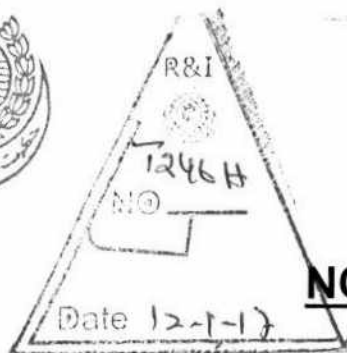




**GOVERNMENT OF SINDH
LOCAL GOVERNMENT DEPARTMENT**

Karachi, dated the 12th January, 2017



NOTIFICATION

SO-I/(LG)/3-28/2016:- In partial modification of this department's notification dated 9th December 2016 and with the approval of Competant Authority, a Procurement Committee consisting on following, for undertaking Developemnt Schemes in Town Committee, Diplo, for the year 2016-17, is hereby constituted under section-7 of SPPRA Rule, 2010 (Ammendement-2013):-

- | | |
|--|----------|
| 1. Assistant Executive Engineer
Town Committee, Diplo | Chairman |
| 2. Assistant Engineer,
Building Department Tharparkar | Member |
| 3. Accountant Officer
Town Committee, Diplo | Member |

The function and responsibilities of Procurement Committee shall be as under Section-8 of SPPRA Rule 2010.


- Preparing Bidding Documents.
- Carring out technical as well as financial evolution of the bids.
- Prepare evolution reports as provided in Rule 45.
- Making recommendations for the award of contract to the Competant Authority.
- Perform any other function ancillary and incidental to the above.

SECRETARY TO GOVT: OF SINDH

No.SO-I/(LG)/3-28/2016/Thar, Karachi, dated the 12th January, 2017

A copy is forwarded for information and necessary action to:-

1. The Director, Sindh Public Procurement Regularity Authority, Karachi.
2. The Director, Local Government, Tharparkar @ Mithi.
3. The Assistant Director, Local Government, District Tharparkar @ Mithi.
4. The Chairman, Town Committee, Diplo. He is requested to ensure fulfilment of all codal formalities in accordance with rules / policy.
5. PS to Secretary, Local Govt. Department, GoS, Karachi.
6. PS to Additional Secretary, (LGD) GoS, Karachi.
7. Members concerned.
8. The office order file.


(YAR MUHAMMED HAKRO)
SECTION OFFICER-I



NO: TC/DPL 182 OF 2017

**OFFICE OF THE CHAIRMAN
TOWN COMMITTEE DIPLO**

DIPLO Dated: 21/12/2017

0232-221290

0232-221311

tc diplo@gmail.com

NOTIFICATION

A Grievance Redressal Committee is hereby constituted with following composition to redress the grievance & settlement of disputes and address the complaints of bidders as per Rule-31 of SPPRA Rule 2010 (amended 2013) regarding NITs of Town Committee Diplo.

- | | | |
|-----|--|----------|
| 01. | Ghulam Sarwar Rahpoto
Town Officer,
Town Committee Diplo | Chairman |
| 02. | Allah Warrayo
District Accounts Officer,
Tharparkar & Mithi | Member |
| 03. | Janhwar Lal
Assistant Engineer
Public Health Engineer Department
Tharparkar & Mithi | Member |

The Terms of References of Committee are same as mentioned vide Rule-31 of SPPRA Rules-2010 amended 2013.




CHAIRMAN
TOWN COMMITTEE
DIPLO

C.C to:-

1. The Commissioner, Mirpurkhas Division, Mirpurkhas.
2. The Deputy Commissioner, Tharparkar & Mithi.
3. The Director, Local Government, Mirpurkhas Division, Mirpurkhas.
4. Mr. Ghulam Sarwar Rahpoto, Town Officer, Town Committee Diplo
5. The Allah Warrayo, District Accounts Officer, Tharparkar & Mithi.
6. The Janhwar Lal, Assistant Engineer, PHED, Tharparkar & Mithi.
7. Office record Copy.

CHAIRMAN
TOWN COMMITTEE
DIPLO



Phone: 0232-221290 Fax: 0232-221311 Email: icdpio@gmail.com

Phone: 0232-221290 Fax: 0232-221311 Email: icdpio@gmail.com

DIPLO Dated: 21/12/2015

Order No. 043-16, 04/01/2016 (Third Date: 06/12/2016) sealed for use on Standard Bidding Documents issued by Saudi Public Procurement Authority

If any of the standard work remains unresponsive, the following work shall be required and opened as under:

2nd Attempt: Bidding Documents can be obtained until 02.02.2017 at 01:00 PM. Fawaja and Opening of Bids on Same day at 01:30 PM

INFORMATION REPORTS TO THE PUBLIC

TERMS & CONDITIONS

1. If the lender is not opened on the day of opening of the lenders, then the lender will be opened on the next working day.

6. An Affidavit that he is under possession of the Term in issue of the other partner, see CNIC of all persons living with him; legislative portfolio (if available); and, if available, Tax Return(s) signed with his CNIC.

7. Agencies/Firms should be registered with State Revenue Board.
8. List of works previously carried out and completed during last three years with satisfactory certificate of completion of the Government concerned.

12. The winning participants must submit certificate registered with PBO, participating in the work above 4.00 Miliar

13. Tenderers shall not be allowed to participate in tenders under the aegis of BPPRA Rules (amended) 2010 & 2013 & relevant FBR NTN form.
 Note: This 4.2.2 item is seen on BPPRA website at www.pppmfrd.gov.pk

(MOHAN LAL)

INF-KPT-ED04115

(MOHAN LAL)
CHAIRMAN
DOWN COMMITTEE (1981-8)

1074-5746/01/0000-0000\$05.00/0



ملک نے کہا۔
نے کیے تھے ہیں
باتھ روم پر نظر
راستے میں کرا

دفتر چیئر مین، ٹاؤن کمیٹی ڈیپلو



فون نمبر: 0232-221290، فیکس نمبر: 0232-221311، ای میل: tediplo@gmail.com

NO. TC/DPL/183/ OF 2016

DIPLO

Dated: 21-12-2016

ٹینڈر طلبی نوٹس

لیٹر نمبر (Thar) SO-I(LG)/3-28/2016 مورخہ 09-12-2016 کے تحت سیکریٹری لوکل گورنمنٹ ڈپارٹمنٹ کی منظوری کے ساتھ مالیاتی سال 2016-17 کیلئے اپنے سروس سے ذیل میں فہرست شدہ کاموں کیلئے SPPRA روڈ 2010 اور ریم شدہ روڈ 2013 کے تحت دلچسپی کے حامل افراد/انجینئرز سے بذریعہ ہذا سندھ پبلک پروویڈرمنٹ ریگولیٹری اتھارٹی (SPPRA) کی جانب سے مطلع کردہ اسٹینڈرڈ بڈنگ ڈاکیمنٹس پر سربراہ ٹینڈر مطلوب ہیں۔

نمبر شمار	لوکیشن کیساتھ اسکیم کا نام	تخمینی لاگت	20% بڈ سیکورٹی	ٹینڈر فیس	مدت
وارڈ نمبر: 01					
1	لوہا ریلوے ٹرکشن سٹیشن ہاؤس ڈیپلو ٹاؤن میں برک روڈ کی تعمیر	934,100	18,682	1,000	4 ماہ
2	حاجی عبداللہ ہاؤس ٹاؤن کی پینل ڈیپلو ٹاؤن میں برک روڈ کی تعمیر	983,400	19,668	1,000	4 ماہ
3	مسجد تاج سائڈ ہاؤس اور مسجد تاج ابراہیم لوند ہاؤس ڈیپلو ٹاؤن میں برک روڈ کی تعمیر	983,400	19,668	1,000	4 ماہ
4	بیر بھو ہاؤس تاج بھو بھول اور تھول ہاؤس ڈیپلو ٹاؤن میں برک روڈ کی تعمیر	983,400	19,668	1,000	4 ماہ
5	موتا تیکالونی اسکول تاج مند اور میں روڈ تاج کامریڈ چینیٹل ہاؤس ڈیپلو ٹاؤن میں برک روڈ کی تعمیر	983,400	19,668	1,000	4 ماہ
6	موتا تیکالونی اسکول تاج تھول ہاؤس ڈیپلو ٹاؤن میں برک روڈ کی تعمیر	983,400	19,668	1,000	4 ماہ
7	دھکا تاج اجمیاں کالونی ڈیپلو ٹاؤن میں برک روڈ کی تعمیر	983,400	19,668	1,000	4 ماہ
8	بدین روڈ تاج کھوکھر کالونی ڈیپلو ٹاؤن میں برک روڈ کی تعمیر	983,400	19,668	1,000	4 ماہ
9	ایوب لوند تاج ہاؤس اور میں روڈ اسلام کوٹ تاج احسن ہاؤس ڈیپلو ٹاؤن میں برک روڈ کی تعمیر	983,400	19,668	1,000	4 ماہ
10	بٹیرول پست تاج بھائی پار پٹیل ڈیپلو ٹاؤن میں برک روڈ کی تعمیر	934,100	18,682	1,000	4 ماہ
11	بدین روڈ تاج گورنمنٹ ڈل اسکول موتا تیکالونی ڈیپلو ٹاؤن میں برک روڈ کی تعمیر	983,400	19,668	1,000	4 ماہ
12	گورنمنٹ ڈل اسکول موتا تیکالونی تاج مند قبرستان ڈیپلو ٹاؤن میں برک روڈ کی تعمیر	983,400	19,668	1,000	4 ماہ
13	بدین روڈ تاج مصری سٹیشن ہاؤس اور اسلام کوٹ روڈ تاج ریل ہاؤس ڈیپلو ٹاؤن میں برک روڈ کی تعمیر	983,400	19,668	1,000	4 ماہ
14	ماسٹر راج ٹل ہاؤس تاج ویسٹ سائڈ ملیم ہاؤس ڈیپلو ٹاؤن میں برک روڈ کی تعمیر	983,400	19,668	1,000	4 ماہ
وارڈ نمبر: 02					
15	ال۔ حدیث مدرسہ سولہ لکھو ہاؤس ڈیپلو ٹاؤن میں C.C روڈ کی تعمیر	953,400	19,068	1,000	4 ماہ
16	محمد ہاؤس تاج خالد لکھو ہاؤس ڈیپلو ٹاؤن میں C.C روڈ کی تعمیر	953,400	19,068	1,000	4 ماہ

17	محمد حسن ہاؤس تاج محمد قائم لاکھو ہاؤس ڈیپلوٹاؤن میں C.C روڈ کی رجسٹر / تعمیر	953,400	19,068	1,000	ماہ 4
18	زوجہ تاج محمد فقیہ عبدالرحمان ہاؤس ڈیپلوٹاؤن میں C.C روڈ کی رجسٹر / تعمیر	953,400	19,068	1,000	ماہ 4
19	فقیہ عبدالرحمان ہاؤس تاج فیض محمد لاکھو ہاؤس ڈیپلوٹاؤن میں C.C روڈ کی رجسٹر / تعمیر	953,400	19,068	1,000	ماہ 4
20	بیعتوب پاڑو ہاؤس تاج پار ہاسپڈ ڈیپلوٹاؤن میں برک روڈ کی تعمیر	983,400	19,668	1,000	ماہ 4
21	تاج محمد کالونی میں روڈ تاج اکٹر کا فحی مل ہاؤس اور کرشن ہاؤس تاج تک ہاؤس ڈیپلوٹاؤن برک روڈ کی تعمیر	983,400	19,668	1,000	ماہ 4
22	تاج چند ماہراج ہاؤس رمیش ماہراج ہاؤس اور فحی لاکھو ہاؤس تاجین تالہ ڈیپلوٹاؤن اوپن سرفیس ڈرین (B اور A) ٹائپ کی تعمیر	615,000	12,300	1,000	ماہ 4
23	لاٹ ہاؤس تاجستانی محلہ اور محمد انجمی سین ہاؤس ڈیپلوٹاؤن میں CC روڈ کی رجسٹر / تعمیر	983,400	19,668	1,000	ماہ 4
24	اکبر میانو ہاؤس تاج گجراتی محلہ اور اکبر کھلی ہاؤس GGPS (میں) ڈیپلوٹاؤن میں برک روڈ کی تعمیر	983,400	19,668	1,000	ماہ 4
25	راشد ہاؤس تاج اختر لاکھو ہاؤس ڈیپلوٹاؤن میں برک روڈ کی تعمیر	703,300	14,066	1,000	ماہ 4
26	چھاچی لاکھو محلہ ڈیپلوٹاؤن میں برک روڈ کی تعمیر	703,300	14,066	1,000	ماہ 4
27	GBPS فقیہ فیض محمد کالونی GHSE ڈیپلوٹاؤن میں برک روڈ کی تعمیر	983,400	19,668	1,000	ماہ 4
28	غلام حسین ہاؤس GHSE کرکٹ گراؤنڈ ڈیپلوٹاؤن میں برک روڈ کی تعمیر	983,400	19,668	1,000	ماہ 4
29	عنایت اللہ پیڈر ہاؤس تاج حاجی پیڈر ہاؤس تاج پار ہاسپڈ ڈیپلوٹاؤن میں برک روڈ کی تعمیر	983,400	19,668	1,000	ماہ 4
30	محمد قاسم ہاؤس تاج فیض محمد ہاؤس اور GGPS فقیہ کالونی GBPS ڈیپلوٹاؤن میں برک روڈ کی تعمیر	983,400	19,668	1,000	ماہ 4
31	راشد ہاؤس تاج وکیو ہاؤس اور حید علی ہاؤس تاج میٹرنی ہوم ڈیپلوٹاؤن میں برک روڈ کی تعمیر	983,400	19,668	1,000	ماہ 4
32	پارہ کالونی (تاجہ سائیز) ڈیپلوٹاؤن کی مختلف اسٹریٹس میں برک روڈ کی تعمیر	983,400	19,668	1,000	ماہ 4
33	پارہ کالونی (ساجد سائیز) ڈیپلوٹاؤن کی مختلف اسٹریٹس میں برک روڈ کی تعمیر	983,400	19,668	1,000	ماہ 4
34	فقیہ عبدالرحمان ہاؤس تاج ویسٹ اسٹریٹ ڈیپلوٹاؤن میں اوپن سرفیس ڈرین (B اور A) ٹائپ کی تعمیر	615,000	12,300	1,000	ماہ 4
35	ماسٹر نواز ہاؤس تاج رحیم ہاؤس ڈیپلوٹاؤن میں CC روڈ کی رجسٹر / تعمیر	953,400	19,068	1,000	ماہ 4
36	فیض محمد لاکھو اوطاق تاج محمد علی ہاؤس ڈیپلوٹاؤن میں CC روڈ کی تعمیر	995,000	19,900	1,000	ماہ 4
37	گل محمد ہاؤس تاج مصری جہانی ہاؤس ڈیپلوٹاؤن میں CC روڈ کی رجسٹر / تعمیر	953,400	19,068	1,000	ماہ 4
38	راشد ہاؤس GGPS فقیہ کالونی ڈیپلوٹاؤن میں CC روڈ کی تعمیر	995,000	19,900	1,000	ماہ 4
39	فیض محمد لاکھو ہاؤس تاج فقیہ عبدالرحمان ہاؤس ڈیپلوٹاؤن میں اوپن سرفیس ڈرین (B اور A) ٹائپ کی رجسٹر / تعمیر	615,000	12,300	1,000	ماہ 4
40	لاکھو محلہ تاجین بس اسٹاپ میں ڈیپزل ڈیپلوٹاؤن میں اوپن سرفیس ڈرین C ٹائپ کی تعمیر	944,400	18,888	1,000	ماہ 4
41	لاکھو محلہ تاجین تالہ ڈیپلوٹاؤن میں اوپن سرفیس ڈرین (B اور A) ٹائپ کی تعمیر	615,000	12,300	1,000	ماہ 4
42	محمد حسن ہاؤس تاج محمد امین ہاؤس ڈیپلوٹاؤن میں CC روڈ کی تعمیر	995,000	19,900	1,000	ماہ 4
43	اکبر میانو ہاؤس تاج گجراتی محلہ ڈیپلوٹاؤن میں اوپن سرفیس ڈرین (B اور A) ٹائپ کی تعمیر	615,000	12,300	1,000	ماہ 4
44	ارباب عبدالرحیم ہاؤس تاج گجراتی محلہ ڈیپلوٹاؤن میں اوپن سرفیس ڈرین (B اور A) ٹائپ کی تعمیر	615,000	12,300	1,000	ماہ 4
45	غلام محمد لاٹ مستوفائی محلہ ڈیپلوٹاؤن میں اوپن سرفیس ڈرین (B اور A) ٹائپ کی رجسٹر / تعمیر	615,000	12,300	1,000	ماہ 4
46	حافظ محمد کھلی ہاؤس تاجین تالہ ڈیپلوٹاؤن میں اوپن سرفیس ڈرین (B اور A) ٹائپ کی تعمیر	615,000	12,300	1,000	ماہ 4
47	مصری ہاؤس تاج لوگت ہاؤس ڈیپلوٹاؤن میں اوپن سرفیس ڈرین (B اور A) ٹائپ کی تعمیر	615,000	12,300	1,000	ماہ 4
48	اللہ علیا ہاؤس تاجین تالہ ڈیپلوٹاؤن میں اوپن سرفیس ڈرین (B اور A) ٹائپ کی تعمیر	615,000	12,300	1,000	ماہ 4
49	دارو نمبر 12 اولڈ بازار اور سین محلہ ڈیپلوٹاؤن میں اوپن سرفیس ڈرین (B اور A) ٹائپ کی رجسٹر / تعمیر	615,000	12,300	1,000	ماہ 4
50	جوہو محلہ ڈیپلوٹاؤن کی مختلف اسٹریٹس میں CC روڈ کی رجسٹر / تعمیر	953,400	19,068	1,000	ماہ 4
51	جنوں سومر محلہ ڈیپلوٹاؤن کی مختلف اسٹریٹس میں CC روڈ کی رجسٹر / تعمیر	953,400	19,068	1,000	ماہ 4
52	بجیر محلہ اور باراج محلہ ڈیپلوٹاؤن میں برک روڈ کی تعمیر	983,400	19,668	1,000	ماہ 4
53	تاجہ کالونی میکھو ار محلہ تاجو میکھو ار ہاؤس ڈیپلوٹاؤن میں اوپن سرفیس ڈرین (B اور A) ٹائپ کی تعمیر	615,000	12,300	1,000	ماہ 4
54	ڈاکٹر اللہ ڈنو ہاؤس تاجین تالہ ڈیپلوٹاؤن میں اوپن سرفیس ڈرین (B اور A) ٹائپ کی تعمیر	615,000	12,300	1,000	ماہ 4
55	ڈاکٹر اللہ ڈنو ہاؤس تاجین تالہ ڈیپلوٹاؤن میں CC روڈ کی رجسٹر / تعمیر	953,400	19,068	1,000	ماہ 4
56	عبدالرشید چھاچی محلہ تاجین تالہ ڈیپلوٹاؤن میں اوپن سرفیس ڈرین (B اور A) ٹائپ کی تعمیر	615,000	12,300	1,000	ماہ 4

57	سادان میگو اور ہاؤس تانارھہ کالونی میں روڈ ڈیپلٹاؤن برک روڈ کی تعمیر	983,400	19,668	1,000	4 ماہ
58	میدرام ساقی ہاؤس تانارھہ کالونی میں روڈ ڈیپلٹاؤن برک روڈ کی تعمیر	983,400	19,668	1,000	4 ماہ
59	GHS ڈیپلٹاؤن کرکٹ گراؤنڈ ڈیپلٹاؤن برک روڈ کی تعمیر	983,400	19,668	1,000	4 ماہ
60	GPS عثمان ڈیپلٹاؤن (مین) GHS ڈیپلٹاؤن برک روڈ کی تعمیر	983,400	19,668	1,000	4 ماہ
61	سجراتی محلہ ڈیپلٹاؤن میں اوپن سرفیس ڈرین (A اور B) ٹائپ کی تعمیر	615,000	12,300	1,000	4 ماہ
62	نزدالہ میٹ مسجد ڈیپلٹاؤن کی مختلف اسٹریٹس میں اوپن سرفیس ڈرین (A اور B) ٹائپ کی تعمیر	615,000	12,300	1,000	4 ماہ
63	نزدالہ میٹ مسجد ڈیپلٹاؤن کی مختلف اسٹریٹس میں CC روڈ کی تعمیر	953,400	19,068	1,000	4 ماہ
64	اکبر میاں ہاؤس تاغلام حسین محمدانی ہاؤس ڈیپلٹاؤن CC روڈ کی تعمیر	995,000	19,900	1,000	4 ماہ
65	نیاز احمد ہاؤس تارشا احمد ہاؤس ڈیپلٹاؤن CC روڈ کی تعمیر	995,000	19,900	1,000	4 ماہ
66	ماسر نواز ہاؤس تارشا احمد ہاؤس ڈیپلٹاؤن CC روڈ کی تعمیر	995,000	19,900	1,000	4 ماہ
67	محمد ہاشم ہاؤس تافضل الہی ہاؤس ڈیپلٹاؤن CC روڈ کی تعمیر	995,000	19,900	1,000	4 ماہ
68	عمر الحفیظ ہاؤس تالیٹ اسٹریٹ ڈیپلٹاؤن CC روڈ کی تعمیر	995,000	19,900	1,000	4 ماہ
69	GBPS فقیر کالونی تافہیم حبیب اللہ ہاؤس ڈیپلٹاؤن برک روڈ کی تعمیر	983,400	19,668	1,000	4 ماہ
70	نیم بیروانی اوطاق تانارھہ سائڈ اسٹریٹ ڈیپلٹاؤن برک روڈ کی تعمیر	983,400	19,668	1,000	4 ماہ
71	علی محمد ہاؤس تالیٹ سائڈ وارنٹیکس ڈیپلٹاؤن برک روڈ کی تعمیر	983,400	19,668	1,000	4 ماہ
72	محمد علی ہاؤس تاعزیز اوطاق ڈیپلٹاؤن برک روڈ کی تعمیر	983,400	19,668	1,000	4 ماہ
73	مخدوم ہاؤس تاعزیز اوطاق ڈیپلٹاؤن CC روڈ کی تعمیر	953,400	19,068	1,000	4 ماہ
74	مہدی ہاؤس تاقابل لاکھو ہاؤس ڈیپلٹاؤن اوپن سرفیس ڈرین (A اور B) ٹائپ کی تعمیر	615,000	12,300	1,000	4 ماہ
75	بارون ہاؤس تاحمد ہاؤس (ویسٹ سائڈ) ڈیپلٹاؤن CC روڈ کی تعمیر	995,000	19,900	1,000	4 ماہ
76	ساجد ہاؤس تافضیل محمد ہاؤس تاغلام محمد ہاؤس ڈیپلٹاؤن اوپن سرفیس ڈرین (A اور B) ٹائپ کی تعمیر	615,000	12,300	1,000	4 ماہ
77	خالد حسین لاکھو محلہ ڈیپلٹاؤن میں CC روڈ کی تعمیر	995,000	19,900	1,000	4 ماہ
78	GPS بارون کالونی GPS فقیر محلہ کالونی ڈیپلٹاؤن برک روڈ کی تعمیر	983,400	19,668	1,000	4 ماہ
79	ایبٹ لاکھو ہاؤس تاسرمدیق ہاؤس تانارھہ سائڈ ڈیپلٹاؤن اوپن سرفیس ڈرین (A اور B) ٹائپ کی تعمیر	615,000	12,300	1,000	4 ماہ
80	نیشن محمد لاکھو محلہ ڈیپلٹاؤن میں اوپن سرفیس ڈرین (A اور B) ٹائپ کی تعمیر	615,000	12,300	1,000	4 ماہ
81	نیشن محمد لاکھو ہاؤس GHS ڈیپلٹاؤن اوپن سرفیس ڈرین (A اور B) ٹائپ کی تعمیر	615,000	12,300	1,000	4 ماہ
وارڈ نمبر: 03					
82	ہزارہ کالونی تاکاسریہ ترحیمو ہاؤس (2) مین روڈ نوکٹ میگو اور کالونی تارحمو اور ہاؤس (3) مین روڈ نوکٹ میگو اور کالونی تادالم ہاؤس ڈیپلٹاؤن برک روڈ کی تعمیر	983,400	19,668	1,000	4 ماہ
83	پارہ کالونی تافضیل محمد نجیر ہاؤس (2) GPS کولہی کالونی تالیوسف حجام ہاؤس ڈیپلٹاؤن برک روڈ کی تعمیر	983,400	19,668	1,000	4 ماہ
84	GBPS تاجو نیو کرکٹ گراؤنڈ ڈیپلٹاؤن CC روڈ کی تعمیر	1,000,000	20,000	1,000	4 ماہ
85	GBPS تافضی ڈیپلٹاؤن میں روڈ اور GGPS تامین روڈ ڈیپلٹاؤن CC روڈ کی تعمیر	1,000,000	20,000	1,000	4 ماہ
86	رضی بخش جونیجو ہاؤس TRDP آفس ڈیپلٹاؤن CC روڈ کی تعمیر	1,000,000	20,000	1,000	4 ماہ
87	AC آفس تاپولیس اسٹیشن ڈیپلٹاؤن CC روڈ کی تعمیر	1,000,000	20,000	1,000	4 ماہ
88	رضی بخش جونیجو ہاؤس تاشرف جونیجو ہاؤس ڈیپلٹاؤن برک روڈ کی تعمیر	983,400	19,668	1,000	4 ماہ
89	مولوی عبدالرحمان اوشو ہاؤس تاسمری جونیجو ہاؤس ڈیپلٹاؤن برک روڈ کی تعمیر	983,400	19,668	1,000	4 ماہ
90	مولوی عبدالرحمان اوشو ہاؤس تانارھہ کالونی روڈ (2) ویل کولہی کالونی تاکولہی محلہ ڈیپلٹاؤن برک روڈ کی تعمیر	983,400	19,668	1,000	4 ماہ
91	شاہ راجیو کولہی تاکولہی محلہ ڈیپلٹاؤن برک روڈ کی تعمیر	983,400	19,668	1,000	4 ماہ
92	R.O چانٹ تاعزیز حجام ہاؤس تاسلم قرستان ڈیپلٹاؤن برک روڈ کی تعمیر	983,400	19,668	1,000	4 ماہ
93	GDC روڈ تاسلمیحیل GDC روڈ تادودو میل ہاؤس (2) مین روڈ مٹی ڈیپلٹاؤن پھوٹو میگو اور ہاؤس ڈیپلٹاؤن برک روڈ کی تعمیر	983,400	19,668	1,000	4 ماہ
94	قرجونیجو ہاؤس تالیٹ اسکول ڈیپلٹاؤن (2) سائیں مصری جونیجو ہاؤس تامین روڈ ڈیپلٹاؤن	983,400	19,668	1,000	4 ماہ

94	قرچہ میجر ہاؤس ٹاویسٹ اسکول ڈیپو (2) سائیکس مصری جو نیچو ہاؤس تائین روڈ ڈیپو	983,400	19,668	1,000	ماہ
	ٹاؤن اوپن سرفیس ڈرین ٹائپ A کی تعمیر				
95	ریجنرل GPS ٹاؤن ڈیپو ٹاؤن برک روڈ کی تعمیر	983,400	19,668	1,000	ماہ
96	مسجد تاجزجام ہاؤس ڈیپو ٹاؤن برک روڈ کی تعمیر	983,400	19,668	1,000	ماہ
97	سوچی ہاؤس تاصیری تاقو ہاؤس ڈیپو ٹاؤن برک روڈ کی تعمیر	983,400	19,668	1,000	ماہ
98	ریجنرل روڈ ٹاؤن اسکول تاکیری میکھو ارملہ ڈیپو ٹاؤن برک روڈ کی تعمیر	983,400	19,668	1,000	ماہ
وارد نمبر: 04					
99	امام بارگاہ تاقیر زاہ ہاؤس ڈیپو ٹاؤن CC روڈ کی تعمیر	995,000	19,900	1,000	ماہ
100	غلام شاہ غازی درگاہ GPS تاقیر کالونی ڈیپو ٹاؤن CC روڈ کی تعمیر	995,000	19,900	1,000	ماہ
101	حسن کھنہ ہاؤس تالام بارگاہ ڈیپو ٹاؤن CC روڈ کی تعمیر	995,000	19,900	1,000	ماہ
102	محمد موئی ہاؤس تاریف کھنہ ہاؤس ڈیپو ٹاؤن CC روڈ کی تعمیر	995,000	19,900	1,000	ماہ
103	اسامیل ہاؤس تاریف کھنہ ہاؤس ڈیپو ٹاؤن CC روڈ کی تعمیر	995,000	19,900	1,000	ماہ
104	شیر ادا قاسم کاشف مین ہاؤس GGPS ٹاؤن کالونی ڈیپو ٹاؤن CC روڈ کی تعمیر	1,000,000	20,000	1,000	ماہ
105	بال مسجد تاقیرانی علقہ ڈیپو ٹاؤن CC روڈ کی تعمیر	1,000,000	20,000	1,000	ماہ
106	حیدر داری مسجد تائین روڈ (ایسٹ سائڈ) ڈیپو ٹاؤن CC روڈ کی تعمیر	995,000	19,900	1,000	ماہ
107	حیدر داری مسجد تائین روڈ (ویسٹ سائڈ) ڈیپو ٹاؤن CC روڈ کی تعمیر	995,000	19,900	1,000	ماہ
108	فکیل مین ہاؤس تاسبحان تاقیر ہاؤس ڈیپو ٹاؤن CC روڈ کی تعمیر	995,000	19,900	1,000	ماہ
109	کالارملہ ڈیپو ٹاؤن مین CC روڈ کی تعمیر پارٹ-I	995,000	19,900	1,000	ماہ
110	کالارملہ ڈیپو ٹاؤن مین CC روڈ کی تعمیر پارٹ-II	995,000	19,900	1,000	ماہ
111	غلام مصطفیٰ ہاؤس تاکسول ہاؤس ڈیپو ٹاؤن CC روڈ کی تعمیر	995,000	19,900	1,000	ماہ
112	ریش بھوگرہ ہاؤس تاشوک اور سبے رام ہاؤس ڈیپو ٹاؤن CC روڈ کی تعمیر	995,000	19,900	1,000	ماہ
113	کرشن راگھانی ہاؤس تادھالول ہاؤس ڈیپو ٹاؤن CC روڈ کی تعمیر	995,000	19,900	1,000	ماہ
114	کرشن سونار ہاؤس تادھالول ہاؤس ڈیپو ٹاؤن CC روڈ کی تعمیر	995,000	19,900	1,000	ماہ
115	ڈاکٹر فضل الرحمان کلینک تاسیفہ جھان داس ہاؤس ڈیپو ٹاؤن CC روڈ کی تعمیر	995,000	19,900	1,000	ماہ
116	شیوا رام ہاؤس تاکرم چند ہاؤس تاحمد علی ہیلہ کیشتر ہاؤس ڈیپو ٹاؤن CC روڈ کی تعمیر	953,400	19,068	1,000	ماہ
117	گیان کھتری ہاؤس تاطلام شاہ غازی درگاہ ڈیپو ٹاؤن CC روڈ کی تعمیر	995,000	19,900	1,000	ماہ
118	عبدالعزیز جو نیچو ہاؤس تاتہندو قبرستان روڈ ڈیپو ٹاؤن CC روڈ کی تعمیر	995,000	19,900	1,000	ماہ
119	GGPS جو نیچو کالونی اور مسجد تاتہندو قبرستان روڈ ڈیپو ٹاؤن CC روڈ کی تعمیر	995,000	19,900	1,000	ماہ
120	افضل مین ہاؤس تاترہتھ بھر کھتری ہاؤس عقب ڈاکٹر فضل الرحمان ہاؤس ڈیپو ٹاؤن CC روڈ کی تعمیر	953,400	19,068	1,000	ماہ
121	بشیر جام ہاؤس تائین نالہ اور مسجد تاتہندو قبرستان روڈ ڈیپو ٹاؤن اوپن سرفیس ڈرین (B اور A) ٹائپ کی تعمیر	615,000	12,300	1,000	ماہ
122	گروہاری لال لوہانہ ہاؤس تائین ڈسپوزل NBP ڈیپو ٹاؤن اوپن سرفیس ڈرین C ٹائپ کی تعمیر	944,400	18,888	1,000	ماہ
123	منگہاراد رکھارملہ ڈیپو ٹاؤن برک روڈ کی تعمیر	983,400	19,668	1,000	ماہ
124	منگہار پانڈو عید گاہ ٹاویسٹ علقہ انترل اسٹریٹ ڈیپو ٹاؤن CC روڈ کی تعمیر	1,000,000	20,000	1,000	ماہ
125	ریجنرل روڈ تاتہندو قبرستان ڈیپو ٹاؤن CC روڈ کی تعمیر	1,000,000	20,000	1,000	ماہ
وارد نمبر: 05					
126	فضل کالار ہاؤس تالام بارگاہ ڈیپو ٹاؤن CC روڈ کی تعمیر	1,000,000	20,000	1,000	ماہ

127	مٹا کر ڈال ہاؤس تاکسٹورول ہاؤس ڈیپلٹاؤن CC روڈ کی تعمیر	1,000,000	20,000	1,000	4
128	چھاچھی سنگھانی محلہ ڈیپلٹاؤن CC روڈ کی تعمیر	1,000,000	20,000	1,000	4
129	ساہول راجانی میٹھو اور محلہ ڈیپلٹاؤن برک روڈ کی تعمیر	983,400	19,668	1,000	4
130	سنگھانی محلہ تاجے رام اور محلہ ہاؤس ڈیپلٹاؤن (2) بھورول ہاؤس تا اتم اوطاق ڈیپلٹاؤن برک روڈ کی تعمیر	983,400	19,668	1,000	4
131	ویلاسی کالونی ماسٹر اسٹک ہاؤس GGPS (2) ویلاسی کالونی کیسوں مل ہاؤس تا	983,400	19,668	1,000	4
132	بھاگ چندھارانی ہاؤس تالیڈ یو ٹینک روم ڈیپلٹاؤن CC روڈ کی تعمیر	1,000,000	20,000	1,000	4
133	GBPS کالار کالونی تاجیسار داس وھارانی ہاؤس ڈیپلٹاؤن CC روڈ کی تعمیر	1,000,000	20,000	1,000	4
134	سارنگتھو ہاؤس تاجھاچھی تارانی ڈیپلٹاؤن CC روڈ کی تعمیر	1,000,000	20,000	1,000	4
135	بچل GOHEL ہاؤس میں تالہ (2) انجاز شریف پتھاروت میں تالہ ڈیپلٹاؤن اوپن سرفیس ڈرین ٹائپ A کی تعمیر	987,000	19,740	1,000	4
136	کیسوں مل ماسٹر ہاؤس تاجیسار تالہ (2) نہال والاسانی ہاؤس تا اسولکھ اور پتھوں ہاؤس تا ماسٹر بھورول ہاؤس ڈیپلٹاؤن اوپن سرفیس ڈرین ٹائپ A کی تعمیر	987,000	19,740	1,000	4
137	سنگھانی محلہ ڈیپلٹاؤن میں اوپن سرفیس ڈرین (A اور B) ٹائپ کی تعمیر	615,000	12,300	1,000	4
138	والاسانی کالونی عیسار ہاؤس تاجیسار روڈ بدین۔ ڈیپلٹاؤن برک روڈ کی تعمیر	983,400	19,668	1,000	4
139	ماوٹی کولی محلہ ڈیپلٹاؤن میں برک روڈ کی تعمیر	292,200	5,844	1,000	4
140	رشیچر روڈ تاسارو پلا رو پلا روڈ ڈیپلٹاؤن برک روڈ کی تعمیر	983,400	19,668	1,000	4
141	پتھاروت محلہ تاشیدی پاڑا اور GOHEL پاڑو ڈیپلٹاؤن CC روڈ کی تعمیر	953,400	19,068	1,000	4
142	GBPS کالار کالونی تا اولڈ بدین روڈ سمیرول پاڑو ڈیپلٹاؤن برک روڈ کی تعمیر	983,400	19,668	1,000	4
143	بارھیا کالونی ماسٹر موہن ہاؤس تا GBPS ڈیپلٹاؤن اوپن سرفیس ڈرین (A اور B) ٹائپ کی تعمیر	615,000	12,300	1,000	4
144	پتھوں میٹھو اور ہاؤس تا دانو بھوپ کالونی ڈیپلٹاؤن برک روڈ کی تعمیر	983,400	19,668	1,000	4
145	والاسانی کالونی پتھو کالونی اور مہراج کالونی ڈیپلٹاؤن CC روڈ کی تعمیر	953,400	19,068	1,000	4
146	والاسانی کالونی پتھو کالونی اور مہراج کالونی ڈیپلٹاؤن اوپن سرفیس ڈرین (A اور B) ٹائپ کی تعمیر	615,000	12,300	1,000	4
147	داهو ہاؤس GPS ہری جان کالونی عقب اسٹریٹ میں روڈ ڈیپلٹاؤن برک روڈ کی تعمیر	983,400	19,668	1,000	4
148	بارھیا کالونی راول ہاؤس تاجھوگرال ہاؤس ڈیپلٹاؤن CC روڈ کی تعمیر	1,000,000	20,000	1,000	4
149	میں روڈ تاششت ہاؤس ڈیپلٹاؤن CC روڈ کی تعمیر	1,000,000	20,000	1,000	4
150	راوی ہاؤس تاششت ہاؤس ڈیپلٹاؤن CC روڈ کی تعمیر	1,000,000	20,000	1,000	4
151	گاندھ محلہ ڈیپلٹاؤن میں CC روڈ کی تعمیر	1,034,600	20,692	1,000	4
152	میں روڈ تاجھالہ (سائیں آقو کالار) ہاؤس ڈیپلٹاؤن CC روڈ کی تعمیر	1,000,000	20,000	1,000	4
153	شاہد کالار محلہ تا امتیاز کالار ہاؤس ڈیپلٹاؤن برک روڈ کی تعمیر	983,400	19,668	1,000	4

عام اسکیمز

154	ڈریج اسکیم سنگھار پاڑو ڈیپلٹاؤن کیلئے زون B میں ڈیپزل کی تعمیر	2,147,800	42,956	1,000	4
155	ڈریج اسکیم زون C ہاؤس ڈیپلٹاؤن کیلئے زون A میں ڈیپزل کی تعمیر	3,894,400	77,888	1,000	4
156	ڈریج اسکیم پتھاروت محلہ ڈیپلٹاؤن کیلئے زون C میں ڈیپزل کی تعمیر	2,101,750	42,035	1,000	4
157	شاہجک سینٹر عقب ٹاؤن کیلٹی آفس ڈیپلٹاؤن کی تعمیر	769,200	15,384	1,000	4
158	نزد بدین بس اسٹاپ ڈیپلٹاؤن بارش کے پانی کیلئے ڈیپزل کی تعمیر	1,657,800	33,156	1,000	4
159	چھاچھی تارانی ڈیپلٹاؤن میں بارش کے پانی کیلئے ڈیپزل کی تعمیر	3,894,400	77,888	1,000	4
160	ڈیپلٹاؤن میں (02 عدد) R.O پلانٹ کی تعمیر	-	-	1,000	4
161	میں مٹی۔ ڈیپلٹاؤن تاجھیکل کالج اور فوڈ گودام ڈیپلٹاؤن CC روڈ کی تعمیر	1,000,000	20,000	1,000	4
162	نکر ڈیپلٹاؤن تا گورنمنٹ ڈگری کالج ڈیپلٹاؤن برک روڈ کی تعمیر	983,400	19,668	1,000	4
163	TRDP آفس تا گورنمنٹ ڈگری کالج ڈیپلٹاؤن CC روڈ کی تعمیر	1,000,000	20,000	1,000	4
164	مسلم قبرستان ڈیپلٹاؤن میں کپاؤنڈ وال کی تعمیر	846,400	16,928	1,000	4
165	مسلم قبرستان ڈیپلٹاؤن میں شید کی تعمیر	1,091,900	21,838	1,000	4
166	حامد پارک ڈیپلٹاؤن کی تعمیر	1,282,900	25,658	1,000	4
167	مسلم قبرستان ڈیپلٹاؤن کی تعمیر	-	-	1,000	4

167	تمام ٹاؤن کمیٹی گاڑیوں ٹاؤن کمیٹی ڈیپلو کی رینجرز / سٹیٹس	درج کردہ آئٹم کے نرخ	1,000	ماہ
168	ٹاؤن کمیٹی آفس ڈیپلو ٹاؤن میں 5KV جزیئر کی فراہمی	درج کردہ آئٹم کے نرخ	1,000	ماہ
169	نئے ڈسپنسرز ڈیپلو ٹاؤن میں (02 عدد) 30KV جزیئر کی فراہمی	درج کردہ آئٹم کے نرخ	1,000	ماہ
170	ٹاؤن کمیٹی آفس ڈیپلو ٹاؤن میں واٹر پمپ کی فراہمی	درج کردہ آئٹم کے نرخ	1,000	ماہ
171	ٹاؤن کمیٹی آفس ڈیپلو ٹاؤن میں فرنیچر کی فراہمی	درج کردہ آئٹم کے نرخ	1,000	ماہ
172	قائم در کسٹاپ ٹاؤن کمیٹی ڈیپلو ٹاؤن میں (02 عدد) واٹر پمپ کی فراہمی	درج کردہ آئٹم کے نرخ	1,000	ماہ
173	ٹاؤن کمیٹی آفس ڈیپلو ٹاؤن میں فوٹو کاپی مشین کی فراہمی	درج کردہ آئٹم کے نرخ	1,000	ماہ
174	ڈیپلو ٹاؤن کی غریب خواتین کیلئے (100 عدد) سلائی مشین کی فراہمی	درج کردہ آئٹم کے نرخ	1,000	ماہ
175	مختلف مقامات پر (بشمول PVC پائپس اور تمام ایسیسریز وغیرہ مکمل) ڈیپ وینڈ	درج کردہ آئٹم کے نرخ	1,000	ماہ
	پمپ کی فراہمی (50 عدد)			

خواہش مند شرکاء ہر کام کیلئے ٹینڈر فیس کی ادائیگی پر مشلکہ فہرست کے مطابق کسی یا تمام ٹینڈرز کیلئے اخبارات میں اشاعت کی تاریخ سے 16-01-2017 تک دوران دفتری اوقات ٹینڈرز کا سیٹ خرید سکتے ہیں اور 17-01-2017 کو بوقت دوپہر 1:00 بجے وصول کئے جائیں گے اور اسی یوم کو بوقت دوپہر 1:30 بجے ٹینڈر اوپننگ / پروکوری منٹ کمیٹی اور حاضر رہنے کے خواہش مند شرکاء یا ان کے مجاز نمائندوں کی موجودگی میں کھولے جائیں گے، ٹینڈر شدہ کسی کام کے عدم جواب دہنے کی صورت میں بتایا کام ذیل کے مطابق جاری اور کھولے جائیں گے۔ دوسری مرتبہ: بڈنگ دستاویزات 02-02-2017 بوقت دوپہر 1:00 بجے تک حاصل کی جاسکتی ہیں۔ پیشکشوں کی وصولی اور کھانا اسی یوم بوقت دوپہر 1:30 بجے

قواعد و ضوابط

- 1- سادہ ٹینڈرز، ٹینڈر فیس کی ادائیگی پر ایجنسیز / فرمز کو جاری کئے جائیں گے۔
- 2- مشروطہ سادہ، مکمل اور جن کے ہمراہ کال ڈپازٹ مشلکہ نہیں ہوگا اور پوسٹل ٹینڈرز پر غور نہیں کیا جائے گا۔
- 3- مجاز اتھارٹی کو SPPRA رولز 2010 کے مطابق کسی یا تمام ٹینڈرز کو مسترد کرنے کا حق حاصل ہے۔
- 4- ٹینڈرز کے کھلنے کی تاریخ کو مجاز اتھارٹی کے ہیڈ کوارٹرز سے باہر ہونے کی صورت میں یہ ٹینڈرز آئندہ یوم کار پر کھولے جائیں گے۔
- 5- خواہش مند کنٹریکٹرز اس امر کا حلف نامہ جمع کرائیں کہ نہ تو وہ کسی مقدمہ بازی میں ملوث ہیں نہ ہی کسی سرکاری ادارے میں کام اداوارا چھوڑا ہے اور نہ قبل ازیں بلیک لسٹ کئے گئے ہیں۔
- 6- ایک حلف نامہ کہ وہ فرم کے سول پروپرائٹرز ہیں دیگر پارٹنر کی صورت میں CNIC کے ہمراہ مکمل آگے نکلیں سے رجسٹرڈ فرم کا رجسٹریشن سرٹیفکیٹ کے ہمراہ تمام پارٹنرز کا CNIC
- 7- ایجنسیز / فرمز کو سندھ ریونیو بورڈ سے رجسٹرڈ ہونا چاہئے۔
- 8- متعلقہ محکمہ کی جانب سے اطمینان بخش جھیل کے سرٹیفکیٹ کے ساتھ گزشتہ تین سالوں کے دوران سابقہ انجام دیئے اور مکمل کئے گئے کاموں کی فہرست
- 9- بینک سالانہ سرٹیفکیٹ کے ہمراہ گزشتہ تین سالوں کا بینک اسٹیٹمنٹ
- 10- انجینئر تک اور دیگر بہتر مند اور غیر بہتر مند محکمہ کی فہرست بمع ان کے کوائف اور مشینری کی فہرست اور ملکیت کا ان کا ثبوت
- 11- 4.00 ملین سے زائد کام میں شرکت کرنے والے خواہش مند شرکاء PEC سے رجسٹرڈ سرٹیفکیٹ لازماً جمع کرائیں۔
- 12- مشروطہ کال ڈپازٹ کے بغیر ٹینڈرز پر غور نہیں کیا جائے گا۔
- 13- SPPRA رولز (ترمیم شدہ) 2010 اور 2013 کو پورا نہ کرنے اور FBR NTN نمبرز کا حامل ہونے تک کنٹریکٹرز / فرمز کو ٹینڈرز جاری نہیں کئے جائیں گے۔

چیئرمین
ٹاؤن کمیٹی
ڈیپلو

نوٹ: PPRA، NIT ویب سائٹ www.pprasinhd.gov.pk پر ملاحظہ کیا جاسکتا ہے۔

INF-KRY:No.5034/16

کریشن کو کہیں نا

TEXT

سندھ میں تعلیم کی بہتری کے لئے، علمی + اپنا پیغام لکھ کر 8398 پرائس ایم ایس کریں۔



سال 05 - شمارو 359 | ڇنڇر 31 ڊسمبر 2016ء، پهرين ربع الثاني 1438ھ | صفحا 12 - قيمت 15 روپيا

No.TC/DPL/183/of 2016

آفيس آف ڊي چيئرمين ٽائون ڪميٽي ڏيپلو

ڏيپلو تاريخ: 21-12-2016

ٽينڊر گھرائڻ جو نوٽيس

مالي سال 2016-2017 لاءِ سنڌ پبلڪ پروڪيورمينٽ ريگيوليٽري اٿارٽي (ايس پي بي آر اي) جي پٽرشي مطابق معياري واڪ دستاويزن تي سيڪريٽري لوڪل گورنمينٽ ڊپارٽمينٽ جي ليٽر نمبر SO-1(L-G)3 (Thar) 28/2016 بتاريخ 09-12-2016 موجب ايس پي بي آر اي رولز 2010 ۽ ترميم ٿيل رولز 2013 تحت پنهنجي وسيلن مان هيٺ فهرست ۾ ڄاڻايل ڪمن لاءِ مهيندڙ ٽينڊر طلب ڪجن ٿا.

شرڪت ڪندڙ هن اشتها جي اشاعت واري تاريخ کان وٺي ڪنهن به ڪم واري ڏينهن تي هر ڪم سامهون ڄاڻايل ٽينڊر جي في ادا ڪري. 16-01-2017 تائين آفيس وقت دوران لسٽ ۾ ڄاڻايل ڪنهن به يا سمورن ڪمن لاءِ ٽينڊرن جو سيٽ خريد ڪري سگهن ٿا. پريل ٽينڊر 2017-01-17 تي منجهند 01:00 وڳي وصول ڪيا ويا ساڳي ڏينهن تي بوقت 01:30 وڳي ٽينڊر کولڻ واري ڪميٽي/پروڪيورمينٽ ڪميٽي ۽ ان دوران شرڪت جي خواهشمند يا سندن مجاز نمائندن جي موجودگيءَ ۾ کوليا ويندا.

ڪنهن ٽينڊر جي نيڪال نه ٿيڻ جي صورت ۾ اهي هيلين طرح جاري ڪيا ويا ويندا. پهرين ٽينڊر 2017-02-02 تي بوقت 01:00 وڳي تائين وٺي سگهبا ۽ ساڳي ڏينهن تي بوقت 01:30 وڳي وصول ڪيا ويا ويندا.

سريبل نمبر	لوڪيشن سميت اسڪيم جو نالو	ڪيل لاڳت	2 سيڪڙو ڊيپلو سيڪيورٽي	ٽينڊر في	مٿو
وارڊ نمبر 01					
1	لوهر محلي کان ڪرسن مينگهواڙ جو گهر ڏيپلو شهر لاءِ برڪ روڊ جي تعمير	934100	18682	1000	4 مهينا
2	حاجي عبدالله جي گهر کان ڪولهي پنجومل ڏيپلو شهر لاءِ برڪ روڊ جي تعمير	983400	19668	1000	4 مهينا
3	مسجد کان وسند هائوس ۽ مسجد ابراهيم لنڊ هائوس ڏيپلو شهر لاءِ برڪ روڊ جي تعمير	983400	19668	1000	4 مهينا
4	پرو هائوس کان پوجومل ۽ ناٿو مل هائوس ڏيپلو شهر لاءِ برڪ روڊ جي تعمير	983400	19668	1000	4 مهينا
5	موتايو ڪالوني اسڪول کان مندر ۽ مين روڊ کان ڪامريڊ ۽ ڀنڀو مل هائوس ڏيپلو شهر لاءِ برڪ روڊ جي تعمير	983400	19668	1000	4 مهينا
6	موتايو ڪالوني اسڪول کان ناٿو هائوس ڏيپلو شهر لاءِ برڪ روڊ جي تعمير	983400	19668	1000	4 مهينا
7	ڊيڪا کان رحمان ڪالوني ڏيپلو شهر لاءِ برڪ روڊ جي تعمير	983400	19668	1000	4 مهينا
8	ڪان ڪوڪر ڪالوني ڏيپلو شهر لاءِ برڪ روڊ جي تعمير	983400	19668	1000	4 مهينا
9	بدين روڊ کان ڪوڪر ڪالوني ڏيپلو شهر لاءِ برڪ روڊ جي تعمير	983400	19668	1000	4 مهينا
10	يروب لنڊ کان رام هائوس ۽ مين روڊ اسلام ڪوٽ کان امير حسن هائوس ڏيپلو شهر لاءِ برڪ روڊ جي تعمير	983400	19668	1000	4 مهينا
11	پيٽرول پمپ کان پوڄائي پريو محل ڏيپلو شهر لاءِ برڪ روڊ جي تعمير	983400	19668	1000	4 مهينا
12	بدين روڊ کان گورنمينٽ مڊل اسڪول ماتايو ڪالوني ڏيپلو شهر لاءِ برڪ روڊ جي تعمير	983400	19668	1000	4 مهينا
13	گورنمينٽ مڊل اسڪول موتايو ڪالوني کان هندو قبرستان ڏيپلو شهر لاءِ برڪ روڊ جي تعمير	983400	19668	1000	4 مهينا
14	بدين روڊ کان مصري مينگهواڙ هائوس ۽ اسلام ڪوٽ روڊ کان رتن لعل هائوس ڏيپلو شهر لاءِ برڪ روڊ جي تعمير	983400	19668	1000	4 مهينا
15	ماسٽر راج مل هائوس کان ويسٽ سائيڊ ٽيڪس هائوس ڏيپلو شهر لاءِ برڪ روڊ جي تعمير	983400	19668	1000	4 مهينا
وارڊ نمبر 2					
15	الحديث مدرسي کان خميسو لنڪهرو هائوس ڏيپلو شهر ۾ سي سي روڊ جي مرمت/تعمير	953400	19068	1000	4 مهينا
16	محمد هائوس کان خالد لنڪهرو هائوس ڏيپلو شهر ۾ سي سي روڊ جي	953400	19068	1000	4 مهينا

16	محمد هائوس کان خالد لنگه هائوس ڏيپلو شهر و سي سي روز جي	953400	19068	1000	4 مهينا
17	محمد سجن هائوس کان محمد قاسم لنگه هائوس ڏيپلو شهر و سي سي روز جي	953400	19068	1000	4 مهينا
18	زنگ ڏاڍو کان فقير عبدالرحمان هائوس ڏيپلو شهر و سي سي روز جي	953400	19068	1000	4 مهينا
19	فقير عبدالرحمان هائوس کان فيض محمد لنگه هائوس ڏيپلو شهر و سي سي روز جي	953400	19068	1000	4 مهينا
20	يعقوب پڙهو هائوس کان پڙها مسجد ڏيپلو شهر و برڪه روز جي	983400	19668	1000	4 مهينا
21	نارث ڪالوني مين روز کان ڀاڪتر ڪانجي مل هائوس ۽ ڪرشن هائوس کان ناڪ هائوس ڏيپلو شهر و برڪه روز جي	983400	19668	1000	4 مهينا
22	واقع ڌارا چنڊ مهراج هائوس زمين مهراج هائوس ۽ غني لنگه هائوس کان مين نالا ڏيپلو ٿاڻون و اوڀر سرفيس ڊرين (اي ۽ بي) جي	615000	12300	1000	4 مهينا
23	لات هائوس کان مولائي محل ۽ محمد مانجهي مين هائوس ڏيپلو شهر و سي سي روز جي	953400	19068	1000	4 مهينا
24	ڪيبر مين هائوس کان گجراتي محلا ۽ اڪبر ڪتي هائوس کان جي پي ايس (مين) ڏيپلو شهر و برڪه روز جي	983400	19668	1000	4 مهينا
25	رشيد هائوس کان اختر لنگه هائوس ڏيپلو شهر جي برڪه روز جي	703300	14066	1000	4 مهينا
26	ڇاڇي لنگه محلا ڏيپلو شهر و برڪه روز جي	703300	14066	1000	4 مهينا
27	واقع جي پي پي ايس فقير فيض محمد ڪالوني کان جي ايج ايس ڏيپلو شهر و برڪه روز جي	983400	19668	1000	4 مهينا
28	غلام حسين هائوس کان جي ايج ايس ڪرڪيٽ گرائونڊ ڏيپلو شهر و برڪه روز جي	983400	19668	1000	4 مهينا
29	غياث الله پڙهو هائوس کان حاجي پڙهو هائوس کان پڙهو مسجد ڏيپلو شهر و برڪه روز جي	983400	19668	1000	4 مهينا
30	محمد قاسم هائوس کان فيض محمد هائوس جي پي پي ايس فقير ڪالوني کان جي پي ايس فقير ڪالوني ڏيپلو شهر و برڪه روز جي	983400	19668	1000	4 مهينا
31	رشيد هائوس کان وڪي هائوس ۽ حميد علي هائوس کان ميٽرني هور ڏيپلو ٿاڻون برڪه روز جي	983400	19668	1000	4 مهينا
32	پڙها ڪالوني (نارث سائيٽ) ڏيپلو شهر جي مختلف گهٽين و برڪه روز جي	983400	19668	1000	4 مهينا
33	پڙها ڪالوني (سائوٿ سائيٽ) ڏيپلو شهر جي مختلف گهٽين و برڪه روز جي	983400	19668	1000	4 مهينا
34	واقع فقير عبدالرحمان هائوس کان ويسٽ اسٽريٽ ڏيپلو ٿاڻون و اوڀر سرفيس ڊرين (اي ۽ بي) جي	615000	12300	1000	4 مهينا
35	ماسٽر نواز هائوس کان فقير هائوس ڏيپلو ٿاڻون و سي سي روز جي	953400	19068	1000	4 مهينا
36	فيض محمد لنگه لوطاڻ کان محمد علي هائوس ڏيپلو ٿاڻون و سي سي روز جي	995000	19900	1000	4 مهينا
37	گل محمد هائوس کان مصري جمالي هائوس ڏيپلو ٿاڻون و سي سي روز جي	953400	19068	1000	4 مهينا
38	رشيد هائوس کان جي پي ايس فقير ڪالوني ڏيپلو ٿاڻون و سي سي روز جي	995000	19900	1000	4 مهينا
39	فيض محمد لنگه هائوس کان فقير عبدالرحمان هائوس ڏيپلو ٿاڻون و اوڀر سرفيس ڊرين (اي ۽ بي) جي	615000	12300	1000	4 مهينا
40	لنگه محلا کان ڊيڊن بس اسٽاپ، مين ڊسپوزل ڏيپلو ٿاڻون و اوڀر سرفيس ڊرين سي ٿاڻي جي	944400	18888	1000	4 مهينا
41	لنگه محلا کان مين نالا ڏيپلو ٿاڻون لاء اوڀر سرفيس ڊرين (اي ۽ بي) جي	615000	12300	1000	4 مهينا
42	محمد ساجن هائوس کان محمد امين هائوس ڏيپلو ٿاڻون و سي سي روز جي	995000	19900	1000	4 مهينا
43	ڪيبر مين هائوس کان گجراتي محلا ڏيپلو ٿاڻون و اوڀر سرفيس ڊرين (اي ۽ بي) جي	615000	12300	1000	4 مهينا
44	آرياب عبدالرحيم هائوس کان گجراتي محلا ڏيپلو ٿاڻون و اوڀر سرفيس ڊرين (اي ۽ بي) جي	615000	12300	1000	4 مهينا
45	غلام محمد لات مولائي محلا ڏيپلو ٿاڻون و اوڀر سرفيس ڊرين (اي ۽ بي) جي	615000	12300	1000	4 مهينا
46	حافظ محمد ڪتي هائوس کان مين نالا ڏيپلو ٿاڻون و اوڀر سرفيس ڊرين (اي ۽ بي) جي	615000	12300	1000	4 مهينا
47	مصري هائوس کان لونگ هائوس کان ڏيپلو ٿاڻون و اوڀر سرفيس ڊرين (اي ۽ بي) جي	615000	12300	1000	4 مهينا
48	الله بچاير هائوس کان مين نالا ڏيپلو ٿاڻون و اوڀر سرفيس ڊرين (اي ۽ بي) جي	615000	12300	1000	4 مهينا
49	ڀارو نمبر 2 لاء بازار ۽ مين محلا ڏيپلو ٿاڻون و اوڀر سرفيس ڊرين (اي ۽ بي) جي	615000	12300	1000	4 مهينا
50	جويڻيا محلا ڏيپلو ٿاڻون جي مختلف گهٽين و سي سي روز جي	953400	19068	1000	4 مهينا
51	جمعو سومرا محلا ڏيپلو ٿاڻون جي مختلف گهٽين و سي سي روز جي	953400	19068	1000	4 مهينا
52	بجبر محلا ۽ پارچ محلا ڏيپلو ٿاڻون و برڪه روز جي	983400	19668	1000	4 مهينا
53	نارث ڪالوني مين گهراڻو محلا کان مڪو مين گهراڻو هائوس ڏيپلو ٿاڻون و اوڀر سرفيس ڊرين (اي ۽ بي) جي	615000	12300	1000	4 مهينا
54	ڀاڪتر الله ڏنو هائوس کان مين نالا ڏيپلو ٿاڻون و اوڀر سرفيس ڊرين (اي ۽ بي) جي	615000	12300	1000	4 مهينا
55	ڀاڪتر الله ڏنو هائوس کان سهيل هائوس ڏيپلو ٿاڻون و سي سي روز جي	953400	19068	1000	4 مهينا
56	عبدالرشيد ڇاڇي محلا کان مين نالا ڏيپلو ٿاڻون و اوڀر سرفيس ڊرين (اي ۽ بي) جي	61500	12300	1000	4 مهينا

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57	سانوڻ مينگهواڙ هائوس کان نارٽ ڪالوني مين روڊ ڏيپلو ٿاڻون ۾ برڪ روڊ جي تعمير	983400	19668	1000	4 مهينا
58	ميو راءِ ساڪي هائوس کان نارٽ ڪالوني مين روڊ ڏيپلو ٿاڻون ۾ برڪ روڊ جي تعمير	983400	19668	1000	4 مهينا
59	جي ايڇ ايس ڏيپلو کان جي ايڇ ايس ڪرڪيٽ گرائونڊ ڏيپلو ٿاڻون ۾ برڪ روڊ جي تعمير	983400	19668	1000	4 مهينا
60	جي بي ايس عثمان ڏيپلائي (مين) کان جي ايڇ ايس هاسٽل ڏيپلو ٿاڻون ۾ برڪ روڊ جي تعمير	983400	19668	1000	4 مهينا
61	گجراتي محلا ڏيپلو ٿاڻون ۾ اوڀر سرفيس ڊرين (اي ۽ بي ٿاڻ) جي مرمت/تعمير	615000	12300	1000	4 مهينا
62	الحديث مسجد ڏيپلو ٿاڻون جي مختلف گهٽين ۾ اوڀر سرفيس ڊرين (اي ۽ بي ٿاڻ) جي مرمت ۽ تعمير	615000	12300	1000	4 مهينا
63	الحديث مسجد ڏيپلو ٿاڻون پراسان مختلف گهٽين جي سي سي روڊ جي مرمت ۽ تعمير	953400	19068	1000	4 مهينا
64	آڪبر عيالو هائوس کان غلام حسين محمدائي هائوس ڏيپلو ٿاڻون ۾ سي سي روڊ جي تعمير	995000	19900	1000	4 مهينا
65	رياض احمد هائوس کان رياض احمد هائوس ڏيپلو ٿاڻون ۾ سي سي روڊ جي تعمير	995000	19900	1000	4 مهينا
66	ماسٽر نواز هائوس کان ارشد احمد هائوس ڏيپلو ٿاڻون ۾ سي سي روڊ جي تعمير	995000	19900	1000	4 مهينا
67	محمد هاشم هائوس کان فضل الاهي هائوس ڏيپلو ٿاڻون ۾ سي سي روڊ جي تعمير	995000	19900	1000	4 مهينا
68	عبدالغني هائوس کان ايسٽ اسٽريٽ ڏيپلو ٿاڻون ۾ سي سي روڊ جي تعمير	995000	19900	1000	4 مهينا
69	جي بي ايس فقير ڪالوني کان فقير حبيب الله هائوس ڏيپلو ٿاڻون ۾ برڪ روڊ جي تعمير	983400	19668	1000	4 مهينا
70	نعمير پيروائي اوطاق کان نارٽ سائيٽ اسٽريٽ ڏيپلو ٿاڻون ۾ برڪ روڊ جي تعمير	983400	19668	1000	4 مهينا
71	غلامي محمد هائوس کان ايسٽ سائيٽ واٽر ٽينڪ ڏيپلو ٿاڻون ۾ برڪ روڊ جي تعمير	983400	19668	1000	4 مهينا
72	محمد علي هائوس کان عزيز اوطاق ڏيپلو ٿاڻون ۾ برڪ روڊ جي تعمير	983400	19668	1000	4 مهينا
73	محمود هائوس کان عزيز اوطاق ڏيپلو ٿاڻون سي سي روڊ جي مرمت/تعمير	953400	19068	1000	4 مهينا
74	مهدي هائوس کان اقبال لنگهه هائوس ڏيپلو ٿاڻون ۾ اوڀر سرفيس ڊرين (اي ۽ بي ٿاڻ) جي تعمير	615000	12300	1000	4 مهينا
75	هارون هائوس کان محمد هائوس (ويست سائيٽ) ڏيپلو ٿاڻون ۾ سي سي روڊ جي تعمير	995000	19900	1000	4 مهينا
76	ساجد هائوس کان فيض محمد هائوس کان غلام محمد هائوس کان ماسٽر صديق هائوس ڏيپلو ٿاڻون لاءِ اوڀر سرفيس ڊرين (اي ۽ بي ٿاڻ) جي تعمير	615000	12300	1000	4 مهينا
77	خالد حسين لنگهه محلا ڏيپلو ٿاڻون ۾ سي سي روڊ جي تعمير	995000	19900	1000	4 مهينا
78	جي بي ايس هارون ڪالوني کان جي بي ايس فقير فيض محمد ڪالوني ڏيپلو ٿاڻون ۾ برڪ روڊ جي تعمير	983400	19668	1000	4 مهينا
79	امين لنگهه هائوس کان ماسٽر صديق هائوس نارٽ سائيٽ ڏيپلو ٿاڻون ۾ اوڀر سرفيس ڊرين (اي ۽ بي ٿاڻ) جي تعمير	615000	12300	1000	4 مهينا
80	فيض محمد لنگهه محلا ڏيپلو ٿاڻون ۾ اوڀر سرفيس ڊرين (اي ۽ بي ٿاڻ) جي مرمت ۽ تعمير	615000	12300	1000	4 مهينا
81	فيض محمد لنگهه هائوس کان جي ايڇ ايس ڏيپلو ٿاڻون ۾ اوڀر سرفيس ڊرين (اي ۽ بي ٿاڻ) جي مرمت ۽ تعمير	615000	12300	1000	4 مهينا
82	ٻاهر ياڙ ڪالوني کان ڪامريه ترجو هائوس (2) مين روڊ نشون ڪوٽ مينگهواڙ ڪالوني کان رجھو ۽ بصر هائوس (3) مين روڊ نشون ڪوٽ مينگهواڙ ڪالوني کان والو هائوس ڏيپلو ٿاڻون ۾ برڪ روڊ جي تعمير	983400	19668	1000	4 مهينا
83	پرهيا ڪالوني کان فيض محمد بهجير هائوس (2) جي بي ايس ڪولهي ڪالوني کان يوسف حجاز هائوس ڏيپلو ٿاڻون ۾ برڪ روڊ جي تعمير	983400	19668	1000	4 مهينا
84	جي بي ايس کان جوڻيجا ڪرڪيٽ گرائونڊ ڏيپلو ٿاڻون ۾ سي سي روڊ جي تعمير	1000000	20000	1000	4 مهينا
85	جي بي ايس کان مٺي ڏيپلو مين روڊ ۽ جي بي ايس کان مين روڊ ڏيپلو ٿاڻون ٽائين سي سي روڊ جي تعمير	1000000	20000	1000	4 مهينا
86	ڌڻي بخش جوڻيجو هائوس کان ٽي آر ڊي بي هائوس ڏيپلو ٿاڻون ۾ سي سي روڊ جي تعمير	1000000	20000	1000	4 مهينا
87	اي سي ايس کان پوليس اسٽيشن ڏيپلو ٿاڻون ٽائين سي سي روڊ جي تعمير	1000000	20000	1000	4 مهينا
88	ڌڻي بخش جوڻيجو هائوس کان اشرف جوڻيجو هائوس ڏيپلو ٿاڻون ٽائين برڪ روڊ جي تعمير	983400	19668	1000	4 مهينا
89	مولوي عبدالرحمان اولو هائوس کان مصري جوڻيجو هائوس ڏيپلو ٿاڻون ٽائين برڪ روڊ جي تعمير	983400	19668	1000	4 مهينا

5	90	مولوي عبدالرحمان لوتو هائوس کان نارت ڪلوثي روڊ (2) ويل ڪلوثي ڪالوني کان ڪلوثي محلا ڏيپلو تائون ۾ برڪ روڊ جي تعمير	983400	19668	1000	4 مهينا
6	91	شاڻ راجو ڪلوثي کان ڪلوثي محلا ڏيپلو تائون ۾ برڪ روڊ جي تعمير	983400	19668	1000	4 مهينا
7	92	آرڙ پلاٽ کان عزيز حجار هائوس کان مسلمان قبرستان ڏيپلو تائون ۾ برڪ روڊ جي تعمير	983400	19668	1000	4 مهينا
8	93	جي ڊي سي روڊ کان منگهو پيل ۽ جي ڊي سي روڊ کان دودو پيل هائوس (2) مين روڊ مٿي ڏيپلو کان فوٽو مينگهوڙ هائوس ڏيپلو تائون تائين برڪ روڊ جي تعمير	983400	19668	1000	4 مهينا
9	94	قمر جوڻيجو هائوس کان ويسٽ اسڪول ڏيپلو (2) سائين مصري جوڻيجو هائوس کان مين روڊ ڏيپلو تائون ۾ اوڀر سرفيس ڊرين ٿاڻي جي تعمير	987000	19740	1000	4 مهينا
10	95	رينجرس کان جي ڊي سي ايس ڪلوثي ڪالوني ڏيپلو تائون لاء برڪ روڊ جي تعمير	983400	19668	1000	4 مهينا
11	96	مسجد کان اعجاز حجار هائوس ڏيپلو تائون لاء برڪ روڊ جي تعمير	983400	19668	1000	4 مهينا
12	97	سومجي هائوس کان مصري ناٿو هائوس ڏيپلو تائون لاء برڪ روڊ جي تعمير	983400	19668	1000	4 مهينا
13	98	رينجرس روڊ کان اسڪول کان ڪيري مينگهوڙ محلا ڏيپلو تائون ۾ برڪ روڊ جي تعمير	983400	19668	1000	4 مهينا
14	99	امار بارگاه کان فقير زهد هائوس ڏيپلو تائون لاء سي سي سي روڊ جي تعمير	995000	19900	1000	4 مهينا
15	100	غلام شاه غازي درگاه کان جي ڊي سي ايس فقير ڪالوني ڏيپلو تائون لاء سي سي سي روڊ جي تعمير	995000	19900	1000	4 مهينا
16	101	حسن ڪنڀار هائوس کان امار بارگاه ڏيپلو تائون لاء سي سي سي روڊ جي تعمير	995000	19900	1000	4 مهينا
17	102	محمد موسيٰ هائوس کان رفيق ڪنڀار هائوس ڏيپلو تائون لاء سي سي سي روڊ جي تعمير	995000	19900	1000	4 مهينا
18	103	اسماعيل هائوس کان رفيق ڪنڀار هائوس ڏيپلو تائون لاء سي سي سي روڊ جي تعمير	995000	19900	1000	4 مهينا
19	104	شهزاد قاسم ڪاشف ميمڻ هائوس کان جي ڊي سي ايس رانا ڪالوني ڏيپلو تائون لاء سي سي سي روڊ جي تعمير	1000000	20000	1000	4 مهينا
20	105	بلال مسجد کان قمبراڻي محلا ڏيپلو تائون لاء سي سي سي روڊ جي تعمير	1000000	20000	1000	4 مهينا
21	106	پير واري مسجد کان مين روڊ (ايسٽ سائين) ڏيپلو تائون لاء سي سي سي روڊ جي تعمير	995000	19900	1000	4 مهينا
22	107	پير واري مسجد کان مين روڊ ويسٽ سائين) ڏيپلو تائون لاء سي سي سي روڊ جي تعمير	995000	19900	1000	4 مهينا
23	108	شڪيل ميمڻ هائوس کان سبحان فقير هائوس ڏيپلو تائون لاء سي سي سي روڊ جي تعمير	995000	19900	1000	4 مهينا
24	109	ڪلار محلا ڏيپلو تائون ڀارت ڏن ۾ سي سي سي روڊ جي تعمير	995000	19900	1000	4 مهينا
25	110	ڪلار محلا ڏيپلو تائون ڀارت ڏن ۾ سي سي سي روڊ جي تعمير	995000	19900	1000	4 مهينا
26	111	غلام مصطفيٰ هائوس کان ڪيسو مل هائوس ڏيپلو تائون لاء سي سي سي روڊ جي تعمير	995000	19900	1000	4 مهينا
27	112	رميش ڀڳو هائوس کان اشوڪ ۽ جيران هائوس ڏيپلو تائون لاء سي سي سي روڊ جي تعمير	995000	19900	1000	4 مهينا
28	113	ڪرشن راڳهائي هائوس کان بهلاج پروانا هائوس ڏيپلو تائون لاء سي سي سي روڊ جي تعمير	995000	19900	1000	4 مهينا
29	114	ڪرشن سونار هائوس ڦالو مل هائوس ڏيپلو تائون لاء سي سي سي روڊ جي تعمير	995000	19900	1000	4 مهينا
30	115	ڊاڪٽر فضل الرحمان ڪلنيڪ کان سيٺ جمن داس هائوس ڏيپلو تائون لاء سي سي سي روڊ جي تعمير	995000	19900	1000	4 مهينا
31	116	شيوا رام هائوس کان ڪرمر چند هائوس کان حامد علي هيڊ ڪيشيئر هائوس ڏيپلو تائون لاء سي سي سي روڊ جي مرمت ۽ تعمير	953400	19068	1000	4 مهينا
32	117	گين ڪنڀري هائوس کان غلام شاه غازي درگاه ڏيپلو تائون لاء سي سي سي روڊ جي تعمير	995000	19900	1000	4 مهينا
33	118	عبدالعزيز جوڻيجو هائوس کان هندو قبرستان روڊ ڏيپلو تائون لاء سي سي سي روڊ جي تعمير	995000	19900	1000	4 مهينا
34	119	جي ڊي سي ايس جوڻيجا ڪالوني ۽ مسجد کان هندو قبرستان روڊ ڏيپلو تائون لاء سي سي سي روڊ جي تعمير	995000	19900	1000	4 مهينا
35	120	افضل ميمڻ هائوس کان ترٽ بصر ڪنڀري هائوس واپس ڊاڪٽر فضل الرحمان هائوس ڏيپلو تائون لاء سي سي سي روڊ جي مرمت/تعمير	953400	19068	1000	4 مهينا
36	121	بشير حجار هائوس کان مين ٽالا ۽ مسجد کان هندو قبرستان روڊ ڏيپلو تائون ۾ اوڀر سرفيس ڊرين (اي ۽ بي ٿاڻي) جي تعمير	615000	12300	1000	4 مهينا
37	122	گرداري لال لوهائي هائوس مين ڊسپوزل اين بي بي ڏيپلو تائون لاء اوڀر سرفيس ڊرين سي ٿاڻي جي تعمير	944400	18888	1000	4 مهينا
38	123	منگهوڙ ۽ ڪنڀار محلا ڏيپلو تائون ۾ برڪ روڊ جي تعمير	983400	1966820	1000	4 مهينا

12	منگهار پاڙو عيدگاه کان ويست محلي ڏيپلو تائون جي انٽرين گهٽين لاءِ سي سي روڊ جي تعمير	1000000	20000	1000	4 مهينا
13	رينجرس روڊ کان هندو قبرستان ڏيپلو تائون لاءِ سي سي روڊ جي تعمير	1000000	20000	1000	4 مهينا
	وارڊ نمبر 5				
13	فضل ڪلار هائوس کان امار بارگاهه ڏيپلو تائون لاءِ سي سي روڊ جي تعمير	1000000	20000	1000	4 مهينا
13	انگرو مل هائوس کان ڪستورو مل هائوس ڏيپلو تائون لاءِ سي سي روڊ جي تعمير	1000000	20000	1000	4 مهينا
12	پاڇي منگلاڻي محلا ڏيپلو تائون لاءِ سي سي روڊ جي تعمير	1000000	20000	1000	4 مهينا
12	ساهو مل راجاڻي مينگهواڙ محلا ڏيپلو تائون ۾ برڪ روڊ جي تعمير	983400	19668	1000	4 مهينا
13	منگلاڻي محلا کان جيسرا ۽ مادر مل هائوس ڏيپلو (2) ڀورو مل هائوس کان اتر اوطاق ڏيپلو تائون ۾ برڪ روڊ جي تعمير	983400	19668	1000	4 مهينا
13	ولاساڻي ڪالوني ماسٽر اسٽوڪ هائوس کان جي بي ايس ڏيپلو (2) ولاساڻي ڪالوني ايمون مل هائوس کان مين روڊ ڏيپلو تائون ۾ برڪ روڊ جي تعمير	983400	19668	1000	4 مهينا
13	ڳاڳ چند ڌارائي هائوس کان ليڊيز ڀينٽنگ روڊ ڏيپلو تائون لاءِ سي سي روڊ جي تعمير	1000000	20000	1000	4 مهينا
13	جي بي بي ايس ڪلار ڪالوني کان ايسر داس دهرائي هائوس ڏيپلو تائون لاءِ سي سي روڊ جي تعمير	1000000	20000	1000	4 مهينا
13	سارنگ جمعو هائوس کان چاچي ڌارائي ڏيپلو تائون لاءِ سي سي روڊ جي تعمير	1000000	20000	1000	4 مهينا
13	پورو مل گوپيل هائوس کان مين نالا (2) اعجاز شريف پجارو کان مين نالا ڏيپلو تائون تائين اوڀر سرفيس ڊرين ٿاڻي جي تعمير	987000	19740	1000	4 مهينا
13	ايمون مل ماسٽر هائوس کان مين نالا (2) نهال ولاساڻي هائوس کان ڀرلڪ ۽ پنهنجن هائوس کان ماسٽر پورو مل هائوس ڏيپلو تائون ۾ اوڀر سرفيس ڊرين اي ٿاڻي جي تعمير	987000	19740	1000	4 مهينا
13	منگلاڻي محلا ڏيپلو تائون ۾ اوڀر سرفيس ڊرين (اي ۽ بي ٿاڻي) جي تعمير	615000	12300	1000	4 مهينا
13	ولاساڻي ڪالوني ايسر هائوس کان مين روڊ بدين ڏيپلو ڏيپلو تائون ۾ برڪ روڊ جي تعمير	983400	19668	1000	4 مهينا
13	هائوس ڪولهي محلا ڏيپلو تائون ۾ برڪ روڊ جي تعمير	292200	5844	1000	4 مهينا
14	رينجرس روڊ کان سروي هيلز پاڙو ڏيپلو تائون ۾ برڪ روڊ جي تعمير	983400	19668	1000	4 مهينا
14	پجارا محلا کان شيدي پاڙو ۽ گوپل پاڙو ڏيپلو تائون ۾ سي سي روڊ جي مرمت / تعمير	953400	19068	1000	4 مهينا
14	جي بي بي ايس ڪلار ڪالوني کان اولهه بدين روڊ مهرو مل پاڙو ڏيپلو تائون ۾ برڪ روڊ جي تعمير	983400	19668	1000	4 مهينا
14	پورا ڪالوني ماسٽر موهن هائوس کان جي بي بي ايس ڏيپلو تائون ۾ اوڀر سرفيس ڊرين (اي ۽ بي ٿاڻي) جي تعمير	615000	12300	1000	4 مهينا
14	پنهنجن مينگهواڙ هائوس کان ڏانو پورو ڪالوني ڏيپلو تائون ۾ برڪ روڊ جي تعمير	983400	19668	1000	4 مهينا
14	ولاساڻي ڪالوني پونهار ڪالوني ۽ مهاراج ڪالوني ڏيپلو تائون ۾ سي سي روڊ جي مرمت ۽ تعمير	953400	19068	1000	4 مهينا
14	ولاساڻي ڪالوني پونهار ڪالوني ۽ مهاراج ڪالوني ڏيپلو تائون ۾ اوڀر سرفيس ڊرين (اي ۽ بي ٿاڻي) جي مرمت / تعمير	615000	12300	1000	4 مهينا
14	ڏاهر هائوس کان جي بي ايس هرجين ڪالوني بدين گهٽي مين روڊ ڏيپلو تائون لاءِ برڪ روڊ جي تعمير	983400	19668	1000	4 مهينا
14	بريا ڪالوني راڻو مل هائوس کان پڳڙو مل هائوس ڏيپلو تائون تائين سي سي روڊ جي تعمير	1000000	20000	1000	4 مهينا
14	مين روڊ کان هشت هائوس ڏيپلو تائون ۾ سي سي روڊ جي تعمير	1000000	20000	1000	4 مهينا
15	روڙي هائوس کان هشت هائوس ڏيپلو تائون ۾ سي سي روڊ جي تعمير	1000000	20000	1000	4 مهينا
15	ڪاٺڙي محلا ڏيپلو تائون ۾ سي سي روڊ جي تعمير / مرمت	1034600	20692	1000	4 مهينا
15	مين روڊ کان عبدالله (سائين عفو ڪلار) هائوس ڏيپلو تائون ۾ سي سي روڊ جي تعمير	1000000	20000	1000	4 مهينا
15	شاهه ڪلار محلا کان امتياز ڪلار هائوس ڏيپلو تائون ۾ برڪ روڊ جي تعمير	983400	19668	1000	4 مهينا
	عام اسڪيمن				
15	زون بي، ڊرينيج اسڪيم منگهار پاڙو ڏيپلو تائون لاءِ ڊسپوزل جي تعمير	2147800	42956	1000	4 مهينا
15	ڊرينيج اسڪيم لڳ سرڪٽ هائوس ڏيپلو تائون جي زون اي لاءِ ڊسپوزل جي تعمير	3894400	77888	1000	4 مهينا
15	ڊرينيج اسڪيم پجارا محلا ڏيپلو تائون جي زون سي لاءِ ڊسپوزل جي تعمير	210175	42035	1000	4 مهينا

NO: TC/DPL/183/ of 2016

آفیس آف دي چيئر مين

تائون ڪميٽي ڏيپلو

ڏيپلو تاريخ 21-12-2016

فون: 0232+221290 فیکس: 0232-221311 اي ميل: tcdipl@gmail.com

ٽينبر گھرائڻ جون نوٽيس

سپيڪيٽري اوڪل گورنمينٽ ڊپارٽمينٽ جي منظوريءَ سان سندس ليٽر نمبر (SO-I(LG)/3-28/2016 (Thar) تاريخ 9-12-2016 تحت سنڌ پبلڪ پروڪيورمينٽ ريگيوليٽري اتار تي (SPPRA) جي اطلاع موجب اسٽينڊرڊ بڊنگ ڊاڪيومينٽس تي SPPRA-روز 2010 ۽ ٽرمينر ڪيل روز 2013 جي هيٺ مالي سال 2016-2017 جي لاءِ پنهنجي ذميواري مان هيٺ ڏنل ڪمن جي لاءِ دلچسپي رکندڙ شخصن / ڪمپنيز کان مھرينڊ ٽينڊرز گھربل آهن.

دلچسپي رکندڙ شراڪتدار ڪنهن به ٻي سڀني ٽينڊرز جي لاءِ لڳل فهرست جي مطابق ٽينڊرز جو سيٽ هر ڪم جي لاءِ ٽينڊر فيس جي اڻٽيڪي تي اخبارن ۾ هن اشاعت جي تاريخ کان وٺي 16-1-2017 تائين آفيس وقت دوران خريد ڪري سگھن ٿا ۽ 17-1-2017 منجهند 1:00 وڳي تائين وصول ڪيا ويندا ۽ ساڳئي ڏينهن منجهند 1:30 وڳي ٽينڊرز اوپننگ / پروڪيورمينٽ ڪميٽي جي روبرو موجود رهڻ جي خواهشمند شراڪتدارن يا انهن جي نمائندن جي موجودگي ۾ ڪوليا ويندا. ڪنهن به ٽينڊر / ڪم ۾ بدستور موت نه ملي تڏهن ڪم هينين ريت جاري ۽ ڪوليا ويندا.

ٻيو پروڪيورمينٽس 2-2-2017 منجهند 1:00 وڳي تائين حاصل ڪري سگھجن ٿا.

ساڳئي ڏينهن منجهند 1:30 وڳي ٽينڊرز وصول ڪيون ۽ ڪوليون وٺنديون.

نمبر	تفصيل	تفصيل جي مالي سال ۾ مقرر ٿيل حد	ڪل ڪم ۾	ٽينڊر فيس	ٽينڊر جي ڪم ۾
01	وارد نمبر:				
1	لوراءِ محلي کان ڪرشن ميگھواڙ هائوس ڏيپلو تائون ۾ برڪ روڊ جي تعمير	9,34,100	18,682	1,000	4 مهينا
2	حاجي عبدالله هائوس کان ڪولهي پنجو مل ڏيپلو تائون ۾ برڪ روڊ جي تعمير	9,83,400	19,668	1,000	4 مهينا
3	مسجد کان وسند هائوس ۽ مسجد کان ابراهيم لنڊ هائوس ڏيپلو تائون ۾ برڪ روڊ جي تعمير	9,83,400	19,668	1,000	4 مهينا
4	پروڪيورمينٽس ڊپلو تائون ۾ مل ۽ نقو مل هائوس ڏيپلو تائون تائين برڪ روڊ جي تعمير	9,83,400	19,668	1,000	4 مهينا
5	موتاشيو ڪالوني اسڪول کان مندر ۽ مين روڊ کان ڪامريڊ چيو مل هائوس تائين ڏيپلو تائون ۾ برڪ روڊ جي تعمير	9,83,400	19,668	1,000	4 مهينا
6	موتاشيو ڪالوني اسڪول کان نقو هائوس تائين ڏيپلو تائون ۾ برڪ روڊ جي تعمير	9,83,400	19,668	1,000	4 مهينا
7	ڏڪاڻ ۽ حيمان ڪالوني تائين ڏيپلو تائون ۾ برڪ روڊ جي تعمير	9,83,400	19,668	1,000	4 مهينا
8	بدون روڊ کان ڪوڪر ڪالوني تائين ڏيپلو تائون ۾ سرن جي روڊ جي تعمير	9,83,400	19,668	1,000	4 مهينا
9	ايوڊ لنڊ کان راءِ هائوس ۽ مين روڊ اسلام ڪوٽ کان امير حسن هائوس تائين ڏيپلو تائون ۾ برڪ روڊ جي تعمير	9,83,400	19,668	1,000	4 مهينا
10	پيٽرول پمپ کان پانجي پريو محلي تائين ڏيپلو تائون ۾ برڪ روڊ جي تعمير	9,34,100	18,682	1,000	4 مهينا
11	بدين روڊ کان گورنمينٽ مڊل اسڪول موتاشيو ڪالوني تائين ڏيپلو تائون ۾ برڪ روڊ جي تعمير	9,83,400	19,668	1,000	4 مهينا
12	گورنمينٽ مڊل اسڪول موتاشيو ڪالوني کان هندو قبرستان تائين ڏيپلو تائون ۾ برڪ روڊ جي تعمير	9,83,400	19,668	1,000	4 مهينا
13	بدين روڊ کان مصري ميگھواڙ هائوس ۽ اسلام ڪوٽ روڊ کان رتن لال هائوس تائين ڏيپلو تائون ۾ برڪ روڊ جي تعمير	9,83,400	19,668	1,000	4 مهينا
14	ماسٽر راج مل هائوس کان اولهه پاسي ٽيڪر هائوس تائين ڏيپلو تائون ۾ برڪ روڊ جي تعمير	9,83,400	19,668	1,000	4 مهينا

تاریخ و جغرافیہ

56	عبدالرشيد چاچي محلہ کان مين نالا تائين ڏيپلو ٿاڻون ۾ اوپن سرفيس ڊرين (اي ۽ بي) ٽائيپ جي تعمير	6,15,000	12,300	1,000	4 مهينا
57	ساوڻ ميگهوڙ هائوس کان نارت ڪالوني مين روڊ ڏيپلو ٿاڻون تائين برڪ روڊ جي تعمير	9,83,400	19,668	1,000	4 مهينا
58	ميوارام ساقي هائوس کان نارت ڪالوني مين روڊ ڏيپلو ٿاڻون تائين برڪ روڊ جي تعمير	9,83,400	19,668	1,000	4 مهينا
59	جي ايج ايس ڏيپلو کان جي ايج ايس ڪرڪيٽ گرائونڊ ڏيپلو ٿاڻون تائين برڪ روڊ جي تعمير	9,83,400	19,668	1,000	4 مهينا
60	جي پي ايس عثمان ڏيپلائي (مين) کان جي ايج ايس هاسٽل تائين ڏيپلو ٿاڻون ۾ برڪ روڊ جي تعمير	9,83,400	19,668	1,000	4 مهينا
61	گجراتي محلہ ڏيپلو ٿاڻون ۾ اوپن سرفيس ڊرين (اي ۽ بي) ٽائيپ جي مرمت / تعمير	6,15,000	12,300	1,000	4 مهينا
62	ڏيپلو ٿاڻون ۾ الحديت مسجد جي ويجهو مختلف گهٽين جي اوپن سرفيس ڊرين (اي ۽ بي) ٽائيپ جي مرمت / تعمير	6,15,000	12,300	1,000	4 مهينا
63	ڏيپلو ٿاڻون جي الحديت مسجد جي ويجهو مختلف گهٽين ۾ سي. سي. روڊ جي مرمت / تعمير	9,53,400	19,068	1,000	4 مهينا
64	اڪبر ميانو هائوس کان غلام حسين محمداڻي هائوس تائين ڏيپلو ٿاڻون ۾ سي. سي. روڊ جي تعمير	9,95,000	19,900	1,000	4 مهينا
65	نياز احمد هائوس کان رياض احمد هائوس تائين ڏيپلو ٿاڻون ۾ سي. سي. روڊ جي تعمير	9,95,000	19,900	1,000	4 مهينا
66	ماسٽر نواز هائوس کان ارواح احمد هائوس تائين ڏيپلو ٿاڻون ۾ سي. سي. روڊ جي تعمير	9,95,000	19,900	1,000	4 مهينا
67	محمد هاشم هائوس کان فضل الاهي هائوس تائين ڏيپلو ٿاڻون ۾ سي. سي. روڊ جي تعمير	9,95,000	19,900	1,000	4 مهينا
68	عبدالحيظ هائوس کان ايسٽ اسٽريٽ ڏيپلو ٿاڻون ۾ سي. سي. روڊ جي تعمير	9,95,000	19,900	1,000	4 مهينا
69	جي پي ايس فقير ڪالوني کان فقير حبيب الله هائوس ڏيپلو ٿاڻون جي برڪ روڊ جي تعمير	9,83,400	19,668	1,000	4 مهينا
70	نعيم پروائي اوطاق کان نارت سائيڊ اسٽريٽ ڏيپلو ٿاڻون ۾ برڪ روڊ جي تعمير	9,83,400	19,668	1,000	4 مهينا
71	علي محمد هائوس کان ايسٽ سائيڊ واٽر ٽينڪس ڏيپلو ٿاڻون تي برڪ روڊ جي تعمير	9,83,400	19,668	1,000	4 مهينا
72	محمد علي هائوس کان عزيز اوطاق تائين ڏيپلو ٿاڻون ۾ برڪ روڊ جي تعمير	9,83,400	19,668	1,000	4 مهينا
73	محمود هائوس کان عزيز اوطاق تائين ڏيپلو ٿاڻون ۾ سي. سي. روڊ جي مرمت / تعمير	9,83,400	19,068	1,000	4 مهينا
74	مهدي هائوس کان اقبال لانگهو هائوس تائين ڏيپلو ٿاڻون ۾ اوپن سرفيس ڊرين (اي ۽ بي) ٽائيپ جي تعمير	6,15,000	12,300	1,000	4 مهينا
75	هارون هائوس کان محمد هائوس (ويست سائيڊ) ڏيپلو ٿاڻون ۾ سي. سي. روڊ جي تعمير	9,95,000	19,900	1,000	4 مهينا
76	ساجد هائوس کان فيض محمد هائوس کان غلام محمد هائوس کان ماسٽر صديق هائوس تائين ڏيپلو ٿاڻون ۾ اوپن سرفيس ڊرين (اي ۽ بي) ٽائيپ جي تعمير	6,15,000	12,300	1,000	4 مهينا
77	خالد حسين لانگهو محلہ ڏيپلو ٿاڻون ۾ سي. سي. روڊ جي تعمير	9,95,000	19,900	1,000	4 مهينا
78	جي پي ايس هارون ڪالوني کان جي پي ايس فقير فيض محمد ڪالوني تائين ڏيپلو ٿاڻون ۾ برڪ روڊ جي تعمير	9,83,400	19,668	1,000	4 مهينا
79	ايمند لانگهو هائوس کان ماسٽر صديق هائوس نارت سائيڊ ڏيپلو ٿاڻون ۾ اوپن سرفيس ڊرين (اي ۽ بي) ٽائيپ جي تعمير	6,15,000	12,300	1,000	4 مهينا
80	فيض محمد لانگهو محلہ ڏيپلو ٿاڻون ۾ اوپن سرفيس ڊرين (اي ۽ بي) ٽائيپ جي مرمت / تعمير	6,15,000	12,300	1,000	4 مهينا
81	فيض محمد لانگهو هائوس کان جي ايج ايس ڏيپلو ٿاڻون ۾ اوپن سرفيس ڊرين (اي ۽ بي) ٽائيپ جي تعمير	6,15,000	12,300	1,000	4 مهينا
وارڊ نمبر: 03					
82	ڏيپلو ٿاڻون ۾ بهريارو ڪالوني کان ڪامريڊ ٽرچو هائوس (2) مين روڊ ٽوڻ ڪوٽ ميگهوڙ ڪالوني کان ويجهو ۽ بصر هائوس (3) مين روڊ ٽوڻ ڪوٽ ميگهوڙ ڪالوني کان والمر هائوس تي برڪ روڊ جي تعمير	9,83,400	19,668	1,000	4 مهينا
83	ڏيپلو ٿاڻون ۾ بڙها ڪالوني کان فيض محمد بحير هائوس (2) جي پي ايس ڪولهي ڪالوني کان يوسف حجر هائوس تائين برڪ روڊ جي تعمير	9,83,400	19,668	1,000	4 مهينا
84	جي پي ايس کان جوڻيجو ڪرڪيٽ گرائونڊ تائين ڏيپلو ٿاڻون تي سي. سي. روڊ جي تعمير	1,000,000	20,000	1,000	4 مهينا
85	جي پي ايس کان مٺي-ڏيپلو مين روڊ ۽ جي پي ايس کان مين روڊ ڏيپلو ٿاڻون تائين سي. سي. روڊ جي تعمير	1,000,000	20,000	1,000	4 مهينا
86	ڌڻي بخش جوڻيجو هائوس کان ٽي آر ڊي پي آفيس ڏيپلو ٿاڻون تائين سي. سي. روڊ جي تعمير	1,000,000	20,000	1,000	4 مهينا
87	اي. سي. آفيس کان پوليس اسٽيشن ڏيپلو ٿاڻون تائين سي. سي. روڊ جي تعمير	1,000,000	20,000	1,000	4 مهينا
88	ڌڻي بخش جوڻيجو هائوس کان اشرف جوڻيجو هائوس ڏيپلو ٿاڻون تائين برڪ روڊ جي تعمير	9,83,400	19,668	1,000	4 مهينا
89	مولوي عبدالرحمن اونو هائوس کان مصري جوڻيجو هائوس ڏيپلو ٿاڻون تائين برڪ روڊ جي تعمير	9,83,400	19,668	1,000	4 مهينا
90	مولوي عبدالرحمن اونو هائوس کان نارت ڪلوني روڊ (2) ويل ڪولهي ڪالوني کان ڪولهي محلہ ڏيپلو ٿاڻون تائين برڪ روڊ جي تعمير	9,83,400	19,668	1,000	4 مهينا
91	شايد راجو ڪولهي کان ڪولهي محلہ ڏيپلو ٿاڻون تائين برڪ روڊ جي تعمير	9,83,400	19,668	1,000	4 مهينا
92	آر. او پلانٽ کان عزيز حجر هائوس کان مسٽر قبرستان ڏيپلو ٿاڻون تائين برڪ روڊ جي تعمير	9,83,400	19,668	1,000	4 مهينا
93	جي ڊي سي روڊ کان مينگهو پيل اينڊ جي ڊي سي روڊ کان دودو پيل هائوس (2) مين روڊ مٺي-ڏيپلو کان قونو ميگهوڙ هائوس ڏيپلو ٿاڻون تائين برڪ روڊ جي تعمير	9,83,400	19,668	1,000	4 مهينا
94	قمر جوڻيجو هائوس کان ويست اسڪول ڏيپلو (2) سائين مصري جوڻيجو هائوس کان مين روڊ ڏيپلو ٿاڻون تائين اوپن سرفيس ڊرين ٽائيپ اي جي تعمير	9,87,000	19,740	1,000	4 مهينا
95	رينجرز کان جي پي ايس ڪولهي ڪالوني ڏيپلو ٿاڻون تائين برڪ روڊ جي تعمير	9,83,400	19,668	1,000	4 مهينا
96	مسجد کان اعجاز حجر هائوس ڏيپلو ٿاڻون تائين برڪ روڊ جي تعمير	9,83,400	19,668	1,000	4 مهينا
97	سومجي هائوس کان مصري نئو هائوس تائين ڏيپلو ٿاڻون ۾ برڪ روڊ جي تعمير	9,83,400	19,668	1,000	4 مهينا

98	رینجرز روڊ کان اسڪول کان ڪچري ميگهواڙ محلہ ٽائين ڏيپلو ٽائون ۾ برڪ روڊ جي تعمير	9,83,400	19,668	1,000	4 مهينا
99	ڏيپلو ٽائون ۾ امام بارگاه کان فقير زاهد هائوس ٽائين سي سي روڊ جي تعمير	9,95,000	19,900	1,000	4 مهينا
100	غلام شاهه غازي درگاه کان جي بي ايس فقير ڪالوني ٽائين ڏيپلو ٽائون ۾ سي سي روڊ جي تعمير	9,95,000	19,900	1,000	4 مهينا
101	حسين ڪنڀار هائوس کان امام بارگاه ڏيپلو ٽائون ٽائين سي سي روڊ جي تعمير	9,95,000	19,900	1,000	4 مهينا
102	محمد موسيٰ هائوس کان رفيق ڪنڀار هائوس ڏيپلو ٽائون ٽائين سي سي روڊ جي تعمير	9,95,000	19,900	1,000	4 مهينا
103	اسماعيل هائوس کان رفيق ڪنڀار هائوس ڏيپلو ٽائون ٽائين سي سي روڊ جي تعمير	9,95,000	19,900	1,000	4 مهينا
104	شهزاد قاسم ڪاشف ميمڻ هائوس کان جي بي ايس راڻا ڪالوني ٽائين ڏيپلو ٽائون ۾ سي سي روڊ جي تعمير	1,000,000	20,000	1,000	4 مهينا
105	بلال مسجد کان قمبراڻي محلہ ڏيپلو ٽائون ٽائين سي سي روڊ جي تعمير	1,000,000	20,000	1,000	4 مهينا
106	پيرواري مسجد کان مين روڊ (ويست سائيڊ) ٽائين ڏيپلو ٽائون ۾ سي سي روڊ جي تعمير	9,95,000	19,900	1,000	4 مهينا
107	ڏيپلو ٽائون جي پيرواري مسجد کان مين روڊ (ويست سائيڊ) ٽائين سي سي روڊ جي تعمير	9,95,000	19,900	1,000	4 مهينا
108	شڪيل ميمڻ هائوس کان سيحان فقير هائوس ٽائين ڏيپلو ٽائون ۾ سي سي روڊ جي تعمير	9,95,000	19,900	1,000	4 مهينا
109	ڪالر محلہ ڏيپلو ٽائون ۾ سي سي روڊ جي تعمير پارٽ-I	9,95,000	19,900	1,000	4 مهينا
110	ڪالر محلہ ڏيپلو ٽائون ۾ سي سي روڊ جي تعمير پارٽ-II	9,95,000	19,900	1,000	4 مهينا
111	ڏيپلو ٽائون ۾ غلام مصطفيٰ هائوس کان ڪيسو مل هائوس ٽائين سي سي روڊ جي تعمير	9,95,000	19,900	1,000	4 مهينا
112	ڏيپلو ٽائون ۾ زمين پکڙو هائوس کان اشوڪ ۽ جشرام هائوس ٽائين سي سي روڊ جي تعمير	9,95,000	19,900	1,000	4 مهينا
113	ڏيپلو ٽائون ۾ ڪرشن رگائي هائوس کان بهلاج پروانه هائوس ٽائين سي سي روڊ جي تعمير	9,95,000	19,900	1,000	4 مهينا
114	ڏيپلو ٽائون ۾ ڪرشن سونارو هائوس کان ڊالو مل هائوس ٽائين سي سي روڊ جي تعمير	9,95,000	19,900	1,000	4 مهينا
115	ڏيپلو ٽائون ۾ ڊاڪٽر فضل الرحمن ڪلينيڪ کان سيٺ جهامڻ داس هائوس ٽائين سي سي روڊ جي تعمير	9,95,000	19,900	1,000	4 مهينا
116	ڏيپلو ٽائون ۾ شيولرام هائوس کان ڪرپر چند هائوس کان حامد علي هيد ڪيشيئر هائوس ٽائين سي سي روڊ جي مرمت/تعمير	9,53,400	19,068	1,000	4 مهينا
117	ڏيپلو ٽائون ۾ گيان ڪنڀري هائوس کان غلام شاهه غازي درگاه ٽائين سي سي روڊ جي تعمير	9,95,000	19,900	1,000	4 مهينا
118	ڏيپلو ٽائون ۾ عبدالعزیز جوڻيجو هائوس کان هندو قبرستان روڊ ٽائين سي سي روڊ جي تعمير	9,95,000	19,900	1,000	4 مهينا
119	ڏيپلو ٽائون ۾ جي بي ايس جوڻيجا ڪالوني ۽ مسجد کان هندو قبرستان ٽائين سي سي روڊ جي تعمير	9,95,000	19,900	1,000	4 مهينا
120	ڏيپلو ٽائون ۾ افضل ميمڻ هائوس کان تيرت بصر ڪنڀري هائوس پٺيان ڊاڪٽر فضل الرحمن هائوس ٽائين سي سي روڊ جي مرمت/تعمير	9,53,400	19,068	1,000	4 مهينا
121	ڏيپلو ٽائون ۾ بشير حيدر هائوس کان مين نالا ۽ مسجد کان هندو قبرستان روڊ ٽائين لوين سرفيس ڊرين (اي ۽ بي) ٽائيپ جي تعمير	6,15,000	12,300	1,000	4 مهينا
122	ڏيپلو ٽائون ۾ گرداري لال لوهانه هائوس کان مين ڊسپوزل اين بي بي ٽائين لوين سرفيس ڊرين سي ٽائيپ جي تعمير	9,44,400	18,888	1,000	4 مهينا
123	ڏيپلو ٽائون ۾ مگههار ۽ ڪنڀار محلن ۾ برڪ روڊ جي تعمير	9,83,400	19,668	1,000	4 مهينا

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124	ڏيپلو تائون ۾ مڱهه پازو عيد گاهه کان ويست محل جي اندرين گهتي ۾ سي. سي. روڊ جي تعمير	1,000	20,000	1,000,000	4 مهينا
125	ڏيپلو تائون ۾ رينجرز روڊ کان هندو قبرستان تائين سي. سي. روڊ جي تعمير	1,000	20,000	1,000,000	4 مهينا
وارڊ نمبر: 05					
126	ڏيپلو تائون ۾ فضل ڪال هائوس کان امام بارگاهه تائين سي. سي. روڊ جي تعمير	1,000	20,000	1,000,000	4 مهينا
127	ڏيپلو تائون ۾ ٺاڪرو مل هائوس کان ڪڪسٽورو مل هائوس تائين سي. سي. روڊ جي تعمير	1,000	20,000	1,000,000	4 مهينا
128	ڏيپلو تائون جي چاچي منگلائي محل ۾ سي. سي. روڊ جي تعمير	1,000	20,000	1,000,000	4 مهينا
129	ڏيپلو تائون جي سهو مل راجاڻي مينگهواڙ محل ۾ برڪ روڊ جي تعمير	1,000	19,668	9,83,400	4 مهينا
130	ڏيپلو تائون ۾ منگلائي محلي کان جشمار ۽ ماڏو مل هائوس (2) پورو مل هائوس کان اتر اوطاق تائين برڪ روڊ جي تعمير	1,000	19,668	9,83,400	4 مهينا
131	ڏيپلو تائون ۾ ولا سائي ڪالوني ماسٽر اسڪو هائوس کان جي جي پي ايس ڏيپلو (2) ولا سائي ڪالوني ليمون مل هائوس کان مين روڊ تائين برڪ روڊ جي تعمير	1,000	19,668	9,83,400	4 مهينا
132	ڏيپلو تائون ۾ پاڳ چند ڌڙاڻي هائوس کان ليڊيز ويسٽنگ روڊ تائين سي. سي. روڊ جي تعمير	1,000	20,000	1,000,000	4 مهينا
133	ڏيپلو تائون ۾ جي جي پي ايس ڪلر ڪالوني کان ايسر ڏس ڌڙاڻي هائوس تائين سي. سي. روڊ جي تعمير	1,000	20,000	1,000,000	4 مهينا
134	ڏيپلو تائون ۾ سارنگ جمعون هائوس کان چاچي تراڻي تائين سي. سي. روڊ جي تعمير	1,000	20,000	1,000,000	4 مهينا
135	ڏيپلو تائون ۾ بچو مل گوئل هائوس کان مين نالا (2) اعجاز شريف پنجارو کان مين نالي تائين اوڀر سرفيس ڊرين تائين اي جي تعمير	1,000	19,740	9,87,000	4 مهينا
136	ڏيپلو تائون ۾ ليمون مل ماسٽر هائوس کان مين نالا (2) نهال ولا سائي هائوس کان اولڪ ۽ پنهنون هائوس کان ماسٽر پورو مل هائوس تائين اوڀر سرفيس ڊرين تائين اي جي تعمير	1,000	19,740	9,87,000	4 مهينا
137	منگلائي محل ڏيپلو تائون ۾ اوڀر سرفيس ڊرين (اي ۽ بي) تائين جي تعمير	1,000	12,300	6,15,000	4 مهينا
138	ڏيپلو تائون ۾ ولا سائي ڪالوني ايسر هائوس کان مين روڊ بدين ڏيپلو تائين برڪ روڊ جي تعمير	1,000	19,668	9,83,400	4 مهينا
139	ڏيپلو تائون جي ماڻهي ڪولهي محل ۾ برڪ روڊ جي تعمير	1,000	5,844	2,92,200	4 مهينا
140	ڏيپلو تائون جي رينجرز روڊ کان سروپو هيلاريو پاڙي ۾ برڪ روڊ جي تعمير	1,000	19,668	9,83,400	4 مهينا
141	ڏيپلو تائون جي پينجارا محل کان شيدائي پاڙو ۽ گوئل پاڙي ۾ سي. سي. روڊ جي مرمت/تعمير	1,000	19,068	9,53,400	4 مهينا
142	ڏيپلو تائون ۾ جي جي پي ايس ڪالوني کان اولڊ بدين روڊ مهرو مل پاڙي تائين برڪ روڊ جي تعمير	1,000	19,668	9,83,400	4 مهينا
143	ڏيپلو تائون ۾ پرهيا ڪالوني ماسٽر موهن هائوس کان جي جي پي ايس تائين اوڀر سرفيس ڊرين (اي ۽ بي) تائين جي تعمير	1,000	12,300	6,15,000	4 مهينا
144	ڏيپلو تائون ۾ پنهنون مينگهواڙ هائوس کان ڏنو پورو ڪالوني تائين برڪ روڊ جي تعمير	1,000	19,668	9,83,400	4 مهينا
145	ڏيپلو تائون ۾ ولا سائي ڪالوني پونهار ڪالوني ۽ معراج ڪالوني جي سي. سي. روڊ جي مرمت/تعمير	1,000	19,068	9,53,400	4 مهينا
146	ڏيپلو تائون ۾ ولا سائي ڪالوني پونهار ڪالوني ۽ معراج ڪالوني جي اوڀر سرفيس ڊرين (اي ۽ بي) تائين جي مرمت/تعمير	1,000	12,300	6,15,000	4 مهينا
147	ڏيپلو تائون ۾ ڏيپلو هائوس کان جي جي پي ايس هريجن ڪالوني پئشين گهتي مين روڊ تي برڪ روڊ جي تعمير	1,000	19,668	9,83,400	4 مهينا
148	ڏيپلو تائون ۾ پريا ڪالوني راڻو مل هائوس کان پڳڙو مل هائوس تائين سي. سي. روڊ جي تعمير	1,000	20,000	1,000,000	4 مهينا
149	ڏيپلو تائون ۾ مين روڊ کان هشت هائوس تائين سي. سي. روڊ جي تعمير	1,000	20,000	1,000,000	4 مهينا
150	ڏيپلو تائون ۾ روي هائوس کان هشت هائوس تائين سي. سي. روڊ جي تعمير	1,000	20,000	1,000,000	4 مهينا
151	ڏيپلو تائون جي گندير محل ۾ سي. سي. روڊ جي مرمت/تعمير	1,000	20,692	1,034,600	4 مهينا
152	ڏيپلو تائون ۾ مين روڊ کان عبدالله (سائين اسڪو ڪال) هائوس تائين سي. سي. روڊ جي تعمير	1,000	20,000	1,000,000	4 مهينا
153	ڏيپلو تائون ۾ شاهد ڪالر محلي کان امتياز ڪالر هائوس تائين برڪ روڊ جي تعمير	1,000	19,668	9,83,400	4 مهينا
جنرل اسڪيمون					
154	ڏيپلو تائون جي مڱهه پاڙي ۾ ڊرينيج اسڪيم جي لاءِ زون بي تي ڊسپوزل جي تعمير	1,000	42,956	2,147,800	4 مهينا
155	ڏيپلو تائون جي زون اي تي مڱهه پاڙي جي ڊرينيج اسڪيم جي لاءِ ڊسپوزل جي تعمير	1,000	77,888	3,894,400	4 مهينا
156	ڏيپلو تائون جي زون سي تي پينجارا محل جي ڊرينيج اسڪيم جي لاءِ ڊسپوزل جي تعمير	1,000	42,035	2,101,750	4 مهينا
157	ٺاڻو ڪميٽي آفيس ڏيپلو تائون جي پنهان شاپنگ سينٽر جي مرمت/تعمير	1,000	15,384	7,69,200	4 مهينا
158	ڏيپلو تائون جي بدين بس اسٽاپ جي ويجهو برساتي پاڻي جي ڊسپوزل جي مرمت/تعمير	1,000	33,156	1,657,800	4 مهينا
159	ڏيپلو تائون ۾ چاچي تراڻي تي برساتي پاڻي جي ڊسپوزل جي مرمت/تعمير	1,000	77,888	3,894,400	4 مهينا
160	ڏيپلو تائون ۾ (2 عدد) آر او پلانٽ جي تعمير	1,000			4 مهينا
161	ڏيپلو تائون جي مين مٺي ڏيپلو روڊ کان ٽيڪنيڪل ڪاليج ۽ فوڊ گودام تائين سي. سي. روڊ جي تعمير	1,000	20,200	1,000,000	4 مهينا
162	ڏيپلو تائون جي گرد اسٽيشن کان گورنمينٽ ڊگري ڪاليج تائين برڪ روڊ جي تعمير	1,000	19,668	9,83,400	4 مهينا
163	ڏيپلو تائون جي تي آر ڊي پي آفيس کان گورنمينٽ ڊگري ڪاليج تائين سي. سي. روڊ جي تعمير	1,000	20,000	1,000,000	4 مهينا
164	ڏيپلو تائون جي مين مٺي ڏيپلو روڊ کان ٽيڪنيڪل ڪاليج ۽ فوڊ گودام تائين سي. سي. روڊ جي تعمير	1,000	16,928	8,46,400	4 مهينا

164	ڏيپلو تائون جي مسلر قبرستان جي چوڌياري جي تعمير	8,46,400	16,928	1,000	4 مهينا
165	ڏيپلو تائون جي مسلر قبرستان تي شيد جي تعمير	1,091,900	21,838	1,000	4 مهينا
166	حامد پارڪ ڏيپلو تائون جي مرمت / درست حالت ۾ بحالي	1,282,900	25,658	1,000	4 مهينا
167	تائون ڪميٽي ڏيپلو جي سيني گاڏين جي ريشر / مينيٽيننس			1,000	4 مهينا
168	تي سي آفيس ڏيپلو تائون لاء 5 ڪي وي جنريٽر جي سيلاء			1,000	4 مهينا
169	نيو ڊسپوزل ڏيپلو تائون جي لاء 30 ڪي وي جنريٽر (2 عدد) جي سيلاء			1,000	4 مهينا
170	تي سي آفيس ڏيپلو تائون ۾ واٽر ڊسپينسر جي سيلاء			1,000	4 مهينا
171	تي سي آفيس ڏيپلو تائون جي لاء فرنيچر جي سيلاء			1,000	4 مهينا
172	فائبر ورڪشاپ تي سي ڏيپلو تائون جي لاء (2 عدد) واٽر پمپ جي سيلاء			1,000	4 مهينا
173	تي سي آفيس ڏيپلو تائون ۾ فوٽو ڪاپيئر مشين جي سيلاء			1,000	4 مهينا
174	ڏيپلو تائون جي غريب عورتن جي لاء (100 عدد) سلائي مشين جي سيلاء			1,000	4 مهينا
175	ڏيپلو تائون جي مختلف جاين جي لاء ڊپ هينڊ پمپ (1/1) بي وي سي پائپس ۽ سيني ايڪسپرسيز وغيره مڪمل (50 عدد)			1,000	4 مهينا

شرط ۽ ضابطا:

1. ايجنسيز / فرمز کي ڪورا ٿيندڙ ٽينڊر فيس جي ادائينگي تي جاري ڪيا ويندا.
2. مشروط خالي، نامڪمل ۽ ڪال ڊپازٽ ڪانسواء ۽ پوسٽل ذريعي موصول ٿيندڙ ٽينڊرز قابل غور نه هوندا.
3. مجاز اختياري SPPRA رولز 2010 جي مطابق ڪو به يا سڀئي ٽينڊرز مسترد ڪرڻ جو حق محفوظ رکي ٿي.
4. ٽينڊرز کڻڻ واري تاريخ تي مجاز اختياري جي هيڊ ڪوارٽر کان ٻاهر هجڻ جي صورت ۾ ساڳيا ٽينڊرز ايندڙ ڪم واري ڏينهن تي ڪوليا ويندا.
5. خواهش رکندڙ ڪانٽريڪٽرز کي حلف نامون جمع ڪرائڻو پوندو ان عمل جي لاء ته هو ڪنهن به تڪرار ۾ شامل ناهي رهيو ۽ ڪنهن به گورنمينٽ ڊپارٽمينٽ جي ڪم ۾ تاخير ناهي ڪئي ۽ اڳ ۾ ڪڏهن به بليڪ لسٽيڊ ناهي ٿيو.
6. هڪ حلف نامون ان عمل جي لاء ته هو فرم جو سول پريزيڊنٽ آهي، ٻين پارٽن جي صورت ۾ سڀني پارٽن جا سي اين آئي سي گڏوگڏ فرم جو انڪر ٽيڪس ڊپارٽمينٽ سان رجسٽرڊ سرٽيفڪيٽ بشمول سي اين آئي سي ايجنسيز / فرمز کي سنڌ روڊنيو بورڊ وٽ رجسٽرڊ هئڻ گهرجي.
7. گذريل ٽن سالن جي دوران اڳ ۾ ڪنيل ۽ مڪمل ڪيل ڪمن جي فهرست گڏوگڏ لاڳاپيل ڊپارٽمينٽ پاران مڪمل ڪرڻ جو سرٽيفڪيٽري سرٽيفڪيٽ.
8. گذريل ٽن سالن جي بئنڪ اسٽيٽمينٽ گڏوگڏ بئنڪ سالونسي سرٽيفڪيٽ.
9. انجنيئرنگ ۽ ٻئي تجربڪار ۽ نا-تجربڪار اسٽاف جي فهرست بشمول انهن جي بايوڊيٽا ۽ مشينري جي فهرست ۽ ان جي اونر شپ جا ثبوت.
10. خواهشمند شراڪتدار 4.00 ملين کان مٿي وارن ڪمن ۾ شرڪت ڪرڻ جي لاء بي اي سي رجسٽرڊ سرٽيفڪيٽ لازمي جمع ڪرائين.
11. ڪال ڊپازٽ ڪانسواء مشروط ٽينڊرز قابل غور نه ڪيا ويندا.
12. SPPRA رولز (ترميم ڪيل) 2010 ۽ 2013 جي مطابق پورو نه لهندڙ ۽ ايف بي آر، اين تي اين نمبر نه هئڻ جي صورت ۾ ڪانٽريڪٽرز / فرمز کي ٽينڊرز جاري نه ڪيا ويندا.
13. نوٽ: اين آئي. ٽي PPRA جي ويب سائيٽ www.pprasindh.gov.pk تي پڻ ڏسي سگهجي ٿي.

INF/KRY/5034/2016

موهن لال
چيئرمين تائون ڪميٽي
ڏيپلو

SAY NO TO CORRUPTION

اسين دھشگرديءَ جي خلاف متحد آھيون

TEXT

سنڌ ۾ تعليم جي بهتري لاءِ علمي ۽ پنهنجي فاءِ لکي 8 3 9 8 تي ايس ايم ايس ڪريو



(Annexure - A)

PROCUREMENT PLAN (Development / Capital)

Serial No. ADP No.	Name of Scheme & Estimated Cost	Allocated Funds	Cost of opening works (Expenditure already incurred)	Funds earmarked for ongoing works	Cost of New works	Funds for New works (c + e)	Nature of Procurement	Method of Procurement	Anticipated / Actual Date of Advertisement	Anticipated / Actual Date of Start	Anticipated / Actual Date of Completion
a	b	c	d	e	f	g	h	i	j	k	l
1	CONSTRUCTION OF BRICK ROAD LOHAR MUHALA TO KIRSHAN NEGEWAR HOUSL DIPLO TOWN	934,100	Nil	Nil	934,100	934,100	Development works	Open Competitive bidding Through NIT & SPRA Web Site	Dec-16	Feb-16	Jun-17
2	CONSTRUCTION OF BRICK ROAD JHAI ABDULAH HOUSL TO KOHLI PANJOO MAI DIPLO TOWN	983,400	Nil	Nil	983,400	983,400	Development works	Open Competitive bidding Through NIT & SPRA Web Site	Dec-16	Feb-16	Jun-17
3	CONSTRUCTION OF BRICK ROAD MASUD TO MASAND HOUSL AND MASUD TO IRRAHNI LEND HOUSL DIPLO TOWN	983,400	Nil	Nil	983,400	983,400	Development works	Open Competitive bidding Through NIT & SPRA Web Site	Dec-16	Feb-16	Jun-17
4	CONSTRUCTION OF BRICK ROAD PERBET HOUSL TO BIOLOVAL AND NATHU MAI HOUSL DIPLO TOWN	983,400	Nil	Nil	983,400	983,400	Development works	Open Competitive bidding Through NIT & SPRA Web Site	Dec-16	Feb-16	Jun-17
5	CONSTRUCTION OF BRICK ROAD MOTATO COLONY SCHOOL TO MANIDAR AND MAIN ROAD TO CONKRED CHILNO MAI HOUSL DIPLO TOWN	983,400	Nil	Nil	983,400	983,400	Development works	Open Competitive bidding Through NIT & SPRA Web Site	Dec-16	Feb-16	Jun-17
6	CONSTRUCTION OF BRICK ROAD MOTATO COLONY SCHOOL TO NATHU HOUSL DIPLO TOWN	983,400	Nil	Nil	983,400	983,400	Development works	Open Competitive bidding Through NIT & SPRA Web Site	Dec-16	Feb-16	Jun-17
7	CONSTRUCTION OF BRICK ROAD DIHKA TO RAHMANAN COLONY DIPLO TOWN	983,400	Nil	Nil	983,400	983,400	Development works	Open Competitive bidding Through NIT & SPRA Web Site	Dec-16	Feb-16	Jun-17
8	CONSTRUCTION OF BRICK ROAD BADIN ROAD TO KHOKHAR COLONY DIPLO TOWN	983,400	Nil	Nil	983,400	983,400	Development works	Open Competitive bidding Through NIT & SPRA Web Site	Dec-16	Feb-16	Jun-17

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Serial No. ADP No.	Name of Scheme & Estimated Cost	Allocated Funds	Cost of opening works (Expenditure already incurred)	Funds earmarked for ongoing works	Cost of New works	Funds for New works (c + e)	Nature of Procurement	Method of Procurement	Anticipated / Actual Date of Advertisement	Anticipated / Actual Date of Start	Anticipated / Actual Date of Completion
a	b	c	d	e	f	g	h	i	j	k	l
9	CONSTRUCTION OF BRICK ROAD @ AYOTIB LIND TO RANI HOUSE AND MAIN ROAD ISLAMKOT TO AMIR HASSAN HOUSE DIPLO TOWN	983,400	Nil	Nil	983,400	983,400	Development works	Open Competitive bidding Through NIT & SPRA Web Site	Dec-16	Feb-16	Jun-17
10	CONSTRUCTION OF BRICK ROAD @ PETROL PUMP TO BILANLI BARYO MICHALLA DIPLO TOWN	934,100	Nil	Nil	934,100	934,100	Development works	Open Competitive bidding Through NIT & SPRA Web Site	Dec-16	Feb-16	Jun-17
11	CONSTRUCTION OF BRICK ROAD @ BADDIN ROAD TO GOVERNMENT MIDDLE SCHOOL MOTALHO COLONY DIPLO TOWN	983,400	Nil	Nil	983,400	983,400	Development works	Open Competitive bidding Through NIT & SPRA Web Site	Dec-16	Feb-16	Jun-17
12	CONSTRUCTION OF BRICK ROAD @ GOVERNMENT MIDDLE SCHOOL MOTALHO COLONY TO HINDI GRAVE YARD DIPLO TOWN	983,400	Nil	Nil	983,400	983,400	Development works	Open Competitive bidding Through NIT & SPRA Web Site	Dec-16	Feb-16	Jun-17
13	CONSTRUCTION OF BRICK ROAD @ BADDIN ROAD TO MISRI MUGHTIWAR HOUSE AND ISLAMKOT ROAD TO RAJANAT HOUSE DIPLO TOWN	983,400	Nil	Nil	983,400	983,400	Development works	Open Competitive bidding Through NIT & SPRA Web Site	Dec-16	Feb-16	Jun-17
14	CONSTRUCTION OF BRICK ROAD @ MASTER RAJANAT HOUSE TO WEST SIDE LEMANI HOUSE DIPLO TOWN	983,400	Nil	Nil	983,400	983,400	Development works	Open Competitive bidding Through NIT & SPRA Web Site	Dec-16	Feb-16	Jun-17
15	REPAIR/ CONSTRUCTION OF C.C ROAD @ AL-HADITHI MADARSA TO KHAMISO LANGHO HOUSE DIPLO TOWN	953,400	Nil	Nil	953,400	953,400	Development works	Open Competitive bidding Through NIT & SPRA Web Site	Dec-16	Feb-16	Jun-17
16	REPAIR/ CONSTRUCTION OF C.C ROAD @ MUHAMMAD HOUSE TO KHALID LANGHO HOUSE DIPLO TOWN	953,400	Nil	Nil	953,400	953,400	Development works	Open Competitive bidding Through NIT & SPRA Web Site	Dec-16	Feb-16	Jun-17
17	REPAIR/ CONSTRUCTION OF C.C ROAD @ MUHAMMAD SAJAN HOUSE TO MUHAMMAD QASIM LANGHO HOUSE DIPLO TOWN	953,400	Nil	Nil	953,400	953,400	Development works	Open Competitive bidding Through NIT & SPRA Web Site	Dec-16	Feb-16	Jun-17
18	REPAIR/ CONSTRUCTION OF C.C ROAD @ ZONG TOWER TO FAQEEH ABDUL REHMAN HOUSE DIPLO TOWN	953,400	Nil	Nil	953,400	953,400	Development works	Open Competitive bidding Through NIT & SPRA Web Site	Dec-16	Feb-16	Jun-17

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Serial No. ADP No.	Name of Scheme & Estimated Cost	Allocated Funds	Cost of opening works (Expenditure already incurred)	Funds earmarked for ongoing works	Cost of New works	Funds for New works (c + e)	Nature of Procurement	Method of Procurement	Anticipated / Actual Date of Advertisement	Anticipated / Actual Date of Start	Anticipated / Actual Date of Completion
a	b	c	d	e	f	g	h	i	j	k	l
19	REPAIR/ CONSTRUCTION OF C.C. ROAD @ FAQTER ABDUL REHMAN HOUSE TO FAIZ MUHAMMAD LANGILO HOUSE DIPLO TOWN	953,400	Nil	Nil	953,400	953,400	Development works	Open Competitive bidding Through N.I.T & SPRA Web Site	Dec-16	Feb-16	Jun-17
20	CONSTRUCTION OF BRICK ROAD @ YAQOOB PARHO HOUSE TO PARILA MASJID DIPLO TOWN	983,400	Nil	Nil	983,400	983,400	Development works	Open Competitive bidding Through N.I.T & SPRA Web Site	Dec-16	Feb-16	Jun-17
21	CONSTRUCTION OF BRICK ROAD @ NORTH COLONY MAIN ROAD TO DR. KANJE MAL. HOUSE AND KIRSHAN HOUSE TO NANAK HOUSE DIPLO TOWN	983,400	Nil	Nil	983,400	983,400	Development works	Open Competitive bidding Through N.I.T & SPRA Web Site	Dec-16	Feb-16	Jun-17
22	CONSTRUCTION OF OPEN SEWERAGE DRAIN (A & B) TYPE @ LARA CHAND MAHARAJ HOUSE TO RAMLASHI MAHARAJ HOUSE & GHANI LANGILO HOUSE TO MAIN NALA DIPLO TOWN	615,000	Nil	Nil	615,000	615,000	Development works	Open Competitive bidding Through N.I.T & SPRA Web Site	Dec-16	Feb-16	Jun-17
23	REPAIR/ CONSTRUCTION OF C.C. ROAD @ LOT HOUSE TO MITHWANI MITHALA AND MUHAMMAD MANJHI MUMON HOUSE DIPLO TOWN	953,400	Nil	Nil	953,400	953,400	Development works	Open Competitive bidding Through N.I.T & SPRA Web Site	Dec-16	Feb-16	Jun-17
24	CONSTRUCTION OF BRICK ROAD @ AKBER MEYANO HOUSE TO GURATI MITHALA AND AKBER KHAITHI HOUSE TO GGBS (MAIN) DIPLO TOWN	983,400	Nil	Nil	983,400	983,400	Development works	Open Competitive bidding Through N.I.T & SPRA Web Site	Dec-16	Feb-16	Jun-17
25	CONSTRUCTION OF BRICK ROAD @ RASHID HOUSE TO AKHTER LANGILO HOUSE DIPLO TOWN	703,300	Nil	Nil	703,300	703,300	Development works	Open Competitive bidding Through N.I.T & SPRA Web Site	Dec-16	Feb-16	Jun-17
26	CONSTRUCTION OF BRICK ROAD @ CHHACHH LANGILA MITHALA DIPLO TOWN	703,300	Nil	Nil	703,300	703,300	Development works	Open Competitive bidding Through N.I.T & SPRA Web Site	Dec-16	Feb-16	Jun-17
27	CONSTRUCTION OF BRICK ROAD @ GIBBS FAQER FAIZ MUHAMMAD COLONY TO GHS DIPLO DIPLO TOWN	983,400	Nil	Nil	983,400	983,400	Development works	Open Competitive bidding Through N.I.T & SPRA Web Site	Dec-16	Feb-16	Jun-17

Serial No. ADP No.	Name of Scheme & Estimated Cost	Allocated Funds	Cost of opening works (Expenditure already incurred)	Funds earmarked for ongoing works	Cost of New works	Funds for New works (c + e)	Nature of Procurement	Method of Procurement	Anticipated / Actual Date of Advertisement	Anticipated / Actual Date of Sign	Anticipated / Actual Date of Completion
a	b	c	d	e	f	g	h	i	j	k	
28	CONSTRUCTION OF BRICK ROAD @ GILLTANI HISSAIN HOUSE TO GHS CRICKET GROUND DIPLO TOWN	983,400	Nil	Nil	983,400	983,400	Development works	Open Competitive bidding Through N.I.T & SPRA Web Site	Dec-16	Feb-16	Jun-17
29	CONSTRUCTION OF BRICK ROAD @ INAYATULLAH PARIHO HOUSE TO HAJI PARIHO HOUSE TO PARIHA MASJID DIPLO TOWN	983,400	Nil	Nil	983,400	983,400	Development works	Open Competitive bidding Through N.I.T & SPRA Web Site	Dec-16	Feb-16	Jun-17
30	CONSTRUCTION OF BRICK ROAD @ MUHAMMAD QASIM HOUSE TO FAIZ MUHAMMAD HOUSE AND GIGPS FAQIER COLONY TO GIGPS FAQIER COLONY DIPLO TOWN	983,400	Nil	Nil	983,400	983,400	Development works	Open Competitive bidding Through N.I.T & SPRA Web Site	Dec-16	Feb-16	Jun-17
31	CONSTRUCTION OF BRICK ROAD @ PASJID HOUSE TO VIKHO HOUSE AND HANVEDI ALL HOUSE TO MATERNITY HOME DIPLO TOWN	983,400	Nil	Nil	983,400	983,400	Development works	Open Competitive bidding Through N.I.T & SPRA Web Site	Dec-16	Feb-16	Jun-17
32	CONSTRUCTION OF BRICK ROAD @ VARIOUS STREETS OF PARIHA COLONY (NORTH SIDE) DIPLO TOWN	983,400	Nil	Nil	983,400	983,400	Development works	Open Competitive bidding Through N.I.T & SPRA Web Site	Dec-16	Feb-16	Jun-17
33	CONSTRUCTION OF BRICK ROAD @ VARIOUS STREETS OF PARIHA COLONY (SOUTH SIDE) DIPLO TOWN	983,400	Nil	Nil	983,400	983,400	Development works	Open Competitive bidding Through N.I.T & SPRA Web Site	Dec-16	Feb-16	Jun-17
34	CONSTRUCTION OF OPEN SURFACE DRAIN (A & B) TYPE @ FAQIER ABDUL RETHMAN HOUSE TO WEST STREET DIPLO TOWN	615,000	Nil	Nil	615,000	615,000	Development works	Open Competitive bidding Through N.I.T & SPRA Web Site	Dec-16	Feb-16	Jun-17
35	REPAIR/ CONSTRUCTION OF C.C ROAD @ MASTER NAWAZ HOUSE TO FAHEEM HOUSE DIPLO TOWN	953,400	Nil	Nil	953,400	953,400	Development works	Open Competitive bidding Through N.I.T & SPRA Web Site	Dec-16	Feb-16	Jun-17
36	CONSTRUCTION OF C.C ROAD @ FAIZ MUHAMMAD LANGHO OTAQ TO MUHAMMAD ALI HOUSE DIPLO TOWN	995,000	Nil	Nil	995,000	995,000	Development works	Open Competitive bidding Through N.I.T & SPRA Web Site	Dec-16	Feb-16	Jun-17

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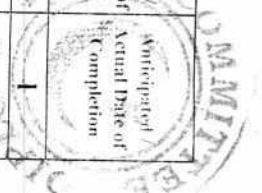


Serial No. ADP No.	Name of Scheme & Estimated Cost	Allocated Funds	Cost of opening works (if expenditure already incurred)	Funds earmarked for ongoing works	Cost of New works	Funds for New works (c + e)	Nature of Procurement	Method of Procurement	Anticipated / Actual Date of Advertisement	Anticipated / Actual Date of Start	Anticipated / Actual Date of Completion
a	b	c	d	e	f	g	h	i	j	k	l
37	REPAIR/ CONSTRUCTION OF C.C. ROAD @ GUL. MUHAMMAD HOUSE TO MISRI MUHAMMAD HOUSE DIPLO TOWN	953,400	Nil	Nil	953,400	953,400	Development works	Open Competitive bidding Through N.I.T & SPRA Web Site	Dec-16	Feb-16	Jun-17
38	CONSTRUCTION OF C.C. ROAD @ RASHID HOUSE TO GORPS FAQEEER COLONY DIPLO TOWN	995,000	Nil	Nil	995,000	995,000	Development works	Open Competitive bidding Through N.I.T & SPRA Web Site	Dec-16	Feb-16	Jun-17
39	REPAIR/ CONSTRUCTION OF OPEN SURFACE DRAIN (A&B) TYPE @ FAIZ MUHAMMAD LANGHO HOUSE TO FAQEEER ABDUL REHMAN HOUSE DIPLO TOWN	615,000	Nil	Nil	615,000	615,000	Development works	Open Competitive bidding Through N.I.T & SPRA Web Site	Dec-16	Feb-16	Jun-17
40	CONSTRUCTION OF OPEN SURFACE DRAIN C TYPE @ LANGHA MUHALLA TO BADIN BUS STOP MAIN DISPOSAL DIPLO TOWN	944,400	Nil	Nil	944,400	944,400	Development works	Open Competitive bidding Through N.I.T & SPRA Web Site	Dec-16	Feb-16	Jun-17
41	REPAIR/ CONSTRUCTION OF OPEN SURFACE DRAIN (A&B) TYPE @ LANGHA MUHALLA TO MAIN NALA DIPLO TOWN	615,000	Nil	Nil	615,000	615,000	Development works	Open Competitive bidding Through N.I.T & SPRA Web Site	Dec-16	Feb-16	Jun-17
42	CONSTRUCTION OF C.C. ROAD @ MUHAMMAD SAJJAN HOUSE TO MUHAMMAD AMEEN HOUSE DIPLO TOWN	995,000	Nil	Nil	995,000	995,000	Development works	Open Competitive bidding Through N.I.T & SPRA Web Site	Dec-16	Feb-16	Jun-17
43	CONSTRUCTION OF OPEN SURFACE DRAIN (A & B) TYPE @ AKBER MEYANO HOUSE TO GURATI MUHALLA DIPLO TOWN	615,000	Nil	Nil	615,000	615,000	Development works	Open Competitive bidding Through N.I.T & SPRA Web Site	Dec-16	Feb-16	Jun-17
44	CONSTRUCTION OF OPEN SURFACE DRAIN (A & B) TYPE @ ARBAB ABDUL RAHIM HOUSE TO GURATI MUHALLA DIPLO TOWN	615,000	Nil	Nil	615,000	615,000	Development works	Open Competitive bidding Through N.I.T & SPRA Web Site	Dec-16	Feb-16	Jun-17
45	REPAIR/ CONSTRUCTION OF OPEN SURFACE DRAIN (A & B) TYPE @ GHULLANI MUHAMMAD LOT MITHWANI MUHALLA DIPLO TOWN	615,000	Nil	Nil	615,000	615,000	Development works	Open Competitive bidding Through N.I.T & SPRA Web Site	Dec-16	Feb-16	Jun-17

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Serial No. ADP No.	Name of Scheme & Estimated Cost	Allocated Funds	Cost of opening works (Expenditure already incurred)	Funds earmarked for ongoing works	Cost of New works	Funds for New works (c + e)		Nature of Procurement	Method of Procurement	Anticipated / Actual Date of Advertisement	Anticipated / Actual Date of Start	Anticipated / Actual Date of Completion
						d	e					
46	CONSTRUCTION OF OPEN SURFACE DRAIN (A & B) TYPE @ HAFIZ MUHAMMAD KHATTI HOUSE TO MAIN NALA DIPLO TOWN	615,000	Nil	Nil	615,000	615,000	615,000	Development works	Open Competitive bidding Through N.I.T & SPRA Web Site	Dec-16	Feb-16	Jun-17
47	CONSTRUCTION OF OPEN SURFACE DRAIN (A & B) TYPE @ MISRI HOUSE TO LOI NO HOUSE DIPLO TOWN	615,000	Nil	Nil	615,000	615,000	615,000	Development works	Open Competitive bidding Through N.I.T & SPRA Web Site	Dec-16	Feb-16	Jun-17
48	CONSTRUCTION OF OPEN SURFACE DRAIN (A & B) TYPE @ ALLAH BAKAYO HOUSE TO MAIN NALA DIPLO TOWN	615,000	Nil	Nil	615,000	615,000	615,000	Development works	Open Competitive bidding Through N.I.T & SPRA Web Site	Dec-16	Feb-16	Jun-17
49	REPAIR CONSTRUCTION OF OPEN SURFACE DRAIN (A & B) TYPE @ WARD NO 2 OLD BAZAR AND MENTION NITALLA DIPLO TOWN	615,000	Nil	Nil	615,000	615,000	615,000	Development works	Open Competitive bidding Through N.I.T & SPRA Web Site	Dec-16	Feb-16	Jun-17
50	REPAIR CONSTRUCTION OF C.C ROAD @ VARIOUS STREETS OF JUNEJA MUHALA DIPLO TOWN	953,400	Nil	Nil	953,400	953,400	953,400	Development works	Open Competitive bidding Through N.I.T & SPRA Web Site	Dec-16	Feb-16	Jun-17
51	REPAIR CONSTRUCTION OF C.C ROAD @ VARIOUS STREETS OF JUMON SOONIRO MUHALA DIPLO TOWN	953,400	Nil	Nil	953,400	953,400	953,400	Development works	Open Competitive bidding Through N.I.T & SPRA Web Site	Dec-16	Feb-16	Jun-17
52	CONSTRUCTION OF BRICK ROAD @ BAHAR MUHALA & BARACH MUHALA DIPLO TOWN	983,400	Nil	Nil	983,400	983,400	983,400	Development works	Open Competitive bidding Through N.I.T & SPRA Web Site	Dec-16	Feb-16	Jun-17
53	CONSTRUCTION OF OPEN SURFACE DRAIN (A & B) TYPE @ NORTH COLONY MEHTIWAR MUHALA TO MAKO MEHTIWAR HOUSE DIPLO TOWN	615,000	Nil	Nil	615,000	615,000	615,000	Development works	Open Competitive bidding Through N.I.T & SPRA Web Site	Dec-16	Feb-16	Jun-17
54	CONSTRUCTION OF OPEN SURFACE DRAIN (A & B) TYPE @ DR. ALLAH DINO HOUSE TO MAIN NALA DIPLO TOWN	615,000	Nil	Nil	615,000	615,000	615,000	Development works	Open Competitive bidding Through N.I.T & SPRA Web Site	Dec-16	Feb-16	Jun-17
55	REPAIR/ CONSTRUCTION OF C.C ROAD @ DR. ALLAH DINO HOUSE TO SUHAL HOUSE DIPLO TOWN	953,400	Nil	Nil	953,400	953,400	953,400	Development works	Open Competitive bidding Through N.I.T & SPRA Web Site	Dec-16	Feb-16	Jun-17

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Serial No. ADP No.	Name of Scheme & Estimated Cost	Allocated Funds	Cost of opening works (Expenditure already incurred)	Funds earmarked for ongoing works	Cost of New works	Funds for New works		Nature of Procurement	Method of Procurement	Anticipated / Actual Date of Advertisement	Anticipated / Actual Date of Start	Anticipated / Actual Date of Completion
						(c + e)	g					
a	b	c	d	e	f	g	h	i	j	k	l	m
56	CONSTRUCTION OF OPEN SURFACE DRAIN (A & B) TYPE @ ABDUL RASHID CHACHCHI MUHALLA TO MAIN NALA DIPLO TOWN	615,000	Nil	Nil	615,000	615,000	Development works	Open Competitive bidding Through NIT & SPPRA Web Site	Dec-16	Feb-16	Jun-17	
57	CONSTRUCTION OF BRICK ROAD @ SAWAN MEHWAR HOSE TO NORTH COLONY MAIN ROAD DIPLO TOWN	983,400	Nil	Nil	983,400	983,400	Development works	Open Competitive bidding Through NIT & SPPRA Web Site	Dec-16	Feb-16	Jun-17	
58	CONSTRUCTION OF BRICK ROAD @ MEVA RANI SAQI HOSE TO NORTH COLONY MAIN ROAD DIPLO TOWN	983,400	Nil	Nil	983,400	983,400	Development works	Open Competitive bidding Through NIT & SPPRA Web Site	Dec-16	Feb-16	Jun-17	
59	CONSTRUCTION OF BRICK ROAD @ GHS DIPLO TO GHS CRICKET GROUNDS DIPLO TOWN	983,400	Nil	Nil	983,400	983,400	Development works	Open Competitive bidding Through NIT & SPPRA Web Site	Dec-16	Feb-16	Jun-17	
60	CONSTRUCTION OF BRICK ROAD @ GPS (SINAN DIPLO MAIN) TO GHS HOSTEL DIPLO TOWN	983,400	Nil	Nil	983,400	983,400	Development works	Open Competitive bidding Through NIT & SPPRA Web Site	Dec-16	Feb-16	Jun-17	
61	REPAIR/ CONSTRUCTION OF OPEN SURFACE DRAIN (A & B) TYPE @ GHAFI MUHAMMAD DIPLO TOWN	615,000	Nil	Nil	615,000	615,000	Development works	Open Competitive bidding Through NIT & SPPRA Web Site	Dec-16	Feb-16	Jun-17	
62	REPAIR/ CONSTRUCTION OF OPEN SURFACE DRAIN (A & B) TYPE @ VARIOUS STREETS NEAR AL-HADITH MASJID DIPLO TOWN	615,000	Nil	Nil	615,000	615,000	Development works	Open Competitive bidding Through NIT & SPPRA Web Site	Dec-16	Feb-16	Jun-17	
63	REPAIR/ CONSTRUCTION OF C.C. ROAD @ VARIOUS STREETS NEAR AL-HADITH MASJID DIPLO TOWN	953,400	Nil	Nil	953,400	953,400	Development works	Open Competitive bidding Through NIT & SPPRA Web Site	Dec-16	Feb-16	Jun-17	
64	CONSTRUCTION OF C.C. ROAD @ AKBER MEYANO HOUSE TO GHULAM HUSSAIN MUHAMMADANI HOUSE DIPLO TOWN	995,000	Nil	Nil	995,000	995,000	Development works	Open Competitive bidding Through NIT & SPPRA Web Site	Dec-16	Feb-16	Jun-17	
65	CONSTRUCTION OF C.C. ROAD @ NIAZ AHMED HOUSE TO RIAZ AHMED HOUSE DIPLO TOWN	995,000	Nil	Nil	995,000	995,000	Development works	Open Competitive bidding Through NIT & SPPRA Web Site	Dec-16	Feb-16	Jun-17	

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Serial No. ADP No.	Name of Scheme & Estimated Cost	Allocated Funds	Cost of opening works (Expenditure already incurred)	Funds earmarked for ongoing works	Cost of New works	Funds for New works		Nature of Procurement	Method of Procurement	Anticipated / Actual Date of Advertisement	Anticipated / Actual Date of Start	Anticipated / Actual Date of Completion
						(c + e)	g					
a	b	c	d	e	f	(c + e)	g	h	i	j	k	l
66	CONSTRUCTION OF C.C. ROAD @ MASTER NAWAZ HOUSE TO IRSHAD AHMED HOUSE DIPLO TOWN	995,000	Nil	Nil	995,000	995,000	995,000	Development works	(Open Competitive bidding Through N.I.T & SPRA Web Site	Dec-16	Feb-16	Jun-17
67	CONSTRUCTION OF C.C. ROAD @ MUHAMMAD HASHIM HOUSE TO FAZAL ELALI HOUSE DIPLO TOWN	995,000	Nil	Nil	995,000	995,000	995,000	Development works	(Open Competitive bidding Through N.I.T & SPRA Web Site	Dec-16	Feb-16	Jun-17
68	CONSTRUCTION OF C.C. ROAD @ ABDUL HAFEEZ HOUSE TO EAST STREET DIPLO TOWN	995,000	Nil	Nil	995,000	995,000	995,000	Development works	(Open Competitive bidding Through N.I.T & SPRA Web Site	Dec-16	Feb-16	Jun-17
69	CONSTRUCTION OF BRICK ROAD @ KIRPES FAOER COLONY TO FAHED EL HABIB EL ALI HOUSE DIPLO TOWN	983,400	Nil	Nil	983,400	983,400	983,400	Development works	(Open Competitive bidding Through N.I.T & SPRA Web Site	Dec-16	Feb-16	Jun-17
70	CONSTRUCTION OF BRICK ROAD @ NAFI ALPERMAN OLAO TO NORTH SIDE STREET DIPLO TOWN	983,400	Nil	Nil	983,400	983,400	983,400	Development works	(Open Competitive bidding Through N.I.T & SPRA Web Site	Dec-16	Feb-16	Jun-17
71	CONSTRUCTION OF BRICK ROAD @ MUHAMMAD HOUSE TO EAST SIDE WATER TANKS DIPLO TOWN	983,400	Nil	Nil	983,400	983,400	983,400	Development works	(Open Competitive bidding Through N.I.T & SPRA Web Site	Dec-16	Feb-16	Jun-17
72	CONSTRUCTION OF BRICK ROAD @ MUHAMMAD ALI HOUSE TO AZIZ OTAO DIPLO TOWN	983,400	Nil	Nil	983,400	983,400	983,400	Development works	(Open Competitive bidding Through N.I.T & SPRA Web Site	Dec-16	Feb-16	Jun-17
73	REPAIR / CONSTRUCTION OF C.C. ROAD @ MUHAMMAD HOUSE TO AZIZ OTAO DIPLO TOWN	953,400	Nil	Nil	953,400	953,400	953,400	Development works	(Open Competitive bidding Through N.I.T & SPRA Web Site	Dec-16	Feb-16	Jun-17
74	CONSTRUCTION OF OPEN SURFACE DRAIN (A & B) TYPE @ MEHDI HOUSE TO IQBAL LANGITO HOUSE DIPLO TOWN	615,000	Nil	Nil	615,000	615,000	615,000	Development works	(Open Competitive bidding Through N.I.T & SPRA Web Site	Dec-16	Feb-16	Jun-17
75	CONSTRUCTION OF C.C. ROAD @ HAROON HOUSE TO MUHAMMAD HOUSE (WEST SIDE) DIPLO TOWN	995,000	Nil	Nil	995,000	995,000	995,000	Development works	(Open Competitive bidding Through N.I.T & SPRA Web Site	Dec-16	Feb-16	Jun-17

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Serial No. ADP No.	Name of Scheme & Estimated Cost	Allocated Funds	Cost of opening works (Expenditure already incurred)	Funds earmarked for ongoing works	Cost of New works	Funds for New works (c + e)	Nature of Procurement	Method of Procurement	Anticipated / Actual Date of Advertisement	Anticipated / Actual Date of Start	Anticipated / Actual Date of Completion
a	b	c	d	e	f	g	h	i	j	k	l
76	CONSTRUCTION OF OPEN SURFACE DRAIN (A&B) TYPE @ SAJID HOUSE TO FAIZ MUHAMMAD HOUSE TO GHILLAN MUHAMMAD HOUSE TO MASTER SIDDIQUE HOUSE DIPLO TOWN	615,000	Nil	Nil	615,000	615,000	Development works	Open Competitive bidding Through N.I.T & SPRA Web Site	Dec-16	Feb-16	Jun-17
77	CONSTRUCTION OF C.C. ROAD @ KHANID HUSSAIN LANGHO MUHAMMAD DIPLO TOWN	995,000	Nil	Nil	995,000	995,000	Development works	Open Competitive bidding Through N.I.T & SPRA Web Site	Dec-16	Feb-16	Jun-17
78	CONSTRUCTION OF BRICK ROAD @ GPS HAROON COLONY TO GPS FAJER FAIZ MUHAMMAD COLONY DIPLO TOWN	983,400	Nil	Nil	983,400	983,400	Development works	Open Competitive bidding Through N.I.T & SPRA Web Site	Dec-16	Feb-16	Jun-17
79	CONSTRUCTION OF OPEN SURFACE DRAIN (A & B) TYPE @ AMLEENA LANGHO HOUSE TO MASTER SIDDIQUE HOUSE NORTH SIDE DIPLO TOWN	615,000	Nil	Nil	615,000	615,000	Development works	Open Competitive bidding Through N.I.T & SPRA Web Site	Dec-16	Feb-16	Jun-17
80	REPAIR/ CONSTRUCTION OF OPEN SURFACE DRAIN (A & B) TYPE @ FAIZ MUHAMMAD LANGHO MUHAMMAD DIPLO TOWN	615,000	Nil	Nil	615,000	615,000	Development works	Open Competitive bidding Through N.I.T & SPRA Web Site	Dec-16	Feb-16	Jun-17
81	CONSTRUCTION OF OPEN SURFACE DRAIN (A & B) TYPE @ FAIZ MUHAMMAD LANGHO HOUSE TO GPS DIPLO DIPLO TOWN	615,000	Nil	Nil	615,000	615,000	Development works	Open Competitive bidding Through N.I.T & SPRA Web Site	Dec-16	Feb-16	Jun-17
82	CONSTRUCTION OF BRICK ROAD @ BAPRARIO COLONY TO CONKED TURCHIO HOUSE (2) MAIN ROAD NAIKOT MEGHWAR COLONY TO REJHU & BASAR HOUSE (3) MAIN ROAD NAIKOT MEGHWAR COLONY TO VALAM HOUSE DIPLO TOWN	983,400	Nil	Nil	983,400	983,400	Development works	Open Competitive bidding Through N.I.T & SPRA Web Site	Dec-16	Feb-16	Jun-17
83	CONSTRUCTION OF BRICK ROAD @ PARHA COLONY TO FAIZ MUHAMMAD BAJIER HOUSE (2) GPS KOLHI COLONY TO YOUSIF HAJAM HOUSE DIPLO TOWN	983,400	Nil	Nil	983,400	983,400	Development works	Open Competitive bidding Through N.I.T & SPRA Web Site	Dec-16	Feb-16	Jun-17

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Serial No. ADP No.	Name of Scheme & Estimated Cost	Allocated Funds	Cost of opening works (Expenditure already incurred)	Funds earmarked for ongoing works	Cost of New works	Funds for New works (c + e)	Nature of Procurement	Method of Procurement	Anticipated / Actual Date of Advertisement	Anticipated / Actual Date of Start	Anticipated / Actual Date of Completion
a	b	c	d	e	f	g	h	i	j	k	l
84	CONSTRUCTION OF C.C. ROAD @ GBPS TO JUNELA CRICKET GROUND DIPLO TOWN	#####	Nil	Nil	1,000,000	1,000,000	Development works	Open Competitive bidding Through N.I.T & SPRA Web Site	Dec-16	Feb-16	Jun-17
85	CONSTRUCTION OF C.C. ROAD @ GBPS TO MITH-DIPLO MAIN ROAD AND GBPS TO MAIN ROAD DIPLO TOWN	#####	Nil	Nil	1,000,000	1,000,000	Development works	Open Competitive bidding Through N.I.T & SPRA Web Site	Dec-16	Feb-16	Jun-17
86	CONSTRUCTION OF C.C. ROAD @ DHANI BUX JUNJO HOUSE TO TRDP OFFICE DIPLO TOWN	#####	Nil	Nil	1,000,000	1,000,000	Development works	Open Competitive bidding Through N.I.T & SPRA Web Site	Dec-16	Feb-16	Jun-17
87	CONSTRUCTION OF C.C. ROAD @ AC OFFICE TO POLICE STATION DIPLO TOWN	#####	Nil	Nil	1,000,000	1,000,000	Development works	Open Competitive bidding Through N.I.T & SPRA Web Site	Dec-16	Feb-16	Jun-17
88	CONSTRUCTION OF BRICK ROAD @ DHANI BUX JUNJO HOUSE TO ASHRAF JUNJO HOUSE DIPLO TOWN	983,400	Nil	Nil	983,400	983,400	Development works	Open Competitive bidding Through N.I.T & SPRA Web Site	Dec-16	Feb-16	Jun-17
89	CONSTRUCTION OF BRICK ROAD @ MOTVI ABDUL REHMAN OTHO HOUSE TO MISRI JUNJO HOUSE DIPLO TOWN	983,400	Nil	Nil	983,400	983,400	Development works	Open Competitive bidding Through N.I.T & SPRA Web Site	Dec-16	Feb-16	Jun-17
90	CONSTRUCTION OF BRICK ROAD @ MOTVI ABDUL REHMAN OTHO HOUSE TO NORTH KALOI ROAD (2) WELL KOLHI COLONY TO KOLHI MUHALA DIPLO TOWN	983,400	Nil	Nil	983,400	983,400	Development works	Open Competitive bidding Through N.I.T & SPRA Web Site	Dec-16	Feb-16	Jun-17
91	SHOP RAJO KOLHI TO KOLHI MUHALA DIPLO TOWN	983,400	Nil	Nil	983,400	983,400	Development works	Open Competitive bidding Through N.I.T & SPRA Web Site	Dec-16	Feb-16	Jun-17
92	CONSTRUCTION OF BRICK ROAD @ R.O PLANT TO AZIZ HAJAM HOUSE TO MUSLIM GRAVE YARD DIPLO TOWN	983,400	Nil	Nil	983,400	983,400	Development works	Open Competitive bidding Through N.I.T & SPRA Web Site	Dec-16	Feb-16	Jun-17

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COMMITTEE

Serial No. ADP No.	Name of Scheme & Estimated Cost	Allocated Funds	Cost of opening works (Expenditure already incurred)	Funds earmarked for ongoing works	Cost of New works	Funds for New works (e + f)	Nature of Procurement	Method of Procurement	Anticipated / Actual Date of Advertisement	Anticipated / Actual Date of Start	Anticipated / Actual Date of Completion
a	b	c	d	e	f	g	h	i	j	k	l
93	CONSTRUCTION OF BRICK ROAD @ GDC ROAD TO MAGHO BHEET & GDC ROAD TO DODO BHEET. HOUSE (2) MAIN ROAD MITH-DIPLO TO PHOTO MEHWAR HOUSE DIPLO TOWN	983,400	Nil	Nil	983,400	983,400	Development works	Open Competitive bidding Through N.I.T & SPRA Web Site	Dec-16	Feb-16	Jun-17
92	CONSTRUCTION OF OPEN SURFACE DRAIN TYPE-A @ QANAR JUNEO HOUSE TO WEST SCHOOL, DIPLO (2) SAIN MISRI JUNEO HOUSE TO MAIN ROAD DIPLO TOWN	987,000	Nil	Nil	987,000	987,000	Development works	Open Competitive bidding Through N.I.T & SPRA Web Site	Dec-16	Feb-16	Jun-17
95	CONSTRUCTION OF BRICK ROAD @ RANGERS TO GPS KOLHI COLONY DIPLO TOWN	983,400	Nil	Nil	983,400	983,400	Development works	Open Competitive bidding Through N.I.T & SPRA Web Site	Dec-16	Feb-16	Jun-17
96	CONSTRUCTION OF BRICK ROAD @ MEASUD TO ALMAZ HAJAT HOUSE DIPLO TOWN	983,400	Nil	Nil	983,400	983,400	Development works	Open Competitive bidding Through N.I.T & SPRA Web Site	Dec-16	Feb-16	Jun-17
97	CONSTRUCTION OF BRICK ROAD @ SONEH HOUSE TO MISRI NATHI HOUSE DIPLO TOWN	983,400	Nil	Nil	983,400	983,400	Development works	Open Competitive bidding Through N.I.T & SPRA Web Site	Dec-16	Feb-16	Jun-17
98	CONSTRUCTION OF BRICK ROAD @ RANGERS ROAD TO SCHOOL TO KAPRI MEHWAR MEHALLA DIPLO TOWN	983,400	Nil	Nil	983,400	983,400	Development works	Open Competitive bidding Through N.I.T & SPRA Web Site	Dec-16	Feb-16	Jun-17
99	CONSTRUCTION OF C.C ROAD @ IMAM BARGAH TO FAKHER ZAHEED HOUSE DIPLO TOWN	995,000	Nil	Nil	995,000	995,000	Development works	Open Competitive bidding Through N.I.T & SPRA Web Site	Dec-16	Feb-16	Jun-17
100	CONSTRUCTION OF C.C ROAD @ GHULAM SHAH GAZI DARGAH TO GPS FAQIEER COLONY DIPLO TOWN	995,000	Nil	Nil	995,000	995,000	Development works	Open Competitive bidding Through N.I.T & SPRA Web Site	Dec-16	Feb-16	Jun-17
101	CONSTRUCTION OF C.C ROAD @ HASSAN KUNBIAR HOUSE TO IMAM BARGAH DIPLO TOWN	995,000	Nil	Nil	995,000	995,000	Development works	Open Competitive bidding Through N.I.T & SPRA Web Site	Dec-16	Feb-16	Jun-17

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Serial No. ADP No.	Name of Scheme & Estimated Cost	Allocated Funds	Cost of opening works (Expenditure already incurred)	Funds earmarked for ongoing works	Cost of New works	Funds for		Nature of Procurement	Method of Procurement	Anticipated / Actual Date of Advertisement	Anticipated / Actual Date of Start	Anticipated / Actual Date of Completion
						New works	(c + e)					
a	b	c	d	e	f	g	h	i	j	k	l	m
112	CONSTRUCTION OF C.C. ROAD @ RAMESH BHUGRO HOUSE TO ANSHOK AND JAIRAM HOUSE DIPOLO TOWN	995,000	Nil	Nil	995,000	995,000	Development works	Open Competitive bidding Through NIT & SPRA Web Site	Dec-16	Feb-16	Jun-17	
113	CONSTRUCTION OF C.C. ROAD @ KIRSHAN RAGHANI HOUSE TO PUNJAJ PARWANA HOUSE DIPOLO TOWN	995,000	Nil	Nil	995,000	995,000	Development works	Open Competitive bidding Through NIT & SPRA Web Site	Dec-16	Feb-16	Jun-17	
114	CONSTRUCTION OF C.C. ROAD @ KIRSHAN SONARO HOUSE TO DHAILO MAL HOUSE DIPOLO TOWN	995,000	Nil	Nil	995,000	995,000	Development works	Open Competitive bidding Through NIT & SPRA Web Site	Dec-16	Feb-16	Jun-17	
115	CONSTRUCTION OF C.C. ROAD @ DR. FAZAL ITR REHMAN CLINIC TO SETHI JHANVAN DAS HOUSE DIPOLO TOWN	995,000	Nil	Nil	995,000	995,000	Development works	Open Competitive bidding Through NIT & SPRA Web Site	Dec-16	Feb-16	Jun-17	
116	REPAIR CONSTRUCTION OF C.C. ROAD @ SHEVA RAM HOUSE TO KARAM CHAND HOUSE TO HANMID ALL THE AD CASHIER HOUSE DIPOLO TOWN	953,400	Nil	Nil	953,400	953,400	Development works	Open Competitive bidding Through NIT & SPRA Web Site	Dec-16	Feb-16	Jun-17	
117	CONSTRUCTION OF C.C. ROAD @ KHAIARI HOUSE TO GHELEANI SHAH GAZI DARGAH DIPOLO TOWN	995,000	Nil	Nil	995,000	995,000	Development works	Open Competitive bidding Through NIT & SPRA Web Site	Dec-16	Feb-16	Jun-17	
118	CONSTRUCTION OF C.C. ROAD @ ABDUL AZIZ JUNEJO HOUSE TO HINDU GRAVE YARD ROAD DIPOLO TOWN	995,000	Nil	Nil	995,000	995,000	Development works	Open Competitive bidding Through NIT & SPRA Web Site	Dec-16	Feb-16	Jun-17	
119	CONSTRUCTION OF C.C. ROAD @ GIGPS JUNEJA COLONY AND MASIID TO HINDU GRAVE YARD ROAD DIPOLO TOWN	995,000	Nil	Nil	995,000	995,000	Development works	Open Competitive bidding Through NIT & SPRA Web Site	Dec-16	Feb-16	Jun-17	
120	REPAIR/ CONSTRUCTION OF C.C. ROAD @ AFZAL MEMON HOUSE TO TEERATH BASAR KHAIARI HOUSE BACK TO DR. FAZAL ITR REHMAN HOUSE DIPOLO TOWN	953,400	Nil	Nil	953,400	953,400	Development works	Open Competitive bidding Through NIT & SPRA Web Site	Dec-16	Feb-16	Jun-17	

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1201

Serial No. ADP No.	Name of Scheme & Estimated Cost	Allocated Funds	Cost of opening works (Expenditure already incurred)	Funds earmarked for ongoing works	Cost of New works	Funds for New works (e + f)	Nature of Procurement	Method of Procurement	Anticipated / Actual Date of Advertisement	Anticipated / Actual Date of Start	Anticipated / Actual Date of Completion
a	b	c	d	e	f	g	h	i	j	k	l
121	CONSTRUCTION OF OPEN SURFACE DRAIN (A & B) TYPE @ BASHIR TIJANI HOUSE TO MAIN NALVA AND NASHID TO HINDI GRAVE YARD ROAD DIPLO TOWN	615,000	Nil	Nil	615,000	615,000	Development works	Open Competitive bidding Through N.I.T & SIPRA Web Site	Dec-16	Feb-16	Jun-17
122	CONSTRUCTION OF OPEN SURFACE DRAIN C TYPE @ GIRIDHARI TAL JOHANNA HOUSE TO MAIN DISPOSAL SPP DIPLO TOWN	944,400	Nil	Nil	944,400	944,400	Development works	Open Competitive bidding Through N.I.T & SIPRA Web Site	Dec-16	Feb-16	Jun-17
123	CONSTRUCTION OF BRICK ROAD @ MANGANHEAR & KUMBHEAR MUHALA DIPLO TOWN	983,400	Nil	Nil	983,400	983,400	Development works	Open Competitive bidding Through N.I.T & SIPRA Web Site	Dec-16	Feb-16	Jun-17
124	CONSTRUCTION OF C.C. ROAD @ MANGANHEAR PARO EMBED TO WEST MUHALA INTERNAL STREET DIPLO TOWN	#####	Nil	Nil	1,000,000	1,000,000	Development works	Open Competitive bidding Through N.I.T & SIPRA Web Site	Dec-16	Feb-16	Jun-17
125	CONSTRUCTION OF C.C. ROAD @ RANGERS ROAD TO HINDI GRAVE YARD DIPLO TOWN	#####	Nil	Nil	1,000,000	1,000,000	Development works	Open Competitive bidding Through N.I.T & SIPRA Web Site	Dec-16	Feb-16	Jun-17
126	CONSTRUCTION OF C.C. ROAD @ FANAL KUMBHEAR HOUSE TO MAIN BARGANI DIPLO TOWN	#####	Nil	Nil	1,000,000	1,000,000	Development works	Open Competitive bidding Through N.I.T & SIPRA Web Site	Dec-16	Feb-16	Jun-17
127	CONSTRUCTION OF C.C. ROAD @ HAKRO MAL HOUSE TO KASTORO MAL HOUSE DIPLO TOWN	#####	Nil	Nil	1,000,000	1,000,000	Development works	Open Competitive bidding Through N.I.T & SIPRA Web Site	Dec-16	Feb-16	Jun-17
128	CONSTRUCTION OF C.C. ROAD @ CHHACHH MANGLANI MUHALA DIPLO TOWN	#####	Nil	Nil	1,000,000	1,000,000	Development works	Open Competitive bidding Through N.I.T & SIPRA Web Site	Dec-16	Feb-16	Jun-17
129	CONSTRUCTION OF BRICK ROAD @ SAHOO MAL RAJANI MEGHWAR MUHALA DIPLO TOWN	983,400	Nil	Nil	983,400	983,400	Development works	Open Competitive bidding Through N.I.T & SIPRA Web Site	Dec-16	Feb-16	Jun-17
130	CONSTRUCTION OF BRICK ROAD @ MANGLANI MUHALA TO JAIRAM AND MADHON MAL HOUSE DIPLO (2) BHODRO MAL HOUSE TO UTAM OTAO DIPLO TOWN	983,400	Nil	Nil	983,400	983,400	Development works	Open Competitive bidding Through N.I.T & SIPRA Web Site	Dec-16	Feb-16	Jun-17

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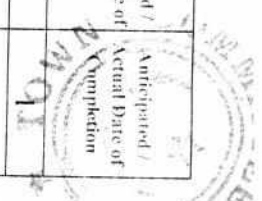
Serial No. ADP No.	Name of Scheme & Estimated Cost	Allocated Funds	Cost of opening works (Expenditure already incurred)	Funds earmarked for ongoing works	Cost of New works	Funds for New works (c = e)	Nature of Procurement	Method of Procurement	Anticipated / Actual Date of Advertisement	Anticipated / Actual Date of Start	Anticipated / Actual Date of Completion
a	b	c	d	e	f	g	h	i	j	k	l
131	CONSTRUCTION OF BRICK ROAD @ VALASAI COLONY MASTER ASHOK HOUSE TO GIGPS DIPLO (2) VALASAI COLONY LEMONON MAL. HOUSE TO MAIN ROAD DIPLO TOWN	983,400	Nil	Nil	983,400	983,400	Development works	Open Competitive bidding Through NIT & SPRA Web Site	Dec-16	Feb-16	Jun-17
132	CONSTRUCTION OF C.C ROAD @ BHAG CHAND DEHARANI HOUSE TO LADIES WAITING ROOM DIPLO TOWN	#####	Nil	Nil	1,000,000	1,000,000	Development works	Open Competitive bidding Through NIT & SPRA Web Site	Dec-16	Feb-16	Jun-17
133	CONSTRUCTION OF C.C ROAD @ GIGPS KALAR COLONY TO ESSAR DAS DEHARANI HOUSE DIPLO TOWN	#####	Nil	Nil	1,000,000	1,000,000	Development works	Open Competitive bidding Through NIT & SPRA Web Site	Dec-16	Feb-16	Jun-17
134	CONSTRUCTION OF C.C ROAD @ SHARANGH MOON HOUSE TO CHHAGLIP LARAI DIPLO TOWN	#####	Nil	Nil	1,000,000	1,000,000	Development works	Open Competitive bidding Through NIT & SPRA Web Site	Dec-16	Feb-16	Jun-17
135	CONSTRUCTION OF OPEN SURFACE DRAIN TYPE-A @ BACHU MAL GOHIL HOUSE TO MAIN NALA (2) ALV/SHARIF PENNARO TO MAIN NALA DIPLO TOWN	987,000	Nil	Nil	987,000	987,000	Development works	Open Competitive bidding Through NIT & SPRA Web Site	Dec-16	Feb-16	Jun-17
136	CONSTRUCTION OF OPEN SURFACE DRAIN TYPE-A @ LEMON MAL MASTER HOUSE TO MAIN NALA (2) NIHAL VALASAI HOUSE TO ANOLAKH & PUNIDON HOUSE TO MASTER BHODRO MAL HOUSE DIPLO TOWN	987,000	Nil	Nil	987,000	987,000	Development works	Open Competitive bidding Through NIT & SPRA Web Site	Dec-16	Feb-16	Jun-17
137	CONSTRUCTION OF OPEN SURFACE DRAIN (A & B) TYPE @ MAGANLANT NIHALLA DIPLO TOWN	615,000	Nil	Nil	615,000	615,000	Development works	Open Competitive bidding Through NIT & SPRA Web Site	Dec-16	Feb-16	Jun-17
138	CONSTRUCTION OF BRICK ROAD @ VALASAI COLONY ESSAR HOUSE TO MAIN ROAD BADIN-DIPLO DIPLO TOWN	983,400	Nil	Nil	983,400	983,400	Development works	Open Competitive bidding Through NIT & SPRA Web Site	Dec-16	Feb-16	Jun-17
139	CONSTRUCTION OF BRICK ROAD @ MAVJI KOLHI NIHALLA DIPLO TOWN	292,200	Nil	Nil	292,200	292,200	Development works	Open Competitive bidding Through NIT & SPRA Web Site	Dec-16	Feb-16	Jun-17

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Serial No. ADP No.	Name of Scheme & Estimated Cost	Allocated Funds	Cost of opening works (Expenditure already incurred)	Funds earmarked for ongoing works	Cost of New works	Funds for New works (e + c)	Nature of Procurement	Method of Procurement	Anticipated / Actual Date of Advertisement	Anticipated / Actual Date of Start	Anticipated / Actual Date of Completion
a	b	c	d	e	f	g	h	i	j	k	l
140	CONSTRUCTION OF BRICK ROAD @ RANGERS ROAD TO SAROPO HETARIO PARO DIPLO TOWN	983,400	Nil	Nil	983,400	983,400	Development works	Open Competitive bidding Through NIT & SPRA Web Site	Dec-16	Feb-16	Jun-17
141	REPAIR/ CONSTRUCTION OF C.C ROAD @ PETENARA MUHALLA TO SHEEDI PARO AND GOHEL PARO DIPLO TOWN	953,400	Nil	Nil	953,400	953,400	Development works	Open Competitive bidding Through NIT & SPRA Web Site	Dec-16	Feb-16	Jun-17
142	CONSTRUCTION OF BRICK ROAD @ GBPS KALLAR COLONY TO OLD BADIN ROAD MILHRO MAL PARO DIPLO TOWN	983,400	Nil	Nil	983,400	983,400	Development works	Open Competitive bidding Through NIT & SPRA Web Site	Dec-16	Feb-16	Jun-17
143	CONSTRUCTION OF OPEN SURFACE DRAIN (A&B) TYPE @ BARHAYA COLONY MASTER MOHAN HOI SE TO GBPS DIPLO TOWN	615,000	Nil	Nil	615,000	615,000	Development works	Open Competitive bidding Through NIT & SPRA Web Site	Dec-16	Feb-16	Jun-17
144	CONSTRUCTION OF BRICK ROAD @ PENHODON MECHWAR HOI SE TO DANO BHOPO COLONY DIPLO TOWN	983,400	Nil	Nil	983,400	983,400	Development works	Open Competitive bidding Through NIT & SPRA Web Site	Dec-16	Feb-16	Jun-17
145	REPAIR/ CONSTRUCTION OF C.C ROAD @ VALASAI COLONY POONHAR COLONY AND MAHARAJ COLONY DIPLO TOWN	953,400	Nil	Nil	953,400	953,400	Development works	Open Competitive bidding Through NIT & SPRA Web Site	Dec-16	Feb-16	Jun-17
146	REPAIR/ CONSTRUCTION OF OPEN SURFACE DRAIN (A&B) TYPE @ VALASAI COLONY POONHAR COLONY AND MAHARAJ COLONY DIPLO TOWN	615,000	Nil	Nil	615,000	615,000	Development works	Open Competitive bidding Through NIT & SPRA Web Site	Dec-16	Feb-16	Jun-17
147	CONSTRUCTION OF BRICK ROAD @ DAHO HOUSE TO GPS HARJAN COLONY BACK STREET MAIN ROAD DIPLO TOWN	983,400	Nil	Nil	983,400	983,400	Development works	Open Competitive bidding Through NIT & SPRA Web Site	Dec-16	Feb-16	Jun-17
148	CONSTRUCTION OF C.C ROAD @ BARHYA COLONY RANO MAL HOI SE TO BUDGROMAL HOUSE DIPLO TOWN	#####	Nil	Nil	1,000,000	1,000,000	Development works	Open Competitive bidding Through NIT & SPRA Web Site	Dec-16	Feb-16	Jun-17
149	CONSTRUCTION OF C.C ROAD @ MAIN ROAD TO HISHMAT HOUSE DIPLO TOWN	#####	Nil	Nil	1,000,000	1,000,000	Development works	Open Competitive bidding Through NIT & SPRA Web Site	Dec-16	Feb-16	Jun-17

Serial No. ADP No.	Name of Scheme & Estimated Cost	Allocated Funds	Cost of ongoing works (Expenditure already incurred)	Funds earmarked for ongoing works	Cost of New works	Funds for New works (c + e)	Nature of Procurement	Method of Procurement	Anticipated / Actual Date of Advertisement	Anticipated / Actual Date of Start	Anticipated / Actual Date of Completion
a	b	c	d	e	f	g	h	i	j	k	
150	CONSTRUCTION OF C.C. ROAD @ RAVI HOUSE TO HISHMAT HOSE. DIPO TOWN	#####	Nil	Nil	1,000,000	1,000,000	Development works	Open Competitive bidding Through N.I.T & SPPRA Web Site	Dec-16	Feb-16	Jun-17
151	REPAIR/ CONSTRUCTION OF C.C. ROAD @ GANDHEER MITALLA DIPO TOWN	#####	Nil	Nil	1,034,600	1,034,600	Development works	Open Competitive bidding Through N.I.T & SPPRA Web Site	Dec-16	Feb-16	Jun-17
152	CONSTRUCTION OF C.C. ROAD @ MAIN ROAD TO ABDULLAH (SAIN) MOOO KALLAR/HOUSE DIPO TOWN	#####	Nil	Nil	1,000,000	1,000,000	Development works	Open Competitive bidding Through N.I.T & SPPRA Web Site	Dec-16	Feb-16	Jun-17
153	CONSTRUCTION OF BRICK ROAD @ SHAHID KALLAR MITALLA TO MITTAZ KALLAR/HOUSE DIPO TOWN	983,400	Nil	Nil	983,400	983,400	Development works	Open Competitive bidding Through N.I.T & SPPRA Web Site	Dec-16	Feb-16	Jun-17
154	CONSTRUCTION OF DISPOSAL @ ZONE "B" FOR DRAINAGE SITUATION MANGANIHAR PARO DIPO TOWN	#####	Nil	Nil	2,147,800	2,147,800	Development works	Open Competitive bidding Through N.I.T & SPPRA Web Site	Dec-16	Feb-16	Jun-17
155	CONSTRUCTION OF DISPOSAL @ ZONE "A" FOR DRAINAGE SCHEME NEAR CTRCT FOR SE DIPO TOWN	#####	Nil	Nil	3,894,400	3,894,400	Development works	Open Competitive bidding Through N.I.T & SPPRA Web Site	Dec-16	Feb-16	Jun-17
156	CONSTRUCTION OF DISPOSAL @ ZONE "C" FOR DRAINAGE SCHEME PEENARA MITALLA DIPO TOWN	#####	Nil	Nil	2,101,750	2,101,750	Development works	Open Competitive bidding Through N.I.T & SPPRA Web Site	Dec-16	Feb-16	Jun-17
157	REPAIR/ CONSTRUCTION OF SHOPPING CENTER BACKSIDE TOWN COMMITTEE OFFICE DIPO TOWN	769,200	Nil	Nil	769,200	769,200	Development works	Open Competitive bidding Through N.I.T & SPPRA Web Site	Dec-16	Feb-16	Jun-17
158	REPAIR/ CONSTRUCTION OF DISPOSAL FOR RAINY WATER @ NEAR BADIN BUS STOP DIPO TOWN	#####	Nil	Nil	1,657,800	1,657,800	Development works	Open Competitive bidding Through N.I.T & SPPRA Web Site	Dec-16	Feb-16	Jun-17
159	CONSTRUCTION OF DISPOSAL FOR RAINY WATER @ CHHACHH TARAI DIPO TOWN	#####	Nil	Nil	3,894,400	3,894,400	Development works	Open Competitive bidding Through N.I.T & SPPRA Web Site	Dec-16	Feb-16	Jun-17

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Serial No. ADP No.	Name of Scheme & Estimated Cost	Allocated Funds	Cost of opening works (Expenditure already incurred)	Funds earmarked for ongoing works	Cost of New works	Funds for New works (c + e)	Nature of Procurement	Method of Procurement	Anticipated / Actual Date of Advertisement	Anticipated / Actual Date of Start	Anticipated / Actual Date of Completion
a	b	c	d	e	f	g	h	i	j	k	l
160	CONSTRUCTION OF R.O PLANT (2 Nos) @ DIPLO TOWN	-	Nil	Nil	-	-	Development works	Open Competitive bidding Through NIT & SPRA Web Site	Dec-16	Feb-16	Jun-17
161	CONSTRUCTION C.C ROAD @ MAIN MITH-DIPLO ROAD TO TECHNICAL COLLEGE AND FOOD GODOWN DIPLO TOWN	#####	Nil	Nil	1,000,000	1,000,000	Development works	Open Competitive bidding Through NIT & SPRA Web Site	Dec-16	Feb-16	Jun-17
162	CONSTRUCTION OF BRICK ROAD @ GRID STATION TO GOVT. DIGRIE COLLEGE DIPLO TOWN	983,400	Nil	Nil	983,400	983,400	Development works	Open Competitive bidding Through NIT & SPRA Web Site	Dec-16	Feb-16	Jun-17
163	CONSTRUCTION OF C.C ROAD @ TRIP OFFICE TO GOVT. DIGRIE COLLEGE DIPLO TOWN	#####	Nil	Nil	1,000,000	1,000,000	Development works	Open Competitive bidding Through NIT & SPRA Web Site	Dec-16	Feb-16	Jun-17
164	CONSTRUCTION OF CONCRETE WALL @ VILSINI GRAVE YARD DIPLO TOWN	846,400	Nil	Nil	846,400	846,400	Development works	Open Competitive bidding Through NIT & SPRA Web Site	Dec-16	Feb-16	Jun-17
165	CONSTRUCTION OF SHADE @ VILSINI GRAVE YARD DIPLO TOWN	#####	Nil	Nil	1,091,900	1,091,900	Development works	Open Competitive bidding Through NIT & SPRA Web Site	Dec-16	Feb-16	Jun-17
166	REPAIR IMPROVEMENT OF HANDED PARK DIPLO TOWN	#####	Nil	Nil	1,282,900	1,282,900	Development works	Open Competitive bidding Through NIT & SPRA Web Site	Dec-16	Feb-16	Jun-17
167	REPAIR MAINTNANCE OF ALL TC VEHICLES TC DIPLO	#####	Nil	Nil	1,943,000	1,943,000	Development works	Open Competitive bidding Through NIT & SPRA Web Site	Dec-16	Feb-16	Jun-17
168	SUPPLYING OF 5 KV GENERATOR @ TC OFFICE DIPLO TOWN	300,000	Nil	Nil	300,000	300,000	Development works	Open Competitive bidding Through NIT & SPRA Web Site	Dec-16	Feb-16	Jun-17
169	SUPPLYING OF 65 KVA DIESEL GENERATOR (02 NOS) @ NEW RAINY DISPOSALS DIPLO TOWN	#####	Nil	Nil	4,500,000	4,500,000	Development works	Open Competitive bidding Through NIT & SPRA Web Site	Dec-16	Feb-16	Jun-17
170	SUPPLYING OF WATER DISPENSER @ TC OFFICE DIPLO TOWN	40,500	Nil	Nil	40,500	40,500	Development works	Open Competitive bidding Through NIT & SPRA Web Site	Dec-16	Feb-16	Jun-17

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a	b	c	d	e	f	g	h	i	j	k	l
171	SUPPLYING OF FURNITURE & TC OFFICE DIPLO TOWN	999,900	Nil	Nil	999,900	999,900	Development works	Open competitive bidding Through NIT & SUPRA Web Site	Dec-16	Feb-16	Jun-17
172	SUPPLYING OF DEWATERING PLANT (02 NOS) & FIRE WORKSHOP TC DIPLO TOWN	180,000	Nil	Nil	180,000	180,000	Development works	Open competitive bidding Through NIT & SUPRA Web Site	Dec-16	Feb-16	Jun-17
173	SUPPLYING OF PHOTO COPIER MACHINE & TC OFFICE DIPLO TOWN	350,000	Nil	Nil	350,000	350,000	Development works	Open competitive bidding Through NIT & SUPRA Web Site	Dec-16	Feb-16	Jun-17
174	SUPPLYING OF SEWING MACHINE (100 NOS) FOR POOR WOMEN OF DIPLO TOWN	680,000	Nil	Nil	680,000	680,000	Development works	Open competitive bidding Through NIT & SUPRA Web Site	Dec-16	Feb-16	Jun-17
175	SUPPLYING OF DRIP IRRIGATION PVC PIPES & ALL ACCESSORIES ETC (COMPLETE) & 50 NOS & VARIOUS PLANTS OF DIPLO TOWN	#####	Nil	Nil	2,350,000	2,350,000	Development works	Open competitive bidding Through NIT & SUPRA Web Site	Dec-16	Feb-16	Jun-17

ASSISTANT EXECUTIVE ENGINEER
TOWN COMMITTEE
DIPLO

CHAIRMAN
TOWN COMMITTEE
DIPLO

TENDER DOCUMENTS

DETAILED WORKING ESTIMATE FOR REPAIR/ MAINTANCE OF ALL TC VEHICLE TOWN COMMITTEE DIPLO



TOWN COMMITTEE DIPLO DISTRICT THARPARKAR

EVALUATION CRITERIA OF THE TENDER UP TO 2.5 MILLION

1. Contractor having NTN and copy must be available with Tender in case of supply item the GST registration must be available with Tender.
2. The Pay Order of Bid security as mentioned in NIT and must be available with Tender.
3. 1 Years Experience certificate of similar nature of job must be available with the Tender.
4. Turn over statement last 3 years.
5. Similar nature of Bidding Documents from upto 2.5 Million of SPPRA with filling Bidding Data & Contractor Data must be available with BOQ otherwise the Tender cannot be accepted.
6. Rate must be quoted in figure & words by contractor.
7. Bid shall be properly signed by contractor with stamped address and contract No:
8. If the estimates are based on Sch: 2012 and premium can be allowed within allowable limit.
9. If the estimates are preparing on M.R and 10% profit is included in R.A & excess quoted cost cannot be considered.
10. Conditional bid cannot be accepted.
11. Bid must be submitted in sealed cover.
12. Contractor must be registered with Sindh Revenue Board.

INSTRUCTIONS TO BIDDERS/ PROCURING AGENCIES**General Rules and Directions for the Guidance of Contractors**

This section of the bidding documents should provide the information necessary for bidders to prepare responsive bids, in accordance with the requirements of the Procuring Agency. It should also give information on bid submission, opening and evaluation and on the award of contract.

Matters governing the performance of Contract or payments under the Contract, or matters affecting the risks, rights and obligations of the parties under the Contract are included as Conditions of Contract and Contract Data.

The instructions to bidders will not be part of the Contract and will cease to have effect once the contract is signed.

1. All work proposed: to be executed by contract shall be notified in a form of Notice Inviting Tenders (NIT)/ Invitation for Bid (IFB) hosted on website of Authority and Procuring Agency and also in printed media where ever required as per rules. NIT must state the description of the work, dates, time and place of issuing, submission, opening of bids completion time, cost of bidding document and bid security either in lump sum or percentage of Estimated Cost/ Bid Cost. The interested bidder must have valid NTN also.

2. Content of Bidding Documents must include but not limited to: Conditions of contract, Contract Data, specifications or its references, Bill of Quantities containing description of items with scheduled/ item rates with premium to be filled in form of percentage above/ below or on item rates to be quoted, Form of Agreement and drawings.

3. Fixed Price Contracts: The Bid prices and rates are fixed during currency of contract and under no circumstance shall any contractor be entitled to claim enhanced rates for any item in this contract.

4. The Procuring Agency shall have right of rejecting all or any of the tenders as per provisions of SPPRA Rules-2010.

5. Conditional Offer: Any person who submits a tender shall fill up the usual printed form stating at what percentage above or below on the rates specified in Bill of Quantities for items of work to be carried out. He is willing to undertake the work and also quote the rates for those items which are based on market rates. Only one rate of such percentage, on all the Scheduled Rates shall be framed. Tenders which propose any alternative in the works specified in the said form of invitation to tenders or in the time allowed for carrying out the work, or which contain any other conditions, will be liable to rejection. No printed form of

tender shall include a tender for more than one work, but if contractor wish to tender for two or more works, they shall submit a separate tender for each.

The envelope containing the tender documents shall refer the name and number of the work.

6. All works shall be measured by standard instructions according to the rules.

7. Bidders shall provide evidence of their eligibility as and when requested by the Procuring Agency.

8. Any bid received by the Agency after the deadline for submission of bids shall be rejected and returned unopened to the bidder.

9. 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 documents. If the bidder does not fulfill any of these conditions, it shall not be evaluated further.


10. Bid without bid security of required amount and prescribed form shall be rejected.

11. Bids determined to be substantially responsive shall be checked for any arithmetic errors. Arithmetical error shall be rectified on the following basis:

- (A) **In case of schedule rates:** the amount of percentage quoted above or below will be checked and added or subtracted from amount of bill of quantities to arrive the final bid cost.
- (B) **In case of item rates:** If there is a discrepancy between the unit rate and the total cost that is obtained by multiplying the unit rate and quantity, the unit rate shall prevail and the total cost will be corrected unless in the opinion of the Agency there is an obvious misplacements of the decimal point in the unit rate, in which case the total cost as quoted will govern and the unit rate corrected. If there is a discrepancy between the total bid amount and the sum of total costs, the sum of the total costs shall prevail and the total bid amount shall be corrected.
- (C) Where there is a discrepancy between the amounts in figures and in words, the amount in words will govern.

BIDDING DATA

- a) Name of Procuring Agency : Town Committee Diplo
- b) Brief Description of Work : **DETAILED WORKING ESTIMATE FOR REPAIR/ MIANTANCE OF ALL TC VEHICLES TOWN COMMITTEE DIPLO**
- c) Procuring Agency Address : Office of the Chairman Town Committee Diplo near Mithi Bus Stop Diplo District Tharparkar
- d) Estimate Cost : 1,943,000/-
- e) Amount of Bid Security : 38,860/-
- f) Period of Bid Validity : 90-Days
- g) Security Deposit (Including Bid Security) :
- h) Venue, Time & Date of Bid Opening : The Tender in sealed cover with the name of the Work should be dropped in the Tender Box kept in Office of the Chairman Town Committee Diplo on **17-01-2017 @ 01:00 PM** & open on **same day @ 01:30 PM** in presence of Procurement Committee.
- i) Deadline for submission of Bid along with Time : 17-01-2017 @ 01:00 PM
- j) Time for completion from written order commence : 4-Months
- k) Liquidity damage : 0.5% of Bid Cost per day of delay.
- l) Bid issued to Firm/ Agency : _____
- m) Deposit Receipt No: & Date : _____
- n) Amount : 38,860/-



CHAIRMAN
TOWN COMMITTEE
DIPLO

(STANDARD BIDDING DOCUMENT BELOW RS. 2.500 MILLION)

Issued to M/S _____

& Charged Rs. _____ Tender Fee 1,000/=

Vide D.R.No. _____ Dated: _____

TOWN COMMITTEE DIPLO

Percentage rate Tender and Contract work issued for the work: **DETAILED WORKING ESTIMATE FOR REPAIR/ MIANTANCE OF ALL TC VEHICLES TOWN COMMITTEE DIPLO**

I/We hereby tender for the execution, for the Government of Sindh (here in before) and herein-after referred to as Government of the work specified in the underwritten memorandum within the time specified in each memorandum @ Rs. _____ percent, above/below/estimate schedule of rate entered in the Schedule "B" memorandum showing items of work to be carried out and in accordance in all respects with the specification designs, drawing and instruction in written referred to in Rule-I here of and in Clause-12 of the annex condition of the contract and agree that when materials for the work are provided by the Government such materials at the rate to be paid for shall be as provide in Schedule "B" here to.

MEMORANDUM

a.	General Description:	As Above
b.	Estimated Cost:	Rs. 1,943,000/-
c.	Earnest Money @ 2%:	Rs. 38,860/-
d.	Security Deposit i/c Earnest Money @ 10%:	Rs. 194,300/-
e.	Performance after successful of tender @ 3%:	Rs. 58,290/-
e.	Percentage, if any to be deducted from the bills:	5%
f.	Time allowed for completion of the work is:	4-Months

CONTRACTOR UNDERTAKING

I/We have referred the above rates after taking into consideration all the terms and conditions as per printed Standard Bidding Document so as to complete the agreement. In case of failure the Department will be as liberty to take action against/as per clause of agreement printed in Standard Bidding Document, which has been read by me and accepted by me.

Schedule "A"NIL.....

Schedule "B" attached herewith.

C.D.NO: _____ Dated: _____

“SCHEDULE B”
REPAIR/ MAINTAIN OF ALL VEHICLE TC DIPLO

Sr. No:	Item Description	QTY	Rate	Unit	Amount
01.	R/M of Fire Brigade 4x4 (i/c Tyres with Tube 1020 PLY General, Pana Kit and etc Complete)				
	Tyres with Tube	06 Nos	31,000/-	Each	186,000/-
	Repair & Maintenance Engine & General Overall etc complete	01 Job	300,000	P/ Job	300,000
	Pana Kit Set	01	25,000	P/ Set	25,000
02.	R/M of Fire Brigade 2x2 (i/c Tyres With Tube General and Etc Complete)				
	Tyres With Tube General	04 Nos.	18,000	Each	72,000
	Repair & Maintenance Engine & General Overall etc complete	01 Job	230,000	P/ Job	230,000
03.	R/M of Refuse Van (i/c Tyres, Hydraulic System and etc complete)				
	Tyres With Tube	06 Nos.	18,000	Each	108,000
	Repair & Maintenance Engine I/C Hydraulic system & etc Complete	01 Job	300,000	P/ Job	300,000
04.	R/M of Dozer (i/c Hydraulic System and etc Complete)				
	Repair & Maintenance Engine I/C Hydraulic system & etc Complete	01 Job	500,000	P/ Job	500,000
05.	R/M of Tractor Messy (i/c Wiring, Tyres and etc Complete)				
	Types with Tube General/ MRF Large Size	02 Nos.	45,000	Each	90,000
	Types with Tube General/ MRF Small Size	02 Nos.	16,000	Each	32,000
	Repair & Maintenance of Engine I/C Wiring & etc complete	01 Job	100,000	P/ Job	100,000
TOTAL AMOUNT					1,943,000

CONTRACTOR


ASSISTANT EXECUTIVE ENGINEER
TOWN COMMITTEE
DIPLO

CONDITIONS OF CONTRACT

- **Clause - 1: Commencement & Completion Dates of work.** The contractor shall not enter upon or commence any portion or work except with the written authority and instructions of the Engineer-in-charge or of in subordinate-in-charge of the work. Failing such authority the contractor shall have no claim to ask for measurements of or payment for work.

The contractor shall proceed with the works with due expedition and without delay and complete the works in the time allowed for carrying out the work as entered in the tender shall be strictly observed by the contractor and shall reckoned from the date on which the order to commence work is given to the contractor. And further to ensure good progress during the execution of the work, contractor shall be bound, in all in which the time allowed for completion of any work exceeds one month, to achieve progress on the prorate basis.

Clause - 2: Liquidated Damages. The contractor shall pay liquidated damages to the Agency at the rate per day stated in the bidding data for each day that the completion date is later than the intended completion date, the amount of liquidated damage paid by the contractor to the Agency shall not exceed 10 per cent of the contract price. Agency may deduct liquidated damages from payments due to the contractor. Payment of liquidated damages does not affect the contractor's liabilities.

Clause - 3: Termination of the Contract.

- (A) Procuring Agency/Assistant Executive Engineer may terminate the contract if either of the following conditions exists:
- (i) Contractor causes a breach of any clause of the contract;
 - (ii) The progress of any particular portion of the work is unsatisfactory and notice of 10 days has expired.
 - (iii) In the case of abandonment of the work owing to the serious illness or death of the contractor or any other cause.
 - (iv) Contractor can also request for termination of contract if a payment certified by the Engineer is not paid to the contractor within 60 days of the date of the submission of the bill.
- (B) The Town Officer/Procuring Agency has power to adopt any of the following courses as may deem fit.
- (i) to forfeit the security deposit available except conditions mentioned at A (iii) and (iv) above;
 - (ii) To finalize the work by measuring the work done by the contractor.
- (C) In the event of any of the above courses being adopted by the Assistant Executive Engineer/Procuring Agency, the contractor shall have: -
- (i) No claim to compensation for any loss sustained by him by reason of his having purchased or procured any materials, or entered into any engagements, or made any advances on account of or with a view to the execution of the work or the performance of the contract.
 - (ii) However, the contractor can claim for the work done at site duly certified by the Town Officer in writing regarding the performance of such work and has not been paid.

Procuring Agency/Engineer may invite fresh bids for remaining work.

Clause - 4: Possession of the site and claims for compensation for delay. The Engineer Shall give possession of all parts of the site to the contractor. If possession of site is not given by the date stated in the contract data, no compensation shall be allowed for any delay caused in startling of the work on account of any acquisition of land, water standing in borrow pits/compartments or in according sanction to estimates. In such case, either date of commencement will be changed or period of completion is to be extended accordingly.

Clause - 5: Extension of Intended Completion Date. The Procuring Agency either at its own initiatives before the date of completion or on desire of the contractor may extend the intended completion date, if an event (which hinders the execution of contract) occurs or a variation order is issued which makes it impossible to complete the work by the intended completion date for such period as he may think necessary or proper. The decision of the Town Officer in this matter shall be final where time has been extended under this or any other clause of this agreement, the date for completion of the work shall be the date fixed by the order giving the extension or by the aggregate of all such orders, made under this agreement.

When time has been extended as aforesaid, it shall continue to be the essence of the contract and all clauses of the contract shall continue to be operative during the extended period.

Clause – 6: Specifications. The contractor shall execute the whole and every part of the work in the most substantial and work-man-like manner and both as regards materials and all other matters in strict accordance with the specifications lodged in the office of the Town Officer and initialed by the parties, the said specification being a part of the contract. The contractor shall also confirm exactly, fully and faithfully to the designs, drawing, and instructions in writing relating to the work signed by the Engineer-In-Charge and lodge in his office and to which the contractor shall be entitled to have access at such office or on the site of work for the purpose of inspection during office hours and the contractor shall, if he so requires, be entitled at his own expense to make or cause to be made copies of the specifications, and of all such designs, drawings, and instructions as aforesaid.

Clause – 7: Payments.

(A) **Interim/Running Bill.** A bill shall be submitted by the contractor as frequently as the progress of the work may justify for all work executed and not included in any previous bill at least once in a month and the Engineer-in-charge shall take or cause to be taken the requisite measurements for the purpose of having the same verified and the claim, as far as admissible, adjusted, if possible before the expiry of ten days from the presentation of the bill, at any time depute a subordinate to measure up the said work in the presence of the contractor or his authorized agent, whose countersignature to the measurement list will be sufficient to warrant and the Engineer-in-charge may prepare a bill from such list which shall be binding on the contractor in all respects.

The Engineer/Procuring Agency shall pass/certify the amount to be paid to the contractor, which he considers due and payable in respect thereof, subject to deduction of security deposit, advance payment if any made to him and taxes.

All such intermediate payment shall be regarded as payments by way of advance against the final payment only and not as payments for work actually done and completed, and shall not preclude the Engineer-in-charge from recoveries from final bill and rectification of defects and unsatisfactory items of works pointed out to him during defect liability period.

(B) **The Final Bill.** A bill shall be submitted by the contractor within one month of the date fixed for the completion of the work otherwise Engineer-in-charge's certificate of the measurements and of the total amount payable for the works shall be final and binding on all parties.

Clause – 8: Reduced Rates. In cases where the items of work are not accepted as completed, the Engineer-in-charge may make payment on account of such items at such reduced rates as he may consider reasonable in the preparation of final or on running account bills with reasons recorded in writing.

Clause – 9: Issuance of Variation and Repeat Orders.

- (A) Agency may issue a Variation order for procurement of works, physical services from the original contractor to cover any increase or decrease in quantities, including the introduction of new work items that are either due to change of plans, design or alignment to suit actual field conditions, within the general scope and physical boundaries of the contract.
- (B) Contractor shall not perform a variation until the procuring Agency has authorized the variation in writing subject to the limit not exceeding the contract cost by of 15% on the same conditions in all respects on which he agreed to do them in the work, and at the same rates, as are specified in the tender for the main work. The contractor has no right to claim for compensation by reason of alterations or curtailment of the work.
- (C) In case the nature of the work in the variation does not correspond with items in the bill of quantities, the quotation by the contractor is to be in the form of new rates for the relevant items of work, and if the Engineer-in-charge is satisfied that the rate quoted is within the rate worked out by him on detailed rate analysis, and then only he shall allow him that rate after approval from higher authority.
- (D) The time for the completion of the work shall be extended in the proportion that the additional work bear to the original contract work.

- (E) In case of quantities of work executed result the initial contract Price to be exceeded by more than 15%, and then Engineer can adjust the rates for those quantities causing excess the cost of contract beyond 15% after approval of Assistant Executive Engineer.
- (F) Repeat Order: Any cumulative variation, beyond the 15% of initial contract amount, shall be subject of another contract to be tendered out if the works are separable from the original contract.

Clause – 10: Quality Control

- (A) **Identifying Defects:** If at any time before the security deposit is refunded to the contractor/during defect liability period mentioned in bid data, the Engineer-in-charge or his subordinate-in-charge of the work may instruct the contractor to uncover and test any part of the works which he considers may have a defect due to use of unsound materials or unskillful workmanship and the contractor has to carry out a test at his own cost irrespective of work already approved or paid.
- (B) **Correction of Defects:** The contractor shall be bound forthwith to rectify or remove and reconstruct the work so specified in whole or in part, as the case may require. The contractor shall correct the notified defect within the defects correction period mentioned in notice.
- (C) **Uncorrected Defects:**
 - (i) In the case of any such failure, the Engineer-in-charge shall give the contractor at least 14-days notice of his intention to use a third party to correct a defect. He may rectify or remove, and re-execute the work or remove and replace the materials or articles complained of as the case may be at the risk and expense in all respects of the contractor.
 - (ii) If the Engineer considers that rectification/correction of a defect is not essential and it may be accepted or made use of it shall be within his discretion to accept the same at such reduced rates as he may fix therefore.

Clause – 11:

- (A) **Inspection of Operations.** The Engineer and his subordinates, shall at all reasonable times have access to the site for supervision and inspection of works under or in course of execution in pursuance of the contract and the contractor shall afford every facility for and every assistance in obtaining the right to such access.
- (B) **Dates for Inspection and Testing.** The Engineer shall give the contractor reasonable notice of the intention of the Engineer-in-charge or his subordinate to visit the work shall have been given to the contractor, then he either himself be present to receive orders and instructions, or have a responsible agent duly accredited in writing present for that purpose, orders given to the contractor's duly authorized agent shall be considered to have the same force an effect as if they had been given to the contractor himself.

Clause – 12: Examination of work before covering up.

- (A) No part of the works shall be covered up or put out of view/beyond the reach without giving notice of not less than five days to the Engineer whenever any such part of the works or foundations is or are ready or about to be ready for examination and the Engineer shall, without delay, unless he considers it unnecessary and advises the contractor accordingly, attend for the purpose of examining and measuring such part of the works or of examining such foundations.
- (B) If any work is covered up or placed beyond the reach of measurement without such notice having been given, the same shall be uncovered at the contractor's expense, and in default thereof no payment or allowance shall be made for such work, or for the materials with which the same was executed.

Clause – 13: Risks. The contractor shall be responsible for all risks of loss of or damage to physical property or facilities or related services at the premises and of personal injury and death which arise during and in consequence of its performance of the contract. If any damage is caused while the work is in progress or become apparent within three months of the grant of the certificate of completion, final or otherwise, the contractor shall make good the same at his own expense, or in default the Engineer may cause the same to be made good by other workmen, and deduct the expenses from retention money lying with the Engineer.

Clause – 14: Measures for prevention of fire and safety measures. The contractor shall not set fire to any standing jungle, trees, bush wood or grass without a written permit from the Town Officer. When such permit is given, and also in all cases when destroying, cutting or uprooting trees, bush-wood, grass, etc by fire, the contractor shall take necessary measures to prevent such fire spreading to or otherwise

damaging surrounding property. The contractor is responsible for the safety of all its activities including retention of the environment on and off the site. Compensation of all damage done intentionally or unintentionally on or off the site by the contractor's labour shall be paid by him.

Clause – 15: Sub-contracting. The contractor shall not subcontract the whole of the works, except where otherwise provided by the contract. The contractor shall not subcontract any part of the works without the prior consent of the Engineer. Any such consent shall not relieve the contractor from any liability or obligation under the contract and he shall be responsible for the acts, defaults and neglects of any subcontractor, his agents, servants or workmen as if these acts, defaults or neglects were those of the contractor, his agents servants or workmen. The provisions of this contract shall apply to such subcontractor or his employee as if he or it were employees of the contractor.

Clause – 16: Disputes. All disputes arising in connection with the present contract, and which cannot be amicably settled between the parties, the decision of the Town Officer to awarding authority shall be final, conclusive and binding on all parties to the contract upon all questions relating to the meaning of the specifications, designs drawings, and instructions, hereinbefore mentioned and as to the quality of workmanship, or materials used on the work or as to any other questions, claim, right, matter, or thing whatsoever in any way arising out of, or relating to the contract design, drawings, specifications, estimates, instructions, orders or these conditions or otherwise concerning the works, or the execution, of failure to execute the same, whether arising, during the progress of the work, or after the completion or abandonment thereof.

Clause – 17: Site Clearance. On completion of the work, the contractor shall be furnished with a certificate by the Assistant Executive Engineer (hereinafter called the Engineer-in-charge) of such completion, but neither such certificate shall be given nor shall the work be considered to be complete until the contractor shall have removed all temporary structures and materials brought at site either for use or for operation facilities including cleaning debris and dirt at the site. If the contractor fails to comply with the requirements of this clause then Engineer-in-charge, may at the expense of the contractor remove and dispose of the same as he thinks fit and shall deduct the amount of all expenses so incurred from the contractor's retention money. The contractor shall have no claim in respect of any surplus materials as aforesaid except for any sum actually realized by the sale thereof.

Clause – 18: Financial Assistance/Advance Payment.

(A) Mobilization advance is not allowed.

(B) Secured Advance against materials brought at site.

(i) Secured Advance may be permitted only against imperishable materials/quantities anticipated to be consumed/ utilized on the work within a period of three months from the date of issue of secured advance and definitely not for full quantities of materials for the entire work/contract. The sum payable for such materials on site shall not exceed 75% of the market price of materials.

(ii) Recovery of Secured Advance paid to the contractor under the above provisions shall be affected from the monthly payments on actual consumption basis, but not later than period more than three months (even if unutilized).

Clause – 19: Recovery as arrears of land Revenue. Any sum due to the Government by the contractor shall be liable for recovery as arrears of land Revenue.

Clause – 20: Refund of Security Deposit/Retention Money. On completion of the whole of the works (a work should be considered as complete for the purpose of refund of security deposit to a contractor from the last date on which its final measurements are checked by a competent authority, if such check is necessary otherwise from the last date of recording the final measurements), the defects notice period has also passed and the Engineer has certified that all defects notified to the contractor before the end of this period have been corrected, the security deposit lodged by a contractor (in cash or recovered in installments from his bills) shall be refunded to him after the expire of three months from the date on which the work is completed.

CONTRACTOR

ACCOUNTANT/ A.O
TOWN COMMITTEE
DIPLO


CHAIRMAN
TOWN COMMITTEE
DIPLO

TENDER DOCUMENTS

**DETAILED WORKING ESTIMATE FOR
SUPPLYING OF 5 KV GENERATOR @ TOWN
COMMITTEE OFFICE DIPLO TOWN**



TOWN COMMITTEE DIPLO DISTRICT THARPARKAR

EVALUATION CRITERIA OF THE TENDER UP TO 2.5 MILLION

1. Contractor having NTN and copy must be available with Tender in case of supply item the GST registration must be available with Tender.
2. The Pay Order of Bid security as mentioned in NIT and must be available with Tender.
3. 1 Years Experience certificate of similar nature of job must be available with the Tender.
4. Turn over statement last 3 years.
5. Similar nature of Bidding Documents from upto 2.5 Million of SPPRA with filling Bidding Data & Contractor Data must be available with BOQ otherwise the Tender cannot be accepted.
6. Rate must be quoted in figure & words by contractor.
7. Bid shall be properly signed by contractor with stamped address and contract No:
8. If the estimates are based on Sch: 2012 and premium can be allowed within allowable limit.
9. If the estimates are preparing on M.R and 10% profit is included in R.A & excess quoted cost cannot be considered.
10. Conditional bid cannot be accepted.
11. Bid must be submitted in sealed cover.
12. Contractor must be registered with Sindh Revenue Board.

INSTRUCTIONS TO BIDDERS/ PROCURING AGENCIES**General Rules and Directions for the Guidance of Contractors**

This section of the bidding documents should provide the information necessary for bidders to prepare responsive bids, in accordance with the requirements of the Procuring Agency. It should also give information on bid submission, opening and evaluation and on the award of contract.

Matters governing the performance of Contract or payments under the Contract, or matters affecting the risks, rights and obligations of the parties under the Contract are included as Conditions of Contract and Contract Data.

The instructions to bidders will not be part of the Contract and will cease to have effect once the contract is signed.

1. All work proposed: to be executed by contract shall be notified in a form of Notice Inviting Tenders (NIT)/ Invitation for Bid (IFB) hosted on website of Authority and Procuring Agency and also in printed media where ever required as per rules. NIT must state the description of the work, dates, time and place of issuing, submission, opening of bids completion time, cost of bidding document and bid security either in lump sum or percentage of Estimated Cost/ Bid Cost. The interested bidder must have valid NTN also.

2. Content of Bidding Documents must include but not limited to: Conditions of contract, Contract Data, specifications or its references, Bill of Quantities containing description of items with scheduled/ item rates with premium to be filled in form of percentage above/ below or on item rates to be quoted, Form of Agreement and drawings.

3. Fixed Price Contracts: The Bid prices and rates are fixed during currency of contract and under no circumstance shall any contractor be entitled to claim enhanced rates for any item in this contract.

4. The Procuring Agency shall have right of rejecting all or any of the tenders as per provisions of SPPRA Rules-2010.

5. Conditional Offer: Any person who submits a tender shall fill up the usual printed form stating at what percentage above or below on the rates specified in Bill of Quantities for items of work to be carried out. He is willing to undertake the work and also quote the rates for those items which are based on market rates. Only one rate of such percentage, on all the Scheduled Rates shall be framed. Tenders which propose any alternative in the works specified in the said form of invitation to tenders or in the time allowed for carrying out the work, or which contain any other conditions, will be liable to rejection. No printed form of

tender shall include a tender for more than one work, but if contractor wish to tender for two or more works, they shall submit a separate tender for each.

The envelope containing the tender documents shall refer the name and number of the work.

6. All works shall be measured by standard instructions according to the rules.

7. Bidders shall provide evidence of their eligibility as and when requested by the Procuring Agency.

8. Any bid received by the Agency after the deadline for submission of bids shall be rejected and returned unopened to the bidder.

9. 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 documents. If the bidder does not fulfill any of these conditions, it shall not be evaluated further.

10. Bid without bid security of required amount and prescribed form shall be rejected.

11. Bids determined to be substantially responsive shall be checked for any arithmetic errors. Arithmetical error shall be rectified on the following basis;

- (A) **In case of schedule rates:** the amount of percentage quoted above or below will be checked and added or subtracted from amount of bill of quantities to arrive the final bid cost.
- (B) **In case of item rates:** If there is a discrepancy between the unit rate and the total cost that is obtained by multiplying the unit rate and quantity, the unit rate shall prevail and the total cost will be corrected unless in the opinion of the Agency there is an obvious misplacements of the decimal point in the unit rate, in which case the total cost as quoted will govern and the unit rate corrected. If there is a discrepancy between the total bid amount and the sum of total costs, the sum of the total costs shall prevail and the total bid amount shall be corrected.
- (C) Where there is a discrepancy between the amounts in figures and in words, the amount in words will govern.

BIDDING DATA

- a) Name of Procuring Agency : Town Committee Diplo
- b) Brief Description of Work : **DETAILED WORKING ESTIMATE FOR SUPPLYING OF 5 KV GENERATOR @ TOWN COMMITTEE OFFICE DIPLO TOWN**
- c) Procuring Agency Address : Office of the Chairman Town Committee Diplo near Mithi Bus Stop Diplo District Tharparkar
- d) Estimate Cost : 300,000/-
- e) Amount of Bid Security : 6,000/-
- f) Period of Bid Validity : 90-Days
- g) Security Deposit (Including Bid Security) : 30,000/-
- h) Venue, Time & Date of Bid Opening : The Tender in sealed cover with the name of the Work should be dropped in the Tender Box kept in Office of the Chairman Town Committee Diplo on **17-01-2017 @ 01:00 PM** & open on same day @ **01:30 PM** in presence of Procurement Committee.
- i) Deadline for submission of Bid along with Time : 17-01-2017 @ 01:00 PM
- j) Time for completion from written order commence : 4-Months
- k) Liquidity damage : 0.5% of Bid Cost per day of delay.
- l) Bid issued to Firm/ Agency : _____
- m) Deposit Receipt No: & Date : _____
- n) Amount : 6,000/-


CHAIRMAN
 TOWN COMMITTEE
 DIPLO

(STANDARD BIDDING DOCUMENT BELOW RS. 2.500 MILLION)

Issued to M/S _____

& Charged Rs. _____ Tender Fee 1,000/=

Vide D.R.No. _____ Dated: _____

TOWN COMMITTEE DIPLO

Percentage rate Tender and Contract work issued for the work: **DETAILED WORKING ESTIMATE FOR SUPPLYING OF 5 KV GENERATOR @ TOWN COMMITTEE OFFICE DIPLO TOWN**

I/We hereby tender for the execution, for the Government of Sindh (here in before) and herein-after referred to as Government of the work specified in the underwritten memorandum within the time specified in each memorandum @ Rs. _____ percent, above/below/estimate schedule of rate entered in the Schedule "B" memorandum showing items of work to be carried out and in accordance in all respects with the specification designs, drawing and instruction in written referred to in Rule-I here of and in Clause-12 of the annex condition of the contract and agree that when materials for the work are provided by the Government such materials at the rate to be paid for shall be as provide in Schedule "B" here to.

MEMORANDUM

a.	General Description:	As Above
b.	Estimated Cost:	Rs. 300,000/-
c.	Earnest Money @ 2%:	Rs. 6,000/-
d.	Security Deposit i/c Earnest Money @ 10%:	Rs. 30,000/-
e.	Performance after successful of tender @ 3%:	Rs. 9,000/-
e.	Percentage, if any to be deducted from the bills:	5%
f.	Time allowed for completion of the work is:	4-Months

CONTRACTOR UNDERTAKING

I/We have referred the above rates after taking into consideration all the terms and conditions as per printed Standard Bidding Document so as to complete the agreement. In case of failure the Department will be as liberty to take action against/as per clause of agreement printed in Standard Bidding Document, which has been read by me and accepted by me.

Schedule "A"NIL.....


Schedule "B" attached herewith.

C.D.NO: _____ Dated: _____

"SCHEDULE B"
SUPPLYING OF 5KVA GENERATOR @ TC OFFICE DIPLO

Sr. No:	Item Description	QTY	Rate	Unit	Amount
01.	SUPPLYING HONDA GENERATOR 5KVA HONDA GENERATOR 5KV (MC6500LX) I/C TRANSPORTATION CHARGES TO TC OFFICE DIPLO	01 Job	300,000	Each	300,000

CONTRACTOR


ASSISTANT EXECUTIVE ENGINEER
TOWN COMMITTEE
DIPLO

CONDITIONS OF CONTRACT

► **Clause - 1: Commencement & Completion Dates of work.** The contractor shall not enter upon or commence any portion or work except with the written authority and instructions of the Engineer-in-charge or of in subordinate-in-charge of the work. Failing such authority the contractor shall have no claim to ask for measurements of or payment for work.

The contractor shall proceed with the works with due expedition and without delay and complete the works in the time allowed for carrying out the work as entered in the tender shall be strictly observed by the contractor and shall reckoned from the date on which the order to commence work is given to the contractor. And further to ensure good progress during the execution of the work, contractor shall be bound, in all in which the time allowed for completion of any work exceeds one month, to achieve progress on the prorate basis.

Clause - 2: Liquidated Damages. The contractor shall pay liquidated damages to the Agency at the rate per day stated in the bidding data for each day that the completion date is later than the intended completion date, the amount of liquidated damage paid by the contractor to the Agency shall not exceed 10 per cent of the contract price. Agency may deduct liquidated damages from payments due to the contractor. Payment of liquidated damages does not affect the contractor's liabilities.

Clause - 3: Termination of the Contract.

(A) Procuring Agency/Assistant Executive Engineer may terminate the contract if either of the following conditions exists:

- (i) Contractor causes a breach of any clause of the contract;
- (ii) The progress of any particular portion of the work is unsatisfactory and notice of 10 days has expired.
- (iii) In the case of abandonment of the work owing to the serious illness or death of the contractor or any other cause;
- (iv) Contractor can also request for termination of contract if a payment certified by the Engineer is not paid to the contractor within 60 days of the date of the submission of the bill.

(B) The Town Officer/Procuring Agency has power to adopt any of the following courses as may deem fit.

- (i) to forfeit the security deposit available except conditions mentioned at A (iii) and (iv) above;
- (ii) To finalize the work by measuring the work done by the contractor.

(C) In the event of any of the above courses being adopted by the Assistant Executive Engineer/Procuring Agency, the contractor shall have: -

- (i) No claim to compensation for any loss sustained by him by reason of his having purchased or procured any materials, or entered into any engagements, or made any advances on account of or with a view to the execution of the work or the performance of the contract.
- (ii) However, the contractor can claim for the work done at site duly certified by the Town Officer in writing regarding the performance of such work and has not been paid.

Procuring Agency/Engineer may invite fresh bids for remaining work.

Clause - 4: Possession of the site and claims for compensation for delay. The Engineer Shall give possession of all parts of the site to the contractor. If possession of site is not given by the date stated in the contract data, no compensation shall be allowed for any delay caused in startling of the work on account of any acquisition of land, water standing in borrow pits/compartments or in according sanction to estimates. In such case, either date of commencement will be changed or period of completion is to be extended accordingly.

Clause - 5: Extension of Intended Completion Date. The Procuring Agency either at its own initiatives before the date of completion or on desire of the contractor may extend the intended completion date, if an event (which hinders the execution of contract) occurs or a variation order is issued which makes it impossible to complete the work by the intended completion date for such period as he may think necessary or proper. The decision of the Town Officer in this matter shall be final where time has been extended under this or any other clause of this agreement, the date for completion of the work shall be the date fixed by the order giving the extension or by the aggregate of all such orders, made under this agreement.

When time has been extended as aforesaid, it shall continue to be the essence of the contract and all clauses of the contract shall continue to be operative during the extended period.

Clause – 6: Specifications. The contractor shall execute the whole and every part of the work in the most substantial and work-man-like manner and both as regards materials and all other matters in strict accordance with the specifications lodged in the office of the Town Officer and initialed by the parties, the said specification being a part of the contract. The contractor shall also confirm exactly, fully and faithfully to the designs, drawing, and instructions in writing relating to the work signed by the Engineer-In-Charge and lodge in his office and to which the contractor shall be entitled to have access at such office or on the site of work for the purpose of inspection during office hours and the contractor shall, if he so requires, be entitled at his own expense to make or cause to be made copies of the specifications, and of all such designs, drawings, and instructions as aforesaid.

Clause – 7: Payments.

(A) **Interim/Running Bill.** A bill shall be submitted by the contractor as frequently as the progress of the work may justify for all work executed and not included in any previous bill at least once in a month and the Engineer-in-charge shall take or cause to be taken the requisite measurements for the purpose of having the same verified and the claim, as far as admissible, adjusted, if possible before the expiry of ten days from the presentation of the bill, at any time depute a subordinate to measure up the said work in the presence of the contractor or his authorized agent, whose countersignature to the measurement list will be sufficient to warrant and the Engineer-in-charge may prepare a bill from such list which shall be binding on the contractor in all respects.

The Engineer/Procuring Agency shall pass/certify the amount to be paid to the contractor, which he considers due and payable in respect thereof, subject to deduction of security deposit, advance payment if any made to him and taxes.

All such intermediate payment shall be regarded as payments by way of advance against the final payment only and not as payments for work actually done and completed, and shall not preclude the Engineer-in-charge from recoveries from final bill and rectification of defects and unsatisfactory items of works pointed out to him during defect liability period.

(B) **The Final Bill.** A bill shall be submitted by the contractor within one month of the date fixed for the completion of the work otherwise Engineer-in-charge's certificate of the measurements and of the total amount payable for the works shall be final and binding on all parties.

Clause – 8: Reduced Rates. In cases where the items of work are not accepted as completed, the Engineer-in-charge may make payment on account of such items at such reduced rates as he may consider reasonable in the preparation of final or on running account bills with reasons recorded in writing.

Clause – 9: Issuance of Variation and Repeat Orders.

- (A) Agency may issue a Variation order for procurement of works, physical services from the original contractor to cover any increase or decrease in quantities, including the introduction of new work items that are either due to change of plans, design or alignment to suit actual field conditions, within the general scope and physical boundaries of the contract.
- (B) Contractor shall not perform a variation until the procuring Agency has authorized the variation in writing subject to the limit not exceeding the contract cost by of 15% on the same conditions in all respects on which he agreed to do them in the work, and at the same rates, as are specified in the tender for the main work. The contractor has no right to claim for compensation by reason of alterations or curtailment of the work.
- (C) In case the nature of the work in the variation does not correspond with items in the bill of quantities, the quotation by the contractor is to be in the form of new rates for the relevant items of work, and if the Engineer-in-charge is satisfied that the rate quoted is within the rate worked out by him on detailed rate analysis, and then only he shall allow him that rate after approval from higher authority.
- (D) The time for the completion of the work shall be extended in the proportion that the additional work bear to the original contract work.

- (E) In case of quantities of work executed result the initial contract Price to be exceeded by more than 15%, and then Engineer can adjust the rates for those quantities causing excess the cost of contract beyond 15% after approval of Assistant Executive Engineer.
- (F) Repeat Order: Any cumulative variation, beyond the 15% of initial contract amount, shall be subject of another contract to be tendered out if the works are separable from the original contract.

Clause – 10: Quality Control

- (A) **Identifying Defects:** If at any time before the security deposit is refunded to the contractor/during defect liability period mentioned in bid data, the Engineer-in-charge or his subordinate-in-charge of the work may instruct the contractor to uncover and test any part of the works which he considers may have a defect due to use of unsound materials or unskillful workmanship and the contractor has to carry out a test at his own cost irrespective of work already approved or paid.
- (B) **Correction of Defects:** The contractor shall be bound forthwith to rectify or remove and reconstruct the work so specified in whole or in part, as the case may require. The contractor shall correct the notified defect within the defects correction period mentioned in notice.
- (C) **Uncorrected Defects:**
 - (i) In the case of any such failure, the Engineer-in-charge shall give the contractor at least 14-days notice of his intention to use a third party to correct a defect. He may rectify or remove, and re-execute the work or remove and replace the materials or articles complained of as the case may be at the risk and expense in all respects of the contractor.
 - (ii) If the Engineer considers that rectification/correction of a defect is not essential and it may be accepted or made use of it shall be within his discretion to accept the same at such reduced rates as he may fix therefore.

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- (A) **Inspection of Operations.** The Engineer and his subordinates, shall at all reasonable times have access to the site for supervision and inspection of works under or in course of execution in pursuance of the contract and the contractor shall afford every facility for and every assistance in obtaining the right to such access.
- (B) **Dates for Inspection and Testing.** The Engineer shall give the contractor reasonable notice of the intention of the Engineer-in-charge or his subordinate to visit the work shall have been given to the contractor, then he either himself be present to receive orders and instructions, or have a responsible agent duly accredited in writing present for that purpose, orders given to the contractor's duly authorized agent shall be considered to have the same force an effect as if they had been given to the contractor himself.

Clause – 12: Examination of work before covering up.

- (A) No part of the works shall be covered up or put out of view/beyond the reach without giving notice of not less than five days to the Engineer whenever any such part of the works or foundations is or are ready or about to be ready for examination and the Engineer shall, without delay, unless he considers it unnecessary and advises the contractor accordingly, attend for the purpose of examining and measuring such part of the works or of examining such foundations.
- (B) If any work is covered up or placed beyond the reach of measurement without such notice having been given, the same shall be uncovered at the contractor's expense, and in default thereof no payment or allowance shall be made for such work, or for the materials with which the same was executed.

Clause – 13: Risks. The contractor shall be responsible for all risks of loss of or damage to physical property or facilities or related services at the premises and of personal injury and death which arise during and in consequence of its performance of the contract. If any damage is caused while the work is in progress or become apparent within three months of the grant of the certificate of completion, final or otherwise, the contractor shall make good the same at his own expense, or in default the Engineer may cause the same to be made good by other workmen, and deduct the expenses from retention money lying with the Engineer.

Clause – 14: Measures for prevention of fire and safety measures. The contractor shall not set fire to any standing jungle, trees, bush wood or grass without a written permit from the Town Officer. When such permit is given, and also in all cases when destroying, cutting or uprooting trees, bush-wood, grass, etc by fire, the contractor shall take necessary measures to prevent such fire spreading to or otherwise

damaging surrounding property. The contractor is responsible for the safety of all its activities including retention of the environment on and off the site. Compensation of all damage done intentionally or unintentionally on or off the site by the contractor's labour shall be paid by him.

Clause – 15: Sub-contracting. The contractor shall not subcontract the whole of the works, except where otherwise provided by the contract. The contractor shall not subcontract any part of the works without the prior consent of the Engineer. Any such consent shall not relieve the contractor from any liability or obligation under the contract and he shall be responsible for the acts, defaults and neglects of any subcontractor, his agents, servants or workmen as if these acts, defaults or neglects were those of the contractor, his agents servants or workmen. The provisions of this contract shall apply to such subcontractor or his employee as if he or it were employees of the contractor.

Clause – 16: Disputes. All disputes arising in connection with the present contract, and which cannot be amicably settled between the parties, the decision of the Town Officer to awarding authority shall be final, conclusive and binding on all parties to the contract upon all questions relating to the meaning of the specifications, designs drawings, and instructions, hereinbefore mentioned and as to the quality of workmanship, or materials used on the work or as to any other questions, claim, right, matter, or thing whatsoever in any way arising out of, or relating to the contract design, drawings, specifications, estimates, instructions, orders or these conditions or otherwise concerning the works, or the execution, of failure to execute the same, whether arising, during the progress of the work, or after the completion or abandonment thereof.

Clause – 17: Site Clearance. On completion of the work, the contractor shall be furnished with a certificate by the Assistant Executive Engineer (hereinafter called the Engineer-in-charge) of such completion, but neither such certificate shall be given nor shall the work be considered to be complete until the contractor shall have removed all temporary structures and materials brought at site either for use or for operation facilities including cleaning debris and dirt at the site. If the contractor fails to comply with the requirements of this clause then Engineer-in-charge, may at the expense of the contractor remove and dispose of the same as he thinks fit and shall deduct the amount of all expenses so incurred from the contractor's retention money. The contractor shall have no claim in respect of any surplus materials as aforesaid except for any sum actually realized by the sale thereof.

Clause – 18: Financial Assistance/Advance Payment.

(A) Mobilization advance is not allowed.

(B) Secured Advance against materials brought at site.

(i) Secured Advance may be permitted only against imperishable materials/quantities anticipated to be consumed/ utilized on the work within a period of three months from the date of issue of secured advance and definitely not for full quantities of materials for the entire work/contract. The sum payable for such materials on site shall not exceed 75% of the market price of materials.

(ii) Recovery of Secured Advance paid to the contractor under the above provisions shall be affected from the monthly payments on actual consumption basis, but not later than period more than three months (even if unutilized).

Clause – 19: Recovery as arrears of land Revenue. Any sum due to the Government by the contractor shall be liable for recovery as arrears of land Revenue.

Clause – 20: Refund of Security Deposit/Retention Money. On completion of the whole of the works (a work should be considered as complete for the purpose of refund of security deposit to a contractor from the last date on which its final measurements are checked by a competent authority, if such check is necessary otherwise from the last date of recording the final measurements), the defects notice period has also passed and the Engineer has certified that all defects notified to the contractor before the end of this period have been corrected, the security deposit lodged by a contractor (in cash or recovered in installments from his bills) shall be refunded to him after the expiry of three months from the date on which the work is completed.

CONTRACTOR

ACCOUNTANT/ A.O
TOWN COMMITTEE
DIPLO


CHAIRMAN
TOWN COMMITTEE
DIPLO

TENDER DOCUMENTS

DETAILED WORKING ESTIMATE FOR SUPPLYING OF WATER DISPENSER @ TOWN COMMITTEE OFFICE DIPLO TOWN



TOWN COMMITTEE DIPLO DISTRICT THARPARKAR

EVALUATION CRITERIA OF THE TENDER UP TO 2.5 MILLION

1. Contractor having NTN and copy must be available with Tender in case of supply item the GST registration must be available with Tender.
2. The Pay Order of Bid security as mentioned in NIT and must be available with Tender.
3. 1 Years Experience certificate of similar nature of job must be available with the Tender.
4. Turn over statement last 3 years.
5. Similar nature of Bidding Documents from upto 2.5 Million of SPPRA with filling Bidding Data & Contractor Data must be available with BOQ otherwise the Tender cannot be accepted.
6. Rate must be quoted in figure & words by contractor.
7. Bid shall be properly signed by contractor with stamped address and contract No:
8. If the estimates are based on Sch: 2012 and premium can be allowed within allowable limit.
9. If the estimates are preparing on M.R and 10% profit is included in R.A & excess quoted cost cannot be considered.
10. Conditional bid cannot be accepted.
11. Bid must be submitted in sealed cover.
12. Contractor must be registered with Sindh Revenue Board.

INSTRUCTIONS TO BIDDERS/ PROCURING AGENCIES**General Rules and Directions for the Guidance of Contractors**

This section of the bidding documents should provide the information necessary for bidders to prepare responsive bids, in accordance with the requirements of the Procuring Agency. It should also give information on bid submission, opening and evaluation and on the award of contract.

Matters governing the performance of Contract or payments under the Contract, or matters affecting the risks, rights and obligations of the parties under the Contract are included as Conditions of Contract and Contract Data.

The instructions to bidders will not be part of the Contract and will cease to have effect once the contract is signed.

1. All work proposed: to be executed by contract shall be notified in a form of Notice Inviting Tenders (NIT)/ Invitation for Bid (IFB) hosted on website of Authority and Procuring Agency and also in printed media where ever required as per rules. NIT must state the description of the work, dates, time and place of issuing, submission, opening of bids completion time, cost of bidding document and bid security either in lump sum or percentage of Estimated Cost/ Bid Cost. The interested bidder must have valid NTN also.

2. Content of Bidding Documents must include but not limited to: Conditions of contract, Contract Data, specifications or its references, Bill of Quantities containing description of items with scheduled/ item rates with premium to be filled in form of percentage above/ below or on item rates to be quoted, Form of Agreement and drawings.

3. Fixed Price Contracts: The Bid prices and rates are fixed during currency of contract and under no circumstance shall any contractor be entitled to claim enhanced rates for any item in this contract.

4. The Procuring Agency shall have right of rejecting all or any of the tenders as per provisions of SPPRA Rules-2010.

5. Conditional Offer: Any person who submits a tender shall fill up the usual printed form stating at what percentage above or below on the rates specified in Bill of Quantities for items of work to be carried out. He is willing to undertake the work and also quote the rates for those items which are based on market rates. Only one rate of such percentage, on all the Scheduled Rates shall be framed. Tenders which propose any alternative in the works specified in the said form of invitation to tenders or in the time allowed for carrying out the work, or which contain any other conditions, will be liable to rejection. No printed form of

tender shall include a tender for more than one work, but if contractor wish to tender for two or more works, they shall submit a separate tender for each.

The envelope containing the tender documents shall refer the name and number of the work.

6. All works shall be measured by standard instructions according to the rules.
7. Bidders shall provide evidence of their eligibility as and when requested by the Procuring Agency.
8. Any bid received by the Agency after the deadline for submission of bids shall be rejected and returned unopened to the bidder.
9. 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 documents. If the bidder does not fulfill any of these conditions, it shall not be evaluated further.
10. Bid without bid security of required amount and prescribed form shall be rejected.
11. Bids determined to be substantially responsive shall be checked for any arithmetic errors. Arithmetical error shall be rectified on the following basis:
 - (A) **In case of schedule rates:** the amount of percentage quoted above or below will be checked and added or subtracted from amount of bill of quantities to arrive the final bid cost.
 - (B) **In case of item rates:** If there is a discrepancy between the unit rate and the total cost that is obtained by multiplying the unit rate and quantity, the unit rate shall prevail and the total cost will be corrected unless in the opinion of the Agency there is an obvious misplacements of the decimal point in the unit rate, in which case the total cost as quoted will govern and the unit rate corrected. If there is a discrepancy between the total bid amount and the sum of total costs, the sum of the total costs shall prevail and the total bid amount shall be corrected.
 - (C) Where there is a discrepancy between the amounts in figures and in words, the amount in words will govern.

BIDDING DATA

- a) Name of Procuring Agency : Town Committee Diplo
- b) Brief Description of Work : **DETAILED WORKING ESTIMATE FOR SUPPLYING OF WATER DISPENSER @ TOWN COMMITTEE OFFICE DIPLO TOWN**
- c) Procuring Agency Address : Office of the Chairman Town Committee Diplo near Mithi Bus Stop Diplo District Tharparkar
- d) Estimate Cost : 40,500/-
- e) Amount of Bid Security : 810/-
- f) Period of Bid Validity : 90-Days
- g) Security Deposit (Including Bid Security) : 4,050/-
- h) Venue, Time & Date of Bid Opening : The Tender in sealed cover with the name of the Work should be dropped in the Tender Box kept in Office of the Chairman Town Committee Diplo on **17-01-2017 @ 01:00 PM** & open on same day @ **01:30 PM** in presence of Procurement Committee.
- i) Deadline for submission of Bid along with Time : 17-01-2017 @ 01:00 PM
- j) Time for completion from written order commence : 4-Months
- k) Liquidity damage : 0.5% of Bid Cost per day of delay.
- l) Bid issued to Firm/ Agency : _____
- m) Deposit Receipt No: & Date : _____
- n) Amount : 810/-


CHAIRMAN
 TOWN COMMITTEE
 DIPLO

(STANDARD BIDDING DOCUMENT BELOW RS. 2.500 MILLION)

Issued to M/S _____

& Charged Rs. _____ Tender Fee 1,000/=

Vide D.R.No. _____ Dated: _____

TOWN COMMITTEE DIPLO

Percentage rate Tender and Contract work issued for the work: **DETAILED WORKING ESTIMATE FOR SUPPLYING OF WATER DISPENSER @ TOWN COMMITTEE OFFICE DIPLO TOWN**

I/We hereby tender for the execution, for the Government of Sindh (here in before) and herein-after referred to as Government of the work specified in the underwritten memorandum within the time specified in each memorandum @ Rs. _____ percent. above/below/estimate schedule of rate entered in the Schedule "B" memorandum showing items of work to be carried out and in accordance in all respects with the specification designs, drawing and instruction in written referred to in Rule-I here of and in Clause-12 of the annex condition of the contract and agree that when materials for the work are provided by the Government such materials at the rate to be paid for shall be as provide in Schedule "B" here to.

MEMORANDUM

a.	General Description:	As Above
b.	Estimated Cost:	Rs. 40,500/-
c.	Earnest Money @ 2%:	Rs. 810/-
d.	Security Deposit i/c Earnest Money @ 10%:	Rs. 4,050/-
e.	Performance after successful of tender @ 3%:	Rs. 1,215/-
e.	Percentage, if any to be deducted from the bills:	5%
f.	Time allowed for completion of the work is:	4-Months

CONTRACTOR UNDERTAKING

I/We have referred the above rates after taking into consideration all the terms and conditions as per printed Standard Bidding Document so as to complete the agreement. In case of failure the Department will be as liberty to take action against/as per clause of agreement printed in Standard Bidding Document, which has been read by me and accepted by me.

Schedule "A"NIL.....

Schedule "B" attached herewith.

C.D.NO: _____ Dated: _____

"SCHEDULE B"
SUPPLYING OF WATER DISPENSER @ TC OFFICE DIPLO

Sr. No:	Item Description	QTY	Rate	Unit	Amount
01.	SUPPLYING OF WATER DISPENSER (IZONE 80 GALLON 3 TAP) I/C TRANSPORTATION CHARGES TO TC OFFICE DIPLO	01	40,500	EACH	40,500

CONTRACTOR


ASSISTANT EXECUTIVE ENGINEER
TOWN COMMITTEE
DIPLO

CONDITIONS OF CONTRACT

Clause - 1: Commencement & Completion Dates of work. The contractor shall not enter upon or commence any portion or work except with the written authority and instructions of the Engineer-in-charge or of in subordinate-in-charge of the work. Failing such authority the contractor shall have no claim to ask for measurements of or payment for work.

The contractor shall proceed with the works with due expedition and without delay and complete the works in the time allowed for carrying out the work as entered in the tender shall be strictly observed by the contractor and shall reckoned from the date on which the order to commence work is given to the contractor. And further to ensure good progress during the execution of the work, contractor shall be bound, in all in which the time allowed for completion of any work exceeds one month, to achieve progress on the prorate basis.

Clause - 2: Liquidated Damages. The contractor shall pay liquidated damages to the Agency at the rate per day stated in the bidding data for each day that the completion date is later than the intended completion date, the amount of liquidated damage paid by the contractor to the Agency shall not exceed 10 per cent of the contract price. Agency may deduct liquidated damages from payments due to the contractor. Payment of liquidated damages does not affect the contractor's liabilities.

Clause - 3: Termination of the Contract.

(A) Procuring Agency/Assistant Executive Engineer may terminate the contract if either of the following conditions exists:

- (i) Contractor causes a breach of any clause of the contract;
- (ii) The progress of any particular portion of the work is unsatisfactory and notice of 10 days has expired.
- (iii) In the case of abandonment of the work owing to the serious illness or death of the contractor or any other cause.
- (iv) Contractor can also request for termination of contract if a payment certified by the Engineer is not paid to the contractor within 60 days of the date of the submission of the bill.

(B) The Town Officer/Procuring Agency has power to adopt any of the following courses as may deem fit.

- (i) to forfeit the security deposit available except conditions mentioned at A (iii) and (iv) above;
- (ii) To finalize the work by measuring the work done by the contractor.

(C) In the event of any of the above courses being adopted by the Assistant Executive Engineer/Procuring Agency, the contractor shall have: -

- (i) No claim to compensation for any loss sustained by him by reason of his having purchased or procured any materials, or entered into any engagements, or made any advances on account of or with a view to the execution of the work or the performance of the contract.
- (ii) However, the contractor can claim for the work done at site duly certified by the Town Officer in writing regarding the performance of such work and has not been paid.

Procuring Agency/Engineer may invite fresh bids for remaining work.

Clause - 4: Possession of the site and claims for compensation for delay. The Engineer Shall give possession of all parts of the site to the contractor. If possession of site is not given by the date stated in the contract data, no compensation shall be allowed for any delay caused in startling of the work on account of any acquisition of land, water standing in borrow pits/compartments or in according sanction to estimates. In such case, either date of commencement will be changed or period of completion is to be extended accordingly.

Clause - 5: Extension of Intended Completion Date. The Procuring Agency either at its own initiatives before the date of completion or on desire of the contractor may extend the intended completion date, if an event (which hinders the execution of contract) occurs or a variation order is issued which makes it impossible to complete the work by the intended completion date for such period as he may think necessary or proper. The decision of the Town Officer in this matter shall be final where time has been extended under this or any other clause of this agreement, the date for completion of the work shall be the date fixed by the order giving the extension or by the aggregate of all such orders, made under this agreement.

When time has been extended as aforesaid, it shall continue to be the essence of the contract and all clauses of the contract shall continue to be operative during the extended period.

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Clause – 13: Risks. The contractor shall be responsible for all risks of loss of or damage to physical property or facilities or related services at the premises and of personal injury and death which arise during and in consequence of its performance of the contract. If any damage is caused while the work is in progress or become apparent within three months of the grant of the certificate of completion, final or otherwise, the contractor shall make good the same at his own expense, or in default the Engineer may cause the same to be made good by other workmen, and deduct the expenses from retention money lying with the Engineer.

Clause – 14: Measures for prevention of fire and safety measures. The contractor shall not set fire to any standing jungle, trees, bush wood or grass without a written permit from the Town Officer. When such permit is given, and also in all cases when destroying, cutting or uprooting trees, bush-wood, grass, etc by fire, the contractor shall take necessary measures to prevent such fire spreading to or otherwise

damaging surrounding property. The contractor is responsible for the safety of all its activities including retention of the environment on and off the site. Compensation of all damage done intentionally or unintentionally on or off the site by the contractor's labour shall be paid by him.

Clause – 15: Sub-contracting. The contractor shall not subcontract the whole of the works, except where otherwise provided by the contract. The contractor shall not subcontract any part of the works without the prior consent of the Engineer. Any such consent shall not relieve the contractor from any liability or obligation under the contract and he shall be responsible for the acts, defaults and neglects of any subcontractor, his agents, servants or workmen as if these acts, defaults or neglects were those of the contractor, his agents servants or workmen. The provisions of this contract shall apply to such subcontractor or his employee as if he or it were employees of the contractor.

Clause – 16: Disputes. All disputes arising in connection with the present contract, and which cannot be amicably settled between the parties, the decision of the Town Officer to awarding authority shall be final, conclusive and binding on all parties to the contract upon all questions relating to the meaning of the specifications, designs drawings, and instructions, hereinbefore mentioned and as to the quality of workmanship, or materials used on the work or as to any other questions, claim, right, matter, or thing whatsoever in any way arising out of, or relating to the contract design, drawings, specifications, estimates, instructions, orders or these conditions or otherwise concerning the works, or the execution, of failure to execute the same, whether arising, during the progress of the work, or after the completion or abandonment thereof.

Clause – 17: Site Clearance. On completion of the work, the contractor shall be furnished with a certificate by the Assistant Executive Engineer (hereinafter called the Engineer-in-charge) of such completion, but neither such certificate shall be given nor shall the work be considered to be complete until the contractor shall have removed all temporary structures and materials brought at site either for use or for operation facilities including cleaning debris and dirt at the site. If the contractor fails to comply with the requirements of this clause then Engineer-in-charge, may at the expense of the contractor remove and dispose of the same as he thinks fit and shall deduct the amount of all expenses so incurred from the contractor's retention money. The contractor shall have no claim in respect of any surplus materials as aforesaid except for any sum actually realized by the sale thereof.

Clause – 18: Financial Assistance/Advance Payment.

(A) Mobilization advance is not allowed.

(B) Secured Advance against materials brought at site.

(i) Secured Advance may be permitted only against imperishable materials/quantities anticipated to be consumed/ utilized on the work within a period of three months from the date of issue of secured advance and definitely not for full quantities of materials for the entire work/contract. The sum payable for such materials on site shall not exceed 75% of the market price of materials.

(ii) Recovery of Secured Advance paid to the contractor under the above provisions shall be affected from the monthly payments on actual consumption basis, but not later than period more than three months (even if unutilized).

Clause – 19: Recovery as arrears of land Revenue. Any sum due to the Government by the contractor shall be liable for recovery as arrears of land Revenue.

Clause – 20: Refund of Security Deposit/Retention Money. On completion of the whole of the works (a work should be considered as complete for the purpose of refund of security deposit to a contractor from the last date on which its final measurements are checked by a competent authority, if such check is necessary otherwise from the last date of recording the final measurements), the defects notice period has also passed and the Engineer has certified that all defects notified to the contractor before the end of this period have been corrected, the security deposit lodged by a contractor (in cash or recovered in installments from his bills) shall be refunded to him after the expiry of three months from the date on which the work is completed.

CONTRACTOR

ACCOUNTANT/ A.O
TOWN COMMITTEE
DIPLO


CHAIRMAN
TOWN COMMITTEE
DIPLO

TENDER DOCUMENTS

**DETAILED WORKING ESTIMATE FOR
SUPPLYING OF FURNITURE @ TOWN
COMMITTEE OFFICE DIPLO TOWN**



TOWN COMMITTEE DIPLO DISTRICT THARPARKAR

EVALUATION CRITERIA OF THE TENDER UP TO 2.5 MILLION

1. Contractor having NTN and copy must be available with Tender in case of supply item the GST registration must be available with Tender.
2. The Pay Order of Bid security as mentioned in NIT and must be available with Tender.
3. 1 Years Experience certificate of similar nature of job must be available with the Tender.
4. Turn over statement last 3 years.
5. Similar nature of Bidding Documents from upto 2.5 Million of SPPRA with filling Bidding Data & Contractor Data must be available with BOQ otherwise the Tender cannot be accepted.
6. Rate must be quoted in figure & words by contractor.
7. Bid shall be properly signed by contractor with stamped address and contract No:
8. If the estimates are based on Sch: 2012 and premium can be allowed within allowable limit.
9. If the estimates are preparing on M.R and 10% profit is included in R.A & excess quoted cost cannot be considered.
10. Conditional bid cannot be accepted.
11. Bid must be submitted in sealed cover.
12. Contractor must be registered with Sindh Revenue Board.

INSTRUCTIONS TO BIDDERS/ PROCURING AGENCIES**General Rules and Directions for the Guidance of Contractors**

This section of the bidding documents should provide the information necessary for bidders to prepare responsive bids, in accordance with the requirements of the Procuring Agency. It should also give information on bid submission, opening and evaluation and on the award of contract.

Matters governing the performance of Contract or payments under the Contract, or matters affecting the risks, rights and obligations of the parties under the Contract are included as Conditions of Contract and Contract Data.

The instructions to bidders will not be part of the Contract and will cease to have effect once the contract is signed.

1. All work proposed: to be executed by contract shall be notified in a form of Notice Inviting Tenders (NIT)/ Invitation for Bid (IFB) hosted on website of Authority and Procuring Agency and also in printed media where ever required as per rules. NIT must state the description of the work, dates, time and place of issuing, submission, opening of bids completion time, cost of bidding document and bid security either in lump sum or percentage of Estimated Cost/ Bid Cost. The interested bidder must have valid NTN also.

2. Content of Bidding Documents must include but not limited to: Conditions of contract, Contract Data, specifications or its references, Bill of Quantities containing description of items with scheduled/ item rates with premium to be filled in form of percentage above/ below or on item rates to be quoted, Form of Agreement and drawings.

3. Fixed Price Contracts: The Bid prices and rates are fixed during currency of contract and under no circumstance shall any contractor be entitled to claim enhanced rates for any item in this contract.

4. The Procuring Agency shall have right of rejecting all or any of the tenders as per provisions of SPPRA Rules-2010.

5. Conditional Offer: Any person who submits a tender shall fill up the usual printed form stating at what percentage above or below on the rates specified in Bill of Quantities for items of work to be carried out. He is willing to undertake the work and also quote the rates for those items which are based on market rates. Only one rate of such percentage, on all the Scheduled Rates shall be framed. Tenders which propose any alternative in the works specified in the said form of invitation to tenders or in the time allowed for carrying out the work, or which contain any other conditions, will be liable to rejection. No printed form of

- tender shall include a tender for more than one work, but if contractor wish to tender for two or more works, they shall submit a separate tender for each.

The envelope containing the tender documents shall refer the name and number of the work.

6. All works shall be measured by standard instructions according to the rules.
7. Bidders shall provide evidence of their eligibility as and when requested by the Procuring Agency.
8. Any bid received by the Agency after the deadline for submission of bids shall be rejected and returned unopened to the bidder.
9. 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 documents. If the bidder does not fulfill any of these conditions, it shall not be evaluated further.
10. Bid without bid security of required amount and prescribed form shall be rejected.
11. Bids determined to be substantially responsive shall be checked for any arithmetic errors. Arithmetical error shall be rectified on the following basis:
 - (A) **In case of schedule rates:** the amount of percentage quoted above or below will be checked and added or subtracted from amount of bill of quantities to arrive the final bid cost.
 - (B) **In case of item rates:** If there is a discrepancy between the unit rate and the total cost that is obtained by multiplying the unit rate and quantity, the unit rate shall prevail and the total cost will be corrected unless in the opinion of the Agency there is an obvious misplacements of the decimal point in the unit rate, in which case the total cost as quoted will govern and the unit rate corrected. If there is a discrepancy between the total bid amount and the sum of total costs, the sum of the total costs shall prevail and the total bid amount shall be corrected.
 - (C) Where there is a discrepancy between the amounts in figures and in words, the amount in words will govern.

BIDDING DATA

- a) Name of Procuring Agency : Town Committee Diplo
- b) Brief Description of Work : **DETAILED WORKING ESTIMATE FOR SUPPLYING OF FURNITURE @ TOWN COMMITTEE OFFICE DIPLO TOWN**
- c) Procuring Agency Address : Office of the Chairman Town Committee Diplo near Mithi Bus Stop Diplo District Tharparkar
- d) Estimate Cost : 999,900/-
- e) Amount of Bid Security : 19,998/-
- f) Period of Bid Validity : 90-Days
- g) Security Deposit (Including Bid Security) : 99,990/-
- h) Venue, Time & Date of Bid Opening : The Tender in sealed cover with the name of the Work should be dropped in the Tender Box kept in Office of the Chairman Town Committee Diplo on **17-01-2017 @ 01:00 PM** & open on same day **@ 01:30 PM** in presence of Procurement Committee.
- i) Deadline for submission of Bid along with Time : 17-01-2017 @ 01:00 PM
- j) Time for completion from written order commence : 4-Months
- k) Liquidity damage : 0.5% of Bid Cost per day of delay.
- l) Bid issued to Firm/ Agency : _____
- m) Deposit Receipt No: & Date : _____
- n) Amount : 19,998/-


CHAIRMAN
 TOWN COMMITTEE
 DIPLO

(STANDARD BIDDING DOCUMENT BELOW RS. 2.500 MILLION)

Issued to M/S _____

& Charged Rs. _____ Tender Fee 1,000/=

Vide D.R.No. _____ Dated: _____

TOWN COMMITTEE DIPLO

Percentage rate Tender and Contract work issued for the work: **DETAILED WORKING ESTIMATE FOR SUPPLYING OF FURNITURE @ TOWN COMMITTEE OFFICE DIPLO TOWN**

I/We hereby tender for the execution, for the Government of Sindh (here in before) and herein-after referred to as Government of the work specified in the underwritten memorandum within the time specified in each memorandum @ Rs. _____ percent, above/below/estimate schedule of rate entered in the Schedule "B" memorandum showing items of work to be carried out and in accordance in all respects with the specification designs, drawing and instruction in written referred to in Rule-I here of and in Clause-12 of the annex condition of the contract and agree that when materials for the work are provided by the Government such materials at the rate to be paid for shall be as provide in Schedule "B" here to.

MEMORANDUM

a.	General Description:	As Above
b.	Estimated Cost:	Rs. 999,900/-
c.	Earnest Money @ 2%:	Rs. 19,998/-
d.	Security Deposit i/c Earnest Money @ 10%:	Rs. 99,990/-
e.	Performance after successful of tender @ 3%:	Rs. 29,997/-
e.	Percentage, if any to be deducted from the bills:	5%
f.	Time allowed for completion of the work is:	4-Months

CONTRACTOR UNDERTAKING

I/We have referred the above rates after taking into consideration all the terms and conditions as per printed Standard Bidding Document so as to complete the agreement. In case of failure the Department will be as liberty to take action against/as per clause of agreement printed in Standard Bidding Document, which has been read by me and accepted by me.

Schedule "A"NIL.....

Schedule "B" attached herewith.


C.D.NO:

Dated:

"SCHEDULE B"
SUPPLYING OF FURNITURE @ TC OFFICE DIPLO

Sr. No:	Item Description	QTY	Rate	Unit	Amount
01.	OFFICE TABLES SET (LARGE SIZE WITH GLASS)	05	24100	Each	115,500
02.	OFFICE TABLES SET (MEDIUM SIZE WITH GLASS)	15	10500	Each	157,500
03.	CHAIRS (WOOD)	30	2320	Each	69,000
04.	CHAIRS (IRON)	15	3500	Each	52,500
05.	CHIARS (FOAM)	24	3350	Each	80,400
06.	CHAIRS (REVOLLING)	05	22300	Each	110,000
07.	RANKS (IRON)	10	9425	Each	94,000
08.	ALMIRAH (IRON)	05	13500	Each	62,500
09.	BENCH (IRON)	05	14000	Each	67,500
10.	SOFA SET COMPLETE	04	22500	Each	90,000
11.	SINGLE BED (COMPLETE)	04	21500	Each	86,000
12.	COMPUTER TABLE (COMPLETE)	02	7500	Each	15,000
TOTAL AMOUNT					999,900

CONTRACTOR


ASSISTANT EXECUTIVE ENGINEER
TOWN COMMITTEE
DIPLO

CONDITIONS OF CONTRACT

Clause - 1: Commencement & Completion Dates of work. The contractor shall not enter upon or commence any portion or work except with the written authority and instructions of the Engineer-in-charge or of in subordinate-in-charge of the work. Failing such authority the contractor shall have no claim to ask for measurements of or payment for work.

The contractor shall proceed with the works with due expedition and without delay and complete the works in the time allowed for carrying out the work as entered in the tender shall be strictly observed by the contractor and shall reckoned from the date on which the order to commence work is given to the contractor. And further to ensure good progress during the execution of the work, contractor shall be bound, in all in which the time allowed for completion of any work exceeds one month, to achieve progress on the prorate basis.

Clause - 2: Liquidated Damages. The contractor shall pay liquidated damages to the Agency at the rate per day stated in the bidding data for each day that the completion date is later than the intended completion date, the amount of liquidated damage paid by the contractor to the Agency shall not exceed 10 per cent of the contract price. Agency may deduct liquidated damages from payments due to the contractor. Payment of liquidated damages does not affect the contractor's liabilities.

Clause - 3: Termination of the Contract.

(A) Procuring Agency/Assistant Executive Engineer may terminate the contract if either of the following conditions exists:

- (i) Contractor causes a breach of any clause of the contract;
- (ii) The progress of any particular portion of the work is unsatisfactory and notice of 10 days has expired.
- (iii) In the case of abandonment of the work owing to the serious illness or death of the contractor or any other cause.
- (iv) Contractor can also request for termination of contract if a payment certified by the Engineer is not paid to the contractor within 60 days of the date of the submission of the bill.

(B) The Town Officer/Procuring Agency has power to adopt any of the following courses as may deem fit.

- (i) to forfeit the security deposit available except conditions mentioned at A (iii) and (iv) above;
- (ii) To finalize the work by measuring the work done by the contractor.

(C) In the event of any of the above courses being adopted by the Assistant Executive Engineer/Procuring Agency, the contractor shall have: -

- (i) No claim to compensation for any loss sustained by him by reason of his having purchased or procured any materials, or entered into any engagements, or made any advances on account of or with a view to the execution of the work or the performance of the contract.
- (ii) However, the contractor can claim for the work done at site duly certified by the Town Officer in writing regarding the performance of such work and has not been paid.

Procuring Agency/Engineer may invite fresh bids for remaining work.

Clause - 4: Possession of the site and claims for compensation for delay. The Engineer Shall give possession of all parts of the site to the contractor. If possession of site is not given by the date stated in the contract data, no compensation shall be allowed for any delay caused in startling of the work on account of any acquisition of land, water standing in borrow pits/compartments or in according sanction to estimates. In such case, either date of commencement will be changed or period of completion is to be extended accordingly.

Clause - 5: Extension of Intended Completion Date. The Procuring Agency either at its own initiatives before the date of completion or on desire of the contractor may extend the intended completion date, if an event (which hinders the execution of contract) occurs or a variation order is issued which makes it impossible to complete the work by the intended completion date for such period as he may think necessary or proper. The decision of the Town Officer in this matter shall be final where time has been extended under this or any other clause of this agreement, the date for completion of the work shall be the date fixed by the order giving the extension or by the aggregate of all such orders, made under this agreement.

When time has been extended as aforesaid, it shall continue to be the essence of the contract and all clauses of the contract shall continue to be operative during the extended period.

Clause – 6: Specifications. The contractor shall execute the whole and every part of the work in the most substantial and work-man-like manner and both as regards materials and all other matters in strict accordance with the specifications lodged in the office of the Town Officer and initialed by the parties, the said specification being a part of the contract. The contractor shall also confirm exactly, fully and faithfully to the designs, drawing, and instructions in writing relating to the work signed by the Engineer-in-Charge and lodge in his office and to which the contractor shall be entitled to have access at such office or on the site of work for the purpose of inspection during office hours and the contractor shall, if he so requires, be entitled at his own expense to make or cause to be made copies of the specifications, and of all such designs, drawings, and instructions as aforesaid.

Clause – 7: Payments.

(A) **Interim/Running Bill.** A bill shall be submitted by the contractor as frequently as the progress of the work may justify for all work executed and not included in any previous bill at least once in a month and the Engineer-in-charge shall take or cause to be taken the requisite measurements for the purpose of having the same verified and the claim, as far as admissible, adjusted, if possible before the expiry of ten days from the presentation of the bill, at any time depute a subordinate to measure up the said work in the presence of the contractor or his authorized agent, whose countersignature to the measurement list will be sufficient to warrant and the Engineer-in-charge may prepare a bill from such list which shall be binding on the contractor in all respects.

The Engineer/Procuring Agency shall pass/certify the amount to be paid to the contractor, which he considers due and payable in respect thereof, subject to deduction of security deposit, advance payment if any made to him and taxes.

All such intermediate payment shall be regarded as payments by way of advance against the final payment only and not as payments for work actually done and completed, and shall not preclude the Engineer-in-charge from recoveries from final bill and rectification of defects and unsatisfactory items of works pointed out to him during defect liability period.

(B) **The Final Bill.** A bill shall be submitted by the contractor within one month of the date fixed for the completion of the work otherwise Engineer-in-charge's certificate of the measurements and of the total amount payable for the works shall be final and binding on all parties.

Clause – 8: Reduced Rates. In cases where the items of work are not accepted as completed, the Engineer-in-charge may make payment on account of such items at such reduced rates as he may consider reasonable in the preparation of final or on running account bills with reasons recorded in writing.

Clause – 9: Issuance of Variation and Repeat Orders.

(A) Agency may issue a Variation order for procurement of works, physical services from the original contractor to cover any increase or decrease in quantities, including the introduction of new work items that are either due to change of plans, design or alignment to suit actual field conditions, within the general scope and physical boundaries of the contract.

(B) Contractor shall not perform a variation until the procuring Agency has authorized the variation in writing subject to the limit not exceeding the contract cost by of 15% on the same conditions in all respects on which he agreed to do them in the work, and at the same rates, as are specified in the tender for the main work. The contractor has no right to claim for compensation by reason of alterations or curtailment of the work.

(C) In case the nature of the work in the variation does not correspond with items in the bill of quantities, the quotation by the contractor is to be in the form of new rates for the relevant items of work, and if the Engineer-in-charge is satisfied that the rate quoted is within the rate worked out by him on detailed rate analysis, and then only he shall allow him that rate after approval from higher authority.

(D) The time for the completion of the work shall be extended in the proportion that the additional work bear to the original contract work.

- (E) In case of quantities of work executed result the initial contract Price to be exceeded by more than 15%, and then Engineer can adjust the rates for those quantities causing excess the cost of contract beyond 15% after approval of Assistant Executive Engineer.
- (F) Repeat Order: Any cumulative variation, beyond the 15% of initial contract amount, shall be subject of another contract to be tendered out if the works are separable from the original contract.

Clause – 10: Quality Control

- (A) **Identifying Defects:** If at any time before the security deposit is refunded to the contractor/during defect liability period mentioned in bid data, the Engineer-in-charge or his subordinate-in-charge of the work may instruct the contractor to uncover and test any part of the works which he considers may have a defect due to use of unsound materials or unskillful workmanship and the contractor has to carry out a test at his own cost irrespective of work already approved or paid.
- (B) **Correction of Defects:** The contractor shall be bound forthwith to rectify or remove and reconstruct the work so specified in whole or in part, as the case may require. The contractor shall correct the notified defect within the defects correction period mentioned in notice.
- (C) **Uncorrected Defects:**
 - (i) In the case of any such failure, the Engineer-in-charge shall give the contractor at least 14-days notice of his intention to use a third party to correct a defect. He may rectify or remove, and re-execute the work or remove and replace the materials or articles complained of as the case may be at the risk and expense in all respects of the contractor.
 - (ii) If the Engineer considers that rectification correction of a defect is not essential and it may be accepted or made use of it shall be within his discretion to accept the same at such reduced rates as he may fix therefore.

Clause – 11:

- (A) **Inspection of Operations.** The Engineer and his subordinates, shall at all reasonable times have access to the site for supervision and inspection of works under or in course of execution in pursuance of the contract and the contractor shall afford every facility for and every assistance in obtaining the right to such access.
- (B) **Dates for Inspection and Testing.** The Engineer shall give the contractor reasonable notice of the intention of the Engineer-in-charge or his subordinate to visit the work shall have been given to the contractor, then he either himself be present to receive orders and instructions, or have a responsible agent duly accredited in writing present for that purpose, orders given to the contractor's duly authorized agent shall be considered to have the same force and effect as if they had been given to the contractor himself.

Clause – 12: Examination of work before covering up.

- (A) No part of the works shall be covered up or put out of view/beyond the reach without giving notice of not less than five days to the Engineer whenever any such part of the works or foundations is or are ready or about to be ready for examination and the Engineer shall, without delay, unless he considers it unnecessary and advises the contractor accordingly, attend for the purpose of examining and measuring such part of the works or of examining such foundations.
- (B) If any work is covered up or placed beyond the reach of measurement without such notice having been given, the same shall be uncovered at the contractor's expense, and in default thereof no payment or allowance shall be made for such work, or for the materials with which the same was executed.

Clause – 13: Risks. The contractor shall be responsible for all risks of loss of or damage to physical property or facilities or related services at the premises and of personal injury and death which arise during and in consequence of its performance of the contract. If any damage is caused while the work is in progress or become apparent within three months of the grant of the certificate of completion, final or otherwise, the contractor shall make good the same at his own expense, or in default the Engineer may cause the same to be made good by other workmen, and deduct the expenses from retention money lying with the Engineer.

Clause – 14: Measures for prevention of fire and safety measures. The contractor shall not set fire to any standing jungle, trees, bush wood or grass without a written permit from the Town Officer. When such permit is given, and also in all cases when destroying, cutting or uprooting trees, bush-wood, grass, etc by fire, the contractor shall take necessary measures to prevent such fire spreading to or otherwise

damaging surrounding property. The contractor is responsible for the safety of all its activities including retention of the environment on and off the site. Compensation of all damage done intentionally or unintentionally on or off the site by the contractor's labour shall be paid by him.

Clause – 15: Sub-contracting. The contractor shall not subcontract the whole of the works, except where otherwise provided by the contract. The contractor shall not subcontract any part of the works without the prior consent of the Engineer. Any such consent shall not relieve the contractor from any liability or obligation under the contract and he shall be responsible for the acts, defaults and neglects of any subcontractor, his agents, servants or workmen as if these acts, defaults or neglects were those of the contractor, his agents servants or workmen. The provisions of this contract shall apply to such subcontractor or his employee as if he or it were employees of the contractor.

Clause – 16: Disputes. All disputes arising in connection with the present contract, and which cannot be amicably settled between the parties, the decision of the Town Officer to awarding authority shall be final, conclusive and binding on all parties to the contract upon all questions relating to the meaning of the specifications, designs drawings, and instructions, hereinbefore mentioned and as to the quality of workmanship, or materials used on the work or as to any other questions, claim, right, matter, or thing whatsoever in any way arising out of, or relating to the contract design, drawings, specifications, estimates, instructions, orders or these conditions or otherwise concerning the works, or the execution, of failure to execute the same, whether arising, during the progress of the work, or after the completion or abandonment thereof.

Clause – 17: Site Clearance. On completion of the work, the contractor shall be furnished with a certificate by the Assistant Executive Engineer (hereinafter called the Engineer-in-charge) of such completion, but neither such certificate shall be given nor shall the work be considered to be complete until the contractor shall have removed all temporary structures and materials brought at site either for use or for operation facilities including cleaning debris and dirt at the site. If the contractor fails to comply with the requirements of this clause then Engineer-in-charge, may at the expense of the contractor remove and dispose of the same as he thinks fit and shall deduct the amount of all expenses so incurred from the contractor's retention money. The contractor shall have no claim in respect of any surplus materials as aforesaid except for any sum actually realized by the sale thereof.

Clause – 18: Financial Assistance/Advance Payment.

(A) Mobilization advance is not allowed.

(B) Secured Advance against materials brought at site.

(i) Secured Advance may be permitted only against imperishable materials/quantities anticipated to be consumed/ utilized on the work within a period of three months from the date of issue of secured advance and definitely not for full quantities of materials for the entire work/contract. The sum payable for such materials on site shall not exceed 75% of the market price of materials.

(ii) Recovery of Secured Advance paid to the contractor under the above provisions shall be affected from the monthly payments on actual consumption basis, but not later than period more than three months (even if unutilized).

Clause – 19: Recovery as arrears of land Revenue. Any sum due to the Government by the contractor shall be liable for recovery as arrears of land Revenue.

Clause – 20: Refund of Security Deposit/Retention Money. On completion of the whole of the works (a work should be considered as complete for the purpose of refund of security deposit to a contractor from the last date on which its final measurements are checked by a competent authority, if such check is necessary otherwise from the last date of recording the final measurements), the defects notice period has also passed and the Engineer has certified that all defects notified to the contractor before the end of this period have been corrected, the security deposit lodged by a contractor (in cash or recovered in installments from his bills) shall be refunded to him after the expire of three months from the date on which the work is completed.

CONTRACTOR

ACCOUNTANT/ A.O
TOWN COMMITTEE
DIPLO


CHAIRMAN
TOWN COMMITTEE
DIPLO

TENDER DOCUMENTS

**DETAILED WORKING ESTIMATE FOR
SUPPLYING OF DEWATERING PUMP (02 NOS)
@ FIRE WORKSHOP TOWN COMMITTEE
DIPLO TOWN**



TOWN COMMITTEE DIPLO DISTRICT THARPARKAR

EVALUATION CRITERIA OF THE TENDER UP TO 2.5 MILLION

1. Contractor having NTN and copy must be available with Tender in case of supply item the GST registration must be available with Tender.
2. The Pay Order of Bid security as mentioned in NIT and must be available with Tender.
3. 1 Years Experience certificate of similar nature of job must be available with the Tender.
4. Turn over statement last 3 years.
5. Similar nature of Bidding Documents from upto 2.5 Million of SPPRA with filling Bidding Data & Contractor Data must be available with BOQ otherwise the Tender cannot be accepted.
6. Rate must be quoted in figure & words by contractor.
7. Bid shall be properly signed by contractor with stamped address and contract No:
8. If the estimates are based on Sch: 2012 and premium can be allowed within allowable limit.
9. If the estimates are preparing on M.R and 10% profit is included in R.A & excess quoted cost cannot be considered.
10. Conditional bid cannot be accepted.
11. Bid must be submitted in sealed cover.
12. Contractor must be registered with Sindh Revenue Board.

INSTRUCTIONS TO BIDDERS/ PROCURING AGENCIES**General Rules and Directions for the Guidance of Contractors**

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The instructions to bidders will not be part of the Contract and will cease to have effect once the contract is signed.

1. **All work proposed:** to be executed by contract shall be notified in a form of Notice Inviting Tenders (NIT)/ Invitation for Bid (IFB) hosted on website of Authority and Procuring Agency and also in printed media where ever required as per rules. NIT must state the description of the work, dates, time and place of issuing, submission, opening of bids completion time, cost of bidding document and bid security either in lump sum or percentage of Estimated Cost/ Bid Cost. The interested bidder must have valid NTN also.
2. **Content of Bidding Documents must include but not limited to:** Conditions of contract, Contract Data, specifications or its references, Bill of Quantities containing description of items with scheduled/ item rates with premium to be filled in form of percentage above/ below or on item rates to be quoted, Form of Agreement and drawings.
3. **Fixed Price Contracts:** The Bid prices and rates are fixed during currency of contract and under no circumstance shall any contractor be entitled to claim enhanced rates for any item in this contract.
4. The Procuring Agency shall have right of rejecting all or any of the tenders as per provisions of SPPRA Rules-2010.
5. **Conditional Offer:** Any person who submits a tender shall fill up the usual printed form stating at what percentage above or below on the rates specified in Bill of Quantities for items of work to be carried out. He is willing to undertake the work and also quote the rates for those items which are based on market rates. Only one rate of such percentage, on all the Scheduled Rates shall be framed. Tenders which propose any alternative in the works specified in the said form of invitation to tenders or in the time allowed for carrying out the work, or which contain any other conditions, will be liable to rejection. No printed form of

tender shall include a tender for more than one work, but if contractor wish to tender for two or more works, they shall submit a separate tender for each.

The envelope containing the tender documents shall refer the name and number of the work.

6. All works shall be measured by standard instructions according to the rules.

7. Bidders shall provide evidence of their eligibility as and when requested by the Procuring Agency.

8. Any bid received by the Agency after the deadline for submission of bids shall be rejected and returned unopened to the bidder.

9. 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 documents. If the bidder does not fulfill any of these conditions, it shall not be evaluated further.

10. Bid without bid security of required amount and prescribed form shall be rejected.

11. Bids determined to be substantially responsive shall be checked for any arithmetic errors. Arithmetical error shall be rectified on the following basis:

- (A) **In case of schedule rates:** the amount of percentage quoted above or below will be checked and added or subtracted from amount of bill of quantities to arrive the final bid cost.
- (B) **In case of item rates:** If there is a discrepancy between the unit rate and the total cost that is obtained by multiplying the unit rate and quantity, the unit rate shall prevail and the total cost will be corrected unless in the opinion of the Agency there is an obvious misplacements of the decimal point in the unit rate, in which case the total cost as quoted will govern and the unit rate corrected. If there is a discrepancy between the total bid amount and the sum of total costs, the sum of the total costs shall prevail and the total bid amount shall be corrected.
- (C) Where there is a discrepancy between the amounts in figures and in words, the amount in words will govern.

BIDDING DATA

- a) Name of Procuring Agency : Town Committee Diplo
- b) Brief Description of Work : **DETAILED WORKING ESTIMATE FOR SUPPLYING OF DEWATERING PUMP (02 NOS) @ FIRE WORKSHOP TOWN COMMITTEE DIPLO TOWN**
- c) Procuring Agency Address : Office of the Chairman Town Committee Diplo near Mithi Bus Stop Diplo District Tharparkar
- d) Estimate Cost : 180,000/-
- e) Amount of Bid Security : 3,600/-
- f) Period of Bid Validity : 90-Days
- g) Security Deposit (Including Bid Security) : 18,000/-
- h) Venue, Time & Date of Bid Opening : The Tender in sealed cover with the name of the Work should be dropped in the Tender Box kept in Office of the Chairman Town Committee Diplo on **17-01-2017 @ 01:00 PM** & open on same day @ **01:30 PM** in presence of Procurement Committee.
- i) Deadline for submission of Bid along with Time : 17-01-2017 @ 01:00 PM
- j) Time for completion from written order commence : 4-Months
- k) Liquidity damage : 0.5% of Bid Cost per day of delay.
- l) Bid issued to Firm/ Agency : _____
- m) Deposit Receipt No: & Date : _____
- n) Amount : 3,600/-


CHAIRMAN
 TOWN COMMITTEE
 DIPLO

(STANDARD BIDDING DOCUMENT BELOW RS. 2.500 MILLION)

Issued to M/S _____

& Charged Rs. _____ Tender Fee 1,000/=

Vide D.R.No. _____ Dated: _____

TOWN COMMITTEE DIPLO

Percentage rate Tender and Contract work issued for the work: **DETAILED WORKING ESTIMATE FOR SUPPLYING OF DEWATERING PUMP (02 NOS) @ FIRE WORKSHOP TOWN COMMITTEE DIPLO TOWN**

I/We hereby tender for the execution, for the Government of Sindh (here in before) and herein-after referred to as Government of the work specified in the underwritten memorandum within the time specified in each memorandum @ Rs. _____ percent, above/below/estimate schedule of rate entered in the Schedule "B" memorandum showing items of work to be carried out and in accordance in all respects with the specification designs, drawing and instruction in written referred to in Rule-I here of and in Clause-12 of the annex condition of the contract and agree that when materials for the work are provided by the Government such materials at the rate to be paid for shall be as provide in Schedule "B" here to.

MEMORANDUM

a.	General Description:	As Above
b.	Estimated Cost:	Rs. 180,000/-
c.	Earnest Money @ 2%:	Rs. 3,600/-
d.	Security Deposit i/c Earnest Money @ 10%:	Rs. 18,000/-
e.	Performance after successful of tender @ 3%:	Rs. 5,400/-
e.	Percentage, if any to be deducted from the bills:	5%
f.	Time allowed for completion of the work is:	4-Months

CONTRACTOR UNDERTAKING

I/We have referred the above rates after taking into consideration all the terms and conditions as per printed Standard Bidding Document so as to complete the agreement. In case of failure the Department will be as liberty to take action against/as per clause of agreement printed in Standard Bidding Document, which has been read by me and accepted by me.

Schedule "A"NIL.....

Schedule "B" attached herewith.

C.D.NO:

Dated:

"SCHEDULE B"

SUPPLYING OF DEWATERING PUMP (02 NOS) @ FIRE WORKSHOP TC DIPLO

Sr. No:	Item Description	QTY	Rate	Unit	Amount
01.	SUPPLYING DEWATERING PUMPS HONDA WH20XT (I/C SUNCTION & 2" DELIVERY PIPES 100FT) I/C TRANPORTTAION CHARGES TO SITE OF WORK @ DIPLO	02 Jobs	90,000	P/ Job	180,000

CONTRACTOR


 ASSISTANT EXECUTIVE ENGINEER
 TOWN COMMITTEE
 DIPLO

CONDITIONS OF CONTRACT

Clause - 1: Commencement & Completion Dates of work. The contractor shall not enter upon or commence any portion or work except with the written authority and instructions of the Engineer-in-charge or of in subordinate-in-charge of the work. Failing such authority the contractor shall have no claim to ask for measurements of or payment for work.

The contractor shall proceed with the works with due expedition and without delay and complete the works in the time allowed for carrying out the work as entered in the tender shall be strictly observed by the contractor and shall reckoned from the date on which the order to commence work is given to the contractor. And further to ensure good progress during the execution of the work, contractor shall be bound, in all in which the time allowed for completion of any work exceeds one month, to achieve progress on the prorate basis.

Clause - 2: Liquidated Damages. The contractor shall pay liquidated damages to the Agency at the rate per day stated in the bidding data for each day that the completion date is later than the intended completion date, the amount of liquidated damage paid by the contractor to the Agency shall not exceed 10 per cent of the contract price. Agency may deduct liquidated damages from payments due to the contractor. Payment of liquidated damages does not affect the contractor's liabilities.

Clause - 3: Termination of the Contract.

(A) Procuring Agency/Assistant Executive Engineer may terminate the contract if either of the following conditions exists:

- (i) Contractor causes a breach of any clause of the contract;
- (ii) The progress of any particular portion of the work is unsatisfactory and notice of 10 days has expired.
- (iii) In the case of abandonment of the work owing to the serious illness or death of the contractor or any other cause.
- (iv) Contractor can also request for termination of contract if a payment certified by the Engineer is not paid to the contractor within 60 days of the date of the submission of the bill.

(B) The Town Officer/Procuring Agency has power to adopt any of the following courses as may deem fit.

- (i) to forfeit the security deposit available except conditions mentioned at A (iii) and (iv) above;
- (ii) To finalize the work by measuring the work done by the contractor.

(C) In the event of any of the above courses being adopted by the Assistant Executive Engineer/Procuring Agency, the contractor shall have: -

- (i) No claim to compensation for any loss sustained by him by reason of his having purchased or procured any materials, or entered into any engagements, or made any advances on account of or with a view to the execution of the work or the performance of the contract.
- (ii) However, the contractor can claim for the work done at site duly certified by the Town Officer in writing regarding the performance of such work and has not been paid.

Procuring Agency/Engineer may invite fresh bids for remaining work.

Clause - 4: Possession of the site and claims for compensation for delay. The Engineer Shall give possession of all parts of the site to the contractor. If possession of site is not given by the date stated in the contract data, no compensation shall be allowed for any delay caused in startling of the work on account of any acquisition of land, water standing in borrow pits/compartments or in according sanction to estimates. In such case, either date of commencement will be changed or period of completion is to be extended accordingly.

Clause - 5: Extension of Intended Completion Date. The Procuring Agency either at its own initiatives before the date of completion or on desire of the contractor may extend the intended completion date, if an event (which hinders the execution of contract) occurs or a variation order is issued which makes it impossible to complete the work by the intended completion date for such period as he may think necessary or proper. The decision of the Town Officer in this matter shall be final where time has been extended under this or any other clause of this agreement, the date for completion of the work shall be the date fixed by the order giving the extension or by the aggregate of all such orders, made under this agreement.

When time has been extended as aforesaid, it shall continue to be the essence of the contract and all clauses of the contract shall continue to be operative during the extended period.

Clause – 6: Specifications. The contractor shall execute the whole and every part of the work in the most substantial and work-man-like manner and both as regards materials and all other matters in strict accordance with the specifications lodged in the office of the Town Officer and initialed by the parties, the said specification being a part of the contract. The contractor shall also confirm exactly, fully and faithfully to the designs, drawing, and instructions in writing relating to the work signed by the Engineer-In-Charge and lodge in his office and to which the contractor shall be entitled to have access at such office or on the site of work for the purpose of inspection during office hours and the contractor shall, if he so requires, be entitled at his own expense to make or cause to be made copies of the specifications, and of all such designs, drawings, and instructions as aforesaid.

Clause – 7: Payments.

(A) **Interim/Running Bill.** A bill shall be submitted by the contractor as frequently as the progress of the work may justify for all work executed and not included in any previous bill at least once in a month and the Engineer-in-charge shall take or cause to be taken the requisite measurements for the purpose of having the same verified and the claim, as far as admissible, adjusted, if possible before the expiry of ten days from the presentation of the bill, at any time depute a subordinate to measure up the said work in the presence of the contractor or his authorized agent, whose countersignature to the measurement list will be sufficient to warrant and the Engineer-in-charge may prepare a bill from such list which shall be binding on the contractor in all respects.

The Engineer/Procuring Agency shall pass/certify the amount to be paid to the contractor, which he considers due and payable in respect thereof, subject to deduction of security deposit, advance payment if any made to him and taxes.

All such intermediate payment shall be regarded as payments by way of advance against the final payment only and not as payments for work actually done and completed, and shall not preclude the Engineer-in-charge from recoveries from final bill and rectification of defects and unsatisfactory items of works pointed out to him during defect liability period.

(B) **The Final Bill.** A bill shall be submitted by the contractor within one month of the date fixed for the completion of the work otherwise Engineer-in-charge's certificate of the measurements and of the total amount payable for the works shall be final and binding on all parties.

Clause – 8: Reduced Rates. In cases where the items of work are not accepted as completed, the Engineer-in-charge may make payment on account of such items at such reduced rates as he may consider reasonable in the preparation of final or on running account bills with reasons recorded in writing.

Clause – 9: Issuance of Variation and Repeat Orders.

- (A) Agency may issue a Variation order for procurement of works, physical services from the original contractor to cover any increase or decrease in quantities, including the introduction of new work items that are either due to change of plans, design or alignment to suit actual field conditions, within the general scope and physical boundaries of the contract.
- (B) Contractor shall not perform a variation until the procuring Agency has authorized the variation in writing subject to the limit not exceeding the contract cost by of 15% on the same conditions in all respects on which he agreed to do them in the work, and at the same rates, as are specified in the tender for the main work. The contractor has no right to claim for compensation by reason of alterations or curtailment of the work.
- (C) In case the nature of the work in the variation does not correspond with items in the bill of quantities, the quotation by the contractor is to be in the form of new rates for the relevant items of work, and if the Engineer-in-charge is satisfied that the rate quoted is within the rate worked out by him on detailed rate analysis, and then only he shall allow him that rate after approval from higher authority.
- (D) The time for the completion of the work shall be extended in the proportion that the additional work bear to the original contract work.

- (E) In case of quantities of work executed result the initial contract Price to be exceeded by more than 15%, and then Engineer can adjust the rates for those quantities causing excess the cost of contract beyond 15% after approval of Assistant Executive Engineer.
- (F) Repeat Order: Any cumulative variation, beyond the 15% of initial contract amount, shall be subject of another contract to be tendered out if the works are separable from the original contract.

Clause – 10: Quality Control

- (A) **Identifying Defects:** If at any time before the security deposit is refunded to the contractor/during defect liability period mentioned in bid data, the Engineer-in-charge or his subordinate-in-charge of the work may instruct the contractor to uncover and test any part of the works which he considers may have a defect due to use of unsound materials or unskillful workmanship and the contractor has to carry out a test at his own cost irrespective of work already approved or paid.
- (B) **Correction of Defects:** The contractor shall be bound forthwith to rectify or remove and reconstruct the work so specified in whole or in part, as the case may require. The contractor shall correct the notified defect within the defects correction period mentioned in notice.
- (C) **Uncorrected Defects:**
 - (i) In the case of any such failure, the Engineer-in-charge shall give the contractor at least 14-days notice of his intention to use a third party to correct a defect. He may rectify or remove, and re-execute the work or remove and replace the materials or articles complained of as the case may be at the risk and expense in all respects of the contractor.
 - (ii) If the Engineer considers that rectification/correction of a defect is not essential and it may be accepted or made use of it shall be within his discretion to accept the same at such reduced rates as he may fix therefore.

Clause – 11:

- (A) **Inspection of Operations.** The Engineer and his subordinates, shall at all reasonable times have access to the site for supervision and inspection of works under or in course of execution in pursuance of the contract and the contractor shall afford every facility for and every assistance in obtaining the right to such access.
- (B) **Dates for Inspection and Testing.** The Engineer shall give the contractor reasonable notice of the intention of the Engineer-in-charge or his subordinate to visit the work shall have been given to the contractor, then he either himself be present to receive orders and instructions, or have a responsible agent duly accredited in writing present for that purpose, orders given to the contractor's duly authorized agent shall be considered to have the same force an effect as if they had been given to the contractor himself.

Clause – 12: Examination of work before covering up.

- (A) No part of the works shall be covered up or put out of view/beyond the reach without giving notice of not less than five days to the Engineer whenever any such part of the works or foundations is or are ready or about to be ready for examination and the Engineer shall, without delay, unless he considers it unnecessary and advises the contractor accordingly, attend for the purpose of examining and measuring such part of the works or of examining such foundations.
- (B) If any work is covered up or placed beyond the reach of measurement without such notice having been given, the same shall be uncovered at the contractor's expense, and in default thereof no payment or allowance shall be made for such work, or for the materials with which the same was executed.

Clause – 13: Risks. The contractor shall be responsible for all risks of loss of or damage to physical property or facilities or related services at the premises and of personal injury and death which arise during and in consequence of its performance of the contract. If any damage is caused while the work is in progress or become apparent within three months of the grant of the certificate of completion, final or otherwise, the contractor shall make good the same at his own expense, or in default the Engineer may cause the same to be made good by other workmen, and deduct the expenses from retention money lying with the Engineer.

Clause – 14: Measures for prevention of fire and safety measures. The contractor shall not set fire to any standing jungle, trees, bush wood or grass without a written permit from the Town Officer. When such permit is given, and also in all cases when destroying, cutting or uprooting trees, bush-wood, grass, etc by fire, the contractor shall take necessary measures to prevent such fire spreading to or otherwise

damaging surrounding property. The contractor is responsible for the safety of all its activities including retention of the environment on and off the site. Compensation of all damage done intentionally or unintentionally on or off the site by the contractor's labour shall be paid by him.

Clause – 15: Sub-contracting. The contractor shall not subcontract the whole of the works, except where otherwise provided by the contract. The contractor shall not subcontract any part of the works without the prior consent of the Engineer. Any such consent shall not relieve the contractor from any liability or obligation under the contract and he shall be responsible for the acts, defaults and neglects of any subcontractor, his agents, servants or workmen as if these acts, defaults or neglects were those of the contractor, his agents servants or workmen. The provisions of this contract shall apply to such subcontractor or his employee as if he or it were employees of the contractor.

Clause – 16: Disputes. All disputes arising in connection with the present contract, and which cannot be amicably settled between the parties, the decision of the Town Officer to awarding authority shall be final, conclusive and binding on all parties to the contract upon all questions relating to the meaning of the specifications, designs drawings, and instructions, hereinbefore mentioned and as to the quality of workmanship, or materials used on the work or as to any other questions, claim, right, matter, or thing whatsoever in any way arising out of, or relating to the contract design, drawings, specifications, estimates, instructions, orders or these conditions or otherwise concerning the works, or the execution, of failure to execute the same, whether arising, during the progress of the work, or after the completion or abandonment thereof.

Clause – 17: Site Clearance. On completion of the work, the contractor shall be furnished with a certificate by the Assistant Executive Engineer (hereinafter called the Engineer-in-charge) of such completion, but neither such certificate shall be given nor shall the work be considered to be complete until the contractor shall have removed all temporary structures and materials brought at site either for use or for operation facilities including cleaning debris and dirt at the site. If the contractor fails to comply with the requirements of this clause then Engineer-in-charge, may at the expense of the contractor remove and dispose of the same as he thinks fit and shall deduct the amount of all expenses so incurred from the contractor's retention money. The contractor shall have no claim in respect of any surplus materials as aforesaid except for any sum actually realized by the sale thereof.

Clause – 18: Financial Assistance/Advance Payment.

(A) Mobilization advance is not allowed.

(B) Secured Advance against materials brought at site.

(i) Secured Advance may be permitted only against imperishable materials/quantities anticipated to be consumed/ utilized on the work within a period of three months from the date of issue of secured advance and definitely not for full quantities of materials for the entire work/contract. The sum payable for such materials on site shall not exceed 75% of the market price of materials.

(ii) Recovery of Secured Advance paid to the contractor under the above provisions shall be affected from the monthly payments on actual consumption basis, but not later than period more than three months (even if unutilized).

Clause – 19: Recovery as arrears of land Revenue. Any sum due to the Government by the contractor shall be liable for recovery as arrears of land Revenue.

Clause – 20: Refund of Security Deposit/Retention Money. On completion of the whole of the works (a work should be considered as complete for the purpose of refund of security deposit to a contractor from the last date on which its final measurements are checked by a competent authority, if such check is necessary otherwise from the last date of recording the final measurements), the defects notice period has also passed and the Engineer has certified that all defects notified to the contractor before the end of this period have been corrected, the security deposit lodged by a contractor (in cash or recovered in installments from his bills) shall be refunded to him after the expire of three months from the date on which the work is completed.

CONTRACTOR

ACCOUNTANT/ A.O
TOWN COMMITTEE
DIPLO


CHAIRMAN
TOWN COMMITTEE
DIPLO

TENDER DOCUMENTS

**DETAILED WORKING ESTIMATE FOR
SUPPLYING OF PHOTO COPIER MACHINE @
TOWN COMMITTEE OFFICE DIPLO TOWN**



TOWN COMMITTEE DIPLO DISTRICT THARPARKAR

EVALUATION CRITERIA OF THE TENDER UP TO 2.5 MILLION

1. Contractor having NTN and copy must be available with Tender in case of supply item the GST registration must be available with Tender.
2. The Pay Order of Bid security as mentioned in NIT and must be available with Tender.
3. 1 Years Experience certificate of similar nature of job must be available with the Tender.
4. Turn over statement last 3 years.
5. Similar nature of Bidding Documents from upto 2.5 Million of SPPRA with filling Bidding Data & Contractor Data must be available with BOQ otherwise the Tender cannot be accepted.
6. Rate must be quoted in figure & words by contractor.
7. Bid shall be properly signed by contractor with stamped address and contract No:
8. If the estimates are based on Sch: 2012 and premium can be allowed within allowable limit.
9. If the estimates are preparing on M.R and 10% profit is included in R.A & excess quoted cost cannot be considered.
10. Conditional bid cannot be accepted.
11. Bid must be submitted in sealed cover.
12. Contractor must be registered with Sindh Revenue Board.

INSTRUCTIONS TO BIDDERS/ PROCURING AGENCIES**General Rules and Directions for the Guidance of Contractors**

This section of the bidding documents should provide the information necessary for bidders to prepare responsive bids, in accordance with the requirements of the Procuring Agency. It should also give information on bid submission, opening and evaluation and on the award of contract.

Matters governing the performance of Contract or payments under the Contract, or matters affecting the risks, rights and obligations of the parties under the Contract are included as Conditions of Contract and Contract Data.

The instructions to bidders will not be part of the Contract and will cease to have effect once the contract is signed.

1. All work proposed: to be executed by contract shall be notified in a form of Notice Inviting Tenders (NIT)/ Invitation for Bid (IFB) hosted on website of Authority and Procuring Agency and also in printed media where ever required as per rules. NIT must state the description of the work, dates, time and place of issuing, submission, opening of bids completion time, cost of bidding document and bid security either in lump sum or percentage of Estimated Cost/ Bid Cost. The interested bidder must have valid NTN also.

2. Content of Bidding Documents must include but not limited to: Conditions of contract, Contract Data, specifications or its references, Bill of Quantities containing description of items with scheduled/ item rates with premium to be filled in form of percentage above/ below or on item rates to be quoted, Form of Agreement and drawings.

3. Fixed Price Contracts: The Bid prices and rates are fixed during currency of contract and under no circumstance shall any contractor be entitled to claim enhanced rates for any item in this contract.

4. The Procuring Agency shall have right of rejecting all or any of the tenders as per provisions of SPPRA Rules-2010.

5. Conditional Offer: Any person who submits a tender shall fill up the usual printed form stating at what percentage above or below on the rates specified in Bill of Quantities for items of work to be carried out. He is willing to undertake the work and also quote the rates for those items which are based on market rates. Only one rate of such percentage, on all the Scheduled Rates shall be framed. Tenders which propose any alternative in the works specified in the said form of invitation to tenders or in the time allowed for carrying out the work, or which contain any other conditions, will be liable to rejection. No printed form of

tender shall include a tender for more than one work, but if contractor wish to tender for two or more works, they shall submit a separate tender for each.

The envelope containing the tender documents shall refer the name and number of the work.

6. All works shall be measured by standard instructions according to the rules.

7. Bidders shall provide evidence of their eligibility as and when requested by the Procuring Agency.

8. Any bid received by the Agency after the deadline for submission of bids shall be rejected and returned unopened to the bidder.

9. 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 documents. If the bidder does not fulfill any of these conditions, it shall not be evaluated further.

10. Bid without bid security of required amount and prescribed form shall be rejected.

11. Bids determined to be substantially responsive shall be checked for any arithmetic errors. Arithmetical error shall be rectified on the following basis:

- (A) **In case of schedule rates:** the amount of percentage quoted above or below will be checked and added or subtracted from amount of bill of quantities to arrive the final bid cost.
- (B) **In case of item rates:** If there is a discrepancy between the unit rate and the total cost that is obtained by multiplying the unit rate and quantity, the unit rate shall prevail and the total cost will be corrected unless in the opinion of the Agency there is an obvious misplacements of the decimal point in the unit rate, in which case the total cost as quoted will govern and the unit rate corrected. If there is a discrepancy between the total bid amount and the sum of total costs, the sum of the total costs shall prevail and the total bid amount shall be corrected.
- (C) Where there is a discrepancy between the amounts in figures and in words, the amount in words will govern.

BIDDING DATA

- a) Name of Procuring Agency : Town Committee Diplo
- b) Brief Description of Work : **DETAILED WORKING ESTIMATE FOR SUPPLYING OF PHOTO COPIER MACHINE @ TOWN COMMITTEE OFFICE DIPLO TOWN**
- c) Procuring Agency Address : Office of the Chairman Town Committee Diplo near Mithi Bus Stop Diplo District Tharparkar
- d) Estimate Cost : 350,000/-
- e) Amount of Bid Security : 7,000/-
- f) Period of Bid Validity : 90-Days
- g) Security Deposit (Including Bid Security) : 35,000/-
- h) Venue, Time & Date of Bid Opening : The Tender in sealed cover with the name of the Work should be dropped in the Tender Box kept in Office of the Chairman Town Committee Diplo on **17-01-2017 @ 01:00 PM** & open on same day @ **01:30 PM** in presence of Procurement Committee.
- i) Deadline for submission of Bid along with Time : 17-01-2017 @ 01:00 PM
- j) Time for completion from written order commence : 4-Months
- k) Liquidity damage : 0.5% of Bid Cost per day of delay.
- l) Bid issued to Firm/ Agency : _____
- m) Deposit Receipt No: & Date : _____
- n) Amount : 7,000/-



CHAIRMAN
TOWN COMMITTEE
DIPLO

(STANDARD BIDDING DOCUMENT BELOW RS. 2.500 MILLION)

Issued to M/S _____

& Charged Rs. _____ Tender Fee 1,000/=

Vide D.R.No. _____ Dated: _____

TOWN COMMITTEE DIPLO

Percentage rate Tender and Contract work issued for the work: **DETAILED WORKING ESTIMATE FOR SUPPLYING OF PHOTO COPIER MACHINE @ TOWN COMMITTEE OFFICE DIPLO TOWN**

I/We hereby tender for the execution, for the Government of Sindh (here in before) and herein-after referred to as Government of the work specified in the underwritten memorandum within the time specified in each memorandum @ Rs. _____ percent, above/below/estimate schedule of rate entered in the Schedule "B" memorandum showing items of work to be carried out and in accordance in all respects with the specification designs, drawing and instruction in written referred to in Rule-I here of and in Clause-12 of the annex condition of the contract and agree that when materials for the work are provided by the Government such materials at the rate to be paid for shall be as provide in Schedule "B" here to.

MEMORANDUM

a.	General Description:	As Above
b.	Estimated Cost:	Rs. 350,000/-
c.	Earnest Money @ 2%:	Rs. 7,000/-
d.	Security Deposit i/e Earnest Money @ 10%:	Rs. 35,000/-
e.	Performance after successful of tender @ 3%:	Rs. 10,500/-
e.	Percentage, if any to be deducted from the bills:	5%
f.	Time allowed for completion of the work is:	4-Months

CONTRACTOR UNDERTAKING

I/We have referred the above rates after taking into consideration all the terms and conditions as per printed Standard Bidding Document so as to complete the agreement. In case of failure the Department will be as liberty to take action against/as per clause of agreement printed in Standard Bidding Document, which has been read by me and accepted by me.

Schedule "A"NIL.....

Schedule "B" attached herewith.

C.D.NO:

Dated:

"SCHEDULE B"

SUPPLYING OF PHOTO COPIER MACHINE @ TC OFFICE DIPLO

Sr. No:	Item Description	QTY	Rate	Unit	Amount
01.	PHOTOCOPIER MACHINE (XEROX MADE MODEL WORK CENTER WC5325) I/C TRANSPORTATION CHARGES TO SITE OF WORK @ DIPLO	01 Job	350,000	P/ Job	350,000

CONTRACTOR


ASSISTANT EXECUTIVE ENGINEER
TOWN COMMITTEE
DIPLO

CONDITIONS OF CONTRACT

Clause - 1: Commencement & Completion Dates of work. The contractor shall not enter upon or commence any portion or work except with the written authority and instructions of the Engineer-in-charge or of in subordinate-in-charge of the work. Failing such authority the contractor shall have no claim to ask for measurements of or payment for work.

The contractor shall proceed with the works with due expedition and without delay and complete the works in the time allowed for carrying out the work as entered in the tender shall be strictly observed by the contractor and shall reckoned from the date on which the order to commence work is given to the contractor. And further to ensure good progress during the execution of the work, contractor shall be bound, in all in which the time allowed for completion of any work exceeds one month, to achieve progress on the prorata basis.

Clause - 2: Liquidated Damages. The contractor shall pay liquidated damages to the Agency at the rate per day stated in the bidding data for each day that the completion date is later than the intended completion date, the amount of liquidated damage paid by the contractor to the Agency shall not exceed 10 per cent of the contract price. Agency may deduct liquidated damages from payments due to the contractor. Payment of liquidated damages does not affect the contractor's liabilities.

Clause - 3: Termination of the Contract.

(A) Procuring Agency/Assistant Executive Engineer may terminate the contract if either of the following conditions exists:

- (i) Contractor causes a breach of any clause of the contract;
- (ii) The progress of any particular portion of the work is unsatisfactory and notice of 10 days has expired.
- (iii) In the case of abandonment of the work owing to the serious illness or death of the contractor or any other cause.
- (iv) Contractor can also request for termination of contract if a payment certified by the Engineer is not paid to the contractor within 60 days of the date of the submission of the bill.

(B) The Town Officer/Procuring Agency has power to adopt any of the following courses as may deem fit.

- (i) to forfeit the security deposit available except conditions mentioned at A (iii) and (iv) above;
- (ii) To finalize the work by measuring the work done by the contractor.

(C) In the event of any of the above courses being adopted by the Assistant Executive Engineer/Procuring Agency, the contractor shall have: -

- (i) No claim to compensation for any loss sustained by him by reason of his having purchased or procured any materials, or entered into any engagements, or made any advances on account of or with a view to the execution of the work or the performance of the contract.
- (ii) However, the contractor can claim for the work done at site duly certified by the Town Officer in writing regarding the performance of such work and has not been paid.

Procuring Agency/Engineer may invite fresh bids for remaining work.

Clause - 4: Possession of the site and claims for compensation for delay. The Engineer Shall give possession of all parts of the site to the contractor. If possession of site is not given by the date stated in the contract data, no compensation shall be allowed for any delay caused in startling of the work on account of any acquisition of land, water standing in borrow pits/compartments or in according sanction to estimates. In such case, either date of commencement will be changed or period of completion is to be extended accordingly.

Clause - 5: Extension of Intended Completion Date. The Procuring Agency either at its own initiatives before the date of completion or on desire of the contractor may extend the intended completion date, if an event (which hinders the execution of contract) occurs or a variation order is issued which makes it impossible to complete the work by the intended completion date for such period as he may think necessary or proper. The decision of the Town Officer in this matter shall be final where time has been extended under this or any other clause of this agreement, the date for completion of the work shall be the date fixed by the order giving the extension or by the aggregate of all such orders, made under this agreement.

When time has been extended as aforesaid, it shall continue to be the essence of the contract and all clauses of the contract shall continue to be operative during the extended period.

Clause – 6: Specifications. The contractor shall execute the whole and every part of the work in the most substantial and work-man-like manner and both as regards materials and all other matters in strict accordance with the specifications lodged in the office of the Town Officer and initialed by the parties, the said specification being a part of the contract. The contractor shall also confirm exactly, fully and faithfully to the designs, drawing, and instructions in writing relating to the work signed by the Engineer-In-Charge and lodge in his office and to which the contractor shall be entitled to have access at such office or on the site of work for the purpose of inspection during office hours and the contractor shall, if he so requires, be entitled at his own expense to make or cause to be made copies of the specifications, and of all such designs, drawings, and instructions as aforesaid.

Clause – 7: Payments.

(A) **Interim/Running Bill.** A bill shall be submitted by the contractor as frequently as the progress of the work may justify for all work executed and not included in any previous bill at least once in a month and the Engineer-in-charge shall take or cause to be taken the requisite measurements for the purpose of having the same verified and the claim, as far as admissible, adjusted, if possible before the expiry of ten days from the presentation of the bill, at any time depute a subordinate to measure up the said work in the presence of the contractor or his authorized agent, whose countersignature to the measurement list will be sufficient to warrant and the Engineer-in-charge may prepare a bill from such list which shall be binding on the contractor in all respects.

The Engineer/Procuring Agency shall pass/certify the amount to be paid to the contractor, which he considers due and payable in respect thereof, subject to deduction of security deposit, advance payment if any made to him and taxes.

All such intermediate payment shall be regarded as payments by way of advance against the final payment only and not as payments for work actually done and completed, and shall not preclude the Engineer-in-charge from recoveries from final bill and rectification of defects and unsatisfactory items of works pointed out to him during defect liability period.

(B) **The Final Bill.** A bill shall be submitted by the contractor within one month of the date fixed for the completion of the work otherwise Engineer-in-charge's certificate of the measurements and of the total amount payable for the works shall be final and binding on all parties.

Clause – 8: Reduced Rates. In cases where the items of work are not accepted as completed, the Engineer-in-charge may make payment on account of such items at such reduced rates as he may consider reasonable in the preparation of final or on running account bills with reasons recorded in writing.

Clause – 9: Issuance of Variation and Repeat Orders.

- (A) Agency may issue a Variation order for procurement of works, physical services from the original contractor to cover any increase or decrease in quantities, including the introduction of new work items that are either due to change of plans, design or alignment to suit actual field conditions, within the general scope and physical boundaries of the contract.
- (B) Contractor shall not perform a variation until the procuring Agency has authorized the variation in writing subject to the limit not exceeding the contract cost by of 15% on the same conditions in all respects on which he agreed to do them in the work, and at the same rates, as are specified in the tender for the main work. The contractor has no right to claim for compensation by reason of alterations or curtailment of the work.
- (C) In case the nature of the work in the variation does not correspond with items in the bill of quantities, the quotation by the contractor is to be in the form of new rates for the relevant items of work, and if the Engineer-in-charge is satisfied that the rate quoted is within the rate worked out by him on detailed rate analysis, and then only he shall allow him that rate after approval from higher authority.
- (D) The time for the completion of the work shall be extended in the proportion that the additional work bear to the original contract work.

- (E) In case of quantities of work executed result the initial contract Price to be exceeded by more than 15%, and then Engineer can adjust the rates for those quantities causing excess the cost of contract beyond 15% after approval of Assistant Executive Engineer.
- (F) Repeat Order: Any cumulative variation, beyond the 15% of initial contract amount, shall be subject of another contract to be tendered out if the works are separable from the original contract.

Clause – 10: Quality Control

- (A) **Identifying Defects:** If at any time before the security deposit is refunded to the contractor/during defect liability period mentioned in bid data, the Engineer-in-charge or his subordinate-in-charge of the work may instruct the contractor to uncover and test any part of the works which he considers may have a defect due to use of unsound materials or unskillful workmanship and the contractor has to carry out a test at his own cost irrespective of work already approved or paid.
- (B) **Correction of Defects:** The contractor shall be bound forthwith to rectify or remove and reconstruct the work so specified in whole or in part, as the case may require. The contractor shall correct the notified defect within the defects correction period mentioned in notice.
- (C) **Uncorrected Defects:**
 - (i) In the case of any such failure, the Engineer-in-charge shall give the contractor at least 14-days notice of his intention to use a third party to correct a defect. He may rectify or remove, and re-execute the work or remove and replace the materials or articles complained of as the case may be at the risk and expense in all respects of the contractor.
 - (ii) If the Engineer considers that rectification/correction of a defect is not essential and it may be accepted or made use of it shall be within his discretion to accept the same at such reduced rates as he may fix therefore.

Clause – 11:

- (A) **Inspection of Operations.** The Engineer and his subordinates, shall at all reasonable times have access to the site for supervision and inspection of works under or in course of execution in pursuance of the contract and the contractor shall afford every facility for and every assistance in obtaining the right to such access.
- (B) **Dates for Inspection and Testing.** The Engineer shall give the contractor reasonable notice of the intention of the Engineer-in-charge or his subordinate to visit the work shall have been given to the contractor, then he either himself be present to receive orders and instructions, or have a responsible agent duly accredited in writing present for that purpose, orders given to the contractor's duly authorized agent shall be considered to have the same force an effect as if they had been given to the contractor himself.

Clause – 12: Examination of work before covering up.

- (A) No part of the works shall be covered up or put out of view/beyond the reach without giving notice of not less than five days to the Engineer whenever any such part of the works or foundations is or are ready or about to be ready for examination and the Engineer shall, without delay, unless he considers it unnecessary and advises the contractor accordingly, attend for the purpose of examining and measuring such part of the works or of examining such foundations.
- (B) If any work is covered up or placed beyond the reach of measurement without such notice having been given, the same shall be uncovered at the contractor's expense, and in default thereof no payment or allowance shall be made for such work, or for the materials with which the same was executed.

Clause – 13: Risks. The contractor shall be responsible for all risks of loss of or damage to physical property or facilities or related services at the premises and of personal injury and death which arise during and in consequence of its performance of the contract. If any damage is caused while the work is in progress or become apparent within three months of the grant of the certificate of completion, final or otherwise, the contractor shall make good the same at his own expense, or in default the Engineer may cause the same to be made good by other workmen, and deduct the expenses from retention money lying with the Engineer.

Clause – 14: Measures for prevention of fire and safety measures. The contractor shall not set fire to any standing jungle, trees, bush wood or grass without a written permit from the Town Officer. When such permit is given, and also in all cases when destroying, cutting or uprooting trees, bush-wood, grass, etc by fire, the contractor shall take necessary measures to prevent such fire spreading to or otherwise

damaging surrounding property. The contractor is responsible for the safety of all its activities including retention of the environment on and off the site. Compensation of all damage done intentionally or unintentionally on or off the site by the contractor's labour shall be paid by him.

Clause – 15: Sub-contracting. The contractor shall not subcontract the whole of the works, except where otherwise provided by the contract. The contractor shall not subcontract any part of the works without the prior consent of the Engineer. Any such consent shall not relieve the contractor from any liability or obligation under the contract and he shall be responsible for the acts, defaults and neglects of any subcontractor, his agents, servants or workmen as if these acts, defaults or neglects were those of the contractor, his agents servants or workmen. The provisions of this contract shall apply to such subcontractor or his employee as if he or it were employees of the contractor.

Clause – 16: Disputes. All disputes arising in connection with the present contract, and which cannot be amicably settled between the parties, the decision of the Town Officer to awarding authority shall be final, conclusive and binding on all parties to the contract upon all questions relating to the meaning of the specifications, designs drawings, and instructions, hereinbefore mentioned and as to the quality of workmanship, or materials used on the work or as to any other questions, claim, right, matter, or thing whatsoever in any way arising out of, or relating to the contract design, drawings, specifications, estimates, instructions, orders or these conditions or otherwise concerning the works, or the execution, of failure to execute the same, whether arising, during the progress of the work, or after the completion or abandonment thereof.

Clause – 17: Site Clearance. On completion of the work, the contractor shall be furnished with a certificate by the Assistant Executive Engineer (hereinafter called the Engineer-in-charge) of such completion, but neither such certificate shall be given nor shall the work be considered to be complete until the contractor shall have removed all temporary structures and materials brought at site either for use or for operation facilities including cleaning debris and dirt at the site. If the contractor fails to comply with the requirements of this clause then Engineer-in-charge, may at the expense of the contractor remove and dispose of the same as he thinks fit and shall deduct the amount of all expenses so incurred from the contractor's retention money. The contractor shall have no claim in respect of any surplus materials as aforesaid except for any sum actually realized by the sale thereof.

Clause – 18: Financial Assistance/Advance Payment.

(A) Mobilization advance is not allowed.

(B) Secured Advance against materials brought at site.

(i) Secured Advance may be permitted only against imperishable materials/quantities anticipated to be consumed/ utilized on the work within a period of three months from the date of issue of secured advance and definitely not for full quantities of materials for the entire work/contract. The sum payable for such materials on site shall not exceed 75% of the market price of materials.

(ii) Recovery of Secured Advance paid to the contractor under the above provisions shall be affected from the monthly payments on actual consumption basis, but not later than period more than three months (even if unutilized).

Clause – 19: Recovery as arrears of land Revenue. Any sum due to the Government by the contractor shall be liable for recovery as arrears of land Revenue.

Clause – 20: Refund of Security Deposit/Retention Money. On completion of the whole of the works (a work should be considered as complete for the purpose of refund of security deposit to a contractor from the last date on which its final measurements are checked by a competent authority, if such check is necessary otherwise from the last date of recording the final measurements), the defects notice period has also passed and the Engineer has certified that all defects notified to the contractor before the end of this period have been corrected, the security deposit lodged by a contractor (in cash or recovered in installments from his bills) shall be refunded to him after the expiry of three months from the date on which the work is completed.

CONTRACTOR

ACCOUNTANT/ A.O
TOWN COMMITTEE
DIPLO


CHAIRMAN
TOWN COMMITTEE
DIPLO

TENDER DOCUMENTS

**DETAILED WORKING ESTIMATE FOR
SUPPLYING OF SEWING MACHINE (100 NOS) @
FOR POOR WOMEN OF DIPLO TOWN**



TOWN COMMITTEE DIPLO DISTRICT THARPARKAR

EVALUATION CRITERIA OF THE TENDER UP TO 2.5 MILLION

1. Contractor having NTN and copy must be available with Tender in case of supply item the GST registration must be available with Tender.
2. The Pay Order of Bid security as mentioned in NIT and must be available with Tender.
3. 1 Years Experience certificate of similar nature of job must be available with the Tender.
4. Turn over statement last 3 years.
5. Similar nature of Bidding Documents from upto 2.5 Million of SPPRA with filling Bidding Data & Contractor Data must be available with BOQ otherwise the Tender cannot be accepted.
6. Rate must be quoted in figure & words by contractor.
7. Bid shall be properly signed by contractor with stamped address and contract No:
8. If the estimates are based on Sch: 2012 and premium can be allowed within allowable limit.
9. If the estimates are preparing on M.R and 10% profit is included in R.A & excess quoted cost cannot be considered.
10. Conditional bid cannot be accepted.
11. Bid must be submitted in sealed cover.
12. Contractor must be registered with Sindh Revenue Board.

INSTRUCTIONS TO BIDDERS/ PROCURING AGENCIES**General Rules and Directions for the Guidance of Contractors**

This section of the bidding documents should provide the information necessary for bidders to prepare responsive bids, in accordance with the requirements of the Procuring Agency. It should also give information on bid submission, opening and evaluation and on the award of contract.

Matters governing the performance of Contract or payments under the Contract, or matters affecting the risks, rights and obligations of the parties under the Contract are included as Conditions of Contract and Contract Data.

The instructions to bidders will not be part of the Contract and will cease to have effect once the contract is signed.

1. All work proposed: to be executed by contract shall be notified in a form of Notice Inviting Tenders (NIT)/ Invitation for Bid (IFB) hosted on website of Authority and Procuring Agency and also in printed media where ever required as per rules. NIT must state the description of the work, dates, time and place of issuing, submission, opening of bids completion time, cost of bidding document and bid security either in lump sum or percentage of Estimated Cost/ Bid Cost. The interested bidder must have valid NTN also.

2. Content of Bidding Documents must include but not limited to: Conditions of contract, Contract Data, specifications or its references, Bill of Quantities containing description of items with scheduled/ item rates with premium to be filled in form of percentage above/ below or on item rates to be quoted, Form of Agreement and drawings.

3. Fixed Price Contracts: The Bid prices and rates are fixed during currency of contract and under no circumstance shall any contractor be entitled to claim enhanced rates for any item in this contract.

4. The Procuring Agency shall have right of rejecting all or any of the tenders as per provisions of SPPRA Rules-2010.

5. Conditional Offer: Any person who submits a tender shall fill up the usual printed form stating at what percentage above or below on the rates specified in Bill of Quantities for items of work to be carried out. He is willing to undertake the work and also quote the rates for those items which are based on market rates. Only one rate of such percentage, on all the Scheduled Rates shall be framed. Tenders which propose any alternative in the works specified in the said form of invitation to tenders or in the time allowed for carrying out the work, or which contain any other conditions, will be liable to rejection. No printed form of

tender shall include a tender for more than one work, but if contractor wish to tender for two or more works, they shall submit a separate tender for each.

The envelope containing the tender documents shall refer the name and number of the work.

6. All works shall be measured by standard instructions according to the rules.

7. Bidders shall provide evidence of their eligibility as and when requested by the Procuring Agency.

8. Any bid received by the Agency after the deadline for submission of bids shall be rejected and returned unopened to the bidder.

9. 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 documents. If the bidder does not fulfill any of these conditions, it shall not be evaluated further.

10. Bid without bid security of required amount and prescribed form shall be rejected.

11. Bids determined to be substantially responsive shall be checked for any arithmetic errors. Arithmetical error shall be rectified on the following basis:

- (A) **In case of schedule rates:** the amount of percentage quoted above or below will be checked and added or subtracted from amount of bill of quantities to arrive the final bid cost.
- (B) **In case of item rates:** If there is a discrepancy between the unit rate and the total cost that is obtained by multiplying the unit rate and quantity, the unit rate shall prevail and the total cost will be corrected unless in the opinion of the Agency there is an obvious misplacements of the decimal point in the unit rate, in which case the total cost as quoted will govern and the unit rate corrected. If there is a discrepancy between the total bid amount and the sum of total costs, the sum of the total costs shall prevail and the total bid amount shall be corrected.
- (C) Where there is a discrepancy between the amounts in figures and in words, the amount in words will govern.

BIDDING DATA

- a) Name of Procuring Agency : Town Committee Diplo
- b) Brief Description of Work : **DETAILED WORKING ESTIMATE FOR SUPPLYING OF SEWING MACHINE (100 NOS) @ FOR POOR WOMEN OF DIPLO TOWN**
- c) Procuring Agency Address : Office of the Chairman Town Committee Diplo near Mithi Bus Stop Diplo District Tharparkar
- d) Estimate Cost : 680,000/-
- e) Amount of Bid Security : 13,600/-
- f) Period of Bid Validity : 90-Days
- g) Security Deposit (Including Bid Security) : 68,000/-
- h) Venue, Time & Date of Bid Opening : The Tender in sealed cover with the name of the Work should be dropped in the Tender Box kept in Office of the Chairman Town Committee Diplo on **17-01-2017 @ 01:00 PM** & open on same day **@ 01:30 PM** in presence of Procurement Committee.
- i) Deadline for submission of Bid along with Time : 17-01-2017 @ 01:00 PM
- j) Time for completion from written order commence : 4-Months
- k) Liquidity damage : 0.5% of Bid Cost per day of delay.
- l) Bid issued to Firm/ Agency : _____
- m) Deposit Receipt No: & Date : _____
- n) Amount : 13,600/-


CHAIRMAN
TOWN COMMITTEE
DIPLO

(STANDARD BIDDING DOCUMENT BELOW RS. 2.500 MILLION)

Issued to M/S _____
 & Charged Rs. _____ Tender Fee 1,000/=

Vide D.R.No. _____ Dated: _____

TOWN COMMITTEE DIPLO

Percentage rate Tender and Contract work issued for the work: **DETAILED WORKING ESTIMATE FOR SUPPLYING OF SEWING MACHINE (100 NOS) @ FOR POOR WOMEN OF DIPLO TOWN**

I/We hereby tender for the execution, for the Government of Sindh (here in before) and herein-after referred to as Government of the work specified in the underwritten memorandum within the time specified in each memorandum @ Rs. _____ percent, above/below/estimate schedule of rate entered in the Schedule "B" memorandum showing items of work to be carried out and in accordance in all respects with the specification designs, drawing and instruction in written referred to in Rule-I here of and in Clause-12 of the annex condition of the contract and agree that when materials for the work are provided by the Government such materials at the rate to be paid for shall be as provide in Schedule "B" here to.

MEMORANDUM

a.	General Description:	As Above
b.	Estimated Cost:	Rs. 680,000/-
c.	Earnest Money @ 2%:	Rs. 13,600/-
d.	Security Deposit i/c Earnest Money @ 10%:	Rs. 68,000/-
e.	Performance after successful of tender @ 3%:	Rs. 20,400/-
e.	Percentage, if any to be deducted from the bills:	5%
f.	Time allowed for completion of the work is:	4-Months

CONTRACTOR UNDERTAKING

I/We have referred the above rates after taking into consideration all the terms and conditions as per printed Standard Bidding Document so as to complete the agreement. In case of failure the Department will be as liberty to take action against/as per clause of agreement printed in Standard Bidding Document, which has been read by me and accepted by me.

Schedule "A"NIL.....

Schedule "B" attached herewith.

C.D.NO: _____ Dated: _____

"SCHEDULE B"

SUPPLYING OF SEWING MACHINE (100 NOS) @ FOR POOR WOMEN OF
DIPLO TOWN

Sr. No:	Item Description	QTY	Rate	Unit	Amount
01.	SUPPLYING OF SEWING MACHINE (SALIKA MADE) WITH COVER I/C TARNSPORTATION CHARGES	100 Nos.	6,800	P/ No.	680,000

CONTRACTOR


ASSISTANT EXECUTIVE ENGINEER
TOWN COMMITTEE
DIPLO

CONDITIONS OF CONTRACT

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The contractor shall proceed with the works with due expedition and without delay and complete the works in the time allowed for carrying out the work as entered in the tender shall be strictly observed by the contractor and shall reckoned from the date on which the order to commence work is given to the contractor. And further to ensure good progress during the execution of the work, contractor shall be bound, in all in which the time allowed for completion of any work exceeds one month, to achieve progress on the prorata basis.

Clause - 2: Liquidated Damages. The contractor shall pay liquidated damages to the Agency at the rate per day stated in the bidding data for each day that the completion date is later than the intended completion date, the amount of liquidated damage paid by the contractor to the Agency shall not exceed 10 per cent of the contract price. Agency may deduct liquidated damages from payments due to the contractor. Payment of liquidated damages does not affect the contractor's liabilities.

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(B) The Town Officer/Procuring Agency has power to adopt any of the following courses as may deem fit.

- (i) to forfeit the security deposit available except conditions mentioned at A (iii) and (iv) above;
- (ii) To finalize the work by measuring the work done by the contractor.

(C) In the event of any of the above courses being adopted by the Assistant Executive Engineer/Procuring Agency, the contractor shall have: -

- (i) No claim to compensation for any loss sustained by him by reason of his having purchased or procured any materials, or entered into any engagements, or made any advances on account of or with a view to the execution of the work or the performance of the contract.
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- (E) In case of quantities of work executed result the initial contract Price to be exceeded by more than 15%, and then Engineer can adjust the rates for those quantities causing excess the cost of contract beyond 15% after approval of Assistant Executive Engineer.
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- (A) **Identifying Defects:** If at any time before the security deposit is refunded to the contractor/during defect liability period mentioned in bid data, the Engineer-in-charge or his subordinate-in-charge of the work may instruct the contractor to uncover and test any part of the works which he considers may have a defect due to use of unsound materials or unskillful workmanship and the contractor has to carry out a test at his own cost irrespective of work already approved or paid.
- (B) **Correction of Defects:** The contractor shall be bound forthwith to rectify or remove and reconstruct the work so specified in whole or in part, as the case may require. The contractor shall correct the notified defect within the defects correction period mentioned in notice.
- (C) **Uncorrected Defects:**
 - (i) In the case of any such failure, the Engineer-in-charge shall give the contractor at least 14-days notice of his intention to use a third party to correct a defect. He may rectify or remove, and re-execute the work or remove and replace the materials or articles complained of as the case may be at the risk and expense in all respects of the contractor.
 - (ii) If the Engineer considers that rectification/correction of a defect is not essential and it may be accepted or made use of it shall be within his discretion to accept the same at such reduced rates as he may fix therefore.

Clause – 11:

- (A) **Inspection of Operations.** The Engineer and his subordinates, shall at all reasonable times have access to the site for supervision and inspection of works under or in course of execution in pursuance of the contract and the contractor shall afford every facility for and every assistance in obtaining the right to such access.
- (B) **Dates for Inspection and Testing.** The Engineer shall give the contractor reasonable notice of the intention of the Engineer-in-charge or his subordinate to visit the work shall have been given to the contractor, then he either himself be present to receive orders and instructions, or have a responsible agent duly accredited in writing present for that purpose, orders given to the contractor's duly authorized agent shall be considered to have the same force an effect as if they had been given to the contractor himself.

Clause – 12: Examination of work before covering up.

- (A) No part of the works shall be covered up or put out of view/beyond the reach without giving notice of not less than five days to the Engineer whenever any such part of the works or foundations is or are ready or about to be ready for examination and the Engineer shall, without delay, unless he considers it unnecessary and advises the contractor accordingly, attend for the purpose of examining and measuring such part of the works or of examining such foundations.
- (B) If any work is covered up or placed beyond the reach of measurement without such notice having been given, the same shall be uncovered at the contractor's expense, and in default thereof no payment or allowance shall be made for such work, or for the materials with which the same was executed.

Clause – 13: Risks. The contractor shall be responsible for all risks of loss of or damage to physical property or facilities or related services at the premises and of personal injury and death which arise during and in consequence of its performance of the contract. If any damage is caused while the work is in progress or become apparent within three months of the grant of the certificate of completion, final or otherwise, the contractor shall make good the same at his own expense, or in default the Engineer may cause the same to be made good by other workmen, and deduct the expenses from retention money lying with the Engineer.

Clause – 14: Measures for prevention of fire and safety measures. The contractor shall not set fire to any standing jungle, trees, bush wood or grass without a written permit from the Town Officer. When such permit is given, and also in all cases when destroying, cutting or uprooting trees, bush-wood, grass, etc by fire, the contractor shall take necessary measures to prevent such fire spreading to or otherwise

- damaging surrounding property. The contractor is responsible for the safety of all its activities including retention of the environment on and off the site. Compensation of all damage done intentionally or unintentionally on or off the site by the contractor's labour shall be paid by him.

Clause – 15: Sub-contracting. The contractor shall not subcontract the whole of the works, except where otherwise provided by the contract. The contractor shall not subcontract any part of the works without the prior consent of the Engineer. Any such consent shall not relieve the contractor from any liability or obligation under the contract and he shall be responsible for the acts, defaults and neglects of any subcontractor, his agents, servants or workmen as if these acts, defaults or neglects were those of the contractor, his agents servants or workmen. The provisions of this contract shall apply to such subcontractor or his employee as if he or it were employees of the contractor.

Clause – 16: Disputes. All disputes arising in connection with the present contract, and which cannot be amicably settled between the parties, the decision of the Town Officer to awarding authority shall be final, conclusive and binding on all parties to the contract upon all questions relating to the meaning of the specifications, designs drawings, and instructions, hereinbefore mentioned and as to the quality of workmanship, or materials used on the work or as to any other questions, claim, right, matter, or thing whatsoever in any way arising out of, or relating to the contract design, drawings, specifications, estimates, instructions, orders or these conditions or otherwise concerning the works, or the execution, of failure to execute the same, whether arising, during the progress of the work, or after the completion or abandonment thereof.

Clause – 17: Site Clearance. On completion of the work, the contractor shall be furnished with a certificate by the Assistant Executive Engineer (hereinafter called the Engineer-in-charge) of such completion, but neither such certificate shall be given nor shall the work be considered to be complete until the contractor shall have removed all temporary structures and materials brought at site either for use or for operation facilities including cleaning debris and dirt at the site. If the contractor fails to comply with the requirements of this clause then Engineer-in-charge, may at the expense of the contractor remove and dispose of the same as he thinks fit and shall deduct the amount of all expenses so incurred from the contractor's retention money. The contractor shall have no claim in respect of any surplus materials as aforesaid except for any sum actually realized by the sale thereof.

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(A) Mobilization advance is not allowed.

(B) Secured Advance against materials brought at site.

(i) Secured Advance may be permitted only against imperishable materials/quantities anticipated to be consumed/ utilized on the work within a period of three months from the date of issue of secured advance and definitely not for full quantities of materials for the entire work/contract. The sum payable for such materials on site shall not exceed 75% of the market price of materials.

(ii) Recovery of Secured Advance paid to the contractor under the above provisions shall be affected from the monthly payments on actual consumption basis, but not later than period more than three months (even if unutilized).

Clause – 19: Recovery as arrears of land Revenue. Any sum due to the Government by the contractor shall be liable for recovery as arrears of land Revenue.

Clause – 20: Refund of Security Deposit/Retention Money. On completion of the whole of the works (a work should be considered as complete for the purpose of refund of security deposit to a contractor from the last date on which its final measurements are checked by a competent authority, if such check is necessary otherwise from the last date of recording the final measurements), the defects notice period has also passed and the Engineer has certified that all defects notified to the contractor before the end of this period have been corrected, the security deposit lodged by a contractor (in cash or recovered in installments from his bills) shall be refunded to him after the expire of three months from the date on which the work is completed.

CONTRACTOR

ACCOUNTANT/ A.O
TOWN COMMITTEE
DIPLO


CHAIRMAN
TOWN COMMITTEE
DIPLO

TENDER DOCUMENTS

**DETAILED WORKING ESTIMATE FOR
SUPPLYING OF DEEP HAND PUMP (I/C PVC
PIPE & ALL ACCESSORIES ETC COMPLETE)
(50 NOS) @ VARIOUS PLACES OF DIPLO TOWN**



TOWN COMMITTEE DIPLO DISTRICT THARPARKAR

EVALUATION CRITERIA OF THE TENDER UP TO 2.5 MILLION

1. Contractor having NTN and copy must be available with Tender in case of supply item the GST registration must be available with Tender.
2. The Pay Order of Bid security as mentioned in NIT and must be available with Tender.
3. 1 Years Experience certificate of similar nature of job must be available with the Tender.
4. Turn over statement last 3 years.
5. Similar nature of Bidding Documents from upto 2.5 Million of SPPRA with filling Bidding Data & Contractor Data must be available with BOQ otherwise the Tender cannot be accepted.
6. Rate must be quoted in figure & words by contractor.
7. Bid shall be properly signed by contractor with stamped address and contract No:
8. If the estimates are based on Sch: 2012 and premium can be allowed within allowable limit.
9. If the estimates are preparing on M.R and 10% profit is included in R.A & excess quoted cost cannot be considered.
10. Conditional bid cannot be accepted.
11. Bid must be submitted in sealed cover.
12. Contractor must be registered with Sindh Revenue Board.

INSTRUCTIONS TO BIDDERS/ PROCURING AGENCIES**General Rules and Directions for the Guidance of Contractors**

This section of the bidding documents should provide the information necessary for bidders to prepare responsive bids, in accordance with the requirements of the Procuring Agency. It should also give information on bid submission, opening and evaluation and on the award of contract.

Matters governing the performance of Contract or payments under the Contract, or matters affecting the risks, rights and obligations of the parties under the Contract are included as Conditions of Contract and Contract Data.

The instructions to bidders will not be part of the Contract and will cease to have effect once the contract is signed.

1. All work proposed: to be executed by contract shall be notified in a form of Notice Inviting Tenders (NIT)/ Invitation for Bid (IFB) hosted on website of Authority and Procuring Agency and also in printed media where ever required as per rules. NIT must state the description of the work, dates, time and place of issuing, submission, opening of bids completion time, cost of bidding document and bid security either in lump sum or percentage of Estimated Cost/ Bid Cost. The interested bidder must have valid NTN also.

2. Content of Bidding Documents must include but not limited to: Conditions of contract, Contract Data, specifications or its references, Bill of Quantities containing description of items with scheduled/ item rates with premium to be filled in form of percentage above/ below or on item rates to be quoted, Form of Agreement and drawings.

3. Fixed Price Contracts: The Bid prices and rates are fixed during currency of contract and under no circumstance shall any contractor be entitled to claim enhanced rates for any item in this contract.

4. The Procuring Agency shall have right of rejecting all or any of the tenders as per provisions of SPPRA Rules-2010.

5. Conditional Offer: Any person who submits a tender shall fill up the usual printed form stating at what percentage above or below on the rates specified in Bill of Quantities for items of work to be carried out. He is willing to undertake the work and also quote the rates for those items which are based on market rates. Only one rate of such percentage, on all the Scheduled Rates shall be framed. Tenders which propose any alternative in the works specified in the said form of invitation to tenders or in the time allowed for carrying out the work, or which contain any other conditions, will be liable to rejection. No printed form of

tender shall include a tender for more than one work, but if contractor wish to tender for two or more works, they shall submit a separate tender for each.

The envelope containing the tender documents shall refer the name and number of the work.

6. All works shall be measured by standard instructions according to the rules.

7. Bidders shall provide evidence of their eligibility as and when requested by the Procuring Agency.

8. Any bid received by the Agency after the deadline for submission of bids shall be rejected and returned unopened to the bidder.

9. 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 documents. If the bidder does not fulfill any of these conditions, it shall not be evaluated further.

10. Bid without bid security of required amount and prescribed form shall be rejected.

11. Bids determined to be substantially responsive shall be checked for any arithmetic errors. Arithmetical error shall be rectified on the following basis:

(A) **In case of schedule rates:** the amount of percentage quoted above or below will be checked and added or subtracted from amount of bill of quantities to arrive the final bid cost.

(B) **In case of item rates:** If there is a discrepancy between the unit rate and the total cost that is obtained by multiplying the unit rate and quantity, the unit rate shall prevail and the total cost will be corrected unless in the opinion of the Agency there is an obvious misplacements of the decimal point in the unit rate, in which case the total cost as quoted will govern and the unit rate corrected. If there is a discrepancy between the total bid amount and the sum of total costs, the sum of the total costs shall prevail and the total bid amount shall be corrected.

(C) Where there is a discrepancy between the amounts in figures and in words, the amount in words will govern.

BIDDING DATA

- a) Name of Procuring Agency : Town Committee Diplo
- b) Brief Description of Work : **DETAILED WORKING ESTIMATE FOR SUPPLYING OF DEEP HAND PUMP (I/C PVC PIPE & ALL ACCESSORIES ETC COMPLETE) (50 Nos.) @ VARIOUS PLACES OF DIPLO TOWN**
- c) Procuring Agency Address : Office of the Chairman Town Committee Diplo near Mithi Bus Stop Diplo District Tharparkar
- d) Estimate Cost : 2,350,000/-
- e) Amount of Bid Security : 47,000/-
- f) Period of Bid Validity : 90-Days
- g) Security Deposit (Including Bid Security) : 235,000
- h) Venue, Time & Date of Bid Opening : The Tender in sealed cover with the name of the Work should be dropped in the Tender Box kept in Office of the Chairman Town Committee Diplo on **17-01-2017 @ 01:00 PM** & open on same day @ **01:30 PM** in presence of Procurement Committee.
- i) Deadline for submission of Bid along with Time : 17-01-2017 @ 01:00 PM
- j) Time for completion from written order commence : 4-Months
- k) Liquidity damage : 0.5% of Bid Cost per day of delay.
- l) Bid issued to Firm/ Agency : _____
- m) Deposit Receipt No: & Date : _____
- n) Amount : 47,000/-



CHAIRMAN
TOWN COMMITTEE
DIPLO

(STANDARD BIDDING DOCUMENT BELOW RS. 2.500 MILLION)

Issued to M/S _____

& Charged Rs. _____ Tender Fee 1,000/=

Vide D.R.No. _____ Dated: _____

TOWN COMMITTEE DIPLO

Percentage rate Tender and Contract work issued for the work: **DETAILED WORKING ESTIMATE FOR SUPPLYING OF DEEP HAND PUMP (I/C PVC PIPE & ALL ACCESSORIES ETC COMPLETE) (50 Nos.) @ VARIOUS PLACES OF DIPLO TOWN**

I/We hereby tender for the execution, for the Government of Sindh (here in before) and herein-after referred to as Government of the work specified in the underwritten memorandum within the time specified in each memorandum @ Rs. _____ percent, above/below/estimate schedule of rate entered in the Schedule "B" memorandum showing items of work to be carried out and in accordance in all respects with the specification designs, drawing and instruction in written referred to in Rule-I here of and in Clause-12 of the annex condition of the contract and agree that when materials for the work are provided by the Government such materials at the rate to be paid for shall be as provide in Schedule "B" here to.

MEMORANDUM

a.	General Description:	As Above
b.	Estimated Cost:	Rs. 2,350,000/-
c.	Earnest Money @ 2%:	Rs. 47,000/-
d.	Security Deposit i/c Earnest Money @ 10%:	Rs. 235,000/-
e.	Performance after successful of tender @ 3%:	Rs. 70,500/-
e.	Percentage, if any to be deducted from the bills:	5%
f.	Time allowed for completion of the work is:	4-Months

CONTRACTOR UNDERTAKING

I/We have referred the above rates after taking into consideration all the terms and conditions as per printed Standard Bidding Document so as to complete the agreement. In case of failure the Department will be as liberty to take action against/as per clause of agreement printed in Standard Bidding Document, which has been read by me and accepted by me.

Schedule "A"NIL.....

Schedule "B" attached herewith.

C.D.NO:

Dated:

"SCHEDULE B"**SUPPLYING OF DEEP HAND PUMP (I/C PVC PIPE & ALL ACCESSORIES ETC COMPLETE) (50 NOS) @ VARIOUS PLACES DIPLO TOWN**

Sr. No:	Item Description	QTY	Rate	Unit	Amount
01.	SUPPLYING DEEP AFRADIV INDUS HAND PUMPS 120FT-150FT (I/C PVC PIPES & ALL ACCESSORIES ETC COMPLETE) I/C TRANSPORTATION CHARGES SITE OF WORK	50 NOS	35000	P/ NO	1,750,000
02.	SUPPLYING PVC PIPE 2" DIA CLASS-E WITH SOCKET	5000 RFT	50	P/ RFT	250,000
03.	SUPPLYING PVC PIPE 3" DIA CLASS-B WITH SOCKET	5000 RFT	70	P/ RFT	350,000
TOTAL AMOUNT					2,350,000

CONTRACTOR


ASSISTANT EXECUTIVE ENGINEER
 TOWN COMMITTEE
 DIPLO

CONDITIONS OF CONTRACT

Clause - 1: Commencement & Completion Dates of work. The contractor shall not enter upon or commence any portion or work except with the written authority and instructions of the Engineer-in-charge or of in subordinate-in-charge of the work. Failing such authority the contractor shall have no claim to ask for measurements of or payment for work.

The contractor shall proceed with the works with due expedition and without delay and complete the works in the time allowed for carrying out the work as entered in the tender shall be strictly observed by the contractor and shall reckoned from the date on which the order to commence work is given to the contractor. And further to ensure good progress during the execution of the work, contractor shall be bound, in all in which the time allowed for completion of any work exceeds one month, to achieve progress on the prorata basis.

Clause – 2: Liquidated Damages. The contractor shall pay liquidated damages to the Agency at the rate per day stated in the bidding data for each day that the completion date is later than the intended completion date, the amount of liquidated damage paid by the contractor to the Agency shall not exceed 10 per cent of the contract price. Agency may deduct liquidated damages from payments due to the contractor. Payment of liquidated damages does not affect the contractor's liabilities.

Clause – 3: Termination of the Contract.

(A) Procuring Agency/Assistant Executive Engineer may terminate the contract if either of the following conditions exists:

- (i) Contractor causes a breach of any clause of the contract;
- (ii) The progress of any particular portion of the work is unsatisfactory and notice of 10 days has expired.
- (iii) In the case of abandonment of the work owing to the serious illness or death of the contractor or any other cause.
- (iv) Contractor can also request for termination of contract if a payment certified by the Engineer is not paid to the contractor within 60 days of the date of the submission of the bill.

(B) The Town Officer/Procuring Agency has power to adopt any of the following courses as may deem fit.

- (i) to forfeit the security deposit available except conditions mentioned at A (iii) and (iv) above;
- (ii) To finalize the work by measuring the work done by the contractor.

(C) In the event of any of the above courses being adopted by the Assistant Executive Engineer/Procuring Agency, the contractor shall have: -

- (i) No claim to compensation for any loss sustained by him by reason of his having purchased or procured any materials, or entered into any engagements, or made any advances on account of or with a view to the execution of the work or the performance of the contract.
- (ii) However, the contractor can claim for the work done at site duly certified by the Town Officer in writing regarding the performance of such work and has not been paid.

Procuring Agency/Engineer may invite fresh bids for remaining work.

Clause – 4: Possession of the site and claims for compensation for delay. The Engineer Shall give possession of all parts of the site to the contractor. If possession of site is not given by the date stated in the contract data, no compensation shall be allowed for any delay caused in startling of the work on account of any acquisition of land, water standing in borrow pits/compartments or in according sanction to estimates. In such case, either date of commencement will be changed or period of completion is to be extended accordingly.

Clause – 5: Extension of Intended Completion Date. The Procuring Agency either at its own initiatives before the date of completion or on desire of the contractor may extend the intended completion date, if an event (which hinders the execution of contract) occurs or a variation order is issued which makes it impossible to complete the work by the intended completion date for such period as he may think necessary or proper. The decision of the Town Officer in this matter shall be final where time has been extended under this or any other clause of this agreement, the date for completion of the work shall be the date fixed by the order giving the extension or by the aggregate of all such orders, made under this agreement.

When time has been extended as aforesaid, it shall continue to be the essence of the contract and all clauses of the contract shall continue to be operative during the extended period.

Clause – 6: Specifications. The contractor shall execute the whole and every part of the work in the most substantial and work-man-like manner and both as regards materials and all other matters in strict accordance with the specifications lodged in the office of the Town Officer and initialed by the parties, the said specification being a part of the contract. The contractor shall also confirm exactly, fully and faithfully to the designs, drawing, and instructions in writing relating to the work signed by the Engineer-in-Charge and lodge in his office and to which the contractor shall be entitled to have access at such office or on the site of work for the purpose of inspection during office hours and the contractor shall, if he so requires, be entitled at his own expense to make or cause to be made copies of the specifications, and of all such designs, drawings, and instructions as aforesaid.

Clause – 7: Payments.

(A) **Interim/Running Bill.** A bill shall be submitted by the contractor as frequently as the progress of the work may justify for all work executed and not included in any previous bill at least once in a month and the Engineer-in-charge shall take or cause to be taken the requisite measurements for the purpose of having the same verified and the claim, as far as admissible, adjusted, if possible before the expiry of ten days from the presentation of the bill, at any time depute a subordinate to measure up the said work in the presence of the contractor or his authorized agent, whose countersignature to the measurement list will be sufficient to warrant and the Engineer-in-charge may prepare a bill from such list which shall be binding on the contractor in all respects.

The Engineer/Procuring Agency shall pass/certify the amount to be paid to the contractor, which he considers due and payable in respect thereof, subject to deduction of security deposit, advance payment if any made to him and taxes.

All such intermediate payment shall be regarded as payments by way of advance against the final payment only and not as payments for work actually done and completed, and shall not preclude the Engineer-in-charge from recoveries from final bill and rectification of defects and unsatisfactory items of works pointed out to him during defect liability period.

(B) **The Final Bill.** A bill shall be submitted by the contractor within one month of the date fixed for the completion of the work otherwise Engineer-in-charge's certificate of the measurements and of the total amount payable for the works shall be final and binding on all parties.

Clause – 8: Reduced Rates. In cases where the items of work are not accepted as completed, the Engineer-in-charge may make payment on account of such items at such reduced rates as he may consider reasonable in the preparation of final or on running account bills with reasons recorded in writing.

Clause – 9: Issuance of Variation and Repeat Orders.

- (A) Agency may issue a Variation order for procurement of works, physical services from the original contractor to cover any increase or decrease in quantities, including the introduction of new work items that are either due to change of plans, design or alignment to suit actual field conditions, within the general scope and physical boundaries of the contract.
- (B) Contractor shall not perform a variation until the procuring Agency has authorized the variation in writing subject to the limit not exceeding the contract cost by of 15% on the same conditions in all respects on which he agreed to do them in the work, and at the same rates, as are specified in the tender for the main work. The contractor has no right to claim for compensation by reason of alterations or curtailment of the work.
- (C) In case the nature of the work in the variation does not correspond with items in the bill of quantities, the quotation by the contractor is to be in the form of new rates for the relevant items of work, and if the Engineer-in-charge is satisfied that the rate quoted is within the rate worked out by him on detailed rate analysis, and then only he shall allow him that rate after approval from higher authority.
- (D) The time for the completion of the work shall be extended in the proportion that the additional work bear to the original contract work.

- (E) In case of quantities of work executed result the initial contract Price to be exceeded by more than 15%, and then Engineer can adjust the rates for those quantities causing excess the cost of contract beyond 15% after approval of Assistant Executive Engineer.
- (F) Repeat Order: Any cumulative variation, beyond the 15% of initial contract amount, shall be subject of another contract to be tendered out if the works are separable from the original contract.

Clause – 10: Quality Control

- (A) **Identifying Defects:** If at any time before the security deposit is refunded to the contractor/during defect liability period mentioned in bid data, the Engineer-in-charge or his subordinate-in-charge of the work may instruct the contractor to uncover and test any part of the works which he considers may have a defect due to use of unsound materials or unskillful workmanship and the contractor has to carry out a test at his own cost irrespective of work already approved or paid.
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- (A) No part of the works shall be covered up or put out of view/beyond the reach without giving notice of not less than five days to the Engineer whenever any such part of the works or foundations is or are ready or about to be ready for examination and the Engineer shall, without delay, unless he considers it unnecessary and advises the contractor accordingly, attend for the purpose of examining and measuring such part of the works or of examining such foundations.
- (B) If any work is covered up or placed beyond the reach of measurement without such notice having been given, the same shall be uncovered at the contractor's expense, and in default thereof no payment or allowance shall be made for such work, or for the materials with which the same was executed.

Clause – 13: Risks. The contractor shall be responsible for all risks of loss of or damage to physical property or facilities or related services at the premises and of personal injury and death which arise during and in consequence of its performance of the contract. If any damage is caused while the work is in progress or become apparent within three months of the grant of the certificate of completion, final or otherwise, the contractor shall make good the same at his own expense, or in default the Engineer may cause the same to be made good by other workmen, and deduct the expenses from retention money lying with the Engineer.

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Clause – 16: Disputes. All disputes arising in connection with the present contract, and which cannot be amicably settled between the parties, the decision of the Town Officer to awarding authority shall be final, conclusive and binding on all parties to the contract upon all questions relating to the meaning of the specifications, designs drawings, and instructions, hereinbefore mentioned and as to the quality of workmanship, or materials used on the work or as to any other questions, claim, right, matter, or thing whatsoever in any way arising out of, or relating to the contract design, drawings, specifications, estimates, instructions, orders or these conditions or otherwise concerning the works, or the execution, or failure to execute the same, whether arising, during the progress of the work, or after the completion or abandonment thereof.

Clause – 17: Site Clearance. On completion of the work, the contractor shall be furnished with a certificate by the Assistant Executive Engineer (hereinafter called the Engineer-in-charge) of such completion, but neither such certificate shall be given nor shall the work be considered to be complete until the contractor shall have removed all temporary structures and materials brought at site either for use or for operation facilities including cleaning debris and dirt at the site. If the contractor fails to comply with the requirements of this clause then Engineer-in-charge, may at the expense of the contractor remove and dispose of the same as he thinks fit and shall deduct the amount of all expenses so incurred from the contractor's retention money. The contractor shall have no claim in respect of any surplus materials as aforesaid except for any sum actually realized by the sale thereof.

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(B) Secured Advance against materials brought at site.

(i) Secured Advance may be permitted only against imperishable materials/quantities anticipated to be consumed/ utilized on the work within a period of three months from the date of issue of secured advance and definitely not for full quantities of materials for the entire work/contract. The sum payable for such materials on site shall not exceed 75% of the market price of materials.

(ii) Recovery of Secured Advance paid to the contractor under the above provisions shall be affected from the monthly payments on actual consumption basis, but not later than period more than three months (even if unutilized).

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CONTRACTOR

**ACCOUNTANT/ A.O
TOWN COMMITTEE
DIPLO**


**CHAIRMAN
TOWN COMMITTEE
DIPLO**