SPPRA INWARD DIARY

Singh Public Procurement Regulatory Authority Govt. of Sindh

BID EVALUATION REPORT

District Government Kashmore @ Kandhkot. Name of Procuring Agency 1. No: D.O (B) TC/G-55/471 Dated: 19.05.2011 Tender Reference No: 2. RIR OF VETERINARY DISPENSARY AT VILLAGE KARAMPUR TALUKA TANGWANI "CIVIL WORK". Tender Description/Name of Work/Item 3. Single Stage - One Envelope Procedure Method of Procurement 4. Website Tender Published 5. 3 Nos: Total Bid document Sold 6. 3 Nos: 7. Total Bid Received Not Applicable Technical Bid Opening date: (if applicable) 8. Not Applicable No of Bid Technically Qualified (if applicable) 9. NIL Bid(s) Rejected: 11. Financial Bid Opening Date 07.05.2011 12. **Bid Evaluation Report:** S.No: Name of Firm or Bidde Cost of Offered by the Ranking in terms Comparison with Remarks 🏂 Reason for Bidder of cost Estimate Cost acceptance/rejection Mr. Ahmed Chackar Rs: 829381/-12 Lowest Rs: 1582/- Saving Lowest Recommended for award of work Mr. Mashoogue Ali Rs: 831093/-2nd Lowest Rs: 130/- Excess High Not recommended 3 Mr: Shabir Ali due to high rates Rs: 837463/-3rd Lowest Rs: 6504/- Excess Higher

DISTRICTO ER BUILDINGS KASHMORE KANDHKOT

Not recommended due to higher rates

ABDUL KARIM NOMEN AAO. DAO. D.O AUT DINGS EASHMORE @ KANOHKOT

SGP (Klip.) D. No. 236—5-2006—200 R/Bks. of 50 is earh, in dnpl.

ORIGINAL COPYNOT TRANSFERABLE, Gen. 113 o. (See Fin R. No. 1)

RECEIPT FOR PAYMENT

TO GOVERNMENT

No.

19:3

Place

L' Lal

Date 6/6/2001

Received from Ml. and Cogs & conscious of 1/2.

On account of 1/2.

Cashier or Accountant (Elechment at Account at the conscious at the consciou

14 Oct. 2011 11:53PM P2

FAX NO. :0722578902

on account of /

Rs. = 5250/2 (Rupees fru the

Received from Garlan Fiberry

Place

Date 6/6/

Cashier or Accountant

(Designation).

EROM : DOKASHMORE

ORIGINAL COPY NOT TRANSFERABLE, Gen. 113 0,

(See Fin R. No. 1)

(Fin. R. Form, No. 1)

RECEIPT FOR PAYMENT TO GOVERNMENT

1947

SGP (Kap.) D. No. 235-5-21/06-200 R/Bks. of 50 Is

ORIGINAL COPY NOT TRANSFER ABLE, Gen. 113 e. SGP (Khp.) D. No. 236-5-2006-200 R/Bks.of 50 ls. each in dupi. See Fin R. No. 1) (Fin K. Form No. 1)

RECEIPT FOR PAYMENT TO GOVERNMENT

Place U. Un -

Received from Mashiog At Date 6/6/2001

Rs:= 1500/, (Rupees one throand) on account of 7

Cashier or Accountant Designation and a

SGP (Khp.) D. No. 236-5-2006-200R/Bks, of 50 Is, ORIGINAL COPY NOT TRANSFERABLE, Gen. 113 e. (See Fin R. No. 1) RECEIPT FOR PAYMENT TO GOVERNMENT (.F.n N. Form No. 1

Received from Shwed Chachan Date 6/6/ >2001 Place W. Leach

Rupees One tusaus as rela

on account of '

Cashier or Accountant (Designation).

Place 12. Int

on account of 9 Received from Jabon St. Losheli Ench In the sout として

Cashier or Accountant *(Designation)

SGP (Khp.) D No. 23 - 5-2: 06-200 R/ Bks. of 50 Is. ORIGINAL COPY NOT TRANSFERABLE. Gen. 113 e.

(See Fin R. No. 1) RECEIPT FOR PAYMENT TO GOVERNMENT (Fin R. Form No. 1)

1946

No.

Date 6/6 2001

Name of hooks. RIN of Veterinery Disvensors at village kar trillage kar trillage to MR! Thulam Sonor Golo P.W.D. P.W.D. 287 FORM B-I PUBLIC WORKS DEPARTMENT 22-2-39 12-10-44 and 2-5-44, 654-W of 22-2-39 12-10-44 and 2-244, 65-W 1038/11-1 of 28-3-49, CIRCLE DIVISION ate of some in 6. 6. 2011 Percentage Rate Tender and Contract for works General Rules and Direction for the Guidance of Contractors All work proposed to be executed by contract shall be notified in a form of invitation to tender posted on a board hung up in the office of the Executive Engineer and signed by the Executive Engineer, and the detailed of the works to be tendered will be supplied to the prospective tenders on their request. municipal, as well as the date for submitting and opening PAKISTAN tender. PAKISTAN work; also the amount of earnest money to be deposi ecurity deposit to be deposited by the successful tendir ed from bills. It will also state whether refund of quarry will granted, Copies of the specifications, designs and dr Lany other documents required in connection with the wo er for the purpose of identification, and shall also be ope of the Executive Engineer during office hours. ted by a firm, it must be signed separately by each any partner, it shall be signed on his byehalf by a partne SPECIAL SPECIAL SPECIAL persor im to do so. ADHESIVE ADHESIVE ADHESIVE Receipts for payments made on account of any work, when executed by a firm, shall also be signed by all the partners, except where the contractors are described in their tender as a firm, in which case the receipt shall be signed in the name of the firm by one of the partners, or by some other persons having authority to give effectual receipts, for the firm. Entirottle Sendined we of 30/B/B/53 24 23.55. 201 Amont Res O. 400 (m)
4. Any person who submits a tender shall full 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 undertake the work. Only one rate of such percentage, on all the estimated rate/schedule rates shall be framed. Tenders, which propose any alteration 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 liable to rejection. No printed 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 name and number of the work to which they refer written outside the enveloped. The Executive Engineer or his duly authorised Assistant shall open tenders in the presence of contractors who have submitted tenders ortheir representatives who may be present at the time, and he will enter the amount of the several tenders in a comparative statement in suitable form. In the event of a tender being accepted, the contractors shall for the purpose of identification, sign copies of the specifications and other documents mentioned in Rule I. 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 deposited to the contractor making the tender, on his giving a receipt for return of the money. 6. The Officer, competent to dispose of the tender shall have the right of rejecting all or any of the tender receipt for any payment alleged to have been made by a contractor in regard to any matter rela this tender or the contract shall be valid and binding on Government unless it is Executive Engineer. signed bmemorandum of work to be tendered for and the schedule of materials to be supplied

(b) the full value of which shall be retained by Government on account of the security deposit of the conditions I (B) of the conditions]. SIL

"Strike out (b) if any each security deposit is to be takes

deteleredaba

ston

anı

alte

**Signature of contractor before submission of tender. Signature of witness to contractor's signature.

(Withess)

(Address)

(Occupation)

The above tender is hereby accepted by me on behalf of the Government of Sing Kong 19.83/ . Heave Exercise School Le Linguist Xel ecutive Engineer,

uch vision (or his Auly authorised Assistant).

ited the

day of

Conditions of Contract

The persons whose tender may be accepted (here-nafter called the contractor) shall Security deposit.) within one day for a contract of Rs. 1,000 or less, or two days for a contract of more than Rs. 1,000 to Rs., 2,000 and so on, upto a limit of ten days, for a contract of Rs. 10,000 or more of the receipt him of the notification of the acceptance of his tender) deposit with the Executive Engineer in cash Government securities endorsed to Executive Engineer (if deposited for more than 12 months) a in sufficient with the amount of the earnest money deposited by him with his tender to make up the security deposit specified in the tender), or (B) (permit Government at the time of making any ment to him for work done under the contract to deduct such sum as will (with the earnest money osited by hlm) amount to percent of all moneys so payable, such deductions to be held by vernment by way of security deposit). Provided always that in the event of the contract or ositing a Lumpsum by way of security deposit as contemplated at (A) above, then and in such case, he sum so deposited shall not amount to, per cent of the total estimated cost of the rk, it shall be lawful for Government at the time of making any payment to the contractor for work e under the contract to make up the full amount of per cent by deducting a sufficient from every such payment as last aforesaid. All compensation or other sums of money payable the contractor to Government under the terms of his contract may be deducted from, or paid by sale of a sufficient part of his security deposit, or from the interest arising therefrom, or from any as which is due or may become due to the contractor under this contract and in the event of his prity deposit, or from the interest arising therefrom, or from any sums which is due or may become to the contractor under this contract and in the event of his security deposit being reduced by son of any such deduction or sales aforesaid the contractor shall, within ten days thereafter, make d in cash or with Government securities endorsed as aforesaid any sum or sums which may have n deducted from, or raised by sale of his security deposit or any part thereof. The security deposit med to, when paid in cash, may, at the east of the depositor, be converted into interest, bearing rities provided that the depositor has expressly desired this in writing.

If the amount of the security deposit to be paid in a lumpsum within the period specified at (A) ve is not paid tender / contract already accepted shall be considered as cancelled and legal steps n against the contractor for recovery of the amounts.

Compensation for dalay

The security deposit lodged by a contractor (in cash or recovered in instalments from his bills) be refunded to him after the expiry of three months from the date on which the work is pleted.

A work should be considered as complete for the purpose of refund of security deposit to a actor from the last date on which its final measurements are checked by a competent authority, ch check is necessary otherwise from the last date of recording the final measurements.

Clause 2. - The time alle eded with, with the deart of the contractor)

.d for carrying out the work as entered in the tender shall be strictly rved by the contractor and call be reckoned from the date on which the order to commence work wark shall throughout the stipulated period of the contract be ing nee (time being deemed to be of the essence of the contract on the contractor shall pay as compensation an amount equal to one

Sumues

Il be r for er to es in

ay as nding whole e total ercent

r shall eposit : work gineer ie may

der the itracto

o carry ne pric nginee rk done ntracto as to th

shall b case at origin expens orne a /ernme rcof, or

ontrac purchas ount of e contr to be p Luntil ne amo

Execut e with ne cont s sustai

Clause 5 - In any case in which any of the powers conferred upon the Executive Contractor remainded to pay compensation Engineer by the clause 3 and 4 thereof shall have become exercisable 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 not withstanding be exercisable 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 to be used for the execution of the work or any part thereof, paying or allowing for the same in account at the contract rates, or in e 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 after giving notice in writing to the contractor or his clerk of the works, foreman or other authorised agent require him to remove such tools, plant, materials, or stores from the premises within a time to be specified in such notice, and in the event of the contractor failing to comply with any such requisition, the Executive Engineer, may remove them at the contractor's expense or sale them by auction or private sale on account of the contractor and at his risk in all respects, and the certificate of the Executive Engineer as to the expense of any such removal and the amount, of the proceeds any expense of and such sale shall be final and consluvie against the contracto.

action not taken under clause 3 and 4

Power to take possession of or require remo-

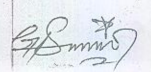
Clause 6.— If the contractor shall desire an extension of the time for completion of the work on the ground of his having been unavoidably hindered in its execution or on any other ground, he shall apply in writing to the Executive Engineer within 30 days from the date on which he was hindered as aforesaid or on which the ground of asking for extension arose and in any case before the date of completion of the work, and the Executive Engineer may, if in his opinion there are reasonable grounds for granting an extension grant such extension as he thinks necessary or proper. The decision of the Executive Engineer in this matter shall be final.

Provided that where the contractor is hindered in the execution of the work on account of any act or omission on the part of the P.W.D. or any of its authorised officers the Executive Engineer, may at any time before the date of completion and on his own initiative extend the time for completion of the work for such period as he may think necessary or proper.

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 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 7.— One completion of the work the contractor shall be furnished with certificate by the Executive Engineer (hereinafter called the Engineer incharged) of such completion, but no such certificate shall be given and the work has been executed, or other parts of any Building in or upon which the work the premises on which the work shall have been executed all scaffolding, surplus materials and rubbish, and shall have cleaned off the dirt from all woodwork, doors, windows, walls, floors, or other parts of any building in or upon which the work has been executed, or other parts of any Building in or upon which the work has been executed, or of which he may have had possession for the purpose of executing the work, nor until the work shall have been measured by the Engineer-in-charge or where the measurements have been taken by his subordinates until they have received the approval of the Engineer-in-charge, the said measurements being binding and conclusive against the contractor. If the contractor shall fail to comply with the requirements of this clause as to the removal of scaffolding surplus materials and rubbish, and cleaning of dirt on or before the date fixed for the completion of the work, the Engineer-in-charge, may, at the expense of the contractor, remove such searolding, surplus materials and rubbish, and dispose of the same as he thinks fit and clean such dirt as aforesaid; and the contractor shall forthwith pay the amount of all expense seamed, but shall no claim in respect of any such scaffolding or savelus materials as af and except for any sum actually realized by the sale thereof.



re, if the Engineer-in-charge so requires by a notice in writing under his hand, but the contractor

all hot be entitled to return any such materials except with the consent of the Engineer-in-charge

the shall have no claim for compensation on account of any such material supplied to him as

r the bresaid but remaining unused by him or for, any wastage in or damage to any such materials.

five ion nall ate

an 1e e, nt

ount le to his"

ich 411 lar he

Clause 13. - The contractor shall execute the whole and every part of the work in the most bstantial and work-man-like manner and both as regards materials and all other matter in strict cordance with specification, lodged in the office of the executive Engineer and initialled by the

11 k

or

time on. If

rties, the said specification being a part of the contract. The contractor shall also confirm exactly, ly and faithfully to the designs, drawings, and instructions in writing relation to the work signed the Engineer-in-charge and lodged in his office and to which the contractor shall been titled to have cess at such office or on the site of work for the purpose of inspection during office hours and the ntractor shall, if he so requires, be entitled at his own expense to make or cause to be make copies the specifications, and of all such, drawings, and instructions as aforesaid. Clause 14.— The Engineer-in-charge shall have powers to make any alterations in, or additions the original specifications, drawings, designs, and Instructions that may appear to him to be

cessary or advisable during the progress of the work, and the Contractor shall be bound to carry at the work, in accordance with any instructions in this connection which may be given to him in iting signed by the Engineer-in-charge and such alterations shall no valid the contract; and by

tered or additional work which the contractor may be directed to do reason unner above specified bject tot he limit laid clause 38 below as Part of the work shall be carried t by the Contractor on e same conditions in all respects on which he agreed to do the main work, and at the same rates, are specified in the tender for the main work. The time for the completion of the work shall be

ktended in the proportion that the additional work bears to the original contract work and the ertificate of the 7 Engineer-in-charge as to such proportion shall be conclusive, and if the altered or dditional work includes any class of work for which no rate is specified in this contract, then such ass of work shall be paid for at* (......) percent below/above the rate shown for such work in the

hedule of rates of the Division and if such last mentioned class of work is not entered in the schedule rates of the Division, the contractor shall, within seven days of the date of receipt by him of the rder to carry out the work inform the Engineer-in-charge of the rate which it is his intention to charge or such class of work, and it the engineer-in-charge in satisfied that the rate quoted is within the rate

orked out by him on detailed rate analysis, then he shall by notice in writing be at liberty to cancel is order to carry out such ass of work and arrange to carry it out in such manner as he may consider dvisable provided always that if the contractor shall commence work or incur any expenditure egard thereto before the rates shall have been determined as lastly hereinbefore mentioned, then in uch case he shall only be entitled to be paid in respect of the work carried out for expenditure incurred ly him prior to the date of the determination of the rate as aforesaid according to such rate or rates is shall be fixed by the engineer-in-charge. In the event of a dispute, the decision of Superintending engineer of the circle will be final. In case the contractor is still not satisfied with the decision he may fring the matter for arbitration accordance with the procedure laid down in clause-52.

Clause 15- If at any time after the execution of the contract documents the Engineer-in-charge hall for any reason whatsoever not require the whole or any part of the work as specified in the tender be carried out at all or carried out ctor, he shall give notice in writing of the fact to the contractor. who shall thereupon have no claim to any payment or compensation whatsoever on account of any profit or advantage which he might have drive from the execution of the work in full but which he ild not so derive in consequence of the full amount of the work not having been carried out, neither hall he have any claim for compensation by reason of any alterations, having been made in the priginal specifications; drawing, designs and instructions, which may involve any curtialment of the work as originally contemplated. Where materials, have already been collected at site of the work before the receipt of the said notice to stop or curtail the work, the contractor shall be paid for such materials at the rate determined by the Engineer-in-charge provided they are not in excess of

Clause 16.- Under no circumstances whatever shall the contractor be entitled to any compensation from Government on any account unless the contractor shall have submitted a claim in writing to the Engineer-in- arge within one month of the cause of such claim occuring.

appear to the Engineer-in-c executed with unsound, in laterials or artic'

requirements and are of approved quality.

Clause 17.— If at any e before the security deposit is refunded to the contractor, it shall ge or his subordinate-in-charge of the work, that any work has been act or unskilful workmanship or with materials of inferior quality, or relided by him for the execution of the work are unsound, or of a quality Works to be executed in accordance with specification drawings orders etc.

Alteration in Specification and designs not to in-Validate

No. claim to any payment of compensation for alteration into restriction of work

Time limit for unforesem

Action and compensation

wful ding ssed. truct 2 the

OWn the oenays, nav cles the

be 20.5

act

his 188 he 01 he ad

rid 20 ot e

1. T

)T

Clause 27.— All sums payable by a contractor by way of compensation under any of these conditions shall be considered as a reasonable compensation to be applied to the use of Government without reference to the actual less or damage sustained and whether any damage has or has note

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

All work we executed under the contracts shall be executed under the direction http://ed.to.the.approv: Sespects of the Superintending Engineer of the Circle for the time

Clause 22:— The contractor shall not set fire to any standing jungle, trees brush-wood or grass Measures for pennention of fire

When such permit is given, and also in all cases, when destroying cut or dug up trees, brush wood, grass, etc., by fire the contractor shall take necessary measures to prevent such fire spreading to or otherwise damaging surrounding property.

proceedings to any such person, or which may with the consent of the contractor be paid for

compromising any claim by any such person.

without a written permit from Executive Engineer

The contractor, shall make his own arrangements for drinking water for the labour employed by him.

Clause 23.— Compensation for all damage done intentionally or unintentionally by contractor's Liability of contractor for any damage labour whether in or beyound the limits of Government property including any damage, caused by the spreading of fire mentioned in clause 22 shall be estimated by the Engineer-in-charge subject to the decision of the Superintending Engineer, on appeal shall be final and the contractor shall be bound to pay the amount of the assessed compensation on demand failing which the same will be recovered from the contractor as damages in the manner prescribed in clause be re erred from the contractor as damages in the manner prescribed in clause 12 or deducted by the E.r-in-charge from any sums that may be due or become due from Government to the contractor inder this contract or otherwise.

done in or outside work area

The contractor shall bear the expenses of defending any action or other legal proceedings that may be brought by any person for injury sustained by him owing to neglect of precautions to prevent the spread of fire and he shall pay any damages and cost that may be awarded by the court in consequence.

Clause 24.— The employment of female labourers on works in the neighbour-hood of soldier's Imployment of female labourers barracks should be avoided as possible.

Clause 25.— No work shall be done on a Friday without the sanction in writing of the Engineerin-charge.

Work on Fridays

Clause 26.— The contract shall not be assigned or sublet without the written approval of the Engineer-in-charge. And if the contractor shall assign or sublet his contract or attempt so to do, or become insolvent or commences any proceedings to be adjudicated an insolvent or make any composition with his creditors, or attempt so to do, the Engineer-in-charge may, by notice in writing rescind the contract. The contractor shall keep full and true accounts shall respect of the contract works in the regular course of business and shall whenever called upon by the Engineer-in-charge by notice in writing produce then for inspection by him or by any officer appointed by him in that behalf. Also if any bribe, gratuity, gift, loan, reward or advantage precautionary or otherwise, shall either directly or indirectly be given, promised or offered by the contractor or any of his servants or agents to any public officer or person in the employ of Government in any way relating to his officer or employment or if any such officer or person shall become in any way directly or indirectly interested in the contract or if the contractor does not keep accounts or fans to produce them as aforesaid the Engineer-in-charge may be notice in writing rescind the contract. If the event of a contract being rescinded the security deposit of the contractor shall 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 contract or shall not be entitled to recover or be paid for any work therefore actually performed under the contract.

Work not to be subjet.

Contract may be rescinded and security deposit forfeited for Subletting it without approval or for brihing public officer or if Constactor be comes in solvent.

Sum payable by way of compensation to be considered as reasonable compensation without reference to actual loss.

Cahanges in the constitution of firm to be Notified

Work to be under direction of superintending Engineer

occount of water standing in borrow pits or compartments. The rate are inclusive for hard or cracked soil, excavation mud, sub-soil water or water standing in borrow pits and no claim for an extra rate shall be entertained, unless otherwise expressly specified.

Clause 42. — Contractor shall not enter upon or commence any portion of work except with the written authority and instructions of the engineer-in-charge or of his subordinate-in-charge of the work. Failing such authority the contractor shall have no claim to ask for measurements of or payment

Entering upon or Commencing any

Clause 43— (1) No contractor shall employ any person who ins under the age of 12 years.

Minimum age of persons employee, the employment of donkeys or other

(ii) No contractor shall employ donkeys or other animals with breeching of string or thin rope. The breeching must be at least three inches wide and should be of tape (Nawar).

(iii) No animal suffering from sores, lameness or emaciation or which is immature shall be employed on the work.

Any contractor who does not accept these conditions shall not be allowed to tender for works and his name shall be removed from the list of contractors.

(iv) The Engineer-in-charge or his Agent is authorised to remove animal found working which does not satisfy these conditions and no responditive shall be accepted e work any person or by Government for any delay caused in the completion of the work by such removal.

Clause 44— As far as possible Pakistani Timbers shall be used and there for any reason this s not practicable, preference shall be given first to Buma and then to other Timbers.

Pakistan Timber to be used.

Clause 45— If any materials, such as stones metal bajri, sand etc., are required to be conveyed y rail, the contractors will be granted certificates by the Engineer-in-charge of the work to the effect hat the materials are required for Government cessionary freight charges from the railway. In case, owever, such a concession is withdrawn by the railway at any time during the currency of the ontract, no claim shall be preferable against Government of this account.

Certificate for Concessi nary freight Charges from Kailway.

Clause 46.— When tendered rates are the same preference will be given at the discretion of the ccepting authority to those who tender for the earthing of materials by vehicles having penumatic

Procedure of acceptance of tenders

Clause 47.— Any sum due to the Government by the contractor shall be liable for recovery Recovery of dues from Contractor as a liable for recovery of dues from Contractor and a liable for recovery of dues from Contractor and a liable for recovery of dues from Contractor and a liable for recovery of dues from Contractor and a liable for recovery of dues from Contractor and a liable for recovery of dues from Contractor and a liable for recovery of dues from Contractor and a liable for recovery of dues from Contractor and a liable for recovery of dues from Contractor and a liable for recovery of dues from Contractor and a liable for recovery of dues from Contractor and a liable for recovery of dues from Contractor and a liable for recovery of dues from Contractor and a liable for recovery of dues from Contractor and a liable for recovery of dues from Contractor and a liable for recovery of dues from Contracto arrears of Land Revenue.

arrears Lin Revenue.

Clause 48. — Certified that no member of Legislative Assembly is in partnership with me and Partnership of M.L.A.S. forbidden. at government will have the right to terminate the contract at any stage if it is-discovered that a nber of Legislative Assembly is a partner in the contract.

Clause 49.— I/We hold myself/ourselves responsible to pay the sales tax as lived in accordance Payment of sales tax. th Pakistan General sales Tax Act, 1948, or any other law for the time being in force.

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

Clause 51.— Where than authority competent to accept a tender is any of the following Interest or share Government Servant norities the contractor will not be entitled to withdraw or apply for the return of the earnest money pre expiry of the period mentioned below against such authority commencing from the date of

When the sanctioning authority for the tender is:-

Executing Engineer.

S

d

IS

e h

:d

ar

m

Thirty days

Superintending Enginee

Sixty days

f Engineer.

Ninety days

SCHEDULE A

SCHEDULE SHOWING (APPROXIMATELY) THE MATERIAL TO BE SUPPLIED FROM THE PUBLIC WORKS STORES FOR WORKS CONTRACTED TO BE EXECUTED AND THE RATES AT WHICH THEY ARE TO BE CHARGED FOR.

any way

reof, the

is herein

has been t of such by Chief he matter awarded

satisfie: t P.W.D ed in thi

countar

lo. 1006 iciently

neer

Particulars.	Rate at which the materials will be charged to the contractor.		Particulars. Rate at which the materials will be charged to the contractor. Place of deliv		Place of delivery.
	Units.	Rs.	Paisa		
	1				

Note:- The person or firm submitting the tender should see that the rates in the above schedule are filled up by Engineer-in-charge on the issue of the form prior to the submission of the tender.

(Signate Contractor),

(Signature of

Assistant Engineer

P.W.D. 287 FORM B-I PUBLIC WORKS DEPARTMENT 22-2-39 12-10-44 and 2-5-44, 654-W of 22-2-39 12-10-44 and 2-244, 65-W 3038/11-1 of 28-3-49, CIRCLE 5647-W2 of 12-12-50 DIVISION Percentage Rate Tender and Contract for works General Rules and Direction for the Guidance of Contractors All work proposed to be executed by contract shall be notified in a form of invitation to tender posted on a board hung up in the office of the Executive Engineer and signed by the Executive Engineer, and the detailed of the works to be tendered will be supplied to the prospective tenders on PAKISTAN PAKISTAN PAKISTAN out, as well as the date for submitting and opening tend: the work; also the amount of earnest money to be depc e security deposit to be deposited by the successful tend. acted from bills. It will also state whether refund of quat its will granted, Copies of the specifications, designs and (and any other documents required in connection with the v neer for the purpose of identification, and shall also fice of the Executive Engineer during office hours. nitted by a firm, it must be signed separately by each SPECIAL ADHESIVE SPECIAL part of any partner, it shall be signed on his byehalf by a ADHESIVE personancial u. ng him to do so. Refeipts for payments made on account of any work, when executed by a firm, shall also be signed by all the partners, except where the contractors are described in their tender as a firm, in which case the receipt shall be signed in the name of the firm by one of the partners, or by some other persons having authority to give effectual receipts for the firm. Signate Lending who "GODD DA 54 Dated - 23.5. 2011 Amonth.

Any person who submits a tender shall fill up the usual printed form, stating at percentage above or below the rates specified in Schedule "B" memorandum showing items of work to be carried out, he is willing to undertake the work. Only one rate of such percentage, on all the estimated rate/schedule rates shall be framed. Tenders, which propose any alteration 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 liable to rejection. No printed 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 name and number of the work to which they refer written outside the enveloped. The Executive Engineer or his duly authorised Assistant shall open tenders in the presence of contractors who have submitted tenders ortheir representatives who may be present at the time, and he will enter the amount of the several tenders in a comparative statement in suitable form. In the event of a tender being accepted, the contractors shall for the purpose of identification, sign copies of the specifications and other documents mentioned in Rule I. 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 deposited to the contractor making the tender, on his giving a receipt for return of the money. The Officer, competent to dispose of the tender shall have the right of rejecting all or any of the tenders. No receipt for any payment alleged to have been made by a contractor in regard to any matter relating to this tender or the contract shall be valid and binding on Government unless it is signed by the Executive Engineer. No memorandum of work to be tendered for and the schedule of materials to be supplied

of the [(b) the full value of which shall be retained by Government on account of the security deposit has not pecified in clause I (B) of the conditions]. pletes

ustom

(Witness)

**Signature of contractor before submission of tender. Signature of witness to contractor's signature.

(Address)

orany alter

(Occupation)

vision (or his duly authorised Assistant) alled the latrict Officer (Bullavara

199

Conditions of Contract

Clause 1. — The persons whose tender may be accepted (hereinafter called the contractor) shall A) within one day for a contract of Rs. 1,000 or less, or two days for a contract of more than Rs. 1,000 pto Rs., 2,000 and so on, upto a limit of ten days, for a contract of Rs. 10,000 or more of the receipt him of the notification of the acceptance of his tender) deposit with the Executive Engineer in cash Government securities endorsed to Executive Engineer (if deposited for more than 12 months) a am sufficient with the amount of the earnest money deposited by him with his tender to make up the Ill security deposit specified in the tender), or (B) (permit Government at the time of making any hyment to him for work done under the contract to deduct such sum as will (with the earnest money posited by hlm) amount to percent of all moneys so payable, such deductions to be held by overnment by way of security deposit). Provided always that in the event of the contract or positing a Lumpsum by way of security deposit as contemplated at (A) above, then and in such case, the sum so deposited shall not amount to, per cent of the total estimated cost of the ork, it shall be lawful for Government at the time of making any payment to the contractor for work one under the contract to make up the full amount of per cent by deducting a sufficient im from every such payment as last aforesaid. All compensation or other sums of money payable the contractor to Government under the terms of his contract may be deducted from, or paid by e sale of a sufficient part of his security deposit, or from the interest arising therefrom, or from any ms which is due or may become due to the contractor under this contract and in the event of his curity deposit, or from the interest arising therefrom, or from any sums which is due or may become e to the contractor under this contract and in the event of his security deposit being reduced by ason of any such deduction or sales aforesaid the contractor shall, within ten days thereafter, make

curities provided that the depositor has expressly desired this in writing. If the amount of the security deposit to be paid in a lumpsum within the period specified at (A) ove is not paid tender / contract already accepted shall be considered as cancelled and legal steps Compensation for delay. ken against the contractor for recovery of the amounts.

od in cash or with Government securities endorsed as aforesaid any sum or sums which may have en deducted from, or raised by sale of his security deposit or any part thereof. The security deposit ferred to, when paid in cash, may, at the cast of the depositor, be converted into interest, bearing

The security deposit lodged by a contractor (in cash or recovered in instalments from his bills) all be refunded to him after the expiry of three months from the date on which the work is

te: - A work should be considered as complete for the purpose of refund of security deposit to a ntractor from the last date on which its final measurements are checked by a competent authority, such check is necessary otherwise from the last date of recording the final measurements.

Clause 2. — The time allowed for carrying out the work as entered in the tender shall be strictly served by the contractor and shall be reckoned from the date on which the order to commence work given to the contractor. The work shall throughout the stipulated period of the contract be sceeded with, with the due deligence (time being deemed to be of the essence of the contract on part of the contractor) and the contractor shall pay as compensation an amount equal to one

Te (08)

nd to

ly

re

of

ting shall be ad further to all cases in

Clause 5 .- In any case in which any of the powers conferred upon the Executive the tender for ngisteer by the clause 3 and 4 thereof shall have become exercisable and the same shall not we been exercised, the non-exercise thereof shall not constitute a waiver of any of the inditions hereof and such powers shall not withstanding be exercisable in the event of any ture case of default by the contractor for which under any clause or clauses hereof he is clared liable to pay compensation amounting to the whole of his security deposit and the bility of the contractor for past and future compensation shall remain unaffected. In the ent of the Executive Engineer taking action under sub-clause (a) or (c) of clause 3, he may, he so desires, take possession of all or any tools; plant, materials and stores in or upon the orks, or the site thereof or belonging to the contractor, or procured by him and intended to used for the execution of the work or any part thereof, paying or allowing for the same in count at the contract rates, or in e case of contract not being applicable, at current market les, to be certified by the Executive Engineer, whose certificate thereof shall be final. In alternative the Executive Engineer, may after giving notice in writing to the contractor his clerk of the works, foreman or other authorised agent require him to remove such tools, ant, materials, or stores from the premises within a time to be specified in such notice, and the event of the contractor failing to comply with any such requisition, the Executive gineer, may remove them at the contractor's expense or sale them by auction or private sale account of the contractor and at his risk in all respects, and the certificate of the Executive gineer as to the expense of any such removal and the amount, of the proceeds any expense and such sale shall be final and consluvie against the contractor.

Power to sake possession of or require remov

le to pay as. erintending f the whole iat the total 10 percent

ractor shall ity deposit f the work Engineer, as he may

under the contractor

ils to carry d the price : Engineer vork done. contractor as to the

shall be case any e original expenses borne and vernment reof, or a

ontractor urchased unt of, or contract to be paid until the e amount

xecutive with the contract sustained

je leng/

Clause 6. - If the contractor shall desire an extension of the time for completion of the or the ground of his having been unavoidably hindered in its execution or on any other bund, he shall apply in writing to the Executive Engineer within 30 days from the date on sich he was hindered as aforesaid or on which the ground of asking for extension arose and any case before the date of completion of the work, and the Executive Engineer may, if his opinion there are reasonable grounds for granting an extension grant such extension he thinks necessary or proper. The decision of the Executive Engineer in this matter shall

Provided that where the contractor is hindered in the execution of the work on account any act or omission on the part of the P.W.D. or any of its authorised officers the Executive igineer, may at any time before the date of completion and on his own initiative extend the ne for completion of the work for such period as he may think necessary or proper.

Where time has been extended under this or any other clause of this agreement the date completion of the work shall be the date fixed by the order giving the extension or by the gregate of all such orders, made under this agreement.

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

Clause 7.— One completion of the work the contractor shall be furnished with tificate by the Executive Engineer (hereinafter called the Engineer incharged) of such impletion, but no such certificate shall be given and the work has been executed, or other ts of any Building in or upon which the work the premises on which the work shall have n executed all scaffolding, surplus materials and rubbish, and shall have cleaned off the from all woodwork, doors, windows, walls, floors, or other parts of any building in or on which the work has been executed, or other parts of any Building in or upon which the rk has been executed, or of which he may have had possession for the purpose of executing work, nor until the work shall have been measured by the Engineer-in-charge or where measurements have been taken by his subordinates until they have received the approval he Engineer-in-charge, the said measurements being binding and conclusive against the tractor. If the contractor shall fail to comply with the requirements of this clause as to the loval of scaffolding surplus materials and rubbish, and cleaning of dirt on or before the fixed for the completion of the work, the Engineer-in-charge, may, at the expense of the tractor, remove such scaffolding, surplus materials and rubbish, and dispose of the same e thinks fit and clean of such dirt as aforesaid; and the contractor shall forthwith pay the punt of all expense so incurred, but shall no claim in respect of any such scaffolding or plus materials as aforesaid except for any sum actually realized by the sale thereof.

store, if the Engineer-in-charge so requires by a notice in writing under his hand, but the contractor shall hot be entitled to return any such materials except with the consent of the Engineer-in-charge and he shall have no claim for compensation on account of any such material supplied to him as aforesaid but remaining unused by him or for, any wastage in or damage to any such materials.

Clause 13. —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 matter in strict accordance with specification; lodged in the office of the executive Engineer and initialled by the parties, the said specification being a part of the contract. The contractor shall also confirm exactly, fully and faithfully to the designs, drawings, and instructions in writing relation to the work signed by the Engineer-in-charge and lodged in his office and to which the contractor shall been titled 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 make copies of the specifications, and of all such, drawings, and instructions as aforesaid.

Works to be executed in accordance with specification drawings orders esc.

Alteration in Specification designs not to in-Validate Contracts.

Clause 14 .- The Engineer-in-charge shall have powers to make any alterations in, or additions to the original specifications, drawings, designs, and instructions that may appear to him to be necessary or advisable during the progress of the work, and the Contractor shall be bound to carry out the work, in accordance with any instructions in this connection which may be given to him in writing signed by the Engineer-in-charge and such alterations shall not invalid the contract; and by altered or additional work which the contractor may be directed to do in the manner above specified subject tot he limit laid clause 38 below as Part of the work shall be carried out by the Contractor on the same conditions in all respects on which he agreed to do the main work, and at the same rates, as are specified in the tender for the main work. The time for the completion of the work shall be extended in the proportion that the additional work bears to the original contract work and the certificate of the 7 Engineer-in-charge as to such proportion shall be conclusive, and if the altered or additional work includes any class of work for which no rate is specified in this contract, then such class of work shall be paid for at* (.....) percent below/above the rate shown for such work in the schedule of rates of the Division and if such last mentioned class of work is not entered in the schedule of rates of the Division, the contractor shall, within seven days of the date of receipt by him of the order to carry out the work inform the Engineer-in-charge of the rate which it is his intention to charge for such class of work, and it the engineer-in-charge in satisfied that the rate quoted is within the rate worked out by him on detailed rate analysis, then he shall by notice in writing be at liberty to cancel his order to carry out such ass of work and arrange to carry it out in such manner as he may consider advisable provided always that if the contractor shall commence work or incur any expenditure regard thereto before the rates shall have been determined as lastly hereinbefore mentioned, then in such case he shall only be entitled to be paid in respect of the work carried out for expenditure incurred by him prior to the date of the determination of the rate as aforesaid according to such rate or rates as shall be fixed by the engineer-in-charge. In the event of a dispute, the decision of Superintending Engineer of the circle will be final. In case the contractor is still not satisfied with the decision he may bring the matter for arbitration accordance with the procedure laid down in clause-52.

> No. claim to any payment of compensation for alteration into restriction of work

Clause 15- If at any time after the execution of the contract documents the Engineer-in-charge shall for any reason whatsoever not require the whole or any part of the work as specified in the tender to be carried out at all or carried out ctor, he shall give notice in writing of the fact to the contractor, who shall thereupon have no claim to any payment or compensation whatsoever on account of any profit or advantage which he might have drive from the execution of the work in full but which he did not so derive in consequence of the full amount of the work not having been carried out, neither shall he have any claim for compensation by reason of any alterations, having been made in the original specifications, drawing, designs and instructions, which may involve any curtialment of the work as originally contemplated. Where materials, have already been collected at site of the work before the receipt of the said notice to stop or curtail the work, the contractor shall be paid for such materials at the rate determined by the Engineer-in-charge provided they are not in excess of requirements and are of approved quality. Clause 16 .- Under no circumstances whatever shall the contractor be entitled to any

Time limit for unforesem

Clause 17.- If at any time before the security deposit is refunded to the contractor, it shall appear to the Engineer-in-charge or his subordinate-in-charge of the work, that any work has been executed with unsound, imperfect or unskilful workmanship or with materials of inferior quality, or that any materials or articles provided by him for the execution of the work are unsound, or of a quality

compensation from Government on any account unless the contractor shall have submitted a claim

in writing to the Engineer-in-charge within one month of the cause of such claim occuring.

Action and compensation payable in case of bad work.

F. 0 0.01

er the

on a

time

on. If

DEMANDS uc to

nhis"

itract

five

etion

shall

Make.

such '. AB

final

e the

ed or

s an

fthe

ude.

nent

bill

vork

a for

id to

y in

15 80

mek

erge

fied

'Ork

ient

hall

lion

red

ese

uch

ial

the

ore

the

act

ich

the off

the

hat

ne

all

tly

D.

/ful ing sed, ruct

the wn the WATE-

ıys, nav cles the

· be s as

ract his nes the , or

had erand

the

ons not the DOL ied.

t or

roy ass ing

ver

of ime by be om.

> ant. e or her ese the e is and

cial

and the the the cof. om.

gal

ove

vith

precautions, and to pay any damages and costs which may be a awarded in any such suit action or proceedings to any such person, or which may with the consent of the contractor be paid for compromising any claim by any such person. ..

Clause 22. — The contractor shall not set fire to any standing jungle, trees brush-wood or grass Measures for permention of fire without a written permit from Executive Engineer

When such permit is given, and also in all cases, when destroying cut or dug up trees, brush wood, grass, etc., by fire the contractor shall take necessary measures to prevent such fire spreading to or otherwise damaging surrounding property.

The contractor, shall make his own arrangements for drinking water for the labour employed by him.

Clause 23.— Compensation for all damage done intentionally or unintentionally by contractor's Liability of contractor for any damage labour whether in or beyound the limits of Government property including any damage, caused by the spreading of fire mentioned in clause 22 shall be estimated by the Engineer-in-charge subject to the decision of the Superintending Engineer, on appeal shall be final and the contractor shall be bound to pay the amount of the assessed compensation on demand failing which the same will be recovered from the contractor as damages in the manner prescribed in clause be recovered from the contractor as damages in the manner prescribed in clause 12 or deducted by the Engineer-in-charge from any sums that may be due or become due from Government to the contractor under this contract or otherwise.

The contractor shall bear the expenses of defending any action or other legal proceedings that may be brought by any person for injury sustained by him owing to neglect of precautions to prevent the spread of fire and he shall pay any damages and cost that may be awarded by the court in consequence.

Clause 24.— The employment of female labourers on works in the neighbour-hood of soldier's barracks should be avoided as possible.

I asphyment of female labour

Clause 25 .- No work shall be done on a Friday without the sanction in writing of the Engineerin-charge.

Wesk on Fridays

Clause 26 .- The contract shall not be assigned or sublet without the written approval of the Engineer-in-charge. And if the contractor shall assign or sublet his contract or attempt so to do, or become insolvent or commences any proceedings to be adjudicated an insolvent or make any composition with his creditors, or attempt so to do, the Engineer-in-charge may, by notice in writing rescind the contract. The contractor shall keep full and true accounts shall respect of the contract works in the regular course of business and shall whenever called upon by the Engineer-in-charge by notice in writing produce then for inspection by him or by any officer appointed by him in that behalf. Also if any bribe, gratuity, gift, loan, reward or advantage precautionary or otherwise, shall either directly or indirectly be given, promised or offered by the contractor or any of his servants or agents to any public officer or person in the employ of Government in any way relating to his officer or employment or if any such officer or person shall become in any way directly or indirectly interested in the contract or if the contractor does not keep accounts or fans to produce them as aforesaid the Engineer-in-charge may be notice in writing rescind the contract. If the event of a contract being rescinded the security deposit of the contractor shall 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 contract or shall not be entitled to recover or be paid for any work therefore actually performed under the contract.

Work not so be subjet.

Contract may be rescinded and security deposit forfeited for Subletting it without approval or for brihing public officer or if Constactor be comes in solvent.

Clause 27.— All sums payable by a contractor by way of compensation under any of these conditions shall be considered as a reasonable compensation to be applied to the use of Government without reference to the actual less or damage sustained and whether any damage has or has note sustained.

Sum payable by way of compensation to be considered as reasonable compensation without reference to actual loss.

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

Cahanges in the constitution of firm to be Notified

Clause 29.— All works to be executed under the contracts shall be executed under the direction and subject to the approval in all respects of the Superintending Engineer of the Circle for the time F07

Work to be under direction of superintending Engineer

rintend d on the sing ou

or thes ne sam percof. ticles of

of or i

btaine ere. The rge will ittached ost pric xpense oresaid

spect of nvolve h items pable o ed in the agains clause.

on as ication carried charge

, unles

s if any charge

that the

to this

rtained timate

rticular

vork on

account of water standing in borrow pits or compartments. The rate are inclusive for hard or cracked soil, excavation mud, sub-soil water or water standing in borrow pits and no claim for an extra rate shall be entertained, unless otherwise expressly specified.

Clause 42. - Contractor shall not enter upon or commence any portion of work except with the Entering upon or Commencing any written authority and instructions of the engineer-in-charge or of his subordinate-in-charge of the work. Failing such authority the contractor shall have no claim to ask for measurements of or payment

Clause 43- (1) No contractor shall employ any person who ins under the age of 12 years.

Minimum age of persons employee, the employment of doukeys or eth

- (ii) No contractor shall employ donkeys or other animals with breeching of string or thin rope: The breeching must be at least three inches wide and should be of tape (Nawar).
- (iii) No animal suffering from sores, lameness or emaciation or which is immature shall be employed on the work.

Any contractor who does not accept these conditions shall not be allowed to tender for works and his name shall be removed from the list of contractors.

(iv) The Engineer-in-charge or his Agent is authorised to remove from the work any person or animal found working which does not satisfy these conditions and no responsibility shall be accepted by Government for any delay caused in the completion of the work by such removal.

Clause 44- As far as possible Pakistani Timbers shall be used and there for any reason this Pakistan Timber to be used. is not practicable, preference shall be given first to Buma and then to other Timbers.

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 cessionary 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 of this account.

Contificate for Concessi early freight Charges from 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 earthing of materials by vehicles having penumatic tyres.

Poppediage of apparature of tenders

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

Clause 48. — Certified that no member of Legislative Assembly is in partnership with me and Presemble of M.L.A.S. forbidden. the gross that government will have the right to terminate the contract at any stage if it is-discovered that a amber of Legislative Assembly is a partner in the contract. .

Clause 49. - I/We hold myself/ourselves responsible to pay the sales tax as lived in accordance Payment of sales tax. with Pokistan General sales Tax Act, 1948, or any other law for the time being in force.

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

Clause 51 .- Where than authority competent to accept a tender is any of the following Interest or share Government Servant ment anuthorities the contractor will not be entitled to withdraw or apply for the return of the earnest money shall before expiry of the period mentioned below against such authority commencing from the date of 1. Suclippening of the tender.

When the sanctioning authority for the tender is:-

Executing Engineer.

Thirty days

Superintending Engineer.

Te (0,0)

Sixty days

Chief Engineer.

Ninety, days:

SCHEDULE A

/ay the

ein

ich ief te: led

ed D. nis

nt.

-1 is SCHEDULE SHOWING(APPROXIMATELY) THE MATERIAL TO BE SUPPLIED FROM THE PUBLIC WORKS STORES FOR WORKS CONTRACTED TO BE EXECUTED AND THE RATES AT WHICH THEY ARE TO BE CHARGED FOR.

Particulars.	Rate at which the n will be charged to the		Place of delivery.		
	Units. Rs.	Paisa			
. 1					
		/			
			*		
	1,1				
	1/1				
	1 M)		e e t (
	IV SIX				
/ /					

Note:- The person or firm submitting the tender should see that the rates in the above schedule are filled up by Engineer-in-charge on the issue of the form prior to the submission of the tender.

(Signature of Contractor),

Olstricke Officer Stutidings (Signature of Section & Heads Many Assistant Engineer

OFFICE OF THE DISTRICT OFFICER (BUILDINGS) KASHMORE @ KANDHKOT.



Ph: 2: 0722-573773.

No.DO(B)/TC/ 789 K'more @ K.Kot dated: 27/9/11

To,

The Director (C.B), SPPRA Karachi.

SUBJECT:- N.I.T NO.TC/G-55/471 DATED 19-05-2011.

Reference:- Your office letter No. Dir: (CB-0782)/SPPRA/3-22 (KCK)/10-11/1727 dated 24-09-2011.

In compliance your office letter No. quoted above, the required documents are enclosed herewith for your information and further necessary action.

DA/ As above.

DISTRICT OFFICER (BUILDINGS)
KASHMORK (A KANDHKOT

Copy submitted to the District Coordination Officer Kashmore @ Kandhkot for favour of information.

Copy submitted to the Executive District Officer (Works & Services)

Kashmore @ Kandhkot for favour of information.

/

DISTRICT OFFICER (BUILDINGS) KASHMORE @ KANDHKOT

BID EVALUATION REPORT

1.	Name of Procuring Agen	су		District Government	Kashmore @ Kandhkot.	
2.	Tender Reference No:			No: D.O (B) TC/G-55	5/ 471 Dated: 19.05.	2011
3.	Tender Description/Name	e of Work/Item	Ye see a s	R/R OF VETERINARY	DISPENSARY AT VILL	AGE KARAMPUR
4.	Method of Procurement			Single Stage – One E		/
5.	Tender Published			Website	*	
6.	Total Bid document Sold			3 Nos:		
7.	Total Bid Received			3 Nos:		
8.	Technical Bid Opening date: (if applicable)			Not Applicable		
9.	No of Bid Technically Qualified (if applicable)			Not Applicable		
10.	Bid(s) Rejected:			NIL		
11.	Financial Bid Opening Da	ite		07.06.2011		
12.	Bid Evaluation Report					
S.No:	Name of Firm or Bidder	Cost of Offered by the Bidder	Ranking in terms of cost	Comparison with Estimate Cost	Reason for acceptance/rejection	Remarks
0	1	2	3	4	5	6
1	Mr. Ahmed Chackar	Rs: 829381/-	1 st Lowest	Rs: 1582/- Saving	Lowest	Recommended for award of work
2	Mr. Mashooque Ali	Rs: 831093/-	2 rd Lowest	Rs: 130/- Excess	High	Not recommended due to high rates
3	Mr. Shabir Ali	Rs: 837463/-	3 rd Lowest	Rs: 6504/- Excess	Higher	Not recommended due to higher rates

D. A. O. Menson Abdul Kee DA.O.

DISTRICT OFFICER BUILDINGS KASHWORE @ KANDHKOT

SINDH PUBLIC PROCUREMENT REGULATOR AUTHORITY CONTRACT EVALUATION FORM TO BE FILLED IN BY ALL PROCURING AGENCIES FOR PUBLIC CONTRACTOR OF WORKS SERVICES AND GOODS

1)	Name of Organization/Dept:	Buildings, Works & Services Department Kashmore @ Kandhkot.
2)	Provincial/Local Govt: Other	District Government Kashmore at Kandhkot.
3)	Title of contract	R/R OF VETERINARY DISPENSARY AT VILLAGE KARAMOUR TALUKA TANGWAN "CIVIL WORK".
4)	Tender Number	
5)	Brief Description of Contract	R/R OF VETERINARY DISPENSARY AT VILLAGE KARAMOUR TALUKA TANGWANI "CIVIL WORK".
6)	Forum that approved the scheme	EDO W&S Kashmore @ Kandhkot
7)	Tender Estimated value	0.829 (M)
8)	Engineers Estimate (for civil work only)	0.831 (M)
9)	Estimate completion Period as per contract	(06 Months)
10)	Tender Open on (Date and Time)	07.06.2011.
11)	Number of Tender Documents SIO.D (attached List Buyer)	03 Nos:
12)	Number of Bids Received	03 Nos:
13)	No of Bidders Present at the time of Opening Of Bids	03 Nos:
14)	Bid Evaluation Report (enclosed a copy)	Copy enclosed
15)	Name & Address of the Successful bidder	Mr: Ahmed Chackar
16)	Contract Award Price	0.829 (M)
17)	Ranking of successful bidder in Evaluation Report (i.e 1 st 2 nd 3 rd evaluation Bid)	1 st Lowest
18)	Method of procurement used (Tick One) a) Single Stage-One envelope procedure b) Single Stage-Two envelope procedure c) Two Stage Bidding procedure d) Two Stage Two envelope Bidding procedure	Local
	Please specify in any other method of Procurement was adopted i.e emergency Dir Contractoring etc with brief reason	rect

Contractoring etc with brief reason.

19)	Approving Authority for award of contract	Executive District Officer (Works & Services) Department Kashmore @ Kandhkot
20)	Whether the procurement was included in Annual procurement Plan	No
21)	Advertisement i) SPPRA website (if any Yes give date and SPPRA identification No:) ii) News Papers (if Yes give names of newspaper and date)	Website
22)	Nature of contract	Domestic
23)	Weather Qualification Criteria was included in Biding /Tender document?. (if yes enclosed a copy)	Yes
24)	Weather bid evaluation criteria was Included in Biding /Tender document?. (if yes enclosed a copy)	Yes
25)	Weather Approval of competent Authority was obtained for using A Method Other than open competitive Bidding?	N.A
26)	Was Bid Security Obtained from All The bidders	Yes
27)	Weather the successful Bid was lowest evaluated Bid (in case of consultancies)	N.A
28)	Weather the successful Bidder was Technically Complaint?	
29)	Weather name of the Bidders and their Quoted prices were read out at the time of opening Of Bids?	Yes
30)	Weather evaluation report given to bidders Before the award of contract?	Yes
31)	Any complaints received/ (if Yes result thereof)	No:
32)	Any deviation from specification Given In the tender notice/document (if Yes Give reason)	No
33)	Was the extension made in response time? (if yes give detailed reason)	No
34)	Devaluation from Qualification criteria (If yes give detailed reason)	No:
35)	Was a it assured by the procuring agency that the Selected firm is not blank listed?	No:
He . 14	not brank fisted;	INU.

Was a visit mae by any officer/Official 36) of the Procuring agency to the supplier's Premises in connection with the N.A procurement Were proper safeguards provided on 37) Mobilization advance payment in the Contract (Bank Guarantee etc)? N.A Special conditions, if any 38) (If yes, Bank Guarantee etc)? No delt of Award 08/06/2011-

Signature & Official Stamp of Authorized Officer

FOR OFFICE USE ONLY

District Office (Buildings)

KASHMORE @ KANDHKOT OFFICE OF THE DISTRICT OFFICER (BUILDINGS) No. TO/S-55/ SST KASHMORE @ KANDHKOT DATED: 88/6/2011. To, MR: Ahmed Chacher -Govt: Contractor K/R Veterinary Dispensery et Village Korrempur Taluko. The lowest rate (details as noted below) offered by you for the work noted above on 07-06-2011 are found reasonable and therefore is hereby accepted. Total tender amount is Rs. 829381/2 25.86% store (Twenty fire decimal eight in) Percent above a). New composite Schedule of Rates Buildings item of 2004. New scheme of Rates for internal W/S External W/S External W/S External W/S fitting item of 1995. 19.80/. above (Hinteen decimal eight Zens) Reventatione b). Public Health Engineering Schedule 19.80/ obove Clinteen decimal eight Zero) Percert above of Rates of 1995 New Electrical schedule of P.W.D. 19.80/, 460ve (Wintern Docimal eight Zero) Percent above Re: 28909/ Quoted Rates. You are therefore directed to please attend office of the undersigned within (seven) days for the completing the tender documents for sanction by the competent authority. Till agreement a sanctioned all clause of agreements will be treated as enforced and operative.

You are further directed to obtain necessary instructions from Deputy District Officer (Buildings) at start the work within a week's time from the date of issue of this work order and complete it within period of Sha (66)

It should be noted that

The work shall be carried out as per public works departments hand book and other specification of this office as

No premium will be paid on item based on market rates and sanctioned by the competent authority outside the schedule of rates inference.

Nothing shall be paid for cartage off any material what so ever brought at the site of work including material from (Government Stores)

Only Bholari / Sori sand will be used in all items involving use of cement.

Copy with compliments to: -

Copy fwc's to the Executive District Officer (Works & Services) Kashmore @ Kandhkot with reference to this office letter No. cited above.

The Deputy District Officer (Buildings) Kandhkot / Kashmore for information, and he is directed to please citimate the actual date of start of work and progress report as per stage under clause-2 of the agreement be promptly aported to Division Office for taking necessary action.

> DISTRICT OFFICER (BUILDINGS) KASHMORE @ KANDHKOT -

13 rez Alimed*.

580 otly

COMPRATIVE STATEMENT

Name of Work:-

R&R OF VETERINARY DISPENSARY AT VILLAGE KARAMPUR TALUKA TANGWANI "CIVIL WORK".

Date of Issue:- 06-06-2011.

Date of Opening:- 07-06-2011.

Estimate Cost 0.831 (M)

Completion Period:- 09 Months

S.No. Name of Contractor Premium Quoted Remarks
By Contractor

01. Mr. Ahmed Chachar 25.86% Above

(Buildings Schedule)

19.80% Above (P.H Schedule)

19.80% Above

(W/S Schedule)

19.80% Above (Electric Schedule)

Quoted Rate Rs.28909/-

02. Mr. Mashooque Ali . 26.10% Above

(Buildings Schedule)

19:89% Above

(P.H Schedule)

19,89% Above

(W/S Schedule)

19.89% Above

(Electric Schedule)

Quoted Rate Rs.29255/-

03. Mr. Shabir Ali 27.18% Above

(Buildings Schedule)

19.99% Above

(P.H Schedule)

19,99% Above

(W/S Schedule)

19,99% Above

(Electric Schedule)

Ouoted Rate Rs.29642/-

Submitted to D.O.

The rate viz. 25.86% above on Building Schedule, 19.80% Above on P.H Schedule of Rate, 19.80% Above on Electric Schedule of Rate and Quoted Rate Rs.28909/- and quoted by Mr. Ahmed Chachar. Government Contractor is stood lowest 1st.

If approved the work order may be issued.

D.A.O

SCHEDULE "B"

RENOVATION AND REHABILITATION OF VETERINARY DISPENSARY AT KARAMPUR TALUKA TANGWANI "CIVIL WORK"

(PART "A" MAIN BUILDING)

					Qty:	Rate	Unit	Amo	ount
No.	Item of work	164 (46)				J. Keel			
1.	Dismantling 2 th (S.I.No. 22 (b)	^{od} Class tile P-11)	roofing		570 Cft	181/50	%Cft	103	5/-
)2.	Dismantling c 1:2:4 (S.I.No.	ement conc 19 (c) P-11)		79 Cft	1597/20	%Cft	126	2/-
03.	Removing cer (S.I.No. 3 P-	nent or lim			1391 Sft	58/08	%Sfi	808	\$/-
04.	Completing f	inishing and screening	a curing and washing					e 16	93/-
	1:2	. 05 (i) P-1		38.5	79 Cft	5941/10	%C		
05.	App 1/32" thick (ating coat of S.I.No. 14-	of cement P-59)	1 to 1	1391 Sft	. 361/08	%S	ft 50)23/-
06.	Cement I	ter 1:6 upld	2" height		1391 Sft	531/41	%S	ft 7.	392/-
v.	. Co. 11		2" height		1391 Sft	536/14	%5	sft 7	458/-
68.	in required. STU Si cent di green di you of the cent di	fication jo pigment or mortar 3/4 filling of tent pigment or cleaning	inted in write ver a base of 1 'thick includin joints with slu ent in desired s g and cost of v	:2 ng irry shape vax					
	tile	r profile	cluding cutting (S.I.No, 60 P-	55)	570 Sft	13663	3/35 %	Sft	77881/-
09.	Ly' - ' tile ' ove cor	in white	ed with glazed cement 1:2 mortar 1:2 p-48)		36 Sft	1044	3/84 %	∕₀Sft	3760/-
10.		- lite ceme	thick dado ent and laid I mortar ¾"	r		1070	00/69	%Sft	19261/-
	(S.)	-50)			180 Sft			P.Cwt	28200/-
11	(S.	P-06)			11.75 Cv				28336/-
12). Su ₁ (S.			5.4	12.32 C			P.Cwt	200,001-
13	3. Sec. 4" Jec. - 1:6 \	1" mud 4" thi	oofing consisting of the plaster with the coment plant of the plant of	gobri ster ating					
	Sap.)	prov 2" til	ided over one es laid in 1:6 c ent pointing ur	layer . ement		9	A.1.1		
	mortar earth c etc. (S.	comp 12 P-	lete including	curing	570 Sfi	27	79/87	%Sft	15845/-
	4. Provid	i lying	2" thick toppi 1:2:4) includin	g				E	7001
	surfac		and dividing in (c) P-47)	10	570 SI	7	396/67	%Sft	
	panels	7 TC	1	12	158	Sft 1	820/23	%Sft	2876/-
			18,6,81	1					

196,8

PART "D" "a" INTERNAL W/S, S/F & DRAINAGE.

S. No.	Item of w	k	Qty:	Rate	Unit	Amount
	1	fixing orisa type white or colour				
010	olazed wa	w.c pan with cost of low level				
, H	plastic fin	tank of 03 gallons capacity of				
	approved	mality i/c making requisite number				
		wall plinth, floor & making good				
	in cents	oncrete 1:2:4 W.C pan orisa type				
	C.I trap	C.I thumble (superior quality) C.I trap (S.I.No. 03 (a) P-02).	01 No.	2549/80	Each	2550/-
	(with 4"	C.1 trap (3.1.140. 0.3 (4),1 0.2).				
02.	P/F 22"	'6" lavatory basin in white glazed	* * * * * * * * * * * * * * * * * * * *			
	earthen -	e complete with & i/c the cost of				
	$W \in \mathfrak{o}^r$	cantilever brackets 6 inches built inted white in two coats after a				
	ins wet	t of red lead paint & pair of 1/2" dia		A		
	primar chrome	waste of approved pattern 1-1/4"				
	dia mal	le iron or op brass traps; Malleable	* * * * * * * * * * * * * * * * * * * *			
	iren or	s unions & making requisite number	- A		7.5	
	of rele	calls plinth and floor for pie and making good in c.c. 1:2:4				
	cornec (t. fel-	ivalent) (S.I.No. 13 P-03).	01 No.	2100/45	Each	2100/-
	the co				* * .	
03.	Suppl	fixing Bath room accessories				V
	(07 pi	/c towel rod. brush holder, soap				
	tray, s	r approved quality and design (Master Brand) (S.I.No. 25 P-16)	01 No.	2578/20	Each	2578/-
	et com	(Master Brand) (0.111 to 22 1			- 2	-1
*	PEFF	b cock superior crystal head	-	252(10)	Each	756/-
	will c	d ½" dia (S.I.No. 15 (b) P-15)	03 Nos.	252/10	Laci	750
	6	to the small of comprine				
05.	\$2F1 quality	ncealed stop cock of superior erystal head 1/2" dia				
	(S.L.N.	5) P-15)	03 Nos.	252/10	Each	756/-
	-					
06.	SEF	Islim shower with double				
	bi (ing pipe etc complete	01 No.	671/-	Each	671/-
	(8.1.)	(a) P-16)				
08.	Add;	york for providing and fixing				
00,	eath	pedestal white or coloured	0.731	416/55	Each	417/-
	glive	dard pattern) (S.I.No. 09 P-03)	01 No.	410/33	Chen	
0.7	6	pe piller rock of superior quality				
07.	5	1 1/2" dia (S.I.No. 18 (b) P-16)	01 No.	295/90	Each	296/-
4.	-0					
F-109.	Proxi	fixing 6" x 2" or 6" x 3" C.I				Was to the
	tion	proved self scheme cleaning				
	ck	2 C.I screwed down grating out a vent arm complete with				
	N i	ng requisite number of holes				
	io .	h and floor for pipe				
	È ma	& making good in C.C 1:2:4	02 Nos	244/35	Each	489/-
	(84, 1		02 Nos.	244/35	Litter	
10.		I soil & vent pipes i/c		79		
10.	C	tting and extra painting				
	IV.	our of building	10.00	103/40	P.Rft	1861/-
	(08)	18 Rft	103/40	i ,Kii	1001
1	Tree	I pipes specials & clamps etc				
11.	in the same	ng cutting and fitting				4 4
	6.35	and I/c the cost of breaking	+ 2	***		V+
	this	and roof making good etc				
	a Γ''.	oats after cleaning the pipe etc.				
	- 17	building and testing with			1	
	1	ssure head of 200 feet and			0.04	1000
	1	No. 01 P-11).	40 Rft	25/20 34/40	P.Rf P.Rf	100 March 100 Ma
			50 Rft 80 Rft	59/-	P.Rf	
	1 6 -1	2010.21	00 KH	74		
		Cille				

PART "B" NON-SCHEDULE ITEM

		Otto	Rate	Unit	Amount
3. No.	Item of work	Qty:	Rate	· ·	runounc
01.	Providing lying roof treatments for heat proofing and water proofing with ACR copolymer emulsion i/c roof washing, filing cracks with acrylic cement paste and cotton sheets with chemical racking etc complete in all respects.	728 Sft	34/	P.Sft Total	26208/
	D4 D7 (60) 66	MIDOLINI	DWALL		
	PART "C" CC	DIVIPOUN	DVVALL	ALL STATE	
.01.	Removing cement or lime plaster (S.I.No. 53 P-14)	644 Sft	58/08	%Sft	374/-
02.	Applying floating coat of cement 1/32" thick (S.I.No. 14 P-59)	644 Sft	361/08	%Sft	2325/-
03,	Cement Plaster 1:6 upto 2" height hick (S.I.No. 13 (b) P-58)	644 Sft	531/41	%Sft	3422/-
04.	Cement Plaster 1:4 upto 2" height 3/8" thick (S.I.No. 11 (a) P-58)	644 Sft	536/14	%Sft	3453/-
- ú5.	Coment concrete plain i/c placing compacting finishing and curing complete (i/c screening and washing of stone aggregate without shuttering 1:2:4 (S.I.No. 05 (i) P-18)	16 Cft	5941/10	%Cft	951/-
06.	Making & fixing steel grated doors with 1/16" thick sheeting including angle iron frame 2" x 2" x 3/8" and 3/4" square bars 4" centre to centre with locking arrangement (S.I.No. 24 P-97)	75 Sft	316/72	P.Sft	23754/-
()7.	Preparing new surface painting guard				
, J	bars, gates of iron bars gratings (including standards braces etc) and similar open work (S.I.No. 5 (d) P-76)	150 Sft	584/54	%Sft	877/-
08.	Preparing the surface and painting with weather coat i/c rubbing the surface with rubbing brick / sand paper filling the voids with chalk / plaster of paris and then painting with weather coat of approved make (new surface) (S.I.No. 38 (a) P-61)	1288 Sft	1085/11	%Sft	13976/-
09.	Providing & lying HALA or pattern tiles glazed 8" x 8" x ½" on floor or wall facing in required floor and pattern of STILE specification jointed in white cement and pigment over a base 1:2 grey cement mortar ½" thick including washing and filling of joints with slurry of white cement and pigment in desired shape with				
	finishing cleaning and cost of wax polish etc. complete including cutting tiles to proper profile (S.I.No. 62 P-54)	48 Sft	17091/69	%Sfl Tota	8204/- 57336/-

CONTRACTOR

DISTRICT OFFICEN (BUILDINGS)
KASHMODOW KANDHKOT.

1	Item of work	Qty:	Rate	Unit Amount
10.	ttem of work			
	Providing & lying single per layer of polythene sheet 0.mm thick for			
	water proofing as per specification			
	and instructions of Engineer Incharge	570 Sft	3/64	P.Sñ 2075/-
	(S.I.No. 38 P-44)			
j.	First Class deodar wood wrought, joinery			
	to doors and windows etc. fixed in position			
	including chowkats hold fasts hinges, iron tower bolts, chocks, cleats, handles and			
	cords with hooks etc 1-3/4" thick	200 Sft	309/52	P.Sft 61904/-
7	Supplying & fixing in position			
7.	iron / steel grill of 1/4 X 1/4 SIZC	100		
	iron of approved design including painting 3 coats etc. complete			
	(weight not to be than 3.7 lbs			
	/ sq. foot of finished grill	108 Sft	115/47	%Sft 12471/-
	(S.I.No.26 P-97)			
18.	Galvanized wire gauze fixed to			
	chowkats with 1/4" deodar stips	08 Sft	61/33	P.Sft 6624/-
	and screws (S.I.No. 14 (d) P-67)			
No.	Cement Concrete brick or stone ballast	694 Cft	3213/95	%Cft 22305/-
7	1-1/2" to 2" 1:5:10 (S.I.No. 4 (c) P-17)	07.011		
20.	Supplying and filling sand under floor			
20.	and plugging in walls (Extra lead 3.0 innes)	694 Cft	527/20	%Cft 3659/-
	(S,1;N6; 29 P-31)	0,10,1	R P	
21.	Providing & fixing cement paving blocks			
2011	flooring baying size of 19/ X 19/ X 80 (1101)			
	of catty / quddra/coble b/w 5000 psi to 8500 psi i/c filling the joints with hill sand			
	and bling in specified manner / pattern	1387 Sft	93/85	P.Sft 130170/-
	and dying in spectrus and design etc. complete (S.I.No.54 P-56)	1367 311		
22.	Preparing the surface and painting with			
22.	matt finish i/c rubbing the surface with			
	Bath (solicon) carbide rubbing bricks Filing the voids with zink / chalk plaster			
1-0-3	chasic mixture applying first coal picilia			
	making the surface smooth and then painting			10761
	3 coats with matt finish of approved make etc. complete (new surface) (S.I.No. 36 (a) P-61)	1718 Sft	1092/03	%Sft 18761/-
23	Preparing new surface painting of doors and windows any type (including edges)			2016/
	(S.I.No. 5 (c) P-76)	400 Sft	978/95	%Sft 3916/-
2	4. Preparing surface and painting, sashes fan light glazed or			
	gauzed doors and type (including)	108 Sft	584/54	%Sft 631/
	(S.I.No.5 (b) P-77)	. 100,511		
1	5. Preparing the surface and painting with			
1 4	weather coat i/c rubbing the surface With			
	rubbing brick / sand paper filling the voids with chalk / plaster of paris and then painting			
	with weather coat of approved make		1005/11	%Sft 16537/-
	(new surface) (S.I.No. 38 (a) P-61)	1524 Sft	1085/11	7001
	26. Reinforced cement concrete spout i/c fixing in position 2 1/2" x 6" x			%Sft 969/-
	5" (S.I.No. 13 P-21)	06 Nos.	161/45	Total 491813/-

-P6,21

							P=02,
6	16		Qty:	Rate	: Unit	Amount	
	Be.	b well I-1/2" dia					
	(S	-108)	60 Rft	25/01	P.Rft	15017	
			00 KH	23/01	Total	1501/- 21393/-	
					TOTAL	213731"	
		<u>PART</u> "	B" DRAIN	<u>VAGE</u>			
	(: manhole or inspection chamber					
	fe	ed dia of circular sewer					
	an	067 mm) depth with walls of BB					
	in	otor 1:3 cement plastered 1:3 1/2"					
	ti.	of walls and 1" (25 mm) thick					
	0 \	ig and channel i/c fixing C.I					
	10"	er with frame of clear opening (457x457mm) of 1.75 Cwt					
	1-1-	'edded in plain C.C. 1:2:4		- A - A - A - A - A - A - A - A - A - A			
	b i	25 mm) dia M.S steps 6"					
	(1 - 2)	projecting 4" (102 mm) from					
	11	at 12" (305 mm) C/C duly	- 7				
	P	implete as per specification					
	0	No. D.P/I of Public Health	*				
	1	c) (S.I,No, 01 (a) P-39).	04 Nos.	5789/30 *	Each	23157:-	
S-12							
02.	1	C pipe with callars class "B"					
45	2	e tenches to required depth and					
*	1	on including cutting fitting and				-	
	3	axphalt composition & cement					
		testing with water pressure to a					
	0	bove the top of the highest pipe ith excavated staff					
	ï	P-21)	60 Rft	72/40	P.Rft	4344/-	
	£ 5.0		OU ICI	72/40	Total	27501/-	
	-						
	1 10	PART "C	C" (ELEC:	TRIC)			
01.	1	yor of LU Dubith Dunns	**				
01.	6 1	stor of 1 H.P with Pump.	01 No.	5115/	F1	61151	
	12		01 100.	5115/-	Each Total	5115/- 5115/-	
				414	Total	3113/-	
- 1				1000			
		<u>PART</u>	"D" (L.O.	<u>.R)</u>			
		of the could be to a section of					
	Y. at	de parte operar galaci.					4
01.	1	e stair filter	10.00	7/1,	0.00	7/-/	
12	-	e stair titlet	10 Rft	76/01	P.Rft	760/-	
02.	T	ive	01 No.	5001	Each	900/	
			4.12	700/-		1 1-	
02	16		7.20.500			Why /	-
03.		p with machine	01 No.	1441/	P.Rft	1991/	
			1.1	16. /	Total	2701/	
	1					17	
- 4		:- (1) The Diff: of cemen	t will be no	aid at Rs.105/- P.R	gσ		
		as per consumption	n.		8		
		1	3.4				

The Diff: of Steel will be paid at Rs.23000/- P.Ton as per consumption.

DISTRICT OFFICE (BUILDINGS)
KASHMORE OKNIDHKOT.

(2)

TOR

BID EVALUATION REPORT

1.	Name of Procuring Agency			District Government	Kashmore @ Kandhkot.	
2.	Tender Reference No:			No: D.O (B) TC/G-55/ 471 Dated: 19.05.2011		2011
3.	Tender Description/Name	of Work/Item	,	R/R OF VETERINARY DISPENSARY AT VILLAGE KARAMOUR TALUKA TANGWANI "ELECTRIC WORK".		
4.	Method of Procurement			Single Stage – One E	Envelope Procedure -	
5.	Tender Published			Website		
6.	Total Bid document Sold			3 Nos:		
7.	Total Bid Received			3 Nos:		
8.	Technical Bid Opening date: (if applicable)			Not Applicable		
9.	No of Bid Technically Qualified (if applicable)			Not Applicable		
10.	Bid(s) Rejected:			NIL		
11.	Financial Bid Opening Da	te		07.06.2011		
12.	Bid Evaluation Report					
S.No:	Name of Firm or Bidder	Cost of Offered by the Bidder	Ranking in terms of cost	Comparison with Estimate Cost	Reason for acceptance/rejection	Remarks
0	1	2	3	4	5	6
1	Mr. Ghulam Sarwar Golo	Rs: 399392/-	1 st Lowest	Rs: 558/- Saving	Lowest	Recommended for award of work
2	M/s. Mohammad Ramzan & Co.	Rs: 399654/-	2 nd Lowest	Rs: 296/- Saving	High	Not recommended due to high rates
3	Mr: Sher Mohammad	Rs: 400423/-	3 rd Lowest	Rs: 473/- Excess	Higher	Not recommended due to higher rates

DISTRICT OFFICER BUILDINGS KASHMORE & KANDHKOT

SINDH PUBLIC PROCUREMENT REGULATOR AUTHORITY CONTRACT EVALUATION FORM TO BE FILLED IN BY ALL PROCURING AGENCIES FOR PUBLIC CONTRACTOR OF WORKS SERVICES AND GOODS

1)	Name of Organization/Dept:	Buildings, Works & Services Department Kashmore @ Kandhkot.
2)	Provincial/Local Govt: Other	District Government Kashmore at Kandhkot.
3)	Title of contract	R/R OF VETERINARY DISPENSARY AT VILLAGE KARAMOUR TALUKA TANGWANI "ELECTRIC WORK".
4)	Tender Number	
5)	Brief Description of Contract	RIR OF VETERINARY DISPENSARY AT VILLAGE KARAMOUR TALUKA TANGWANI "ELECTRIC WORK".
6)	Forum that approved the scheme	EDO W&S Kashmore @ Kandhkot
7)	Tender Estimated value	0.399 (M)
8)	Engineers Estimate (for civil work only)	0.400 (M)
9)	Estimate completion Period as per contract	(06 Months)
10)	Tender Open on (Date and Time)	07.06.2011
11)	Number of Tender Documents SIO.D (attached List Buyer)	03 Nos:
12)	Number of Bids Received	03 Nos:
13)	No of Bidders Present at the time of Opening Of Bids	03 Nos:
14)	Bid Evaluation Report (enclosed a copy)	Copy enclosed
15)	Name & Address of the Successful bidder	Mr: Ghulam Sarwar Golo
16)	Contract Award Price	0.399 (M)
17)	Ranking of successful bidder in Evaluation Report (i.e 1 st 2 nd 3 rd evaluation Bid)	1 1st Lowest
18)	Method of procurement used (Tick One) a) Single Stage-One envelope procedure b) Single Stage-Two envelope procedure c) Two Stage Bidding procedure d) Two Stage Two envelope Bidding proc	Local
	Please specify in any other method of Procurement was adopted i.e emergency I Contractoring etc with brief reason.	Direct
19)	Approving Authority for award of contract	et Executive District Officer

(Works & Services) Department Kashmore @ Kandhkot

20)	Whether the procurement was included in Annual procurement Plan	No			
21)	Advertisement i) SPPRA website (if any Yes give date and SPPRA identification No:) ii) News Papers (if Yes give names of newspaper and date)	Website			
22)	Nature of contract	Domestic			
23)	Weather Qualification Criteria was included in Biding /Tender document?. (if yes enclosed a copy)				
24)	Weather bid evaluation criteria was Included in Biding /Tender document?. (if yes enclosed a copy)	Yes			
25)	Weather Approval of competent Authority was obtained for using A Method Other than open competitive Bidding?	N.A			
26)	Was Bid Security Obtained from All The bidders	Yes			
27)	Weather the successful Bid was lowest evaluated Bid (in case of consultancies)	N.A			
28)	Weather the successful Bidder was Technically Complaint?				
29)	Weather name of the Bidders and their Quoted prices were read out at the time of opening Of Bids?	Yes			
30)	Weather evaluation report given to bidders Before the award of contract?	Yes			
31)	Any complaints received/ (if Yes result thereof)	No:			
32)	Any deviation from specification Given In the tender notice/document (if Yes Give reason)	No			
33)	Was the extension made in response time? (if yes give detailed reason)	No			
34)	Devaluation from Qualification criteria (If yes give detailed reason)	No:			
35)	Was a it assured by the procuring agency that the Selected firm is not blank listed?	No:			
36)	Was a visit mae by any officer/Official of the Procuring agency to the supplier's				

Premises in connection with the procurement N.A

37) Were proper safeguards provided on Mobilization advance payment in the Contract (Bank Guarantee etc)? N.A

38) Special conditions, if any (If yes, Bank Guarantee etc)? No

Signature & Official Stamp of Authorized Officer

FOR OFFICE USE ONLY

Olstrict Officer (Suildings)

OFFICE OF THE DISTRICT OFFICER (BUILDINGS) KASHMORE @ KANDHKOT.

KASHMORE @ KANDHKOT DATED: 68/6/2011 No. TC/G-55/ 556 of 2011

To,

Mr. Ghulam Sarwar Golo, Government Contractor Kandhkot.

VETERINDARY REHABILITATION OF AND SUBJECT:- RENOVATION TANGWANI TALUKA KARAMPUR VILLAGE AT DISPESNARY (ELECTRIC WORK).

The lowest rate (details as noted below) offered by you for the work noted above on 67 56 - 2011 are found reasonable and therefore is hereby accepted. Total tender amount is Rs. 399392/;

- New composite Schedule of a). Rates Buildings item of 2004.
- New scheme of Rates for internal b). W/S External W/S fitting item of 1995.
- Public Health Engineering Schedule
- New Electrical schedule of P.W.D. 19.83 / ensore Ninder desiral Sight d).
- Ps: 6000/: Quoted Rates. c).

You are therefore directed to please attend office of the undersigned within (seven) days for the completing the tender documents for sanction by the competent authority. Till agreement a sanctioned all clause of agreements will be treated as enforced and operative.

You are further directed to obtain necessary instructions from Deputy District Officer (Buildings) /cond/kull at start the work within a week's time from the date of issue of this work order and complete it within period of 6 Six months.

It should be noted that

- The work shall be carried out as per public works departments hand book and other specification of this office as
- No premium will be paid on item based on market rates and sanctioned by the competent authority outside the H. schedule of rates inference.
- Nothing shall be paid for cartage off any material what so ever brought at the site of work including material from: (Government Stores).
- Only Bholari / Sori sand will be used in all items involving use of cement.

Copy with compliments to:-

Copy fwc's to the Executive District Officer (Works & Services) Kashmore @ Kandhkot with reference

to this office letter No. cited above. The Deputy District Officer (Buildings) Kandhkot for information, and he is directed to please intimate the actual date of start of work and progress report as per stage under clause-2 of the agreement be promptly reported to Division Office for taking necessary action.

DISTRICT OFFICER (BUILDINGS) KASHMORE @ KANDHKOT

Ayaz Ahmed.

COMPRATIVE STATEMENT

R/R OF DISPENSARY AT VILLAGE KARAMPUR Name of Work:-TALUKA TANGWANI (ELECTRIC WORK) 01-12-2010. Date of Issue:-07-06-2011 Date of Opening:-0.400 (M) Estimate Cost 06 Months Completion Period:-Remarks Premium Quoted S.No. Name of Contractor By Contractor 19.83% Above Mr. Ghulam Sarwar Golo 01. (Electric Schedule) Ouoted Rate Rs.6000/-19.87% Above M/s. Mohammad Ramzan & Co. (Electric Schedule) Ouoted Rate Rs.6392/-

03. Mr. Sher Mohammad

19,99% Above (Electric Schedule) Quoted Rate Rs.6505/-

Submitted to D.O

Rs.6000/- Quoted by Mr. Ghulam Sarwar Golo, Government Contractor is stood lowest 1st.

If approved the work order may be issued.

D.O.Y

FINANCIAL REVIEW

NAME OF WORK:- RR OF VETERNARY DISPENSARY AT VILLAGE KARAMPUR TALUKA TANGWANI (ELECTRIC WORK).

		\$40	388764		7.2	-10		comore	gundelinder z
₹4292	6000	328292 65658 5. Non-Schedule of Rate	4. Electric Schedule of Rate	p3. W/S, S/F Schedule of Rate	P.H Sohed	01. Building Schedule of Rate	01.		Shchedule "B"
65658		65658 ule of Rate	hedule of Rat	chedule of Ra	P.H Sohedule of Rate	chedule of Ra	02.		Premium
1	1	1	le	et		ite .	03.		Cartage
65658	1	65658		4			. 04.		Total 2+3
1	1	20%					05.		Permissible Premium 4 x 100
1	, , I	ŀ				1	06 (a)	Cement	
1							06 (b)	Bricks	Difference
1	I	1					06 (c)	Steel	
1	1	1					06 (d)	Wood	in costs (DC)
1	ı	1					6 = (a) to 6 (d)	Total	
399950	6000	393950			į.		7 = 1+4+6		Permissible amount
7983	6000	1983 65100					08	Rate quoted by lowest bidder	
399392	6000	393392					9 = 1 x 8 + 6 = 100	Tender Cost	
558	1	558					10 = 7-9		Saving/ Excess

CASHMORE & KANDHKOT 7"

SCHEDULE-(B) ENGVATION AND REHABILITATION OF VETERINARY DISPENSARY AT VILLAGE KARAMPUR TALUKA TANGWANI (ELECTRIC WORK).

No	Item of work	Qty:	Rate	Unit	Amount	
10.	Item of work					1-11
	Part	"A" Schedule	Items			
	Wiring for light or fan points with 1/1 13 (3-029) PVC insulated wire PVC in casing and caping (S.I.No. 18 P-13).	100 Points	538/51	P.P	53851/-	
	Wiring for plug points with 1/1 13 (3-029) unit on a prepared board (S.I.No. 17 P-11).	08 Nos.	166/97	Each	1336/-	
11.	P&F A.C or D.C electric buzzer 220/250 volts (S.I.No. 22 P-11)	• 04 Nos.	84/70	Each	339/-	
12.	P&F Flush type Electric bell push Button (S.I.No. 23 P-12)	04 Nos.	25/19	*Each	101/-	
13.	P&F B.C bakelite angular type button holder (S.I.No. 01 P-14).	30 Nos.	53/69	Each	1611/-	
14.	P&F S.W. canopy block & bakelite ceiling rose on S/W block (S.I.No. D-3 P-14).	32 Nos.	44/-	Each	1408/-	
15.	P&F mild steel bar fan clamps 15.8 mm (5/3") dia suitable for R.C.C. roof (S.I.No. C-1 P-14).	16 Nos.	141/01	Each	2256/-	
16.	Erection of ceiling fan i/c wiring ôf down rod with 1/1 13 mm (3/0.29) PVC wiring fixing or regulators blade canopy etc are required (S.I.No. D-1 P-14)	16 Nos.	82/16	Each	1315/-	V
17.	P/F A.C ceiling fan regulator on metal board recessed in the walls column and with plastic sheet (S.I.Nol02 (b) P-14)	16 Nos.	124/30	Each	1989/-	

	0.	Item of work	Qty:	Rate	Unit	Amount	HER
	0.	Helif of work	ζij.	Rate	Oille	Timount	100
		Providing circuit breaker 100 amps triple pole including fixing on prepared board and necessary connection (Taraski Japan)			*		
		(S.I.No. 05 P-20)	01 No.	9138/25	Each	9138/-	
	*	P&F earthing set with 2"x2"x1/4" copper pate buried in ground at a depth 20" or less if water comes out fromm ground level with salt and chorcoal etc i/c making the pit 12" deep by excavation of all type of soil. Earth plate to be connected with No. ½ G.L pipe straight from the earth plate upto providing					
		necessary tee (S.I.No. 2 P-26).	01 No.	2570/37	Each	2570/-	
20,		Providing circuit breaker 6 Amps: to 63 Amps S.P i/c fixing on a prepared board and necessary connection (S.I.No, F-1 P-20).	20 Nos.	442/02	Each	8840/-	
21							
21.		P&F 1-40 watts tube light complete with 40 watts 4-0 long rod chocks starter and putty with Philip components i/c necessary electric connection and fixing on wall or					
		ceiling etc complete (S.I.No. 1 P-33).	24 Nos.	396/-	Each	9504/-	
22.		P&F distribution metal board double shutter to accommodate circuit breakers including4 painting job on surface (S.I.No. 5 P-13).	02.0 Sft	907/96	P.Sft	1816/-	
23.		P&F double S.W board to accommodate mains or sub-mains control switches and for sub-mains control switch and for other smaller jobs on surface (S.I.No, 1 P-13).	32.0 Sft	105/88	P.Sft	3388/-	
			32.0 011	103/00	1.010	3300/-	
24.		P&F wall bracket light fancy type superior quality i/c necessary electric connection and fixing on wall or ceiling etc complete (S.I.No. F-5 P-33).	20 Nos.	497/-	Each	9940/-	
			20 NOS.	4971-	Each	9940/-	
25.		P/F Energy sever superior quality i/c fixing on wall (S.I.No. F-6 P-33).	45 Nos.	497/-	Each	22365/-	
Zinh.							
26.		P&F ceiling fans 56" size complete as required (S.I.No. D-9 P-14).	16 Nos.	1567/-	Each	25072/-	
27.		P&F bulb 100 watts (S.I.No. 7 P-33)	05 Nos.	25/-	Each	125/-	
					Total	328292/-	
		<u>Par</u>	rt "B" Non-Schedu	ile Items			
01.		P/F 12" Exhaust fan capacitor type i/c shutter metallic body 60 watts 20 volts S.P complete in all respect					
		(L.Q.R)	01 No.	2500/=	Each 2	500/=	
02.		S/F Wall bracket fan 18" size A.C Single Phase Superior Quality complete i/c Fixing on wall as required (Royal make)		3500/2		2500/=	
		(L.Q.R)	01 No.	32017	Each Total	3500/=	

L Luminy CONTRACTORY

DISTRICT OFFICER (BUILDINGS) KASHMORE @ KANDHKOT



National Bank of Pakistan

No. CDR NBP A 577402	Branch
Rs. 16000/	Dated 1-6-2011
Received from D-0 Bull	ling leagher 1 1c-160+
Rupees Sixtan thean	I-y the sum of
which is placed to	credit with the National Bank of Pakistan
as a deposit repayable at call.	For National Bank of Pakistan
Entered	Can distall
	Officer Manager