice.  The foregoing, [Name of Bidder/ Contractor] represents and the brokerage, commission, fees etc. paid or payable to anyone all shall not give or agree to give to anyone within or outside through any natural or juridical person, including its affiliate, director, promoter, shareholder, sponsor or subsidiary, any der's fee or kickback, whether described as consultation fee btaining or inducing the procurement of a contract, right,	
interest, privilege or other obligation has been expressly declared pursuant	n or benefit in whatsoever form from GoP, except that which thereto.	
agreements and arrangements with a	Ties that it has made and will make full disclosure of all all persons in respect of or related to the transaction with GoP all not take any action to circumvent the above declaration,	
declaration, not making full disclosure the purpose of this declaration, reputations, privilege or other obligation	ts full responsibility and strict liability for making any false are, misrepresenting facts or taking any action likely to defeat resentation and warranty. It agrees that any contract, right, in or benefit obtained or procured as aforesaid shall, without emedies available to GoP under any law, contract or other of GoP.	
Notwithstanding any rights and remedies exercised by GoP in this regard,		
Name of Employer:	Name of Bidder/Contractor:	
Signature:[Seal]	Signature:[Seal]	

# **STANDARD FORMS**

#### FORM OF BID SECURITY

Secu	Security Executed on		
	xpiry on		
Expi			
Nam	Name of Surety with Address:		
——Nam	Name of Principal (Bidder) with Address		
Pena	Penal Sum of Security PKR(P	ak Rupees	
Bid F	Bid Reference No	)	
	KNOW ALL MEN BY THESE PRESENTS, that in pursuance of equest of the said Principal (Bidder) we, the Surety above namento		
(here truly	hereinafter called the 'Employer') in the sum stated above for the ruly to be made, we bind ourselves, our heirs, executors, administend severally, firmly by these presents.		
	(Particulars of Bid)	to the said Employer; and	
(1)	1) WHEREAS, the Employer has required as a condition f Bidder furnishes a Bid Security in the above said sum t under: that the Bid Security shall remain in force for a p the Bid Validity date i.e., upto	to the Employer, conditioned as	
(2)	that the Bid Securities of the Bidders except the lowest three will be returned by the Employer within twenty eight (28) days from the opening of Bids, provided a Bidde request for the return of its Bid Security, or on the expiry of original validity of Bid Security or as extended, whichever is earlier;		
(3)	that the Bid Security of the lowest three Bidders comprise returned when the successful Bidder has furnished the requirements.		
(4)	that in the event of failure of the successful Bidder to furnish the required Performance Security, the entire said sum be paid immediately to the said Employer pursuant to IB.16 and IB.35 of the Instructions to Bidders for the successful Bidder's failure to perform.		
	NOW THEREFORE, if the successful Bidder shall, within the	·	

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

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

PROVIDED ALSO THAT the Employer shall decide, whether the Principal (Bidder) 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 fulfilling said requirements and the Surety shall pay without objection the said sum upon demand from the Employer forthwith and without any reference to the Principal (Bidder) or any other person.

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

	SURETY (Schedule Bank/Insurance Company)
WITNESS:	Signature
1	Name
	Title
Corporate Secretary (Seal)	Corporate Guarantor (Seal)
2	
Name, Title & Address	

**PS-1** 

### FORM OF PERFORMANCE SECURITY

	Guarantee No
	Executed on
	Expiry date
[Letter by the Guarantor to the Employer]	
Name of Guarantor with address:	
Name of Principal (Contractor) with address:	
Penal Sum of Security (express in words and figures	·)
Letter of Acceptance No	Dated
KNOW ALL MEN BY THESE PRESENTS, that Documents and above said Letter of Acceptance (here of the said Principal we, the Guarantor above n	cinafter called the Documents) and at the request
Employer) in the penal sum of the amount stated about to be made to the said Employer, we bind oursel successors, jointly and severally, firmly by these pre-	ve for the payment of which sum well and truly ves, our heirs, executors, administrators and
THE CONDITION OF THIS OBLIGATION IS SUC Employer's above said Letter of Acceptance for	
(Name of C	ontract) for the
	(Name of Project).
NOW THEREFORE, if the Principal (Contractor) sundertakings, covenants, terms and conditions of the said Documents and any extensions thereof that may notice to the Guarantor, which notice is, hereby, wa fulfill all the undertakings, covenants terms and comodifications of said Documents that may hereafter Guarantor being hereby waived, then, this obligation virtue till all requirements of Clause11, Defects Afte fulfilled.	said Documents during the original terms of the y be granted by the Employer, with or without ived and shall also well and truly perform and onditions of the Contract and of any and all be made, notice of which modifications to the to be void; otherwise to remain in full force and
Our total liability under this Guarantee is limited to the liability attaching to us under this Guarantee that the cus within the validity period of this Guarantee, failing any, under this Guarantee.	laim for payment in writing shall be received by
We,	(the Guarantor), waiving all
objections and defense under the Contract, do hereby to the Employer without delay upon the Employer's fire	irrevocably and independently guarantee to pay

and without requiring the Employer to prove or to show grounds or reasons for such demand any sum or sums up to the amount stated above, against the Employer's written declaration that the Principal has refused or failed to perform the obligations under the Contract which payment will be effected by the Guarantor to Employer's designated Bank & Account Number.

PROVIDED ALSO THAT the Employer shall decide, whether the Principal (Contractor) has duly performed his obligations under the Contract or has defaulted in fulfilling said obligations and the Guarantor shall pay without objection any sum or sums up to the amount stated above upon first written demand from the Employer forthwith and without any reference to the Principal or any other person.

IN WITNESS WHEREOF, the above-bounden Guarantor has executed this Instrument under its seal on the date indicated above, the name and corporate seal of the Guarantor being hereto affixed and these presents duly signed by its undersigned representative, pursuant to authority of its governing body.

	Guarantor (Schedule Bank/ Insurance Company)
WITNESS:	Signature
1	Name
	Title
Corporate Secretary (Seal)	Corporate Guarantor (Seal)
2	
Name, Title & Address	

LOA-1

# **Letter of Acceptance**

[Letterhead paper of the Employer]

NAME OF CONTRACT:
CONTRACT NUMBER:
TO :
Date:
Your Reference:
Our Reference:
We thank you for your Bid dated for the execution and
completion of the Works comprising the above-named Contract and remedying of defects therein, all in conformity with the terms and conditions contained in the Contract.
We have pleasure in accepting your Bid for the Accepted Contract Amount of:
[currency and amount in figures]
[currency and amount in words]
In consideration of you properly and truly performing the Contract, we agree to pay you the Accepted Contract Amount or such other sums to which you may become entitled under the terms of the Contract, at such times and as prescribed by the Contract.
We acknowledge that this Letter of Acceptance creates a binding Contract between us, and we undertake to fulfil all our obligations and duties in accordance with the terms of this Contract.
Signature:
Signed by:
For and on behalf of:
Date:

# FORM OF CONTRACT AGREEMENT

TE	HIS CONTRACT AGREEMENT (hereinafter called the "Agreement") made on the
	y of (month) 20 between
	(hereinafter called the "Employer") of the one part and
	(hereinafter called the "Contractor")
of	the other part.
Wl	HEREAS the Employer is desirous that certain Works, viz., should be executed by the Contractor and has accepted
	Bid by the Contractor for the execution and completion of such Works and the remedying of any fects therein.
NC	OW this Agreement witnessed as follows:
1.	In this Agreement words and expressions shall have the same meanings as are respectively assigned to them in the Conditions of Contract hereinafter referred to.
2.	The following documents, in the order of priority, after incorporating addenda, if any, except those parts relating to Instructions to Bidders shall be deemed to form and be read and construed as part of this Agreement:
	a) This Contract Agreement;
	b) The Letter of Acceptance;
	c) The Letter of Rid:

- c) The Letter of Bid;
- d) The Particular Conditions Part A Contract Data;
- e) The Particular Conditions Part B Special Provisions;
- f) The General Conditions;
- g) The Specifications Part A Specific Provisions;
- h) The Specifications Part B Technical Provisions;
- i) The Completed Schedules to Bid including Schedule of Prices;

The addenda/corrigenda, if any, (Excluding part relating to Instructions to Bidders along with Bidding Data) shall be deemed to have been incorporated at the appropriate places in the "Documents forming the Contract".

- 3. In consideration of the payments to be made by the Employer to the Contractor as hereinafter mentioned, the Contractor hereby covenants with the Employer to execute and complete the Works and remedy defects therein in conformity and in all respects with the provisions of the Contract.
- 4. The Employer hereby covenants to pay the Contractor, in consideration of the execution and completion of the Works as per provisions of the Contract, the Contract Price or such other sum as may become payable under the provisions of the Contract at the times and in the manner prescribed by the Contract.

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

Signature of Contactor	Signature of Employer
(Seal)	(Seal)
Signed, Sealed and Delivered in the presence of:	
Witness	Witness
(Name, Title and Address)	(Name, Title and Address)

#### DAAB-1

# **DAAB Agreement**

[All italicised text and any text within square brackets (except sub-clause headings) in this form of agreement is for use in preparing the form and should be deleted from the final product].

Name and details of the Contract	
This Agreement made theday of	[month], [year], between
Name and contact details of the Employer	(name)
	(address)
	(telephone)
	(en ail Vother contact details);
Name and contact details of the Contractor	(name)
	(address)
	(telephone)
	(email / other contact details);
Name and contact details of the DAAB Member	(na
,	(address)
X, Y	(telephone)
("DAAB Agreemen")	(email / other contact details);

- A. the Employe and the Contractor have entered (or intend to enter) into the Contract;
- B. under the Contract, the "**DAAB**" or "**Dispute Avoidance/Adjudication Board**" means the sole member or three members (as stated in the Contract Data of the Contract) so named in the Contract, or appointed under Sub-Clause 21.1 [*Constitution of the DAAB*] or Sub-Clause 21.2 [*Failure to Appoint DAAB Members*] of the Conditions of Contract;
- C. the Employer and the Contractor desire jointly to appoint the above-named DAAB Member to act on the DAAB as:
  - a. the sole member of the DAAB, and where this is the case, all references to the "Other Members" do not apply; or
  - b. one of three members / chairman [delete the one which is not applicable] of the DAAB and, where this is the case, the other two persons are:

		DAAB-2
	(name)	(name)
	(address)	(address)
	(telephone)	(telephone)
	(email/ other contact details)	(email/ other contact details)
t	the "Other Members"; and	
I	D. the DAAB Member accepts this appointment.	~0
The	Employer, Contractor and DAAB Member jointly ag	ree as follow
1.	The conditions of this DAAB Agreement comprise:	
	(a) Clause 21 [Disputes and Arbitration] of the Coprovisions of the Contract that are applicable to	<b>- 1                                   </b>
	(b) the "General Conditions of Dispute Avoidance appended to the General Conditions of the "Co-Second Edition 2017 published by FIDIC ("CS" following provisions.	
2.	[Details of amendments to the GCs, if av. Arexamp	le:
	In the procedural rules annexed to the GCs, Rule _ is o	deleted and replaced by: " "]
3.	The DAAB Member shall be part in accordance with of payment shall be	Clause 9 of the GCs. The currency
	In respect of Sub-Clauses 9.1 and 9.2 of the GCs, the monthly fee and daily fee shall be:	e amounts of the DAAB Member's
	monthly feeper month, and	
	daily fee ofper day	
	(or as otherwise set under Sub-Clause 9.3 of the GCs)	
1	In consideration of the above fees, and other nevmen	ts to be made to the DAAR Member

- 4. In consideration of the above fees, and other payments to be made to the DAAB Member in accordance with the GCs, the DAAB Member undertakes to act as DAAB Member in accordance with the terms of this DAAB Agreement.
- 5. The Employer and the Contractor shall be jointly and severally liable for the DAAB Member's fees and other payments to be made to the DAAB Member in accordance with the GCs.
- 6. This DAAB Agreement shall be governed by the law of \_\_\_\_\_\_ (if not stated, the law that governs the Contract under Sub-Clause 1.4 of the Conditions of Contract).

# DAAB-3

SIGNED by:	_ SIGNED by:	SIGNED by:
Print name:	Print name:	DAAB Member
Title:	Title:	Title:
for and on behalf of the Employer	for and on behalf of the Contractor	ple
in the presence of	in the presence of	in the presence of
Witness:	_ Witness:	Witness:
Name:	Name:	Name:
Address:	Address:	Address:
	<b>Y</b>	
Date:	Date:	Date:

# FORM OF MOBILIZATION ADVANCE GUARANTEE/BOND

Guarantee No	Date
WHEREAS	(hereinafter called the 'Employer')
Has entered into a Contract for	
	(Particulars of Contract)
With	(hereinafter   lled the "Contractor").
	s agreed to advance to the Contractor's (PKR)
which amount shall be advanced to th	e Contractor as per provision of the Contract.
	s asked the Contractor to full in Guarantee to secure the ance of his obligations under the said Contract.
AND WHEREAS,	
(Hereinafter called the "Guarantor") Employer agreeing to make the above Guarantee.	at the regress of the Contractor and in consideration of the re adverse to the Contractor, has agreed to furnish the said
for the purpose of above mentioned	Contract and if he fails and commits default in fulfilment of dvance payment is made, the Guarantor shall be liable to the the aforementioned amount.
discretion of making scision, shall be	the part of the Contractor, of which the Employer at his be given by the Employer to the Guarantor, and on such first de by the Guarantor of all sums then due under this Guarantee or and without any objection.
This Guarantee shall remain in force of Interim Payment Certificates of the Cois earlier.	until the advance is fully adjusted against payments from the ontractor or untilwhichever
The Guarantor's liability under this PKR	Guarantee shall not in any case exceed the sum of (Pak Rupees
This Guarantee shall remain valid up aforesaid date or earlier if the advance	to the aforesaid date and shall be null and void after the made to the Contractor is fully adjusted against payments of the Contractor provided that the Guarantor

Agrees that the aforesaid period of validity shall be mentioned date the advance payment is not fully adjust	
WITNESS:	Guarantor (Scheduled Bank/ Insurance Company) Signature
1.	Name
	Title
Corporate Secretary (Seal)  2.	Corporate Guarantor (Seal)
Name, Time & Addless	

# **CONDITIONS OF CONTRACT**

# CONDITIONS OF CONTRACT

The Conditions of Contract comprise two parts:

- (a) General Conditions
- (b) Particular Conditions

# **General Conditions**

These Conditions are the "General Conditions" which form part of the "FIDIC Conditions of Contract for Construction for Building and Engineering Works Designed by the Employer Second Edition (2017 Red book, Reprinted 2022 with amendments)" published by:

International Federation of Consulting Engineers (Fédération Internationale des Ingénieurs – Conseils) – (FIDIC) World Trade Center II - Geneva Airport P. O. Box 311 CH-1215 Geneva 15 Switzerland

Email: fidic@fidic.org, fidic.pub@fidic.org

Website: https://fidic.org/bookshop

The successful Bidder after award of Works shall have to provide two (02) copies of above said "General Conditions" for incorporation in the Contract.

#### **Particular Conditions**

(Mandatory Provisions not to be amended/substituted except as instructed/permitted by PEC in writing)

The Particular Conditions (PC) complement the General Conditions (GC) to specify dates, contractual requirements, and special circumstances related to the Works. The PC consists of two parts, Part A - Contract Data and Part B - Special Provisions. The provisions to be found in the Special Provisions (Particular Conditions - Part B) take precedence over the equivalent provisions found under the same Sub-Clause number(s) in the General Conditions, and the provisions of the Contract Data (Particular Conditions - Part A) take precedence over the Special Provisions (Particular Conditions - Part B).

Part A - Contract Data

Sub- Clause	Data to be Given	Data
1.1.2	Advance Payment Certificate	Not Applicable
1.1.3	Advance Payment Guarantee	Not Applicable
1.1.22	"DAAB" or "Dispute Avoidance/Adjudication Board"	Not Applicable
1.1.23	DAAB Agreement	Not Applicable
1.1.27	Defects Notification Period (DNP):	01 Year
1.1.46	Joint Venture (JV)	Not Applicable
1.1.47	JV Undertaking	Not Applicable
1.1.31	Employer's name and address:	<b>"PORT QASIM AUTHORITY"</b> Karachi, Pakistan
1.1.35	Engineer's name and address:	Director (Civil Maintenance) PQA Building No.3 Port Qasim Authority, Bin Qasim, Karachi -75020 Tele: +92-21-99272158
1.1.73	Sections:	Not Applicable
1.1.84	Time for Completion:	365 Days for whole of the Works from the date of receipt of Engineer's Notice to commence.
1.3(a)(ii)	agreed methods of electronic transmission:	Not Applicable
1.3(d)	Address of Employer for communications:	Director (Civil Maintenance) PQA Building No.3 Port Qasim Authority, Bin Qasim, Karachi -75020 Tele: +92-21-99272158

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	address of Engineer Representative for communications:	As per NIT
	address of Contractor for communications:	
1.4	Contract shall be governed by the law of:	Islamic Republic of Pakistan
	ruling language:	English
	language for communications:	English
1.8	number of additional paper copies of Contractor's Documents:	Six (06) copies
2.1	after receiving the Letter of Acceptance, the Contractor shall be given right of access to all or part of the Site within:	No later than the Commencement Date.
4.2	Performance Security (as percentage of the Accepted Contract Amount in Currencies);	
	percent:	Ten percent (10%)
	curreny:	Pakistani Rupees
4.2.1	List of Insurance Companies	In the form of Bank Guarantee from any schedule bank in Pakistan with AA Rating PACRA (Karachi Base) within 14 days after the receipt of Letter of Acceptance.
4.7.2	Period for notification of errors in the itemsof reference	Twenty Eight (28) days
4.19	period of payment for temporary utilities	each month
4.20	Number of additional paper copies of progress reports	Three (03) copies
5.1(a)	maximum allowable accumulated value of work subcontracted (as a percentage of the Accepted Contract Amount)	Forty percent (40%)
5.1(b)	parts of the Works for which subcontracting is not permitted	None
6.5	Normal working hours on the Site	Eight (08) Hours
8.3	number of additional paper copies of programmes	Three (03) copies
8.5	Extension of Time for Completion	Add following para:
		Extendable for another period of 1 year upon the Approval of the Employer at the same Terms & conditions.
8.8 & 14.15(b)	Delay Damages payable for each day of delay	Rs. 0.1% for each day of delay of the Accepted Contract Amount for delay in completion of whole of the Works

8.8	Maximum amount of DelayDamages	Ten percent (10%) of the Accepted Contract Amount
8.14	Applicability of Incentives for Early Completion	Not Applicable
13.4.(b) (ii)	percentage rate to be applied to Provisional Sums for overhead charges and profit	Not Applicable
14.2	Total Advance Payment	Not Applicable
14.2.1	List of Insurance Companies	Not Applicable
14.2.3	Percentage deductions for the repayment of the Advance Payment	Not Applicable
14.3	period of payment	One (01) month
14.3(b)	Number of additional paper copiesof Statements	Three (03) copies
14.3 (iii)	percentage of retention	Five percent (5%)
14.3 (iii)	limit of Retention Money (as a percentage of the Contract Price)	Five percent (5%)
14.5(b)(i)	Plant and Materials for payment when shipped	Not Applicable
14.5(c)(i)	Plant and Materials for payment when delivered to the Site	Not Applicable
14.6.2	minimum amount of InterimPayment Certificate (IPC)	PKR <u>15.0 Million</u>
14.7(a)	period of payment of AdvancePayment to the Contractor	Not Applicable
14.7b(i)	period for the Employer to make interim payments to the Contractor under Sub- Clause 14.6 [Interim Payment]	Fifty-Six (56) days
14.7b(ii)	period for the Employer to make interim payments to the Contractor under Sub- Clause 14.13 (Final Payment)	Twenty-Eight (28) days
14.7(c)	period for the Employer to makefinal payment to the Contractor	Fifty-Six (56) days
14.8	financing charges for delayed payment	Not Applicable
14.11.1(b)	number of additional paper copies of draft Final Statements	Six (06) copies

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14.15	currencies of payment of ContractPrice	Payment will be made in Pak Rupees.
14.15(a)(i)	Proportions or amounts of Localand Foreign currencies	Not Applicable
14.15(c)	currencies and proportions for payment of Delay Damages	Not Applicable
14.15(f)	rates of exchange	Not Applicable
17.2(d)	forces of nature, the risks of whichare allocated to the Contractor	Nil
19.1	permitted deductible limits:  i) insurance required for theWorks	i) Ten percent (10%) of loss amount on each & every loss
	<ul><li>ii) insurance required for Goods</li><li>iii) insurance required for liability for breach of professional duty</li></ul>	ii) Nil iii) Nil
	iv) insurance required against liability for fitness for purpose (if any is required)	iv) Nil
	v) insurance required for injury to persons and damage to property vi) insurance required for injury to employees	v) Nil vi) Nil
	vii) other insurances required byLaws and by local practice	vii)Nil
19.1	Periods for submission of insurance:  a) evidence of insurance b) relevant policies	Not later than the Commencement Date Within twenty eight (28) day from the
19.2.1(b)	additional amount to be insured (as a percentage of the replacement value)	Commencement Date  15% of the replacement value (Accepted Contract Amount)
19.2.2	Extent of insurance required for Goods amount of insurance required for Goods.	from Ex-Works (i.e., works, factory, warehouse, etc.) to delivery at the Site Full replacement value
19.2.3(a)	amount of insurance required forliability for breach of professional duty	Full replacement value of the Works to be designed by the Contractor
19.2.3(b)	insurance required against liabilityfor fitness for purpose	Yes

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19.2.3	Period of insurance required for liability for breach of professional duty.	Until the date of issuance of Performance Certificate
19.2.4	amount of insurance required forinjury to persons and damage to property	Injury to person and Fatal case: In accordance with Workmen Compensation Act.
		As analysed and estimated by the Engineer Representative.
19.2.6	other insurances required by Lawsand by local practice	All insurances as applicable, to the extent of execution of the project, under Federal and Provincial laws of Islamic Republic of Pakistan.
21.1	time for appointment of the DAAB	Not Applicable
21.1	the DAAB shall comprise	Not Applicable
21.1	List of proposed members of DAAB: - proposed by Employer - proposed by Contractor	Not Applicable
21.2	Appointing entity (official) for DAAB members	Not Applicable
21.6	Rules of Arbitration	PEC Rules of Conciliation and Arbitration or Pakistan Arbitration Act of 1940, if the former is inactive.  The place of Arbitration shall be in the Employer's country: <b>Karachi</b> , <b>Pakistan</b>

# **Particular Conditions**

Part B - Special Provisions

1.1	Definition	1.1.76 "Specification"		
		Following is added at the end:		
		"and consists of two parts i.e.,		
		i) "Part A - Specific Provisions"; and		
		ii) "Part B - Technical Provisions"."		
1.2	Interpretation	"and" is deleted from the end of sub-paragraph (i) and added at the end of sub-		
	_	paragraph (j).		
		Sub-paragraph (k) is added:  "(k) The word "tender" is synonymous with "bid" the word tenderer		
		with "bidder", the words "tender documents" with "bidding documents" and "Schedule of Prices" with "Bill of Quantities", as applicable."		
1.5	Priority of	The documents listed at (a) through (k) of this Sub-Clause aredeleted and		
	Documents	substituted with the following:		
		(a) the Contract Agreement;		
		(b) the Letter of Acceptance;		
		(c) the Letter of Bid;		
		(d) the Particular Conditions Part A - Contract Data;		
		(e) the Particular Conditions Part B - Special Provisions;		
		(f) the General Conditions;		
		(g) the Specification Part A - Specific Provisions;		
		(h) the Specification Part B - Technical Provisions;		
		(i) the Drawings;  (i) the completed Schedules to Rid including Rill of Quantities:		
		<ul><li>(j) the completed Schedules to Bid including Bill ofQuantities;</li><li>(k) any other documents forming part of the Contract.</li></ul>		
		(K) any other documents forming part of the Contract.  The addenda/corrigenda, if any, shall be deemed to have been		
		incorporated at the appropriate places in the documents forming the Contract.		
1.6	Contract	In the last line of the 1 <sup>st</sup> paragraph the text "shall be borne by the Employer"		
2.1	Agreement	is substituted by "shall be reimbursed by the Employer to the Contractor".		
3.1	The Engineer	In sub-paragraph (a) the text "as defined in the Pakistan Engineering Council Act, 1975 (Act No. V of 1976)" are added after the words "professional engineer".		
3.2	Engineer's Duties and Authority	The Engineer shall obtain the consent in writing of the Employer before taking action under the following Sub-Clauses of these Conditions:		
		(a) Consenting to the subcontracting of any part of the Works under Sub-Clause 5.1 [Subcontractors]		
		(b) Certifying additional cost determined under Sub-Clause 4.12 "Unforeseeable Physical Conditions".		
		(c) Any action under Sub-Clauses 8.9 [Employer's Suspension] and 8.12 [Prolonged Suspension]		
		(d) Issuance of "Taking Over of the Works and Sections" under Sub-Clause 10.1.		

- (e) Any action under Sub-Clause 4.2 "Performance Security" and Sub-Clause 19.2 "Insurance to be provided by the Contractor" of sorts.
- (f) Issuing "Variation and Adjustments" under Clause 13, except:
  - (i) in an emergency\* situation, as specified below, or
  - (ii) if such variation resulting in an increase of the Accepted Contract Amount in excess of one percent (1%) subject to accumulative Variations not exceeding two percent (2%) of the Accepted Contract Amount.Sub-Clause 13.3 [Variation Procedure]: approving a proposal for Variation submitted by the Contractor in accordance with Sub-Clause 13.3.2 [Variation by Request for Proposal] or 13.2 [Value Engineering].
- (g) Certifying release of second half of the Retention Money under Sub-Clause 14.9 [Release of Retention Money].
- (h) Issuance of "Issue of FPC" under Sub-Clause 14.13
- (i) Fixing rates or prices under Sub-Clause 3.7.
- (j) Extra payment as a result of Contractor's claims under Clause 20.
- (k) "Release of Retention Money" to the Contractor under Sub-Clause 14.9
- (1) Issuance of "Performance Certificate" under Sub-Clause 11.9.
- (m) Any change in the ratios of Contract currency proportions and payments thereof under Clause 14.15 "Currencies of Payment".

Any such requirement shall not be applied to any action by the Engineer under Sub-Clause 3.7 [Agreement or Determination], as stated in Sub-Clause 3.2 [Engineer's Duties and Authority] of the General Conditions.

\* (If in the opinion of the Engineer an emergency occurs affecting the safety of life or of the Works or of adjoining property, the Engineer may, without relieving the Contractor of any of his duties and responsibilities under the Contract, instruct the Contractor to execute all such work or to do all such things as may, in the opinion of the Engineer, be necessary to abate or reduce the risk. The Contractor shall forthwith comply with any such instruction of the Engineer. The Engineer shall determine an addition to the Contract Price, in respect of such instruction, in accordance with Clause 13 and shall notify the Contractor accordingly, with a copy to the Employer.)

Following is added after the words "the Employer's consent is required" in 4th paragraph:

"stating that the Employer's consent has been obtained for that specified authority"

# 4.2 Performance Security

#### 4.2.1 Contractor's Obligations

The entity issuing the Performance Security and its form shall beas under: The Performance Security shall be in the form of Guarantee issued by (a) a Scheduled Bank in Pakistan or (b) a foreign bank duly counter-guaranteed by a Scheduled Bank in Pakistan or (c) an Insurance Company listed in the form of Bank Guarantee from any schedule bank in Pakistan with AA Rating PACRA (Karachi Base) within 14 days after the receipt of Letter of Acceptance.

In case of Joint Venture, the Performance Security shall be in thename of the Joint Venture or in the name of Lead/either firm of the JV or in ratio of shares of the individual JV partners.

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		Following paragraph is added at the end of this Sub-Clause:
		"The amount of Performance Security shall be reduced to 50% following issue of the Taking-Over Certificate for the whole of the Works under Clause 10 of Conditions of Contract."
4.3	Contractor's Representative	In second paragraph the text "professional engineer as defined in the Pakistan Engineering Council Act, 1975 (Act No. V of 1976)(having temporary licence in case of foreign engineer under Section 12 of the Pakistan Engineering Council Act, 1975 (Act No. V of 1976)" are added after the words "qualified, experienced".
		In the 3 <sup>rd</sup> paragraph the words "28 days" are substituted by "14 days". In 2 <sup>nd</sup> line of 4 <sup>th</sup> paragraph the text "or appoint a replacement" is substituted by "except appointment of a suitable temporary replacement is deployed at the Site"
4.4	Contractor's Documents	4.4.2 As-Built Records First paragraph is deleted and the text in the last paragraph is substituted with the following:
		"The Contractor shall furnish to the Engineer 6 copies, one reproducible and one electronic copy (provided the Engineer has made available to the Contractor editable form of the Drawings) of all Drawings amended to conform to the Works asbuilt. In case the Engineer does not make available to the Contractor editable form of the Drawings, the Contractor shall furnish to the Engineer as-built data for incorporation in the Drawings. Upon receipt of PDF versions of the as-built drawings prepared by the Engineer, the Contractor shall furnish to the Engineer 6 copies and one reproducible of these Drawings.  The price of such Drawings shall be deemed to be included in the Contract Price."
		Following Sub-Clause is added:
		4.4.4 Shop Drawings The Contractor shall submit to the Engineer for review 3 copies of all shop and erection drawings applicable to this Contract as per provision of relevant Sub-Clause of the Contract.
		Review and approval by the Engineer shall not exceed 21 days and be construed as a complete check but will indicate only thatthe general method of construction and detailing is satisfactory and the Engineer's review or approval shall not relieve the Contractor of any of his responsibilities under the Contract.
4.8	Health and Safety Obligations	The following text is added at the end of this Sub-Clause:  In the event of work being carried out outside the normal working hours and in the event of work being carried out at night, the Contractor shall at his own cost, provide and maintain such good and sufficient light as will enable the work to proceed satisfactorily and without danger. The approaches to the Site andthe Works where the night work is being carried out shall be sufficiently lighted. All arrangement adopted for such lighting shall be to the satisfaction of the Engineer.
4.20	<b>Progress Reports</b>	At the end of sub-paragraph
		(g) the word "and" is deleted and at the end of sub-paragraph
		(h) the full stop (.) is replaced with";", and the following new sub- paragraphs are added as:
		(i) planned programme for the execution of the Works for next 56 days to enable the Engineer to determine its programme of inspection and testing;

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		condit	ly summery of daily job record indicating weather ions, deployment of Contractor's Equipment, labour yment, local material procurement and material import, if nd
		(k) Salien	t contractual and project information.
		(l) a) subn	For purposes of Sub-Clause 4.20, the Contractor shall nit to the Engineer detailed programme for the following:
		(1)	Execution of Works;
		(2)	Labour Employment;
		(3)	Local Material Procurement;
		(4)	Material Imports, if any; and
		(5)	Other details as required by the Engineer.
		the Er	g the period of the Contract, the Contractor shall submit to agineer not later than the 8th day of the following month, onic copy and 10 copies each of Monthly Progress Reports ng:
		(1)	A Construction Schedule indicating the monthly progress in percentage;
		(2)	Description of all work carried out since the last report;
		(3)	Description of the work planned for the next 56 days sufficiently detailed to enable the Engineer to determine his programme of inspection and testing;
		(4)	Monthly summary of daily job record;
		(5)	Photographs to illustrate progress; and
		(6)	Information about problems and difficulties encountered, if any, and proposals to overcome the same.
		record Engine partice delive Contra	g the period of the Contract, the Contractor shall keep a daily of the work progress, which shall be made available to the eer as and when requested. The daily record shall include alars of weather conditions, number of men working, ries of materials, quantity, location and assignment of actor's equipment.
5.1	Subcontractors	•	g text at the end of paragraph (ii):
		"under Schedule t	
		_	added at the end of the last paragraph of Sub- Clause 5.1:
		the Employer to r	relating to the Works shall include provisions which entitle equire the subcontract to be assigned to the Employer under of Sub- Clause 15.2.3 [After Termination].
		Republic of Pakis	nall give reasonable opportunity to contractors from Islamic tan for subcontracts for the Works, and endeavour to employ as Subcontractors."

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5.2	Nominated	5.2.2 Objection to Nomination
	Subcontractors	In sub-paragraph (c), "and" is deleted from the end of (i);"." at the end of (ii)
		is replaced with: ", and". The following is then added as (iii):
6.1	Engagement of	"(iii) be paid only if and when the Contractor has received from the Employer payments for sums due under the Subcontract referred to under Sub-Clause 5.2.3 [Paymentto nominated Subcontractors]."  The following paragraph is added at the end of the Sub-Clause:
	Staff and Labour	"The Contractor shall, to the extent practicable and reasonable, employ staff (not less than 50%) and labour (not less than 85%) with appropriate qualifications and experience from sources within the Islamic Republic of Pakistan."
6.7	Health and Safety	The existing text is substituted with the following:
	of Personnel	"In order to provide for the safety, health and welfare of persons, and for prevention of damage of any kind, all operations for the purposes of or in connection with the Contract shall be carriedout in compliance with the Safety Requirements of the Government of Pakistan with such modifications thereto as the Engineer may authorize or direct and the Contractor shall take orcause to be taken such further measures and comply with such further requirements as the Engineer may determine to be reasonably necessary for such purpose. The Contractor shall also provide all other medical services and appoint a health and safetyofficer at Site if stated in the Specifications. In case of anyfatality or serious accident, the Contractor shall, in addition, notify the Engineer immediately by the quickest available means."
6.8	Contractor's	Insert at the end of sub-paragraph (a) of this Sub-Clause:
	Superintende nce	"or, if not, the Contractor shall make competent interpreters available during all working hours, in a number sufficient for those persons to properly perform their superintendence duties"
		The following text is added at the end of this Sub-Clause:
		"The Contractor's authorized representative and his otherengineers working at site shall possess valid registration with the Pakistan Engineering Council.
		The Contractor's authorized representative at Site shall be authorized to exercise adequate administrative and financial powers on behalf of the Contractor so as to achieve completion of the Works as per the Contract."
6.12	Key Personnel	The following is inserted at the end of the last paragraph: "If any of the Key Personnel are not fluent in this language, the Contractor shall make competent interpreters available during all working hours in a number deemed sufficient by the Engineer."  The following Sub-Clauses 6.13 to 6.26 are added at the end of Sub-Clause 6.12:
6.13	Foreign Personnel	The Contractor may bring in to the Country any foreign personnel who are necessary for the execution of the Works to the extent allowed by the applicable Laws. The Contractor shall ensure that these personnel are provided with the required
		Residence visas and work permits. The Employer will, if requested by the Contractor, use all reasonable endeavours in a timely and expeditious manner to assist the Contractor in obtaining any local, state, national, or government permission required for bringing in the Contractor's personnel.
		The Contractor shall be responsible for the return of these personnel to the place where they were recruited or to their domicile. In the event of the death

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		in the Country of any of these personnel or members of their families, the
		Contractor shall similarly be responsible for making the appropriate
		arrangementsfor their return or burial.
6.14	Supply of Food	The Contractor shall arrange for the provision of a sufficient supply of
012 1	stuffs	suitable food as may be stated in the Specification at reasonable prices for the
	Staris	Contractor's Personnel for the purposes of or in connection with the Contract.
6.15	Supply of Water	The Contractor shall, having regard to local conditions, provide on the
0.10	Supply of Water	Site an adequate supply of drinking and other water forthe use of the
		Contractor's Personnel.
		Contractor's reisonner.
6.16	Measures	The Contractor shall at all times take the necessary precautions to protect
	against Insect	the Contractor's Personnel employed on the Site from insect and pest
	and Pest	nuisance, and to reduce the danger to their health. The Contractor shall
	Nuisance	comply with all the regulations of the local health authorities, including use
		of appropriate insecticide.
6.17	Alcoholic	The Contractor shall not, otherwise than in accordance with the Laws of the
	Liquor or	Country, import, sell, give, barter or otherwise dispose of any alcoholic liquor
	Drugs	or drugs, or permit or allow importation, sale, gift, barter or disposal thereto by
		Contractor's Personnel.
6.18	Arms and	The Contractor shall not give, barter, or otherwise dispose of, to any person, any
	Ammunition	arms or ammunition of any kind, or allow Contractor's Personnel to do so.
6.19	Festivals and	The Contractor shall respect the Country's recognized festivals, days of rest and
	Religious	religious or other customs.
	Customs	
6.20	Funeral	The Contractor shall be responsible, to the extent required by local regulations,
	Arrangements	for making any funeral arrangements for any of its local employees who may
		die while engaged upon the Works
6.21	Forced	The Contractor, including its Subcontractors, shall not employ or engage forced
	Labour	labour which consists of any work or service, not voluntarily performed, that is
		exacted from an individual under threat of force or penalty, and includes any
		kind of involuntaryor compulsory labour, such as indentured labour, bonded
		labour or similar labour-contracting arrangements.
6.22	Child Labour	The Contractor, including its Subcontractors, shall not employ or engage child
		labour in accordance with relevant law(s) in force in Islamic Republic of
( ) )	T 1	Pakistan.
6.23	Employment Records of	The Contractor shall keep complete and accurate records of the employment of
	Workers	labour at the Site. The records shall include the names, ages, genders, hours worked and wages paid to all workers. These records shall be summarized on a
	WOIKEIS	monthly basis and submitted to the Engineer. These records shall be included in
		the details to be submitted by the Contractor under Sub-Clause
		6.10 [Contractor's Records].
6.24	Workers'	The Contractor shall comply with the relevant labour laws of Pakistan which
	Organizations	recognize workers' rights to form and to join workers' organizations/Trade
	O'I guille autonis	Union of their choosing and to bargain collectively without interference.
6.25	Non-	The Contractor shall not make decisions relating to the employment or treatment
	Discrimination	of Contractor's Personnel on the basis of personal characteristics unrelated to
	and Equal	inherent job requirements. The Contractor shall base the employment of
	Opportunity	Contractor's Personnel on the principle of equal opportunity and fair treatment,
		and shall not discriminate with respect to any aspects of the employment
		relationship, including recruitment and hiring, compensation (including wages
		and benefits), working conditions and terms of employment, access to training,
		job assignment, promotion, termination of employment or retirement, and
		disciplinary practices.
		Special measures of protection or assistance to remedy past discrimination or
		selection for a particular job based on the inherent requirements of the job shall
		not be deemed discrimination. The Contractor shall provide protection and

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		assistance as necessary to ensure non-discrimination and equal opportunity, including for specific groups such as women, persons with disabilities, migrant
6.26	Epidemics	workers and children (of working age in accordance with Sub-Clause 6.22).  In the event of any out-break of illness of epidemic nature, the Contractor shall comply with and carry out such regulations, orders and requirements as may be made by the Government or the local medical or sanitary authorities for the purpose of overcoming the same.
7.7	Ownership of Plant and Materials	The following is added before the first paragraph: "Except as otherwise provided in the Contract,"
		The following is added at the end of the Sub-Clause:
		"No Plant and/or Materials that is the property of the Employer shall be removed from the Site. If it becomes necessary to:
		i. remove any item of such Plant from the Site for the purposes of repair, the Contractor shall give a Notice, with reasons, to the Engineer requesting consent to remove the defective or damaged item off the Site. This Notice shall clearly identify the item of defective or damaged Plant, and shall give details of: the defect or damage to be repaired; the place to which defective or damaged item of Plant is to be taken for repair; the transportation to be used (and insurance cover for such transportation); the proposed inspections and testing off the Site; and the planned duration required before the repaired item of Plant shall be returned to the Site. The Contractor shall also provide any further details that the Employer may reasonably require; or
		ii. replace any item(s) of such Plant and/or Materials, the Contractor shall give a Notice, with reasons, to the Engineerclearly identifying the item(s) of Plant and/or Materials tobe replaced, and giving details of the due date of delivery tothe Site of the replacement item(s).
		Where any item of Plant and/or Materials has become the property of the Employer under this Sub-Clause before it has been delivered to the Site, the Contractor shall ensure that such an item is not moved except for its delivery to the Site.
		The Contractor shall indemnify and hold the Employer harmless against and from the consequences of any defect in title orencumbrance or charge (except any reasonable restriction arisingfrom the intellectual property rights of the manufacturer or producer) on any item of Plant and/or Materials that has become the property of the Employer under this Sub-Clause."
	The following S	ub-Clause 7.9 is added after Sub Clause 7.8:
7.9	Use of Pakistani Materials and Services	The Contractor shall, so far as may be consistent with the Contract, make the maximum use of materials, supplies, plant and equipment indigenous to or produced or fabricated in Pakistan and services available in Pakistan provided such materials, supplies, plant, equipment and services shall be of required standard.
8.1	Commencement of Works	The following is added before the first paragraph:  "After signing of the Contract Agreement by both Parties," and thereafter
8.5	Extension of Time for Completion	the word "The" is replaced with the word "the".  The following is added after paragraph (c):
	Compiction	"for last five years".

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8.14	Incentives For	If Contract Data does not state applicabilities of investigation for 1
	Early	If Contract Data does not state applicability of incentives for early
	Completion	completion, this Sub-Clause shall not apply.
		The Contractor shall be entitled subject to sub Classe 20.2 [Claims for
		Design and/or FOTI to hope never this the Works and/or each Section
		Payment and/or EOT] to bonus payment if the Works and/or each Section
		is completed earlier than the Tifle for Completion for the Works or Section
		(as the case may be) The an ount of bonus for early completion of the
		Works and/or each Section shall be upto a limit and at a rate to 50% of the relevant limit and rate of delay damages prescribed in Contract Data and
	•	
		shall e paid for every day which shall elapse between the relevant Date of
	<b>\</b> .	Completion of the Works or Section and the relevant Time for Completion.
		For the purposes of calculating any bonus payment, the applicable Time
		for Completion stated in the Contract Data is fixed and no adjustments of
		•
		this time by reason of granting an EOT will be allowed.
	The following S	ub-Clause 11.12 is added after Sub-Clause 11.11:
11.12	Supervisory	If provided under the Schedule of Prices, the Contractor shall provide
	Assistance	supervisory assistance to the Employer during the DNP for the Works. Such
	During DNP	supervisory assistance shall be as described in the Specification for the purpose
		of supporting the Employer'soperation and maintenance of the Plant for the
		period specifiedin the Schedule of Prices after the Date of Completion.
12.2	Method of	The following paragraph is added at the end of the Sub-Clause:
	Measurement	"Summary of measured quantity for payment shall be delineated item-wise
		under four heads namely; "Schedule of PricesQuantity", "Quantity Executed
		To-date", "Quantity Certified Previously" and "Net Quantity Executed under
		this Certificate".
12.3	Valuation of the	The following text is added at the end of fifth paragraph of the Sub-Clause:
	Works	"Sum of overhead charges and profit for sub-paragraph (a) shall be Twenty Five
		percent (25%)".
13.4	Provisional	The following paragraph is inserted as the penultimate paragraph:
	Sums	"The Provisional Sum shall be used to cover the Employer's share of the DAAB
		members' fees and expenses, in accordance with Clause 21. No prior instruction
		of the Engineer shall be required with respect to the work of the DAAB. The
		Contractor shall submit the DAAB members' invoices and the satisfactory
		evidence of having paid 100% of such invoices as part of the substantiation of
12.6	A dimeter 4 P	those Statements submitted under Sub-Clause 14.3.
13.6	Adjustments for	The following paragraphs are added at the end of the Sub-Clause:  "Notwithstanding the foregoing the Contractor shall not be entitled to an
	Changes in	"Notwithstanding the foregoing, the Contractor shall not be entitled to an
	Laws	extension of time if the relevant delay has already been taken into account in
		the determination of a previous extension of time and such Cost shall not be
		separately paid if the same shall already have been taken into account in the indexing of any inputs to the Table of Adjustment Data in accordance with the
		provisions of Sub-Clause 13.7 [Adjustments for Changes in Cost]."
13.7	Adjustments for	
13./	Adjustments for Changes in Cost	Price Adjustment for the specified elements in the contract will be computed as follows:
	Changes in Cost	Increase / Decrease in Cost (Price Adjustment factor) =
		Current Date Price—Base Date Price
		Base Date Price
		• If the resulting Price Adjustment Factor is positive (+ve), the price should
		be added to Contractor's payable amount. If the result is negative (-ve) the
		price should be subtracted to Contractor's payable amount.
		• The executed quantities of the elements subject to Price Adjustment can be
		obtained from the actual measurement or from certified invoice of the
		Contractor or any other mode agreed between the parties which shall be
		stipulated in the contract
	•	

144	The C4 4	The following is added at the and of the Cub Clause:
14.1	The Contract Price	The following is added at the end of the Sub-Clause: "Notwithstanding the provisions of subparagraph (b), Contractor's Equipment, including essential spare parts, imported by the Contractor for the sole purpose of executing the Contract shall be temporarily exempt from the payment of import duties and taxes upon initial importation, provided the Contractor shall post with the customs authorities at the port of entry an approved re-export bond or bank guarantee, valid until the Time for Completion plus six months, in an amount equal to the full import duties and taxes which would be payable on the assessed imported value of such Contractor's Equipment and spare parts, and callable in the event the Contractor's Equipment is not re-exported from the Country on completion (f) the Contract. A copy of the bond or bank guarantee endorsed by the customs authorities shall be provided by the Contractor to the Employer upon the importation of individual items of Contractor's Equipment and spare parts. Upon re-export of individual items of Contractor's Equipment or spare parts, or upon the completion of the Contract, the Contractor shall prepare, for approval by the customs authorities, an assessment of the residual value of the Contractor's Equipment and spare part to be re-exported, based on the depreciation scale(s) and other criteria used by the customs authorities for such purposes under the provisions of the applicable Laws. Import duties and taxes shall be due and payable to the customs authorities by the Contractor on (a) the difference between the initial imported value and the residual value of the Contractor's Equipment and spare parts to re-exported; and (b) on the initial imported value of the Contractor's Equipment and spare parts remaining in the Country after completion of the Contract. Upon payment of such dues within 28 days of being
		invoiced, the bond or bank guarantee shall be reduced or released accordingly; otherwisethe security shall be called in the full amount remaining."  [The Employer may change or delete this Sub-Clause as per Project
	<u> </u>	requirements]
14.2	Advance Payment	14.2.1 Advance Payment Guarantee The entity issuing the Advance Payment Guarantee and its form shall be as under:  The Advance Payment Guarantee shall be in the form if Guarantee issued by (a) a Scheduled Bank in Pakistan or (b) to origin bank duly counter-guaranteed by a Schedule Lank in Pakistan or (c) an Insurance Company listed in the form of Bank Guarantee from any schedule bank in Pakistan with AA+ Ranni PAGRA-(Karacha Base) within 14 days after the receipt of Letter of Acceptance.
		In case of Joint Venture, the Advance Payment Guarantee(s) shall be in the name of the Joint Venture or in the name of Lead/either firm of the JV or in ratio of shares of the individual JV partners.
14.6	Issue of IPC	14.6.1 The IPC In the first line of the 1st paragraph the words "28 days" are substituted by "14 days".
14.7	Payment	The words "or through crossed cheque in favour of the Contractor or JV partners. The Payment to JV partners shall be made at the request of the Joint Ventures in the ratio of their shares specified by them" are added at the end of the Sub-Clause.
14.8	Delayed Payment	In the first paragraph, third line, the words "compounded monthly" are deleted
		The text of 2nd paragraph is deleted and substituted with the following:

		"The Employer shall pay to the Contractor compensation at the rate stated
15.0	T	in the Contract Data."
15.2	Termination for Contractor's	15.2.1 <u>Notice</u>
	<b>Default</b>	Following text is added at the end of sub-paragraph (h) of this Sub-Clause:
		"For the purposes of this Contract, corrupt and fraudulent practices have been defined in Public Procurement Rules 2004."
		15.2.3 After Termination
		The word "and" at the end of sub-paragraph (ii) of paragraph (b) is deleted the following paragraph is added after sub-paragraph (iii):
		"(iv) all Employer-Supplied Materials and/or Employer's Equipment made available to the Contractor in accordance with Sub-Clause 2.6 [Employer-Supplied Materials and Employer's Equipment], and"
15.4	Payment after	The following text is added at the end of this Sub-Clause:
	Termination	"The Employer shall be entitled to sell any of the Contractor's Equipment, Temporary Works and unused materials and apply the proceeds of sale towards payment of any debt due from the Contractor to the Employer under this Clause including any outstanding payments to the Subcontractors.
16.2	Termination by	<u>16.2.1 Notice</u>
	Contractor	The sub-paragraph (j) is deleted in its entirety.  At the end of sub-paragraph (i) "; or" is replaced with "." and atthe end of
		sub-paragraph (h) ";" is replaced with "; or".
		In sub-paragraph (f) "84 days" are replaced with "180 days" and text "for
16.3	Contractor's	reasons not attributable to the Contractor" is added at the end.  Sub-paragraph (c) is deleted and replaced with:
10.3	Obligations After	"(c) deliver to the Engineer all Employer-Supplied Materials and/or
	Termination	Employer's Equipment made available to theContractor in accordance with
		Sub-Clause 2.6 [Employer-Supplied Materials and Employer's Equipment]; and
		(d) remove all other Goods from the Site, except as necessary for safety, and
		leave the Site."
17.1	Responsibility for Care of the Works	After the two instances of "Goods" in the last paragraph, the words "Employer-Supplied Materials and/or Employer's Equipment" are added.
	The following S	ub-Clause 17.7 is added after Sub-Clause 17.6:
		The Contractor shall take full responsibility for the care of the items of the
	Use of	Employer's facilities and/or accommodation, if any, as detailed in the Specification, from the date of use and/or occupation by the Contractor until the
	Employer's	date on which such use and/or occupation is re-vested in the Employer.
	Accommodation/	If any loss or damage happens to any of the above items during a time while the
	<b>Facilities</b>	Contractor is responsible for its care, arising from any cause other than a cause
		for which the Employer is responsible or liable, the Contractor shall promptly rectify the loss or damage at the Contractor's risk and cost.
18.1	Exceptional	The words "or disorder" are replaced with "disorder or sabotage" in
	Events	sub-paragraph (c) of the Clause.
18.4	Consequences of	The following is added at the end of sub-paragraph (b) after deleting the ".":
	an Exceptional Event	", including the costs of rectifying or replacing the Works and/or Goods
	Event	damaged or destroyed by Exceptional Events, to the extent they are not indemnified through the insurance policy referred to in Sub-Clause 19.2 [Insurance to be provided by the Contractor]."
		In sub-paragraph (c), the words "and necessarily" are added after the words
		"was reasonably".

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18.5	Optional	Following text is added at the end of first paragraph:
	Termination	
19.1	General Requirements	"The Contractor shall immediately after the date of the Letter of Acceptance submit the draft of insurance policies for the Employer's consent." Following text is added at the end of third paragraph: "The Contractor shall, within the respective periods stated in the Contract Data submit to the Engineer and the Employer a) evidence that the insurances described in this Clause have been effected, and b) copies of policies of the insurances described in Sub-Clauses 19.2.1, 19.2.4 and 19.2.5."
19.2	Insurance to be	19.2.5 Injury to employees
	provided by the Contractor	The words "sickness, disease" are deleted in the third line of firstparagraph.  The following Sub-Clause is added after Sub-Clause 19.2.6:
		19.2.7 Insurance Company
		"The Contractor shall be obliged to place all insurances from any schedule bank in Pakistan with AA+ Rating PACRA (Karachi Base)described in this Clause with insurers listed in the Contract Data.
21. 6	Arbitration	The word "international" is deleted in the sixth line of first paragraph. The text of Stiparagraph (1) substituted with the Billowing: "the Dispute shall be finally settled under the Rules of Arbitration, specified in the Contract Data;"
	The following Clauses are added after Clause 21	
22	Custom Duty	Employer may incorporate provisions where applicable. However, in order to make the bid more builtinged, the property of Eustoms Duties should be the responsibility of the imployer.
23	Taxes	The Contractor, Subcontractors and their employees shall be liable to pay income tax, withholding tax, super tax and other taxes on income arising out of the Contract. The rates and prices as stated in the contract shall be deemed to cover all such taxes.
24	Integrity Part	If it is found and established at any stage that the Contractor or any of his Subcontractors, agents or servants have violated or involved in violation of the Integrity Pact signed by the Contractor then the Employer 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 Subcontractors, agent or servants;
		(b) terminate the Contract; and
		(c) recover from the Contractor any loss or damage to the Employer as a result of such termination or of any other corrupt business practices of the Contractor or any of his Subcontractors, agent or servants. The termination under sub-paragraph (b) of this Sub-Clause shall proceed in the manner prescribed under Sub-Clause 15.1 to 15.4 and the payment under Sub-Clause 15.4 shall be made after having deducted the amounts due to the Employer under sub- paragraph (a) and (c) of this Sub-Clause.

# SPECIFICATIONS PART A - SPECIFIC PROVISIONS & PART B - TECHNICAL PROVISIONS

#### 01 GENERAL

The General Conditions of Contract Part I & II shall form an integral part of these General Requirements.

The Contractor shall notify all sub-contractors of the provisions of the Conditions of Contract and the General Requirement of this Specification.

The arrangement and divisions of these Specifications is not to be construed as establishing the limits of responsibility of sub-trades.

The Contractor is responsible for delineating the scope of Sub-Contracts and for coordinating all the Works.

All works shall be carried out in accordance with the following specifications, supplemented by detailed specifications contained in the following sections. Any inconsistencies or ambiguities shall be brought to the notice of the Engineer for his clarification/decision. Decision and direction of the Engineer, in all such cases, shall be final and binding.

The Contractor shall make himself thoroughly familiar with the site conditions, foresee any and all problems likely to the encountered during execution of the works, and shall be able and ready to solve them effectively. Proposals for solutions to the problems shall be submitted to the Engineer for approval before proceeding with the work.

#### 02 APPLICABLE CODES AND STANDARDS

In the absence of other Standards being required by the Contract Documents, all work and materials shall meet the requirement of the Uniform Building Code of the United States, and/or applicable American Society for Testing Materials (ASTM) American Association of State Highway and Transportation Officials (AASHTO) Specifications and the latest American Concrete Institute Manual of Concrete Practice and American Institute of Steel Construction (AISC) Manual relevant to the Works except in cases where the Pakistan Building Code requires a higher standard. In such cases the Pakistani Code shall govern. Where the abbreviations listed below are used, it refers to the latest code, standards, or publication of the following organizations:

AASHTO American Association of State Highway and Transportation Officials.

ACI American Concrete Institute

AISC American Institute of Steel Construction

ANSI American National Standards Institute

ASA American Standard Association

ASCE American Society of Civil Engineers

ASTM American Society for Testing and Material

AWS American Welding Society

BSI British Standards Institute

**BSICP British Standard Institute Code of Practice** 

PCA Portland Cement Association

PSI Pakistan Standard Institute

**UBC** Uniform Building Code

NHA Schedule.

Should the Contractor, at any time and for any specific reasons, wish to deviate from the above standards or desires to use materials or equipment other than those provided for by the above standards, then he shall state the exact nature of the change giving the reasons for making the change and shall submit complete specifications of the materials and descriptions of the equipment for the Engineer's approval, whose decisions shall be conclusive and binding upon the Contractor.

# **03 CODES, STANDARDS, CERTIFICATES**

The Contractor shall supply and have at his site office:

Copies of all latest editions of codes and standards referred to in these specifications by number, or equivalent codes and standards approved by the Engineer.

Catalogues and published recommendations from manufacturers supplying products and materials for the project.

The Contractor shall provide manufacturer's or supplier's certificates to the Engineer for all products and materials which must meet the requirements of a specific code or standard as stated in these Specifications.

#### **04 UNITS OF MEASUREMENTS**

The International System of Units (SI) shall be used throughout this Project or as directed by "The Engineer".

#### 05 MANUFACTURER'S RECOMMENDATIONS

Installation of manufactured items shall be in accordance with procedures recommended by the manufacturer or as approved by the Engineer.

#### **06 EXISTING CONDITION AT SITE**

Drawings and information pertaining to existing project conditions are furnished for reference.

Neither the Employer nor the Engineer warrants the adequacy or correctness of these.

#### **07 PROTECTION AND PRECAUTIONS**

The Contractor and his sub-contractors shall afford all necessary protection to existing structures and will be required to make good at his own expense any damage done to such structures through his own or his representatives or subcontractors' fault and negligence.

The Contractor and his sub-contractors shall afford all necessary protection to existing roads in the area. He will clear and make good at his own expense any damage to or debris on these roads through his own fault and negligence. He must at all-time ensure the free and normal flow of traffic and shall not cause obstruction to the traffic system. The Contractor and his sub-contractors shall provide and maintain necessary protection and precautionary measures such as warning signs, warning lamps and barricades etc. to prevent accidents.

The Contractor shall promptly correct all such damage to original condition at no additional expense to the Employer.

The Contractor shall cooperate with trades performing work under other Contracts as necessary for completion.

#### **08 SETTING OUT OF WORK**

Establish all boundaries, markers, levelling stakes and bench marks on the site to adequately set out all work. Verify all data and their relationship to establish and Engineer's survey control points and public bench-marks and report discrepancies to the Engineer Permanently mark the necessary controls for distance and elevation sufficient to serve throughout the Contract and protect these control points adequately against damage and displacement.

Project setting out is for the use of all trades; each trade is responsible for the layout of its own work.

#### **09 SEQUENCE OF CONSTRUCTION**

The Contractor shall submit his proposal for approval of the Engineer the sequence of Construction, prior to starting the works. The works shall be executed as per approved sequence of construction.

#### **10 LINES AND LEVELS**

Survey control points will be established by the Engineer. The Contractor shall be responsible for verifying these and shall be responsible for all requirements necessary for the execution of any work to the locations, lines, and levels specified or shown on the drawings, subject to such modifications as the Engineer may require as work progresses.

#### 11 PARTIAL POSSESSION

Whenever, as determined by the Employer any portion of work performed by the

Contractor is in a condition suitable for use, the Employer may take possession of or use such portion.

Such use by the Employer shall in no instance be construed as constituting final acceptance, and shall neither relieve the Contractor of any of his responsibilities under the Contract, nor acts a waiver by the Employer of any of the conditions thereof, provided that the Contractor shall not be liable for the cost of repairs, rework, or renewals which may be required due to ordinary wear and tear resulting from such use. However, if such use increase the cost or delays to the completion of remaining portions of work, the Contractor will be entitled to an equitable adjustment.

If, as a result of the Contractor's failure to comply with the provision of the Contract, such use proves to be unsatisfactory, the Employer will have the right to continue such use until such portion of the work can, without injury to the Employer, be taken out of service for correction of defects, errors, omissions, or replacement of unsatisfactory materials or equipment, as necessary for such work to comply with the Contract; provided that the period of such operation or use pending completion of appropriate remedial action shall not exceed twelve months unless otherwise mutually agreed upon in writing between the parties.

#### 12 EXISTING SERVICES

The Contractor shall search for, find, locate and protect any wiring, cable, duct, pipework, etc., within or immediately adjoining the site area.

The Contractor shall take full responsibly for safety of existing service lines, utilities and utility structures uncovered or encountered during excavation and construction operations.

The Contractor shall take full responsibility for damaging any such service lines, utility/utility structure and any cost and/or expense that arises or issues from any such damage shall be borne directly by himself. Should any damage to any such service occur the Contractor shall forthwith take remedial action, initiate safety precautions, install temporary services and carryout repair all at his own cost and expense and inform the Engineer and notify all relevant authorities? Existing utilities which are to remain in service for or after the works are to be determined by the Contractor. If any existing service lines, utilities and utility structures which are to remain in service are uncovered or encountered during these operations, they shall be safeguarded, protected from damage, and supported.

## 13 PLANT AND EQUIPMENT

The Contractor shall submit a detailed list of plant and equipment which he shall undertake to bring to the site to carry out the work. The list shall satisfy the Engineer as to type, size and quantity. The list shall include for each piece of equipment the type, manufacturer, model, identification number and year of manufacture. The Contractor shall provide on the site of the work at his cost all of the equipment listed and all subsequent equipment required for approval of the detailed programmer of work and such equipment which may be directed by the Engineer. The

Contractor shall supply all plant and equipment necessary for the construction of each phase of the work and it must be on site, inspected and approved by the Engineer.

#### 14 CONSTRUCTION AREA AND ACCESS

The Contractor shall confine his operations to the areas that are actually required for the Works and shall fence the area accordingly. Arrangements for access roads, storage areas and routes for haulage of materials are to be made by the Contractor at his own cost, subject to the approval of the Engineer.

#### 15 STORAGE & HANDLING FACILITIES

The Employer will provide the Contractor possible space within or nearby the area of site of works for the storage of plant, equipment and materials and for Contractor's temporary office, during the currency of the Contract. In case the adjacent area as required by the Contractor is not available within the Project boundary for storage of plant, equipment and machines then the Contractor shall arrange at his own expense possible space for storage of plant, equipment and machines at his own cost and expense. On no account shall such temporary installations conflict/interfere with any of the permanent installations, services and any operational function of Employer. The handling and storage of all plants, equipment and materials at site shall be the sole responsibility of the Contractor and at no risk and cost to the Employer.

The Contractor shall protect all material against corrosion, mechanical damage or deterioration during storage and erection on site. The protection methods shall be to the approval of the Engineer.

#### 16 TEST LABORATORY AND TESTING

- **16.1** Testing, except as otherwise specified herein, shall be performed by an approved testing agency as proposed by the Contractor and at no extra cost to the Employer. The Engineer may require all testing to be carried out under his supervision only.
- **16.2** If suitable and adequate material testing laboratory is not available in the vicinity, then the Contractor shall provide and maintain a materials testing laboratory in the vicinity of the Contractor's Camp and the laboratory shall have sufficient working area and shall be equipped with all necessary facilities including a suitable store room.
- **16.3** The Contractor shall supply and maintain to the satisfaction of the Engineer or his representative complete testing equipment, apparatus, tools, gauges, instruments, etc. in sufficient number and adequate for all tests to be carried out as specified in these specifications. Valid calibration certificates of gauges / instruments / equipment shall be provided by the Contractor.
- **16.4** The Contractor, after the approval by the Engineer for the source of cement and steel shall make available at the site sufficient stock of the materials in

advance in order to allow sample testing for quality control prior to use.

**16.5** The quality control testing shall be performed by the Contractor's competent personnel in accordance with a site testing and quality control programme to be established by the Contractor and approved by the Engineer or his Representative. The Contractor shall keep a complete record of all quality tests performed on site and submit the same to the Engineer. All quality control and related tests shall be carried out in accordance with applicable standards and codes.

#### 17 CONSTRUCTION & CHECKING AT SITE

The Contractor shall submit to the Engineer in due time for approval and discussion, his proposals and plans as to the method and procedure to be adopted for the temporary and permanent works involved.

The submitting to these suggestions and arrangements, and the approval thereof by the Engineer shall not relieve the Contractor of his responsibilities and duties under the Contract.

The carrying out of all work included in the Contract is to be supervised by a sufficient number of qualified representatives of the Contractor and full facilities and assistance are to be afforded by the Contractor for the Engineer or his Representative to check & examine the execution of the work.

The Engineer reserves the right to inspect all parts of the works but may at his discretion waive inspection on certain items. This shall in no way absolve the Contractor from his responsibilities. This particularly applies to the checking of materials, the accurate setting out of foundations, and to the levelling, setting and aligning of the various parts, and to the proper fitting and adjustment of manufactured and finished materials and fixtures in position.

If the Engineer or his Representative find that the work progress is slow in such a way that the works or parts thereof will not be completed in the time specified, then he shall order the Contractor to work overtime or in shifts and the Contractor shall comply. These arrangements will be free of all financial encumbrances and at no additional costs to the Employer.

In the event of night work, the Contractor shall provide sufficient and adequate lighting to the satisfaction of the Engineer or his Representative and shall supply the necessary manpower for satisfactory continuation of the work after normal hours.

#### 18 BAR BENDING SCHEDULE

Bar bending (reinforcement bars) schedule of all drawings shall be prepared by the Contractor and submitted in triplicate to the Engineer for approval.

#### 19 DRAWINGS

**19.1** The Contractor shall submit the drawings along with the repair/ maintenance/ Construction proposals duly designed and vetted by reputable consultant registered with Pakistan Engineering councile (Valid certificate) under the field of specialization 1201, 1203, 1204, 1217 & 1215.

All the tests required for designing as well as execution of work are the responsibility of Contractor and no extra payment in this regard would be paid.

- **19.2** Drawings Issued for Construction of various parts of the Works based on Construction programme approved by the Engineer for issuance to the Contractor from time to time.
- **19.3** Study of Drawings: The Contractor shall study all Drawings Issued for Construction carefully as soon as practicable after receipt thereof, and any errors discovered shall promptly be brought to the knowledge of the Engineer for his instructions.

## 19.4 Drawings to be furnished by the Contractor:

# (a) Shop Drawings.

All shop drawings required for the work including all kinds of fabrication, field erection, installation, placement and layout drawings shall be furnished by the Contractor for approval of the Engineer. If additional detail drawings are necessary to complete any part of the work, such including reinforcing steel, drawings shall be prepared by the Contractor and submitted to the Engineer for approval. All drawings shall be complete and shall be submitted in due time and in logical order to facilitate proper coordination.

# (b) Lift and placement Drawings.

At least thirty calendar days prior to starting construction of any concrete lift or other placement, the Contractor shall submit lift or other placement drawings to the Engineer for approval. Lift or other placement drawings shall be submitted for each lift or other placement of concrete to be placed. These drawings shall be to such scale as to clearly show all recesses, openings, and embedded parts, including embedded structural steel, mechanical and electrical items, reinforcement placement in each lift in sufficient detail for proper execution of the work.

# (c) Construction Plant Layout Drawings.

Three prints of drawings, showing the layout of construction plant and equipment the Contractor proposes to use on the work, shall be submitted by the Contractor for review to the Engineer. The drawings shall show the locations of the principal components of the construction plant, offices; storage areas and yards which the Contractor proposes to construct or use at the site of the work and elsewhere. The drawings shall also show the unloading facilities for materials and equipment at the work site.

# 19.5 Submissions and Approvals:

(a) Except as otherwise specified, three copies of each drawing for approval or review shall be furnished to the Engineer. Within thirty calendar days after receipt, the Engineer will send one copy to the Contractor marked Approved, Approved/Except as Noted, or Returned for Correction. The notations Approved and Approved/Except as Noted will authorize the Contractor to proceed with the fabrication of the materials and equipment covered by such drawings subject to the corrections, if any, indicated thereon.

Correction will be resubmitted for approval in the same manner as for new drawings. Every revision made during the life of the Contract shall be shown by number, date and subject in a revision block.

- **(b)** Upon receipt of prints which have been Approved or Approved Except as Noted, the Contractor shall furnish three prints plus one reproducible of each drawing to the Engineer. If revisions are made after a drawing has been approved, the Contractor shall furnish 3 additional prints and one reproducible subsequent to each approved revision.
- (c) Shop drawings to be prepared by a Sub-contractor shall be submitted in the same manner as (a) & (b) above but they will be submitted through the Contractor.
- **(d)** All of the applicable requirements of this Clause with reference to drawings to be prepared by the Contractor, including Sub-contractors, shall apply equally to catalogue cuts, illustrations, printed specifications, or other data submitted for approval.
- **(e)** Any work done on Contractor's drawings shall be at the Contractor's risk. The Engineer will have the right to request any additional details and to require the Contractor to make any changes in the drawings which are necessary to conform to the provisions and intent of design and specifications without additional cost to the Employer. The approval of the drawings by the Engineer shall not be construed as a complete check but will indicate only that the general method of construction and detailing is satisfactory. Approval by the Engineer of the Contractor's drawings shall not be held to relieve the Contractor of his obligation to meet all the requirements of the Specifications or of his responsibility for the correctness of the Contractor's drawings or of his responsibility for correct fit of assembled parts in final position or of his responsibility for the adequacy of method of construction.

#### **20 AS-BUILT DRAWINGS**

The Contractor shall, at all times, keep on the site one copy of all drawings and approved samples together with copies of all building, mechanical, electrical and public safety codes and relevant standards applicable to the works. All such material shall be made available to the Engineer.

In addition, the Contractor shall, at all times, keep on site a separate set of prints on which shall be noted neatly, accurately and promptly as the work progresses all significant changes between the work shown on the drawings and that which is actually constructed. The sub-Contractors shall each keep on site, at all times, a separate set of prints of the drawings showing their parts of the work on which shall be noted, neatly accurately and promptly as work progresses the exact physical location and configuration of the works as actually installed, including any revisions or deviation from the Contract Documents.

At the completion of the works, the Contractor shall at his expense, supply to the Engineer six copies and one reproducible copy of all drawings alongwith CD containing all as built drawings amended to comply with the work "As Built". The Contractor shall provide in the same format as the original drawings, any additional drawing required to record the work.

#### 21 RESTORATION AND CLEANING

The Contractor shall do regular cleaning and clean away all rubbish and excess materials that may accumulate from time to time on completion and before handing over. Upon completion of the works he shall obliterate all signs of temporary construction facilities such as work areas, structures, foundations of temporary structures, stock piles of excess or waste materials, or any other vestiges of construction, unless otherwise directed by the Engineer. The works and site shall be left in a clean and satisfactory state for immediate use and occupation. Care shall be taken not to use any cleaning materials which may cause damage to the surface to be cleaned.

#### 22 PROTECTION OF THE WORKS

The Contractor shall whenever necessary cover up and protect the works from weather and damage by his own or other workmen performing subsequent operation. He shall provide all necessary dust sheets, barriers and guard rails and clear away the same at completion.

The Contractor shall take all proper steps for protection at all places on or about the works which may be dangerous to his workmen or any other person or to traffic. The Contractor shall provide and maintain warning signs, warning lamps and barricades as necessary.

#### 23 PRODUCT DATA

Manufacture's standard schematic drawings shall be modified or deleted to indicate only information which is applicable to the project. Such standard information shall be supplemented to provide all additional applicable information.

Manufacturer's catalogue sheets, brochures, diagrams, schedules, performance charts, illustrations and other standard descriptive literature shall be clearly marked to identify pertinent materials products or models. Dimensions and required clearances shall be indicated. Shop performance characteristics and capacities shall be noted.

#### 24 SAMPLES

- **24.1** The Contractor shall furnish for approval of the Engineer with reasonable promptness all samples as directed by the Engineer or specifically called for in these Specifications. The Engineer shall check and approve such samples with reasonable promptness for compliance with the requirements of Contract Documents. All work shall be in accordance with approved samples.
- **24.2** Duplicate final approved samples, in addition to any required for the Contractor's use, shall be furnished to the Engineer, one for office use and the other for the Site.
- **24.3** Samples shall be furnished so as not to delay fabrication, allowing the Engineer

reasonable time for consideration of the sample submitted.

- **24.4** Each sample shall be properly labeled with the name and quality of the material, manufacturer's name, name of the project, the Contractor's name and the date of submission, and the Specifications Article number to which the sample refers.
- **24.5** The manufacturer's installation directions shall be provided with each sample. The Contractor shall pay all transportation costs and deliver samples to the Engineer's office, Site or testing laboratory as directed by the Engineer.

Samples will not be returned unless return is requested at the time of submission; all packing and transportation costs for the return of samples shall be paid by the Contractor.

- **24.6** Samples shall be of adequate size and number to permit proper evaluation of the material by the Engineer. Where variations in colour, texture, dimensions or other characteristics are to be expected, the Contractor shall submit samples showing the maximum range of variation. Materials exceeding the range of variation of the approved samples shall not be used on the Work.
- **24.7** If both Shop Drawings and samples are required for the same item, the Engineer may require both to be submitted before approving either.
- **24.8** No acceptance or approval of any Shop Drawings or sample, or any indication or directions by the Engineer on any Shop Drawings shall constitute an authorization for any increase in the Contract Sum.

# 25 PRODUCT QUALITY AND HANDLING

Suppliers of local and foreign products and installations specified shall have been regularly engaged in the business of manufacturing, fabricating, installing and / or servicing work required for a period not less than 5 years. In addition, the Engineer may request as appropriate a:

- List of similar installations that describes project, scope and date of completion.
- Complete literature, performance data, and technical data.
- List of services record within Pakistan.
- Location of service office from which this installation could be maintained.

For the actual fabrication, installation, and testing of the specified work, use only thoroughly trained and experienced workmen completely familiar with the items required and with the manufacturers recommended methods of installation. In acceptance or rejection, no allowance will be made for the lack of skill on the part of workmen.

Use all means necessary to protect materials before, during and after installation and to protect the installed work and materials of all other trades. In the event of damage, immediately make all repairs and replacement necessary for approval and at no additional cost to the Employer.

#### **26 INSPECTION & TESTS REPORTS**

All equipment and materials furnished under these specifications and all work performed in connection therewith will be subject to rigid inspection by the Engineer or the Engineer's Representative. Acceptance of equipment and material or the waiving off inspection thereof shall in no way relieve the Contractor of his responsibility for meeting the requirements of the Contract.

The Contractor shall furnish the Engineer with certified true copies of test reports of all materials used in the manufacture and fabrication of all equipment and material including metal work, steel pipes, fire bricks etc. The result of these tests shall be in such form as to show compliance with the applicable Specifications, standards and codes for the material used.

# 27 ACCIDENT PREVENTION, PROTECTIVE EQUIPMENT

The Contractor shall comply and enforce compliance by all his sub-Contractors with the highest standards of safety and accident prevention in accordance with international standards and in compliance with all applicable laws, ordinances and statutory provisions in Pakistan.

All requisite barriers, fences, warning signs, lights and other safety precautions as required for the protection of persons and property on or adjacent to the site shall be provided at the Contractor's cost.

All warning signs shall be in two languages, English and Urdu, and shall at all times be maintained in a clean and legible condition, to the satisfaction of the Engineer. Trash shall be removed at frequent intervals to the satisfaction of the Engineer.

## **28 TEMPORARY FACILITIES**

The Contractor shall provide, erect or install, maintain, alter as necessary and remove on completion except as otherwise directed by the Engineer all temporary facilities and services including access roads as described hereinafter and/or in the Contract Document.

The Contractor's temporary site office shall be available for use not later than one month after the date of the site handing over.

Installation of temporary services at the site shall be given priority over all other construction at the site.

# 28.1 Temporary Road

The Contractor shall prepare and maintain such temporary roads as may be necessary, from the site to the nearest road and also within the site. Such roads shall be positioned strictly in accordance with the Engineer's instructions and the Contractor shall reduce or control any dust nuisance by spraying with water as directed. The Contractor shall satisfy himself as to the locations and nature of the proposed access routes to the site and shall be responsible for preventing any damage whatsoever to adjacent property and vegetation and keeping the access road free from debris at all times.

#### 28.2 Temporary Services

# 28.2.1 Temporary Water Supply

The Contractor shall supply in sufficient quantity all necessary potable and other water for construction purposes for all trades at point within a reasonable distance of the work. He shall make arrangements and pay charges for water service installation, maintenance and removal thereof, and pay the costs of water for all trades.

When the permanent water supply and distribution system has been installed, it may be used as the source of water for construction purposes provided that the Contractor obtains the written approval of the Engineer and the Employer and assumes full responsibility for the entire water distribution system and pays all charges/costs for operation and maintenance of the system mutually agreed between the Employer and the Contractor.

Temporary pipe lines and connections from the permanent service line, whether outside or within the area of site of works but necessary for the use of Contractor and his sub-contractor shall be installed, protected and maintained at the expense of the Contractor.

At completion of the work or at such time as the Contractor makes use of the permanent water supply installation, the temporary water services equipment and piping shall be removed by the Contractor at his own expense.

# 28.2.2 Temporary Electricity

The Contractor shall make all the necessary arrangements for a temporary electricity service, pay all expense in connection with the installation, operation and removal thereof and pay the costs of electricity consumed by all trades.

In the event that the site cannot be connected to a local electricity network or where the available power is insufficient the Contractor has to make his own provision and maintain such installation.

A temporary lighting system shall be furnished, installed and maintained by the Contractor as required to satisfy the minimum requirements for safety and security. The temporary lighting system shall afford adequate general illumination to all building areas. Adequate outdoor lighting shall be provided to illuminate staging trenches and the like to the satisfaction of the Engineer and general illumination throughout adequate for watchmen and emergency personnel.

Temporary equipment and wiring for power and lighting shall be in accordance with the applicable provisions of governing codes. Temporary wiring shall be maintained in a safe manner and utilised so as not to constitute a hazard to persons or property.

When the permanent electrical power and lighting systems are in an operating condition, they may be used for temporary power and lighting for construction purposes provided that the Contractor obtains the written approval of the Engineer and the Employer and assumes full responsibility for the entire power and lighting system and pays all charges/costs for operation and maintenance of the system mutually agreed between the Employer and the Contractor.

Approval, license etc. if required under local laws will be obtained by the Contractor on his own responsibility and cost.

At completion of construction work, or at such time as the Contractor makes use of permanent electrical equipment and devices, temporary electricity services shall be removed by the Contractor as his own expense.

# 28.2.3 Waste Disposal

The Contractor shall make such temporary provisions as may be required in order to dispose of any chemicals, fuels, grease, bituminous materials, waste and soil waste and the like without causing pollution to either the site or the environment. Disposal of any materials, wastes, effluents, garbage, oil, grease, chemicals and the like shall be in areas specified by the concerned local authority proposed by the Contractor and subject to the approval of the Engineer. If any waste material is dumped in unauthorized areas the Contractor shall remove the material and restore the area to the condition of the adjacent undisturbed area. If necessary, contaminated ground shall be excavated, disposed off as directed by the Engineer and replaced with suitable fill material compacted and finished with topsoil all at the expense of the Contractor.

#### 28.2.4 Fire Protection

The Contractor shall provide and maintain adequate fire protection in the form of barrels of water with buckets, fire bucket tanks, fire extinguishers, or other effective means ready for instant use, distributed around the project and in and about temporary inflammable structures during construction of the works.

Gasoline and other flammable liquids shall be stored in and dispensed from safety containers approved by the Engineer and storage shall not be within building.

Torch-cutting and welding operations performed by the Contractor shall have the approval of the Engineer before such work is started and a chemical extinguisher is to be available at the location where such work is in progress.

The Contractor shall follow the instructions and specifications of the Civil Defence Department and or other local authority.

#### 28.2.5 Telephone

The Contractor shall immediately after receiving the Letter of Acceptance take the necessary steps to obtain a mobile and landline telephone on site. He shall be responsible for all installation and connection charges and periodic mobile and landline telephone accounts. The telephone shall be made available to the Engineer for the due performance of his duties at all times and free of charge during construction and defects liability period.

#### 29 CONSTRUCTION SCHEDULE

A Construction schedule shall be maintained in accordance with the provisions of the General Conditions of Contract.

The schedule shall be accompanied with sufficient data and information including all necessary particulars of constructional plant, equipment machinery, temporary

Works, arrival of plant, equipment at site and their installation, method of operation, work forces employed, etc., for an activities of the Works.

Should the Engineer consider any alteration or addition in the programme and time schedule, the Contractor shall conform thereto without any cost to the Employer.

Whenever necessary and wherever the progress of the actual work shows departure, the programme and time schedule shall be undated and submitted to the Engineer for his approval.

#### **30 NOTIFICATION TO THE ENGINEER**

The Engineer's Representative shall be notified daily in writing of the nature and location of the Works the Contractor intends to perform the next day so as to enable necessary inspection and measurement to be carried out. The Engineer may, if necessary, direct that longer notice be given of certain operations.

#### 31 NIGHT WORK

When work is done at night the Contractor shall maintain from sunset to sunrise such lights on or about his work and plant as the Engineer may deem necessary for the proper observations of the work and the efficient prosecution hereof.

#### **32 WEATHER**

No work is to be undertaken when, in the opinion of the Engineer, the weather is so unsuitable that proper protection of the work cannot be ensured.

#### 33 CO-ORDINATION WITH OTHER CONTRACTORS

The Contractor shall make all necessary coordination with other Contractor and shall make sure that all embedding components such as pipes, steel bases etc. (as required for completion of electrical works) are properly, accurately and timely installed.

The Contractor shall inform the other contractor the schedule of any construction activity well in advance giving him sufficient time to finish his part of job, before any compaction/concreting etc. The Contractor shall get the signature of the authorized representation of the other contractor before carrying out any construction activity.

If any part of electrical work is damaged or has to be dismantled or redone due to negligence/omissions/incorrect position of the embedding etc. on part of the Contractor, all such losses/expensed shall be borne by the Contractor.

All expenses incurred for the above works including coordination are deemed to be covered in his tendered cost and no separate/extra payment shall be paid against such item.

# **34 SUBMISSION REQUIREMENTS**

- **34.1** Schedule submission at least sixty days before the dates when reviewed submittals will be needed.
- **34.2** Submit Shop Drawings as per provision given in Sub-Clause 19.5 (a) and number of copies of Product Data which the Contractor requires for distribution plus four copies which will be retained by the Engineer.
- **34.3** Submit three samples unless otherwise specified.
- **34.4** Accompany submittals with transmittal letter, in duplicate, containing:
- Date
- Project title and number
- Contractor's name and address
- The number of each Shop Drawing, Product Data and the Sample submitted.
- Notification of deviations from Contract Documents.
- Other pertinent data.

# **35 RESUBMISSION REQUIREMENTS**

**Shop Drawings:** 

- Revise initial drawings as required and resubmit as specified for initial submittal.
- Indicate on drawings any changes which have been made by the Engineer.
- Product Data and Samples: Submit new data and samples as required for initial submittal.

# **36 SURVEY INSTRUMENTS**

All the instruments, equipment, stakes and other material necessary to perform all work shall be provided by the Contractor. The survey work shall be carried out by competent staff consistent with the current practices. The Contractor shall maintain on site surveying instruments in perfect working conditions to enable the Engineer to check lines and level at all times.

Survey instruments and equipment shall include but not limit to the following:

- Electronic Total Station
- Electronic Data Recorder
- Disto Laser Meter
- Precision Level Invert Staff
- Automatic Levels
- Power level

- Compass, steel tape, ranging poles

#### 37 WEEKLY PROGRESS REPORT AND PHTOGRAPHS

- **37.1** During the continuance of the Contract, the Contractor shall submit weekly progress reports on forms as approved by the Engineer. Such weekly reports shall show the actual progress completed as of date of the report plotted against the schedule as given by the Contractor at the start of work and shall be broken down so as to indicate status of all activities associated with mobilization design, material procurement, manufacture, surveys works, tests with regard to the agreed contract programme.
- **37.2** The Employer and the Engineer reserve the right to coordinate the schedules of this Contractor and other Contractors working at the Site, and to adjust and/or change any and 0100-14 all such schedules as required during the course of construction in order to achieve a coordinated project in harmony with the Employer's completion date.
- **37.3** Commencing after the first week of construction, and continuing every week until completion, the Contractor shall take and submit photographs to the Engineer's Representative, to show progress of his work and completion of each structure or major feature.

#### 38 CONTRACTOR TO NOTIFY DELAYS ETC.

Any delay which will affect the completion of Works shall be detailed by the Contractor who shall state the action he is taking for effective completion of the Contract programme.

The Contractor shall submit a report in respect of the various sections of the Works, the equipment in use or held in readiness, a return of labour and supervisory staff, and details of any matters arising which may generally affect the progress of the work.

The Contractor shall give a summary of the detailed progress report giving the position with regard to the agreed Contract programme.

The progress reports shall be set out in a format to the approval of the Engineer, and forwarded promptly so that on receipt the information contained therein is not more than 21 days out of date.

If during execution of the Contract, the Employer considers the progress position of any section of the work to be unsatisfactory, or for any other reason relating to the Contract, he will be at liberty to convene a meeting and the Contractor's Representatives are to attend such meeting.

The Contractor's Site Office shall prepare and submit 6 copies of a weekly progress report to the Employer and Engineer's Site Office. This report shall summarize site activities and record and details where difficulties in maintaining the agreed programme are being experienced or are likely to cause subsequent delay.

The Contractor's Site Office shall also prepare and submit to the Engineer's Site

Office 2 copies of Daily Activity Report summarizing the main activities to be undertaken each day, noting special activities such a tests, alignment checks, etc. The Contractor shall be responsible for expediting the delivery of all material and equipment to be provided by him and his subcontractors.

#### **39 PHOTOGRAPHS**

As soon as work commences on Site, the Contractor shall provide photographs (at least 10 to 12) of the works from positions to be selected by the Engineer. Each photographic print shall not be less than 297mm x 210mm and shall bear a printed description, a serial number and the date when taken.

The negatives of all photographs shall be held at the Contractor's Site Office, numbered and handed over to the Employeer at the completion of the Contract.

#### **40. FACILITIES FOR THE ENGINEER & EMPLOYER**

# 40.1 Engineer's Site Office

The Contractor shall setup Engineer's Site office at an area of 80 Sqm approximate by repairing and renovating which includes addition afteration (i.e wall panelling, tile flooring, glass partition, glass windows false coiling etc.) of existing offices at any floor complete in all respect.

#### **40.2 Site Office**

The Engineer's office shall be critical fittings etc., as per the list given below and as per requirement or directed by Engineer.

- 1. Office Chairs 16 (Six) Tos.
- 2. Wood n sitting visitors chairs with arms (standard size) 04 (Four) Nos.
- 8. Colon Printer with Scanner 01 (One) No.
  - Desktop / Laptop (Latest)
- 5. Office Stationary and accessories
- 6. Drinking water
- 7. Peon 01 (One) No..

If any equipment, furniture and installations become unservice the for any reason whatsoever the Contractor shall promptly replace in same as and when directed by the Engineer. The Engineer's office with attings, fixtures and all other equipment/accessories shall be maintained and operational for the entire duration of construction period as well as for the duration of subsequent defects liability period.

# 40.3 Transport

The contractor 100 de, operate and maintain brand new / import used vehicle maximum 5 years, One (01) minimum 1000 cc including comprehensive insurance for the exclusive use of the Employer / Engineer / Engineer's site

supervision team to meet his transportation needs for the entire duration of actual contract period as well as for the duration of subsequent defects liability period. The use of such transport facility shall be under the control of the Engineer, and the contractor shall be wholly responsible for providing at all times satisfactory operation services for the Engineer. The contractor shall furnish, stoply and provide, as may be necessary without specific direction of the Engineer, all fuels (500 liters/month), lubricants, tires and other supplies, all man ten not, repairs and running costs and suitably qualified drivers at all times.

Prior to ordering the vehicle, the contractor shall furnish to the Engineer / Employer for approval, detailed specification, name or manufacturer and Model no. of the vehicle to be supplied. These data shall be presented within one week from the date of Engineer's order to proceed with the works and the vehicle shall be furnished to the Engineer upon Approval within two weeks from the date of Engineer's order to supply the vehicle.

The vehicle shall be kight hand drive, properly serviced and ready for use. The contractor shall provide vehicle provide to replace any such a motor vehicle that is temporarily or permanently rendered unserviceable for any reason or Declared to be belond repair by the Engineer, at no additional cost to the Employer. The vehicle shall become the property of the contractor on completion of the contract.

Failure of the contractor to provide and maintain Engineer's facilities and transport, shall make him liable to bear actual cost of office, furniture, equipment & vehicle and up to Rs. 15,000/- per day on account of maintenance, which will be deducted from the contractor's monthly payment statements for the entire contract period or till such time that transport as stipulated above is provided by him.

- The vehicle shall become the property of the contractor on the completion of Contract and defects liability period.

#### 41 Specifications

In general, for road works ancillary works and structure works the National Highway Authority Specifications shall be followed. Whereas for building works Drainage water supply and electrical works PWD-2022 Specifications shall be followed.