Total Amount 16:16262748/-SGP (Khp.) D. No. 105-11-94-50,000 L.F. of 8 ls. each. G. R. P. W. D. Nos. 7938 of 6-4-35 56-1 of 8-6-36, 1959-W of 27-9-37, G.C.M.P. and M. Depti. No. 383-1/37 of y-11-37, (P. W. D.) No. S-173, 2-W of 22-2-30, G. Ra (P. W. D.) No. 1038-1 of 22-2-37 12-10-44 and 2-5-44 654-W of 22-2-39 12-10-44, and 2-5-44, o5-W 1038/11-1 of 28-3-49, 5-47-W 2 of 12-12-50.

FORM B-1

PUBLIO WORKS, DEF

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Percentage Rate Tender and Course for morks

General Rules and Directions for the Guidance of Contractors

1. All work proposed to be executed by contract shall be notified in . form of invitation to tender posted on a board hung up in the office of Executive Engineer and signed by the Executive Engineer

This form will state the work to be carried out, as well as the date for submitting and opening tenders, and the time allowed for enrrying out the work; also the amount of earnest money to be deposited with the tender, and the amount of the security deposit to be deposited by the succossful tendered? and the percentage, if any to be deducted from hills. It will also state when ther a refund of quarry fees, royalities, octroi dues and ground rents will be ARA granted. Copies of the specifications, designs and drawings and estimated. rates schedule rates and any other documents required in connection with the work shall be signed by the Executive Engineer for the purpose of ideaufcation, and shall also be open for inspection by contractors it the office of the Executive Engineer during office hours

- 2. In the event of the tender being submitted by a firm, it must be signed separately by each partner there of, or in the event of the absence of any partner, it shall be signed on his behalf by a person holding a power-ofarthropy authorizing him to do so.
- 3. Receipts for parments made on account of any work, when executed by a firm, shall also be signed by all the pariners, except where the contractors are described in their render as a firm, in which case the receipt shall be signed in the name of the tirm by one of the partners, or by some other persons having authority to give effectival receipts for the firm.
- 4. Any person who submits a tender shall fill up the usual printed form stating at what percentage above or below the rates specified in Schedule B' memorandum showing items of work to be carried out; he is willing to under take the work. Only one rate of such percentage, on all the Estimated rates shall be Schedualed rates shall be be framed. Tenders, which propose any afteration in the works specified in the said form of invitation to tender or in the time allowed for carrying out the work, or which contain any other conditions, will be hable to rejections. No princed form of tender shall include a tender for more than one work, but if contractors wish to tender for two or more works they shall submit a separate tender for each. Tenders shall have the name and number of the work to which they refer written outside the envelope.
- 5. The Executive Engineer or his duly authorised Assistant shall open tenders in the presence of contractors who have submitted tenders or their representatives who may be present at the time, and he will enter the amounts. of the several tenders in a comparative statement in a suitable form. In the identification, sign copies of the specifications and other Juco acous mentioned in Rule 1. In the event of a tender being rejected the Divisional Officer shall authorize the Treasury Officer concerned to refund the amount of the earnest money for deposited to the contractor making the tender, by receipt for the returnof the money.

Exacutive Enginer (DEO)

WIS UMER JAN Generating all or any of the tenders.

Government of Single

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so far as applicable, and in default thereof to forfeit and pay to Government the sums of money mentioned in the said conditions.

from Government Treashry of Receipt No. sub-Treasmy at in respect of the sum of Rs. is heceant forwarded representing the earnest money {(a) the full value

which is to be absolutely forfeited to Government should $\frac{1}{We}$ and deposit

the red amount of security deposit specified to the above memorandument in accordance with Clause 1 (A) of the said conditions, otherwise the said: sum of Rsshall be retained by Goevrament on account of Chil such series deposite as aforesaid or (b) the full value of which shall be retained by the Government on account of the security deposit specified in clause (.5) of the conditions]. **

مطت لڪDated.

(Octupación)

day of

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PAKISTA

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The shore sender is hereby accepted by me on behalf of the Governor a of Sied

Executive Engineer

Division (or his duly authorised assistants

Dittee 154

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Constition of Continct

Clause 1.—The Person whose tender may be accepted (herrinalter called

the contractor) shall (A) [(within one day for a contract of Rs. 1,000 or. oss, or two days for a contract of more than Rs. 1,000 upto Rs. 2,000 and o on, upto a limit of ten days, for a contract of Rs. 10,000 or more of the receipt by him of the notification of the acceptance of his tender) deposit with the Executive Engineer in cash or Govi: Securities endorsed to Executive Engineer (if deposited for more then twelve months) a sum sufficient with the amount of the curnest money deposited by him with his tender to make up the full security deposit specified in the tender, or (B) (permit Government at the lime of making any payment to him for work done under the contracts to deduct such suin as well (With the earnest money deposited by him.) amount more percent of all moneys so payable: such deduction to be held by Government by way of security deposit): Provided always that in the event of the contract or depositing a Lump sum by way of security deposit as contemporated at (A) above, then and in such case, if the sum so deposited shall not amount topercent of the total estimated cos of the work it shall be lawful for Government at the time of making any payment to the contractor for work done under the contract to up the full amount of percent by deducting a sufficient sum? every such payment as lust aforesaid. All compensation other sums of money payble by the contracted to Government under the terms of his money payble by the contracted to Government under the terms of his contract may be deducted from for paid by the sale of a sufficient part of his security deposit, or from the interest arising therefrom, or from any sums which is due or pay the ome due to the contractor under this colored arith in the pant of his security deposit being yied-need by so not may sufficient or sale as aforesaid the contractor half within terms of may sufficient make good in cash or with Government securities endorsed as a fine may sum or sums which may have been deducted from maised, by sale of his security depositor any part thereof. The security stands it referred to, when paid in cash, may at the cost of the deforation by

posit referred to, when paid in cash, may, at the cost of the depositor, thou my serfect () nto interest-bearing securities provided that the depositor massive stability desired this in writing. MIN UMPRESSIVE CESTICS this in writing. Government of Schor

- (a) To rescind the contract (of which rescision notice in writen to the contractor funder the hand of the Executive Engideer shall be conclusive evidence) and in that case the security deposit of the contractor shall stand forsented and be absolutely at the disposal of the Government.
- (b) To employ iabour paid by the Public Work Department and so the supply materials to carry out the work, or any part of the work, debiting the contractor with the cost of the lahour and the price of the materials (as tn the correctness of which cost and price the certificate of the Executive Engineer shall be final and conclusive against the contractor) and crediting him with the value of the work done, the all respects in the same manner and at the same rates as if it had been carried out by the contractor under the terms of his contract; and in that case the certificate of the Executive Engineer, as to the value of the work stone shall be final and conclusive against the contractor.
- (c) To measure up the work of the contractor and to take such part thereof as shall be unexecuted out of the hands, and to give it to another contractor to complete in which case any expenses which may be incurred in excess of the sum which would have been paid to the original contractor if the whole work had been executed by him (as to the amount of which excess expenses the certificates in writing of the Executive Engineer shall be final and conclusive) shall be borne and paid by the original contractor and shall be deducted from any money due to him by the Government under the contract or otherwise or from him security deposit or the proceeds of sale thereof, or a sufficient part thereof.

In the event of any of the above courses being adopted by the Executive Engineer, the contractor shall have 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. And in case the contract shall be rescinded under the provision fasoresaid, the contractor shall not be entitled to recover or to be paid any sum or any work therefore actually performed by him under this contract unless and until the Executive Engineer shall have certified in writing the performance of such work and the amount payable in respect thereof, and he shall only be entitled to be paid the amount to certified.

Clause 4. - If the progress of any particular portion of the work is upsatisfactory Executive Engineer shall, notwithstanding that all the general progress of the work is in accordance with the conditions mentioned in clause 2, be entitled to take action under clause 3 (b) after giving the contract 10 day's notice in writing. The contractor will have no claim for compensation, for any loss sustained by him owing to such action.

progress of 107 particular position of the work is prestisfactory.

Clause 5.—In any case in which any of the powers conferred upon the Executive Engineer by the clause 3 and 4 thereof shall have become exerciseable and the same shall not have been exercised, the non-exercise thereof shall not constitute a waiver of any of the conditions hereof and such powers shall notwithstanding be exerciseable in the event of any future case of default by the contractor for which under any clause or clauses hereof he is declared liable to pay compensation amounting to the whole of his security deposit and the liability of the contractor for past and future compensation shall remain unaffected. In the event of the Executive Engineer taking action under sub-clause (a) or (c) of clause 3, he may, if he so desires, take possession of all or any tools, plant, materials and stores in or upon the works, or the site thereof or belonging to the contractor, or procured by him and intended allowing for the same in account at the contract rates, or in the case of contract not being applicable, at current market rates, to be certified by the Executive Engineer whose certificate thereof shall be final. In the alternative the Executive Engineer may jafter giving notice in writing to the contractor or, his clerk of the works foreman or other authorized agent require him to being a collection, and in the event of the contractor may just any such requisition, the Executive Engineer may remove them at the contractor and at his risk is all respects, and the terminative in the contractor and at his risk is all respects, and the terminative in the contractor and at his risk is all respects, and the terminative in the contractor and at his risk is all respects, and the terminative in the contractor and at his risk is all respects, and the terminative Department of the contractor and at his risk is all respects, and the terminative Department collisions against the contractor.

**The intermitted in the contractor of the contractor of the proceeds any expense of and such sale shall be finite Contractor.

**Collisive against the contractor of and such sale shall be finite Government of Sindh to be used for the execution of the work or any part thereof, paying or

Contractor recosion timble compensation action not taken under clause 3 and 4.

against the final payment only and not as payments for work ctually donand completed, and shall not preclude the Engineer-in-charge from requiring any had, unsound, imperfect or unskitful work to be removed or taken away and re-constructed, or re-erected nor such phyment be considered as an admission of the due performance of the contract or any part thereof in any respect of the accrumine of any mann; nor shall it conclude, determine; or effect in any other way in the Engineer-in-charge as might final settlement and adjustment of the accounts of otherwise, or in any way vary or effect the contract. I e final Bell shall be submitted by the contractor within one month of the case tard for the completion of the work otherwise Engineer-io-charge's certificate of the recasurements and of the total amount payable for the works shall be final and binding on all parties.

Clause 9.—The rates for several items of works estimated to cost more than Rs. 1,000 agreed to within, shall be valid only when the item concerned is accepted as having been compacted rail in secondance with the sauctioned specifications. In cases where the items of work are not accepted as so completed the Engineer-in-charge may make payment on account of such items at such reduced rates as the way commer reasonable in the preparation of final or on account has

Payment at fedount of Item of work agt accepted as completed in be at the direction of the Engines-incharge.

Chase 10.-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 bit 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 for as admissable, 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 authorised agent, whose countersemature to the measurement list will be sufficient warrant and the Engineer-in-charge may prepare a bill from such list which shall be binding on the contractor in all respects.

Bill to be onb-

Clause 11.—The contract and submit all falls on the printed forms, with to be on pritted by had on application at the once of the Engineer- in charge. The charges to be made in the made in the made in the made specified in the tender or in the case of my extra work ordered in pursuance of these conditions, and not mentioned or promosed for in the tender at the rates hereinaster provided for such work.

Clause 12,-11 the specification or commute of the work provides for the use of any special ricscription of materials to be supplied from the store of the P.W.D or it it is required that the contractor small no certain stores to be provided by the Engineer-in-charge (such roaterial and croses, and the prices to be charged therefore as heremafter mentioned being so far as price ticable for the convenience of the contractor but not so as in any way to control the meaning or effect of this contract specified in the schedule or memorandum hereto annexed) the contractor shall be supplied with such materials and stores as may be required from time to time to be used by him for the purposes of the contract only and the value of the full quantity of the materials and stores so supplied shall be set off or deducted contract, or otherwise, or from the security deposits, or the proceeds of sale thereof, if the security deposits is held in Government securities, the same or a sufficient portion thereof shall in that case be sold for the purpose. All materials supplied to the contractor shall remain the absolute property of Government and shall on no account be removed from the site of the work, and shall at all times be open to inspection by the Engineer-in-charge. Any such materials unused and in perfectly good condition at the time of completion or actormination of the contract shall be refunded to the P.W.D. store, if the Engineer-in-charge so requires by a notice in writing under his hand, but the contractor shall not be entitled to return any such materials for compensation of account of the Engineer-in-charge and he shall have no claim for compensation of account of any such material supplied to him as above and but remaining unused in or for, any wastage in or danage to any motion account.

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work in the most sitestantial and work man-like quager and both as an area of the enfiferiele and all other matters in strict accordance with the sized into office of the Executive Engineer and initialled bypothe another and initialled bypothe another are a

that any materials or articles provided by him for the execution of the work that any materials of articles provided by analist the execution of the work are unsound, or of a quality infector to that contracted for, or are otherwise not in accordance with the contract, it shall be lawful for the Engineer-incharge not in accordance with the contract, it shall be lawful for the engineer-incharge. to intimate this fact in writing to the contractor and then not with standing the fact that the work, materials or articles complained of may have been inadvertently passed, certified and paid for, the contractor shall be libound forthwith to rectify or remove and reconstruct the work so specified in whole or in part, as the case may require, or it so required, shall remove the whole of in part, as the case may require, of it so required, shall remove the materials or articles so charge and cost; and in the event of his failing to do so within a period to be specified and provide other proper & suitable so within a period to be spectified and provide other proper & suitable materials or articles at his own proper by the Engineer-In-charge in the writing intimation aforesaid, the contractor shall be liable to pay compensation at the rate of one percent. On the amount of the estimate for every day not exceeding ten days, during which the failur eso continues, and in the case of any such failure the Engineer-in-charge may rectify or remove, and reexecute the work or remove and replace the materials or articles complained of us the case may be at the risk and expense in all respects of the contractor. Should the Engineer-in-charge consider that any such inferior work or nor. Should the Engineer in course of that any saca inferior work of materials as described above 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 18.—All works under or in course of execution executed in pursuance of the contract shall at all times be open to the inspection and supervision of the Engineer-in-charge and his subordinates, and the contractor shall at all times during the usual working hours, and at all other times at which reasonable notice of the intention of the Engineer-in-charge or at which reasonable notice of the shall have been given to the contractor, his subordinate to visit the work shall have been given to the contractor, either himself be present in receive orders and instructions, or have a responsible agent duly accredited in writing present for that purpose, Orders ponsible agent duly accredited in writing present for that purpose, Orders given to the contractor's duly authorised agent shall be considered to have the same force an effect as if they had been given to the contractor himself.

Clause 19. - The contractor shall give not less than five days notice in writing to the Engineer-in-charge or his subordioate-in-charge of the work before covering up or otherwise placing beyond the reach of measurement any work in order that the same may be measured, and correct dimensions thereof taken before the same is so covered up or placed beyond the reach of measurement, and shall not cover up or place beyond the reach of measurement any work without the tonsent in writing of the Engineer- in -charge or his subordinate-in-charge of the work; and if any work shall be covered on the subordinate-in-charge of the work; and if any work shall be covered on the subordinate-in-charge of the work; and if any work shall be covered on the subordinate-in-charge of the work; and if any work shall be covered on the subordinate-in-charge of the work; and if any work shall be covered on the subordinate-in-charge of the work; and if any work shall be covered on the subordinate-in-charge of the work; and if any work without the subordinate-in-charge of the work; and if any work shall be covered on the subordinate-in-charge of the work; and if any work without the subordinate-in-charge of the work; and if any work shall be covered on the subordinate-in-charge of the work; and if any work shall be covered on the subordinate-in-charge of the work; and if any work shall be covered on the subordinate-in-charge of the work; and if any work shall be covered on the subordinate-in-charge of the work; and if any work shall be covered on the subordinate-in-charge of the work; and if any work shall be covered on the subordinate-in-charge of the work; and if any work shall be covered on the subordinate-in-charge of the work; and if any work shall be covered on the subordinate-in-charge of the work; and the subordinate-in-charge of up or placed beyond the reach of incasurement without such notice having been given to consent obtained, the same shall be uncovered at the contracfor'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 20.—If the contractor or his workmen, or servants shall break, deface, injure, or destroy any part of a building in which they may be working, or any building, road, fence, enclosure of grass land of cultivated ground continuous to the premises on which the work or any part thereof is being executed, or if any damage shall be door to the work, while it is in progress from any cause whatever or if any imperfections become apparent in it within three months of the grant of a certificate of completion, final or otherwise, by the Engineer-in-charge, the contractor small make good the same at his own expense, or in default the Engineer to-charge may cause the same to be made good by other workmen, and deduct the expenses of (which the certificate of the Engineer-in-charge shall be final) from any sums that may then be due or may thereafter become due to the contractor. or from his security deposits or the proceeds of sale thereof, or of a suffi

Clause 21.—The contractor shall supply at his own cost all material from the periodical imaterial, if any, as may, in accordance with the periodical imaterial, if any, as may, in accordance with the periodical fields for the contract, he supplied from the P.W.D. Stores), plant, tonis, appliances, implements in the periodic stands of the work, whether in the original, altered of the work, whether in the original, altered of the work, whether in the specifications or other documnity of the contract of referred to in these conditions or not, and which may be necessary for the purpose of satisfying or complying with the remirements of the Engineer-in-charge as to any material to which

Works to be op-en to inspect no

7.

Contractor of to be present.

Notice to be given before work is covered up.

Contractor listle for damase door, and for inporfections cortificate.

thereupon stand forfeited and be absolutely at the disposal of Government and the same consequences shall ensure as if the contract had been rescinded under clause 3 thereof and in addition the contractor shall not be entitled to recover or be paid for any work therefore actually performed under the contract.

Clause 27.—All sums payable by a contractor by way of compensation under any of these conditions shall be considered as a reasouable compensation to be applied to the use of Government without reference to the actual loss or damage sustained, and whether are damage has or has not been sustained.

Sum payable by way of compensation to be considered as reasonable Compensation with our reference in autumn tors.

Clause 28.—In the case of a tender by partners any change in the constitution of a firm shall be forthwith matified by the contractor to the Engineer-in-charge for his information.

Changes in the constitution of tirm to be notified

Clause 29.—All works to be exercise wider the contract shall be executed under the direction and subject to the approval in all respects of the Superintending Engineer of the circulture that their their their shall be entitled to direct at what point or points and a what manner they are to be commenced and from time to time carrier see

Works to be under direction of Superintending Ungineer

Clause 30.—Except where otherwise received in the comment and subject to the powers delegated to him by Comment under the Code rules then in force, the decision of the Superintending Engineer of the circle for the time being shall be final, conclusive and being on an earlies to the contract upon all questions relating to the language of the specifications, designs drawings, and instructions hereinbefore membed and as to the quality of workmanship, or materials used on the work or as to any other question, claim, right, matter, or thing whatsoever is any way arising out of, or relating to the contract design, drawings, specifications, estimates, instructions, orders or these conditions or otherwise concerns: the work, or the execution, or failure in execute the same, whether arising during the progress of the work, or after the completion or abandoious.

Decision of Supday Engineer to be final.

Clause 31.—The contractor shall comes the r W.D. stores all stores and articles of European or American meaning up any articles required for the work, or any part thereof or meaning up any articles required therefor or in connection therewith, unless he has obtained permission in writing from the Engineer-in-charge to obtain such stores and articles elsewhere. The value of such stores and articles as may be supplied to the contractor by the Engineer-in-charge will be debited the contractor in his account at the rates shown in the schedule in form "A" attached to the contract and if they are not entered in the said schedule, they shall be debited to him at cost price which for the purpose of the contract shall include the cost of carriage and all other expenses whatsoever, which shall have been incurred in obtaining delivery of the same at the stores aforesaid

Storm of European of American manufactors to be obtained from Government.

Clause 32.—When the estimate on which a tender is made includes lump sums in respect of part of the work, the contractor shall be entitled to payment in respect of the items of work involved or the part or the work in question at the same rates as are payable under this contract for such items, or if the part of the work in question is not in the opinion of the Engineer-in-charge capable of measurement, the Engineer-in-charge may at his discretion pay the lump sum amount entered in the estimate, and the certificate in writing of the Engineer-in-charge shall be final and conclusive against the contractor with regard to any sum payable to him under the provisions of this clause.

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Clause 33.—In the case of any class of work for which there is no such specification as is mentioned in Rule I such work shall be carried out in accordance with the Divisional specification, and in the event of there being to Divisional specification, than in such case the work shall be carried but in all respects in accordance with the instructions and requirements of the Engineer-in-charge.

Najainuddin Shaikh Executive Engineer (DO Sports & Youth Affairs Department Government of Sindh

tre-rub-sition.

TIMER JAYS CO

Clause 45.- If any materials, such as stones metal, bajri, sand etc. are required to be conveyed by rail, the contractors will be granted certificates by the Engineer-in-charge of the work to the effect that the materials are required for Government or semi Government works thereby enabling them to have the benefit of concessionary freight charges from the railway. In case, however, such a concession is withdrawn by the railway at any time during the currency of the contract, no claim shall be preferable against Government on this account.

Certificate CONCEMINARY TO ight charges form the Railway.

Clause 46 .-- When tendered rates are the same preference will be given at the discretion of the accepting authority to those who tender for the carting of materials by vehicles having penumatic tyres.

Procedure acceptance of leadere when tendered rates are same,

Clause 47.—Any sum due to the Government by the contractor shall be liable for recovery as arrears of Land Revenue.

Recovery of duci. from contractor as arrears of Land 9 - - - - 0 0 0 .

Clause 48 -- Certified that no member of Legislative Assembly is in pertnership with me and that Government will have the right to terminate the contract at any stage if it is discovered that a member of Legislative Assembly is a partner to the conteact.

Partnership of M LA'S bidden.

Clause 49-I/We hold myself/ourselves responsible to pay the Sales Tax as livied in accordance with Pakistan General Sales Tax Act. 1948, or any other law for the time being in force.

Payment of Sale

Clause 50.—Certified that no Government servant has directly or indirectly a share or interest in the work

Interest or sharp Covernment ervant in the

Chause 51.-The contractor will not be allowed to withdraw his and ask for the return of ernest money before expiry of the period shown as under, commencing from the date of opening of the tender and that if it is withdrawn in violation of this condition carnest money shall be forfieted.

When the sauctioning authority for the tender is:

Executive Engineer

One month.

Superintending Engineer

Two months.,

Chief Engineer

Three months. Six months.

Government

Clause 52."If any question, difference or objection whatsoever shall arise in any way contracted with or arising out of this instrument or the meaning or objection of any part thereof, the rights, duties or liabilities of either party, then save in so far as the decision of any such matter is here in before provided for as has been so decided, every such matter including whether its decision has been otherwise provided for any or regards the sight of and ability of an ability of and ability of an ability of ability of an ability of abili right of and obligations of the parties as the result of such termination shall be referred for arbitration to such person as may be appointed in this behalf by Chief Engineer, (Irrigation), Department and his decision shall be final and binding and where the matter involves 2 claim for or the payment recovery or deduction of money, only the amount, if any awarded in such arbitration shall be recoverable in respect of the matters so referred;

Certified that the Tender has been executed under my personal supervision and I arn satisfied that it has been correctly prepared in accordance with the orders issued vide Government P. W. D. circular Memo No. 1015 W dated 14th September, 1937, and subsequent orders issued in this connection.

Divisional Accountant.

Certified that I have noted the content of Government P. W. D. Circular Memorandum No. 1006-1 dated 21st February, 1950, wherein the responsibility of getting the tender checked efficiently is placed on my.

Contractor.

Executive. Najamuddin Shaikh Exocutivevelenginggrib

* portiDayY8\UR Affairs C Boyernment James av

SCHEDULE B.

Memorandum Showing Items of Work To be Cerried out

	Quantities Tenders rates				rates	71-1-	Total amount according
ltem No.	Quantities estimated but may be more or less	Item of work	In figu	res	la words	Unn	amount according to estimated quantities
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			adjustic management of the	7	1		
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Note 1-All work shall be carried out as per Public works Departments Head-hook and other specifications of the Division or as directed.

Note 2-All the columns in the Schedule should be filled in, in ink and the taux!

of the courses in the last column should be struck by the contracter under his signature.

Note 3.—Rates quoted include clearance of site (prior to commencement of Work and at its close) in fall arrayets and hold good work under all conditions. Site moisture, Weathern Mc

Process & Youth Allairs Dapartment

To be continued on additional sheets if found tighter, at sindh





No. XEN/S&YAD/2014/774 GOVERNMENT OF SINDH SPORTS & YOUTH AFFAIRS DEPARTMENT

05th Floor, State Life Building No.3, Dr. Ziauddin Ahmed Road, Karachi

Karachi 27先 January, 2014

M/s Umar Jan & Company, Main Shikarpur Road, Nara Stop, Plot No.147, Block-A, Sukkur.

WORK ORDER

Subject: -

CONSTRUCTION OF PLAYERS HOSTEL (BOYS & GRILLS) AND FITNESS GYM AT RAILWAY GROUND SUKKUR. TENDER-1 CONSTRUCTION OF MASJID & BOUNDARY WALL.

Ref:

Your Financial Proposal Bid opened on 02nd January, 2014.

- 1. I am pleased to inform you, the contract of "Construction of Players Hostel (Boys & Grills) and Fitness Gym at Railway Ground Sukkur. Tender-1 Construction of Masjid & Boundary Wall" is awarded to you at your correct bid price Rs.16262748/- (Rupees Sixteen Million Two Hundred Sixty Two Thousand Seven Hundred Forty Eight Only).
 - i. You are instructed to commence the work immediately after taking over possession of site.
 - II. This letter may be treated as Work Order. The work should be carried out in accordance with the terms, conditions, Drawings and Specifications laid down in the Tender Documents.
 - iii. The date of commencement of work will be reckoned after 14 days of issue of this letter as indicated in "Stipulations".
 - You will complete the work within 270 Days from the date of issue of this Work Order. In case you fail to execute the Agreement and Mobilize at the site as per Stipulations of Tender Documents, the Earnest Money deposited by you with Tender Documents shall stand forfeited in favour of Executive Engineer Sports Department, Government of Sindh.
 - v. The Defect liability period will be (06) Calendar Months from the date of issue of FINAL SUBSTANABLE COMPLETION CERTIFICATE BY THE DEPARTMENT.
 - vi. Amount of liquidated Damages shall be Rs.0.01% for each day of delay in completion of the subject work to a maximum of 10% of contract price.
 - Vii. The performance security shall be in shape of Bank Guarantee, the Bank Guarantee shall be unconditional on demand from a scheduled bank of Pakistan or the performance security shall be in form of insurance guarantee from (Standard Form prescribed in the bidding documents) having at least AA credit rating from PARCA / JCR.

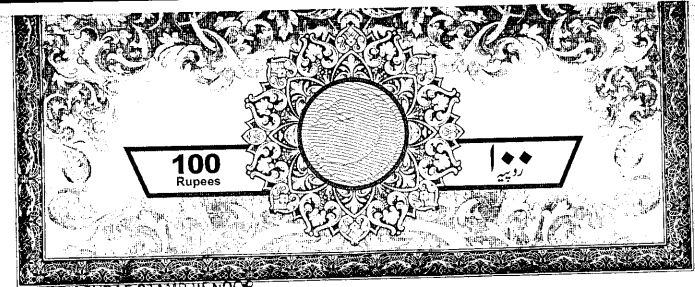
Cont....P/2

- viii. This letter of Award shall be treated as part of Agreement unless the FORMAL AGREEMENT is signed.
- Progress report and progress photographs should be submitted to this office of the undersigned with the every R.A Bill otherwise the bill will not be processed.
- x. Inspection request should be submitted before 48 hours of execution of any new work.
- xi. All Materials required for construction shall be procured & brought at the Site by the Contractors at his own cost from Approved Sources of Quarry.
- xii. Draft FORM of Agreement (Already attached is the tender documents volume-1) can be obtained from this office and shall be submitted to the undersigned duly typed and signed on Non-Judicial Paper of Rs.30 Passas of total amount of awarded work and attested Noting Public / Oath Commissioner.
- xiii. Income Tax shall be deducted from the bills on the Value of work done as per prevailing Rates of the Government.
- xiv. Steel Free from all kinds of Rust & Cement Free from all impurities, which confirm to the British Standard of Specification, shall be allowed in use.
- xv. All Reinforced Cement Concrete Work shall be mechanically vibrated so as to have Minimum Compressive Strength of 3000 Lbs Per Square Inch and used steel shuttering.
- xvi. Hill sand of Approved Quarry shall be used in All Items. The use of Pit Sand shall not be allowed, accept under floor.
- xvii. Sweet & Palatable Water only shall have to be used in Construction Work, which is to be arranged by the Contractor on their own cost for which no Additional Claim will be accepted.
- xviii. No Expenditure to be incurred beyond the amount of work award letter. More so the work should be carried out according to the approved Design / Drawings and the estimated quantities should not excess in any case, beyond permissible limits.
- The Payment for work done will be made subject availability of funds. In case delayed payment the Contractor shall not Claim any Markup of Interest there upon.
- You are requested to acknowledge receipt of this WORK ORDER as token of acceptance for undertaking the work as per Terms & Conditions mentioned in the Tender Documents.

(NAJAMUDDIN SHAIKH) Executive Engineer

CC to:-

- Mr. Sajjad Ahmed Soomro, Assistant Executive Engineer, Sports & Youth Affairs Department Government of Sindh, Karachi.
- 2. The Divisional Accounts Officer, Sports & Youth Affairs Department, Govt. of Sindh. Karachi.
- 3. PS to Chief Engineer, Sports & Youth Affairs Department, Govt. of Sindh, Karachi.



MUHAMMAD ASHRAF STAMP VENDOR

LIC. NO: 6, SHOP NO. 8, ZAMAN CENTRE BLOCK 47 FERTIEN TO AREA KARACH

29 JAN 2014

₩SUWD ? THROB

MOHAMMAD ANWAR ALV ADVOCATE ...

A[]-VALUE :

GREEMENT

THIS CONTRACT AGREEMENT (hereinafter called the —Agreement) made on the 29th day of January 2014 between Sports & Youth Affairs Department (hereinafter called the Procuring Agency) of the one part and M/s Umar Jan & Company, Sukkur hereinafter called the --Contractor) of the other part.

WHEREAS the Procuring Agency is desirous that certain Works, viz Construction of Players Hostel (Boys & Girls) and Fitness Gym at Railway Ground Sukkur- Tender-1 Construction of Masjid & Boundary Wall should be executed by the Contractor and has accepted a Bid Rs.16262748/- (Rupees Sixteen Million Six Hundred Sixty Two Thousand Seven Hundred Forty Seven Only) by the Contractor for the execution and completion of such Works and the remedying of any defects therein.

NOW this Agreement witnessed as follows:

- In this Agreement words and expressions shall have the same meanings as are respectively 1. assigned to them in the Conditions of Contract hereinafter referred to.
- The following documents after incorporating addenda, if any except those parts relating to 2. Instructions to Bidders, shall be deemed to form and be read and construed as part of this Agreement, viz:
 - The Letter of Acceptance; (a)
 - The completed Form of Bid along with Schedules to Bid; (b)
 - Conditions of Contract & Contract Data; (c)
 - The priced Schedule of Prices/Bill of quantities (BoQ); (d)
 - The Specifications; and (e)
 - The Drawings (f)
- In consideration of the payments to be made by the Procuring Agency to the Contractor as hereinafter mentioned, the Contractor hereby covenants with the Procuring Agency to execute and complete the Works and remedy defects therein inconformity and in all respects within the provisions of the Contract.

4. The Procuring Agency hereby covenants to pay the Contractor, in consideration of the execution and completion of the Works as per provisions of the Contract, the Contract Price or such other sum as may become payable under the provisions of the Contract at the times and in the manner prescribed by the Contract.

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

Signature of the Contactor

M/s Umar Jan & Company, Sukkur

(Seal)

MS (MER AN & CO)

Signed, Sealed and Delivered in the presence of:

Signature of the Procuring Agency

Sports & Youth Affairs Departme

Najamu(ddin Stidte)

Executive Engineer / D.D.O.

Sports & Youth Affairs Department

Government of Sindh

Witness:

Muhammed At

(Name, Title and Address)

Witness:

(Name, Title and Address) ED SOOMRU

Sports & Youth Atlants Supartment Government of Sindh.

SINDH PUBLIC PROCUREMENT REGULATORY AUTHORITY

CONTRACT EVALUATION FORM

TO BE FILLED IN BY ALL PROCURING AGENCIES FOR PUBLIC CONTRACTS OF WORKS, SERVICES & GDODS

1ì	NAME OF THE ORGANIZATION / DEPTY	Spans & Youth Allairs Department Govt, of Sindh
2)	PROVINCIAL / LOCAL GOVE / OTHER	Provincial Government
31	TITLE OF CONTRACT	Const: of Players Hostel (Boys & Girls) and Fitness Gym
-) 4)	TENDER M MBER	INF/KRY-3041/13
5)	BRIEF DESCRIPTION OF CONTRACT	Const: or Masjid & Boundary Wall at Railway Ground Sukkur
6)	FORUM THAT APPROVED THE SCHEME	ODWP
7)	TENDER ESTIMATED VALUE	
81	ENGINEER'S ESTIMATE (For civil works only)	As.15725626/-
91	ESTIMATED COMPLETION PERIOD (AS P	ER CONTRACT) 270 Days
10)	TENDER OPEN DION (LATE & TAKE)	2nd January 2014 at 1200 hours
•	NUMBER OF TENEER COCUMENTS OLD (Attach list of buyers)	O _04 Nes
12)	NUMBER OF BIDS RECEIVED	04 Nos
13)	NUMBER OF BIDDERS PRESENT AT 2015	TIME OF OPENING OF BIDS B3 Nos
	BID EVALUATION REPORT (Enclose a copy)	Altaichod
15)	NAME AND ADDRESS OF THE SUCCESSE	COMPANY, Sukkur
16)	CONTRACT AWARD PRICE	Rs.162627017-
17)	RANKING OF SUCCESSFUL BIDDER IN Effice, 1^{st} , 2^{st} , 3^{st} EVALUATION B(D).	VALUATION REPORT 1st.cwest
18)	METHOD OF PROCUREMENT USED : - (To	ick one)
	a) SINGLE STAGE – ONE ENVELOPE	PROCEDURE Domestic Domestic/Local
	b) SINGLE STAGE - TWO ENVELOPE	t: PROCEDURE No
	e) TWO STAGE BIDDING PROCEDU	RE . No
	d) TWO STAGE TWO ENVELOPE B	SIDDING PROCEDURE
	PUBASE SPECIFY IF ANY OTHER EMERGENCY, DIRECT CONTRACTIN	MESTIOD OF PROCUREMENT WAS ADOPTED IS G CTC WITH BRIFF REASONS

				Committee
19)	APPRO	OVENG AUTHORITY FOR AWARD OF CONTR	ACT	
20)	WEIGE	HER THE PROCOREMENT WAS INCLUDED (N AN	NUAL PROCUREMENT PLAN? Yes Ne
21)	ADVE	CTISEMENT:		14.2
	i)	SPPRA Website (If yes, give date and SPPRA Identification No.)	Yes	17th December 2013 iD No.1575213903
		(1) year, give date and in their meanineanian .ver)	Nn	
	ii)	News Papers (If yes, give names of newspapers and dates)	Yes	Daily Express cated 18-12-2013 Daily The News dated 18-12-2014
			No	
22)	NATUE	RE OF CONTRACT		the local Int.
23)	WAS IN	HER QUALIFICATION CRESCULATION OF TENDER A DOLLMEN enclose a copy)	ITS?	Yes T No V
24)	WASH	HER BID EVALUATION CRITERIA NCLODED IN BIDDING / TENDER DOCUME enclose a copy)	TS?	Yes No V
25)		HER APPROVAL OF COMPETENT AUTHORIS DD OTHER THAN OPEN COMPETITIVE BIDD		S OBTE TO 2D FOR USING A Yes No V
26)	WAS B	ID SECURITY OBTAINED FROM ALL THE B	IDDER	S? Yes V No
27)		IER THE SCCCESSFPL BID WAS LOWEST E EST EVALUATED BID (in case of Coosultancies		ATED Yes V No
28)	WHETE COMPL	IER THE SUCCESSFUL BIDDER WAS TECHN HANT?	NCALI	LY Yes V No
29)		HER NAMES OF THE BEDDERS AND THEIR ME OF OPENING OF BIDS?	QCOT	ED PRICES WERE READ OUT AT
30)	CONTR	•	вин	ERS BEFORE THE AWARD OF
	(Attach	copy of the bid evaluation report)		Yes No V

31) ANV COMPLAINTS RECEIVED (HTyes, result thereof)	Ves	
	No	No.
32) ANY DEVIATION FROM SPECIFICATIONS GIVEN IN	THETE	ENDER NOTICE / DECUMENTS
(If yes, give details)	Yes	
	No	No
331 WAS THE EXTENSION MADE IN RESPONSE TIME? (If yes, give reasons)	Yes	
	Na	No
34) DEVIATION FROM QUALIFICATION CRITERIA (If yes, give detailed reasons.)	Yes	
	No	No
35) WAS IT ASSURED BY THE PROCURING AGENCY BLACK LISTED?	THAT	THE SELECTED FIRM IS NOT Yes V No V
36) WAS A VISTE MADE BY ANY OFFICER/OFFICIAL O SUPPLIER'S PREMISES IN CONNECTION WITH THE BE ASCURTAINED REGARDING FINANCING OF WAT (If yes, enclose a copy)	PROF	UREMENT? If SO, DISTAILS TO
37) WERE PROPER SAFEGUARDS PROVIDED ON MOR THE CONTRACT (BANK GUARANTEE ETC.)?	HAZA	Yes No V
38) SPECIAL CONDITIONS, IF ANY (If yes, give Brief Description)	Yes	:
	No	No
Signature & Official Statop of Authorized Officer Naizoutddin Shaikh	-	
FOR OFFICE USE ONLY Spanished and Telephone Committee of the Committee of	। ५ 👕	

SPPRA, Block. No.8, Sindh Secretariut No.4-A, Court Road, Kurarhi Tele: 021-9205356; 021-9205369 & Fax: 021-9206291

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Subject

CONSTRUCTION OF PLAYERS HOSTEL (BOYS & GRILLS) AND FITNESS GYM AT RAILWAY GROUND SUKKUR.
TENDER-1. CONSTRUCTION OF MASJID & BOUNDARY WALL.

LIST OF CONTRACTORS WHO PURCHASED THE TENDER DOCUMENTS

S. No 1.	Name of Firm M/s Umer Jan & Company, Sukkur,	
2.	M/s Muhammad Haroon, Sukkur	
3.	M/s Muhammad Ramzan & Company, Sukkur.	 .
4.	M/s MAC Engineers, & Contractor, Karachi.	

Notable

Bid Evaluation Report

,				_		1.i
	· ` Name of Procurin	ng Agency: <u>Sports</u>	& Youth Affa	<u>irs Department G</u>	i <u>ovt, of Sindh, K</u>	<u>aracnu</u>
2.	Tender Reference No: No.XEN/S&YAD/2013 dated 13 th December 2013					
3	Tander Descripti	on/ Name of Wor	k/ Item: <u>Con</u>	<u>struction of Plays</u>	<u>ers Hostel (во</u> ў	s <u>& Grus) a</u> nd
	Fitness Gyma at R	<u>ailway Ground Sul</u>	<u>(kur T-1, Cons</u>	<u>struction of Masji</u>	<u>d & Boungary (</u>	<u> </u>
4	Mathad of Procu	rement: Single Sta	<u>iqe- One Enve</u>	<u>elop Procuremen</u>	t (Domestic)	
5.	Tender Publishe <u>Newspaper da</u>	ed: <u>(\$PPRA_ID_1</u> ited 18-12-2013". Print & Electronic I	<u> 157521</u> 39 <u>03 </u>	<u>The News Paper</u>	14-12-201 <u>3</u> &	<u>Daily Express</u> (ates)
6.	Total Bid Docum	ients Sold: <u> 04 </u> (Four)			
7.	Total Bids Recei	ved:0 <u>4_</u> 0	(Four)			
8.	Technical Bid Op	pening date: (if ap	pticable)	<u>Nil</u> _@rovide	e details in separai	re rorm)
9.	No. of Bid Tech	nicalty qualified (if	applicable):_	<u>Nil</u>		
10.	Bid(s) Rejected:		<u>Nit</u>	<u> </u>		
11.				_		
12.						
			Ranking in terms of cost	Comparison with Estimated	Reasons for acceptance/rejection	Remarks
12. 5 No 	Bid Evaluation Name of Firm	Report. Cost offered	Ranking I	with	acceptance/ rejection	 6 ···
12.	Bid Evaluation Name of Firm	Cost offered by the Bidder	Ranking in terms of cost	with Estimated	acceptance/	
12. 5 No 	Bid Evaluation Name of Firm or Bidder 1 M/s Umer Jan & Company, Sukkur. M/s MAC Engineers, & Contractor.	Cost offered by the Bidder	Ranking in terms of cost 3 First	with Estimatedcost4	acceptance/ rejection 5 Lowest	Recommende
12. S No	Bid Evaluation Name of Firm or Bidder 1 M/s Umer Jan & Company, Sukkur. M/s MAC Engineers, & Contractor. Karachi.	Cost offered by the Bidder 2 Rs.16262748/-	Ranking in terms of cost 3 First Lowest	with Estimated cost 4 3.25% Above	acceptance/ rejection 5 Lowest Bidder Highest	Recommende

Signature of the Members of the Committee Hominee Finance

MASAMURDIN

MANUAL JANGO Q YOUTH SHAHZAD 13 MM

ASLAM TO FINANCE

Bid Evaluation Report

Ι.	Name of Procuring Agency: Sports & Youth Affairs Department Govt. of Sindh, Karachi.
2.	Tender Reference No: No.XEN/S&YAD/2013 dated 13 th December 2013
3.	Tender Description/ Name of Work/ Item: Construction of Players Hostel (Boys & Grils) and
	Fitness Gym at Railway Ground Sukkur T-1. Construction of Masjid & Boundary Wall.
4.	Method of Procurement: Single Stage- One Envelop Procurement (Domestic)
5.	Tender Published: <u>(SPPRA ID 1575213903 "The News Paper 14-12-2013 & Daily Express Newspaper dated 18-12-2013".</u>
6.	Print & Electronic Media (SPPRA ID No.& News Papers names with dates) Total Bid Documents Sold: 04 (Four)
7.	Total Bids Received: 04 (Four)
8.	Technical Bid Opening date: (if applicable) Nil (Provide details in separate form)
9.	No. of Bid Technically qualified (if applicable): Nil
1 0.	Bid(s) Rejected:Nil
1 1.	Financial Bid Opening date: 02-01-2014
12.	Bid Evaluation Report.

S No	Name of Firm or Bidder	Cost offered by the Bidder	Ranking in terms of cost	Comparison with Estimated cost	Reasons for acceptance/ rejection	Remarks
0	1	2	3	4	5	
1	M/s Umer Jan & Company, Sukkur.	Rs.16262748/-	First Lowest	3.25% Above	Lowest Bidder	Recommended for award of
2	M/s MAC Engineers, & Contractor, Karachi.	Rs.17460024/-	Forth Lowest	9.80% Above	Highest Bidder	work
3	M/s Muhammad Ramzan & Company, Sukkur.	Rs.17640913/-	Third Lowest	10.85% Above	Highest Bidder	
4	M/s Muhammad Haroon & Company, Sukkur	Rs.17844001/-	Second Lowest	11.85% Above	Highest Bidder	

Signature of the Members of the Committee

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COMPRATIVE STATEMENT

Subject

CONSTRUCTION OF PLAYERS HOSTEL (BOYS & GRILLS) AND FITNESS GYM AT RAILWAY GROUND SUKKUR. TENDER-1. CONSTRUCTION OF MASJID & BOUNDARY WALL.

S. No	Name of Firm	2% Earnest Money	Bid Amount	Contractor's
1.	M/s Umer Jan & Company, Main Shikarpur Road, Nara Stop Plot # 147 Block-A, Sukkur.	201	0.11	Signature
2.	M/s Muhammad Haroon, D-6, Sindhi Co-operative Housing Society, Airport Road, Sukkur	0 /	B 162627489 B 17844001	
3.	Company, Main Shikarpur Road, Nara Stop Plotte 147	ls, 380000/	/	
	Contracts 51 + # 5	R. 400000/_ 1		M 3

Section Office (Dev-IV) Finance Department

Member

Deputy Director Sports Department Member

Section Officer (General) Youth Affairs Department Member

Executive Engineer (Civil) Sports & Youth Affairs Department

Member

CHIEF ENGINEER

Sports & Youth Affairs Department

CHAIRMAN



No. XEN/S&YAD/2014 GOVERNMENT OF SINDH SPORTS & YOUTH AFFAIRS DEPARTMENT

05th Floor, State Life Building No.3, Dr. Zlauddin Ahmed Road, Karachi

Karachi, 15th January, 2014

Subject:

TENDER EVALUATION REPORT - REMAINING CIVIL WORK OF SPORTS COMPLEX AT THATTA.

1. <u>Tender Documents.</u>

The tender documents / BOQ were prepared by the Engineering Wing Sports & Youth Affairs Department Government of Sindh and approved by Chief Engineer Sports & Youth Affairs Department, Government of Sindh, Karachi. For holding competition and obtaining competitive rates.

2. Receipt and Opening of Tender.

Secretary, Sports & Youth Affairs Department, Government of Sindh, the approved the appointment of Committee responsible for the tender opening, evaluation and approval the award of work. The committee consist on the following members:-

а	Chief Engineer, Sports & Youth Affairs Department, Government of Sindh.	Chairman
b	Deputy Director, Sports Department Govt, of Sindh	Member
С	Executive Engineer (Civil), Sports & Youth Affairs Deptt: Govt. of Sindh.	Member
d	Section officer (Gen), Youth Affairs Deptt: Govt. of Sindh.	Member
е	Section Officer (Dev-IV), Finance Deptt: Govt. of Sindh.	Member

3. The bidding process regarding "Remaining Civil Work of Sports Complex at Thatta".

4. EVALUATION REPORTS IS AS UNDER:-

Tender regarding Remaining Civil Work of Sports Complex at Thatta was floated in the press 26th December 2013 for invitation of offers.

Cont...P/2



Donsequently (8) applications along with Pay Order of Rs.2000/- for issuance of Tender documents and were issued to 08 Firms out of these 05 firms participated in the competition on 09-01-2014. Tender were received at 11:00 hours and opened at 1200 hours on the same day in the presence of the bidders.

S. No	Name of Firm who purchased the Tender.	Tender Fees
1.	M/s Saleh Mohammed, Karachi.	Rs.2000/-
<u>. </u>	M/s Noor Builders, Karachi.	Rs.2000/-
3.	M/s Techno FRP Services, Karachi.	Rs.2000/-
4.	M/s Sachal Traders, Islamabad.	Rs.2000/-
5.	M/s Tooba Enterprises, Karachi	Rs.2000/-
6.	M/s S. Shakeel Ahmed, Karachi	Rs.2000/-
7.	M/s Ahmed & Co, Karachi	Rs.2000/-
8.	M/s K.N Builders, Karachi	Rs.2000/-

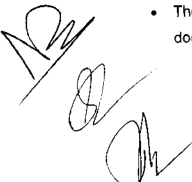
S. No	Name of Firm who Participated in Tender.
1.	M/s Saleh Mohammed, Karachi.
2.	M/s Noor Builders, Karachi.
3.	M/s Techno FRP Services, Karachi.
4.	M/s Sachal Traders, Islamabad.
 5.	M/s Tooba Enterprises, Karachi

Copy of the Bid opening check list is attached at **Annex: A** and a attendance sheet of the Committee Members attached at **Annex: B.** The short brief regarding the participated firm is as under:-

i. M/S SALEH MOHAMMED, KARACHI.

- The bid submitted by M/s Saleh Mohammed, Karachi. The written power of signing authority is attached.
- The Firm is fulfilling the eligibility criteria PEC license in the appropriate category.
- The bid security upto the required amount is submitted with the bid documents.

Contd.....P/3

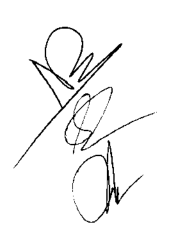


- The bid submitted is almost complete. The proposed construction schedule is attached.
- The bid submitted is substantially responsive. The Firm has shown the commitment for undertaking important responsibilities and liabilities allocated in the bidding documents.
- The rates quoted by the Firm M/s Saleh Mohammed, Karachi were examined. The read out price of the bid was Rs.21122998/-. No Computational error was found.

ii. M/S NOOR BUILDERS, KARACHI.

- The bid submitted by M/s Noor Builders, Karachi. The written power of signing authority is attached.
- The Firm is fulfilling the eligibility criteria PEC license in the appropriate category.
- The bid security upto the required amount is submitted with the bid documents.
- The bid submitted is almost complete. The proposed construction schedule is attached.
- The bid submitted is substantially responsive. The Firm has shown the commitment for undertaking important responsibilities and liabilities allocated in the bidding documents.
- The rates quoted by the Firm M/s Noor Builders, Karachi were examined. The read out price of the bid was Rs.21406364/-. No Computational error was found.

Cont...P/4



iii. M/S TECHNO FRP SERVICES, KARACHI.

- The bid submitted by M/s Techno FRP Services, Karachi. The written power of signing authority is attached.
- The Firm is fulfilling the eligibility criteria PEC license in the appropriate category.
- The bid security upto the required amount is submitted with the bid documents.
- The bid submitted is almost complete. The proposed construction schedule is attached.
- The bid submitted is substantially responsive. The Firm has shown the commitment for undertaking important responsibilities and liabilities allocated in the bidding documents.
- The rates quoted by the Firm M/s Techno FRP Services, Karachi were examined. The read out price of the bid was Rs.21866255/-. No Computational error was found.

iv. M/S SACHAL TRADERS, ISLAMABAD.

- The bid submitted by M/s Sachal Traders, Islamabad. The written power of signing authority is attached.
- The Firm is fulfilling the eligibility criteria PEC license in the appropriate category.

Cont...P/5



- The bid security upto the required amount is submitted with the bid documents.
- The bid submitted is almost complete. The proposed construction schedule is attached.
- The bid submitted is substantially responsive. The Firm has shown the commitment for undertaking important responsibilities and liabilities allocated in the bidding documents.
- The rates quoted by the Firm M/s Sachal Traders, Islamabad were examined. The read out price of the bid was Rs.22072909/-. No Computational error was found.

v. M/S TOOBA ENTERPRISES, KARACHI.

- The bid submitted by M/s Tooba Enterprises, Karachi. The written power of signing authority is attached.
- The Firm is fulfilling the eligibility criteria PEC license in the appropriate category.
- The bid security upto the required amount is submitted with the bid documents.
- The bid submitted is almost complete. The proposed construction schedule is attached.
- The bid submitted is substantially responsive. The Firm has shown the commitment for undertaking important responsibilities and liabilities allocated in the bidding documents.

Contd...P/6



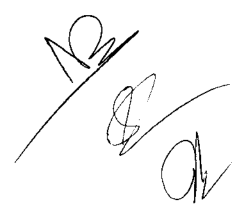
 The rates quoted by the Firm M/s Tooba Enterprises, Karachi were examined. The read out price of the bid was Rs.22678375/-. No Computational error was found.

Comparative Statement					
S. No	Name of Firm	Bid Amount	2% Earnest Money		
1,	M/s Saleh Mohammed, Karachi,	Rs.21122998/-	Rs.450000/-		
2.	M/s Noor Builders, Karachi.	Rs.21406364/-	Rs.465000/-		
3.	M/s Techno FRP Services, Karachi,	Rs.21866255/-	Rs.475000/-		
4.	M/s Sachal Traders, Islamabad.	Rs.22072909/-	Rs.500000/-		
5.	M/s Tooba Enterprises, Karachi	Rs.22678375/-	Rs.490000/-		

Sr. #	Tenderer	Quoted Amount	Corrected Amount
1.	M/s Saleh Mohammed, Karachi,	Rs.21122998/-	Rs.21122998/-
2.	M/s Noor Builders, Karachi.	Rs.21406364/-	Rs.21406364/-
3.	M/s Techno FRP Services, Karachi.	Rs.21866255/-	Rs.21866255/-
4.	M/s Sachal Traders, Islamabad.	Rs.22072909/-	Rs.22072909/-
5.	M/s Tooba Enterprises, Karachi	Rs.22678375/-	Rs.22678375/-

5. After opening of Tender & before offering recommendations the Chief Engineer / Chairman of Tender Opening Committee asked the committed members alongwith Bidders for any sought of observation / complaint if found in bidding process but no body lodged any type of complaint.

Contd...P/7



6. RECOMMENDATIONS OF TENDER OPENING COMMITTEE.

On the basis of scrutiny, evaluation, analysis of rates and recommendations of tender opening committee that the rates quoted by M/s Saleh Mohammed, Karachi, may please be accepted and the work regarding "Remaining Civil Work of Sports Complex at Thatta" may be awarded to M/s Saleh Mohammed, Karachi at a cost of Rs.21122998/- (Rupees Twenty One Million One Hundred Twenty Two Thousand Nine Hundred Ninety Eight Only) being the lowest bidder and bidder has also fulfilled the entire bidding criterion. The contractor was categorically informed that no compromise would be made on quality of works and the firm would have to complete the work within stipulated timeframe.

Section Officer (Dev-IV)
Finance Department
Member

Deputy Director
Sports Department
Member

Section Officer (General) Youth Affairs Department Member

Executive Engineer (Civil)
Sports & Youth Affairs Department
Member

7. Submitted for approval pleases the conflete all his todal formation for an included the state of the as degree and who mile

Chief Engineer / Chairman Tender Opening Committee

Contract Reference: - REMAINING CIVIL WORK OF SPORTS COMPLEX AT THATTA.

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CHIEF ENDINEER
Sports & Youth Affairs Department
CHAIRMAN

Contract Reference: - REMAINING CIVIL WORK OF SPORTS COMPLEX AT THATTA. Bid Opening Date: 09-01-2014 at 1200 Hours Name of Bidder: MIS - MOOY Buldus Karrelii a) Is outer envelope of Bid sealed? b) Is Form of bid complete and signed C) Expiration date of bid: d) Is document authority for signing enclosed?" e) Amount of bid security (as required) Rs. f) Describe any "Substitution" "Withdrawal" or "Modification" submitted. Describe any alternative bid made. g) h) Describe any discounts or modifications offered. j) Additional comments Name of bidder or his representative who attend bid opening Mr. NOVY MULACULA k) Total bid price Rs. 214063144(in words) Two Crose I) Section Officer (Dev-I) Section Officer (General) Finance Department Youth Affairs Department Member Member Deputy Director Executive Engineer (Civil) Sports Department Sports & Youth Affairs Department Member Member

CHIEF ENGINEER
Sports & Youth Affairs Department
CHAIRMAN

- Much

Contract Reference: - REMAINING CIVIL WORK OF SPORTS COMPLEX AT Bid Opening Date: 09-01-2014 at 1200 Hours Name of Bidder: 10/5- Techno FRP Services Karnelin. Is outer envelope of Bid sealed? a) b) Is Form of bid complete and signed c) Expiration date of bid: __ d) Is document authority for signing enclosed?" e) Amount of bid security (as required) Rs. 475000 Describe any "Substitution" "Withdrawal" or "Modification" submitted. f) Describe any alternative bid made. g) h) Describe any discounts or modifications offered. (į Additional comments k) Name of bidder or his representative who attend bid opening Mr. Dhahid huss Total bid price Rs. 21866255 (in words) Two Crose I) two hustr Section Officer (Det Section Officer (General Finance Department Youth Affairs Department Member Member Deputy Director Executive Engineer (Ctvil) (Sports Department Sports & Youth Affairs Department Member Member

CHIEF ENGINEER
Sports & Youth Affairs Department
CHAIRMAN

Contract Reference: - REMAINING CIVIL WORK OF SPORTS COMPLEX AT THATTA.

Bid Opening Date: <u>09-01-2014 at 1200 Hours</u>
Name of Bidder: MIS- Saleh Muhammal Kowachi
a) Is outer envelope of Bid sealed?
b) Is Form of bid complete and signed
c) Expiration date of bid:
d) Is document authority for signing enclosed?"
e) Amount of bid security (as required) Rs. 450000/
f) Describe any "Substitution" "Withdrawal" or "Modification" submitted.
g) Describe any alternative bid made.
h) Describe any discounts or modifications offered.
j) Additional comments
k) Name of bidder or his representative who attend bid opening Mr. <u>Jaleh Muhamme</u>
1) Total bid price Rs. 21122998- Hin words) Two Crose Eleven Lace
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Supers Only
Je Jeliu salilu
Section Officer (Dev-IV) Finance Department Section Officer (General) Youth Affairs Department
Finance Department Youth Affairs Department Member Member
(Na)
Deputy Director Executive Engineer (Civit)
Sports Department Sports & Youth Affairs Department
Membér / Membér

CHIEF THE INEER
Sports & Youth Affairs Department
CHAIRMAN

Contract Reference: - REMAINING CIVIL WORK OF SPORTS COMPLEX AT THATTA.

Bid Oper	Bid Opening Date: 09-01-2014 at 1200 Hours				
Name of	Bidder: M/s- Toobs Enterprises Karnchi-				
a) is	s outer envelope of Bid sealed?				
b) is	Form of bid complete and signed				
c) E	xpiration date of bid:				
d) is	document authority for signing enclosed?"				
e) A	mount of bid security (as required) Rs. 490000/_				
	escribe any "Substitution" "Withdrawal" or "Modification" submitted.				
g) D	escribe any alternative bid made.				
h) D	escribe any discounts or modifications offered.				
,	dditional comments				
k) N	lame of bidder or his representative who attend bid opening Mr. That effulling				
i) To	otal bid price Rs. 22678375.74 (in words) Two Crose twelly Six				
lace	Seventy Eight Througade Three hundred Seventy five				
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/	1) Min 3/1/2014				
	on Officer (Dev-IV)///// Section Officer (General)				
1 1116	Member Member				
	James Co.				
	Deputy Director Executive Engineer (Civil) Dollars Department Sports & Youth Affairs Department				
οp	orts Department Sports & Youth Affairs Department () Member Member				

CHIEF ENGINEER
Sports & Youth Affairs Department
CHAIRMAN

ATTENDANCE SHEET

REMAINING CIVIL WORK OF SPORTS COMPLEX AT THATTA TO BE HELD ON 09TH JANUARY 2014 AT 12:00 HOURS.

		Designation	Signature
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