

MALIR DEVELOPMENT AUTHORITY

BIDDING DOCUMENT (Technical Proposal)

PUBLIC ECONOMY HOUSING PROJECT

COMPRISING OF HOUSING UNITS ON RESIDENTIAL PLOTS OF SECTOR-18 OF NEW MALIR HOUSING PROJECT, MDA SCHEME-1 & SECTOR-6B, 12 & 85 OF TAISER TOWN, SCHEME-45, KARACHI ON SELF FINANCE BASIS

AUGUST - 2015

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INVITATION FOR BIDS

Form

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INVITATION FOR BIDS

(Refer Notice Inviting Bids/Tenders published in Newspapers)

- 1. Malir Development Authority (MDA) (the Procuring Agency) intend to undertake "Public Economy Housing Project" (PEHP) comprising of housing units on fully serviced residential plots in Sector No. 18 of New Malir Housing Project (NMHP), MDA Scheme-1 and Sector Nos. 6B, 12 & 85 of Taiser Town, Scheme-45, Karachi on self-finance basis.
- 2. The project will a gated community comprised of single storey, one unit and ground + 2-storeys housing units on 80, 100, 120 & 200 sqyds residential plots of the respective schemes, which will be offered at predetermined affordable prices on to general public/prospective buyers.
- 3. The sites of the project measure about 25-acres at NMHP, MDA Scheme-1 and about 190-acres at Taiser Town, Scheme-45 (total 215-acres) as shown on the attached plans of respective schemes at last pages of the "Technical Proposal".
- 4. Procuring agency invites sealed bids from interested Bidders (Consortiums) comprising of Planner(s), Architect(s), Consulting Engineer(s), Builders & Developers and/or Constructors having following mandatory qualifications shall only eligible to participate for the bid, while a foreign bidder is entitled to bid only in a joint venture with a Pakistani Firm(s) in accordance with the relevant provisions of PEC bye-laws:-
- i- Town Planner(s), who hold valid license of SBCA and valid membership of Pakistan Council of Architects & Town Planners (PCATP).
- ii- Architect(s), who hold valid license of SBCA and valid membership of PCATP.
- iii- Engineering Consultant/Firm having valid registration of Pakistan Engineering Council (PEC) with experience in planning, infrastructure development and construction of building project(s).
- iv- Builder(s) & Developer(s), who hold valid License of SBCA and valid membership of Association of Builders & Developers (ABAD) with experience in infrastructure development and construction of building project(s)

AND/OR

- v- Constructor(s), who hold valid registration of PEC in no limit category in civil works.
- vi- NTN Certificates
- vii- Professional Tax
- 5. The bidder will be selected successful under Rule-46, Procedure of open competitive bidding, Sub Rule-3, Two Stage Bidding Procedure, SPPRA 2010 (amended 2013).

(a) First Stage

- (i) bidders are invited to submit, according to the required specifications, a technical proposal without price, which shall be subject to technical as well as commercial clarifications and adjustments;
- (ii) technical proposal shall be evaluated in accordance with the specified evaluation criteria and may be discussed with all the bidders together regarding features that may require technical as well as commercial clarifications and adjustments.
- (iii) after such discussions, all the bidders shall be permitted to revise their respective technical proposals to meet the requirements of the procuring agency;
- (iv) procuring agency may revise, delete, modify or add any aspect of the technical requirements or evaluation criteria, or it may add new requirements or criteria not inconsistent with these rules;

Provided that such revisions, deletions, modifications or additions are communicated to all the bidders equally at the time of invitation to submit final bids, and that sufficient time is allowed to the bidders to prepare their revised bids;

Provided further that such allowance of time shall not be less than fifteen days in the case of National Competitive Bidding;

(v) The bidders not willing to conform their respective bids to the procuring agency's technical requirement may be allowed to withdraw from the bidding without imposition of any penalty.

(b) Second Stage

- (i) Bidders shall be allowed to amend their technical proposals in order to ensure conformance to the same technical standards;
- (ii) Bidder submit the revised technical proposals along with financial proposals;
- (iii) The financial proposals of only those bidders whose original or revised technical proposals are found to be conforming to the agreed technical standards and requirements, shall be opened at a time, date and venue announced and communicated to the bidders in advance;
- (iv) The revised technical proposals and the financial proposals shall be evaluated in the manner prescribed above. The bid found to be the lowest evaluated bid shall be accepted;
- (v) Provided that in setting the date for the submission of the revised technical proposal and financial proposal a procuring agency shall allow sufficient time to the bidders to incorporate the agreed upon changes in the technical proposal and prepare their financial proposals accordingly.
- 6. Technical Proposals will be opened on next working day if the schedule date of opening is declared holiday and/or if unforeseen circumstances keeping rest of the proceedings same.
- 7. The successful consortium will arrange seed money for preparation and printing of advertisement material, application forms and meeting ancillary expenditures for launching of the project through print, electronic and other media campaign(s), erecting display banners along periphery of Sector-6B, Taiser Town, Scheme-45 and other part of city at its sole risk and cost under the name and logo of MDA.
- 8. MDA may appoint an Engineering Firm(s) registered with Pakistan Engineering Council (PEC) for vetting of design/drawings of infrastructure development (internal roads, internal water distribution system and internal sewerage disposal system) and construction (architectural, structural, plumbing and electrical works etc) prepared by the selected Consortium. The scope of services includes quality control, material compliance to the specifications, verification of bills of services rendered and works executed by the Consortium and to authorize payment/withdrawals /disbursements in accordance with the Contract Agreement.
- 9. The interested bidder may obtain "Bidding Document–Technical Proposal" under submission of written application and on payment of a non-refundable fee of Rs. 3000.00 (Rupees Three Thousand only) in the form of Pay Order of any schedule bank prepared in favour of MDA and may obtain further information from the Office of Director General, Malir Development Authority, G-4/B, Block-17, Gulshan-e-Iqbal, Karachi during office hours on or before 05-10-2015
- 10. It may also be clearly understood that any cost incurred for collection of bidding document, information, site visit(s) and preparation of the proposal are not reimbursable and any bid received later than the specified time shall not be considered and will be subject to automatic rejection.
- 11. Last date of submission of "Bidding Document Technical Proposal" along with a Pay Order of Rs. 1.000 million as "Bid Security" in favour of MDA in the above office has been fixed as 21-10-2015 upto 2.00 pm, which will be open at 2.30 pm in the Committee Room of MDA situated at 1st Floor of the above address in presence of the representative(s) of bidder(s), who choose to attend the meeting on the date and time. In case of holiday and unforeseen circumstances prevailing on the opening date, the bids shall be submitted and opened on the next working day. Bid Security will be released to the unsuccessful bidder once the contract has been signed with the successful bidder or the validity period has expired. Failure to attach P.O/D.D of the amount will make the bid liable to be treated under automatic rejection.
- 12. The interested Consortium shall submit "Bidding Document–Technical Proposal" in the Office of Director General, MDA located at House No. G-4/B, Block-17, Gulshan-e-Iqbal, Karachi on or before 21-10-2015 upto 2.00 pm. Bids will be opened at 2.30 pm on the same day in the Committee Room of MDA situated on the 1st Floor of the above address iin the presence of bidder's representatives, who choose to attend the meeting at the above venue on the date and time.

- 13. The collected sale proceeds from housing units will be applied to all eligible payments under the contract only.
- 14. To enable for preparation of the submission of the proposal, following are the information:
 - a) Instructions to Bidders.
 - b) Bidding Data.
 - c) General Conditions of Contract, Part-I (GCC).
 - d) Special Conditions of Contract, Part-II (SCC).
 e) Specifications-Special Provisions
 f) Specifications-Technical Provisions

 - g) Form of Bid and Appendices to Bid.h) Bill of Quantities (Appendix-D to Bid).

 - i) Form of Bid Security.
 j) Form of Contract Agreement.
 k) Forms of Performance Security, Mobilization Advance Guarantee, Integrity
 - 1) Pact and Indenture bond for secured advance.
 - m) Location Plans of MDA Schemes & Site Plans of proposed sectors of PEHP
 - n) Technical Proposal (T.O.R @ Ann-I & Contract Conditions @ Annex-II).

Project Director (PEHP) Malir Development Authority

INSTRUCTIONS TO BIDDERS

A. GENERAL

IB.1 Scope of Bid

- 1.1 Procuring agency as defined in the bidding data hereinafter called "the procuring agency" 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 Appendix-A to Bid.

IB.2 Source of Funds

2.1 Procuring agency has received/allocated/] applied for loan/grant/ Federal/ Provincial/Local Government funds from the source(s) indicated in the bidding data in various currencies towards the cost of the project /scheme specified in the bidding data, and it is intended that part of the proceeds of this loan/grant/funds 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 interested bidders who are eligible under provisions of Sindh Public Procurement Rules as mentioned below and the criteria given in the Notice Inviting Tender (NIT)/ Bidding Document.

Firms and individuals, national or international, may be allowed to bid for any project where international competitive bidding is feasible. Any conditions for participation shall be limited to those that are essential to ensure the bidder"s capability to fulfill the contract in question.

(a) Bidders may be excluded if;

(i) as a matter of law or official regulations, commercial relations are prohibited with the bidder's country by the federal government in case of ICB, or

(ii) a firm is blacklisted/ debarred by the procuring agency and the matter has been reported to the Authority, subject to Rule 30 of Sindh Public Procurement Rules 2010.

- (b) Government-owned enterprises or institutions may participate only if they can establish that they are;
 - (i) legally and financially autonomous, and
 - (ii) operate under commercial law.

Provided that where government-owned universities or research centers in the country are of a unique and exceptional nature, and their participation is critical to project implementation, they may be allowed to participate; and Bidders shall include all those contractors who are registered or incorporated in Pakistan, irrespective of the nationality of their owners and professional staff, or

- (c) Bidders are:-
 - (i) pre-qualified with procuring agency for particular project/scheme;
 - (ii) registered with Pakistan Engineering Council in particular category and discipline,
 - (iii) registered with relevant tax authorities (income/sales tax, wherever applicable)

IB.4 One Bid per Bidder

4.1 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.16) will be disqualified.

IB.5 Cost of Bidding

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

IB.6 Site Visit

- 6.1 The bidders are advised to visit and examine the site of works and its surroundings and obtain 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 procuring agency 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 procuring agency, 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 (SSP RULE 21)

- 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.
 - a. Instructions to Bidders.
 - b. Bidding Data.
 - c. General Conditions of Contract, Part-I (GCC).
 - d. Special Conditions of Contract, Part-II (SCC)
 - e. Specifications.
 - f. Form of Bid and Appendices to Bid.
 - g. Bill of Quantities (Appendix-D to Bid).
 - h. Form of Bid Security.
 - i. Form of Contract Agreement.
 - j. Forms of Performance Security, Mobilization Advance Guarantee, Integrity Pact and Indenture bond for secured advance.
 - k. 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 BD will be rejected.

IB.8 Clarification of Bidding Documents (SSP RULE 23(1)):

Any interested bidder requiring any clarification(s) in respect of the bidding documents may notify the procuring agency in writing at the procuring agency's address indicated in the Invitation for Bids/NIT. Procuring agency will respond to any request for clarification provided they are received at least five calendar days prior to the date of opening of bid.

Provided that any clarification in response to query by any bidder; shall be communicated to all parties who have obtained bidding documents.

IB.9 Addendum/Modification of Bidding Documents:

9.1 At any time prior to the deadline for submission of bids, the procuring agency may, for any reason, whether at his own initiative or in response to a clarification requested by a interested bidder, modify the bidding documents by issuing addendum.

- 9.2 Any addendum thus issued shall be part of the bidding documents pursuant to subclause IB 7.1 hereof and shall be communicated in writing to all bidders. Interested bidders shall acknowledge receipt of each addendum in writing to the procuring agency.
- 9.3 To afford bidders reasonable time in which to take an addendum into account in preparing their bids, the procuring agency may extend the deadline for submission of bids in accordance with IB.20

C. PREPARATION OF BIDS

IB.10 Language of Bid

10.1 The bid and all correspondence and documents related to the bid exchanged by a bidder and the procuring agency shall be in the language stipulated in the bidding data and Special Conditions of the Contract. Supporting documents and printed

literature furnished by the bidders may be in any other language provided the same are accompanied by an accurate 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.11 Documents Accompanying the Bid

- 11.1 Each bidder shall:
 - (a) submit a written authorization on the letterhead of the bidding firm, authorizing the signatory of the bid to act for and on behalf of the bidder;
 - (b) update the information indicated and listed in the bidding data and previously submitted with the application for prequalification, and continue to meet the minimum criteria set out in the prequalification documents, which as a minimum, would include the following :
 - (i) Evidence of access to financial resources along with average annual construction turnover;
 - (ii) Financial predictions for the current year and the following two years, including the effect of known commitments;
 - (iii) Work commitments since prequalification;
 - (iv) Current litigation information; and
 - (v) Availability of critical equipment; and
 - (c) furnish a technical proposal taking into account the various Appendices to Bid specially the following:

Appendix-E to Bid	Proposed Construction Schedu	le
Appendix-F to Bid	Method of Performing the Wor	rk
Appendix-G to Bid	List of Major Equipment	
Appendix-K to Bid	Organization Chart for Su	pervisory Staff and other
	pertinent information such as r	nobilization programme etc;

- 11.2 Bids submitted by a joint venture of two (2) or more firms shall comply with the following requirements:
 - (a) 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;
 - (b) the bid, and in case of a successful bid, the Form of Contract Agreement shall be signed by the authorized partner so as to be legally binding on all partners;
 - (c) the partner-in-charge shall always be duly authorized to deal with the procuring agency 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 (a) above as well as in the Form of Bid and in the Form of Contract Agreement (in case of a successful bid);
- (e) a copy of the agreement entered into by the joint venture partners shall be submitted with the bid stating the conditions under which it will function, its period of duration, the persons authorized to represent and obligate it and which persons will be directly responsible for due performance of the contract and can give valid receipts on behalf of the joint venture, the proportionate participation of the several firms forming the joint venture, and any other information necessary to permit a full appraisal of its functioning. No amendments / modifications whatsoever in the joint venture agreement shall be agreed to between the joint venture partners without prior written consent of the procuring agency;
- (f) submission of an alternative Letter of Intent to execute a Joint Venture Agreement shall be mandatory.
- 11.3 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 sub- clause IB 1.2 hereof.

IB.12 Bid Prices

- 12.1 Unless stated otherwise in the bidding documents, the contract shall be for the whole of the works as described in IB 1.1 hereof, based on the unit rates or prices submitted by the bidder or percentage quoted above or below on the rates of Composite Schedule of Rates (CSR), as the case may be.
- 12.2 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 procuring agency when executed and shall be deemed to be covered by rates and prices for other items in the Bill of Quantities. In case of Composite Schedule of Rates, if the bidder fails to mention the percentage above or below, it shall be deemed to be at par with the rates of Composite Schedule of Rates.
- 12.3 The bid price submitted by the contractor shall include all rates and prices including the taxes. All duties, taxes and other levies payable by the contractor under the contract, or for any other cause during the currency of the execution of the work or otherwise specified in the contract as on the date seven days prior to the deadline for submission of bids.

Additional / reduced duties, taxes and levies due to subsequent additions or changes in legislation shall be reimbursed / deducted as per Sub-Clause 13.7 of the General Conditions of Contract Part-I.

12.4 The rates and prices quoted by the bidders are subject to adjustment during the performance of the contract in accordance with the provisions of Clause 13.7of GCC. The bidders shall furnish the prescribed information for the price adjustment formulae in Appendix-C to Bid, and shall submit with their bids such other supporting information as required under the said Clause. Adjustment in prices quoted by bidders shall be allowed as per Sub-Para 4(ii) of Section C of Instructions to bidders and bidding data.

IB.13 Currencies of Bid and Payment

13.1 The unit rates and the prices shall be quoted by the bidder entirely in Pak rupees. A bidder expecting to incur expenditures in other currencies for inputs to the works supplied from outside the procuring agency's country (referred to as the "Foreign Currency Requirements") shall indicate the same in Appendix-B to Bid. The

proportion of the bid price (excluding Provisional Sums) needed by him for the payment of such Foreign Currency Requirements either (i) entirely in the currency of the bidder"s home country or, (ii) at the bidder"s option, entirely in Pak rupees provided always that a bidder expecting to incur expenditures in a currency or currencies other than those stated in (i) and (ii) above for a portion of the foreign currency requirements, and wishing to be paid accordingly, shall indicate the respective portions in the bid.

13.2 The rates of exchange to be used by the bidder for currency conversion shall be the selling rates published and authorized by the State Bank of Pakistan prevailing on the date, 07 (seven) 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.14 Bid Validity

- 14.1 Bids shall remain valid for the period stipulated in the bidding data from the date of opening of bid specified in clause IB.23.
- 14.2 In exceptional circumstances, prior to expiry of the original, the procuring agency may request the bidders to extend the period of validity for a specified additional period, which shall not be for more than one third of the original period of bid validity. The request and the responses thereto, shall be made in writing. A bidder may refuse the request without the forfeiture of the bid security. In case, a bidder agreed to the request, shall not be required or permitted to modify the bid, but will be required to extend the validity of the bid security for the period of the extension, and in compliance with Clause IB.15 in all respects.

IB.15 Bid Security

- 15.1 Each bidder shall furnish, as part of the bid, a bid security in the amount stipulated in the bidding data in Pak Rupees or an equivalent amount in a freely convertible currency.
- 15.2 The bid security shall be at the option of the bidder, in the form of deposit at call, Pay order or a bank guarantee issued by a Scheduled Bank in Pakistan or from a foreign bank duly counter guaranteed by a Scheduled Bank in Pakistan in favour of the procuring agency, which should commensurate with the bid validity period. The bank guarantee for bid security shall be acceptable in the manner as provided at Annexure BS-1
- 15.3 Any bid not accompanied by an acceptable bid security shall be rejected by the procuring agency as non-responsive.
- 15.4 Bid security shall be released to the unsuccessful bidders once the contract has been signed with the successful bidder or the validity period has expired.
- 15.5 The bid security of the successful bidder shall be returned when the bidder has furnished the required Performance Security and signed the Contract Agreement.
- 15.6 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 subclause IB 27.2 hereof; or
 - (c) In the case of successful bidder, if he fails within the specified time limit to:
 - (i) furnish the required Performance Security; or
 - (ii) sign the Contract Agreement.

IB.16 Alternate Proposals/Bids

16.1 Each bidder shall submit only one bid either by himself, or as a member of a joint venture, until and unless they have been requested or permitted for alternative bid, then he has to purchase separate bidding documents and alternate bid shall be treated as separate bid.

- 16.2 Alternate proposals are allowed only for procurement of works where technical complexity is involved and more than one designs or technical solutions are being offered. Two stage two envelope bidding procedure will be appropriate when alternate proposal is required.
- 16.3 Alternate bid(s) shall contain (a) relevant design calculations; (b) technical specifications; (c) proposed construction methodology; and (d) any other relevant details / conditions, provided that the total sum entered on the Form of Bid shall be that which represents complete compliance with the bidding documents.

IB.17 Pre-Bid Meeting

- 17.1 Procuring agency may, on his own motion or at the request of any bidder, hold a prebid 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, shall be communicated to all bidders. All bidders or their authorized representatives shall be invited to attend such a pre-bid meeting at their own expense.
- 17.2 The bidders are requested to submit questions, if any, in writing so as to reach the Procuring agency not later than seven (7) days before the proposed pre-bid meeting.
- 17.3 Minutes of the pre-bid meeting, including the text of the questions raised and the replies given, will be transmitted without delay to all bidders. 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 procuring agency exclusively through the issue of an Addendum pursuant to Clause IB.9 and not through the minutes of the pre-bid meeting.
- 17.4 Absence at the pre-bid meeting will not be a cause for disqualification of a bidder.

IB.18 Format and Signing of Bid

- 18.1 Bidders are particularly directed that the amount entered on the Form of Bid shall be for performing the contract strictly in accordance with the bidding documents.
- 18.2 All appendices to bid are to be properly completed and signed.
- 18.3 Alteration is not to be made neither in the form of bid nor in the Appendices 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 out the forms without alterations and shall provide an original copy along with photocopies as per the requirement of the procuring agency specified in the bidding data. The original as well as copies of the document shall be clearly marked as "ORIGINAL" and "COPY", as the case may be. If there is any discrepancy between original and copy (ies) then the original shall prevail.
- 18.5 The original and all copies of the bid shall be typed or written in indelible ink (in the case of copies, Photostats are also acceptable) and shall be signed by a person(s) duly authorized to sign on behalf of the bidder pursuant to sub- clause IB 11.1(a) hereof. All pages of the bid shall be initialed and stamped by the person(s) signing the bid.
- 18.6 The bid shall contain no alterations, omissions or additions, except to comply with instructions issued by the procuring agency, or as are necessary to correct errors made by the bidder. Such corrections shall be initialed by the person(s) signing the bid.
- 18.7 Bidders shall indicate in the space provided in the Form of Bid their full and proper postal 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 as their file copy.

D. SUBMISSION OF BIDS

IB.19 Sealing and Marking of Bids

- 19.1 Each bidder shall submit his bid as under:
 - (a) ORIGINAL and _____COPIES of the bid shall be separately sealed and put in separate envelopes and marked as such.
 - (b) The envelopes containing the ORIGINAL and COPIES shall be put in one sealed envelope and addressed as given in sub clause IB 19.2 hereof.
- 19.2 The inner and outer envelopes shall:
 - (a) be addressed to the procuring agency at the address provided in the bidding data;
 - (b) bear the name and identification number of the contract as defined 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 postal address of the bidder to enable the bid to be returned unopened in case it is declared "late" pursuant to Clause IB.21
- 19.4 If the outer envelope is not sealed and marked as above, the procuring agency 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 procuring agency at the address specified not 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 shall 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 package,
 - (d) Upon request, acknowledgment of receipt of bids will be provided to those making delivery in person or by messenger.
- 20.2 The Procuring Agency may, at its discretion, extend the deadline for submission of bids by issuing an amendment in accordance with IB 09. In such case, all rights and obligations of the procuring agency and the bidders shall remain the same as mentioned in the original deadline.

IB.21 Late Bids

- (a) any bid received by the procuring agency after the deadline for submission of bids prescribed in to clause IB 20 shall be returned unopened to such bidder.
- (b) delays in the mail, 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 submit the bid in time.

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 procuring agency prior 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 to sub clauses IB 22.1 and IB 27.2.
- 22.4 Withdrawal of a bid during the interval between the deadlines for submission of bids and the expiration of the period of bid validity specified in the Form of Bid may result in forfeiture of the bid security in pursuance to clause IB 15.

E. BID OPENING AND EVALUATION.

IB.23 Bid Opening

- 23.1 Procuring agency 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 or their representatives who are in attendance shall sign an attendance sheet.
- 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.
- 23.3 Procuring agency shall read aloud the name of the bidder, total bid price and price of any Alternate Proposal(s), if any, discounts, bid modifications, substitution and withdrawals, the presence or absence of bid security, and such other details as the procuring agency may consider appropriate, and total amount of each bid, and of any alternative bids if they have been requested or permitted, shall be read aloud and recorded when opened.
- 23.4 Procuring Agency 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. (SPP Rule 53)

24.1 Information relating to the examination, clarification, evaluation and comparison of bid and recommendations for the award of a contract shall not be disclosed to bidders or any other person not officially concerned with such process before the announcement of bid evaluation report in accordance with the requirements of Rule 45, which states that Procuring agencies shall announce the results of bid evaluation in the form of a report giving reasons for acceptance or rejection of bids. The report shall be hoisted on website of authority and that of procuring agency if it website exists and intimated to all bidders at least seven (7) days prior to the award of contract The announcement to all bidders will include table(s) comprising read out prices, discounted prices, price adjustments made, final evaluated prices and recommendations against all the bids evaluated. Any effort by a bidder to influence the procuring agency's processing of bids or award decisions may result in the rejection of such bidder's bid. Whereas, any bidder feeling aggrieved, may lodge a written complaint as per Rule 31; however mere fact of lodging a complaint shall not warrant suspension of the procurement process.

IB.25 Clarification of Bid (SPP Rule 43)

25.1 To assist in the examination, evaluation and comparison of bids, the procuring agency may, at its discretion, ask any bidder for clarification of the bid, including breakdowns of unit rates. The request for clarification and the response shall be in writing but 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 procuring agency in the evaluation of the bids in accordance with clause IB 28.

IB.26 Examination of Bids and Determination of Responsiveness

- 26.1 Prior to the detailed evaluation of bids, the procuring agency will determine whether the bidder fulfills all codal requirements of eligibility criteria given in the tender notice such as registration with tax authorities, registration with PEC (where applicable), turnover statement, experience statement, and any other condition mentioned in the NIT and bidding document. If the bidder does not fulfill any of these conditions, it shall not be evaluated further.
- 26.2 Once found to be fulfilling the eligibility criteria, as mentioned in sub- clause 26.1, the bids of eligible bidders will be evaluated for technical responsiveness as per specification and criteria given in the bidding documents. Technical and financial evaluations may be carried out in accordance with single stage-single one envelope, single stage-two envelopes, two stage or two stage-two envelopes bidding procedures, depending on the selection procedure adopted by the procuring agency.
- 26.3 A bid will be considered technically responsive if it (i) has been properly signed; (ii) is accompanied by the required bid security; and (iii) conforms to all the terms, conditions and specifications of the bidding documents, without material deviation or reservation. A material deviation or reservation is one (i) which affect in any substantial way the scope, quality or performance of the works; (ii) which limits in any substantial way, inconsistent with the bidding documents, the procuring agency's rights or the bidder's obligations under the contract; or (iii) adoption/rectification whereof would affect unfairly the competitive position of other bidders presenting substantially responsive bids.
- 26.4 If a bid has major deviations to the commercial requirements and technical specifications will be considered technically non responsive. As a general rule, major deviations are those that if accepted, would not fulfill the purposes for which the bid is requested, or would prevent a fair comparison or affect the ranking of the bids that are compliant with the bidding documents.

(A) Major (material) Deviations include:-

- (i) has been not properly signed;
- (ii) is not accompanied by the bid security of required amount and manner;
- (iii) stipulating price adjustment when fixed price bids were called for;
- (iv) failing to respond to specifications;
- (v) failing to comply with Mile-stones/Critical dates provided in Bidding Documents;
- (vi) sub-contracting contrary to the Conditions of Contract specified in Bidding Documents;
- (vii) refusing to bear important responsibilities and liabilities allocated in the Bidding Documents, such as performance guarantees and insurance coverage;
- (viii) taking exception to critical provisions such as applicable law, taxes and duties and dispute resolution procedures;
- (ix) a material deviation or reservation is one :
- (a) which affect in any substantial way the scope, quality or performance of the works;
- (b) adoption/rectification whereof would affect unfairly the competitive position of other bidders presenting substantially responsive bids.

(B) Minor Deviations

Bids that offer deviations acceptable to the Procuring Agency and which can be assigned a monetary value may be considered substantially responsive at least as to the issue of fairness. This value would however be added as an adjustment for evaluation purposes only during the detailed evaluation process.

26.5 If a bid is not substantially responsive, it will be rejected by the procuring agency, and may not subsequently be made responsive by correction or withdrawal of the non-conforming deviation or reservation.

IB.27 Correction of Errors before Financial Evaluation

- 27.1 Bids determined to be substantially responsive will be checked by the procuring agency for any arithmetic errors. Errors will be corrected by the procuring agency as follows:
 - (a) where there is a discrepancy between the amounts in figures and in words, the amount in words will govern; and
 - (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 procuring agency there is an obviously gross misplacement of the decimal point in the unit rate, in which case the line item total as quoted will govern and the unit rate will be corrected.
- 27.2 The amount stated in the Form of Bid will be adjusted by the procuring agency in accordance with the above procedure for the correction of errors and with the concurrence of the bidders. The amount thus corrected 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 15.6(b) hereof.

IB.28 Financial Evaluation and Comparison of Bids

- 28.1 The procuring agency will evaluate and compare only the Bids determined to be substantially responsive in accordance with clause IB 26.
- 28.2 In evaluating the Bids, the procuring agency will determine for each bid the evaluated bid price by adjusting the bid price as follows:
 - (a) making any correction for errors pursuant to clause IB 27;
 - (b) excluding provisional sums (if any), for contingencies in the Summary Bill of Quantities, but including competitively priced Day work; and
 - (c) making an appropriate adjustment for any other acceptable variation or deviation.
- 28.3 The estimated effect of the price adjustment provisions of the conditions of contract, applied over the period of execution of the contract, shall not be taken into account in bid evaluation.
- 28.4 If the bid of the successful bidder is seriously unbalanced in relation to the procuring agency's estimate of the cost of work to be performed under the contract, the procuring agency may require the bidder to produce detailed price analyses for any or all items of the Bill of Quantities to demonstrate the internal consistency of those prices with the construction methods and schedule proposed. After evaluation of the price analyses, the procuring agency may require that the amount of the Performance Security set forth in clause IB.32 be increased at the expense of the successful bidder to a level sufficient to protect the procuring agency against financial loss in the event of default of the successful bidder under the contract.
- 28.5 Bidders may be excluded if involved in **"Corrupt and Fraudulent Practices"** means either one or any combination of the practices given below SPP Rule2(q);

- (i) "**Coercive Practice**" means any impairing or harming, or threatening to impair or harm, directly or indirectly, any party or the property of the party to influence the actions of a party to achieve a wrongful gain or to cause a wrongful loss to another party;
- (ii) "**Collusive Practice**" means any arrangement between two or more parties to the procurement process or contract execution, designed to achieve with or without the knowledge of the procuring agency to establish prices at artificial, noncompetitive levels for any wrongful gain;
- (iii) **"Corrupt Practice"** means the offering, giving, receiving or soliciting, directly or indirectly, of anything of value to influence the acts of another party for wrongful gain;
- (iv) "**Fraudulent Practice**" means any act or omission, includinga misrepresentation, that knowingly or recklessly misleads, or attempts to mislead, a party to obtain a financial or other benefit or to avoid an obligation;
- (v) **"Obstructive Practice"** means harming or threatening to harm, directly or indirectly, persons or their property to influence their participation in a procurement process, or affect the execution of a contract or deliberately destroying, falsifying, altering or concealing of evidence material to the investigation or making false statements before investigators in order to materially impede an investigation into allegations of a corrupt, fraudulent, coercive or collusive practice; or threatening, harassing or intimidating any party to prevent it from disclosing its knowledge of matters relevant to the investigation or from pursuing the investigation, or acts intended to materially impede the exercise of inspection and audit rights provided for under the Rules.

28.6 Evaluation Report (SPP Rule 45)

After the completion of evaluation process, as described in clauses IB 27 and IB 28, the procuring agency shall announce the results of bid evaluation in the form of report (available on the website of the authority) giving reasons for acceptance and rejection of bid. The report shall be hoisted on website of the authority and that of procuring agencies if its website exists and intimated to all bidders at least seven (7) days prior to the award of contract.

F. AWARD OF CONTRACT

IB.29 Award (SPP Rule 49)

- 29.1 Subject to clauses IB 30 and IB 34 and provision of the rule: The procuring agency shall award the contract to the bidder whose bid has been determined to be substantially responsive to the bidding documents, and who has offered the lowest evaluated bid, but not necessarily the lowest submitted price, within the original or extended period of bid validity. Provided that such bidder has been determined to be eligible in accordance with the provisions of clause IB 03 and qualify pursuant to subclause IB 29.2.
- **29.2** Procuring agency, at any stage of the bid evaluation, having credible reasons for or having *prima facie* evidence of any deficiency(ies) in contractor's capacities, may require the contractor to provide information concerning their professional, technical, financial, legal or managerial competence whether already pre-qualified or not for the said project.

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

IB.30 Procuring Agency's Right to reject all Bids or Annul/Cancellation the Bidding Process (SPP Rule 25)

Notwithstanding clause IB 29 and provision of the rule: (1) A procuring agency reserves may cancel the bidding process at any time prior to the acceptance of a bid or proposal; (2) The procuring agency shall incur no liability towards bidders solely by virtue of its invoking sub –rule (1); (3) Intimation of the cancellation of bidding process shall be given promptly to all bidders and bid security shall be returned along with such intimation; (4) The procuring agency shall, upon request by any of the bidders, communicate to such bidder, grounds for cancellation of the bidding process, but is not required to justify such grounds.

IB.31. Notification/Publication of the Award of Contract (SPP Rule 25).

- 31.1 Prior to expiry of the period of bid validity, including extension, prescribed by the procuring agency, the procuring agency shall notify the successful bidder in writing ("Letter of Acceptance") that his bid has been accepted. This letter shall mention the sum which the procuring agency will pay to 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 "Contract Price").
- 31.2 No negotiation with the bidder having evaluated as lowest responsive or any other bidder shall be permitted, however, procuring agency may hold meetings to clarify any item in the bid evaluation report.
- 31.3 The notification of award and its acceptance by the bidder will constitute the formation of the contract, binding the procuring agency and the bidder till signing of the formal Contract Agreement.
- 31.4 Upon furnishing by the successful bidder of a Performance Security and signing of the contract, the procuring agency will promptly notify the name of the successful bidder to all bidders and return their bid securities accordingly.
- 31.5 Within seven days of the award of contract, procuring agency shall publish on the website of the Authority and on its own website, if such a website exists, the results of the bidding process, identify the bid through procurement identifying numbers, and the following information:
 - (1) Evaluation Report;
 - (2) Form of Contract and letter of Award;
 - (3) Bill of Quantities or Schedule of Requirement.

31.6 Debriefing (SPP Rule 51).

- (a) A bidder may ask the procuring agency for reasons for non acceptance of his bid and may request for a debriefing meeting and procuring agency shall give him the reasons for such non acceptance, either in writing or by holding a debriefing meeting with such a bidder.
- (b) The requesting bidder shall bear all the costs of attending such a debriefing.

IB.32 Performance Security (SPP Rule 39)

- 32.1 The successful bidder shall furnish to the procuring agency a Performance Security in the form of pay order or demand draft or bank guarantee, and the amount stipulated in the bidding data and the Conditions of Contract within a period of 28 days after the receipt of Letter of Acceptance.
- 32.2 Failure of the successful bidder to comply with the requirements of Sub-clause IB.32.1 or clauses IB 33 or IB 35 shall constitute sufficient grounds for the annulment of the award and forfeiture of the bid security.
- 32.3 Validity of performance security shall extend at least ninety says beyond the date of completion of contract, or as mentioned in the bidding data to cover defects liability period or maintenance period subject to final acceptance by the procuring agency.

IB.33 Signing of Contract Agreement (SPP Rule 39)

- 33.1 Within 14 days from the date of furnishing of acceptable Performance Security under the Conditions of Contract, the procuring agency will send the successful bidder the Contract Agreement in the form provided in the bidding documents, incorporating all agreements between the parties.
- 33.2 The formal Agreement between the procuring agency and the successful bidder shall be executed within 14 days of the receipt of the Contract Agreement by the successful bidder from the procuring agency.
- 33.3 A procurement contract shall come into force when the procuring agency requires signs contract, the date on which the signatures of both the procuring agency and the successful bidder are affixed to the written contract. Such affixing of signatures shall take place within the time prescribed in the bidding documents.

Provided that the procuring agency may reduce the maximum time limit for signing of contract, as and when required, and shall be mentioned in the bidding documents.

33.4 Stamp Duty

The formal Agreement between the Procuring Agency and the successful bidder shall be duly stamped at rate of ----% of bid price (updated from time to time) stated in Letter of Acceptance

IB.34 General Performance of the Bidders

Procuring agency may in case of consistent poor performance of the contractor and his failure to remedy the underperforming contract may take such action as may be deemed appropriate under the circumstances of the case including the rescinding the contract and/or black listing of such contractor and debarring him from participation in future bidding process.

IB.35 Integrity Pact (SPP Rule 89)

The bidder shall sign and stamp the Integrity Pact provided at Appendix-L to the bidding documents for all Provincial/Local Government procurement contracts exceeding Rupees ten million. Failure to provide such Integrity Pact shall make the bidder non-responsive.

IB.36 Instructions not Part of Contract

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

IB.37 Arbitration (SPP Rule 34)

Any dispute that is not amicably resolved shall be finally settled, unless otherwise specified in the Contract, under the Arbitration Act 1940 updated from time to time and would be held anywhere in the Province of Sindh at the discretion of procuring agency.

BIDDING DATA

Instructions to Bidders Clause Reference

- 1.1 Name and address of the Client: *Malir Development Authority, Sindh*
- 1.2 Name of the Project: *Public Economy Housing Project*

Location: Public Economy Housing Project is located in Sector-18 of NMHP, MDA Scheme-1 and Sector-6B, 12 & 85 of Taiser Town, Scheme-45, Karachi.

Summary of the Services & Works:

- 1. **PEHP** will be launched in the name and with the logo of MDA in the earmarked sectors of respective schemes by the selected Consortium.
- 2. Consortium shall arrange enough seed money from its own resources, risk and cost for incurring initial expenditures on preparation of print material, application forms, conceptual town plans of earmarked sectors, conceptual building types-designs of housing units (preliminary architectures & floor including furniture layouts) of the housing units and undertake launching of the project through advertisement (press and electronic medias), marketing.
- 3. Consortium shall undertake the following:-
- *i.* Topographic survey with a contour interval of 5-feet.
- *ii.* Prepare Conceptual Sectors Layout Plans and Conceptual Building Plans of housing units for the purpose of launching of the project.
- *iii.* Prepare and obtain approval of Final Sectors Layout Plans & Building Plans as per public response.
- iv. Demarcate Final Sectors Layout Plans & Building Plans on ground to its true position.
- v. Prepare and obtain approval of designs-drawings of infrastructure internal development works viz internal roads, internal water supply and internal sewage disposal systems.
- vi. Prepare and obtain approval of typical types designs drawings of the housing units (architectural, structural, plumbing and electrical etc).
- vii. Develop infrastructure development works of earmarked sectors of the schemes
- viii. Construct type designs housing units on residential planned plots of the sizes.
- ix. Cost Recovery of the housing units from the prospective buyers on account of Utility System Development Charges, Outer Development Charges, Departmental Charges, Documentation Charges & Scrutiny Fees (MDA and/or SBCA) etc, which will be utilized on the project for the purpose as per the Contract Agreement.
- *x. Execute any ancillary or incidental works with cost.*
- xi. Perform in accordance with the "Terms of Reference & Conditions of Contract".
- xii. Prepare pre-requisites for loan lending institution(s).
- xiii. Facilitation and liaison with all stake holders.
- 2.1 Name of the Borrower/Source of Financing/Funding Agency: Is a self-finance project, where funds will be generated through sale receipts of housing units and other charges collected upon launching of the project by the successful Consortium on behalf of the Authority, which will be applied to all eligible payments under the Contract.
- 2.2 Amount & Type of financing: *self-financing from sale proceeds of the housing units*
- 3.1 Delete IB Clause 3.1 (c) (i)
- 8.1 Time limit for clarification: *The written clarification should reach the addressee of Notice Inviting Bids (NIB) on any working day but not later than 5 working days prior to last date of submission.*
- 10.1 Bid language: *English*
- 11.1 Bidder must furnish technical proposal and provide proof of the following:-
- *i.* Town Planner(s) valid license of Sindh Building Control Authority (SBCA) and his/her valid membership of Pakistan Council of Architects & Town Planners (PCATP).
- *ii.* Architect(s) valid license of SBCA and his/her valid membership of PCATP.
- iii. Engineering Consultant/Firm valid registration of Pakistan Engineering Council (PEC) with proof of experience of planning, infrastructure development and construction of building project(s).

iv. Builder(s) & Developer(s) valid Licenses of SBCA and valid membership of Association of Builders & Developers (ABAD) with proof of experience in infrastructure development and construction of building project(s)

AND/OR

- viii- Constructor(s) valid registration of PEC in no limit category of civil works.
- *ix-* NTN Certificates.
- x- Professional Tax Certificate
- 13.1 Bidder to quote entirely in *Pak Rupees, Foreign currency is not applicable*
- 14.1 Period of Bid Validity: 90 days with 30 days extension in time as per SPP Rules 2010
- 15.1 Amount of Bid Security: *As per Notice Inviting Bid (NIB)*
- 16.1 Alternate Bid: Alternate bid is not allowed.
- 17.1 Venue, time, and date of pre bid meeting: Committee Room, MDA, G-4/B, Block-17, Gulshan-e-Iqbal, Karachi at 2.00 pm sharp on the date to be announced later subject to written request of the interested bidders.
- 18.4 Number of copies of the bid to be completed and returned: *One Original only*.
- 19.1 Bidding is being done under: *Rule-46, Procedure of open competitive bidding, Sub Rule-3, Two Stage Bidding Procedure, SPPRA 2010 (amended 2013).*
- (a) Procuring Agency's address for the purpose of bid submission: As per NIB
 (b) Name & Identification number of the Contract: As per NIB.
- 20.1 (a) Deadline for submission of bids: *As per NIB*.
 (b) Venue, time, and date of Bid opening: *As per NIB*.
- 28.4 If the successful bidder failed to submit: *Performance Security of increased amount within fourteen (14) days of demand by the PA, the bid shall be cancelled and the bid security shall be forfeited.*
- 32.1 Standard form and amount of Performance Security acceptable to the Client: *Performance Security will be deducted* @ 10% of each R.A.Bill/ I.P.C.
- 32.3 Stamp duty: To be deducted @ 0.03% of Contract Value from each R.A.Bill/ I.P.C progressively since final contract value can only be firm up nearing completion of the project being design-cum- market-cum-develop-cum-construct project.

FORM OF BID AND APPENDICES TO BID

FORM OF BID (Name of Contract/Wor

Bid Reference No. _____ (Name of Contract/Work) To:

- 1. Having examined the bidding documents including Instructions to Bidders, Bidding Data, and Conditions of Contract, Specifications, Drawings and Bill of Quantities and Addenda Nos. for the execution of the above-named work, we/I, the undersigned, offer to execute and complete the work and remedy any defects therein in conformity with the Conditions of Contract, Specifications, Drawings, Bill of **Ouantities** and Addenda for the sum of Rs. (Rupees or such other sum as may be) ascertained in accordance with the said conditions.
- 2. We/I understand that all the Appendices attached hereto form part of this bid.
- 4. We/I 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 Appendix-A to Bid.
- 5. We/I agree to abide by this bid for the period of _____ days from the date fixed for opening the same and it shall remain binding upon us and may be accepted at any time before the expiration of that period.
- 6. Unless and until a formal Agreement is prepared and executed, this bid, together with your written acceptance thereof, shall constitute a binding contract between us.
- 7. We do hereby declare that the bid is made without any collusion, comparison of figures or arrangement with any other bidder for the works.
- 8. We understand that you are not bound to accept the lowest or any bid you may receive.

in the capacity of

- 9. We undertake, if our/my bid is accepted, to execute the Performance Security referred to in Clause 10 of Conditions of Contract for the due performance of the Contract.
- 10. We confirm, if our bid is accepted, that all partners of the joint venture shall be liable jointly and severally for the execution of the Contract and the composition or the constitution of the joint venture shall not be altered without the prior consent of the procuring agency. (*Please delete this in case of Bid form a single bidder*)

duly authorized to sign Bids for and on behalf of

		ized to sign zids for and on	
	Dated this	day of	20
	Signature:		
	(Name of Bidder in Block Capitals)	(Seal)	
Address	:		
Witness	:		
Signatu	re:	_ Name:	
Address	::		
Occupat	tion:		·

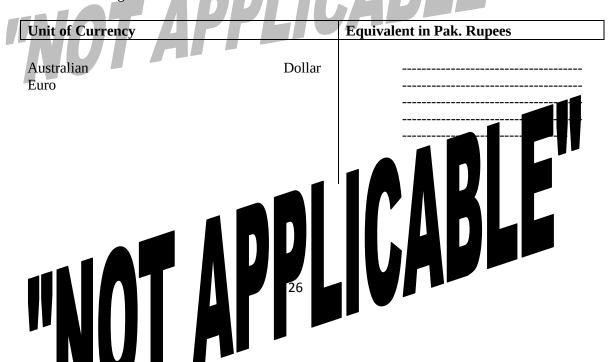
SPECIAL STIPULATIONS Clause - Conditions of Contract

1.	Engineer representing Consulting Firm hired by the procuring agency to issue variation in case of emergency.	3.1	<i>Up to 2% of the</i> contract price stated in the Letter of Acceptance.		
2.	Amount of Performance Security	4.2	<i>Upto Rs. 100 million</i> in the manner as specified in Contact/Bidding Data.		
3.	Time for Furnishing Programme	8.3	Within 7 days from the date of receipt of Letter of Acceptance.		
4.	Minimum amount of Third Party Insurance	18.3	Rs. 25,000.00 per occurrence with number of occurrences unlimited.		
5.	Time for Commencement	8.1	Within 14 days from the date of receipt of Engineer's Notice to Commence, this shall be issued within fourteen (14) days after signing of Contract Agreement.		
6.	Time for Completion (works & sections)	8.2 & 10.2	05-years from the date of receipt of Engineer's Notice to Commence or as mutually agreed before signing of Contract Agreement.		
7.	Amount of Liquidity Damages /Delay Damages /Penalties	8.7	0.1 % of contract estimate price per day but total amount will not be more than 10%.		
8.	Defects Liability Period	11.1	365-days from the effective date of Taking Over Certificates		
9.	Percentage of Retention Money	14.2	10% of Running Account Bill / Interim Payment Certificate.		
10	Limit of Retention Money	14.2	Maximum of Rs. 100 million as per rule		
11	Minimum amount of Interim/Running Payment Certificates	14.2	Upto 5% of contract price		
12	Time of Payment from delivery of Engineer's Interim /Running Payment Certificate to the procuring agency.	14.7	30 days subject to availability of funds in the project account		
13	Mobilization Advance.	14.2	10% of contract estimated price subject to availability of funds in the project account against bank guarantee of any Schedule Bank at an interest rate of 10% per annum		

BB-1 Appendix-B to Bid

FOREIGN CURRENCY REQUIREMENTS

- 1. The bidder may indicate herein below his requirements of foreign currency (if any), with reference to various inputs to the works.
- 2. Foreign Currency Requirement as percentage of the bid price excluding Provisional Sums __%.
- 3. Table of Exchange Rates



PRICE ADJUSTMENT UNDER CLAUSE 13.8 OF CONDITIONS OF CONTRACT

A. Weight ages or coefficients are used for price adjustment.

The source of indices and the weight ages or coefficients for use in the adjustment formula under Clause 13.8 shall be as follows:

S.	Description	Weightages	Applicable
No			Rates
1	2	3	4
А	Construction		
(i)	Fixed Portion	0.350	
(ii)	Local Labour		
(iii)	Cement		
(iv)	Reinforcing Steel (Structural Steel & Rebar)		
(v)	High Speed Diesel		
(vi)	Electrical Cables & Wires		
(vii)	uPVC / cPVC / PPRC (Pipes and Fixtures)		
	Total	1.000	
В	Development		
	Fixed Portion	0.350	
(viii)	Local Labour		
(ix)	Cement		
(x)	Reinforcing Steel (Structural Steel & Rebar)		
(xi)	High Speed Diesel		
(xii)	uPVC Pipes Pressure (Water Supply)		
(xiii)	uPVC/RCC Pipes Non Pressure (Sewerage)		
(xiv)	Bitumen		
	Total	1.000	

Notes:

- 1) Indices of all above mentioned items are taken from the Government of Pakistan Federal Bureau of Statistics, Monthly Statistical Bulletin, except as specified below
- 2) Price adjustments of (iii) & (ix) will be calculated as per rate obtained from Lucky/Attock Cement.
- 3) Price adjustments of (iv) & (x) will be calculated as per rate obtained from Amreeli/Razzak Steel.
- 4) Price adjustments of (v) & (xi) will be calculated as per rate obtained from PSO.
- 5) Price adjustment of (vi) will be calculated as per London Metal Exchange (LME).
- 6) Price adjustments of (vii), (xii) & (xii) will be calculated as per rate obtained from DADEX.
- 7) Any fluctuation in the indices of prices of materials other than those given above shall not be subject to adjustment of the Contract Price.
- 8) 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.
- 9) Price escalation weightages of the above items shall be determined after preparation and finalization of type design/drawings of construction and infrastructure development works.
- **B** When Escalation is allowed on the materials only. Price adjustment on following items shall be allowed:

Cost	Description	Base price	Applicable index
1	2	3	4
(i)	Cement – in bags		Government of Pakistan (GoP), Federal Bureau of Statistics (FBS), Monthly Statistical Bulletin
(ii)	Reinforcing Steel		
(iii	Bricks		u u u
(iv	Bitumen		
(v)	Wood (Composite item)		а а а
	Total five items.		

- 1. Cost element "(i)" to "(iii)" are taken from the Government of Pakistan Federal Bureau of Statics, Monthly Statistical Bulletin. The base cost or prices shall be those applying 15 days prior to the latest day for submission of bids. Current indices or prices shall be those applying 28 days priors to the last day of the billing period.
- 2. Any fluctuation in the prices of materials bother than those given above shall not be subject to adjustment of the Contract Price.

BILL OF QUANTITIES

A. Preamble

- 1. 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 entered in the priced Bill of Quantities, where applicable, and otherwise at such rates and prices as the Engineer may fix as per the Contract (in case of item not mentioned in Bill of Quantities).
- 3. The rates and prices entered in the priced Bill of Quantities shall, except in so far 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 14 days prior to deadline for submission of Bids in case of ICB/NCB respectively, 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 and shall not be paid separately.
- 5. The whole cost of complying with the provisions of the Contract shall be included in the items provided in the priced Bill of Quantities, and where no items are provided, the cost shall be deemed to be distributed among the rates and prices entered for the related items of the works.
- 6. General directions and description of work and materials are not necessarily repeated nor summarized in the Bill of Quantities. References to the relevant sections of the bidding documents shall be made before entering prices against each item in the priced Bill of Quantities.
- 7. Provisional sums included and so designated in the Bill of Quantities shall be expended in whole or in part at the direction and discretion of the Engineer in accordance with sub-clause 13.5 of Part I, General Conditions of Contract.

BD-1 TO 9 Appendix-D to Bid

BILL OF QUANTITIES

CONSORTIUM TO FILL BIDDING DOCUMENT (FINANCIAL PROPOSAL), WHICH WILL FORM BASIS OF PAYMENT OF EXECUTED SERVICES & WORKS BASED ON METHOD OF SUPERFICIAL MEASUREMENT

BD-10 Appendix-D to Bid

BILL OF QUANTITIES

C. Day work Schedule

General

1. Reference is made to Sub-Clause 13.6 of the General Conditions of Contract. Work shall not be executed on a day work basis except by written order of the Engineer. Bidders shall enter basic rates for day work items in the Schedules, which rates shall apply to any quantity of day work ordered by the Engineer. Nominal quantities have been indicated against each item of day work, and the extended total for day work shall be carried forward to the bid price.

Day work Labour

I.

Labour

- 2. In calculating payments due to the contractor for the execution of day work, the actual time of classes of labour directly doing the day work ordered by the Engineer and for which they are competent to perform will be measured excluding meal breaks and rest periods. The time of gangers (charge hands) actually doing work with the gang will also be measured but not the time of foreman or other supervisory personnel.
- 3. The contractor shall be entitled to payment in respect of the total time that labour is employed on day work, calculated at the basic rates entered by him in the Schedule of day work Rates for labour together with an additional percentage, payment on basic rates representing the contractor's profit, overheads, etc., as described below:
 - a) the basic rates for labour shall cover all direct costs to the contractor, including (but not limited to) the amount of wages paid to such labour, transportation time, overtime, subsistence allowances and any sums paid to or on behalf of such labour for social benefits in accordance with Pakistan law. The basic rates will be payable in local currency only; and
 - b) the additional percentage payment to be quoted by the bidder and applied to costs incurred under (a) above shall be deemed to cover the contractor's profit, overheads, superintendence, liabilities and insurances and allowances to labour timekeeping and clerical and office work; the use of consumable stores, water, lighting and power; the use and repair of staging's, scaffolding, workshops and stores, portable power tools, manual plant and tools; supervision by the contractor's staff, foremen and other supervisory personnel; and charges incidental to the foregoing.

BD-11 Appendix-D to Bid

Item No.	Description	Unit	Nominal Quantity	Rate (Rs) in Figure	Rate (Rs) in Words	Extended Amount (Rs.)
1	2	3	4	5	6	7
D101	Ganger	Hr	500			
D102	Labourer	Hr	5,000			
D103	Brick layer	Hr	500			
D104	Mason	Hr	500			
D105	Carpenter	Hr	500			
D106	Steel work Erector	Hr	500			
	etc	Hr	500			
D113	Driver for vehicle up to 10 tons	Hr	1,000			
D114	Operator for excavator, dragline, shovel or crane	Hr	500			
D115	Operator for tractor, (tracked) with dozer blade or ripper	Hr	500			
D122	Allow perce accordance with Paragraph 3(b) work: Labour :	of Day w	ork Schedule_		Т	fit, etc, in otal for Day

SCHEDULE OF DAYWORK RATES

BD-12 Appendix-D to Bid

Day work Material

- 4. The contractor shall be entitled to payment in respect of materials used for day work (except for materials for which the cost is included in the percentage addition to labour costs as detailed heretofore), at the basic rates entered by him in the Schedule of Day work Rates for materials together with an additional percentage payment on the basic rates to cover overhead charges and profit, as follows:
- a) the basic rates for materials shall be calculated on the basis of the invoiced price, freight, insurance, handling expenses, damage, losses, etc., and shall provide for delivery to store for stockpiling at the site. The basic rates shall be stated in local currency but payment will be made in the currency or currencies expended upon presentation of supporting documentation;

- b) the additional percentage payment shall be quoted by the bidder and applied to the equivalent local currency payments made under Sub-Para(a) above; and
- c) the cost of hauling materials used on work ordered to be carried out as Day work from the store or stockpile on the site to the place where it is to be use d will be paid in accordance with the terms for Labour and Constructional Plant in this Schedule.

BD-13 Appendix-D to Bid

II. Materials

SCHEDULE OF DAYWORK RATES

Item No.	Description	Unit	Nominal Quantit y	Rate (Rs) in Figure	Rate (Rs) in Words)	Extended Amount (Rs.)
1	2	3	4	5	6	7
D201	Cement, ordinary Portland or equivalent in bags	M:To n	200			
D202	Mild Steel reinforcing bar up to 16mm diameter to BS 4449 or equivalent	M:To n	100			
D203	Fine aggregate for concrete as specified in Clause	Cu: M	1,000	0	P	
D204	etc				PP	
D222	Gelignite (Noble Special Gelatine 60 % or equivalent) including caps, fuse, wire and requisite accessories	M:To n	10			
D223	Allow percen accordance with Paragraph 4(b) Materials (Carrie	of Day	work Schedul	e	overhead, pro	

erials

BD-14 Appendix-D to Bid

Day Work Constructional Plant

- 5. The contractor shall be entitled to payments in respect of constructional plant already on site and employed on Day work at the basic rental rates entered by him in the Schedule of Day work Rates for constructional plant. The said rates shall be deemed to include complete allowance for depreciation, interest, indemnity and insurance, repairs, maintenance, supplies, fuel, lubricants, and other consumables, and all overhead, profit and administrative costs related to the use of such equipment. The cost of drivers, operators and assistants will be paid for separately as described under the section on Day work Labour.
- 6. In calculating the payment due to the Contractor for constructional plant employed on Day work, only the actual number of working hours will be eligible for payment, except that where applicable and agreed with the Engineer, the travelling time from the part of the site where the constructional plant was located when ordered by the Engineer to be employed on Day work and the time for return journey thereto shall be included for payment.
- 7. The basic rental rates for constructional plant employed on Day work shall be stated in Pakistani Rupees.

SCHEDULE OF DAYWORK RATES

III. Constructional Plant

Item No.	Description	Unit	Nominal Quantity	Rate (Rs.) in	Rate Rs.) in Words	Extended Amount (Rs.)
1	2	3	4		5	6
D301	Excavator ,face shovel or dragline: 1. Up-to & including 1 Cu.M. 2. Over 1 Cu.M to 2 Cu. M. 3. Over 2 Cu. M	Hr Hr Hr	500 400 100			
D302	Tractor (tracked) including bull or angle dozer: 1. Up-to and including 150 HP 2. Over 150 to 200 HP 3. Over 200 to 250 HP	Hr Hr Hr	500 400 200	CA.	BL	
D303	Tractor with ripper: 1. Up-to & including 200 HP 2. Over 200 to 250 HP	Hr Hr	400 200			
D304	 Total for day work: Constructiona	al Plant	(Ca	arried forward	d to day wor	k summary)

BD-16 Appendix-D to Bid

DAYWORK

Summary (Day work)

(I)	Total for day work: LabourTotal for day work: MaterialsTotal for day work: Constructional Plant	mount (Rs.) (II) (III)
	Total for day work	(Carried forward
	to summary page of Bill of Quantities)	

BD-17

Appendix-D to Bid

BILL OF QUANTITIES (SAMPLE) SUMMARY

	 Amount (Rs.)
Bill No. 1:	Earthworks/Plinth and Foundation
Bill No. 2:	Culverts and Bridges/Ground Floor
Bill No. 3:	Subsurface Drains/Internal Water Supply & Sanitary Fittings
Bill No 4:	Subsurface Drains/ Pipe Laying and Man holes/Internal water Supply and Sanitary Fittings
Bill No. 5	Tube wells and Pump-houses/Internal Electrification
Bill No. 6	Miscellaneous Items
Bill No. 7	External Development
	Sub-Total of Bills Day work Bid Price

Note: All Provisional Sums are to be expended in whole or, in part at the direction and discretion of the Engineer in accordance with Sub-Clauses 52.4 and 58.2 of the General Conditions of Contract Part- I.

PROPOSED CONSTRUCTION SCHEDULE

Pursuant to Sub-Clause 43.1 of the General Conditions of Contract, the works shall be completed on or before the date stated in Appendix-A to Bid. The bidder shall provide as Appendix-E to Bid, 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 parts of the works may meet procuring agency's completion targets in days noted below and counted from the date of receipt of Engineer's Notice to Commence (Attach sheets as required for the specified form of Construction Schedule):

Description

Time for Completion

- 1) Whole works
- 2) Part-A
- 3) Part-B
- 4) _____ days

BF-1 Appendix-F to Bid

METHOD OF PERFORMING THE WORK

[The bidder is required to submit a narrative outlining the method of performing the work].

BG-1 Appendix-G to Bid

LIST OF MAJOR EQUIPMENT – RELATED ITEMS

[The bidder will provide on Sheet 2 of this Appendix 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 which shall be in sufficient detail to demonstrate fully that the equipment will meet all requirements of the Specifications]

BG-2 Appendix-G to Bid

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					64	
b. To be Purchased	IOT /	API				
c. To be arranged on Lease						

LIST OF MAJOR EQUIPMENT (SAMPLE)

BH-1 Appendix-H to Bid

CONSTRUCTION CAMP AND HOUSING FACILITIES

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

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.

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) 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.).

BI-1 Appendix-I to Bid

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 curriculum 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.

BJ-1 Appendix-J to Bid

ESTIMATED PROGRESS PAYMENTS (SAMPLE)

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 Pakistani Rupees:

Quarter/ Year/ Period	Amounts (in thousands)		
1	2		
Ist Quarter			
2 nd Quarter			
3 rd Quarter			
4 th Quarter			
Bid Price			

BK-1 Appendix-K to Bid

ORGANIZATION CHART OF THE SUPERVISORY STAFF AND LABOUR

(To be filled in by the bidder)

(INTEGRITY PACT)

DECLARATION OF FEES, COMMISSION AND BROKERAGE ETC; PAYABLE BY CONTRACTORS (FOR CONTRACTS WORTH RS. 10.00 MILLION OR MORE)

Contract No._____ Dated _____ Contract Value: ______ Contract Title:

Without limiting the generality of the foregoing, [name of 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 inducing the procurement of a contract, right, interest, privilege or other obligation or benefit in whatsoever form from, from Procuring Agency (PA) except that which has been expressly declared pursuant hereto.

[name of Contractor] accepts full responsibility and strict liability 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 PA and has not taken any action or will not take any action to circumvent the above declaration, representation or warranty.

[name of Contractor] accepts full responsibility and strict liability for making any false declaration, not making full disclosure, misrepresenting facts or taking any action likely to defeat the purpose of this declaration, representation and 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 rights and remedies available to PA under any law, contract or other instrument, be voidable at the option of PA.

Notwithstanding any rights and remedies exercised by PA in this regard, [name of Supplier/Contractor/Consultant] agrees to indemnify PA for any loss or damage incurred by it on account of its corrupt business practices and further pay compensation to PA in an amount equivalent to ten time the sum of any commission, gratification, bribe, finder's fee or kickback given by [name of 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 from PA.

[Procuring Agency]

[Contractor]

FORMS

BID SECURITY PERFORMANCE SECURITY CONTRACT AGREEMENT MOBILIZATION ADVANCE GUARANTEE INDENTURE BOND FOR SECURED ADVANCE

SECURITY (Bank Guarantee)

Security Executed on	(Date)			
Name of Surety (Bank) with Address:	(Scheduled Bank in Pal	(Scheduled Bank in Pakistan)		
Name of Principal (Bidder) with Address		Penal Sum		
of Security Rupees	_ (Rs)	Bid Reference No.		

THE CONDITION OF THIS OBLIGATION IS SUCH, that whereas the Bidder has submitted the accompanying bid dated _____ for Bid No. _____ for _____ (Particulars of Bid) to the said Procuring Agency; and

WHEREAS, the Procuring Agency has required as a condition for considering said bid that the **bidder** furnishes a bid security in the above said sum from a Scheduled Bank in Pakistan or from a foreign bank duly counter-guaranteed by a Scheduled Bank in Pakistan, to the procuring agency, conditioned as under:

- (1) that the bid security shall remain in force up to and including the date 28 days after the deadline for validity of bids as stated in the Instructions to bidders or as it may be extended by the procuring agency, notice of which extension(s) to the Surety is hereby waived;
- (2) that the bid security of unsuccessful bidders will be returned by the procuring agency after expiry of its validity or upon signing of the Contract Agreement; and
- (3) that in the event of failure of the successful bidder to execute the proposed Contract Agreement for such work and furnish the required Performance Security, the entire said sum be paid immediately to the said procuring agency pursuant to Clause 15.6 of the Instruction to bidders for the successful bidder's failure to perform.

NOW THEREFORE, if the successful bidder shall, within the period specified therefore, on the prescribed form presented to him for signature enter into a formal Contract with the said procuring agency in accordance with his bid as accepted and furnish within twenty eight (28) days of his being requested to do so, a Performance Security with good and sufficient surety, as may be required, upon the form prescribed by the said procuring agency 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 to remain in full force and effect.

PROVIDED THAT the Surety shall forthwith pay the procuring agency, the said sum upon first written demand of the procuring agency (without cavil or argument) and without requiring the procuring agency to prove or to show grounds or reasons for such demand,

notice of which shall be sent by the procuring agency by registered post duly addressed to the Surety at its address given above.

PROVIDED ALSO THAT the procuring agency shall be the sole and final judge for deciding 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 procuring agency 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 (Bank)

WITNESS:	
1.	
Signature	
Name	
Title	
Corporate Secretary (Seal)	Corporate

Corporate Secretary (Seal) Corporate Guarantor (Seal)

2.		
Name,		
Title		
Address		

FORM OF PERFORMANCE SECURITY (Bank Gua	arantee)	
Guarantee No Executed on	Expiry	date
[Letter by the Guarantor to the Procuring Agency]		
Name of Guarantor (Bank) with address:	_(Scheduled B	ank in
Pakistan)		
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 in pursuance of the terms of the	e bidding dog	imante
and above said Letter of Acceptance (hereinafter called the Documents) and at the	-	

PS-1

in the penal sum of the amount stated above for the payment of which sum well and truly to be made to the said procuring agency, we bind ourselves, our heirs, executors, administrators and successors, jointly and severally, firmly by these presents.

are

named.

held

and

firmly

bound

unto

the

Guarantor

above

THE CONDITION OF THIS OBLIGATION IS SUCH, that whereas the Principal has accepted the procuring agency's above said Letter of Acceptance for ______ (Name of Contract) for the ______ (Name of Project).

NOW THEREFORE, if the Principal (Contractor) shall well and truly perform and fulfill all the undertakings, covenants, terms and conditions of the said Documents during the original terms of the said Documents and any extensions thereof that may be granted by the procuring agency, with or without notice to the Guarantor, which notice is, hereby, waived and shall also well and truly perform and fulfill all the undertakings, covenants terms and conditions of the Contract and of any and all modifications of said Documents that may hereafter be made, notice of which modifications to the Guarantor being hereby waived, then, this obligation to be void; otherwise to remain in full force and virtue till all requirements of Clause 49, Defects Liability, of Conditions of Contract are fulfilled.

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

We, ________ (the Guarantor), waiving all objections and defenses under the Contract, do hereby irrevocably and independently guarantee to pay to the procuring agency without delay upon the procuring agency's first written demand without cavil or arguments and without requiring the procuring agency to prove or to show grounds or reasons for such demand any sum or sums up to the amount stated above, against the procuring agency's written declaration that the Principal has refused or failed to perform the obligations under the Contract which payment will be effected by the Guarantor to Procuring Agency's designated Bank & Account Number.

PROVIDED ALSO THAT the procuring agency shall be the sole and final judge for deciding 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 procuring agency 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.

	itness: Signature	_
	orate Secretary (Seal)	Corp
2.		 Nam
	e, Title & Address	1 (ulli

Principal

we.

the

Guarantor (Bank)	
Signature	
Name	
Title	

Corporate Guarantor (Seal)

FORM OF CONTRACT AGREEMENT

THIS	CONTRACT	AC	GREEN	MENT	(herei	nafter	calle	ed the	"A	greement")	made	on	the
			day	0	of		(mont	h)	20	l	betwe	een	
						(here	after	called	the	"Procuring	Agen	cy")	of
the	one	part	and							(herea	fter ca	alled	the
"Contr	actor") of the	other	part.										

NOW this Agreement witnesseth-- 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 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, viz:
- (a) The Contract Agreement;
- (b) The Letter of Acceptance;
- (c) The completed Form of Bid;
- (d) Special Stipulations (Appendix-A to Bid);
- (e) The Special Conditions of Contract Part II;
- (f) The General Conditions Part I;
- (g) The priced Bill of Quantities (Appendix-D to Bid);
- (h) The completed Appendices to Bid (B, C, E to L);
- (i) The Drawings;
- (j) The Specifications.
- (k) _____ (any other)
- 3. In consideration of the payments to be made by the procuring agency to the Contractor as hereinafter mentioned, the Contractor hereby covenants with the procuring agency to execute and complete the works and remedy defects therein in conformity and in all respects with the provisions of the contract.
- 4. Procuring agency 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 day, month and year first before written in accordance with their respective laws.

Signature of the Contactor _____(Seal)

Signature of Procuring Agency (Seal)

Signed, Sealed and Delivered in the presence of:

Witness:

Name, Title and Address) Witness:

(Name, Title and Address)

MOBILIZATION ADVANCE GUARANTEE

Bank Guarantee No._____

_____ Date _____

WHEREAS _______(hereinafter called the 'Procuring Agency') has entered into a Contract for _______(Particulars of Contract) with _______(hereinafter called the "Contractor').

AND WHEREAS, the Procuring Agency has agreed to advance to the Contractor, at the Contractor's request, an amount of Rupees ______ (Rs ______) which amount shall be advanced to the Contractor as per provisions of the Contract.

AND WHEREAS, the Procuring Agency has asked the Contractor to furnish Guarantee to secure the mobilization advance for the performance of his obligations under the said Contract.

AND WHEREAS,

(Scheduled Bank in Pakistan)

(hereinafter called the "Guarantor") at the request of the Contractor and in consideration of the **procuring agency** agreeing to make the above advance to the Contractor, has agreed to furnish the said Guarantee.

NOW, THEREFORE, the Guarantor hereby guarantees that the Contractor shall use the advance for the purpose of above mentioned Contract and if he fails and commits default in fulfilment of any of his obligations for which the advance payment is made, the Guarantor shall be liable to the procuring agency for payment not exceeding the aforementioned amount.

Notice in writing of any default, of which the procuring agency shall be the sole and final judge, on the part of the Contractor, shall be given by the procuring agency to the Guarantor, and on such first written demand, payment shall be made by the Guarantor of all sums then due under this Guarantee without any reference to the Contractor and without any objection.

This Guarantee shall remain in force until the advance is fully adjusted against payments from the Interim Payment Certificates of the Contractor or until whichever is earlier.

(Date)

This Guarantee shall remain valid up to the aforesaid date and shall be null and void after the aforesaid date or earlier if the advance made to the Contractor is fully adjusted against payments from Interim Payment Certificates of the Contractor provided that the Guarantor agrees that the aforesaid period of validity shall be deemed to be extended if on the above mentioned date the advance payment is not fully adjusted.

GUARANTOR

1. Signature

2. Name

3. Title

WITNESS

1.

Corporate Secretary (Seal)

(Name Title & Address)

2. _

Corporate Guarantor (Seal)

INDENTURE FOR SECURED ADVANCES

(For use in cases in which is contract is for finished work and the contractor has entered into an agreement for the execution of a certain specified quantity of work in a given time).

WHEREAS by an agreement, dated (hereinafter called the said agreement, the contractor has agreed to perform the under-mentioned works (hereinafter referred to as the said work):-

(Here enter (the description of the works).¹

And doth hereby covenant and agree with the Government and declare ay follow :-

- (2) That the materials detailed in the said Running Account Bill (B) which have been offered to and accepted by (he Government as security for the said amount are absolutely by the Contractors own property free from encumbrances of any kind and the Contractor will not make any application for or receive a further advance on the security of materials which are not absolutely his own property and free from encumbrances of any kind and the contractor hereby agrees, at all times, to indemnify and save harmless the Government against all claims whatsoever to any materials in respect of which an advance has been made to him as aforesaid.
- (3) That the said materials detailed in the said Running Account Bill (B) and all other materials on the security of which any further advance or advances may hereafter be made as aforesaid (hereinafter called the said materials) shall be used by the Contractor solely in *the* execution of the said works in accordance with the directions of the Divisional Officer (hereinafter called the Divisional Officer) and in the terms of the said agreement.
- (4) That the Contractor shall make at his own cost all necessary and adequate arrangement for the proper watch, safe custody and protection against all risks of the said material and that until used in construction as aforesaid the said materials shall remain at the site of the said works in the Contractor's custody and at his own risk and on his own responsibility and shall at all times be open to inspection by (he Divisional Officer or any officer authorized by him. In the event of the said materials of any part (hereof being stolen, destroyed or damaged or becoming deteriorated in a greater degree than is due to reasonable use and wear thereof Contractor will forthwith replace the same with other materials of like qualify or repair and make good the same as required by the Divisional Officer and the materials so brought to replace the said materials so repaired and made good shall also be considered as security for the said amount.
- (5) 'Hurt the said materials shall not on any account be removed from the site of the said works except with the written permission of the Divisional Officer or an officer authorized by him in that behalf

- (6) That the said amount shall be payable in full when or before the Contractor receives payment, from the Government of the price payable to him for the said works under the terms and provisions of the said agreement PROVIDED THAT if any intermediate payments are made to the contractor on account of work done then on the occasion of each such payment the Government will be at liberty to make a recovery from the Contractors Bill for such payment by deducting there from in the value of the said materials (hen actually used in the construction and in respect of which recovery has not been made previously the value for this purpose being determined in respect of each description of material at (he rates at which the amount of the advances made under these presents were calculated.
- (7) at if the Contractor shall at any time make any default in the performance or observation in any respect of any of the terms and provisions of the said agreement or of these presents the total amount of the advance or advances that may still be owing to the Government shall immediately on the happening of such default be repayable by the Contractor to the Government together with interest thereon at twelve percent per annum from the date or respective dates of such advance or advances to the date or repayment and with all costs, charges, damages and expenses incurred by the Government in or for the recovery thereof or the enforcement of this security or otherwise by reason of (he default of the Contractor to the Government and the Contractor hereby covenants and agrees with the Government to repay and the same respectively to it accordingly.
- - (a) Seize and utilize the said materials or any part thereof in the completion of the said Works on behalf of the Contractor in accordance with the provisions in that behalf contained in the said agreement debiting the Contractor with the actual cost of effecting such completion the amount due in respect of advances under these presents and crediting the Contractor with the value of work done as he had carried it out in accordance with the said agreement and at the rates thereby provided. If the balance is against the Contractor he is to pay the same to the Government on demand.
 - (b) Remove and sell by public auction the seized materials or any part thereof and out of the moneys arising from the sale retain all the sums aforesaid repayable to the Government under these presents and pay over the surplus (if any) to the Contractor.
 - (c) Deduct all or any part of the moneys owing out of the security deposit or any sum due to the Contractor under the said agreement.
- (9) That except as is expressly provided by the presents interest on the said advance shall not be payable.
- (10) That in the event of any conflict between the provisions of these presents and the said agreement the provisions of these presents shall prevail and in the event of any dispute or difference arising over the construction or effect of these presents the settlement of which has not been hereinbefore expressly provided for the same shall be referred to the Superintending Engineer/Executive District Officer/Officer one grade higher to officer signed the agreement Circle whose...... decision shall be final and the provisions of the Arbitration Act 1940 for the time being in force so far as they are applicable shall apply to any such reference.

Singed, sealed and delivered by* In the presence of

SEAL

1st witness 2nd witness

Notes on the Conditions of Contract

The Conditions of Contract comprise two parts:

(a) Part-I (b) Part-II GENERAL CONDITIONS OF CONTRACT SPECIAL/PARTICULAR CONDITIONS OF CONTRACT

Over the years, a number of "model" General Conditions of Contract have evolved. The one used in these Standard Bidding Documents was prepared by the International Federation of Consulting Engineers (Federation International des Ingenieurs-Conseils, or FIDIC), and is commonly known as the FIDIC Conditions of Contract. (The used version is the harmonized Edition March 2006).

The FIDIC Conditions of Contract have been prepared for an ad measurement (unit price or unit rate) type of contract, and cannot be used without major modifications for other types of contract, such as lump sum, turnkey, or target cost contracts.

The standard text of the General Conditions of Contract chosen must be retained intact to facilitate its reading and interpretation by bidders and its review by the procuring agency. Any amendments and additions to the General Conditions, specific to the contract in hand, should be introduced in the Particular Conditions of Contract.

The use of standard conditions of contract for all civil works will ensure comprehensiveness of coverage, better balance of rights or obligations between procuring agency and Contractor, general acceptability of its provisions, and savings in time and cost for bid preparation and review, leading to more economic prices.

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* Add the following text if the bidding documents, as issued, do not include a copy: "Copies of the FIDIC Conditions of Contract can be obtained from:

To request such permission please contact: FIDIC CASE POSTALE, CH-1215 Switzerland; Tel. +41 22 799 49 00;

Fax; +41 22 799 49 01 E-mail: fidic@fidic.org.

Conditions of Contract for CONSTRUCTION

FOR BUILDING AND ENGINEERING WORKS DESIGNED BY THE EMPLOYER

Multilateral Development Bank Harmonised Edition March 2006

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FEDERATIONINTERNATIONALEDESINGENIEURS-CONSEILSINTERNATIONALFEDERATIONOFCONSULTINGENGINEERSINTERNATIONALEVEREINIGUNGBERATENDERINGENIEUREFEDERACION INTERNACIONAL DE INGENIEROS CONSULTORESINGENIEURESINGENIEURES

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General Conditions

General Provisions

1.1 Definitions

1.1.1 The

Contra

ct

In the Conditions of Contract ("these Conditions"), which include Particular Conditions, Parts A and B, and these General Conditions, the following words and expressions shall have the meanings stated. Words indicating persons or parties include corporations and other legal entities, except where the context requires otherwise.

1.1.1.1 "Contract" means the Contract Agreement, the Letter of Acceptance, the Letter of Tender, these Conditions, the Specification, the Drawings, the Schedules, and the further documents (if any) which are listed in the Contract Agreement or in the Letter of Acceptance.

1.1.1.2 "Contract Agreement" means the contract agreement referred to in Sub-Clause 1.6 [Contract Agreement].

1.1.1.3 "Letter of Acceptance" means the letter of formal acceptance, signed by the Employer, of the Letter of Tender, including any annexed memoranda comprising agreements between and signed by both Parties. If there is no such letter of acceptance, the expression "Letter of Acceptance" means the Contract Agreement and the date of issuing or receiving the Letter of Acceptance means the date of signing the Contract Agreement.

1.1.1.4 "Letter of Tender" means the document entitled letter of tender or letter of bid, which was completed by the Contractor and includes the signed offer to the Employer for the Works.

1.1.1.5 "Specification" means the document entitled specification, as included in the Contract, and any additions and modifications to the specification in accordance with the Contract. Such document specifies the Works.

1.1.1.6 "Drawings" means the drawings of the Works, as included in the Contract, and any additional and modified drawings issued by (or on behalf of) the Employer in accordance with the Contract.

1.1.1.7 "Schedules" means the document(s) entitled schedules, completed by the Contractor and submitted with the Letter of Tender, as included in the Contract. Such document may include the Bill of Quantities, data, lists, and schedules of rates and/or prices.

1.1.1.8 "Tender" means the Letter of Tender and all other documents which the Contractor submitted with the Letter of Tender, as included in the Contract.

1.1.1.9 "Bill of Quantities", "Daywork Schedule" and "Schedule of Payment Currencies" mean the documents so named (if any) which are comprised in the Schedules.

1.1.1.10 "Contract Data" means the pages completed by the Employer entitled contract data which constitute Part A of the Particular Conditions.

Parties and Persons

1.1.2.1 "Party" means the Employer or the Contractor, as the context requires.

1.1.2.2 "Employer" means the person named as employer in the Contract Data and the legal successors in title to this person.

1.1.2.3 "Contractor" means the person(s) named as contractor in the Letter of Tender accepted by the Employer and the legal successors in title to this person(s).

1.1.2.4 "Engineer" means the person appointed by the Employer to act as the Engineer for the purposes of the Contract and named in the Contract Data, or other person appointed from time to time by the Employer and notified to the Contractor under Sub-Clause 3.4 [Replacement of the Engineer].

1.1.2.5 "Contractor's Representative" means the person named by the Contractor in the Contract or appointed from time to time by the Contractor under Sub-Clause 4.3 [Contractor's Representative], who acts on behalf of the Contractor.

1.1.2.6 "Employer's Personnel" means the Engineer, the assistants referred to in Sub-Clause 3.2 [Delegation by the Engineer] and all other staff, labour and other employees of the Engineer and of the Employer; and any other personnel notified to the Contractor, by the Employer or the Engineer, as Employer's Personnel.

1.1.2.7 "Contractor's Personnel" means the Contractor's Representative and all personnel whom the Contractor utilises on Site, who may include the staff, labour and other employees of the Contractor and of each Subcontractor; and any other personnel assisting the Contractor in the execution of the Works.

1.1.2.8 "Subcontractor" means any person named in the Contract as a subcontractor, or any person appointed as a subcontractor, for a part of the Works; and the legal successors in title to each of these persons.

1.1.2.9 "DB" means the person or three persons appointed under Sub-Clause 20.2 [Appointment of the Dispute Board] or Sub-Clause 20.3 [Failure to Agree on the Composition of the Dispute Board].

1.1.2.10 "FIDIC" means the Fédération Internationale des Ingénieurs-Conseils, the international federation of consulting engineers.

1.1.2.11 "Bank" means the financing institution (if any) named in the Contract Data.1.1.2.12 "Borrower" means the person (if any) named as the borrower in the Contract Data.

1.1.3 Dates, Tests, Periods Completion

1.1.3.1 "Base Date" means the date 28 days prior to the latest date for submission and and completion of the Tender.

1.1.3.1 "Base Date" means the date 28 days prior to the latest date for submission and completion of the Tender.

1.1.3.3 "Time for Completion" means the time for completing the Works or a Section (as the case may be) under SubClause 8.2 [Time for Completion], as stated in the Contract Data (with any extension under Sub-Clause 8.4 [Extension of Time for

1.1.3.4 "Tests on Completion" means the tests which are specified in the Contract or agreed by both Parties or instructed as a Variation, and which are carried out under Clause 9 [Tests on Completion] before the Works or a Section (as the case may be) are taken over by the Employer.

1.1.3.5 "Taking-Over Certificate" means a certificate issued under Clause 10 [Employer's Taking Over].

1.1.3.6 "Tests after Completion" means the tests (if any) which are specified in the Contract and which are carried out in accordance with the Specification after the Works or a Section (as the case may be) are taken over by the Employer.

Completion]), calculated from the Commencement Date.

1.1.3.7 "Defects Notification Period" means the period for notifying defects in the Works or a Section (as the case may be) under Sub-Clause 11.1 [Completion of Outstanding Work and Remedying Defects], which extends over twelve months except if otherwise stated in the Contract Data (with any extension

under Sub-Clause 11.3 [Extension of Defects Notification Period]), calculated from the date on which the Works or Section is completed as certified under Sub-Clause 10.1 [Taking Over of the Works and Section].

1.1.3.8 "Performance Certificate" means the certificate issued under Sub-Clause 11.9 [Performance Certificate].

1.1.3.9 "day" means a calendar day and "year" means 365 days.

1.1.4.1 "Accepted Contract Amount" means the amount accepted in the Letter of Acceptance for the execution and completion of the Works and the remedying of any defects.

1.1.4.2 "Contract Price" means the price defined in Sub-Clause 14.1 [The Contract Price], and includes adjustments in accordance with the Contract.

1.1.4.3 "Cost" means all expenditure reasonably incurred (or to be incurred) by the Contractor, whether on or off the Site, including overhead and similar charges, but does not include profit.

1.1.4.4 "Final Payment Certificate" means the payment certificate issued under Sub-Clause 14.13 [Issue of Final Payment Certificate].

1.1.4.5 "Final Statement" means the statement defined in Sub-Clause 14.11 [Application for Final Payment Certificate].

1.1.4.6 "Foreign Currency" means a currency in which part (or all) of the Contract Price is payable, but not the Local Currency.

1.1.4.7 "Interim Payment Certificate" means a payment certificate issued under Clause 14 [Contract Price and Payment], other than the Final Payment Certificate.

1.1.4.8 "Local Currency" means the currency of the Country.

1.1.4.9 "Payment Certificate" means a payment certificate issued under Clause 14 [Contract Price and Payment].

1.1.4.10 "Provisional Sum" means a sum (if any) which is specified in the Contract as a provisional sum, for the execution of any part of the Works or for the supply of Plant, Materials or services under Sub-Clause 13.5 [Provisional Sum].

1.1.4.11 "Retention Money" means the accumulated retention moneys which the Employer retains under Sub-Clause 14.3 [Application for Interim Payment Certificates] and pays under Sub-Clause

14.9 [Payment of Retention Money].

1.1.4.12 "Statement" means a statement submitted by the Contractor as part of an application, under Clause 14 [Contract Price and Payment], for a payment certificate.

1.1.5 Works and Goods 1.1.5.1 "Contractor's Equipment" means all apparatus, machinery, vehicles and other things required for the execution and completion of the Works and the remedying of any defects. However, Contractor's Equipment excludes Temporary Works, Employer's Equipment (if any), Plant, Materials and any other things intended to form or forming part of the Permanent Works.

1.1.5.2 "Goods" means Contractor's Equipment, Materials, Plant and Temporary Works, or any of them as appropriate.

1.1.5.3 "Materials" means things of all kinds (other than Plant) intended to form or forming part of the Permanent Works, including the supply-only materials (if any) to be supplied by the Contractor under the Contract.

1.1.5.4 "Permanent Works" means the permanent works to be executed by the Contractor under the Contract.

1.1.4 Money and Payments 1.1.5.5 "Plant" means the apparatus, machinery and vehicles intended to form or forming part of the Permanent Works, including vehicles purchased for the Employer and relating to the construction or operation of the Works.

1.1.5.6 "Section" means a part of the Works specified in the Contract Data as a Section (if any).

1.1.5.7 "Temporary Works" means all temporary works of every kind (other than Contractor's Equipment) required on Site for the execution and completion of the Permanent Works and the remedying of any defects.

1.1.5.8 "Works" mean the Permanent Works and the Temporary Works, or either of them as appropriate.

1.1.6

Other Definitions 1.1.6.1 "Contractor's Documents" means the calculations, computer programs and other software, drawings, manuals, models and other documents of a technical nature (if any) supplied by the Contractor under the Contract.

1.1.6.2 "Country" means the country in which the Site (or most of it) is located, where the Permanent Works are to be executed.

1.1.6.3 "Employer's Equipment" means the apparatus, machinery and vehicles (if any) made available by the Employer for the use of the Contractor in the execution of the Works, as stated in the Specification; but does not include Plant which has not been taken over by the Employer.

- 1.1.6.4 "Force Majeure" is defined in Clause 19 [Force Majeure].
- 1.1.6.5 "Laws" means all national (or state) legislation, statutes, ordinances and other laws, and regulations and by-laws of an legally constituted public authority.

1.1.6.6 "Performance Security" means the security (or securities, if any) under Sub-Clause 4.2 [Performance Security].

1.1.6.7 "Site" means the places where the Permanent Works are to be executed, including storage and working areas, and to which Plant and Materials are to be delivered, and any other places as may be specified in the Contract as forming part of the Site..

1.1.6.8 "Unforeseeable" means not reasonably foreseeable by an experienced contractor by the Base Date.

1.1.6.9 "Variation" means any change to the Works, which is instructed or approved as a variation under clause-13 [Variations and adjustment].

In the Contract, except where the context requires otherwise:

- (a) words indicating one gender include all genders;
- (b) words indicating the singular also include the plural and words indicating the plural also include the singular;
- (c) provisions including the word "agree", "agreed" or "agreement" require the agreement to be record in writing;
- (d) "written" or "in writing" means hand-written, type-written, printed or electronically made, and resulting in a permanent record; and
- (e) the word "tender" is synonymous with "bid", and "tenderer" with "bidder" and the words "tender documents" with "bidding documents".

The marginal words and other headings shall not be taken into consideration in the interpretation of these Conditions.

1.3In these Conditions, provisions including the expression "Cost plus profit" require
this profit to be one-twentieth (5%) of this Cost unless otherwise indicated in
the Contract Data.

Wherever these Conditions provide for the giving or issuing of approvals, certificates, consents, determinations, notices, requests and discharges, these communications shall be:

1.2 Interpretation

- in writing and delivered by hand (against receipt), sent by mail or courier, or transmitted using any of the agreed systems of electronic transmission as stated in the Contract Data; and
- (b) delivered, sent or transmitted to the address for the recipient's communications as stated in the Contract Data. However:
- (i) if the recipient gives notice of another address, communications shall thereafter be delivered accordingly; and
- (ii) if the recipient has not stated otherwise when requesting an approval or consent, it may be sent to the address from which the request was issued in writing and delivered hand (against receipt), sent by mail or courier, or transmitted using any of the agreed systems of electronic transmission as stated in the Contract Data: and

Approvals, certificates, consents and determinations shall not be unreasonably withheld or delayed. When a certificate is issued to a Party, the certifier shall send a copy to the other Party. When a notice is issued to a Party, by the other Party or the Engineer, a copy shall be sent to the Engineer or the other Party, as the case may be.

The Contract shall be governed by the law of the country or other jurisdiction stated in the Contract Data.

The ruling language of the Contract shall be that stated in the Contract Data.

The language for communications shall be that stated in the Contract Data. If no language is stated there, the language for communications shall be the ruling language of the Contract.

1.5 Priority of Documents

1.4

Law

Language

and

The documents forming the Contract are to be taken as mutually explanatory of one another. For the purposes of interpretation, the priority of the documents shall be in accordance with the following sequence:

- (a) the Contract Agreement (if any),
- (b) the Letter of Acceptance,
- (c) the Tender,
- (d) the Particular Conditions Part A,
- (e) the Particular Conditions Part B,
- (f) these General Conditions,
- (g) the Specification,
- (h) the Drawings, and
- (i) the Schedules and any other documents forming part of the Contract.

If an ambiguity or discrepancy is found in the documents, the Engineer shall issue any necessary clarification or instruction.

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PART II - SPECIAL/PARTICULAR CONDITIONS OF CONTRACT

1.1 Definitions

- 1.1.1.4 "Form of Bid" is synonymous with "Letter of Tender".
- 1.1.1.5 "Bid" is synonymous with "Tender".
- 1.1.1.10 "Bidding" is synonymous with "contract". *The following paragraph is added:*
- 1.1.1.11 "Programme" means the programme to be submitted by the contractor in accordance with Sub-Clause 8.3 and any approved revisions thereto.
- 1.12.2 "Employer" is synonymous with "Procuring Agency"
 - The Employer is:

Malir Development Authority, G-4/B, Block-17, Gulshan-e-Iqbal, Karachi

Employer's Representative is: Will be named after award of contract.

- 1.12.4 The Engineer is: Will be named after award of contract.
- 1.1.2.9 "DB" is synonymous with "Committee".
- 1.1.3.1 Replace 28 days by 7 days in LCB and 15 days in ICB.
- 1.1.3.7 "Defects notification Period" is synonymous with "Defects liability Period".
- 1.15 **Inspections and Audit by the Bank**
 - Deleted

3.1 Engineer's Duties and Authority.

The following paragraph is added after duties:

Procuring agency shall ensure that the Engineer's Representative/Staff is a professional engineer as defined in the Pakistan Engineering Council Act 1975 (V of 1976)

The following sub-clause 3.6 is added in (GCC):

3.6 Engineer's & Employer's Facilities.

Consortium shall provide following Engineer's & Employer's Facilities immediately upon successful launching of the project. The facilities of the Engineer are not payable separately and shall be considered incidental to other pay items or deemed to be covered/included under pay items of the housing units except Establishment of Project Office and construction of Site Offices at earmarked MDA Schemes, as such, no extra payment except otherwise specified will be admissible on this account:-

a) Vehicles

Consortium shall provide, maintain and make available at all times for the exclusive use of the Employer following new vehicles/motor cycles, the number and type of each being as specified below:

- i- Fully loaded Toyota Corolla XLI ------ 01-Nos.
- ii- Fully loaded Suzuki Swift -----02-Nos.
- iii- Honda CD-70 Motor Cycles----- 02-Nos.

The vehicle shall be air-conditioned and fitted with 3-point inertia-reel seat belts for all occupants and shall be provided for the Employer's use within 14 days from the date of successful launching of the project. Consortium shall also provide 400 litre/month/vehicle and 150 litre/month/motorcycle and keep them in running conditions through periodic service and maintenance.

If the Consortium fails to provide the vehicles within the time specified the cost incurred by the Employer in purchase of similar vehicles plus a 20% (twenty percent) overhead charge shall be payable by the Consortium.

The vehicles shall be registered in the name of the Employer, taxed, and comprehensively insured by the Consortium for the duration of the Contract and temporarily replaced if, in the Employer's opinion, any vehicle is not in a roadworthy / running condition, which will be the property of the Client.

Consortium shall also provide from their pay roll 02-Nos. drivers holding valid driving license, who shall be replaced at any time if there performance is not satisfactory in the opinion of the Engineer/Procuring Agency.

b) Computers etc

Consortium shall provide 02-Nos. branded Laptops, 02-Nos. branded Desktop Computers along with colour printers and 02-Nos. PTCL EVO (fully functional during currency of contract) on successful launching of the project.

c) Establishment of Project & Site Offices

Project Office

Consortium shall establish fully functional/properly maintained project office (including janitorial services and utilities) in a rented or own premises (preferably in a bungalow having 8 to 10 spacious rooms with ample parking space within or outside) with all furniture, fixtures (air conditioners, telephone (at least 6-lines), fans, lights, fully equipped with computers and high speed internet facility in the vicinity of University or Rashid Minhas Roads.

Site Offices

Consortium shall construct housing units as per type design of One Unit on 120-sq.yds and 200 sq.yds on residential plots at Taiser Town, Scheme-45 and NMHP, MDA Scheme-1 respectively and shall make them fully functional with necessary office equipment and utility connection within 06-months.

Testing of Material

Consortium shall propose for approval of the Engineer three well renowned laboratories for necessary testing of material and other tests. The tests will be carried out under the instructions of the Engineer accordingly.

4.3 Contractor's Representative

The following text is to be added after last line:

The contractor's authorized representative and his other professional engineers working at site shall register themselves with the Pakistan Engineering Council.

6.10 Records of Contractor's Personnel and Equipment

The following paragraphs added: The Contractor shall, upon request by the Engineer at any time in relation to any time of hired Contractor's Equipment, forthwith notify the Engineer in writing the name and address of the Owner of the equipment and shall certify that the agreement for the hire thereof contains a provision in accordance with the requirements set forth above.

The following sub-clause 7.9 is added in (GCC):

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 last para is deleted and substituted with the following:

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

8.11 Prolonged Suspension

Replace 84 days by 120 days.

8.3 Programme *The following text is to be added after [Commencement of Works]* The programme shall be submitted in the form of Critical Path Method (CPM) identifying the critical path/activities.

13.1 Right to vary

In the last line of Para, after the word "Variation", the word "in writing" is added.

13.3 Variation procedure

In the tenth line, after the words "as soon as practicable" following is added: "and within a period not exceeding one-eighth of the completion time"

13.8 Adjustment for changes in cost

This clause is deleted in entirety.

- 14.1 The Contract Price Sub-para (d) is deleted.
- **14.2** Advance Payment *The Text is deleted and replaced with following:* Advance Payment/Mobilization Advance shall be made available to the Contractor by the procuring agency on following conditions:

Mobilization Advance/Advance Payment

- i. Mobilization advance up to 10 % of the Contract Price may be paid by the Procuring Agency to the Contractor on the works costing Rs 2.5 million or above on following conditions:
- a) on submission by the Contractor of a mobilization advance guarantee for the full amount of the advance in the specified form, from a Scheduled Bank in Pakistan, acceptable to the procuring agency;
- b) contractor shall pay interest on the mobilization advance at the rate of 10% per annum on the advance; and
- ii. This Advance including the interest shall be recovered in 10 equal installments from the 10 R.A bills and in case the number of bills is less than 10 then 1/10 of the advance inclusive of the interest thereon shall be recovered from each bill and the balance together with interest be recovered from the final bill. It may be insured that there is sufficient amount in the final bill to enable recovery of the Mobilization Advance.

14.5 Plants and Materials intended for Works

Add the following paragraph as sub-clause 14.5 (d) for Secured Advance on non - perishable materials and sub-clauses (a), (b) and (c) will be applicable for plants only

- I. The Contractor shall be entitled to receive from the procuring agency Secured Advance against an INDENTURE BOND in Public Works Account Form No.31 (Fin. R. Form No. 2) acceptable to the procuring agency of such sum as the Engineer may consider proper in respect of non-perishable materials brought at the site but not yet incorporated in the Permanent Works provided that:
 - i. The materials are in accordance with the specifications for the permanent works;
 - ii. Such materials have been delivered to the site and are properly stored and protected against loss or damage or deterioration to the satisfaction and verification of the Engineer/Assistant Engineer but at the risk and cost of the Contractor;
 - iii. The Contractor's records of the requirements, orders, receipts and use of materials are kept in a form approved by the Engineer, and such records shall be available for inspection by the Engineer;
 - iv. The Contractor shall submit with his monthly statement the estimated value of the materials on site together with such documents as may be required by the Engineer for the purpose of valuation of materials and providing evidence of ownership and payment therefore;
 - v. Ownership of such materials shall be deemed to vest in the procuring agency and these materials shall not be removed from the site or otherwise disposed of without written permission of the procuring agency;
 - vi. The sum payable for such materials on site shall not exceed 75 % of the (i) landed cost of imported materials, or (ii) ex-factory / ex-warehouse price of locally manufactured or produced materials, or (iii) market price of stands other materials;

- vii. Secured Advance shall not be allowed unless and until the previous advance, if any, is fully recovered;
- viii. Detailed account of advances must be kept in part II of running account bill or a separate statement; and
- ix. Secured Advance may be permitted only against materials/quantities anticipated to be consumed / utilized on the work within a period of 3 months from the date of issue of secured advance and in no case for full quantities of materials for the entire work/contract.

(II) Recovery of Secured Advance:

Secured Advance paid on non-perishable materials to the Contractor under the above provisions shall be effected from the monthly payments on actual consumption basis, but not later than period specified in the rules not more than three months (even if unutilized);

14.8 Delayed Payment

Second Para is replaced with following text:

In the event of the failure of the Procuring Agency to make the payment within the time stated, the procuring agency shall pay to the contractor, the compensation at rate of KIBOR + 2% per annum in local currency, upon all sums to be paid from the date of which the same would have been paid within the specified time.

15.2 Termination by Employer

The following Para is added at the end of the sub-clause:

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

15.6 Corrupt and fraudulent Practices.

The following text is to be added as 3rd paragraph: Successful Contractor has to provide Integrity Pact (for contracts worth Rs.10.0 million and above). If the Contractor or any of his Subcontractors, agents or servants is found to have violated or involved in violation of the Integrity Pact signed by the Contractor as Appendix-L to his Bid, then the procuring agency 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, agents or servants;
- b. terminate the Contract; and
- c. recover from the Contractor any loss or damage to the procuring agency as a result of such termination or of any other corrupt business practices of the Contractor or any of his Subcontractors, agents or servants.

The termination under sub-para (b) of this Sub-Clause shall proceed in the manner prescribed under sub-clauses **15.2** & 15.5 and the payment under Sub-Clause 15.4 shall be made after having deducted the amounts due to the procuring agency under Sub-Para (a) and (c) of this Sub-Clause.

16.4 Payment on Termination

Sub-paragraph (c) is deleted.

17.3 Employer's/ Procuring Agency's Risks

Sub-Clause 17.3 (h) is deleted.

The following text is added in Clause 18.1 (GCC):

18.1 General Requirements for Insurance

The contractor shall be obliged to place all insurances relating to the contract (including, but not limited to, the insurances referred to in Clauses 18.1, 18.2, 18.3, 18.4) with Insurance Company having at least AA rating from PACRA/JCR in favour of the Employer//Procuring Agency valid for a period 28 days after defects liability period.

Costs of such insurances shall be borne by the contractor.

19.6 Optional Termination, Payment and release by the Employer

Sub-clauses (c), (d) and (e) are deleted.

20.6 Arbitration

Text will be replaced as under;

Any dispute in respect of which:

- a. the decision, of the Dispute Board has not become final and binding pursuant to subclause 20.2, and
- b. *amicable settlement has not been reached within the period stated in sub-clause* 20.5, *shall be finally settled*, under the provisions of the Arbitration Act, 1940 as amended or any statutory modification/Rules of Conciliation And Arbitration PEC Islamabad or re-enactment thereof for the time being in force.

The place of arbitration shall be Karachi, in Sindh Province.

PART II -SPECIAL/PARTICULAR CONDITIONS OF CONTRACT

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SPECIFICATIONS

SPECIFICATIONS-SPECIAL PROVISIONS

The selected consortium/firm shall be responsible to undertake the following services and works:-

A. <u>SUMMARY OF SCOPE OF SERVICES & WORKS</u>

- 1. Prepare and print material (brouchers, leaflets, banners etc), arrange advertisement in print and electronic medias of the project, prepare design and drawings of infrastructure development and construction works, manage and execute infrastructure development and construction of the proposed housing units being plan-design-market-develop-construct project.
- 2. Arrange seed money from its own resources at its risk and cost for incurring expenditure on preparation of advertisement material and launching of project.
- 3. It is a discretion of the successful Consortium to abandon the project if successful launching is not achieved i.e 70% of planned housing units are not booked during first launching of the project or may otherwise would like to continue with the project (if desired) and sell unsold housing units through subsequent launching at his own prices. The difference of prices put to bid and revised prices of housing units shall be paid to the consortium to compensate for their administration and other costs incurred to plan and execute the project as per scope.

B. <u>SCOPE OF SUBMISSIONS WITH THE BID (TECHNICAL PROPOSAL)</u>

- 1. Prepare and submit Concept Layout Plans of PEHP sectors in accordance with the planning standards of SBTPR-2002 and amended upto date, which shall be submitted along with "Technical Proposal". Failure of the submissions will make the bid liable for automatic rejection.
- 2. Prepare and submit Conceptual Architectural Design/Drawings of proposed housing units as per SBTPR-2002 (amended upto date), which shall be submitted along with "Technical Proposal". Failure of the submissions will make the bid liable for automatic rejection. The structural design/drawings based on the approved Architectural Drawings and actual bearing capacities of the soil shall be submitted later upon award of the contract.

C. <u>SCOPE FOR SERVICES & WORKS AFTER AWARD OF CONTRACT</u>

- 1. Prepare and submit design/drawings of infrastructure development works based on the following broad parameters but not limited to:
 - i. General site clearance.
 - ii. Leveling/dressing and earth filling in road embankments and building plinths.
 - iii. Roads (surface dressed & carpeted)
 - iv. Water Distribution System (pipe network).
 - v. Sewage Disposal System (pipe network).
- 2. Prepare and submit drawing of precast boundary wall and its construction.
- 3. Prepare and submit design and drawings of housing units of sizes based on conventional RCC frame structure as per standard specifications.
- 4. Prepare requisite print material and undertaking launching of project through advertising, marketing and sale of housing units, expenditure of which shall be borne by the successful consortium out of the seed money provided from his own resources at its risk and cost, which together with service charges of cost recovery shall be paid for out of the sale receipts of the project as per percentage of "Marketing Management Charges" quoted in the "Financial Proposal".
- 5. Handover physical possession of each housing unit to the allottees upon completion of the project on unit to unit basis after receipt/recovery of all dues in advance of the units booked on cash basis, while in case of units sold on cash-cum-loan basis, the cash component shall be recovered in advance and balance recovery from the loan lending institution as per policy of the loan lending institution(s).
- 6. Execute Infrastructure Development and Construction works as per Contract Agreement.

SPECIFICATIONS-TECHNICAL PROVISIONS

DEVELOPMENT

ROADS & STREETS:

Road network in accordance with AASHTO specification comprising of 30, 40 & upto 70'-0" wide roads, where minimum carriageway width (black top) shall be no less than 18-feet having minimum 4'-0" wide envicrete or equivalent tiled foot paths on either sides supported with kerb blocks laid to bed, level and alignment over a C.C bed on carriageway side.

WATER DISTRIBUTION SYSTEM:

Preferably, upvc Z-joint pipes of required pressure head as per engineering design/drawings including house to house connections

SEWERAGE:

Preferably, uPVC/RCC non-pressure pipes and RCC Manholes of 3'-0" inner diameter with variable depth to suit road profiles and RCC manhole covers as per standard designs.

CONSTRUCTION

HOUSING UNITS

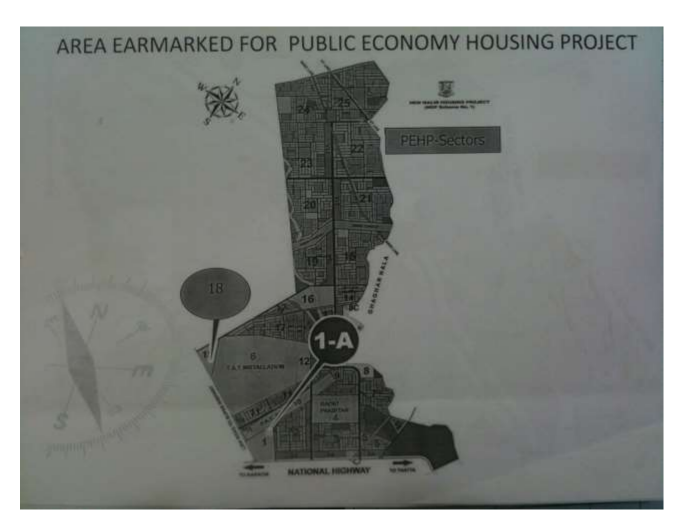
The consortium/firm shall planned housing units on 80, 100, 120 & 200 sq.yds plots within the admissible plot boundary with maximum construction ratio of 1:2 having at least two bed rooms, two-bath rooms, kitchen, lounge, plumbing, electrification, water supply & drainage systems etc with a appropriate space for staircase in single storey and RCC staircase in One Unit & Ground + 2-Storeys housing units without boundary walls. The housing units shall be designed with suitable sizes of structural members and reinforcement steel with properly designed stable foundation based on the sub-soil investigations:-

- 1. RCC Structure as per prevailing building Code.
- 2. Underground & Overhead Water Tanks RCC or Community Reservoir with RCC-O.H.T as per design/drawings.
- 3. Block Masonry Walls: 5"-inch thick External & 4"-inch Internal with 1/2" thick 1:4 Cement Plaster.
- 4. Marble/Tile flooring with skirting.
- 5. Bathrooms-Ceramic tiles upto 5-feet height on walls i/c fitting and fixtures of local made.
- 6. Kitchen-Marble/Tile flooring with sink.
- 7. Door-frame: galvanized iron sheeting and semi-solid flush doors i/c all drops.
- 8. Windows : Aluminum frames with economic section having 5mm thick glass.
- 9. Colour: Distemper on walls and ceiling, exterior to be suggested by the consortium
- 10. Electrification: standard wires, cables, other accessories, control switches all local made etc.
- 11. Separate utility connections will be provided to each housing unit.

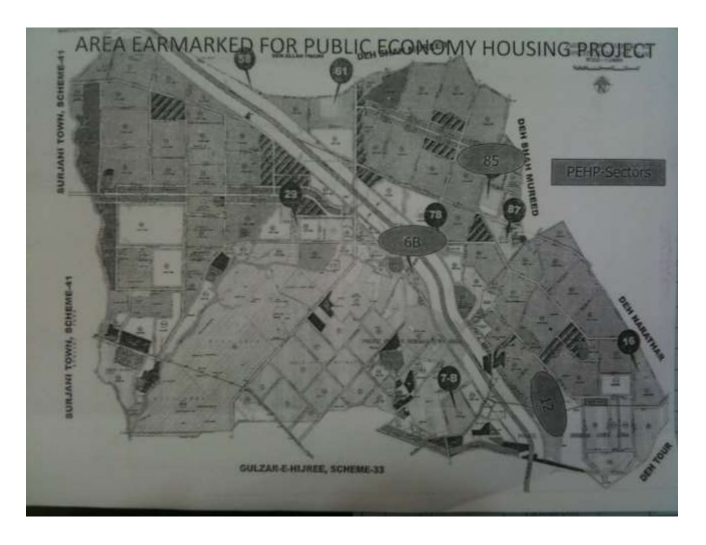
Note: The selected firm may adopt higher or equivalent than the above specifications.

DRAWINGS: LOCATION PLANS OF MDA SCHEMES & SITE PLANS OF EARMARKED SECTORS OF PEHP

NEW MALIR HOUSING PROJECT, MDA SCHEME-1, KARACHI

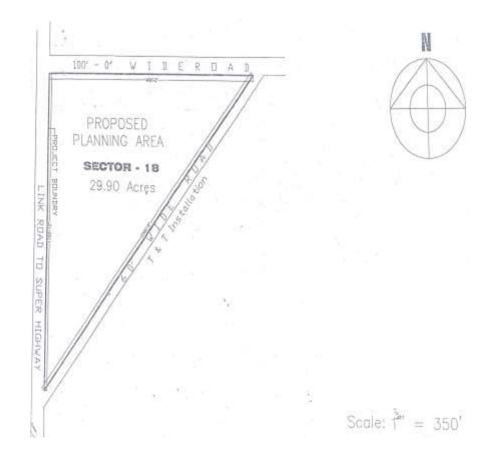


TAISER TOWN, SCHEME-45, KARACHI

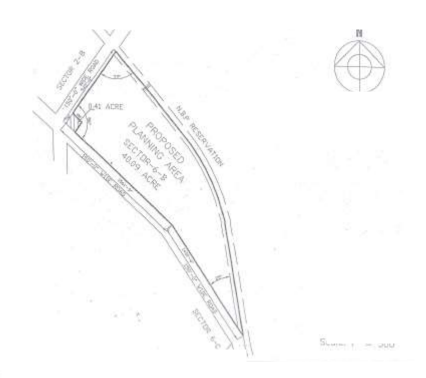


SECTOR-18, NEW MALIR HOUSING PROJECT, MDA SCHEME-1, KARACHI

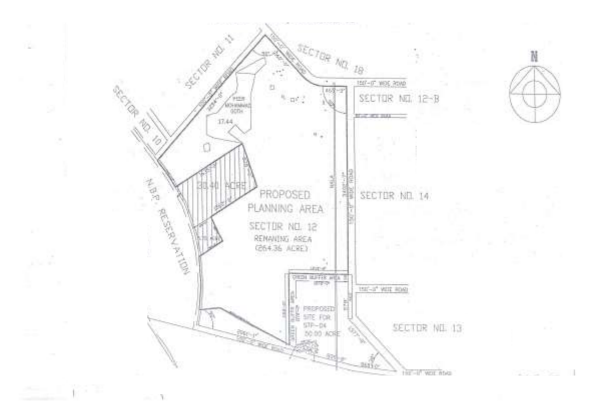
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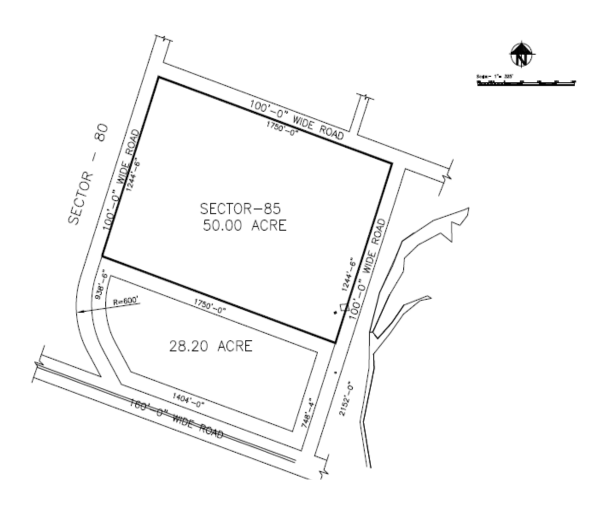
SECTOR-6B, TAISER TOWN, SCHEME-45, KARACHI



SECTOR-12, TAISER TOWN, SCHEME-45, KARACHI



SECTOR-85, TAISER TOWN, SCHEME-45, KARACHI



TECHNICAL PROPOSAL

The Authority:-

- 1. Will not be responsible for any financial liability or any commitment money or any advance payment except mobilization advance to be paid to the successful consortium as per contract, which will be paid out of the collected sale proceeds of the housing units. Mobilization Advance will be adjustable proportionally from each Interim Payment Certificate(s).
- 2. Will obtain/accord all NOCs/Approvals for the project, charges of which will be met out of the sale proceeds of housing units collected by the successful Consortium on behalf of MDA. The successful consortium will be responsible to extend technical facilitation in this regard (obtain and provide requisite forms, prepare design/drawings of infrastructure development and construction etc complete and other formalities etc).
- 3. Will handover peaceful vacant physical possession of the proposed earmarked sectors/sites of the project free from all encumbrances to the successful Consortium for execution of the project under the Contract Agreement. Consortium/Firm will be responsible to retain the peaceful physical possession during the currency of the contract in the manner specified under the obligations of the successful Consortium.
- 4. Welcomes the interested Consortium to visit the Site/Office of the DG, MDA in order to familiarize with the scheme and to assess the scope of services to be provided. In the event of additional information (if so desired), MDA would provide such information expeditiously (if available) but any delay in providing such additional information will not be considered as a reason for extending submission date of the proposal.
- 5. Will transfer the clear title of the housing units in the name of its allottee(s) on completion of development and construction works upon receipt of all payments /charges etc on the recommendations of the Consortium and the Engineer on unit to unit basis, since the booking and allocation etc remain provisional till receipt of full and final payment of Occupancy Value (O.V) and all ancillary, incidental and escalation etc to be recovered from the allottees of the project.
- 6. Will provide all necessary guarantees/sureties/documentations in respect of title of land etc to the loan lending institutions for obtaining house building loans (as and if required), which will be eventually transferred to the allottees of the housing units upon execution of lease/sub-lease in their favour. Any markup over the loan financing shall be recovered from the allottees of the booked units.
- 7. Will select successful Consortium, who plans maximum numbers of housing units and quote minimum cost per housing unit with the planning of minimum 30-feet wide internal roads.
- 8. Will execute the lease/sub-lease in favour of the allottee(s) on the recommendations of the successful consortium upon receipts of Occupancy Value (O.V) and all ancillary and incidental charges including escalation etc are paid by the allottee.
- 9. The Competent Authority viz Director General, MDA reserves the right to accept or reject all/or any bids without assigning any reason thereon under SPPRA Rule-2010 and amended upto date.

A. The interested/successful Consortium/Bidder:-

- 1. Will be responsible for providing seed money from its own resources at its risk and cost for preparation of requisite documents/papers for launching of the project in the manner as specified in the bidding documents and/or as per there submitted methodology.
- 2. Will launch the project through advertisement in all media campaigns, marketing (press & electronic), which includes preparation of Application Forms etc and their processing through designated bank branches, arranging sale of the units through marketing including allotment of units (on first come first serve basis or computer ballot in case the applications received exceeds number of conceptually planned units), subsequent recoveries of occupancy value and other allied charges inclusive but not limited to the following:
 - i) Subsequent recoveries and maintenance of records etc.
 - ii) Preparation of design and drawings of Internal Infrastructure Development Works (roads, water distribution system, sewerage disposal system, storm water drainage (if so required) & street lightening system).

- iii) Preparation of all documents (Allotment Orders, Possession Orders, Site Plans and Acknowledgement of Physical Possessions) and carrying out all functions of record handling and keeping of the housing units.
- iv) Demarcation as per approved layout plans of various component sites.
- v) Execution of Internal Infrastructure Development Works (30-fteet to 70-feet wide roads, internal water distribution system and internal sewerage disposal system).
- vi) Preparation of architectural, structural, electrification, plumbing design & drawings of the housing units.
- vii) Assist the Authority in arranging house building loan from financial institution(s).
- 3. Will be responsible for preparation of conceptual town plans based on enclosed site plans of earmarked PEHP sectors of respective MDA housing schemes comprising of 80, 100, 120 and 200 sqyds residential plots beside commercial and amenity plots etc and also based on conceptual architectural and elevations of type designs of each categories (single storey, one unit and ground + 2-storeys) of housing units.
- 4. Will take over peaceful vacant physical possession of earmarked sector(s)/site(s) free from all encumbrances from MDA and keep necessary watch-ward of the project.
- 5. Will initially deploy ample force of armed Security Guards under the panel and badge of MDA on Sector-18, NMHP, MDA Scheme-1 and Sector-6B, Taiser Town, Scheme-45 at the time of launching of the project and will increase their deployment in remaining earmarked sectors of the projects at respective schemes upon successful launching of the project, which are to be paid by the Consortium. The service charges on the account are deemed to be included in the quoted bid prices of the housing units in the "Financial Proposal.
- 6. Will construct precast boundary wall on the periphery of the sector(s), undertake topographic survey, sub-soil investigations, planning, preparation of engineering designs & drawings of development and construction with reference to expected value of bearing capacity of the soil of the sectors (any variation in the value will not form the basis of variation in quoted cost of construction), execute infrastructure development and construction works including launching of the project except for the items of services & works etc covered under "Departmental Charges" etc as per Contract Agreement.
- 7. Will prepare and submit "Conceptual Layout Plans" of the sectors based on attached Sector Site Plans and "Proposed Building Plans" (Architecture & Elevations) of each type of proposed housing units based on most economical design prepared in conformity with Sindh Building & Town Planning Regulations (SBTPR-2002) and amended upto date along with the "Technical Proposal" at no cost to the Employer (MDA). Failure in the submissions of the requisites shall make the bid liable under automatic rejection.
- 8. The bidder shall prepare and submit final proposed layout plans prepared based on topographic survey in accordance with numbers of applications received for the housing units through application of land use factors of major sub-division of Karachi Building & Town Planning Regulations-2002 (amended upto date).
- 9. Will launch the project through advertisement and marketing etc based on unit prices of each type of housing units based on "Development Cost" + Construction Cost" + "Marketing Management Charges" + "Cost of the Plots. The "Ancillary Costs, "Incidental Costs", Utility System Development Charges", "Price Escalation" and "Departmental Charges" & SBCA Charges (if any) etc will be recovered from the allottees of the housing units progressively based on their probable cost estimates by the successful Consortium.
- 10. Expenditures on the above mentioned services, development and construction will be met out of the sale proceeds of housing units planned on residential plots by the successful bidder, who will arrange upfront expenditure as specified above (seed money), which will be reimbursed on realization of sale proceed of housing units and loan component etc as quoted in the "Financial Proposal".
- 11. Launch the project at its own or with an association of advertising and marketing firm(s) of their choice for the purpose.
- 12. Understood that a proposal will be treated as non-responsive and will not be considered for evaluation if any of the information requested is/are omitted or not complied with. No proposals will be accepted upon expiry of deadline date and time.

- 13. The successful bidder shall apply for approval(s) before commencement of each activity of project, which the authority will accord within 15-days time or otherwise the same will be treated as automatically approved.
- 14. May form a Company/Firm under "Special Vehicle Purpose" (SPV) to manage and execute the project under the Contract Agreement.
- 15. Is at the liberty not to proceed with the project or otherwise, if the project could not achieve successful launching (70% booking of the conceptually planned housing units during initial launching). However, in case, the position is not true, than the successful Consortium will be at a liberty to proceed or otherwise and specify its future strategy to the Authority (Employer).

CONTRACT CONDITIONS

The Authority & the successful Consortium will be:-

- 1. The Authority & the successful Consortium will indemnify each other against all losses, legal proceedings and/or liabilities that may occur during discharge of the liabilities under the contract. However, in case of any dispute arising from the contract between the Authority and the successful Consortium, the Principal firm of the consortium has a sole authority to resolve /attend the dispute.
- 2. MDA will provide land for the project in earmarked sectors of the respective schemes, while the selected Consortium/firm will manage the project through arranging seed money from its own resources, risk and cost and raising funds through sale of the housing units to prospective buyers.
- 3. The Authority & the successful Consortium will open irrevocable Joint Collection and Disbursement Account(s) in the name of the project in mutually agreed schedule bank(s)-branch(s). The cheque book of the project will remain with the Finance Department, MDA at all time and all eligible payments under the contract will be disbursed under joint signatures of parties to Contract Agreement only.
- 4. It is intended that the part of collected sale proceeds from housing units will be applied to all eligible payments under the contract only, which includes but not limited to rendering services for preparation of layout plans, design and designs of internal infrastructure development and floor layout plans, architectural, structural, electrical and plumbing design/drawings etc and execution of internal infrastructure development (internal roads, water distribution system and sewerage disposal system) and construction of housing units.
- 5. The sale proceed will be exclusively utilized for all eligible payments of services and works covered under the contract i.e preparatory works, surveys, demarcation, preparation of design /drawings of internal infrastructure development and construction including execution of internal infrastructure development and construction works under the Contract.
- 6. The recovery on account of Utility System Development Charges (K-Electric, SSGC, Bulk Water Supply & Sewerage Treatment/Disposal), "Cost of Plots", Price Escalation", Extra Items", "Ancillary Charges", "Incidental Charges", "Departmental Charges" and SBCA Charges (if any) etc being integral part of the project will also be met/paid proportionally out of the sale proceed of the housing units and cost recovery of the charges under the Contract, which will be recovered from the allottees by the successful Consortium on behalf of the Authority.
- 7. MDA may make sum of payment(s) directly to any of the JV-Partners/Associates etc of the Consortium etc out of the disbursement account upon the written request at the time of processing and making payment of each Interim Payment Certificate (IPC). MDA will deduct and deposit the Income Tax and other taxes etc at the applicable rates from the IPCs of the JV-Partner(s) and/or Associate(s), as the case may be.
- 8. Contract Agreement will be executed on Rs.1000/- stamp paper and the stamp duty will be deducted proportionally and progressively out of each Interim Payment Certificate of rendered services and executed works etc by the successful Consortium, since the project cost could not be ascertained/firmed up initially, since it is dependent on the response from the general public.
- 9. Payment of rendered services and executed works will be made to the consortium based on superficial method of measurement i.e to be paid in terms of apparent measurement on percentages basis for rendered services of "Marketing Management Charges" and executed works based on quoted percentages on the basis of "Cost Estimates" of "Infrastructure Development" & "Construction" except "Preparatory works", which will be paid based on the quoted item rates. The cost of preparatory works will be included in the prices of "Infrastructure Development" and/or "Construction" of housing units as quoted in the Bidding Document (Financial Proposal) at the time of completion of the project.

- 10. The time for the contract will be 05-years or otherwise as mutually agreed upon at the time of award of contract.
- 11. The Authority and Consortium will transfer the clear title of the housing units in the name of its allottee(s) on unit to unit basis upon receipt of all payments/charges.

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PROJECT DIRECTOR (PHEP), MDA