108000001of the of the full value of which shall be retained by Government on account of the security deposit *Strike out (b) if any cash security specified in clause I (B) of the conditions]. Dated the day of 199 **Signature of contractor before submission of tender. Signature of (Witness) (Address) The above tender is hereby accepted by me on behalf of the Government of Sind 1/2-10720 of Grantle Grantle Seven law Then by Thomsand) My accepted. Executive Engineer, Division (or his duly authorised Assistant). Dated the Executive Engineer Winds Highway Division Conditions of Contract Clause 1. - The persons whose tender may be accepted (hereinafter called the contractor) shall Security deposit (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

upto Rs., 2,000 and so on, upto a limit of ten days, for a contract of Rs. 10,000 or more of the receipt by him of the notification of the acceptance of his tender) deposit with the Executive Engineer in cash or Government securities endorsed to Executive Engineer (if deposited for more than 12 months) a sum sufficient with the amount of the earnest money deposited by him with his tender to make up the full security deposit specified in the tender), or (B) (permit Government at the time of making any payment to him for work done under the contract to deduct such sum as will (with the earnest money deposited by him) amount to percent of all moneys so payable, such deductions to be held by Government by way of security deposit). Provided always that in the event of the contract or depositing a Lumpsum by way of security deposit as contemplated at (A) above, then and in such case, if the sum so deposited shall not amount to, Three. . . per cent of the total estimated cost of the work it shall be lawful for Government at the time of making any payment to the contractor for work done under the contract to make up the full amount of Marie per cent by deducting a sufficient sum from every such payment as last aforesaid. All compensation or other sums of money payable by the contractor to Government under the terms of his contract may be deducted from, or paid by the sale of a sufficient part of his security deposit, or from the interest ari ing therefrom, or from any sums which is due or may become due to the contractor under this contract and in the event of his security deposit, or from the interest arising therefrom, or from any sums which is due or may become due to the contractor under this contract and in the event of his security deposit being reduced by reason of any such deduction or sales aforesaid the contractor shall, within ten days thereafter, make good in cash or with Government securities endorsed as aforesaid any sum or sums which may have been deducted from, or raised by sale of his security deposit or any part thereof. The security deposit referred to, when paid in cash, may, at the cast of the depositor, be converted into interest, bearing securities 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) above is not paid tender / contract already accepted shall be considered as cancelled and legal steps Compensation for delay. taken against the contractor for recovery of the amounts.

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

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

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

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Clause 5.- In any case in which any of the powers conferred upon the Executive Engineer by the clause 3 and 4 thereof shall have become 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 exactisable 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, be 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 on any part thereof, paying or allowing for the same in account at the contract rates, or in e case of contract not being applicable, an current market rates, to be certified by the Executive Engineer, whose certificate thereof shall be final, in the alternative the Executive Eugineer, 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 contractor.

Contractor remainable to pay compensation if action not taken under clau

of or sale contractors' plant

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.

Seltectiontime

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 Fine Certificate 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 scaffolding, surplus materials and rubbish, and dispose of the same as he thinks fit and clean of such dirt as aforesaid; and the contractor shall forthwith pay the amount of all expense so incurred, but shall no claim in respect of any such scaffolding or surplus materials as aforesaid except for any sum actually realized by the sale thereof.

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store, if the Engineer-in-charge so requires by a notice in writing under his hand, but the contractor shall not be entitled to return any such materials 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 tor, any wastage in or dan age 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 nuterials 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.

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 if 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 to the limit inid 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 a constraint 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 washer but 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 Enconeer 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.

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 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 occurring.

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

Works to be execute accordance with specific drawings orders etc.

Alteration in Specificati designs not to in-V: Contracts.

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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.

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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.

 ${\it Clause\,23.} - {\it Compensation\,for\,all\,damage\,done\,intentionally\,or\,unintentionally\,by\,contractor's} \quad {\it Liability of\,contractor\,for\,any\,damage\,done} \\ {\it Liability of\,contractor\,for\,any\,dama$ 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 post 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 Eugineer-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

Clause 24.—The employment of female labourers on works in the neighbour-hood of soldier's Improvement 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 Engineer-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.

security deposit forfeited for Subletting it without approval or for bribing 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 ref :rence to the actual less or damage sustained and whether any damage has or has note reference to actual less. sustained.

Sum payable by way of nsation to be considered as onable compensation without

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

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

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

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

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. he 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 nemployed on the work.

Any contractor who does not accept these conditions shall not be allowed to tender for works nend 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 inimal found working which does not satisfy these conditions and no responsibility shall be accepted 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 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 Certificate for Concessi nory freight by rail, the contractors will be granted certificates by the Engineer-in-charge of the work to the effect e 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.

Charges from Railway.

Clause 46.— When tendered rates are the same preference will be given at the discretion of the ecepting 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 s arrears of Land Revenue.

Recovery of dues from Contractor as arrears Lan 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 mber 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. ith 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 thorities the contractor will not be entitled to withdraw or apply for the return of the earnest money fore expiry of the period, mentioned below against such authority commencing from the date of ening of the tender.

When the sanctioning authority for the tender is:-

Executing Engineer.

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Thirty days

Superintending Engineer.

Sixty days

Chief Engineer.

Ninety days

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Note	:- The person or firm s	ubmitting the tenders	should see that the ra	tes in the above schedule bmission of the tender.

(Signature of Contractor),

(Signature optive Engineer
Provincial Highway Division
Example Engineer

1. 1;

Fisued to Mr. Lal Kluan.

P.W.D. 287

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G.Rs. W.P.D., Nos. 7938 of 6-4-35. 56-1 of 6-1-36. 1659. W of 27-9-37. G.C.M.P. and M.Deptt. No. 383-P37 of 9-11-37 (P.W.D.) No. S-173. 2-W of 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, 5647-W2 of 12-12-50

FORM B-I

PUBLIC WORKS DEPARTMENT

High way CIRCLE Subleur

High of DIVISION Subleur

Percentage Rate Tender and Contract for works

General Rules and Direction for the Guidance of Contractors

1. 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 tender posted on a board hung up in the office of the Executive Engineer and signed by the Executive tender on



- Beceipts 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.
- 4. Any person who submits a tender shall fill up the usual printed form, stating at what percentage above or below the rates specified in Schedule "B" memorandum showing items of work to be carried out, he is willing to 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.
- 5. 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 tenders.
- 7. 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.

8. No memorandum of work to be tendered for and the schedule of materials to be supplied

Expeutive Engineer Provincial Highway Chician SHKKHD

*Strike out (b) if any cash security of | or [(b) the full value of which shall be retained by Government on a count of the security deposit specified in clause I (B) of the conditions]. ias n c plet ota 100 S Dated the day of submission of tender. Signature of Istoi (Witness) m (Address) any (Occupation) ıny The above tender is hereby accepted by me on behalf of the Gov mment of Sind. uper Seventy lac two thousans Execulive Engineer, , the Division (or his duly authorised Assistant) such Dated the Executive Engineer Provincial Klighway Outstan SUKKUR Conditions of Centract The persons whose tender may be accepted (hereinafte called the contractor) shall Security deposits (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 upto Rs., 2,000 and so on, upto a limit of ten days, for a contract of Rs. 1),000 or more of the receipt by him of the notification of the acceptance of his tender) deposit with the Executive Engineer in cash or Government securities endorsed to Executive Engineer (if deposited for more than 12 months) a inafter sum sufficient with the amount of the earnest money deposited by him with his tender to make up the hetime hedule full security deposit specified in the tender), or (B) (permit Government at the time of making any with the payment to him for work done under the contract to deduct such sum as ill (with the earnest money deposited by him) amount to percent of all moneys so payable, sic. deductions to be held by r and in ork are Government by way of security deposit). Provided always that in the event of the contract or $depositing \, a \, Lump sum \, by \, way \, of \, security \, deposit \, as \, contemplated \, at \, (A) \quad bove, then \, and \, in \, such \, case,$ vided in if the sum so deposited shall not amount to, Ibrut ... per cent of the total estimated cost of the work it shall be lawful for Government at the time of making any payme at to the contractor for work done under the contract to make up the full amount of . Week- per cent by deducting a sufficient sum from every such payment as last aforesaid. All compensation or other sums of money payable by the contractor to Government under the terms of his contract may be deducted from, or paid by 20 the sale of a sufficient part of his security deposit, or from the interest ari ing therefrom, or from any sums which is due or may become due to the contractor under this contract and in the event of his security deposit, or from the interest arising therefrom, or from any sums which is due or may become due to the contractor under this centract and in the event of his securit; deposit being reduced by reason of any such deduction or sales aforesaid the contractor shall, with n ten days thereafter, make good in cash or with Government securities endorsed as aforesaid any sum or sums which may have been deducted from, or raised by sale of his security deposit or any part thereof. The security deposit referred to, when paid in cash, may, at the cast of the depositor, be converted into interest, bearing securities 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) above is not paid tender / contract already accepted shall be considered as cancelled and legal steps Compensation for delay. taken against the contractor for recovery of the amounts. The security deposit lodged by a contractor (in cash or recovered in instalments from his bills) shall be refunded to him after the expiry of three months from the ats on which the work is completed. he terms a ault thereof Note: — A work should be considered as complete for the purpose of te and of security deposit to a contractor from the last date on which its final measurements are checked by a competent authority, if such check is necessary otherwise from the last date of recording the final measurements. Clause 2. — The time allowed for carrying out the work as entered in the tender shall be strictly observed by the contractor and shall be reckoned from the date on which the order to commence work o be absolutes given to the contractor. The work shall throughout the stipulated period of the contract be ied in the abbroceeded with, with the due deligence (time being deemed to be of the essence of the contract on the said sum he part of the contractor) and the contractor shall pay as compensation an amount equal to one

osit as afores

Clause 5 .-- In any case in which any of the powers conferred upon the Executive Engineer by the clause 3 and 4 thereof shall have become 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 cleuses beteef 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 produced 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 a 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 comove 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 accition 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 contractor.

Power to take possession of or require removal of or sale contractors' plant

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action not taken noder ele

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.

Selectiontime

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.

Witen 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 ertificate by the Executive Engineer (hereinafter called the Engineer incharged) of such ompletion, but no such certificate shall be given and the work has been executed, or other arts of any Building in or upon which the work the premises on which the work shall have en executed all scaffolding, surplus materials and rubbish, and shall have cleaned off the irt from all woodwork, doors, windows, walls, floors, or other parts of any building in or pon which the work has been executed, or other parts of any Building in or upon which the ork has been executed, or of which he may have had possession for the purpose of executing to be pair work, nor until the work shall have been measured by the Engineer-in-charge or where e measurements have been taken by his subordinates until they have received the approval the Engineer-in-charge, the said measurements being binding and conclusive against the ntractor. If the contractor shall fail to comply with the requirements of this clause as to the noval of scaffolding surplus materials and rubbish, and cleaning of dirt on or before the e fixed for the completion of the work, the Engineer-in-charge, may, at the expense of the ntractor, remove such scaffolding, surplus materials and rubbish, and dispose of the same ne thinks fit and clean of such dirt as aforesaid; and the contractor shall forthwith pay the ount 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.

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store, if the Engineer-in-charge so requires by a notice in writing under the hand, but the contractor shall not 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 ror, any wastage in or dan age 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 fit add 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 etc.

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 afterations 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 to the limit faid 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 works, 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.

Alteration in Specification and designs not to in-Validate Contracts.

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.

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

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-charge within one month of the cause of such claim occurring.

Time limit for unforeser

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

Action and compensation payable in case of bad work

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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 five to any standing jungle, trees brush-wood or grass Massupes for permantion 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 deinking 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 Eugineer-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 appropriet of female labour

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

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 es), plant 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 id whethe recover or be paid for any work therefore actually performed under the contract.

Work not to be sublet.

Contract may be rescinded and security deposit forfeited for Subletting it without approval or for brining public officer or if Consector he 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

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

Work to be under direction of superintending Engineer

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work. Failing such authority the contractor shall have no claim to ask for measurements of or payment for work. he J111 Clause 43- (1) No contractor shall employ any person who ins under the age of 12 years. Minimum age of persons employee 386 the employment of donkeys or other me (ii) No contractor shall employ donkeys or other animals with breeching of string or thin rope. f. The breeching must be at least three inches wide and should be of tape (Nawar). s of (iii) No animal suffering from sores, lameness or emaciation or which is immature shall be ni in employed on the work. ined The Any contractor who does not accept these conditions shall not be allowed to tender for works will will ached and his name shall be removed from the list of contractors. price (iv) The Engineer-in-charge or his Agent is authorised to remove from the work any person or enses esaid inimal 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. pect of Clause As far as possible Pakistani Timbers shall be used and there for any reason this Pakistan Timber to be used. volved vitems's not practicable, preference shall be given first to Buma and there to other Timbers. able o Clause 45— If any materials, such as stones metal bajri, sand etc., are required to be conveyed Certificate for Concessi nary freight d in the Charges from Railway. agains yrail, the contractors will be granted certificates by the Engineer-in-charge of the work to the effect clause 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 jon as ontract, no claim shall be preferable against Government of this account. incation Procedure of acceptance of tenders e carrid ! Clause 46.— When tendered rates are the same preference will be given at the discretion of the when tenders rates are same. n-charg cepting authority to those who tender for the earthing of materials by vehicles having penumatic all, unle Clause 47.— Any sum due to the Government by the contractor shall be liable for recovery Recovery of dues from Contractor as ed to me arrears Lan Revenue. inporary arrears of Land Revenue. Partnership of M.L.A.S. forbidden. Clause 48. — Certified that no member of Legislative Assembly is in partnership with me and to the grat government will have the right to terminate the contract at any stage if it is-discovered that a ber of Legislative Assembly is a partner in the contract. erials if a Clause 49. — I/We hold myself/ourselves responsible to pay the sales tax as lived in accordance Payment of sales tax. the char h Pakistan General sales Tax Act, 1948, or any other law for the time being in force. arge that Clause 50.— Certified that no Government Servant has directly or indirectly a share or interest sation to Clause 51.— Where than authority competent to accept a tender is any of the following Interest or share Government Servant inafter ca orities the contractor will not be entitled to withdraw or apply for the return of the earnest money tor, it shalre expiry of the period mentioned below against such authority commencing from the date of ling of the tender. When the sanctioning authority for the tender is:-I be enterta Executive Engineer der or estin Thirty days Executing Engineer. Provincial Highway Digislon SUKKUR r of a parti Superintending Engineer. Sixty days

Ninety days

Chief Engineer.

n of the w

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.

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	Note:- The person or firm subm					

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),

(Signature of Assistant Engineer

. 0000 ACTOR Constanting A Wissing Executive Engineer Provincial Highway Duision SUKKUR General Rules and Eurection for the Guidon of Contracti All worl/proposed to be executed by contract shalf be notified in a form of invitation to tender posted on a yourd hung up in the office of the Executive Findinger and figured by the Executive PAKISTAN PAKISTAN PAKISTAN PAKISTAN PAKISTAN PAKISTAN PAKISTAN PAKISTAN ووبزاردوبر ومزارر دبي واستان واستا بالم تان باري تان 20006 2(I)(I)(I)(I) 2000 200011 2000H 2000R ADHESIVE SPECIAL SPECIAL SPECIAL SPECIAL ADHESIVE SPECIAL SPECIAL SPECIAL SPECIAL PAKISTAN PAKISTAN PAKISTA PAKISTAN PAKISTAN PAKISTAN PAKISTAN PAKISTAN و مزار دویر و بزار روبيه بارة تان 2000R 20001 2000 2000 2000E 2000R SPECIAL SPECIAL PAKISTAN PARISTAN PAKISTAN PAKISTAN PAKISTAN PAKISHAN PAKISTA PAKISTAN ووترارروبي وومرا لاردبي الت قيان بارے تان 2000H 2000RS 200011200011 2000RS 2000118 20001 2000R 2000 ADDESIVE PADRESIVE SPECIAL SPECIAL SPECIAL The officer competent to dispose or the loyder shall have the of the lende No receipt for any payment alleged to have been note by a contractor in agard to any matter relating to this tender or the contract shall be valid and sinding on Government unless it is signed by the Executive Engineer. remorandum of work to be lendered for and the schedule of materials to be supplied Executive Engineer Provincial Highway Division ONTRECTOR

SUKKUR

or [(b) the full value of which shall be retained by Government on account of the security deposit deposit is to be takes. specified in clause I (B) of the conditions].

Dated the

day of

vituess to contractor's signature.

(Witness)

(Address)

(Occupation)

The above tender is hereby accepted by me on behalf of the Government of Sind. 222δ +wo Million Two hundred Executive Engineers Luckard Division (or his duly authorised Assistant).

Dated the

h

day of

Executive Engineer Provincial Highway Division SUKKUR

Conditions of Contract

Clause 1. — The persons whose tender may be accepted (hereinafter called the contractor) shall Security deposit. (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 upto Rs., 2,000 and so on, upto a limit of ten days, for a contract of Rs. 10,000 or more of the receipt by him of the notification of the acceptance of his tender) deposit with the Executive Engineer in cash or Government securities endorsed to Executive Engineer (if deposited for more than 12 months) a sum sufficient with the amount of the earnest money deposited by him with his tender to make up the full security deposit specified in the tender), or (E) (permit Government at the time of making any payment to him for work done under the contract to deduct such sum as will (with the earnest money deposited by him) amount to percent of all moneys so payable, such deductions to be held by Government by way of security deposit). Provided always that in the event of the contract or depositing a Lumpsum by way of security deposit as contemplated at (A) above, then and in such case, if the sum so deposited shall not amount to, per cent of the total estimated cost of the

work is shall be lawful for Government at the time of making any payment to the contractor for work



If incompany the security deposit to be paint in a number in within the period specified at (A), above is not paid tender / contract already accepted shall be considered as cancelled and legal steps taken against the compact of for recovery of the amounts.

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

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

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

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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 (b) of clause 3, he may, if he ro 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 produced by him and intended to be used for the execution of the work or any part thereof, paying or ellowing for the same in account at the contract rates, or in a case of contract not being applicable, or 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 variing to the contractor or his clerk of the works, foreman or other authorised agent require introduces 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 arction 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 constavice against the contractor.

Power to sale possession of or require removal of or sale contractors' plant

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.

Selectiontime

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.

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Action and compensation payable in case of bad work.

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

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

(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

Any contractor who does not accept these conditions shall not be allowed to tender for works and his rame 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

Certificate for Concessi nary freight

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

Procedure of acceptance of tenders when tenders rates are same.

Clause 47.— Any sum due to the Government by the contractor shall be liable for recovery

Recovery of duesfrom Contractor as arrears Lan Revenue

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

Partnership of M.L.A.S. forbidden

Clause 49.— I/We hold myself/ourselves responsible to pay the sales tax as lived in accordance Payment of sales tax with 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

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

Interest or share Government Serva

When the sanctioning authority for the tender is:-

Executing Engineer.

Superintending Engineer.

Chief Engineer.

Thirty days

Sixty days

of the work

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eighty days

r shall arise in any way nof any part thereof, it fany such matter is here after its decision has been ties as the result of sucted in this behalf by Chilling and where the matter amount, if any awarde ad".

rvision and I am satisfic vide Government P.W.D con orders issued in thi

Divisional Accountant

Memorandum No. 1006der checked efficiently

Executive Enginee

ghway Division Kkentive Engineer Division

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.

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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.



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Assistant Engineer

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MEMORANDUM SHOWING ITEMS OF WORK TO BE CARRIED OUT.

CH SANWANDA SE	Quantities estimated but		Te	enders rate) The Care Care Care Care	Unit	Total amount according to estimate quantities
Item No.	may be more or less.	Item of work	In figu	ires	In words	Unit	estimate quantities
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Note 1 - All work shall be carried out as per Public Works Departments Head-book and other specifications of the Division or as directed.

Note 2 - All the columns finde Schedule should be filled in, in ink and the total of the entries in the last column should be struck by the contractor under his signature.

Note 2 Rates gooted include clearance of site (prior to commencement of Work and at its close) in all respects and hold good work under the properties of the properties

Executive Englisher Provincial Highway Division SUKKUMstant Engineer

(Signature of Contractor)

Note - To be continued on a additional sheets if found necessary.

Clause 52.— "If any question, difference or objection what so ever shall arise in any was contracted with or arising out of this instrument or the meaning or objection of any part thereof, it rights, duties or liabilities of their partly, then save in so far as the decision of any such matter is here before provided for as has been so decided, every such matter including whether its decision has been otherwise provided for and regards the right of and obligations of the parties as the result of such termination shall be referred for arbitration to such person as may be appointed in this behalf by Chi Engineer, (Irrigation), department and his decision shall be final and binding and where the matter involves a claim for or the payment recovery or deduction of money, only the amount, if any award in such arbitration shall be recoverable in respect of the matters so referred".

Certified that the Tender has been executed under my personal supervision and I am satisfic that is has been correctly prepared in accordance with the orders issued vide Government P.W.I circular Memo no. 1015 W dated 14th September, 1937, and subsequent orders issued in the connection.

Divisional Accountage

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

ONTRACTOR

ontractor

Executive Enginee

Executive Engineer Covincial Highway Division

Sufficiently Engineer

Division

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being who shall be entitled to direct at what point or points and in what manner they are to commenced and from time to time carried on.

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Occis en of Superintending Engineer

Clause 30.— Except where otherwise specified in the contract and subject to the power delegated to him by Government under the Code riles then in force, the decision of the Superinten writte ing Engineer of the Circle for the time being shall be final, conclusive, and binding on all parties the contract upon all questions relating to the meaning of the specifications, drawings, a instructions herein-before mentioned and as to the quality of workmanship, or materials used on t work, or as to any other question, claim, right matter, or the thing whatsoever in any way arising a of, or relating to the contract design, drawings, specifications, estimates, instructions, orders or the conditions or otherwise concerning the works, or the execution or failure to executive the sar whether arising during the progress of the work or after the completion or abandonment thereof. The b

Clause 31.— The contractor shall obtain from the P.W.D. stores all stores and articles European or American manufacture which may be required for the work or any part thereof or employee making up any articles required therefore or in connection therewith, unless he has obtain permission in writing from the Engineer-in-charge to obtain such stores and articles elsewhere. I value of such stores and articles as may be supplied to the contractor by the Engineer-at-charge v be debited to the contractor in his account at the rates shown in the schedule in Form "A" attack to the contract and if they are not entered in the said schedule, they shall be debited to him at cost pr which for the purpose of the contract is shall include the cost of carriage and all other expent anima whatsoever, which shall have been incurred in obtaining delivery of the same at the stores aforesatible Go

Lumpsums in estimates

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

that th howe

Action where no specification

Clause 33.— In the case of any class of work for which there is no such specification a mentioned in Rule 1 such work shall be carried out in accordance with the Divisional specification and in the event of there being no Divisional specification, then in such case the work shall be carr out in all respects in accordance with the instructions and requirements of the Engineer-in-char, tyres.

Definition of work

Clause 33.— The expression "works" or "work" where used in these conditions shall, unl there be something in the subject of context repugnant to such construction, be constructed to me as arr the work or works contracted to be executed under or in virtue of the contract, whether temporar permanent and whether original, altered, substituted or additional.

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Contractors percentage where applied to not or gross amounts of bill

Clause 35.—The percentage referred to in the tender shall be deducted from/acsed to the gr amount of the bill before deducting the value of any stock issued.

ambe

Rufund of quarry fees and royalties

Clause 36. - All quarry fees, royalties, octroi dues and ground rent for stocking materials if a should be paid by the contractor, who will, however, be entitled, to a refund of such of the char as are permissible under the rules on obtaining a certificate from the Engineer-in-charge that in the materials where required for the use on Government work.

compensation under the wekmen's Compensation Act

Clause 37.— The contractor shall be responsible for and shall pay any compensation to workmen payable under the Workmen's Compensation Act, 1923 (VIII of 1923), (hereinafter cal the said Act), for injuries caused to the workmen. If such compensation is paid by Governmen principal under sub-section (I) of section 12, of the said Act on behalf of the contractor, it shall recoverable by Government from the contractor under sub-section (2) of the said section. S compensation shall be recovered in the manner laid down in Clause 1 above.

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in for quantities entered in the

Clause 38.—Quantities shown in the tender are approximate and no claim shall be entertain for quantities of work executed being 30% more or less than those entered in the tender or estim

uply ment of neetclabour.

Clause 39.— The contractor shall employ any famine, convict or other labour of a partic kind or class if ordered in writing to do so by the Engineer-in-charge.

Chim for Compensation for delay in starting the work

compensation shall be allowed for any delay in the execution of the worl

ONTRACTOR

Engineer-in-charge in the writing intimation aforesaid the contractor shall be liable to pay compen sation at the rate of one percent. On the amount of the estimate for every day not exceeding ten day: during which the failure so continues, and in the case of any such failure the Engineer-in-charge ma rectify or remove, and re-executed the work or remove and replace the materials or article complained of as the case may be at the risk and expense in all respect of the contractor. Should the Engineer-in-charge consider that any such inferior work or materials as described above may b accepted or made use of, it shall be within his discretion to accept the same at such reduced rates a he may fix therefore.

Work to be open to inspection

Clause 18.— All works under or in course of execution executed in pursuance of the contract shall at all times be open to the inspection and supervision of the Engineer-in-charge and hi subordinates, and the contractor shall at times during the usual working hours, and at all other time at which reasonable notice of the intention of the Engineer-in-charge or his subordinate to visit th work shall have given to the contractor, either himself be present to receive orders instructions, have a responsible agent duly accredited in writing present for that purpose, Orders given to the contractors's duly authorised agent shall be considered to have the same force an effect as if they he been given to the contractor himself.

Contractor or responsible agent to be present.

> Clause 19.— The contractor shall give not less than five days notice in writing to the Engineer in-Charge of his subordinate-in-charge of the work before covering up or otherwise placing beyon the reach of measurement any work in order that same may be measured and correct dimension thereof taken before the same is so covered up or place beyond the reach measurement, and shall a cover up or place beyond the reach of measurement any work without the consent in writing of # Harra Engineer-in-charge or his subordinate-in-charge of the work; and if any work shall be covered up placed beyond the reach of measurement without such notice having been given to consent obtains the same shall be uncovered at the contractor's expense, and in default thereof no pay...ent in ch allowance shall be made for such work, or for the materials withwhich the same was executed.

Notice to be given before work is covered up.

> Clause 20. - If the contractor or his workmen, or servants shall break, deface, injure, or desir Engil any part of a building in which they may be working or any building, road fence, enclosure or gra become land or cultivated ground continuously the premises on which the work or any part thereof is being omr executed, or if any damage shall be done to the work, while it is in progress from any cause whatev rescit or if any imperfections become apparent in it within three months of the grant of a certificate work completion, final or otherwise, by the Engineer-in-charge, the contractor shall make good the san by no at this own expense, or in default the Engineer-in-charge may cause the same to be inade good! behal other workmen, and deduct the expenses of (which the certificate of Engineer-in-charge shall leither final) from any sums that may then be due or may thereafter become due to the contractor, or fro agent his security deposits or the proceeds of sale thereof, or of a sufficient portion thereof.

Contractor liable for damage done, and for inperections for three months after certificate

> Clause 21.— The contractor shall supply at his own cost all material (except such speci afore. material, if any, as may in accordance with the contract, be supplied from the P.W.D. Stores), plat contract, tools, appliances, implements, ladders, cordage tackle, scaffolding and temporary work requisite absol proper for the execution of the work, whether in the original, altered, or substituted from, and wheth had b included in the specification, or other documents, forming part of the contract of referred to in the recov conditions or not, and which may be necessary for the purpose of satisfying or complying with t requirements of the Engineer-in-charge as to any matter as to which under these conditions he

> entitled to be satisfied, or which he is entitled to require together with the carriage therefore to a condi-

from the work. The contractor shall also supply without charge the requisite number of persons w without the means and materials necessary for the purpose of setting out works, and counting, weighting a sustai sisting in the measurement or examination at any time and from time to time of the work or tmaterial, Failing this the same may be provided by the Engineer-in-charge at the expense of contractor and the expenses may be deducted from any money due to the contractor under the for contract, or from his security deposit or the proceeds of sale thereof, or of a sufficient portion there The contractor shall provide all necessary fencing and lights required to protect the public fit accident, and shall also be bound to bear the expenses of defence of every suit, action or other legand so proceedings, that may be brought by any person for injury sustained owing to neglect of the abo

Contractor to supply plant, ladders scaffoldings, etc



And is liable damages arising iron non-provision of lights

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Clause 7-A, — In the case of silt clearance and other excavation works of channels after the measurement are finally recorded and checked by a competent authority the Contractor shall, on a notice in writing being given by the Engineer-in-charge or his subordinate and within the time specified in the notice, remove "Bundhis" and profile ridges within the designed channel section. If the contractor makes default such work may be carried out departmentally in which case the amount spent on the removing such "Bundhis" and profile ridges shall be deducted from any money due to the contractor or from his Security Deposit the time taken by the contractor in removing "Bunhis" and profile edge shall not be counted towards the period stipulated for the completion of the contract work.

Payments on Intermediates certificates to be regarded as advances

Clause 8. -No payment shall be made for any work, estimated to cost less than rupees five bundred till after the whole of the work shall have been completed and a certificate of completion given. But in the case of works estimated to cost more than rupees five hundred, the contractor shall on submitting bill therefore, as provided in Clause 10, be entitled to receive payment proportionate to the part of the work then approved and passed by the Engineer-in-charge, whose certificate of such approval and passing of the sum so payable shall be final and conclusive against the contractor. All such intermediate payments shall be regarded as payments by way of advance against the final payment only and not as payments for work actually done and completed, and shall not predude the Engineer-in-charge from requiring and bad, unsound, imperfect or unskilful work to be removed or taken away and re-constructed, or re-erected, nor shall any such payment be considered as an admission of the due performance of the considered as an admission of the due performance of the contract or any part thereof an any respect or the accruing of any claims; nor shall it conclude, determine; or affect in any other way the powers of the Engineer-in-charge as to the final settlement and adjustment of the accounts or otherwise, or in any way vary or effect the contract, the final bill shall be submitted by the contractor within one month of the date fixed for the completion of the work otherwise Engineer-in-charge's certificate of the measurements and of the total amount payable for the works shall be final and binding on all parties.

Payment at reduced rates on account of item of work not accepted as completed to be at the direction of the Engineer in charge Clause 9. The rates for several items of works estimated to cost more than Rs. 1.000 agreed to within, shall be valid only when the item concerned is accepted as having been completed fully in accordance with he sanctioned specifications. In case where the items of work are not accepted as so completed the engineer-in-charge may make payment on account on such items at such reduced rates as he may consider reasonable in the preparation of final or on account bills.

Bills to be submitted monthly

Clause 10—A bill shall be submitted by the contractor as frequently as the progress of the work may justify for all work executed and not included in any previous bill and the Engineer-in-charge shall take or cause to be taken the requisite measurements for the purpose of having the same verified and the claim, prescutation of the bill, at any time depute a subordinate to measure up the said work in be presence of the contractor or his authorised agent, whose countersignature to the measurement list will be sufficient warrant and the Engineer-in-charge may prepare a bill from such list which shall be binding on the contractor in all respects.

Bills to be on Printed form

Clause 11.—The contractor shall submit all bills on the printed forms to be had on application at the office of the Engineer-in-charge. The charges to be made in the bills shall always be entered at the rates specified in the tender or in the case of any extra work ordered in pursuance of these conditions, and not mentioned or provided for in the tender at the rates hereinafter provided for such work.

Store supplied by Government Clause 12.— If the specification or estimate of the work provides for the use of any special description of materials to be supplied form the stere of the P.W.D. or if it is required that the contractor shall use certain stores to be provided by the Engineer-in-charge (such material and store and the prices to be charged therefore as hereinafter mentioned being so far as practicable for the convenience of the contractor but not so as in any way to control the meaning or effect of this contract specified in the schedule or memorandum hereto annexed) the contractor shall be supplied with such materials and stores as may be required for time to true to be need by him for the purposes of the contract only and the value of the full quantity of the materials and stores so supplied shall be set off or deducted contract, or otherwise, or from the security deposits or the proceeds of sale thereof, if the security deposit is held in Government securities, the same or a sufficient portion thereof shall in that case be sold for the purpose. All materials supplied to the contractor shall remain the absolute property of government and shall on no account be removed from the site of the work, as shall at all-times be open to inspection by the Engineer-in-charge. Any such materials unused and in perfectly good condition at the first proceed to the P.W.D.

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percent or such smaller amount as the Superintending Engineer (whose decision in writing shall be final) may decide, of the amount of the estimated cos, of the whole work as shown by the tender for every day that the work remains uncommonoed, or unfinished, after the proper dates. And further to ensure good progress during the execution of the work, the contractor shall be bound, in all cases in a which the time allowed for completion of guy rocks excepts one month, to complete:

1/th of the work in 1/th of the time.

 V_2 of the work in V_2 of the time.

If the fifthe work in I the of the time

and abide by the programms of detailed progress laid down by the Executive Engineer.

In the event of the contractor failing to comply with this condition he shall be liable to pay as compensation an amount equal to one percent, or such smaller amount as the Engerintending Engineer (whose decision in writing shall be final) may decide of the said estimated cost of the whole work for every day that the due quantity of work remains incomplete; provide always that the total amount of compensation to be paid under the provisions of this clause shall not exceed 12 percent the estimated cost of the work as shown in the tender.

Action when whole of security

Clause 3. — In any case in which under any clause or clauses of this contract the contractor shall have rendered himself liable to pay compensation amounting to the whole of his security deposit (whether paid in one sum or deducted by instalments) or in the case of abandonment of the work owing to the serious illness or death of the contracter or any other cause. The Executive Engineer. on behalf of the Governor of Sinci shall have power to adopt any of the following courses, as he may deem best suited to the interests of Government:--

- (e) to rescind the contract (of which rescission notice in writing to me contractor under the band of the Executive Engineer shall be given) and in that case the security deposit of the contractor shall stand forfeited and be absolutely at the disposal of Government.
- (b) To employ labour paid by the Public Works Department and to supply materials to carry out the work, or any part of the work, debiting the contractor with the cost of the labour and the price of the materials (as to the correctness of which cost and price the certificate of the Executive Engineer shall be final and conclusive against the contractor) and crediting him with the value of the work dose, in all respects in the same manner and at the same rates as if it had been carried out by the contractor under the terms of his contract; and in that case the certificate of the Executive Engineer, as to the value of the work done shall be final and conclusive against the contractor.
- (c) to measure up the work of the contractor and to take such part thereof as shall be unexecuted out of his hands, and given it to mother contractor to complete it, in which case any expenses which may be incurred in excess of the sum which would have been paid to the original contractor if the whole work had been executed by him (as to the amount of which excess expenses the certificate in writing of the Executive Engineer shall be final and conclusive shall be borne and paid by the original contractor and shall be deducted from any money due to him by Government under the contractor or otherwise or from his security deposit or the proceeds of sale thereof, or a sufficient part thereof.

he.

In the event of any of the above courses being adopted by the Executive Engineer, the contractor shall have no claim to compensation for any loss sustained by him by reason of his having purchased upor procured any materials, or entered into any engagements, or made any advances on account of, or mo with a view to the execution of the work or the performance of the contract. And in case the centract the shall be rescinded under the provision aforesaid, the contract shall not be entitled to recover to be paid the any sum for any work therefore actually performed by him under this contract valess and until the of t Executive Engineer shall have certified in writing the performances of such work and the amount payable in respect thereof, and he shall only be entitled to be paid the amount so certified.

Action when the progress of any articular Position of the work is

Clause 4.—If the progress of any particular portion of the work is unsatisfactory the Executive son Engineer shall, notwithstanding that the general progress of the work is in accordance with the ist conditions mentioned in clause 2, be entitled to take action under clause 3 (b) after giving the contract 10 days' notice in writing. The contractor will have no claim for compensation for any loss sustained up him ewing to such action.

by the Public Works Department and their rates shall be filled in and completed by the office of the Executive Engineer, before the tender form is issued. If a form issued to an intending tender has not been so filled in and completed he shall request the said office to have this done before he completes and delivers his tender.

- 9. All work shall be measured not by standard measure and according to the rules and cost an of the Public Works Department without reference to any local custom.
- 10. Under no circumstances shall any contractor be entitled to claim enhanced rates ic rany items in the contract. The contractor may, however, seek any clarification not intended to the substance or the rate quoted by the contractor.
- 11. Where the authority competent to accept a tender is any of the following authorities, the tender shall from the date of opening tenders be valid for the period mentioned below against such authority

Executive Engineer Superintending Engineer Chief Engineer Government

Thirty days Sixty days

Minty days

One hundred and eighty days

Tender for Work

in figures as well as in words.

I/We hereby tender for the execution, for the Governor of Sind, (therein-before and hereinafter referred to as "Government"), of the work specified in the under written memorandum within the time specified in such memorandum at* percent below/above the estimated rates entered in Schedule "B" (memorandum showing items of work to be carried out and in accordance in all respects with the specifications, designs, drawings, and instructions given in writing in pursuance of the tender and in clause 12 of the annexed conditions of contract and agree that when materials for the work are provided by the Government such materials and the rates to be paid for them shall be as provided in Schedule "A" hereto.

a) If several sub-work are included they should be detailed in a separate

General description. Estimated cost.

Conto. of road fun Sayno Sexur to Hewabad 30-5/2

c) The amount of earnest money to be deposited shall be in accordance with the provisions of para 515 and

Earnest money.

dyThis deposit at all bein accordance with parss 515 and 521 A of the P.W.D. Idanual.

516 of the P.W.D. Manual.

e) This percentage where no security deposit is taken, will vary from 5 percent to 10 percent according to the requirement, of the case, where security deposit is taken. See note of Clause I of condition of contracts.

f) Give schedule where necessary showing dated by which the various items are to be completed. Security deposit — (including earnest money)

Percentage, if any, to be deducted from bills (Rupees) per cent.

Rs. 400000

Time allowed for the work from date of written order to commence. Months 6 mnill

Should this tender be accepted I/we hereby agree to abide by and fulfill all the terms and provisions of the conditions of contract annexed hereto so far as applicable, and in default thereof to forfeit and pay to Government the sums of money mentioned in the said conditions.

Amount to be specified in words

Receipt No. Sub-Treasury at

from Government Treasury or dated in respect of the sum of Rs.

* Strike out (a) if no cash security is herewith forwarded representing the earnest money (a) the full value of which is to be absolutely forfeited to Government should not deposit the full amount of security deposit specified in the above menoradium, in accordance with Clause I (A) of the said conditions, otherwise the said sum of shall be retained by Government on account of such security deposit as aforesaid

SCHEDULE - B.

MEMORANDUM SHOWING ITEMS OF WORK TO BE CARRIED OUT.

	Quantities	an tali ne dre ta six		Cenders rat	e	en en	Total amount according to		יי
Item No.	estimated but may be more or less.	Item of work	In fig	gures	In words	Unit	Total amount according to estimate quantities		
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Note 1 - All work shall be carried out as per Public Works Departments Head-book and other specifications of the Division or as directed.

Note 2 - All the columns in the Schedule should be filled in, in ink and the total of the entries in the last column should be struck by the contractor under his signature.

Note 3 - Rates quoted include clearance of site (prior to commencement of Work and at its close) in all respects and hold good work under all conditions, Site moisture, Weather, etc.

(Signature of Contractor)

Note - To be continued on a additional sheets if found necessary.

(Signature of Cuttive Engineer)
Provincia Action History Survey Survey

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

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

Divisional Accountant.

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

Executive Engineer Division

Contractor

being who shall be entitled to direct at what point or points and in what manner they are to be commenced and from time to time carried on.

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Decision of Superintending Engineer.

Clause 30.— Except where otherwise spec fied in the contract and subject to the powers delegated to him by Government under the Code rules then in force, the decision of the Superintending Engineer of the Circle for the time being shall be final, conclusive, and binding on all parties to the contract upon all questions relating to the meaning of the specifications, drawings, and instructions herein-before mentioned and as to the quality of workmanship, or materials used on the work, or as to any other question, claim, right matter, or the thing whatsoever in any way arising out of, or relating to the contract design, drawings, specifications, estimates, instructions, orders or these conditions or otherwise concerning the works, or the execution or failure to executive the same whether arising during the progress of the work or after the completion or abandonment thereof. The

Store of European or American manufacture to be obtained from Government -

Clause 31.— The contractor shall obtain from the P.W.D. stores all stores and articles of European or American manufacture which may be required for the work or any part thereof or in making up any articles required therefore or in connection therewith, unless he has obtained empl permission in writing from the Engineer-in-charge to obtain such stores and articles elsewhere. The value of such stores and articles as may be supplied to the contractor by the Engineer-in-charge will be debited to the contractor in his account at the rates shown in the schedule in Form "A" attached and h to the contract and if they are not entered in the said schedule; they shall be debited to him at cost price which for the purpose of the contract is shall in slude the cost of carriage and all other expenses whatsoever, which shall have been incurred in cb' aining delivery of the same at the stores aforesaid mima

Lumpsums in estimates

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

Action where no specification

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Definition of world

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Clause 21.— The contractor shall supply at his own cost all material (except such specia material, if any, as may in accordance with the contract, be supplied from the P.W.D. Stores), plant absolu tools, appliances, implements, ladders, cordage tackle, scaffolding and temporary work requisite proper for the execution of the work, whether in the original, altered, or substituted from, and whether included in the specification, or other documents, forming part of the contract of referred to in the conditions or not, and which may be necessary for the purpose of satisfying or complying with the requirements of the Engineer-in-charge as to any matter as to which under these conditions he entitled to be satisfied, or which he is entitled to require together with the carriage therefore to a from the work. The contractor shall also supply with our charge the requisite number of persons wi the means and materials necessary for the purpose of setting out works, and counting, weighting a sustained assisting in the measurement or examination at any time and from time to time of the work or t material, Failing this the same may be provided by the Engineer-in-charge at the expense of the contractor and the expenses may be deducted from any money due to the contractor under f contract, or from his security deposit or the proceeds of sale thereof, or of a sufficient portion there The contractor shall provide all necessary fencing and lights required to protect the public fre accident, and shall also be bound to bear the expenses of defence of every suit, action or other leg proceedings, that may be brought by any person for injury sustained owing to neglect of the abo

And is liable damages arising from non-provision of lights fencing etc. Removal of Bundhis

Clause 7-A. — In the case of silt clearance and other excavation works of channels after the measurement are finally recorded and checked by a competent authority the Contractor shall, on a notice in writing being given by the Engineer-in-charge or his subordinate and within the time specified in the notice, femove "Bundhis" and profile ridges within the designed channel section. If the contractor makes default such work may be carried out departmentally in which case the amount spent on the removing such "Bundhis" and profile ridges shall be deducted from any money due to the contractor or from his Security Deposit the time taken by the contractor in removing "Bunhis" and profile edge shall not be counted towards the period stipulated for the completion of the contract work.

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Payments on Intermediate certificates to be regarded as advances

Clause 8. - No payment shall be made for any work, estimated to cost less than supees five hundred till after the whole of the work shall have been completed and a certificate of completion given. But in the case of works estimated to cost more than rupees five hundred, the contractor shall on submitting bill therefore, as provided in Clause 10, be entitled to receive payment proportionate to the part of the work then approved and passed by the Engineer-in-charge, whose certificate of such approval and passing of the sum so payable shall be final and conclusive against the contractor. All such intermediate payments shall be regarded as payments by way of advance against the final payment only and not as payments for work actually done and completed, and shall not preclude the Engineer-in-charge from requiring and bad, unsound, imperfect or unskilful work to be removed or taken away and re-constructed, or re-erected, nor shall any such payment be considered as an admission of the due performance of the considered as an admission of the due performance of the contract or any part thereof an any respect or the accruing of any claims; nor shall it conclude, determine; or affect in any other way the powers of the Engineer-in-charge as to the final settlement and adjustment of the accounts or otherwise, or in any way vary or effect the contract, the final bill shall be submitted by the contractor within one month of the date fixed for the completion of the work otherwise Engineer-in-charge's certificate of the measurements and of the total amount payable for the works shall be final and binding on all parties.

Payment at reduced retes on eccount of item of work has recepted as completed to be at the direction of the Euginest in charge Clause 9. The rates for several items of works estimated to cost more than Rs. 1.000 agreed to within, shell be valid only when the item concerned is accorded as having been completed fully in accordance within exactioned specifications. In case where the items of work are not accepted as so completed the engineer-in-charge may make payment or account on such items at such reduced rates as he may consider reasonable in the preparation of final or on account bills.

Bills to be submitted monthly

Ciause 10—A bill shall be submitted by the contractor as frequently as the progress of the work may justify for all work executed and not included in any previous bill and the Engineer-in-charge shall take or cause to be taken the requisite measurements for the purpose of having the same verified and the claim, presentation of the bill, at any time depute a subordinate to measure up the said work in he presence of the contractor or his authorised agent, whose countersignature to the measurement list will be sufficient warrant and the Engineer-in-charge may prepare a bill from such list which shall be binding on the contractor in all respects.

Bills to be on Frinted form

Clause 11.—The contractor shall submit all bills on the printed forms to be had on application at the office of the Engineer-in-charge. The charges to be made in the bills shall always be entered at the rates specified in the tender or in the case of any extra work ordered in pursuance of these conditions, and not mentioned or provided for in the tender at the rates hereinafter provided for such work.

Store supplied by Government Clause 12.— If the specification or estimate of the work provides for the use of any special description of materials to be supplied form the stere of the P.W.D. or if it is required that the contractor shall use certain stores to be provided by the Engineer-in-charge (such material and store and the prices to be charged therefore as hereinafter mentioned being so far as practicable for the convenience of the contractor but not so as in any way to control the meaning or effect of this contract specified in the schedule or memorandum hereto annexed) the contractor shall be supplied with such materials and stores as may be required for time to time to be need by him for the purposes of the contract only and the value of the full quantity of the materials and stores so supplied shall be set off or deducted contract, or otherwise, or from the security deposits or the proceeds of sale thereof, if the security deposit is held in Government securities, the same or a sufficient portion thereof shall in that case be sold for the purpose. All materials supplied to the contractor shall remain the absolute property of government and shall on no account be removed from the site of the work, as shall at all times be open to inspection by the Engineer-in-charge. Any such materials unused and in perfectly good condition at the time of completion or determination the contract shall be refunded to the P.W.D.

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percent or such smaller amount as the Superintending Engineer (whose decision in writing should be final) may decide, of the amount of the estimated cost of the whole work as shown by the tender for 3/, th of the work in 1/, th of the time.

and abide by the programme of detailed progress laid down by the Executive Engineer.

In the event of the contractor failing to comply with this condition he shall be liable to pay as compensation an amount equal to one percent, or such smaller amount as the Superintending Engineer (whose decision in writing shall be final) may decide of the said estimated cost of the whole work for every day that the due quantity of work remains incomplete; provide always that the total amount of compensation to be paid under the provisions of this clause shall not exceed 10 percent the estimated cost of the work as shown in the tender.

Action when whole of security deposit if forfieled

- Clause 3. In any case in which under any clause or clauses of this contract the contractor shall have rendered himself liable to pay compensation amounting to the whole of his security deposit (whether paid in one sum or deducted by instalments) or in the case of abandonment of the work owing to the serious illness or death of the contractor or any other cause. The Executive Engineer, on behalf of the Governor of Sind shall have power to adopt any of the following courses as he may deem best suited to the interests of Government:-
- (a) to rescind the contract (of which rescission notice in writing to me contractor under the hand of the Executive Engineer shall be given) and in that case the security deposit of the contractor shall stand forfeited and be absolutely at the disposal of Government.
- (b) To employ labour paid by the Public Works Department and to supply materials to carry out the work, or any part of the work, debiting the contractor with the cost of the labour and the price ofany of the materials (as to the correctness of which cost and price the certificate of the Executive Engineer Engin shall be final and conclusive against the contractor) and crediting him with the value of the work done, in all respects in the same manner and at the same rates as if it had been carried out by the contractor time f under the terms of his contract; and in that case the certificate of the Executive Engineer, as to the value of the work done shall be final and conclusive against the contractor. forcor
- (c) to measure up the work of the contractor and to take such part thereof as shall be aggreg unexecuted out of his hands, and given it to another contractor to complete it, in which case any expenses which may be incurred in excess of the sum which would have been paid to the original contractor if the whole work had been executed by him (as to the amount of which excess expenses and all the certificate in writing of the Executive Engineer shall be final and conclusive shall be borne and paid by the original contractor and shall be deducted from any money due to him by Government under the contractor or otherwise or from his security deposit or the proceeds of sale thereof, or entifica sufficient part thereof. arts of

In the event of any of the above courses being adopted by the Executive Engineer, the contractoren shall have no claim to compensation for any loss sustained by him by reason of his having purchase or procured any materials, or entered into any engagements, or made any advances on account of. with a view to the execution of the work or the performance of the contract. And in case the contract shall be rescinded under the provision aforesaid, the contract shall not be entitled to recover to be paie work, any sum for any work therefore actually performed by him under this contract unless and until the measure Executive Engineer shall have certified in writing the performances of such work and the amount ntractor payable in respect thereof, and he shall only be entitled to be paid the amount so certified. noval o

Action when the progress of any particular Position of the work is isatisfactory.

Clause 4.— If the progress of any particular portion of the work is unsatisfactory the Executive Clause 4.— If the progress of any particular portion of the work is unsatisfactory the Executive Arractor, Engineer shall, notwithstanding that the general progress of the work is in accordance with the thinks conditions mentioned in clause 2, be entitled to take action under clause 3 (b) after giving the controller such in the controller such i 10 days' notice in writing. The contractor will have no claim for compensation for any loss sustain plus may by him owing to such action.

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by the Public Works Department and their rates shall be filled in and completed by the office of the Executive Engineer, before the tender form is issued. If a form issued to an intending tender has not been so filled in and completed he shall request the said office to have this done before he completes and delivers his tender.

9. All work shall be measured net by standard measure and according to the rules and custom of the Public Works Department without reference to any local custom.

10. Under no circumstances shall any contractor be entitled to claim enhanced rates for any items in the contract. The contractor may, however, seek any clarification not intended to: substance or the rate quoted by the contractor.

11. Where the authority competent to accept a tender is any of the following authorities, the tender shall from the date of opening tenders be valid for the period mentioned below against such

> Executive Engineer Superintending Engineer Chief Engineer Government

Thirty days Sixty days Ninty days

One hundred and eighty days

Tender for Work

*in figures as well as in words.

I/We hereby tender for the execution, for the Governor of Sind, (therein-befor) and hereinafter referred to as "Government"), of the work specified in the under written memorandur a within the time percent below/above the estimated rates entered in Schedule specified in such memorandum at* "B" (memorandum showing items of work to be carried out and in accordance in all respects with the specifications, designs, drawings, and instructions given in writing in pursuance of the tender and in clause 12 of the annexed conditions of contract and agree that when materials for the work are provided by the Government such materials and the rates to be paid for them shall be as provided in Schedule "A" hereto. L wn

a) If several sub-work are included should be detailed in a separate

c) The amount of earnest money to be deposited shall be in accordance with the provisions of para 515 and 516 of the P.W.D. Manual.

d) This deposit at all be in accordance with paras 515 and 521 A of the P.W.D. Manual.

e) This percentage where no security deposit is taken, will vary from 5 percent to 10 percent according to the requirement, of the case, where security deposit is taken. See note of Clause 1 of condition of contracts.

f) Give schedule where necessary showing dated by which the various items are to be completed. General description. 6.00 (M),

Memorandum

Estimated cost.

Earnest money

Security deposit — (including earnest money)

Percentage, if any, to be deducted from bills 3/) per cent. (Rupces

Time allowed for the work from date of written order Six Months to commence.

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Should this tender be accepted I/we hereby agree to abide by and fulfill all the terms a provisions of the conditions of contract annexed hereto so far as applicable, and in default thereof Note: forfeit and pay to Government the sums of money mentioned in the said conditions. if such

* Amount to be specified in words

Receipt No. Sub-Treasury at

from Government Treasury or dated in respect of the sum of Rs.

C observe

* Strike out (a) if no eash security deposit is to be taken.

is herewith forwarded representing the earnest money (a) the full value of which is to be absoluted given forfeited to Government should not deposit the full amount of security deposit specified in the aborocced memorandum, in accordance with Clause 1 (A) of the said conditions, otherwise the said sunhe part shall be retained by Government on account of such security deposit as afores

SCHEDULE - B.

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MEMORANDUM SHOWING ITEMS OF WORK TO BE CARRIED OUT.

Quantities estimated but		Tenders rate			Unit	Total amount according to	
ltem may be more or No. less.	Item of work	In f	igures	In word:	Oint	estimate quantities	
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Note 1 - All work shall be carried out as per Public Works Departments Head-book and other specifications of the Division or as directed. Note 2 - All the columns in the Schedule should be filled in, in ink and the total of the entries in the last column should be struck by the

Note 2 - All the columns in the Schedule standards of the standard of the contractor under his signature.

Note 3 - Rates quoted include clearance of site (prior to commencement of Work and at its close) in all respects and hold good work under all tookditions, Site moisture Weather, etc.

SASSAULE Rigineer

(Signature of Contractor)

Note - To be continued on a additional sheets if found necessary.

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

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

HABIBULL H KALWAR
Divisional Accounts Officer
Provincial Highway Brissonuntan
SUKKUR

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

Contractor

Executive Engineer Division

Executive Engineer.

work, or as to any other question, claim, right matter, or the thing whatsoever in any way arising of of, or relating to the contract design, drawings, specifications, estimates, instructions, orders or thesconditions or otherwise concerning the works, or the execution or failure to executive the same whether arising during the progress of the work or after the completion or abandonment thereof. ne-bre

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Store of European of American manufactors to be obtained from

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

Lamnsums in estimates.

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

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and prome edge shall not be confired lowerds the period suputated for the completion of the confract work.

Payments on Intermodiate certificates to be regarded as advances

Clause 8. - No payment shall be made for any work, estimated to cost less than supees five hundred till after the whole of the work shall have been completed and a certificate of completion. given. But in the case of works estimated to cost more than rupees five hundred, the contractor shall on submitting bill therefore, as provided in Clause 10, be entitled to receive payment proportionate to the part of the work then approved and passed by the Engineer-in-charge, whose certificate of such approval and passing of the sum so payable shall be final and conclusive against the contractor. All such intermediate payments shall be regarded as payments by way of advance against the final payment only and not as payments for work actually done and completed, and shall not practice the Engineer-in-charge from requiring and bad, unsound, imperfect or unskilful work to be removed or taken away and re-constructed, or re-erected, nor shall any such payment be considered as an admission of the due performance of the considered as an admission of the due performance of the contract or any part thereof an any respect or the accruing of any claims; nor shall it conclude, determine; or affect in any other way the powers of the Engineer-in-charge as to the final settlement and adjustment of the accounts or otherwise, or in any way vary or effect the contract, the final bill shall be submitted by the contractor within one mouth of the date fixed for the completion of the work otherwise Engineer-in-charge's certificate of the measurements and of the total amount payable for the works shall be final and binding on all parties.

Payment at recluced rates on account of item of work not accepted as completed to be at the direction of the Engineer in charge

Clause 9. The rates for several items of works estimated to cost more than Rs. 1.000 agreed to within, shall be valid only when the item concerned is accepted as having been completed fully in accordance with he sanctioned specifications. In case where the items of work are not accepted as so completed the engineer-in-charge may make payment on account on such items at such reduced rates as he may consider reasonable in the preparation of final or on account bills.

Bills to be submitted monthly

Clause 10—A bill shall be submitted by the contractor as frequently as the progress of the work may justify for all work executed and not included in any previous bill and the Engineer-in-charge shall take or cause to be taken the requisite measurements for the purpose of having the same verified and the claim, presentation of the bill, at any time depute a subordinate to measure up the said work in he presence of the contractor or his authorised agent, whose countersignature to the measurement list will be sufficient warrant and the Engineer-in-charge may prepare a bill from such list which shall be binding on the contractor in all respects.

Bills to be on Frinted form

Clause 11.—The contractor shall submit all bills on the printed forms to be had on application at the office of the Engineer-in-charge. The charges to be made in the bills shall always be entered at the rates specified in the tender or in the case of any extra work ordered in pursuance of these conditions, and not mentioned or provided for in the tender at the rates hereinafter provided for such work.

Store supplied by Government

Clause 12.— If the specification of estimate of the work provides for the use of any special description of materials to be supplied form the store of the P.W.D. or if it is required that the contractor shall use certain stores to be provided by the Engineer-in-charge (such material and store and the prices to be charged therefore as hereinafter mentioned being so far as practicable for the convenience of the contractor but not so as in any way to control the meaning or effect of this contract specified in the schedule or memorandum hereio annexed) the contractor shall be supplied with such materials and stores as may be required for time to time to be need by him for the purposes of the contract only and the value of the full quantity of the materials and stores so supplied shall be set off or deducted contract, or otherwise, or from the security deposits or the proceeds of sale thereof, if the security deposit is held in Government securities, the same or a sufficient portion thereof shall in that case be sold for the purpose. All materials supplied to the contractor shall remain the absolute property of government and shall on no account be removed from the site of the work, as shall at all times be open to inspection by the Engineer-in-charge. Any such materials unused and in perfectly good condition at the time of completion or determination the contract shall be refunded to the P.W.D.

middle

percent or such smaller amount as the Superintending Engineer (whose decision in writing shall be final) may decide, of the amount of the estimated cost of the whole work as shown by the tender for every day that the work remains uncommenced, or unfinished, after the proper dates. And further to ensure good progress during the execution of the work, the contractor shall be bound, in all cases in which the time allowed for completion of any work exceeds one month, to complete:

1/4th of the work in 1/4th of the time

1/2 of the work in 1/2 of the time

3/4th of the work in 1/4th of the time.

and abide by the programme of detailed progress laid down by the Executive Engineer.

In the event of the contractor failing to comply with this condition he shall be liable to pay as compensation an amount equal to one percent, or such smaller amount as the Superintending Engineer (whose decision in writing shall be final) may decide of the said estimated cost of the whole work for every day that the due quantity of work remains incomplete; provide always that the total amount of compensation to be paid under the provisions of this clause shall not exceed 10 percent the estimated cost of the work as shown in the tender.

when whole of security deposit if forficted.

Clause 3. — In any case in which under any clause or clauses of this contract the contractor shall have rendered himself liable to pay compensation amounting to the whole of his security deposit (whether paid in one sum or deducted by instalments) or in the case of abandonment of the work owing to the serious illness or death of the contractor or any other cause. The Executive Engineer, on behalf of the Governor of Sind shall have power to adopt any of the following courses, as he may deem best suited to the interests of Government:-

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

In the event of any of the above courses being adopted by the Executive Engineer, the contractor shall have no claim to compensation for any loss sustained by him by reason of his having purchased or procured any materials, or entered into any engagements, or made any advances on account of, or with a view to the execution of the work or the performance of the contract. And in case the contract shall be rescinded under the provision aforesaid, the contract shall not be entitled to recover to be paid any sum for any work therefore actually performed by him under this contract unless and until the Executive Engineer shall have certified in writing the performances of such work and the amount payable in respect thereof, and he shall only be entitled to be paid the amount so certified.

Action when the progress of any perticular Position of the work is

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

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10. Under no circumstances shall any contractor be entitled to claim enhanced rates for a items in the contract. The contractor may, however, seek any clarification not intended to it substance or the rate quoted by the contractor.

11. Where the authority competent to accept a tender is any of the following authorities, tender shall from the date of opening tenders be valid for the period mentioned below against su Execu authority.

Executive Engineer Superintending Engineer Chief Engineer Government

Thirty days Sixty days Ninty days

Date

One hur dred and eighty days

Tender for Work

(A) upto,

is

p

11

*in figures as well as in words.

I/We hereby tender for the execution, for the Governor of Sind, (therein-before and hereinaft by h referred to as "Government"), of the work specified in the under written memorandum within the tim or G percent below/above the estimated rates entered in Schedul sum specified in such memorandum at* "B" (memorandum showing items of work to be carried out and in accordance in all respects with the full specifications, designs, drawings, and instructions given in writing in pursuance of the tender and i pay clause 12 of the annexed conditions of contract and agree that when materials for the work ar dep provided by the Government such materials and the rates to be paid for the n shall be as provided in Go Schedule "A" hereto. ift

a) If several sub-work are included they should be detailed in a separate

- General description.
- Estimated cost.
- Earnest money.

W/R of mod from Haligi M. P. Check Part we to F.F. R. Watchi Tawar Mile 9/4-10/2

be deposited shall be in accordance with the provisions of para 515 and 516 of the P.W.D. Manual.

c) The amount of earnest money to

d) This deposit at all be in accordance with paras 515 and 521 A of the P.W.D. Manual.

e) This percentage where no security deposit is taken, will vary from 5 percent to 10 percent according to the requirement, of the case, where security deposit is taken. See note of Clause 1 of condition of contracts.

f) Give schedule where necessary showing dated by which the various items are to be completed.

Security deposit — (including earnest money)

Percentage, if any, to be deducted from bills) per cent. (Rupees

Time allowed for the work from date of written order Months to commence.

Should this tender be accepted I/we hereby agree to abide by and fulfill all the terms and provisions of the conditions of contract annexed hereto so far as applicable, and in default thereof to forfeit and pay to Government the sums of money mentioned in the said conditions.

* Amount to be specified in words and Figures

Receipt No. 1895 70 dated 25 7 from Government Treasury or Sub-Treasury at Suk / in respect of the sum of Rs. 200 000/

* Strike out (a) if no cash security deposit is to be taken.

is herewith forwarded representing the earnest money (a) the full value of which is to be absolutely forfeited to Government should not deposit the full amount of security deposit specified in the above memorandum, in accordance with Clause 1 (A) of the said conditions, otherwise the said sum of shall be retained by Government on account of such security deposit as aforesaid

Bid Evaluation report

1. Name of Procuring Agency: Executive Engineer Provincial Highway Division Sukkur

2. Tender Reference No:

NIT No. TC/G-55/ 582 Dated 28-04-2011

3. Tender Description/Name of work/item: Construction of road from Sangrar Serai to village

Newabad Mile 3/0-5/0 (i/c M.S)

4. Method of Procurement:

Competative Bid

5. Tender Published: SPPRA Authority Website I.D No.

(1)

(2)

(3)

6. Total Bid documents sold:

3 Nos:

7. Total Bids Received:

3 Nos:

8. Technical Bid Opening date: (if applicable) No (Provide details in separate form)

9. No. of Bid technicall qualified (if applicable): No.

10. Bid(s) Rejected:

2 Nos:

11. Financial Bid Opening date: 23-05-2011

12 Rid Evaluation Reports

S No	Name of Firm or Bidder	Cost offered by the Bidder	Ranking in items of cost	Compari son with Estimate d cost	for	Remarks
0	1	2	3	4	5	
1	M/s Best Construction Co:	22.284259	lst	(A) 0.15% below (B) 0.10% below (C) 0.37% below the estimate	Accented being lowert	6
2	M/s Mohammad Umar & Co:	22.291560	2nd	(A) 0.10% below (B) 0.05% below (C) 0.27% below the estimate	Rejected due to highest rate quoted by the Bidder	
3	M/s Siraj Enterprises	22.298141	310	(A) 0.05% below (B) 0.02% below (C) 0.17% below the	Rejected due to highest rate quoted by the Bidder	

Signatures of the Members of the Committee

Chairman

Superintending Engineer Provincial Highway Chele Sukkur

Member

Divisional Accounts Officer Provincial Highway Division Sukkur

Executive Engineer Provincial Highway Division Sukkur

SINDH PUBLIC PROCUREMENT REGULATORY AUTHORITY

CONTRACT EVALUATION FORM

TO BE FILED BY ALL PRECURING AGENCIES FOR PUBLIC CONTRACTS OF WORKS, SERVICES & GOODS

1) NAME (OF THE ORGANIZATION / DEPTT:	PROVINCIAL HIGHWAY DIVISION SUKKUR (WORKS & SERVICES DEPARTMENT)				
2) PROVIN	CIAL/LOCAL GOVT/OTHER	PROVINCIAL				
3) TITLE C	F THE CONTRACT	CONSTRUCTION OF ROAD WORK				
4) TENDER	RNUMBER	(1)				
5) BRIEF D	DESCRIPTION OF CONTRACT	CONSTRUCTION OF ROAD FROM SANGRAR SERAL TO NEWABAD MILE 3/0-5/0 (I/C M.S)				
6) FORUM	THAT APPROVED THE SCHEME	P. D. W. P.				
7) TENDER	R ESTIMATED VALUE	RS. 8.00 (M)				
	ER'S ESTIMATE works only)	RS. 22.306 (M)				
9) ESTIMA	TED COMPLETION PERIOD (AS P	ER CONTRACT) <u>6 MONTHS</u>				
10) TENDE	R OPENED ON (DATE & TIME)	23-05-2011 @ 1:00 P.M				
II) NUMBI	ER OF TENDER DOCUMENTS SOL	D 3 NOS: (LIST ATTACHED)				
12) NUMB	ER OF BIDS RECEIVED	3 NOS:				
13) NUMBI	ER OF BIDDERS PRESENT AT THE	TIME OF BIDS 3 NOS:				
14) BID EV (Enclose	ALUATION REPORT a copy)	ATTACHED				
15) NAME	AND ADDRESS OF THE SUCCESS	FUL BIDDER M/S BEST CONSTRUCTION CO: GOVT: CONTRACTOR SUKKUR				
16) CONTR	RACT AWARD PRICE	RS. 22.284259 (M)				
4 CONTRACTOR OF THE PARTY OF TH	NG OF SUCESSFUL BIDDER IN E 2nd, 3rd EVALUATION BID)	VALUATION REPORT 1ST_M/S BEST CONSTRUCTION CO: 2ND_M/S MOHAMMAD UMAR & CO: 3RD_M/S SIRAJ ENTERPRISES				
18) METHO	OD OF PROCUREMENT USED :- (T	iek one)				
a)	SINGLE STAGE - ONE ENVELOP	E PROCEDURE				
b)	SINGLE STAGE - TWO ENVELOP	PE PROCEDURE				
c)	TWO STAGE BIDDING PROCEDU	JRE				
d)	SINGLE STAGE - ONE ENVELOP	E PROCEDURE				
	PLEASE SPECIFY IF ANY OTHER MI i.e EMERGENC, DIRECT CONTRACT	ETHOD OF PROCUREMENT WAS ADOPTED ING ETC WITH REASONS:				



19) APPROVING AUTHORITY FOR AWARD OF CONTRACT SUPERINTENDING ENGINEER PROVINCIAL HIGHWAY CIRCLE 20) WHETHER THE PROCUREMENT WAS INCLUDED IN ANNUAL PROCUREMENT PLAN? Yes No 21) ADVERTISEMENT: SPPRA Website i). Yes 1 LD NO. (If yes, give date and SPPRA Identification No.) No (1) Daily Kaleem •7/5 News Papers ii). Yes V (2) Daily Awami Forum 67/5 (If yes, give names of newspapers and date) (3) Express Tribune 07/5 No Domestic/ 22) NATURE OF CONTRACT Int: 23) WHETHER QUALIFICATION CRITERIA WAS INCLUDED IN THE BIDDING / TENDER DOCUMENTS? (If yes, enclose a copy) No 24) WHETHER BID EVALUATION CRITERIA Yes No WAS INCLUDED IN BIDDING / TENDER (If yes, enclose a copy) 25) WHETHER APPROVAL OF COMPETENT AUTHORITY WAS OBTAINED FOR USING A METHOD OTHER THAN OPEN COMPETITIVE BIDDING? Yes No 26) WAS BID SECURITY OBTAINED FROM ALL THE BIDDERS? Yes No 27) WHETHER THE SUCCESSFUL BID WAS LOWEST EVALUATED BID / BEST EVALUATED BID Yes No (in case of Consultancies) 28) WHETHER THE SUCCESSFUL BIDDER WAS No. TECHNICALLY COMPETANT?

29) WHETHER NAMES OF THE BIDDERS AND THEIR QUOTED PRICES WHERE READ OUT

30) WHETHER EVALUATION REPORT GIVEN TO BIDDERS BEFORE THE AWRAD OF

Yes

Yes

No

No

AT THE TIME OF OPENING OF BIDS?

(Attach copy of the bid evaluation report)

CONTRACT?

31) ANY COMPLAINTS RECEIVED (If yes, result thereof)	Yes			11.	
	No		/		_
32) ANY DEVAITION FROM SPECIFICATIONS GIVEN	IN THE TEN	DED MA		-	
DOCUMENTS (If yes, give details)	Yes	DER NO	TICE /		
e e	No	~	/		
33) WAS THE EXTENSION MADE IN RESPONSE TIME (If yes, give reasons)	? Yes				
	No	- V	_		_
34) DEVAITION FROM QUALIFICATION CRETERIA					
(If yes, give detailed reasons.)	Yes		,		
	No	V			-
35) WAS IT ASSURED BY THE PROCURING AGENCY 2	CHAT THE OF		D CONTRACTOR	000000000000000000000000000000000000000	
WAS IT ASSURED BY THE PROCURING AGENCY TO BLACK LISTED? WAS A VISIT MADE BY ANY OFFICER/OFFICIAL OFFICERS PRIMISES IN CONSTRUCTION. THE SUPPLIER'S PRIMISES IN CONSTRUCTION.	Yes		No		
6) WAS A VISIT MADE BY ANY OFFICER/OFFICIAL O	Yes F THE PROC E PROCUREN SIT, IF ABRO	URING A	No AGENC F SO, DI		
6) WAS A VISIT MADE BY ANY OFFICER/OFFICIAL O HE SUPPLIER'S PRIMISES IN CONNECTION WITH TH O BE ASCERTAINED REGARDING FINANCING OF VI	Yes OF THE PROC E PROCUREN SIT, IF ABRO Yes	URING , MENT? I AD.	No AGENC F SO, DI	Y TO ETAIL	.s
35) WAS IT ASSURED BY THE PROCURING AGENCY TO BLACK LISTED? 6) WAS A VISIT MADE BY ANY OFFICER/OFFICIAL OF THE SUPPLIER'S PRIMISES IN CONNECTION WITH THE OFFICE OF ASSERTAINED REGARDING FINANCING OF VISION WHERE PROPER SAFEGUARDS PROVIDED ON MOSE IN THE CONTRACT (BANK GUARINTEED ETC.)?	Yes OF THE PROC E PROCUREN SIT, IF ABRO Yes	URING , MENT? I AD.	No AGENC F SO, DI	Y TO ETAIL	.s
6) WAS A VISIT MADE BY ANY OFFICER/OFFICIAL OF THE SUPPLIER'S PRIMISES IN CONNECTION WITH THE OF ASCERTAINED REGARDING FINANCING OF VE	Yes OF THE PROC E PROCUREN SIT, IF ABRO Yes	URING , MENT? I AD.	No AGENC F SO, DI	Y TO ETAIL	.s
6) WAS A VISIT MADE BY ANY OFFICER/OFFICIAL OF THE SUPPLIER'S PRIMISES IN CONNECTION WITH THE OF BE ASCERTAINED REGARDING FINANCING OF VISOR OF THE PROPER SAFEGUARDS PROVIDED ON MOSE IN THE CONTRACT (BANK GUARINTEED ETC.)?	Yes OF THE PROCURENT SIT, IF ABRO Yes BILIZATION	URING , MENT? I AD.	No AGENC F SO, DI No CE PAY	Y TO ETAIL	.s
6) WAS A VISIT MADE BY ANY OFFICER/OFFICIAL OF THE SUPPLIER'S PRIMISES IN CONNECTION WITH THE OF ASCERTAINED REGARDING FINANCING OF VE	Yes OF THE PROCURENT SIT, IF ABRO Yes BILIZATION	URING , MENT? I AD.	No AGENC F SO, DI No CE PAY	Y TO ETAIL	.s
6) WAS A VISIT MADE BY ANY OFFICER/OFFICIAL OFFICE SUPPLIER'S PRIMISES IN CONNECTION WITH THE OBE ASCERTAINED REGARDING FINANCING OF VERTICAL OF VISION OF THE PROPER SAFEGUARDS PROVIDED ON MOISIN THE CONTRACT (BANK GUARINTEED ETC.)?	Yes OF THE PROCURENT SIT, IF ABRO Yes BILIZATION .	URING , MENT? I AD.	No AGENC F SO, DI No CE PAY	Y TO ETAIL	.s

No: TC/G-55/ 100/ / of 2011. OFFICE OF THE :-EXECUTIVE ENGINEER, PROVINCIAL HIGHWAY DIVISION SUKKUR, DATED: - Od /ob/ 2011.

To,

M/s Best Construction Co. Government Contractor Sukkur,

SUBJECT:

CONSTRUCTION OF ROAD FROM SANGRAR SERAI TO NEWABAD MILE 3/0 - 5/0 (I/C M.S).

The lowest rates (details as noted below) offered by you for the work noted above on 23-05-2011 are found reasonable and is approved by the Superintending Engineer, Provincial Highway Circle Sukkur under his office letter No: BB/AC-(i)/ 2074 dated: 26/5/2011. Total Tender Amount is Rs: 22.284259 Million (Rupees Twenty Two Million Two Hudred Eighty Four Thousand Two Hunded & Fifty Nine) only.

Part "A" Road work Rate 19.85 % Above (Nineteen Point Eight Five Percent Above) Except diff: cost of bitumen. Amounting Rs: 1,62,24,063/=

Part "B" Road work Rate 19.90 % Above (Nineteen Point Nine Zero Percent Above) Except diff: cost of bitumen. Amounting Rs: 55,82,240/=

Part "C" Const: 3'Span Cul: (04 Nos:) Rate 44.30 % Above (Forty Four Point Three Zero Percent Above) Amounting Rs: 4,77,956/-

You are therefore directed to please attend Divisional Office within 7 days for completing the tender documents for sanction the competant authority. Till agreement is sanctioned all clause of agreements will be treated as inforced

You are further directed to obtain necessary instructions from Assistant Engineer Provincial Highway Sub-Division Sukkur to start the work within a week time from the date of issue of this work order and complete it within period of 6 Months.

4.

It should be noted that:

The work shall be carried out as per public works department i) hand book and other specifications of Division, as directed. ii)

No premium will be paid on item based on market rates and sanctioned by the competant authority out side the schedule of rates inforce. iii)

Nothing shall be paid for cartage of material what-so-ever brought at the site of work including material from Government stores.

Payment on account of Difference Cost of Bitumen will be made on the iv) basis of actual consumption at site.

> Executive Engineer Provincial Highway Division Sukkur.

Copy f. w. c's to the Assistant Engineer, Provincial Highway Sub-Division Sukkur for information. The work should be executed strictly in accordance with the estimate. Any excess / deviation / departure without specific approval from competant authority shall be personal responsibility of the Assistant Engineer. The actual date of start of the work and progress report as stages under clause-2 of the agreement by promptly reported to Division Office for taking necessary action. On completion of work, date of completion be

> Executive Engineer Provincial Highway Division Sukkur.

NAME OF SCHEME:-

CONSTRUCTION OF ROAD FROM SANGRAR SERAI TO NEWABAD MILE 3/0 - 5/0.

SCHEDULE "B"

Part-A.

UANTITY	ITEM OF WOR	RK RAT	E UNIT	AMOUNT
CUT Earth work	c excavation in ahses sa	ands soft soil or silt clea	arance leading li	ft and lead.
1296295 (Cft.		P. % Cft.	Rs: 862684/=
	(Rupees Six Huno	lred Sixty Five & Fifty	paisa) only	
		by bulldozers i/c luggi re content lead upto in a		breaking dressin
1013248 (Cn.	@ Rs: 1262/78	P. % Cft.	Rs: 1279509/=
(R	upees One Thousand T	wo Hundred Sixty Two	o & Seventy Eig	ht paisa) only
compaction	n with optimum poistu	by bulldozers i/c luggi re content lead upto 10		
soil except 95 – 100%				
	Density	@ Rs: 4885/15	P. % 0 Cft.	Rs: 717320/=
95 - 100%	Density ft. (Rupees Four Tho	@ Rs: 4885/15 ousand Eight Hundred E		
<u>95 – 100%</u> 146837 C	ft. (Rupees Four Thoughty	are well and the first		
95 – 100% 146837 C 85% Densi	nt. (Rupees Four Tho	ousand Eight Hundred E	Eighty Four & Fi	ifteen paisa) onl Rs: 1697642/=
95 – 100% 146837 C 85% Densi 433500 C Preparing approve quant pack 2:3% i/c w	ft. (Rupees Four Thoughts) ft. (Rupees Three Thoughts) Sub Base course by substite the substite to the substitute	ousand Eight Hundred E	P. % 0 Cft. Sixteen & Thirters stone metal 1 to ness to proper car g plasticity inderended as per metal to the store of th	Rs: 1697642/= een paisa) only /2" – 2" guage of mber and grad if ex not more that modified AASHO
95 – 100% 146837 C 85% Densi 433500 C Preparing approve quant pack 2:3% i/c w	ft. (Rupees Four Thoughts ft. (Rupees Three T	@ Rs: 3916/13 @ Rs: 3916/13 nousand Nine Hundred applying and spreading uarry in required thicknown of the pitrun Gravel having to achieve 98-100%	P. % 0 Cft. Sixteen & Thirters stone metal 1 to ness to proper car g plasticity inderended as per metal to the store of th	Rs: 1697642/= een paisa) only /2" – 2" guage of mber and grad if ex not more that modified AASHO

16300 Rft.

materials T&P and carriage upto site of work).

5.

@ Rs: 923/82

Laying Brick on end edging including supplying 9x"4 1/2 "x3" first class bricks.

excavation for laying edging with small size parallel to the road (Rate i/c all costs of

P. % Rft.

Rs: 150583/=

(Rupees Nine Hundred Twenty Three & Eighty Two paisa) only

Contd...p/2

M15.13

3

QUANTITY ITEM OF WORK RATE UNIT AMOUNT

6. Providing Base Course i/c supplying and spreading stone metal of approved qualify from Arrore quarry properly graded to maximum size of 1 ½ and required thickness to proper camber and grade i/c supplying spreading 15 Cft of screening and non plastic quarry fines filling depression with stone metal after initial rolling i/c watering and compacting the same so as to achieve 100 % density as per modified AASHO specification (Rate i/cs providing of using templates, camber plates, screen forms as directed) Rate i/cs all cost of material T&P and carriage upto site of work.

48946 Cft.

@ Rs: 2839/55

P. % Cft.

Rs: 1389846/=

(Rupees Two Thousand Eight Hundred Thirty Nine & Fifty Five paisa) only

 Providing 1st coat of surface dressing on new or existing surface with 30 lbs Bitumen and 4 Cft. of Crushed bajri of required size including cleaning the road surface rolling etc. complete (Rate includes all cost of Materials T&P and carriage upto 3 chains).

97891 Sft.

@ Rs: 408/91

P. % Sft.

Rs: 400286/=

(Rupees Four Hundred Eight & Ninety One paisa) only

 Providing 1" thick (consolidated) premixed carpet in proper camber and grade including supplying 10 Cft. Crushed Bajri 4 Cft. Hill sand of approved quality and 67 lbs of bitumen of 80/100 penetration including mixing in mechanical mixer in required proportion including heating materials T&P and carriage upto 3 chains.

97891 Sft.

@ Rs: 1556/39

P % Sft

Rs: 1523566/=

(Rupees One Thousand Five Hundred Fifty Six & Thirty Nine paisa) only

9. Diff: Cost of Bricks.

65200 Nos:

@ Rs: 1000/-

P.%Nos:

Rs: 65200/=

(Rupees One Thousand) only

10. Diff: Cost of Bitumen.

53.75 Tons

@ Rs: 68470/70

P. Ton.

Rs: 3680300/=

(Rupees Sixty Eight Thousand Four Hundred Seventy & Seventy paisa) only

Total

Rs: 14151317/=

(CONTRACTOR)

WPROVINCIAL HIGHWAY DIVISION SUKKUR.

NAME OF SCHEME:-

CONSTRUCTION OF ROAD FROM SANGRAR SERAI TO NEWABAD MILE 3/0 - 5/0.

SCHEDULE "B"

Part-B.

QUANTITY ITEM OF WORK RATE UNIT AMOUNT

 Earth work for road embankment by bulldozers i/c plougging mixing clod breaking dressing and compacting with optimum moisture content lead upto 100 ft; and lift upto 5 ft; in all types of soil accept rock 95 – 100 % compaction.
 85% Density

293100 Cft.

@ Rs: 3916/13

P. %0 Cft.

Rs: 1147818/=

(Rupees Three Thousand Nine Hundred Sixteen & Thirteen paisa) only.

95-100% Density

87014 Cft.

@ Rs: 4885/15

P. %0 Cft.

Rs: 425076/=

(Rupees Four Thousand Eight Hundred Eighty Five & Fifteen paisa) only.

 Providing sand cushion including supplying and spreading Pit/Canal sand of approved quality from approved surface of supply to site of work including watering and rolling etc complete Rate includes all cost of material T&P and carriage of 3.0 miles.

19034 Cft.

@ Rs: 473/70

P. % Cft.

Rs: 90164/=

(Rupees Four Hundred Seventy Three & Seventy paisa) only

3. Preparing Sub Base course by supplying and spreading stone metal 1 ½ " - 2" guage of approve qualify from approved quarry in required thickness of 6" thick in 2 layers (3" thick in each) to proper camber and graded i/c hand packing, filling voids with 20 Cft. Pit canal sand and having plasticity index not more than 6 % of suitable quality, watering and compacting to achieve 98-100 % density as per modified AASHO specification. (Rate i/cs all cost of material and carriage upto site of work).

30020 Cft.

@ Rs: 2651/21

P. % Cft.

Rs: 796763/=

(Rupees Two Thousand Six Hundred Fifty One & Twenty One paisa) only

4. Laying Brick on end edging including supplying 9x"4 ½ "x3" first class bricks, excavation for laying edging with small size parallel to the road i/c all costs of materials T&P and carriage upto chains.

5400 Rft.

@ Rs: 923/82

P. % Rft.

Rs: 49886/=

(Rupees Nine Hundred Twenty Three & Eighty Two paisa) only

1.

Contd...P/2

QUANTITY ITEM OF WORK RATE UNIT AMOUNT

Providing Base Course i/c supplying and spreading stone metal of approved qualify from 5. Arrore quarry properly graded to maximum size of 1 1/2 and required thickness to proper camber and grade i/c supplying spreading 15 Cft of screening and non plastic quarry fines filling depression with stone metal after initial rolling i/c watering and compacting the same so as to achieve 100 % density as per modified AASHO specifications (Rate i/cs providing of using templates, camber plates, screen forms as directed) Rate i/cs all cost of material T&P and carriage upto site of work.

16315 Cft.

@ Rs: 2839/55

P. % Cft.

Rs: 463272/=

(Rupees Two Thousand Eight Hundred Thirty Nine & Fifty Five paisa) only

Providing 1st coat of surface dressing on new or existing surface with 30 lbs Bitumen and 6. 4 Cft. of Crushed bajri of required size including cleaning the road surface rolling etc. complete (Rate includes all cost of Materials T&P and carriage upto 3 chains).

32600 Sft.

@ Rs: 408/91

P. % Sft.

Rs: 133427/=

(Rupees Four Hundred Eight & Ninety One paisa) only

Providing 1" thick (consolidated) premixed carpet in proper camber and grade including 7. supplying 10 Cft. Crushed Bajri 4 Cft. Hill sand of approved quality and 67 Ibs of bitumen of 80/100 penetration including mixing in mechanical mixer in required proportion including heating materials T&P and carriage upto 3 chains.

32630 Sft.

@ Rs: 1556/39

P % Sft.

Rs: 507850/=

(Rupees One Thousand Five Hundred Fifty Six & Thirty Nine paisa) only

8. Diff: Cost of Bricks.

21752 Nos:

@ Rs: 1000/-

P. %0 Nos:

Rs: 21752/=

(Rupees One Thousand) only

Diff: Cost of Bitumen. 8.

17.92 Tons

@ Rs: 68470/70

P. Ton.

Rs: 12,26,995/=

(Rupees Sixty Eight Thousand Four Hundred Seventy & Seventy paisa) only

Total

Rs: 48,63,003/=

RACTOR)

EXECUTIVE ENGINEER WPROVINCIAL HIGHWAY DIVISION SUKKUR.

NAME OF SCHEME:-

CONSTRUCTION OF 3' SPAN CULVERTS R.C.C SLAB (04 NOS:) ALONG ROAD FROM SANGRAR SERAI TO NEWABAD MILE 3/0 - 5/0.

SCHEDULE "B"

Part-C. QUANTITY ITEM OF WORK RATE UNIT AMOUNT Excavation in foundation bridges and other structure i/c dag balling dressing and refilling around the structure member laid excavated earth watering and remaining lead upto 100 'and lift upto 5 ' in sandy soil. 1153 Cft. @ Rs: 1306/80 P. % 0 Cft. Rs: 1,507/= (Rupees one thousand three hundred six & eighty paisa) only 2. Cement concrete brick or stone Plaster of 11/2" to 2" guage in cement mortor ratio 269 Cft @ Rs: 3584/10 P. % Cft. Rs: 9,641/= (Rupees three thousand five hundred eighty four & ten paisa) only Pucca brick work in foundation and plinth in cement sand mortor ratio 1:4 3. 459 Cft. @ Rs: 4150/30 P. % Cft. Rs: 19.049/= (Rupees four thousand one hundred fifty & thirty paisa) only Cement concrete plain i/c compacting finishing and curring complete i/c washing of stone 4. aggregate without shuttering ratio 1:2:4 hill sand to be used. 41 Cft. @ Rs: 5941/10 P. % Cft. Rs: 2,436/=

(Rupees five thousand nine hundred forty one & ten paisa) only

Fabrication of mild steel reinforcement for cement concrete i/c cutting bending laying 5. in position to making joints and fastening i/c cost of binding wires also removal of

6.90 Cwt

@ Rs: 2651/55 P. Cwt.

Rs: 18,296/=

(Rupees two thousand six hundred fifty one & fifty five paisa) only

Contd: p/2

MISIS

	FEM OF BUODIS			
QUANTITY IT	TEM OF WORK	RATE	UNIT	AMOUNT
			Otti	L CIVICACITA L

6. R.C.C work i/c all labour and material except rock cost of steel reinforcement for cement and its labour for bending and binding which will be paid separately this rate also i/c all kind of forms mould lifting watering curring rendering and finishing of washing of shingle (a) R.C.C work in slab in suit laid in position complete in all respect Ratio 1:2:4 sand to be used.

161 Cft.

@ Rs: 114/=

P. Cft.

Rs: 18,354/=

(Rupees one hundred fourteen) only

Errection removal of centering for R.C.C plain work (Vertical of Partal wood).

101 Sft.

@ Rs: 1405/75

P. % Sft.

Rs: 1,419/=

(Rupees one thousand four hundred five & seventy five paisa) only

Cement plaster (1:3) 20' height ½" thick.

269 Sft.

@ Rs: 604/18

P. % Sft.

Rs: 1,625/=

(Rupees six hundred four & eighteen paisa) only

Total

Rs: 72,327/=

3' Span Culverts 04 Nos: (x) Rs: 72327/- = Rs: 2,89,308/-

(CONTRACTOR)

PROVINCIAL HIGHWAY DIVISION SUKKUR.

Bid Evaluation report

1. Name of Procuring Agency: Executive Engineer Provincial Highway Division Sukkur

2. Cender Reference No:

NIT No. TC/G-55/ 582 Dated 28-04-2011

3. Tender Description/Name of work/item: W/R of road from Haleji M.P Check Post upto 3/3 FFR. MTTS & Watch Tower Mile 9/4-10/2

4. Method of Procurement:

Competative Bid

5. Tender Published: SPPRA Authority Website I.D No.

(1)

(2)

(3)

6. Total Bid documents sold:

7. Total Bids Received:

3 Nos:

3 Nos:

8. Technical Bid Opening date: (if applicable) No (Provide details in separate form)

9. No. of Bid technicall qualified (if applicable): No.

10. Bid(s) Rejected:

2 Nos:

11. Financial Bid Opening date: 23-05-2011

12. Bid Evaluation Report:

S No	Name of Firm or Bidder	Cost offered by the Bidder	Ranking in items of cost	Compari son with Estimate d cost	Reuson for acceptance/ rejection	Remarks
0	1	2	3	4	5	6
1	Mr. Faqir Mohammad Mithal	10.700681	1st	0.30% below the estimate	Accepted being lowest rate quoted by the Bidder	
2	M/s Baba Engineering Works	10.707287	2nd	0.20% below the estimate	Rejected due to highest rate quoted by the Bidder	
3	Mr. Mohammad Zafar Mirani	10.713893	3rd	0.10% below the estimate	Rejected due to highest rate quoted by the Bidde	

Signatures of the Members of the Committee.

Chairman

Superintending Engineer Provincial Highway Circle Sukkur

Member

Divisional Accounts Officer Provincial Highway Division Sukkur

Executive Engineer Repvincial Highway Division Sukkur

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SINDH PUBLIC PROCUREMENT REGULATORY AUTHORITY

CONTRACT EVALUATION FORM

TO BE FILED BY ALL PRECURING AGENCIES FOR PUBLIC CONTRACTS OF WORKS, SERVICES & GOODS

1) NA	ME OF THE ORGANIZATION / DEPT	T: PROVINCIAL HIGHWAY DIVISION SUKKUR					
2) PROVINCIAL / LOCAL GOVT / OTHER 3) TITLE OF THE CONTRACT WORK		(WORKS & SERVICES DEPARTMENT) PROVINCIAL WIDEING /RECONDITIONING OF ROAD					
4) TEN	NDER NUMBER	\Box					
5) BRI POST	EF DESCRIPTION OF CONTRACT	W/R OF ROAD FROM HALEJI M.P CHECK					
6) FOR	RUM THAT APPROVED THE SCHEME	E. P. D. W. P.					
	IDER ESTIMATED VALUE	RS. 10.0 (M)					
	GINEER'S ESTIMATE civil works only)	RS. 10.720498 (M)					
9) EST	IMATED COMPLETION PERIOD (AS I	PER CONTRACT) <u>6 MONTHS</u>					
	NDER OPENED ON (DATE & TIME)						
11) NU	MBER OF TENDER DOCUMENTS SO	LD 3 NOS: (LIST ATTACHED)					
12) NU	MBER OF BIDS RECEIVED	3 NOS:					
13) NU	MBER OF BIDDERS PRESENT AT TH	E TIME OF BIDS 3 NOS.					
14) BID (Encl	EVALUATION REPORT ose a copy)	ATTACHED					
15) NAI	ME AND ADDRESS OF THE SUCCESS	FUL BIDDER MR. FAQIR MOHAMMAD MITHAL GOVT: CONTRACTOR SUKKUR					
16) CON	NTRACT AWARD PRICE	RS. 10.700681 (M)					
17) RAN (I.E	NKING OF SUCESSFUL BIDDER IN E 1st, 2nd, 3rd EVALUATION BID)	VALUATION REPORT 1ST MR. FAQIR MOHAMMAD MITHAL 2ND M/S BABA ENGINEERING WORKS 3RD MR. MOHAMMAD ZAFAR MIRANI					
18) MET	THOD OF PROCUREMENT USED :- (T)	ick one)					
a)	SINGLE STAGE - ONE ENVELOPE PROCEDURE						
b)	SINGLE STAGE - TWO ENVELOPE PROCEDURE						
c)	TWO STAGE BIDDING PROCEDU	RE					
d)	SINGLE STAGE - ONE ENVELOPE	PROCEDURE					
	PLEASE SPECIFY IF ANY OTHER ME i.e EMERGENC, DIRECT CONTRACTION	THOD OF PROCUREMENT WAS ADOPTED NG ETC WITH REASONS:					

19) A⊋PROVING AUTHORITY FOR AWARD OF CONTRACT SUPERINTENDING ENGINEER PROVINCIAL HIGHWAY CIRCLE 20) WHETHER THE PROCUREMENT WAS INCLUDED IN ANNUAL PROCUREMENT PLAN? Yes No 21) ADVERTISEMENT: SPPRA Website i). (If yes, give date and SPPRA Identification No.) Yes 1 LD NO. No News Papers ii). (1) Daily Kaleem 07/5/201 (If yes, give names of newspapers and date) Yes L (2) Daily Awami Forum 07/37/1 (3) Express Tribune 7/5/11 No 22) NATURE OF CONTRACT Domestics loca Int: 23) WHETHER QUALIFICATION CRITERIA WAS INCLUDED IN THE BIDDING / TENDER DOCUMENTS? (If yes, enclose a copy) Yes No 24) WHETHER BID EVALUATION CRITERIA WAS INCLUDED IN BIDDING / TENDER Yes No (If yes, enclose a copy) 25) WHETHER APPROVAL OF COMPETENT AUTHORITY WAS OBTAINED FOR USING A METHOD OTHER THAN OPEN COMPETITIVE BIDDING? Yes No 26) WAS BID SECURITY OBTAINED FROM ALL THE BIDDERS? Yes No 27) WHETHER THE SUCCESSFUL BID WAS LOWEST EVALUATED BID / BEST EVALUATED BID Yes (in case of Consultancies) No 28) WHETHER THE SUCCESSFUL BIDDER WAS TECHNICALLY COMPETANT? Yes No 29) WHETHER NAMES OF THE BIDDERS AND THEIR QUOTED PRICES WHERE READ OUT AT THE TIME OF OPENING OF BIDS?

Yes

Yes

30) WHETHER EVALUATION REPORT GIVEN TO BIDDERS BEFORE THE AWRAD OF

CONTRACT?

(Attach copy of the bid evaluation report)

No

No

	Yes				
(If yes, result thereof)					
32) ANY DEVALUE OF THE STATE OF	No				
32) ANY DEVAITION FROM SPECIFICATIONS GIVEN IN	THE TEN	DER NO	TICE/		
DOCUMENTS (If yes, give details)	Yes				
	No	N	/		
33) WAS THE EXTENSION MADE IN RESPONSE TIME? (If yes, give reasons)	Yes				
	No		-		
34) DEVAITION FROM QUALIFICATION CRETERIA					
(If yes, give detailed reasons.)	Yes		/	- 5-2	
201	No	1			
35) WAS IT ASSURED BY THE PROCURING AGENCY TH	AT THE O	75 1144		987	
BLACK LISTED?	Yes	LECTE	1 2 2 2	IS NOT	
	(21,002)		No		
36) WAS A VISIT MADE BY ANY OFFICER/OFFICIAL OF THE SUPPLIER'S PRIMISES IN CONNECTION WITH THE I TO BE ASCERTAINED REGARDING FINANCING OF VISIT	PROCUREI		F SO, DI	ETAILS	
	Yes		No	V	
37) WHERE PROPER SAFEGUARDS PROVIDED ON MOBILIN THE CONTRACT (BANK GUARINTEED ETC.)?	LIZATION	ADVAN	CE PAY	MENT	
	Yes		No		
38) SPECIAL CONDITIONS, IF ANY					
(If yes, give Brief Description)	Yes		/		
Settlement of the settlement o			1		
	No	~			
Signature & Official Stamp of Authorized Officer Executive Engineer Forwardial Righway Division EUROCUR	No S	V			

No: TC/G-55/ 429 OFFICE OF THE :-EXECUTIVE ENGINEER, PROVINCIAL HIGHWAY DIVISION SUKKUR, DATED: 28/6/2011

To.

Mr. Fakir Mohammad Mithal.

Government Contractor

Sukkur.

SUBJECT:

W/R OF ROAD FROM HALEJI M.P CHECK POST UPTO 3/3 FFR. MTTS & WATCH TOWER MILE 9/4 - 10/2

1. The lowest rates (details as noted below) offered by you for the work noted above on 23-05-2011 are found reasonable and is approved by the Superintending Engineer, Provincial Highway Circle Sukkur under his office letter No: BB/AC-(i)/ 2586 dated: 27/06/2011. Total Tender Amount is Rs: 10.700681 Million (Rupees Ten Million Seven Hundred Thousand Six Hundred & Eighty One) only.

Part "A" Road work Rate 19.70% Above (Nincteen Point Seven Zero Percent Above) Amounting Rs: 10700681/-

- 2. You are therefore directed to please attend Divisional Office within 7 days for completing the tender documents for sanction the competant authority. Till agreement is sanctioned all clause of agreements will be treated as inforced and operative.
- 3. You are further directed to obtain necessary instructions from Assistant Engineer Provincial Highway Sub-Division Sukkur to start the work within a week time from the date of issue of this work order and complete it within period of 6 Months.

It should be noted that:

The work shall be carried out as per public works department i) hand book and other specifications of Division, as directed.

No premium will be paid on item based on market rates and sanctioned ii) by the competant authority out side the schedule of rates inforce. iii)

Nothing shall be paid for cartage of material what-so-ever brought at the site of work including material from Government stores.

Payment on account of Difference Cost of Bitumen will be made on the iv) basis of actual consumption at site.

> Executive Engineer Provincial Highway Division Sukkur.

Copy f. w. c's to the Assistant Engineer, Provincial Highway Sub-Division Sukkur for information. The work should be executed strictly in accordance with the estimate. Any excess / deviation / departure without specific approval from competant authority shall be personal responsibility of the Assistant Engineer. The actual date of start of the work and progress report as stages under clause-2 of the agreement by promptly reported to Division Office for taking necessary action. On completion of work, date of completion be reported in writing to Divisional Office.

> Executive Engineer Provincial Highway Division Sukkur.

NAME OF SCHEME:-

1

W/R OF ROAD FROM HALEJI M.P. CHECK POST UPTO 3/3 FFR, MTTS AND WATCH TOWER MILE 9/4 – 10/2.

SCHEDULE "B"

1	E .	rus. V i	SCHEDULE "B"		Part-A.
1	QUANTITY	ITEM OF	Wonies		1.111-A.
1.	Excavation :			RATE	UNIT AMOUNT
	after Waterin	g, rolling with	ns for widening the ro power roller dressing the	ad including pro he excavated sta	eparation of sub-Grade
	48946 Sn.		100 to 10		or ere complete.
		£ 22	a Rs: 174/40		
		(Rupees One	Hundred Seventy Four	r & Fourty paisa	Lonly .
2.	ete edinipiete i	d cushion incl	uding supplying and s ace of supply to site of If cost of material T&P	preading Pit/Ca	mal sand of approved
	12236 Cft.	50	@ Rs: 473/70	P. % CR	Rs: 57,961/=
		(Rupees Four	Hundred Seventy Thre	e & Seventy pai	sa i onle
	Cft. Pit canal swatering and specification. (F	sand and havin	supplying and spread ed quarry in required camber and graded i/c plasticity index not achieve 98-100 % of material and carria	hand packing. more than 6 %	filling voids with 20
	24473 Cn.		₫ Rs: 3251/78	P. % Cft.	The state of the s
g	(Rup	ees Three Thou	usand Two Hundred Fi	fly One & Seven	nty Eight naish yould
4.	of approve qual grade i/e hand pa 6% in the ration	:-Preparing Sul ify from approaching mixed w	b Base course and spre oved quarry in require with shingle Pitrun grav- ing and compacting to I (Rate i/es all cost of	ading stone met d thickness to el fines having [al 1 ½" – 2 " guage proper camber and 21 of not more than
	38494 Cft.	516	~ · · · · ·		✓ ·
			@ Rs: 2669/58	P. % Cft.	Rs: 10,27,628 =
	(R	tupees Two Th	ousand Six Hundred C:	X.10	
5.	Laying Brick or) end edging /ing edging wir	ousand Six Hundred Si including supplying; h small size parallel to		
		,	1		/
	8158 RN.		@ Rs: 94-1/56	P. % Rn.	Rs: 77.057 =
	(R)	upees Nine 14m	ndered Form to a se		
			ndered Forty Four & Fi	Ity Six paisa) o	niy '
	45.4				

Contd...P2

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QUANTITY ITEM OF WORK RATE Providing Base Course i/c supplying and spreading stone metal of approved qualify from Arrore quarry properly graded to maximum size of 1 1/2 and required thickness to proper camber and grade i/c supplying spreading 15 Cft of screening and non plastic quarry fines filling depression with stone metal after initial rolling i/c watering and compacting the same so as to achieve 100 % density as per modified AASHO specifications (Rate i/cs providing of using templates, camber plates, screen forms as directed) Rate i/cs all cost of material T&P and carriage upto site of work. 51321 Cft. @ Rs: 3504/52 P. % Cit. Rs: 17,98,555/= (Rupees Three Thousand Five Hundred Four & Fifty Two paisa) only 7. Providing 1st coat of surface dressing on new or existing surface with 30 lbs Bitumen and 4 Cft. of Crushed bajri of required size including cleaning the road surface rolling etc. complete (Rate includes all cost of Materials T&P and carriage upto 3 chains). 73418 Sft. @ Rs: 426/38 P. % Sft. Rs: 3.13.040/= (Rupees Four Hundred Twenty Six & Thirty Eight paisa) only-Providing 1 1/2" thick (consolidated) premixed carpet in proper camber and grade 8. including supplying 15 Cft. Crushed Bajri 5 Cft. Hill sand of approved quality and 93 lbs of bitumen of 80/100 penetration including mixing in mechanical mixer in required proportion including heating materials T&P and carriage upto 3 chains. 73418 Sft. à Rs: 1609/39 : P % Sfi Rs: 11.81.582 --(Rupees One Thousand Six Hundred Nine & Thirty Nine paisa) only 9. Earth work for road embankment by bulldozers including plougging mixing clod breaking dressing and compacting with optimum moisture content lead upto in all types of soil 85 % density. 504353 Cft. (ii) Rs: 2515/39 P. %0 Cft. Rs: 12.68,644.5 (Rupees Two Thousand Five Hundred Fifteen & Thirty Nine paisa) only. 10. Diff: Cost of Bricks. 32632 Nos: @ Rs: 1000/-P. %0 Nos: Rs: 32,632/= (Rupees One Thousand) only 11. Diff: Cost of Bitumen. @ Rs: 68496/70 40.31 Tons P. Ton. Rs: 27,61,102/= (Rupees Sixty Eight Thousand Four Hundred Ninety Six & Seventy paisa) only Rs: 93,99,371/=

(CONTRACTOR)

PROVINCIAL HIGHWAY DIVISION SUKKUR.

CHECKED BY HO.M

Bid Evaluation report

1. Name of Procuring Agency: Executive Engineer Provincial Highway Division Sukkur

2. Tender Reference No:

NIT No. TC/G-55/ 582 Dated 28-04-2011

3. Tender Description/Name of work/item: Reconditioning of road from Ubauro Langho Noor Shah Mile 6/4-7/4

4. Method of Procurement:

Competative Bid

5. Tender Published: SPPRA Authority Website I.D No.

(2)

(3)

6. Total Bid documents sold:

3 Nos:

7. Total Bids Received:

3 Nos:

8. Technical Bid Opening date: (if applicable) No (Provide details in separate form)

9. No. of Bid technicall qualified (if applicable): No.

10. Bid(s) Rejected:

2 Nos:

11. Financial Bid Opening date: 23-05-2011

12 Bid Evaluation Report:

S No	Name of Firm or Bidder	Cost offered by the Bidder	Ranking in items of cost	Compari son with Estimate d cost	Reason for acceptance/ rejection	Remarks
0	1	2	3	4	5	- 6
1	Mr. Lal Khan	7.044888	Ist	0.15% below the estimate	Accepted being lowest rate quoted by the Bidder	
2	Mr. Niaz Ali	7.047191	2nd	0.10% below the estimate	Rejected due to highest rate quoted by the Bidder	
3	M/s Shaikh Abdul Karim & Co:	7.049495	3rd	0.05% below the estimate	Rejected due to highest rate quoted by the Biskier	

Signatures of the Members of the Committee.

Chairman

Superintending Engineer Provincial Highway Circle Sukkur

Member

Divisional Accounts Officer Provincial Highway Division

Sukkur

Executive Engineer Provincial Highway Division Sukkur

SINDH PUBLIC PROCUREMENT REGULATORY AUTHORITY

CONTRACT EVALUATION FORM

TO BE FILED BY ALL PRECURING AGENCIES FOR PUBLIC CONTRACTS OF WORKS, SERVICES & GOODS

I) NAM	E OF THE ORGANIZATION / DEPTT:	PROVINCIAL HIGHWAY DIVISION SUKKUR (WORKS & SERVICES DEPARTMENT)				
2) PROV	INCIAL / LOCAL GOVT / OTHER	PROVINCIAL.				
3) TITLE	OF THE CONTRACT	RECONDITIONING OF ROAD WORK				
	ER NUMBER F DESCRIPTION OF CONTRACT	(3) RECONDITIONING OF ROAD FROM UBAURO LANGHO NOOR SHAH MILE 6/4-7/4				
6) FORU	M THAT APPROVED THE SCHEME	P. D. W. P.				
7) TEND	ER ESTIMATED VALUE	RS. 6.00 (M)				
	NEER'S ESTIMATE vil works only)	RS. 7.052 (M)				
9) ESTIN	MATED COMPLETION PERIOD (AS P	ER CONTRACT) <u>6 MONTHS</u>				
	DER OPENED ON (DATE & TIME)					
11) NUM	BER OF TENDER DOCUMENTS SOL	JD 3 NOS: (LIST ATTACHED)				
12) NUM	BER OF BIDS RECEIVED	3 NOS:				
13) NUM	BER OF BIDDERS PRESENT AT THE	TIME OF BIDS 3 NOS:				
(Enclos	EVALUATION REPORT se a copy)	ATTACHED				
13) INVIVI	E AND ADDRESS OF THE SUCCESS	FUL BIDDER MR. LAL KHAN GOVT: CONTRACTOR SUKKUR				
16) CON	FRACT AWARD PRICE	RS. 7.044888 (M)				
17) RANI (I.E 19	KING OF SUCESSFUL BIDDER IN E.V st, 2nd, 3rd EVALUATION BID)	VALUATION REPORT 1ST MR. LAL KHAN 2ND MR. NIAZ ALI 3RD M/S SHAIKII ABDUL KARIM & CO:				
18) METI	OD OF PROCUREMENT USED :- (Ti	ck one)				
a)	SINGLE STAGE - ONE ENVELOPE	PROCEDURE				
b)	SINGLE STAGE - TWO ENVELOPE	E PROCEDURE				
c)	TWO STAGE BIDDING PROCEDU	RE				
d)	SINGLE STAGE - ONE ENVELOPE	PROCEDURE				
	PLEASE SPECIFY IF ANY OTHER MET i.e EMERGENC, DIRECT CONTRACTION	THOD OF PROCUREMENT WAS ADOPTED NG ETC WITH REASONS:				

6

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19) AFPROVING AUTHORITY FOR AWARD OF CONTRACT <u>SUPERINTENDING ENGINEER</u> PROVINCIAL HIGHWAY CIRCLE

20) WHE	THER THE PROCUREMENT WAS INCLUDED IN	ANNUAL	PROCUR	REMENT	PLAN?	4
		Yes	1	· No	~	
21) ADV	ERTISEMENT:		4-			Ti .
i).	SPPRA Website (If yes, give date and SPPRA Identification No.)		Yes V			LD NO.
			No			
ii).	News Papers (If yes, give names of newspapers and date)		Yes No		(2) Da	Daily Kaleem 07/5/h ily Awami Forum07/5/h Express Tribune 07/5/h
22) NATI	URE OF CONTRACT	Domestic/		Int:		1
227	out of contract	local		111(;		
	THER QUALIFICATION CRITERIA INCLUDED IN THE BIDDING / TENDER DOCUM	MENTS?				
	s, enclose a copy)	Yes		No		
WAS	THER BID EVALUATION CRITERIA INCLUDED IN BIDDING / TENDER s, enclose a copy)	Yes		No	V	
	THER APPROVAL OF COMPETENT AUTHORITY HOD OTHER THAN OPEN COMPETITIVE BIDDI		BTAINED I	FOR USI	NG A	
		Yes		No	V	
26) WAS	BID SECURITY OBTAINED FROM ALL THE BII	DDERS?				
		Yes		No		
EVAI	THER THE SUCCESSFUL BID WAS LOWEST LUATED BID / BEST EVALUATED BID se of Consultancies)	Yes	132	No		
	THER THE SUCCESSFUL BIDDER WAS CALLY COMPETANT?	Yes		No		
	THER NAMES OF THE BIDDERS AND THEIR QUITE TIME OF OPENING OF BIDS?	JOTED PR	RICES WH	ERE REA	D OUT	
		Yes		No		
0.2	THER EVALUATION REPORT GIVEN TO BIDDE	ERS BEFO	RE THE A	WRAD C)F	
	ch copy of the bid evaluation report)	Yes		No		
	0		ě.			

(If yes, result thereof)	Yes		
	No	1	
32) ANY DEVAITION FROM SPECIFICATIONS GIVEN	IN THE TENDI	R NOTICE /	
DOCUMENTS (If yes, give details)	Yes	ACTOTICE)	
	No	1	
33) WAS THE EXTENSION MADE IN RESPONSE TIME? (If yes, give reasons)	Yes		
	No		3 315
34) DEVAITION FROM QUALIFICATION CRETERIA			
(If yes, give detailed reasons.)	Yes	/	
	No		
351 WAS IT ASSURED BY THE PROCURING LOSS	THAT THE CEL	ECTED FIRM IS	SMAT
200 WILD IT ASSOCIATION OF THE PROCURING AGENCY	THAT THE SELE		1 : 1 1
36) WAS A VISIT MADE BY ANY OFFICER/OFFICIAL C THE SUPPLIER'S PRIMISES IN CONNECTION WITH TH	Yes F THE PROCUREM	No No RING AGENCY	CEAN
35) WAS IT ASSURED BY THE PROCURING AGENCY T BLACK LISTED? 36) WAS A VISIT MADE BY ANY OFFICER/OFFICIAL O THE SUPPLIER'S PRIMISES IN CONNECTION WITH TH TO BE ASCERTAINED REGARDING FINANCING OF VI	Yes F THE PROCUREM	No No RING AGENCY	CEAN
36) WAS A VISIT MADE BY ANY OFFICER/OFFICIAL C THE SUPPLIER'S PRIMISES IN CONNECTION WITH TH	Yes OF THE PROCU E PROCUREM: SIT, IF ABROA Yes	No RING AGENCY ENT? IF SO, DE D.	TO TAILS
BLACK LISTED? 36) WAS A VISIT MADE BY ANY OFFICER/OFFICIAL C THE SUPPLIER'S PRIMISES IN CONNECTION WITH TH TO BE ASCERTAINED REGARDING FINANCING OF VI 37) WHERE PROPER SAFEGUARDS PROVIDED ON MO	Yes OF THE PROCU E PROCUREM: SIT, IF ABROA Yes	No RING AGENCY ENT? IF SO, DE D.	TO TAILS
BLACK LISTED? 36) WAS A VISIT MADE BY ANY OFFICER/OFFICIAL C THE SUPPLIER'S PRIMISES IN CONNECTION WITH TH TO BE ASCERTAINED REGARDING FINANCING OF VI 37) WHERE PROPER SAFEGUARDS PROVIDED ON MO IN THE CONTRACT (BANK GUARINTEED ETC.)?	Yes OF THE PROCU E PROCUREM! SIT, IF ABROA Yes BILIZATION A	No RING AGENCY ENT? IF SO, DE D. No DVANCE PAY	TO TAILS
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No: TC/G-55/999 /of 2010. SOFFICE OF THE:-EXECUTIVE ENGINEER, PROVINCIAL EIGHWAY DIVISION SUKKUR, DATED:-2////

To.

Mr. Lal Khan. Government Contractor Sukkur.

SUBJECT:

RECONDITIONING OF ROAD FROM UBAURO LANGHO NOOR SHAH MILE 6/4 - 7/4.

1. The lowest rates (details as noted below) offered by you for the work noted above on 23-05-2011 are found reasonable and is approved by the Superintending Engineer, Provincial Highway Circle Sukkur under his office letter No: BB/AC-(i)/ 2210 dated: 01/06/2011. Total Tender Amount is Rs: 7.044888 Million (Rupees Seven Million Forty Four Thousand Eight Hundred & Eighty Eight) only.

Part "A" Road work Rate 13.85 % Above (Thirteen Point Eight Five Percent Above)
Amounting Rs: 7044888/=

You are therefore directed to please attend Divisional Office within Till agreement is sanctioned all clause of agreements will be treated as inforced 3.

3. You are further directed to obtain necessary instructions from Assistant Engineer Machinery Maintenance Sub-Division No: Il Khairpur @ Ghotki to start the work within a week time from the date of issue of this work order and complete it within period

4.

It should be noted that:

- The work shall be carried out as per public works department hand book and other specifications of Division, as directed.

 No premium will be paid on item by the public works.
- ii) No premium will be paid on item based on market rates and sanctioned by the competant authority out side the schedule of rates inforce.

 Nothing shall be paid for content of the schedule of rates inforce.
- Nothing shall be paid for cartage of material what-so-ever brought at the site of work including material from Government stores.
- Payment on account of Difference Cost of Bitumen will be made on the basis of actual consumption at site.

Executive Engineer
Wrovincial Highway Division Sukkur.

Copy f. w. c's to the Assistant Engineer. Machinery Maintenance accordance with the estimate. Any excess / deviation / departure without specific approval from competant authority shall be personal responsibility of the Assistant Engineer. The actual date of reported to Division Office for taking necessary action. On completion of work, date of completion be reported in writing to Divisional Office.

Executive Engineer

Provincial Highway Division Sukkur.

NAME OF SCHEME:-

RECONDITIONING OF ROAD FROM UBAURO LANGHO NOOR SHAH ROAD MILE 6/4-7/4.

SCHEDULE "B"

[400	
QUANTITY	ITEM OF WORK	RATE	UNIT	AMOUNT
		241 4 2 2 2	CHILL	AMOUNT

 Laying Brick on end edging including supplying 9x"4 ½ "x3" first class bricks, excavation for laying edging with small size parallel to the road i/c all costs of materials T&P and carriage upto chains.

10877 Rft.

@ Rs: 944/55

P. % Rft.

Rs: 1,02,738/=

(Rupees Nine Hundred Forty Four & Fifty Five paisa) only

2. Providing Base course i/c supplying and spreading stone metal of approved quality from approved Arrore quarry proper graded to maximum sixe of ½ in required thickness to proper camber and grade i/c supplying and spreading 15 Cft of screening and non plastic quarry fine filling depressions with stone metal after initial rolling i/c watering and compacting the same, so as to achieve 100% density as per modified AASHO specifications (Rate i/cs providing of using templates, camber plates, screen forms as directed) Rate i/cs all cost of materials T&P and carriage upto site of work.

35800 Cft.

@ Rs: 4627/09

P. % Cft.

Rs: 16,56,498/=

(Rupees Four Thousand Six Hundred Twenty Seven & Nine paisa) only

 Providing 1st coat of surface dressing on new or existing surface with 30 lbs Bitumen and 4.0 Cft. of Crushed bajri of required size including cleaning the road surface rolling etc. complete (Rate includes all cost of Materials T&P and carriage upto 3 chains).

65261 Sft.

@ Rs: 460/38

P. % Sft.

Rs: 3,00,449/=

(Rupees Four Hundred Sixty & Thirty Eight paisa) only

4. Providing 1" thick (consolidated) premixed carpet in proper camber and grade including supplying 10 Cft. Crushed Bajri 5 Cft. Hill sand of approved quality and 67 lbs of bitumen of 80/100 penetration including mixing in mechanical mixer in required proportion including heating materials T&P and carriage upto 3 chains.

65261 Sft.

oall

@ Rs: 1104/12

P % Sft.

Rs: 7,20,560/=

(Rupees One Thousand One Hundred Four & Twelve paisa) only

WER

Contd...P/2

75

QUANTITY ITEM OF WORK RATE UNIT AMOUNT

5. Earth work for road embankment by bulldozers plugging mixing clod breaking dressing and compacting with optimum moisture content lead upto 100 ft: and lift upto 5 ft: in all (Without Extra Lead) (1-0 mile)

466448 Cft.

@ Rs: 3916/13

P. %0 Cft.

Rs: 18,26,671/=

(Rupees Three Thousand Nine Hundred Sixteen & Thirteen paisa) only

Diff: Cost of Bricks.

43507 Nos:

@ Rs: 1000/-

P. %0 Nos:

Rs: 43,507/=

(Rupees One Thousand) only

Diff: Cost of Bitumen.

28.26 Tons

@ Rs: 62151/70

P. Ton.

Rs: 17,56,407/=

(Rupees Sixty Two Thousand One Hundred Fifty One & Seventy paisa) only

(CONTRACTOR)

Total

Rs: 64,06,830/=

PROVINCIAL HIGHWAY DIVISION SUKKUR.