



**PIR MEHR ALI SHAH ARID AGRICULTURE UNIVERSITY
PMAS AAUR
GOVERNMENT OF THE PUNJAB**

BIDDING DOCUMENT

FOR

**“DESIGN, SUPPLY, INSTALLATION, COMMISSIONING FOR
1.87 MW SOLARIZATION & RETROFITTING OF PMAS-
AAUR WITH NET-METERING, SCADA & 5-YEARS O&M”**

SINGLE STAGE TWO ENVELOPE (SSTE)

January 2026

**Pir Mehr Ali Shah Arid Agriculture University
Shamsabad, Muree, Road, Rawalpindi, Punjab**



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SECTION-I: INVITATION TO BIDS

1.1 INVITATION TO BID/ TENDER NOTICE

Date: January 15, 2026

Bid Reference: Tender Inquiry No.2025-26/014-P

TENDER NOTICE

Sealed bids are invited on FOR PMAS- Arid Agriculture University main campus basis from reputable and well established firms/companies/sole proprietor/general order suppliers/persons who are authorized partners (Distributors, Resellers or have Authorized Letter from mentioned Partners of reputable national/ international companies), having well past experience, financial position, registered with Sales Tax and Income Tax Departments for:

“Design, Supply, Installation, Commissioning for 1.87 MW Solarization & Retrofitting of PMAS-AAUR with Net-Metering, SCADA & 5-years O&M”

The interested bidders shall submit their bids (Soft Form “on E-PAD System” & Hard Copy in the DPIC) as whole under single stage two envelope bidding procedure according to PPRA rule 38 (2a). The firms/companies/sole proprietor/general order suppliers/persons are requested to submit their offers with company profile and clients list with Earnest Security is 5% of the Estimated Amount in the form of CDR, Pay Order, or Bank Draft from Scheduled Bank of Pakistan in favour of Treasurer, Pir Mehr Ali Shah Arid Agriculture University, Rawalpindi, latest by 02-02-2026 by 11:00 hours in the office of the Directorate of Procurement & Inventory Control of the University. The tender will be opened on the same day at 11:30 hours in the same office, in the presence of those bidders who may wish to participate. **The URL of the website of the PPRA is (<https://eproc.punjab.gov.pk/ViewTender.asoc>).** In case of official holiday on the day of submission, next day will be treated as closing date. The successful bidder to furnish a performance security/performance guarantee which will be 10% of contract price as per Punjab PPRA Rule 56 in the form and period specified in the Bidding Document. The rates must be quoted strictly in accordance with specifications of Bidding Documents valid for 90 days. The conditional tender will not be accepted. **The firms/companies/sole proprietor/general order suppliers/persons have to submit along with tender bid an affidavit that the company is an active tax payer and not involved in litigation or black listed.** The University may reject all bids/proposals at any time prior to the acceptance of a bid or proposal as per PPRA Punjab rule 35, however upon bidder request the ground of rejection will be communicated to the concerned but no justification will be given as per PPRA rule 35 (2).

Director (Planning & Development)



2.1 INSTRUCTIONS TO BIDDERS

A. GENERAL

I.1.2 IB.1 Scope of Bid and Source of Funds

I.1.2.1 1.1 Scope of Bid

Pir Mehr Ali Shah Arid Agriculture University - PMAS AAUR Government of the Punjab wishes to receive bids for the following:

“Design, Supply, Installation, Commissioning for 1.87 MW Solarization & Retrofitting of PMAS-AAUR with Net-Metering, SCADA & 5-years O&M”

The Bidders are required to submit the Technical and Financial Bids separately on EPADS. The copy of Bid Security shall be enclosed in the Technical Bid. Bidders must quote for complete scope of work, pursuant to Clause IB.24. Any Bid covering partial scope of work will be rejected as non-responsive.

I.1.2.2 1.2 Source of Funds:

The source funds are from PMAS Arid University Rawalpindi

I.1.3 IB.2 Eligible Bidders

2.1 Bidding is open to firms and contractors meeting the following requirements:

This Invitation for Bids is open to all bidders meeting the following requirements: This is the minimum eligibility criteria for the bidder to participate, failing to meet in a single clause shall cause the bidder to stand disqualified.

Sr #	Mandatory Criteria	Required Documents
1	Registration with Pakistan Engineering Council (PEC) Duly licensed by the Pakistan Engineering Council (PEC) in the category relevant to the value of the Works along with relevant specialized code(s).	<ul style="list-style-type: none">• Active Registration with Pakistan Engineering Council (PEC) with minimum required Category C-1 and above (in case of JV lead partner) with specialized codes.• Registration with solar codes from PEC i.e., EE11 (Solar).• Active Registration with AEDB in C-1 category (in case of JV lead partner).
2	Registration with Tax Authorities/ Departments Registered with relevant Tax Authorities / Departments.	Documentary evidence must be attached.
3	Establishment of Firm Minimum 3 years of establishment of entity.	Years of establishment will be assessed from SECP / Registrar registration certificate or NTN Registration.



Sr #	Mandatory Criteria	Required Documents
4	Financial Soundness (Liquid Assets) Having liquid assets of at least 75% of the project cost against which the bidder is interested to bid / participate.	Last wealth statement submitted to FBR (FY 2024-25) or audited accounts (FY 2024-25) from QCR rated firm by ICAP or valid credit facility from the scheduled bank or latest bank statement shall be considered for evaluation with maximum fifteen (15) days old from the date of closing of Bid.
5	Financial Soundness (Annual Turnover) Annual Average turnover of last three years must be at least 75% of the project cost.	Last three (03) years (FY 2022-23, 2023-24, 2024-25) Income Tax Returns / Audit Reports shall only be considered for evaluation.
6	Contract / Work Done of General nature in last five (05) years Projects (General Nature i.e. supply/works etc. including): Completed or in hand contracts with accumulated value of at least 75% of cost of project.	Documentary evidence, such as a completion certificate / satisfaction report, must be provided reflecting complete details of the projects; otherwise, it will be considered as non-responsive. In the case of in hand projects, purchase order must be attached.
7	Contract / Work Done of similar nature in last five (05) years Contract / Work Done of similar nature in last five (05) years with accumulated value of at least 75% of cost of project that has been successfully completed and that are similar to the proposed works including civil works with major component.	Documentary evidence, such as completion certificate / satisfaction report, must be provided reflecting complete details of the project; otherwise, it will be considered as non-responsive. In the case of in hand projects, purchase order must be attached.
8	Contract / Works in hand of similar nature in last two (02) years Contract / Works in hand of similar nature in last two (02) years with accumulated value of at least 25% of cost of project that has been successfully completed and that are similar to the proposed works including civil works with major component.	Documentary evidence, such as Work orders, Letters of Award, satisfactory progress reports be provided reflecting complete details of the project. In the case of in hand projects, purchase order must be attached.
9	Undertaking – Not Blacklisted Submission of undertaking on legal valid and attested stamp paper in name of PMAS AAUR that the firm is not blacklisted by any of Provincial or Federal Government Department, Agency, Organization or autonomous body or Private Sector Organization anywhere in Pakistan.	Undertaking on legal valid and attested stamp paper in name of PMAS AAUR confirming the firm is not blacklisted by any Provincial or Federal Government Department, Agency, Organization, autonomous body, or Private Sector Organization anywhere in Pakistan.
10	Undertaking – Technical Specifications Compliance Bidder shall undertake on attested non-judicial / legal stamp paper or company's letterhead in name of PMAS	Undertaking on attested non-judicial / legal stamp paper or company's letterhead, in name of PMAS AAUR, duly signed and stamped, confirming that the firm/company shall meet all



Sr #	Mandatory Criteria	Required Documents
	AAUR duly signed and stamped that the firm / company shall meet all the technical specifications as mentioned in bidding documents by the Procuring agency.	technical specifications as mentioned in the bidding documents by the Procuring agency.
11	JV Requirement In case of JV, the Partner must fulfill the Mandatory Criteria (Must Meet Criteria) in order to be successfully qualified.	N/A

I.1.4 Eligibility Criteria:

The firms fulfilling the following basic requirements shall only be considered for further evaluation (relevant documents to be attached):

- I. Registration with PEC in the respective Category **C-1 & above** with specialization in relevant code i.e. **(EE-11, EE-09, EE-03, EE-04 CE-10, ME-04)** (in case of JV*). Alternative Energy Development Board (AEDB) certification. In case of Joint Venture, the Lead partner must be registered in the category **C-1 & above** with the relevant code for PEC, and the other member/s should have at least registration from PEC. Further, at least one member of JV shall have AEDB certification in **C-1**. No foreign Firm(s) is allowed to participate whether as Single entity or Lead member of JV.
- II. Memorandum and Article of Association/Registration certificate of the Firm /Partnership deed registered with sub-registrar/ Affidavit of sole proprietorship / intended JV Agreement duly signed by all members clearly showing percentage share of all partners.
- III. Income Tax and PRA registration certificate (NTN and PNTN).
- IV. Annual Audit Report for the last **03 Financial years** duly certified by Chartered Accountant Firm.
- V. Litigation history if any, of the previous **10-years** in which the Bidder was either directly or substantially indirectly involved in. The bidder shall provide accurate information on the prescribed Performa about any litigation or arbitration resulting from contracts completed or ongoing under its execution over the last **10-year**. A consistent history of court / arbitral award against the bidder or any member of J.V may result in disqualifying bidder. This requirement also applies to contract executed by the bidder as J.V member. All pending litigation shall in total not represent more than Forty percent (**40%**) of the Applicant's net worth and shall be treated as resolved against the Applicant, each member of J.V shall meet this requirement otherwise whole J.V shall be considered as non-responsive. In case of no litigation history, provide No Litigation Certificate on **E-stamp paper of Rs.100** duly certified by Notary Public / Oath Commissioner.
- VI. No black listing certificate on **E-stamp paper of Rs.100** duly certified by Notary Public / Oath Commissioner.
- VII. Affidavit of Correct information on **E-stamp paper of Rs.100** duly certified by Notary Public / Oath Commissioner.
- VIII. Affidavit of Compliance for Technical Specifications on **E-stamp paper of Rs.100** duly certified by Notary Public / Oath Commissioner



Note:-

- **In case of joint venture, lead member (A) of the Joint Venture has to fulfill the basic eligibility criteria.*
- *Any Fake document shall result in black listing of firm.*
- *All the documents must be in English language and foreign language documents must be translated and attested from the embassy. (The non-attested translated documents will not be considered).*
- *This part of evaluation shall be on knockout bases in case the bidder fails to comply any of the above requirements he shall not be considered for further evaluation.*

Un-signed and un-stamped bids will be rejected.

I.1.5 IB.3 Eligible Goods and Services

- I. All Goods and ancillary Services to be supplied under this Contract shall have their origin in eligible countries listed in Appendix 'A' to Instructions to Bidders and all expenditures made under the Contract will be limited to such Goods and Services.
- II. For the purpose of this Clause, "origin" means the place where the Goods are mined, grown or produced or from where the ancillary services are supplied. Goods are produced when, through manufacturing, processing or substantial and major assembling of components, a commercially recognized product results that is substantially different in basic characteristics or in purpose or utility from its component. The origin of Goods and Services is distinct from the nationality of the Bidder.

I.1.6 IB.4 Cost of Bidding

- 4.1 The bidder shall bear all costs associated with the preparation and submission of its bid and the Employer will in no case be responsible or liable for those costs, regardless of the conduct or outcome of the bidding process.

A. BIDDING DOCUMENTS

I.1.7 IB.5 Contents of Bidding Documents

- 5.1 In addition to Invitations for Bids, the Bidding Documents are those stated below, and should be read in conjunction with any Addendum issued in accordance with Clause IB.7.

1. Instructions to Bidders with Appendices
2. Form of Bid & Schedules to Bid
Schedules to Bid are the following:
 - (i) Schedule A: Specific Works Data
 - (ii) Schedule B: Work to be Performed by Subcontractors
 - (iii) Schedule C: Proposed Programme of Works
 - (iv) Schedule D: Deviations from Technical Provisions
 - (v) Schedule E: Deviations from Contractual Conditions
 - (vi) Schedule F: Method of Performing Works
 - (vii) Schedule G: Proposed Organization
 - (viii) Schedule H: Integrity Pact
3. Schedule of Prices



4. Preamble to Conditions of Contract
 5. General Conditions of Contract
 6. Particular Conditions of Contract
 7. Standard Forms
- Forms include the following:
- (i) Form of Bid Security
 - (ii) Form of Contract Agreement
 - (iii) Form of Performance Security

Annex “A” Technical Specification / Employer Requirement

Annex “B” Drawings

5.2 The bidders are expected to examine carefully the contents of all the above documents. Failure to comply with the requirements of bid submission will be at the bidders own risk. Pursuant to Clause IB.24, bids which are not substantially responsive to the requirements of the Bidding Documents will be rejected.

I.1.8 IB.6 Clarification of Bidding Documents

6.1 A prospective bidder requiring any clarification(s) in respect of the Bidding Documents may notify the Employer in writing through EPADS. Employer will examine the request for clarification of the Bidding Documents which it receives as informed through EPADS prior to the deadline for the submission of bids. If needed will issue the clarification/amendment of the Bidding Documents at least 5 days before the date of submission of Bids (without identifying the source of enquiry) to all prospective bidders who have purchased the Bidding Documents.

I.1.9 IB.7 Amendment of Bidding Documents

- 7.1 At any time, prior (**at least 1 days**) to the deadline for submission of bids, the Employer may, for any reason, whether at his own initiative or in response to a clarification requested by a prospective bidder, modify the Bidding Documents by issuing addendum / corrigendum.
- 7.2 Any addendum / corrigendum thus issued shall be part of the Bidding Documents pursuant to Sub- Clause 7.1 hereof and shall be communicated through EPADS. The bidder shall also confirm in the Form of Bid / letter head that the information contained in such addendum / corrigendum have been considered in preparing his bid.
- 7.3 To afford prospective bidders reasonable time in which to take an addendum/ Corrigendum into account in preparing their bids, the Employer may at its discretion extend the deadline for submission of bids in accordance with Clause IB.19.

A. PREPARATION OF BIDS

I.1.10 IB.8 Language of Bid

8.1 The Bid prepared by the Bidder and all correspondence and documents relating to the Bid, exchanged by the Bidder and the Engineer shall be written in the English language, provided



that any printed literature furnished by the Bidder may be written in another language so long as accompanied by an English translation of its pertinent passages in which case, for purposes of interpretation of the Bid, the English translation shall govern.

I.1.11 IB.9 Documents Comprising the Bid (As per EPADS)

9.1 The bid prepared by the bidder shall comprise the following components:

- (a) Covering Letter
- (b) Form of Bid duly filled, signed and sealed, in accordance with Clause IB.17.
- (c) Schedules (A to H) to Bid duly filled and signed, in accordance with the instructions contained therein.
- (d) Schedule of Prices completed in accordance with Clauses IB.11 and 12
- (e) The Bidder shall fulfill all the requirements & Qualification Criteria given in the Bid Data Sheet

(Financial Proposal in separate Sealed Envelope)

- (f) Bid Security furnished in accordance with Clause IB.1.1. Bidders are required to submit the Bid Security in the shape of CDR of an amount stated in IB.1.1 in the Technical Proposals
- (g) Power of Attorney in accordance with Clause IB 17.5.
- (h) Joint Venture Agreement on E-Stamp (Original) (Power of Attorney in accordance with Clause IB 13.5), if applicable.
- (i) Any other documents prescribed in Particular Conditions of Contract or Technical Provisions to be submitted with the bid.

I.1.12 IB.10 Form of Bid and Schedules

10.1 The bidder shall complete, sign and seal the Form of Bid, Schedules (A to H, or as modified) to Bid and Schedule of Prices furnished in the Bidding Documents and shall also enclose other information as detailed in Clause IB.9.

10.2 For the purpose of granting a margin of domestic preference pursuant to Clause IB.27, the Employer/Engineer will classify the bids. **NOT APPLICABLE**

I.1.13 IB.11 Bid Prices

11.1 The bidder shall fill up the Schedule of Prices (Summary and BOQ) attached to these documents indicating the unit rates and total prices of the Works to be performed under the Contract. Prices on the Schedule of Prices shall be entered keeping in view the instructions contained in the Preamble to the Schedule of Prices. The price shall be inclusive of installation, all taxes and five years' O&M.



- 11.2 The bidder shall fill in rates and prices for all items of the Works described in the Schedule of Prices (BOQ). Items against which no rate or price is entered by a bidder will not be paid for by the Employer when executed and shall be deemed covered by rates and prices for other items in the Schedule of Prices.
- 11.3 The bidder's separation of price components in accordance with Sub-Clause above, will be solely for the purpose of facilitating the comparison of bids by the Employer/Engineer and will not in any way limit its right to contract on any of the terms offered.
- 11.4 Unless otherwise stipulated in the Conditions of Contract, prices quoted by the bidder shall remain fixed during the bidder's performance of the Contract and not subject to variation on any account. When the bidders are required to quote only fixed price(s) a bid submitted with an adjustable price quotation will be treated as non-responsive and rejected, pursuant to Clause IB.24.
- 11.5 Any discount offered shall be valid for at least the period of validity of the bid. A discount valid for lesser period shall be considered null and void.

I.1.14 IB.12 Currencies of Bid

- 12.1 Prices shall be quoted in the following currencies:

The prices shall be quoted in the Pak. Rupees. Bids in other currencies will not be acceptable and will be considered non-responsive.

- 12.2 Further, a bidder expecting to incur a portion of its expenditure in the performance of the Contract in more than one currency (but use no more than 3 foreign currencies), and wishing to be paid accordingly, shall so indicate in its bid. (NOT APPLICABLE)
- 12.3 The currencies of payment shall be as stated in Particular Conditions of Contract. However, provisions in Sub-Clauses 12.1 & 12.2 above, shall not in any way constitute a contractual or legal binding on the Employer for the payment in the currencies required by the Contractor. (NOT APPLICABLE).

I.1.15 IB.13 Documents Establishing Bidder's Eligibility and Qualifications

- 13.1 Pursuant to Clause IB.9, the bidder shall furnish, as part of its bid, documents establishing the bidder's eligibility to bid and its qualifications to perform the Contract if its bid is accepted.
- 13.2 The documentary evidence of the bidder's eligibility to bid shall establish to the Employer's satisfaction that the bidder, at the time of submission of its bid is from an eligible source country as defined under Clause IB.2.
- 13.3 The documentary evidence of the bidder's qualification to perform the Contract if its bid is accepted, shall establish to the Employer's/Engineer's satisfaction:
- that, in the case of a bidder offering to supply Goods under the Contract which the bidder did not manufacture or otherwise produce, the bidder has been duly authorized by the Goods manufacturer or producer to supply the Goods to Pakistan;
 - that the Bidder/Manufacturer has the financial, technical and production capability necessary to perform the Contract; and



- iii. that, in the case of a bidder not doing business within Pakistan the bidder is or will be (if successful) represented by an agent in Pakistan equipped and able to carry out the Supplier's maintenance, repair and spare parts stocking obligations prescribed by the Conditions of Contract and/or Technical Provisions.

13.4 Bidder must possess and provide documentary evidence of the mandatory requirement, equipment and personnel capabilities as required for the technical evaluation of the firm, pursuant to clause IB. 2

- i. The Bidder shall certify the capacity and capability of the plant (from which Goods are now offered) for manufacturing, quality assurance and testing facilities, qualified manpower and production / delivery of quality materials according to bid specifications and delivery requirements. Besides, such plant should have produced same items for at least 05 years and such Goods shall have proven successful in the field for at least 05 years and the shall submit with the bid all necessary documentation in this regard. The Employer/ Engineer will have the right to verify the particulars regarding the plant and other related information furnished with the bid shall be liable for disqualification in the event of any misstatement/misrepresentation on their part.

The bidder shall furnish documentary evidence of qualification on the Form "Evidence of Bidder's Capability" (Appendix B to these Instructions).

- ii. The bidder should have an average annual turnover in the last three years equal to or more than the Total Bid Price. Alternately, the bidder should have successfully completed in the last five years any specific project having value equal to or higher than the total Bid Price.

13.5 Joint Venture

In order for a Joint Venture to qualify:

- (a) At least one of the partners of joint venture shall satisfy the relevant criteria specified in Sub-Clause 13.4(a) hereinabove.
- (b) All firms comprising the joint venture shall be legally constituted and shall meet the eligibility requirement of Sub-Clause 2.1 hereof.
- (c) All partners of the joint venture shall at all times and under all circumstances be liable jointly and severally to Employer for the execution of the entire Contract in accordance with the Contract terms and conditions and a statement to this effect shall be included in the authorization mentioned under para (f) below as well as in the Form of Bid and Form of Contract Agreement (in case of a successful bidder).
- (d) The Form of Bid, and in the case of successful bidder, the Form of Contract Agreement, shall be signed so as to be legally binding on all partners.
- (e) One of the joint venture partners shall be nominated as being in-charge and this authorization shall be evidenced by submitting a power of attorney signed by legally authorized signatories of all the joint venture partners.
- (f) The partner-in-charge shall be authorized to incur liabilities, receive payments and receive instructions for and on behalf of any or all partners of the joint venture.
- (g) A copy of the agreement entered into by the joint venture partners shall be submitted with the bid stating the conditions under which it will function, its period of duration, the



persons authorized to represent and obligate it and which persons will be directly responsible for due performance of the Contract and can give valid receipts on behalf of the joint venture, the proportionate participation of the several firms forming the joint venture, and any other information necessary to permit a full appraisal of its functioning. No amendments / modifications whatsoever in the joint venture agreement shall be agreed to between the joint venture partners without prior written consent of the Employer.

- 13.6 The Bidder shall propose, in order of his priority; plant, equipment or goods of not more than three Manufacturers.

I.1.16 IB.14 Documents Establishing Goods' Eligibility and Conformity to Bidding Documents

- 14.1 Pursuant to Clause IB.9, the bidder shall furnish, as part of its bid, documents establishing the eligibility and conformity to the Bidding Documents of all Goods and Services which the bidder proposes to perform under the Contract.
- 14.2 The documentary evidence of the Goods and Services eligibility shall establish to the Employer's satisfaction that they will have their origin in an eligible source country as defined under Clause IB.3. A certificate of origin issued at the time of shipment will satisfy the requirements of the said Clause.
- 14.3 The documentary evidence of the Goods and Services' conformity to the Bidding Documents may be in the form of literature, drawings and data and shall furnish:
- (a) A detailed description of the Goods, essential technical and performance characteristics.
 - (b) Complete set of technical information, description data, literature and drawings as required in accordance with Schedule A to Bid, Specific Works Data. This will include but not be limited to the following:
 - (i) A sufficient number of drawings, photographs, catalogues, illustrations and such other information as are necessary to illustrate clearly the significant characteristics such as general construction dimensions and other relevant information about the Goods to be furnished.
 - (ii) Details of equipment and machinery with capacity.
 - (iii) Any other information which is required for evaluation purposes.
 - (c) A clause-by-clause commentary on Technical Provisions, provided with the Bidding Documents, demonstrating the Goods' and Services' substantial responsiveness to those Specifications or a statement of deviations and exceptions to the provisions of the Technical Provisions as required in Schedule D to Bid.
- 14.4 For purpose of the commentary to be furnished pursuant to Sub-Clause 14.3(c) above, the Bidder shall note that standards for workmanship, material and equipment, and references to brand names or catalogue numbers, designated by the Engineer in the Technical Provisions are intended to be descriptive only and not restrictive. The bidder may substitute alternative standards, brand names and/or catalogue numbers in its bid, provided that it demonstrates to the Engineer's satisfaction that the substitutions are substantially equivalent or superior to those designated in the Technical Provisions. Copies of the standards proposed by the bidder other than those specified in the Bidding Documents shall be furnished.



I.1.17 IB.15 Bid Security

- 15.1 The Bids will be accompanied by Bid Security is 5% of the Estimated Amount (Rs 389,648,819/-) in shape of CDR in the Name of the Director (P&D) PMAS-AAUR, copy of CDR will be attached / placed with Technical Bid.
- 15.2 The Bid Security shall be, in the form of CDR, Demand Draft or Pay- Order Bank Guarantee issued by a Scheduled Bank in Pakistan in the name of Treasurer/Director (Planning and Development), Arid University, Rawalpindi.
- 15.3 The Bid Security is required to protect the Employer against the risk of bidder's conduct which would warrant the security's forfeiture, pursuant to Sub-Clause 15.7 hereof.
- 15.4 Any Bid not accompanied by an acceptable Bid Security shall be rejected by the Employer as non-responsive, pursuant to Clause IB.24.
- 15.5 The Bid Securities of unsuccessful bidders will be returned upon award of contract to the successful bidders or on the expiry of validity of Bid Security whichever is earlier. The Bid Security of the successful bidders will be returned when the bidder has furnished the required Performance Security, pursuant to Clause IB.34 and signed the Contract Agreement, pursuant to Clause IB.35.
- 15.6 The Bid Security may be forfeited:
 - (a) If a bidder withdraws his bid during the period of bid validity; or
 - (b) If a bidder does not accept the correction of his Bid Price, pursuant to Sub-Clause 24.2 hereof; or
 - (c) In the case of a successful bidder, if he fails to:
 - (i) Furnish the required Performance Security in accordance with Clause IB.34, or
 - (ii) Sign the Contract Agreement, in accordance with Clause IB.35.

I.1.18 IB.16 Validity of Bids

- 16.1 Bids shall remain valid for **90 days** after the date of bid opening as prescribed in Clause IB.19.
- 16.2 In exceptional circumstances prior to expiry of original bid validity period, the Employer may request the bidders to extend the period of validity for a specified additional period which shall in no case be more than the original bid validity period. The request and the responses thereto shall be made in writing. A bidder may refuse the request without forfeiture of his Bid Security. A bidder agreeing to the request will be required to extend the validity of his Bid Security for the period of the extension., and in compliance with Clause IB.15 in all respects in which case, the Employer will be obligated to compensate the bidders, upon substantiation for their increase in costs (if it is a fixed price bid).

I.1.19 IB.17 Format and Signing of Bid

- 17.1 Bidders are particularly directed that the amount entered on the Form of Bid shall be for performing the Contract strictly in accordance with the Bidding Documents.
- 17.2 All Schedules to Bid are to be properly completed and signed.
- 17.3 No alteration is to be not made in the Form of Bid nor in the Schedules thereto except in filling up the blanks as directed. If any alteration be made or if these instructions be not fully complied with, the bid may be rejected.
- 17.4 Each bidder shall prepare and submit Original Technical Bid and Original Financial Bid as described in Clause IB.9 and clearly mark them **"ORIGINAL"** as appropriate on



EPADS.

- 17.5 Procuring Agency shall not be responsible if a bidder is unable to submit its Technical/Financial bids on EPADS due to a systematic error (s). Bidders are directed to submit their Technical/Financial bids on EPADS and are requested to attend meeting (s) in person. At the time of opening of the technical and financial bids, if the Procuring Agency faces any glitch/error/bug whilst downloading a file/bid or a file contains any virus or is found to be corrupt, such a bid (s) shall be considered as non-responsive.
- 17.6 The bid shall contain no alterations, omissions or additions, except to comply with instructions issued by the Employer, or as are necessary to correct errors made by the bidder, in which case such corrections shall be initialed by the person or persons signing the bid.
- 17.7 Bidders shall indicate in the space provided in the Form of Bid their full and proper addresses at which notices may be legally served on them and to which all correspondence in connection with their bids and the Contract is to be sent.
- 17.8 Bidders should retain a copy of the Bidding Documents as their file copy.

SUBMISSION OF BIDS (As Per EPADS)

I.1.20 IB.18 Preparation & Submission of Bids

- 18.1 Each bidder shall submit its bid as under:
- (a) Bidders have to submit the technical and financial proposals for each scheme (if applicable) separately. Technical proposal and Financial Bid should be clearly marked and uploaded on EPADS
 - (b) The technical proposal will be uploaded on EPADS in one PDF file and addressed / identified as given in Sub Clause 2
- 18.2 The technical proposal;
- (a) Be addressed to the Employer at the address given in Sub-Clause 6.1 heretofore.
 - (b) Bear the Project name, scheme Name, Bid No. and Date of opening of Bid.
 - (c) Provide a warning not to open before the time and date for bid opening.
- 18.3 The Bid shall be delivered in person or sent by registered mail at the address to Employer as given in Sub-Clause 6.1 heretofore. (Not applicable)
- 18.4 In addition to the identification required in Sub-Clause 18.2 hereof, the inner envelope shall indicate the name and address of the bidder to enable the bid to be returned unopened in case it is declared "late" pursuant to Clause IB.20. (Not applicable)
- 18.5 If the outer envelope is not sealed and marked as above, the Employer will assume no responsibility for the misplacement or premature opening of the bid (Not applicable)
- 18.6 Pre-Bid Meeting
The Employer may, on his own motion or at the request of any prospective bidder(s), hold a pre-bid meeting to clarify issues and to answer any questions on matters related to the Bidding Documents. The date, time and venue of pre-bid meeting, if convened, is as stipulated in the Bid data sheet. All prospective bidders or their authorized representatives shall be invited to attend such a pre-bid meeting.
- 18.7 The bidders are requested to submit questions, if any, in writing so as to reach the Employer not later than seven (7) days before the proposed pre-bid meeting.
- 18.8 Minutes of the pre-bid meeting, including the text of the questions raised and the replies given, will be transmitted without delay to all purchasers of the Bidding Documents. Any modification of the Bidding Documents listed hereof, which may become necessary as a



result of the pre-bid meeting shall be made by the Employer exclusively through the issue of an Addendum pursuant to Clause IB.9 and not through the minutes of the pre-bid meeting.

18.9 Absence at the pre-bid meeting will not be a cause for disqualification of a bidder.

I.1.21 IB.19 Deadline for Submission of Bids

- 19.1 Bids must be submitted on EPADS in Sub-Clause 6.1 hereof not later than the date stipulated in the Invitation for Bids.
- I. Bids with charges payable will not be accepted, nor will arrangements be undertaken to collect the bids from any delivery point other than that specified above. Bidders shall bear all expenses incurred in the preparation and delivery of bids. (Not applicable)
 - II. Where delivery of a bid is by mail and the bidder wishes to receive an acknowledgment of receipt of such bid, he shall make a request for such acknowledgment in a separate letter attached to but not included in the sealed bid package. (Not applicable)
 - III. Upon request, acknowledgment of receipt of bids will be provided to those making delivery in person or by messenger. (Not applicable)
- 19.2 Bids submitted through telegraph, telex, fax or e-mail shall not be considered.
- 19.3 The Employer may, at his discretion, extend the deadline for submission of bids by issuing an addendum / corrigendum in accordance with Clause IB.7, in which case all rights and obligations of the Employer and the bidders previously subject to the original deadline will thereafter be subject to the deadline as extended.

I.1.22 IB.20 Late Bids

- 20.1 Any bid received by the Employer after the deadline for submission of bids prescribed in Clause IB.19 will remain unopened to such bidder.
- I. Delays in the upload of bids at EPADS for any excuse will not be acceptable. It shall be the bidder's responsibility to determine the manner in which timely delivery of his bid will be accomplished.

I.1.23 IB.21 Modification, Substitution and Withdrawal of Bids (As Per EPADS)

- 21.1 Any bidder may modify, substitute or withdraw his bid after bid submission provided that modification, substitution or written notice of the withdrawal is received by the Employer prior to the deadline for submission of bids.
- 21.2 The modification, substitution or notice for withdrawal of any bid shall be prepared, sealed, marked and delivered in accordance with the provisions of Clause IB.18 with the outer and inner envelopes additionally marked "MODIFICATION", "SUBSTITUTION" or "WITHDRAWAL", as appropriate.
- 21.3 Withdrawal of a bid during the interval between the deadline for submission of bids and the expiration of the period of bid validity specified in the Form of Bid may result in forfeiture of the Bid Security pursuant to Clause IB.15.

A. BID OPENING AND EVALUATION

I.1.24 IB.22 Bid Opening

- 22.1 A committee consisting of nominated members by the Employer and by the Engineer will open the bids, including withdrawals, substitution and modifications made pursuant to Clause IB.21, in the presence of bidders' representatives who choose to attend, at the time, date and location stipulated in the Invitation for Bids.



- 22.2 The bidders' representatives who are present shall sign in a register evidencing their attendance.
- 22.3 Envelopes marked "MODIFICATION", "SUBSTITUTION" or "WITHDRAWAL" shall be opened and read out first and the name of the Bidder shall be read out. Bids for which an acceptable notice of withdrawal has been submitted pursuant to Clause IB.21 shall not be opened.
- 22.4 The bidder's name, Bid Prices, unit rates, any discount and price of any Alternate Proposal(s), bid modifications, substitutions and withdrawals, the presence or absence of Bid Security, and such other details as the Employer at its discretion may consider appropriate, will be announced by the Employer at the bid opening. The Employer will record minutes of bid opening.
- 22.5 Any Bid Price or discount which is not read out and recorded at bid opening will not be taken into account in the evaluation of bid.
- 22.6 Discounts offered for lesser period than the bid validity shall not be considered in evaluation.

I.1.25 IB.23 Clarification of Bids

- 23.1 To assist in the examination, evaluation and comparison of Bids the employer may, at its discretion, ask the Bidder for a clarification of its Bid. The request for clarification and the response shall be in writing and no change in the price or substance of the Bid shall be sought, offered or permitted.

I.1.26 IB.24 Qualification Criteria & Determination of Responsiveness of Bids

- 24.1 Prior to the detailed evaluation of bids, pursuant to Clause IB.26
- (a) the Engineer will examine the Bids as per Qualification Criteria and to determine whether;
- (i) The Bid is complete and does not deviate from the scope,
 - (ii) Any computational errors have been made,
 - (iii) Required sureties have been furnished,
 - (iv) The documents have been properly signed,
 - (v) The Bid is valid till required period,
 - (vi) The Bid prices are firm during currency of contract if it is a fixed price bid,
 - (vii) Completion period offered is within specified limits,
 - (viii) The Bidder/Manufacturer is eligible to Bid and possesses the requisite experience,
 - (ix) The Bid does not deviate from basic technical requirements and the Bids are generally in order.
- (b) A bid is likely not to be considered, if;
- (i) it is unsigned,
 - (ii) its validity is less than specified,
 - (iii) it is submitted for incomplete scope of work,
 - (iv) it indicates completion period later than specified,
 - (v) it indicates that Works and materials to be supplied do not meet eligibility requirements,
 - (vi) it indicates that Bid prices do not include the amount of income tax
- (c) A bid will not be considered, if:
- (i) It is not accompanied with bid security,
 - (ii) it is received after the deadline for submission of bids,



- (iii) it is submitted through fax, telex, telegram or email,
- (iv) it indicates that prices quoted are not firm during currency of the contract whereas the bidders are required to quote fixed price(s),
- (v) the bidder refuses to accept arithmetic correction,
- (vi) it is materially and substantially different from the Conditions/Specifications of the Bidding Documents.

24.2 Arithmetical errors will be rectified on the following basis:

If there is a discrepancy between the unit price and total price that is obtained by multiplying the unit price and quantity, the unit price shall prevail and the total price shall be corrected. If unit price and reevaluated total price is correct and there is a discrepancy between the words and figures the amount in words shall prevail. If there is a discrepancy between the total Bid price entered in Form of Bid and the total shown in Schedule of Prices Summary, the amount stated in the Form of Bid will be corrected by the Employer/Engineer in accordance with the Corrected Schedule of Prices.

If the Bidder does not accept the corrected amount of Bid, his Bid shall be rejected and his Bid Security forfeited.

24.3 Prior to the detailed evaluation, pursuant to Clause IB.26 the Employer/Engineer will determine the substantial responsiveness of each Bid to the Bidding Documents. For purpose of these Clauses, a substantially responsive Bid is one which conforms to all the terms and conditions of the Bidding Documents without material deviations.

A material deviation or reservation is one

- (i) which affects in any substantial way the scope, quality or performance of the Works.
- (ii) which limits in any substantial way, inconsistent with the Bidding Documents, the Employer's rights or the bidder's obligations under the Contract; or
- (iii) whose rectification/adoption would affect unfairly the competitive position of other bidders presenting substantially responsive bids.
- (iv) The Employer's/Engineer's determination of a Bid's responsiveness will be based on the contents of the Bid itself without recourse to extrinsic evidence.

24.4 A Bid determined as substantially non-responsive will be rejected and will not subsequently be made responsive by the Bidder by correction of the non- conformity.

24.5 Any minor informality or non-conformity or irregularity in a Bid which does not constitute a material deviation may be waived by Employer/Engineer, provided such waiver does not prejudice or affect the relative ranking of any Bidder.

I.1.27 IB.25 Conversion to Single Currency

25.1 The Bid Price is to be in Pak. Rupees. **Bids in other currency shall be rejected.**

I.1.28 IB.26 Detailed Evaluation of Bids

26.1 The Employer/Engineer will evaluate and compare only the bids previously determined to be substantially responsive pursuant to Clause IB.24 as per requirements given hereunder.

26.2 Evaluation and Comparison of Bids

- (a) Bids will be evaluated for each item and/or complete scope of work.



(b) Basis of Price Comparison

The prices will be compared on the basis of the Evaluated Bid Price pursuant to Para (e) herein below.

(c) Technical Evaluation

It will be examined in detail whether the Goods offered by the bidder comply with the Technical Provisions of the Bidding Documents. For this purpose, the bidder's data submitted with the bid will be compared with the specific work data prescribed by the Employer and technical features/criteria of the Goods detailed in the Technical Provisions/Employer requirement. Other technical information submitted within the technical bid regarding the Scope of Work will also be reviewed.

Note:

- a. The bidder may be called for presentation along with sample demonstration of the products quoted in the technical bid/proposal for testing before opening of financial bids. The contractor shall be liable to provide the specimens/sample, in case the contractor fails to provide the desired specimen/sample, the technical bid of the vendor/contractor will be declared as non-responsive.

b. Commercial Evaluation

It will be examined in detail whether the bids comply with the commercial/contractual conditions of the Bidding Documents. It is expected that no major deviation/stipulation shall be taken by the bidders.

Evaluated Bid Price

In evaluating the bids, the Employer will determine for each bid in addition to the Bid Price, the following factors (adjustments) in the manner and to the extent indicated below to determine the Evaluated Bid Price:

- (i) making any correction for errors pursuant to Sub-Clause 24.2 hereof.
- (ii) excluding Provisional Sums, if any, but including priced Day work.
- (iii) making an appropriate adjustment for any other acceptable variation or deviation.

26.3 Evaluation Methods Pursuant to Sub-Clause IB 2 (ii)

- i. Bids indicating completion beyond later than the dates set out in Preamble to Conditions of Contract, shall not be considered and rejected as non-responsive.
- ii. If the bid of the successful bidder is seriously unbalanced in relation to the Employer's estimate of the cost of work to be performed under the Contract, the Employer may require the bidder to produce detailed price analyses for any or all items of the Schedule of Prices to demonstrate the internal consistency of those prices with the construction methods and schedule proposed. After evaluation of the price analyses, the Employer may require that the amount of the Performance Security set forth in Clause IB.34 be increased at the expense of the successful bidder to a level sufficient to protect the Employer against financial loss in the event of default of the successful bidder under the Contract.

I.1.29 IB.27 Domestic Preference (NOT APPLICABLE)

- 27.1 In the comparison of evaluated Bids, the Goods manufactured in Pakistan, will be granted a margin of preference in accordance with the following procedures, provided the bidder shall have established to the satisfaction of Employer that the manufacturing cost of such



Goods includes a domestic value addition equal to at least 20% of the ex-factory Bid price of such Goods. Bidders applying for domestic preference shall fill in Appendix C to these Instructions to substantiate their claim.

- 27.2 The Employer/Engineer will first review the Bids to determine the Bid group classification in accordance with Sub-Clause 10.2 hereof.
- 27.3 The comparison shall be Ex-factory price of the Goods to be offered from within Pakistan (such prices to include all costs as well as custom duties and taxes paid or payable on raw materials and components incorporated or to be incorporated in the Goods) and the DDP (CIF + Customs duty, sales tax and other import charges) Pakistan seaport price of the Goods to be offered from outside Pakistan.
- 27.4 The lowest evaluated bid of each Group shall first be determined by comparing all evaluated bids in each Group among themselves taking into account:
- (a) In the case of Goods manufactured in Pakistan, sales tax, local body charges and other similar taxes which will be payable on the furnished Goods in Pakistan.
 - (b) In the case of Goods of foreign origin offered from abroad, customs duties, sales tax and other import charges which will be payable on furnished Goods in Pakistan.
 - (c) In the case of Goods of foreign origin already located in Pakistan, customs duty, sales tax and import charges on CIF price as applicable for Sub-Clause 27.4(b) here above.
- 27.5 The price preference to Group A bids will be:
- (i) 15% of the ex-factory bid price, if the value addition through indigenous manufacturing is at least 20%;
 - (ii) 20% of the ex-factory bid price, if the value addition through indigenous manufacturing is over 20% and up to 30%; and
 - (iii) 25% of the ex-factory bid price, if the value addition through indigenous manufacturing is over 30%.
- 27.6 The applicable price preference i.e., as per Sub-Clause 27.5 here above will be applied to Group A Bid by reducing the ex-factory bid price.

I.1.30 IB.28 Process to be Confidential.

- 28.1 Subject to Clause 23 heretofore, no Bidder shall contact Employer and/or Engineer on any matter relating to its Bid from the time of the Bid opening to the time the bid evaluation result is announced by the Employer. The evaluation result shall be announced at least ten (10) days prior to award of Contract. The announcement to all bidders will include table(s) comprising read out prices, price adjustments made, final evaluated prices and recommendations against all the bids evaluated.
- 28.2 Any effort by a Bidder to influence Employer and/or Engineer in the Bid evaluation, bid comparison or Contract Award decisions may result in the rejection of his Bid. Whereas any bidder feeling aggrieved may lodge a complaint via EPADS not later than Ten (10) days after the announcement of the bid evaluation result; however, mere fact of lodging a



complaint shall not warrant suspension of the procurement process.

A. AWARD OF CONTRACT

I.1.31 IB.29 Post-Qualification

29.1 The Employer, at any stage of the bid evaluation, having credible reasons for or prima facie evidence of any defect in supplier's or contractor's capacities, may require the suppliers or contractors to provide information concerning their professional, technical, financial, legal or managerial competence being already mentioned in technical bid: Provided that such qualification shall only be laid down after recording reasons therefor in writing. They shall form part of the records of that bid evaluation report.

29.2 The determination will take into account the bidder's financial and technical capabilities. It will be based upon an examination of the documentary evidence of the bidder's qualification submitted under Appendix B to Instructions to Bidders.

"Evidence of Bidder's Capability" by the bidder pursuant to Clause IB.13, as well as such other information as required under the Bidding Documents.

29.3 An affirmative determination will be a pre-requisite for award of the Contract to the highest ranked bidder. A negative determination will result in rejection of that bidder's bid in which event, Employer will proceed to undertake a similar determination of the next highest evaluated bidder's capabilities to perform the Contract satisfactorily.

I.1.32 IB.30 Award Criteria

30.1 Subject to Clause IB.32, the Employer will award the Contract to the bidder whose bid has been determined to be substantially responsive to the Bidding Documents and who has offered the lowest evaluated Bid Price, provided such bidder has been determined to be qualified to satisfactorily perform the Contract in accordance with the provisions of Clause IB.29.

I.1.33 IB.31 Employer's Right to Vary Quantities

31.1 Employer reserves the right at the time of award of Contract or during the currency of contract to increase by up to 15% the quantity of goods and services specified in the Schedule of Prices without any change in the unit price or other terms and conditions. Similarly, the Employer also reserve the right to decrease the quantity of goods and services provided in the Schedule of Prices without any change the unit price or other terms and conditions accordingly.

I.1.34 IB.32 Employer's Right to Accept any Bid and to Reject any or all Bids

32.1 Notwithstanding Clause IB.30, the Employer reserves the right to accept or reject any bid, and to annul the bidding process and reject all bids, at any time prior to award of Contract as per PPRA Punjab rule 35, , without thereby incurring any liability to the affected bidders or any obligation to inform the affected bidders of the grounds for the Employer's action except that the grounds for its rejection shall upon request be communicated, to any bidder who submitted a bid, without justification of grounds ,



however upon bidder request the ground of rejection will be communicated to the concerned but no justification will be given as per as per PPRA Rule 35. however, upon bidder request the ground of rejection will be communicated to the concerned but no justification will be given as per PPRA rule 35. Rejection of all bids shall be notified to all bidders promptly.

- 32.2 No negotiations with the bidder having been evaluated as lowest responsive or any other bidder shall be permitted. However, the Employer may have clarification meeting(s) to get clarify any item(s) in the bid evaluation report.

I.1.35 IB.33 Notification of Award

- 33.1 Prior to expiration of the period of bid validity prescribed by the Employer, the Employer will notify the successful bidder in writing ("Letter of Acceptance") that his bid has been accepted. This letter shall name the sum which the Employer will pay the Contractor in consideration of the execution and completion of the Works by the Contractor as prescribed by the Contract (hereinafter and in the Conditions of Contract called the "Contract Price").
- 33.2 The Letter of Acceptance and its acceptance by the bidder will constitute the formation of the Contract, binding the Employer and the Bidder till signing of the formal Contract Agreement.
- 33.3 Upon furnishing by the successful bidder of a Performance Security, the Employer will promptly notify the other bidders that their bids have been unsuccessful and return their bid securities.

I.1.36 IB.34 Performance Security

- 34.1 The successful bidder shall furnish Performance Security in form of Bank Guarantee from a scheduled bank within Fourteen-day (14) days after the receipt of Letter of Intent / Acceptance. The Performance Security shall be of an amount equal to Ten (10) percent of the Contract Price in PKR.
- 34.2 Failure of the successful bidder to comply with the requirements of Sub- Clause IB.34.1 or Clause IB.35 or Clause IB.43 shall constitute sufficient grounds for the annulment of the award and forfeiture of the Bid Security.

I.1.37 IB.35 Signing of Contract Agreement

- 35.1 The formal Agreement between the Employer and the successful bidder shall be executed at the receipt of the Performance Security within Twenty-Eight (28) days of the receipt of the Letter of Acceptance by the successful bidder from the Employer.

F. ADDITIONAL INSTRUCTIONS

I.1.38 IB.36 Instructions not Part of Contract

- 36.1 Bids shall be prepared and submitted in accordance with these Instructions which are



provided to assist bidders in preparing their bids, and do not constitute part of the Bid or the Contract Documents.

I.1.38.1.A.1 IB.37 Contract Documents

- 37.1 The Documents which will be included in the Contract are listed in the Form of Contract Agreement set out in these Bidding Documents.

I.1.38.1.A.2 IB.38 Sufficiency of Bid

- 38.1 Each bidder shall satisfy himself before Bidding as to the correctness and sufficiency of his Bid and of the rates and prices entered in the Schedule of Prices. Except insofar as it is otherwise expressly provided in the Contract, the rates and prices entered in the Schedule of Prices shall cover all his obligations under the Contract and all matters and things necessary for the proper completion of the Works.

I.1.38.1.A.3 IB.39 One Bid per Bidder

- 39.1 Each bidder shall submit only one bid either by himself, or as a partner in a joint venture. A bidder who submits or participates in more than one bid (other than alternatives pursuant to Clause IB.41) will be disqualified and bids submitted by him shall not be considered for evaluation and award.

I.1.38.1.A.4 IB.40 Bidder to Inform Himself

- 40.1 The bidder is advised to obtain for himself at his own cost and responsibility all information that may be necessary for preparing the bid and entering into a Contract for execution of the Works. This shall include but not be limited to the following:
- (a) inquiries on Pakistani Income Tax/Sales Tax/PRA to the Commissioner of the Income Tax, Sales Tax and PRA, Punjab Pakistan.
 - (b) inquiries on customs duties and other import taxes, to the concerned authorities of Customs and Excise Department.
 - (c) information regarding port clearance facilities, loading and unloading facilities, storage facilities, transportation facilities and congestion at Pakistan seaports.
 - (d) investigations regarding transport conditions and the probable conditions which will exist at the time the Goods will be actually transported.

I.1.38.1.A.5 IB.41 Alternate Proposals by Bidder (Not Applicable)

- 41.1 Should any bidder consider that he can offer any advantage to the Employer by a modification to the designs, specifications or other conditions, he may, in addition to his bid to be submitted in strict compliance with the Bidding Documents, submit any Alternate Proposal(s) containing (a) relevant design calculations; (b) technical specifications; (c) proposed construction methodology; and (d) any other relevant details / conditions, provided always that the total sum entered on the Form of Bid shall



be that which represents complete compliance with the Bidding Documents.

- 41.2 Alternate Proposal(s), if any, of the lowest evaluated responsive bidder only may be considered by the Employer as the basis for the award of Contract to such bidder.

I.1.38.1.A.6 IB.42 Local Conditions

- 42.1 Bidder must verify and supplement by his own investigations the information about site and local conditions. The bidders are advised to visit and examine the site of Works and its surroundings and obtain for themselves on their own responsibility all information that may be necessary for preparing the bid and entering into a contract for construction of the Works. All cost in this respect shall be at the bidder's own expense. However, Employer will assist the Bidder wherever practicable and possible.

I.1.38.1.A.7 IB.43 Integrity Pact

- 43.1 The Bidder shall sign and stamp the Integrity Pact provided at Schedule-H to Bid in the Bidding Document for Government procurement contracts exceeding Rupees ten million. Failure to provide such Integrity Pact shall make the bid non-responsive.

BID DATA SHEET

1.1 Name and address of the Employer: Pir Mehr Ali Shah Arid Agriculture University – (PMAS AAUR), Shamsabad, Murree Road, Rawalpindi, Punjab.

1.1 Scope of Bid/ Works: “Design, Supply, Installation, Commissioning for 1.87 MW Solarization & Retrofitting of PMAS-AAUR with Net-Metering, SCADA & 5-years O&M”

1.2 Name of the Funding Agency: PMAS-AAUR

6.1 Time limit for clarification:



A prospective bidder requiring any clarification(s) in respect of the Bidding Documents may notify the Procuring Agency at the procuring agency's address indicated in the Bidding Data.

If needed will issue the clarification/amendment of the Bidding Documents at least Five (5) days before the date of submission of Bids (without identifying the source of enquiry) to all prospective bidders who have purchased the Bidding Documents.

8.1 Bid language: The bid prepared by the bidder and all correspondence and documents relating to the Bid, exchanged by the bidder and the Employer shall be written in the English language, provided that any printed literature furnished by the bidder may be written in another language so long as accompanied by an English translation of its pertinent passages in which case, for purposes of interpretation of the Bid, the English translation shall govern.

15. Amount of Bid Security: Bid Security is 5% i.e. Rs 19,482,441/- of the Estimated Amount i.e. Rs 389,648,819/-

16. Period of Bid Validity: 90 Days.

18. Number of copies of the Bid to be submitted.: One (01) through EPAD. In addition to the original Bid, one copy in hard and 01 soft copy of Technical Bid shall also be submitted.

18.1 (a) Employer's address for the purpose of Bid submission: BID must be Submitted online at E-Pak Acquisition and Disposal System (e-PADS) website i.e., <https://eprocure.gov.pk>

18.6 Venue, time, and date of the pre-Bid meeting:

Venue: Head Office, Directorate of Planning and Development, Pir Mehr Ali Shah Arid Agriculture University - PMAS AAUR, Shamsabad, Murree Road, Rawalpindi, Punjab

Date: 26th Jan, 2026

Time: 11:00 AM

19. (a) Deadline for submission of bids: February 02, 2026 at 11:00 AM

22 Venue, time, and date of Bid Opening:

Venue: Directorate of Procurement and Inventory Control, Pir Mehr Ali Shah Arid Agriculture University Shamsabad, Murree Road, Rawalpindi, Punjab

Date: February 02, 2026

Time: 11:30 AM

34. Standard form and amount of Performance Security acceptable to the Employer:

An amount equivalent to ten percent (10%) of Contract Amount in the form of Bank Guarantee in the favor of Pir Mehr Ali Shah Arid Agriculture University - PMAS AAUR from the schedule bank of State of Pakistan.

The bank guarantee should be unconditional on demand (Standard Forms). The Performance Security should remain valid up to end of Defect Liability Period. (DLP) and will be released on successful completion of DLP and submission of new Performance Security before start of O&M period for an amount equal to 5% of the Contract Price and valid upto end of 5 years O&M period and it will be released after the successful completion O&M period.



Qualification Criteria

Technical Evaluation will be based on the criteria given in succeeding paras regarding the Bidder's General Experience, Specific Experience, Personnel Capabilities and Equipment Capabilities as demonstrated by the Bidder's responses in the forms attached. The Procuring Agency reserves the right to waive minor deviations, if these don't materially affect the capability of a Bidder to perform the contract. Sub-contractor's experience and resources shall not be taken into account in determining the Bidder's compliance with the qualifying criteria. However, Joint Venture experience & resources shall be considered. Consortium or Association of Contractors will be considered for similar treatment as in case of Joint Venture. The detailed qualification criteria for Technical Evaluation is provided as follows:

Sr. No.	Category	Weightage/Marks
1.	Company Profile and Experience	10
2.	General Experience	20
3.	Similar Experience (Solar)	24
4.	Particular Experience (SCADA)	15
5.	Financial Capabilities	20
6.	Equipment Capabilities	05
7.	Personnel Capabilities	06
	Total:	100

The applicants must score minimum 70% marks of each category, otherwise consider as non-qualified bidder.

IB-24: Qualification & Evaluation Criteria

Qualification will be based on applicant (Firm / Members of Joint Venture) meeting the following qualification criteria as demonstrated by the applicant's response.

CATEGORY-1: Company Profile and Experience

Sr. No.	Description	Allocated Marks
1	Company Profile and Experience	



i.	Company Profile 10 Years of operations (From the Registration date of NTN / FBR) <ul style="list-style-type: none"> E.g.: Half (0.5) mark for one year of experience may be awarded. Maximum marks may be awarded, if the firm has 10 years or more experience. Complete address, ownership / rent agreement, years of office established. In case of missing information, no mark may be awarded. 	05
ii.	Organizational Structure	02
iii.	List of permanent staff <ul style="list-style-type: none"> For more than 15 Employee = 03 For employees between 10 to 15 = 02 For employees between 05 to 10 = 01 For employees less than 05 = 0 Personnel Capabilities (Attach soft copies of CVs along with the affidavit stating the availability of Engineers for the project)	03
	Total Marks (Company Profile and Experience)	10

CATEGORY-2: GENERAL EXPERIENCE

General Experience		
	General Experience 10 marks are given for each project if the vendor has been involving(d) in the any general nature projects 350 million and above. Full marks will be given for 2-Projects <ul style="list-style-type: none"> Solo – 10 marks (each project) JV – As a leading member – 10 marks (each project) JV – as the least member – 5 marks (each project) Work orders, Contract agreement must be attached, otherwise, no marks shall be awarded (Government Department only).	20

CATEGORY-3: SIMILAR EXPERIENCE (SOLAR)

Similar Experience (Solar)		
iv.	Solar projects over last 5 years. At least 3projects, having volume Rs. 350.00 million or above, if the project volume is less than Rs. 350.00 million than the project will be evaluated. <ul style="list-style-type: none"> 08 marks against each project 24 marks against 3 projects. Purchase orders / supply orders / completion certificates must be attached, otherwise, no marks shall be awarded (Government Departments only) in case of project less than the above amount accumulated values can be considered (each Project shall not be less than 50 million).	24
	Total Marks (Similar Experience)	24



CATEGORY-4: Particular Experience (Project with SCADA System)

Particular Experience (SCADA System)		
i.	<p>SCADA System projects over last 5 years. At least 3 projects, having volume Rs. 20.00 million or above, if the project volume is less than Rs. 20.00 million than the project will be evaluated.</p> <ul style="list-style-type: none"> • 05 marks against each project • 15 marks against 3 projects. <p>Purchase orders / supply orders / completion certificates must be attached, otherwise, no marks shall be awarded (Government Departments only) in case of project less than the above amount accumulated values can be considered (each Project shall not be less than 05 million).</p>	15
	Total Marks (Particular Experience)	15

CATEGORY-5: FINANCIAL CAPABILITIES

Financial Capabilities		
	<p>Annual Turnover (last 03 years)</p> <ul style="list-style-type: none"> • If total average turnover during last three years is PKR 350 <i>million or above</i> = 10 marks • If total turnover during last three years is less than PKR 350 and more than 200 <i>million</i> = 05 marks • 0 Marks shall be given in case of total turnover during last three years is less than 200 million <p>Audit statement, FBR returns and Bank statement of last three years must be attached, otherwise, no marks shall be awarded (Construction work/receipt only).</p>	10
	Available Cash and Credit Limit for project completion	
i.	<p>Bank Balance and Credit Limit</p> <ul style="list-style-type: none"> • 10 marks for available Bank Balance and Credit Line is equal to or more than 150% value of the estimated cost of the tender as mentioned in the bidding documents • (any Scheduled Bank of Pakistan) • 05 marks for available Bank Balance and Credit Line is equal to or more than 100% value of the estimated cost of the tender as mentioned in the bidding documents • 0 marks for available Bank Balance and Credit Line is less than value of the estimated cost of the tender as mentioned in the bidding documents <p>Verifiable Banking documents issued by any schedule bank of Pakistan (The document shall issue date prior to the bid submission not old more than 10 days.</p>	10
	TOTAL MARKS	20



CATEGORY-6: EQUIPMENTS CAPABILITIES

Sr. No	Equipment Type	Maximum Marks
1	Surveying Equipment (Total Station) (01 Set)	1
2	Megger / Earth Resistance Tester	1
3	AC/DC Clamp Meter	1
6	Generator (50/100 KVA, 01 No)	1
7	Reciprocating saw / Jig saw, Right angle drill, Conduit bender, Large crimpers	1
	Total Marks (Equipment Capabilities)	05

CATEGORY 7: PERSONNEL CAPABILITIES

The following key experts at a minimum shall be evaluated:

No personnel will be considered for evaluation if declaration of Professional Staff Employment & availability for this Project (**Form A-3**) **duly signed by authorized signatory** is not attached. Bidder will also provide **affidavit of employee** on judicial stamp paper.

Bidders will submit the detailed particular of his experts considering that all staff **will serve at site full time during execution of works** In case bidder fails to appoint full time Project Manager at site, a penalty of PKR 100,000 will be imposed on monthly basis and in case bidder fails to appoint full time other supporting staff (all personnel or partly) mentioned below (other than Project Manager) at site, a penalty of Rs. 100,000/- will be imposed on monthly basis.

Sr. No.	Description	Maximum Points
	Engineers in employment of the contractor & Registered with PEC a) Number of Engineers (Min 1 No. Electrical) b) Experience of Electrical Engineer (Minimum 05 years)	03 01
	Number of Diploma Engineers in Employment of the Contractor a) Number of Sub Engineers having Diploma in Associate Engineering (Min 1-No Electrical) b) Experience of Sub-Engineers in number of Years (Minimum 05 - years)	01 01
	Sub-total:	06

Bidders will provide **short CVs**, showing details of experts are desired by highlighting the name of expert, qualification, year of graduation or other degree(s), general experience, specific experience, designation, time of association with this firm. Experience certificates, educational degree supporting the qualification, affidavit of employee on judicial stamp paper. No marks if required documents are not attached.



Note:

- a) This part of evaluation shall be of knock out basis if the bidder fails to provide the authorization from Original Equipment Manufacturer (**OEM**) of OEM Manufacturer for items i.e. Solar PV module, Inverters, VFDs and SCADA System and fails to comply the given specifications he shall be considered as **non-responsive** and shall not be considered for further evaluation.
- b) All the datasheet must be attached with technical BID.
- c) Inverter Manufacturer should be registered locally and should have active tax payer list (for Inverter warranty Claim).
- d) Similar to other than above or better specifications of an equivalent item will be accepted by the Procurement Committee / Bid Opening & Evaluation Committee. Bidder attaches brochure mentioning the relevant specifications. In absence of brochure the bid will be considered as non-responsive and the decision of the committee shall be final.
- e) The Contractor / Manufacturer must also provide undertaking for the availability of spares parts for the period of five (05) years that will be made part of the main contract.
- f) Section Drawings of elevated structure with wind sustainable report at 35m/s.



APPENDIX A TO INSTRUCTIONS TO BIDDERS

2.1 NAME OF ELIGIBLE COUNTRIES

[As per list allowed by Government of Pakistan]



3.1 EVIDENCE OF BIDDER'S CAPABILITY



Domestic Goods (Value added in Pakistan)

[Bidders claiming eligibility for domestic preference should fill in for supply items only, all columns hereunder and provide necessary documentation to substantiate their claim]

<i>Sr. No.</i>	<i>Description of Indigenous Goods</i>	<i>Unit</i>	<i>Qty</i>	<i>Total Price of Goods Ex- Factory (Pak Rs.)</i>	<i>Domestic value added in the manufacturing cost as percentage of Ex- Factory Price</i>	<i>Amount of value addition (Pak Rs.)</i>
<i>1</i>	<i>2</i>	<i>3</i>	<i>4</i>	<i>5</i>	<i>6</i>	<i>7</i>
<i>Total in columns 5 & 7</i>						

A. Total amount of Value Addition (from Col.7)	Rs_____
B. Total Ex-Factory Price of Indigenous Goods (from Col.5)	Rs_____
C. Total DDP Price of imported supply items	Eqv. Rs_____
D. Total Price of supply items [B+C]	Eqv. Rs_____
E. % of value addition = [(A/D) x100]	_____ %
F. Domestic Preference = (15.20 or 25) % of B	Rs_____



FORM OF BID AND SCHEDULES TO BID

(TECHNICAL PROPOSAL)



FORM OF BID

(LETTER OF OFFER)

Bid Reference No. _____

Phase No: _____

Scheme Name: _____

(Name of Works)

To:

Gentlemen,

1. Having examined the Bidding Documents including Instructions to Bidders, Conditions of Contract, Specifications, Drawings, Schedule of Prices and Addenda Nos. for the execution of the above-named Works, we, the undersigned, being a company doing business under the name of _____ and address and being duly incorporated under the laws of _____ hereby offer to execute and complete such Works and remedy any defects therein in conformity with the said Documents including Addenda thereto for the Total Bid Price as indicated in the Schedule of Prices placed in our Technical Bid envelop.
2. We understand that all the Schedules attached hereto form part of this Bid.
3. As security for due performance of the undertakings and obligations of this Bid, we submit herewith Bid Security (Rs _____) drawn in your favor or made payable to you and valid for a period twenty-eight (28) days beyond the period of validity of Bid.
4. We undertake, if our Bid is accepted, to commence the Works and to deliver and complete the whole of the Works comprised in the Contract within the time(s) stated in Preamble to the Conditions of Contract.
5. We agree to abide by this Bid for the period of 120 days from the date fixed for receiving the same and it shall remain binding upon us and may be accepted at any time before the expiration of that period.
6. Unless and until a formal Agreement is prepared and executed, this Bid, together with your written acceptance thereof, shall constitute a binding contract between us.
7. We undertake, if our Bid is accepted, to execute the Performance Security referred to Sub Clause 10.1 of Particular Conditions of Contract for the due performance of the Contract.
8. We understand that you are not bound to accept the lowest or any Bid you may receive.
9. We do hereby declare that the Bid is made without any collusion, comparison of figures or arrangements with any other person or persons making a Bid for the Works.



Address: _____



SCHEDULES TO TECHNICAL BID INCLUDE THE FOLLOWING:

- Schedule A to Bid: Specific Works Data
- Schedule B to Bid: Work to be Performed by Sub Contractors/ firm
- Schedule C to Bid: Proposed Programme of Works
- Schedule D to Bid: Deviations from Technical Provisions
- Schedule E to Bid: Deviations from Contractual Conditions
- Schedule F to Bid: Method of Performing Works
- Schedule G to Bid: Proposed Organization
- Schedule H to Bid: Integrity Pact



SCHEDULE – A TO BID

SPECIFIC WORK DATA

The scope of work covers Design, Supply, Installation, Testing, Commissioning and Performance testing of Grid interactive roof top solar photovoltaic system. Following are the detail:

Sr. No	Name	Estimated Solar Potential (KW)	Total cost of Equipment Million PKR
1.	Design, Supply, Installation & Commissioning for Solarization of PMAS-AAUR, 1.87 MW with Net-Metering, SCADA & 5-years O&M”		



SECTION-III. BILL OF QUANTITIES

“Design, Supply, Installation, Commissioning for 1.87 MW Solarization & Retrofitting of PMAS-AAUR with Net-Metering, SCADA & 5-years O&M”

Sr. #	Minimum Requirements	Ref.(MRS.2nd Qtr 2025)	Unit	Est. QTY	Unit Rate	Total Amount
ITEMS OF SOLAR SYSTEM						
1	Supporting Structure: Aluminium (2.5 mm) P1 Structre complete in all respect or elevated galvanised steel structure for building having less space e.g. for tubewells	N.S.	Per watt	1875000		
2	Supply and erection of single core PVC insulated, PVC sheathed copper conductor, 600/1000 volts grade cable, in prelaidd PVC pipes/M.S. conduit/G.I. pipe/wooden strip batten/wooden casing and capping/trenches, etc.- 10.00 mm sq (7/0.052")	Chapter (24) item 10(iii) (Page # 156)	Rft	500.0		
3	Supplying,Installation and commissioning of MCCB (Moulded Case Circuit Breaker of specified rating made of LEGRAND FRANCE/GE U.S.A/SCHNEIDER GERMANY/TERASAKI JAPAN/SIEMEN/ABB SWITZERL andor approved equivalent manufacturer(with fixed Thermal-Magnetic Trip)in prelaidd DB and Panels i/c the cost of screws,necessary wire complete in all respect as approved and directed by the Department/Engineer. 15-200 Amp(36 KA) four Pole	Chapter (24) item 86 b(v) (Page # 169)	Each	2		
4	P/F wall mounted DB (Distribution Board) made with 16SWG Sheet (Recessded/Surface mounted Type), Powder coated Paint, i/c the cost of Lock, Indication lights, Thimble, Copper Comb, Wiring, Netural & Earth Bar, Door Earthing, Digital Voltmeter, Digital Ammeter, Volt Selector Switch, Ammeter selector switch, Current Transformers and Controles Complete in all respect as approved and directed by the Department/Engineer (Breakers will be Paid Separately). (a) 06" deep (i) 75~100A	Chapter (24) item 90 a(ii) (Page # 171)	P.Cft	6.3		
5	Solar Photovoltaic Module:	N.S	Per watt	1875000		
	Module Make					
	Tier 1, Brand should be verifiable					
	Rated Power (STC) 715 Wp or above BIFACIAL-HJT DUAL GLASS A-Grade,					



Sr. #	Minimum Requirements	Ref.(MRS.2nd Qtr 2025)	Unit	Est. QTY	Unit Rate	Total Amount
	Cell Quality					
	A Grade (verifiable)					
	Module Efficiency					
	22% or Higher (Front Side)					
	Module Degradation					
	1st year power degradation no more than 1%					
	Annual power degradation no more than 0.5% over 25 years & above					
	Mechanical Load Tolerance					
	5400 Pa positive load or above, 2400 Pa negative load or above					
	Mechanical Load					
	Should be verifiable through a standard lab test					
	Maximum System Voltage					
	1500V DC (IEC) or Equivalent					
	Power Tolerance					
	0 ~ +3 to 5 W					
	Max. Series Fuse Rating					
	25 amp or above					
	Operating Temperature					
	-40°C to +85°C					
	Temperature Coefficient of Pmax					
	-0.30% /°C or less					
	Bypass Diode					
	As per design					
	Bus Bar					
	10 or higher					
	Product Certification					
	IEC 61215, IEC 61730, IEC 61701 ED2 or equivalent					
	Management Certification					
	ISO 9001, ISO 14001, OHSAS 18001 or equivalent					
	Frame					
	Must withstand 5400 PA impulse load					
	Junction Box					
	IP68					
	Cable					
	4 mm ² , cable length up to 300 mm or above					
	Connectors					
	MC4 or comparable weatherproof					
	Cover					
	2 mm front and 2 mm back or above (bi-facial)					



Sr. #	Minimum Requirements	Ref.(MRS.2nd Qtr 2025)	Unit	Est. QTY	Unit Rate	Total Amount
	Product Warranty and Guarantee					
	Sample size 1% of the total solar capacity (at the time of execution) shall be verified by local labs					
	12 Years product material and workmanship warranty					
	25 years for 80% of warranted min power.					
	Brand Huasun /Risen/Canadian/Trina/Jinko/JA or equivalent and to be approved and directed by the Department/Engineer					
	On-Grid Solar Inverter					
	115 to 125 KW ON GRID Inverter					
	Inverter Manufacturer					
	Renowned and verifiable brand having successful history in similar climatic conditions					
	Inverter Type					
	String inverter (or as per supported design)					
	Max. Efficiency					
	98.6% or above					
	Max. Input Voltage					
	1100V (or as per supported design)					
	Max. Input Current per MPPT					
	30A (or as per supported design)					
	MPPT Operating Voltage Range					
	200V~1000V (or as per supported design)					
6	Total Harmonic Distortion	N.S	Each	13		
	<3%, As per relevant IEC clauses					
	Power Factor Range					
	0.8 leading ~ 0.8 lagging					
	IP Protection					
	IP 66 or better					
	Protections					
	Input-side disconnection device					
	Anti-islanding					
	AC overcurrent					
	DC reverse-polarity					
	PV-array string fault monitoring (optional)					
	DC insulation resistance detection					
	Residual current monitoring unit					
	DC surge protection					
	AC surge protection					



Sr. #	Minimum Requirements	Ref.(MRS.2nd Qtr 2025)	Unit	Est. QTY	Unit Rate	Total Amount
	Ripple receiver control (optional)					
	Operating Temperature					
	-25°C to +60°C					
	Communication					
	With Remote Monitoring Feature, Mobile App, Web server user interface, Cloud Connected.					
	Real-time System monitoring. Alerts, faults and warning data display. System Statics-System Parameters,					
	Support WLAN/4G/RS485 communication					
	Minimum Applicable Standards and Compliance					
	IEC 62109-1/-2, IEC 62116, IEC 60068, IEC 61683, IEC 61727, EN 50530, IEEE 1547 or equivalent					
	Warranty					
	Minimum 5 years standard warranty and support 15 years extended warranty					
	Brand: Huawei, sineng, growatt, solis or equivalent and to be approved and directed by the Department/Engineer					
7	Solar Pump Inverter / Solar Pump Variable Frequency Device [VFD]	N.S	Each	2.00		
	Max. DC input power 30/37 KW					
	Application					
	Converts D.C. voltage to A.C. voltage and regulates the functionality of Pump					
	Standard Compliance					
	IP 65 complying VFDs conforming IEC/EN 62109-1, IEC61683, IEC/EN 62109-2/equaling.					
	Grid Connectivity					
	As per Requirement. In case of Grid Input option, dv/dt or Sine Filters between VFD and Motor be installed as per Manufacturer/Design recommendations.					
	Rated Conversion Efficiency					
	96% or above					
	MPPT Efficiency					
	98.5% or above					
	Mounting Type					
	Wall mounted.					
	Free Warranty Period					
	03 year or more comprehensive service warranty from the date of					



Sr. #	Minimum Requirements	Ref.(MRS.2nd Qtr 2025)	Unit	Est. QTY	Unit Rate	Total Amount
	certification/commissioning as provided by manufacturer.					
	Built-In Functions					
	Variable Frequency Drive. Automatic Start and Stop with any input power (solar, Grid and Generator). Self-diagnostic and self-Protection. Dry run protection detection. Should have advanced auto MPPT (Maximum Power Point Tracking) controller. Should have RS 232/485, etc. communication port for monitoring.					
	Protections					
	The proposed controller unit must have adequate technological features to protect itself and the pumping machinery from all types of accidental short circuit, Reverse Polarity protection, overload protection, low rpm protection (less than 30 Hz, or as per pump characteristic curve, pump stop motor operation), Lightning induced transients Protection, dry source protection / well probe, sensor, float switch, sun switch, and overheating protection. The proposed controller shall have built-in feature to switch pumping unit ON/OFF automatically w.r.t. adequacy of solar irradiance. External Surge Protector: Type 2 of applicable system voltage range No Load Protection: Well Probe or equal methodology for avoidance of no-load operation.					
	Temperature Range					
	-10 to +60 degree Celsius or better					
	Rated Output Voltage					
	A.C. and D.C. rated voltage (single/three phase)/rated voltage matching with the motor					
	Grounding/Earthing					
	The VFD drive body shall be separately earthed with maximum resistance of 3 ohms					
	Documentation					
	All import related documents must be available that include kit as well as other relevant components					
	Brand to be approved and directed by the Department/Engineer					
8	Solar Pump Inverter / Solar Pump Variable Frequency Device [VFD]	N.S	Each	1.00		
	Max. DC input power 18.5 KW					
	Max. DC input power 18.5 KW					



Sr. #	Minimum Requirements	Ref.(MRS.2nd Qtr 2025)	Unit	Est. QTY	Unit Rate	Total Amount
	<p>Application</p> <p>Converts D.C. voltage to A.C. voltage and regulates the functionality of Pump</p> <p>Standard Compliance</p> <p>IP 65 complying VFDs conforming IEC/EN 62109-1, IEC61683, IEC/EN 62109-2/equaling.</p> <p>Grid Connectivity</p> <p>As per Requirement. In case of Grid Input option, dv/dt or Sine Filters between VFD and Motor be installed as per Manufacturer/Design recommendations.</p> <p>Rated Conversion Efficiency</p> <p>96% or above</p> <p>MPPT Efficiency</p> <p>98.5% or above</p> <p>Mounting Type</p> <p>Wall mounted.</p> <p>Free Warranty Period</p> <p>03 year or more comprehensive service warranty from the date of certification/commissioning as provided by manufacturer.</p> <p>Built-In Functions</p> <p>Variable Frequency Drive. Automatic Start and Stop with any input power (solar, Grid and Generator). Self-diagnostic and self-Protection. Dry run protection detection. Should have advanced auto MPPT (Maximum Power Point Tracking) controller. Should have RS 232/485, etc. communication port for monitoring.</p> <p>Protections</p> <p>The proposed controller unit must have adequate technological features to protect itself and the pumping machinery from all types of accidental short circuit, Reverse Polarity protection, overload protection, low rpm protection (less than 30 Hz, or as per pump characteristic curve, pump stop motor operation), Lightning induced transients Protection, dry source protection / well probe, sensor, float switch, sun switch, and overheating protection. The proposed controller shall have built-in feature to switch pumping unit ON/OFF automatically w.r.t. adequacy of solar irradiance. External Surge Protector: Type 2 of applicable system</p>					



Sr. #	Minimum Requirements	Ref.(MRS.2nd Qtr 2025)	Unit	Est. QTY	Unit Rate	Total Amount
	voltage range No Load Protection: Well Probe or equal methodology for avoidance of no-load operation.					
	Temperature Range					
	-10 to +60 degree Celsius or better					
	Rated Output Voltage					
	A.C. and D.C. rated voltage (single/three phase)/rated voltage matching with the motor					
	Grounding/Earthing					
	The VFD drive body shall be separately earthed with maximum resistance of 3 ohms					
	Documentation					
	All import related documents must be available that include kit as well as other relevant components					
	Brand to be approved and directed by the Department/Engineer					
9	Data-Loggers for Remote Monitoring	N.S		13.00		
10	Supply, Installation, Testing and Commissioning of DC Combiner box IP-54, Wall Mounted Type, 14 SWG RAL-7035 Panel, will be used as housing of DC Breakers/Fuse of 4 Pole 16A rated current, max current 32A 1000 VDC as per system requirement.Make: Schnieder/Himel/Chint	N.S	Nos	13.00		
11	Supply, Installation, Testing and Commissioning of AC Combiner box for 2 Inverters IP-54, Wall Mounted Type, 14 SWG RAL-7035 Panel, Breakers as per system requirement. Make: Schneider/Terasaki/ABB. Digital Energy Analyzer Make: Circutor CVM-C10/ABB/Schneider/Chint or equivalent. Pure Tinned Copper Bus bar with adequate size and CT used should be European make.	N.S	No's	4.00		
12	Supply, Installation, Testing and Commissioning of AC DB for Single 125KW Inverter, IP-54, Wall Mounted Type, 14 SWG RAL-7035 Panel, Breaker as per system requirement. Make: Schneider/Terasaki/ABB. Digital Energy Analyzer Make: Circutor CVM-C10/ABB/Schneider/Chint or equivalent.	N.S	No's	5.00		



Sr. #	Minimum Requirements	Ref.(MRS.2nd Qtr 2025)	Unit	Est. QTY	Unit Rate	Total Amount
13	Supply, Installation, Testing and Commissioning of AC/DC DB for Single VFD Inverter, IP-54, Wall Mounted Type, 14 SWG RAL-7035 Panel, Breaker as per system requirement. Make: Schneider/Terasaki/ABB. Digital Energy Analyzer Make: Circutor CVM-C10/ABB/Schneider or equivalent.	N.S	No's	3.00		
14	Supply & installation of GI ZINC Protected 14 SWG Perforated Cable tray with 16 SWG cover duly Painted after degreasing, anti-rusting, phosphating and antirust primer including all installation accessories such as connecting plates with earth bonding, rowel bolts elbows, tees e.t.c. as per system requirements. Complete in all respect. For All Buildings.	Job	Each	1		
15	Providing and Installation of Genset Controller as per technical specifications	Job	Each	12		
16	Supply & Installation of CPVC Conduits including all accessories such as bends, sockets, j-boxes, flexible conduits, metal saddles etc. Complete in all respect For All Buildings. Make: Jeddah Polymer/GALCO/DADEX Supply, Installation, Testing and Commissioning of Miscellaneous items of very good quality to complete the above job including MC4 Connectors, HDG Angles, HDG Channels, SS Nut & Bolts, Screws, Cable Ties, Cable Glands, Ferrules, Lugs, connectors etc. complete in all respect. For All Buildings.	N.S	Job	1		
17	LT Termination Flexible pipe 2 " DC Breaker 4 Pole 1000V(32Amp) DC Breaker 2 Pole 500V(32Amp) DC SPD 40kA AC SPD 40kA	N.S N.S N.S N.S N.S	Each Each Each Each Each	1 1 1 1 1		
18	EARTHING/Grounding & LPS System					



Sr. #	Minimum Requirements	Ref.(MRS.2nd Qtr 2025)	Unit	Est. QTY	Unit Rate	Total Amount
	<p><u>Earthing System for Inverter / Wapda Neutral:</u> Complete independent earthing system for inverter / WAPDA / Neutral must be separated of the main earthing system to obtain 5- ohm max resistance.</p> <p><u>Earthing for PV SOLAR SYSTEM:</u> Complete independent earthing system for PV solar system, must be separated of the main earthing system to obtain 5-ohm max resistance.</p> <p>Deep earth 70ft deep consisting on 25mm copper conductor , (rope) with copper rod having size (1½” x ½ ” x 5’) i/c salts ,and all accessories to connect with قلمی اروش qalmi shora coal equipment complete in all respect as approved by The Department/Engineer</p> <p>HDPE Pipe 25mm Popular with Accessories i/c Sockets, Bend and Elbow Complete in all respect as approved and directed by Engineer Incharge.Flexible Pipe 1" Popular with Accessories i/c Sockets, Bend and Elbow Complete in all respect as approved and directed by Engineer Incharge. MC4 Connectors Best Quality Complete in all respect as approved and directed by the Department/Engineer. Copper Sleeves (16/25/35mm) Complete in all respect as approved and directed by Department/Engineer</p> <p>Thimbles (6 mm) Best Quality Copper. Ring Thimbles (25mm) Best Quality Copper</p>	N.S	Job	15		
19	<p>Industrial Lightning Arrestor System</p> <p>Technical Charateristic :</p> <p>Material: Stainless steel AISI-316L</p> <p>WithStandard current : 200KA-wave 10/350us</p> <p>Operation temperature : -40C _ + 130C</p> <p>Metric : Thread M-16 x2</p> <p>Protection Radius min meter : 80 Meter</p> <p>SIGMA or Equivalent</p>	N.S	No's	21		
20	<p>Earth Connecting Point (ECP) or Equipotential bar made with 375 mm wide, 75 mm high and 5 mm thick tin plated Copper, as shown in drawings. Bar shall be provided with holes suitable for installation of 4No. 70 sqmm bare copper conductor. ECP shall be enclosed in appropriate size of powder coated metal enclosure with front accessible cover.Supply, installation, testing & commissioning of following size of single core PVC cables in appropriate size of</p>	N.S	Jobs	22		



Sr. #	Minimum Requirements	Ref.(MRS.2nd Qtr 2025)	Unit	Est. QTY	Unit Rate	Total Amount
	exposed /concealed PVC conduit from ECP to DC/AC Combiner Box and Inverter as per details given below, including all material, labor, tools, transportation, accessories etc. Complete in all respects.					
21	DC Wire: Supply of 1-core 6mm Dual insulation Flexible wire, XLPO Heat Proof, Pure Copper, Operate at high temperature (Allied, Newage, Pakistan or Equivalent)	N.S	Rft	70,000.0		
22	3.5C-185Sqmm CU/PVC/PVC	N.S	Rft	263.0		
23	3.5C-95 Sqmm CU/PVC/PVC	N.S	Rft	755.0		
24	4C-16 Sqmm CU/PVC/PVC	N.S	Rft	200.0		
25	Supply, Laying & Connecting of 1C-2.5Sqmm Cu/PVC Conductor cable for Panel to Panel Earthing and Main Earth Connecting Point, 1C- 10Sqmm/16sqmm Cu/PVC Conductor cable for structure & ground earthing. Complete in all respect. Make: Pakistan Cable/Fast Cable	N.S	Job	1.0		
26	2.0 Ton Ac for Inverter Control Room 26,000 BTU/hr cooling capacity DC Full Inverter technology with variable speed Twin Rotary compressor Electricity Saving: Up to 60% or more T3 compressor designed for high ambient temperatures up to 60°C Energy Efficiency Rating (EER) ≥ 3.6 Smart 4D airflow system with automatic horizontal and vertical swing Refrigerant: R-32 (environmentally friendly and energy-efficient) Super Quiet Operation: Indoor ≤ 38 dB(A), Outdoor ≤ 52 dB(A) Built-in voltage fluctuation protection (150V–260V) Wi-Fi-enabled smart control with mobile app (Android/iOS) Auto-restart with memory function after power failure 24-hour programmable timer with sleep and turbo mode Indoor unit with fireproof control box and PCB protective coating Outdoor unit with hydrophilic aluminum fins and rust-proof casing Warranty: 1-year parts + 10-year compressor+	N.S	No's	65		



Sr. #	Minimum Requirements	Ref.(MRS.2nd Qtr 2025)	Unit	Est. QTY	Unit Rate	Total Amount
	PCB 4 Years+ EVAPORATOR / CONDENSER 2 Years Gree/Dawlance/Haier/Kenwood or equivalent					
27	Providing & Installation 3 star rated Pakistan energy label ceiling fan, size 56 inches, made by Belvin, SK and Royal Fans or equivalent.	N.S	Each	1700		
28	Providing & installation of LED tubes 1200mm, CCT 4000K, 18W, 15000hours, 1800 lm, as per technical specifications	N.S	Each	3000		
29	Installation, Testing, Commissioning	N.S	Per watt	1870000		
30	Miscellaneous+Mid Clamp+End Clamp	N.S	Per watt	1870000		
31	Transportation	N.S	Per watt	1870000		
32	Net-Metering Process (Including Equipment, Fee, Approvals, Bi-Directional Meters Documentation, Inspection, Load Flow study (if required))		Job	21		
	Miscellaneous Works					
33	Providing the required set of CCTV Camera (with motion detector, Optical zoom and 4k recording capability) Installed on all roofs top for surveillance of PV Modules and Control Room Equipment with complete indoor hardware (3 Nos of LED TV 49 inches, Brand new PC/laptop Core i9 Complete in All respect, NVR have a capacity of at least last 15 days video recording) along with the internet facility for	N.S	As Per Requirement	1		
34	Establish & Providing of complete SCADA system for Data Acquisition, Monitoring, and Control, focusing on real-time data (voltage, current, power, temp), communication (Modbus, IEC 61850), scalability (inverters/points), alarm management, reporting (XLS/PDF), and a user-friendly HMI, integrating with PLCs, weather stations, and grid codes for efficient, compliant system operation, including construction/furnish of Central Control Room 15X25 ft. as specified in the Bidding Documents	N.S	Job	1		
35	O&M Providing the Operation and Maintenance (O&M) services for a period of 5 years excluding one (01) year defect liability	N.S	job	5		



Sr. #	Minimum Requirements	Ref.(MRS.2nd Qtr 2025)	Unit	Est. QTY	Unit Rate	Total Amount
	period, as specified in the Bidding Documents					
36	Cleaning & Washing System for Complete Solar System Panel to Panel Washing system with pressurized Nozzles, Laying of complete HDPE water pipeline with deployment of pressurized water pumps as per approved specs and Department/Engineer's recommendations	N.S	job	1		
37	Spare parts (One PV Solar Module pallet, one 125 KW Invertor & 30/37 KW, 18.5KW VFDs etc.) as specified in the Bidding Documents	N.S				
Total amount inclusive of all Applicable taxes (PKR)						

Note:

- Bidders must conduct a comprehensive site survey before submitting their proposals. The Successful Bidder is accountable for any electrical upgradation, covering Transformer, sanction load, cable, etc. These costs must be incorporated in the Financial Bid.
- Any additional items not covered in the afore-mentioned BOQ/Compliance Sheet but necessary for the functioning of the system and required as per specification shall be incorporated by the successful bidder within the same price.
- All the parameters quoted shall be verifiable from Data Sheet or User Manual or any other document provided by the Manufacturer.
- All other data required as per the Technical Specification/ Employer Requirements shall be provided or reflected in the Data Sheets / Brochures of each item otherwise, the Bid shall be considered non- responsive.
- Certificates required for the items, specified in the Technical Specifications shall be provided along with the Data Sheets and Brochures otherwise, the Bid shall be considered non-responsive.
- Brochures / Data sheets / Certification of all products must be provided from the original Manufacturer.
- Bidder/Contractor will be 100% responsible to ensure the output / efficiency of Complete Solar System. So that payback period will be completed at the earliest.



SCHEDULE – B TO BID

WORK TO BE PERFORMED BY SUBCONTRACTORS

(NOT APPLICABLE)

The bidder will do the work with his own resources except the work listed below which he intends to sub-contract.

<u>Items of Work</u>	<u>Name and address of</u>	<u>Statement of similar</u>
<u>to be Sub-Contracted</u>	<u>Sub-Contractor</u>	<u>works previously executed</u>
		<u>(attach evidence)</u>

Note:

1. No change of Sub-Contractor shall be made by the bidder without prior approval of the Employer.
2. The truthfulness and accuracy of the statement as to the experience of Sub- Contractors is guaranteed by the bidder. The Employer's judgment shall be final as to the evaluation of the experience of Sub-Contractors submitted by the bidder.
3. Statement of similar works shall include description, location & value of work, year completed and name & address of the clients.



SCHEDULE – C TO BID PROPOSED PROGRAMME OF WORKS

Bidder shall provide a program in a bar-chart/CPM/PERT form showing the sequence of work items by which he proposes to complete the work of the entire Contract. The program should indicate the sequence of work items and the period of time during which he proposes to complete the Works including the activities like designing, schedule of submittal of drawings, ordering and procurement of materials, manufacturing, delivering, construction of civil works, erection, testing and commissioning of Works to be supplied under the Contract.



SCHEDULE – D TO BID

DEVIATIONS FROM TECHNICAL PROVISIONS

It is presumed that the bidder shall not take any deviation. However, if he intends to take deviations to the specified terms, those must be listed in the space provided below:

Sr. No.	Clause No. / Section No. Deviations/Clarifications
---------	---

(NOT ALLOWED)

[Note: Attach additional sheets, if necessary]



SCHEDULE – E TO BID

DEVIATIONS FROM CONTRACTUAL CONDITIONS

It is presumed that the bidder shall not take any deviation. However, if he intends to take deviations to the specified Contractual/Commercial Conditions, those must be listed in the space provided below:

Sr. No.	Clause Deviations/Clarifications	No.	/	Section	No.
---------	-------------------------------------	-----	---	---------	-----

(NOT ALLOWED)

[Note: Attach additional sheets, if necessary]



SCHEDULE – F TO BID

METHOD OF PERFORMING WORKS

The bidder is required to submit a narrative outlining the method of performing the Works. The narrative should indicate in detail and include, but not be limited to:

- The sequence and methods in which he proposes to carry out the Works, including the number of shifts per day and hours per shift, he expects to work.
- A list of all major items of constructional and erection plant, tools and vehicles proposed to be used in carrying out the Works at Site, including number of each kind, make, type, capacity of all equipment, working condition, which shall be deployed by him for Civil Work and Erection, Testing and Commissioning of the Works, in sufficient detail to demonstrate fully that the equipment will meet all the requirements of the Technical Provisions.
- The procedure for installation of equipment and transportation of equipment and materials to the site.
- Details regarding mobilization in Pakistan, the type of facilities including personnel accommodation, office accommodation, provision for maintenance and for storage, communications, security and other services to be used.
- Organization chart indicating head office & field office personnel involved in management, supervision and engineering of the Works to be done under the Contract.



SCHEDULE – G TO BID

PROPOSED ORGANISATION

The bidder shall list in this Schedule the key personnel he will employ from the Head office and from the Site office to direct and execute the Works, together with their names, ID, qualifications, experience, positions held, and their nationalities.

Designation

Name

CNIC Number

Summary of Qualifications

Experience

Present Position

Nationality

- Head Office:
- Site Office: Contractor's Representative, Site Superintendent, Supervising Engineer, Plant Erectors Construction Supervisors Other Key Staff



SCHEDULE – H TO BID

(INTEGRITY PACT)

DECLARATION OF FEES, COMMISSION AND BROKERAGE ETC. PAYABLE BY THE SUPPLIERS OF GOODS, SERVICES & WORKS IN CONTRACTS WORTH RS. 10.00 MILLION OR MORE

Dated _____ Contract Value: _____ Contract Title: _____

.....[name of Supplier] hereby declares that it has not obtained or induced the procurement of any contract, right, interest, privilege or other obligation or benefit from Government of Pakistan (GoP) or any administrative subdivision or agency thereof or any other entity owned or controlled by GoP through any corrupt business practice.

Without limiting the generality of the foregoing, [name of Supplier] represents and warrants that it has fully declared the brokerage, commission, fees etc. paid or payable to anyone and not given or agreed to give and shall not give or agree to give to anyone within or outside Pakistan either directly or indirectly through any natural or juridical person, including its affiliate, agent, associate, broker, consultant, director, promoter, shareholder, sponsor or subsidiary, any commission, gratification, bribe, finder's fee or kickback, whether described as consultation fee or otherwise, with the object of obtaining or inducing the procurement of a contract, right, interest, privilege or other obligation or benefit in whatsoever form from GoP, except that which has been expressly declared pursuant hereto.

[name of Supplier] certifies that it has made and will make full disclosure of all agreements and arrangements with all persons in respect of or related to the transaction with GoP and has not taken any action or will not take any action to circumvent the above declaration, representation or warranty.

[name of Supplier] accepts full responsibility and strict liability for making any false declaration, not making full disclosure, misrepresenting facts or taking any action likely to defeat the purpose of this declaration, representation and warranty. It agrees that any contract, right, interest, privilege or other obligation or benefit obtained or procured as aforesaid shall, without prejudice to any other rights and remedies available to GoP under any law, contract or other instrument, be voidable at the option of GoP.

Notwithstanding any rights and remedies exercised by GoP in this regard, [name of Supplier] agrees to indemnify GoP for any loss or damage incurred by it on account of its corrupt business practices and further pay compensation to GoP in an amount equivalent to ten times the sum of any commission, gratification, bribe, finder's fee or kickback given by [name of Supplier] as aforesaid for the purpose of obtaining or inducing the procurement of any contract, right, interest, privilege or other obligation or benefit in whatsoever form from GoP.

Name of Buyer:

Name of Seller/Supplier:

Signature:

Signature:

[Seal]

[Seal]



SCHEDULE OF PRICES

(FINANCIAL PROPOSAL)

Note: The Bidders are required to submit the Technical and Financial Bid separately. The Bid Security shall be enclosed in the Technical Bid.

Description	Estimated Solar Potential (KW)	Total Cost of Equipment Million PKR



1. PREAMBLE TO SCHEDULE OF PRICES

1. General

- 1.1 The Schedule of Prices shall be read in conjunction with the Conditions of Contract, together with the Specifications and Drawings.
- 1.2 The Contract shall be for the whole of the Works as described in these Bidding Documents. Bids must be for the complete scope of Work.

2. Description

- 2.1 The general directions and descriptions of work and materials are not necessarily repeated nor summarized in the Schedule of Prices. References to the relevant sections of the Bidding Documents shall be made before entering prices against each item in the Schedule of Prices.
- 2.2 The quantities shown in the Schedule of Prices are estimated quantities only as an indication of the Scope of Work to enable the bidder to bid for different items of the Works for his estimate of costs. The estimated quantities shall be used for comparing the bids. It is, however, to be noted that in the event of any increase or decrease in the quantity of any item of Works and subject to provisions of the Conditions of Contract herein, the actual quantities executed will be paid.

3. Units & Abbreviations

- 3.1 Units of measurement, symbols and abbreviations expressed in the Bidding Documents shall comply with the System International d' Unites (SI Units).

The following abbreviations shall be used in the Schedule of Prices:

Abbreviation

Foreign Currency Component	FCC
Local Currency Component	LCC
United States Dollars	US\$
Pakistani Rupees	PKR/Rs
Number	No.
Kilometer	km
Kilogram	Kg
Cubic Meter	Cu.m
Provisional Sum	PS
Percent	%

4. Rates and Prices

- 4.1 Except as otherwise expressly provided under the Conditions of Contract, the rates and amounts entered in the Schedule of Prices shall be the rates at which the Contractor shall be



paid and shall be the full inclusive value of the work set forth or implied in the Contract; except for the amounts reimbursable to the Contractor under the Contract.

- 4.2 Unless otherwise stipulated in the Conditions of Contract, the rates and prices entered by the bidder shall not be subject to adjustment during the performance of the Contract.
- 4.3 Prices shall be inclusive of all the duties, taxes and other levies including Sales Tax payable by the contractor under the contract.
- 4.4 The whole cost of complying with the provisions of the Contract shall be included in the items provided in the priced Schedule of Prices, and where no items are provided, the cost shall be deemed to be distributed among the rates and prices entered for the related items of the Works and no separate payment will be made for those items.

The rates, prices and amounts shall be entered against each item in the Schedule of Prices. Any item against which no rate or price is entered by the bidder will not be paid for by the Employer when executed and shall be deemed covered by the rates and prices for other items in the Schedule of Prices.

- 4.5 The bidder shall be deemed to have obtained all information as to port clearance facilities and charges, loading and unloading facilities and charges, storage facilities and charges, transportation facilities and charges, congestion and/or other conditions to be expected at Karachi Port and or any other seaport of Pakistan and all requirements related thereto.

The Contractor shall be responsible to make complete arrangements for the transportation of the equipment to all selected houses.

The bidder shall be deemed to have included all clearing, forwarding and other incidental costs in this regard in his bid.

- 4.6 The Contractor shall provide for all parts of the Works to be completed in every respect for commercial operation. Notwithstanding that any details, accessories, etc. required for the complete installation and satisfactory operation of the Plant, are not specifically mentioned in the Specifications, such details shall be considered as included in the Contract Price.



SCHEDULE OF PRICES – SUMMARY OF BID PRICES

Name of Project:					
Item No.	Project Description	Total Cost of Equipment PKR	Total Cost of Services (Excluding O&M) PKR	Total Cost of O&M (05 Years) PKR	Total Cost of the Project PKR

(**Note:** Total Price, in Pak Rupees, shall be provided in figures as well as in words, Prices should be included with all applicable Government taxes)

NOTE: Lump Sum (Summary of Bid Prices) and Item wise (BOQ of the System / Schedule of Prices (BOQ)) rate must be submitted in the Financial Proposal. The Bid not accompanied with the Item wise rates shall be rejected and declared non-responsive. Name of Project should be clearly mentioned in bold letters over the sealed envelope of the Financial Proposal.



PREAMBLE TO CONDITIONS OF CONTRACT

Commencement Date	<p>Sub-Clause 1.1.1.(i)</p> <p>The date for commencement of the Works is the date mentioned in the commencement letter issued by the Employer / Engineer, mentioning the full / Partial quantity of the contract amount subject to the availability of funds over the required period.</p>
Defect Liability Period	<p>Sub-Clause 1.1.11</p> <p>The Defect Liability Period is One (1) Year and Operation & Maintenance is Five (05) Years which will start from the date of signing of handing taking over certificate (After Complete Installation)`</p>
The Employer	<p>Sub-Clause 1.1.12.</p> <p>The Employer is Pir Mehr Ali Shah Arid Agriculture University - PMAS AAUR.</p>
The Engineer	<p>Sub-Clause 1.1.15.</p> <p>Supervision Consultants (Engineer-in-Charge</p>
Time for Completion	<p>Sub-Clause 1.1.35.</p> <p>The Time for Completion is 30th June, 2026 starting from the Date of Commencement of the project mentioned in the Letter of Commencement followed by five (05) Years of O & M.</p>
Warranty Period	<p>Sub-Clause 1.1.40.</p> <p>The Warranty Period of goods and equipment is as follows:</p> <ul style="list-style-type: none">i. Solar Panels: 12 Yearsii. Inverter: 5 Yearsiii. All other allied accessories and Equipment: 05 Years <p>For goods/equipment, warranty will be given on non-Judicial Stamp Paper mentioning useful life of each equipment and all the components. For any problem arising during Warranty/O & M period, the contractor shall be responsible for free repair, maintenance or replacement of the product.</p>
Engineer's Duties & Authorities	<p>Sub-Clause 2.1</p> <p>The duty and authority of the project Manager/Engineer are specified in particular condition of contract.</p>
Confirmation in Writing	<p>Sub-Clause 2.6</p> <ul style="list-style-type: none">(i) If the Contractor shall require the confirmation it shall be notified to the Engineer within 07 days.(ii) Engineer shall confirm the decision/instruction within 07 days.
Ruling Language	<p>Sub-Clause 5.1.</p> <p>The version in English language (ruling language) shall prevail.</p>
Day to Day Communications	<p>Sub-Clause 5.2.</p> <p>The language for day to day communications is English</p>
As-Built Drawings	<p>Sub-Clause 6.10</p>



	<p>As-Built drawings shall be provided to the Engineer within 7 days from the date of issue of Taking Over Certificate.</p> <p>Sub-Clause 12.1.</p> <p>The Programme/Time Schedule must be submitted in the form of Bar Chart with critical path/activities for individual activities and overall project.</p>
Programme to be Furnished	<p>Sub-Clause 14.3</p> <p>The Contractor shall be responsible for making his own arrangements for adequate supply of electricity, water, gas and other services required for the effective performance of his obligations under the contract.</p>
Electricity Water, Gas and Other Services	<p>Sub-Clause 14.4.</p> <p>There will be no Employer's equipment available for use by the Contractor</p>
Employer's Equipment	<p>Sub-Clause 25.1</p> <p>(i) Place of the Project: Rawalpindi, Punjab</p> <p>(ii) Completion Period: 30th June, 2026 (12-Months O&M)</p>
Time for Completion	<p>Sub-Clause 26.3</p> <p>(i) Amount of Bonus per day: NIL</p> <p>(ii) Max. Amount of Bonus: NIL</p>
Earlier Completion	<p>Sub-Clause 27.1.</p> <p>Failure of the contractor to meet the time for completion of the works, or any part thereof within the time stated in Sub Clause 25.1, shall entitle the Employer for deduction from the contract price the liquidated damages @ 0.05% deduction of contract price as stated in the Letter of Intent (LOI) for each and every day including holidays for delay but to a maximum limit of 10% of contract price as stated in the LOI.</p>
Delay in Completion	<p>Sub-Clause 33.1.</p> <p>In addition to the provisions under Clause 33, the terms of payment shall be as stated in Particular Conditions of Contract.</p>
Terms of Payment	<p>Sub-Clause 35.1.</p> <p>Sub-Clause 35.1 is deleted.</p>
Payment in Foreign Currencies	<p>Sub-Clause 43.1.</p> <p>The amount of insurance shall be for full replacement value of the works. For the deductible, if any, the contractor shall submit an undertaking that he shall indemnify and keep indemnified the employer for the amount of deductibles provided in the insurance policy.</p>
Insurance of Works	<p>Sub-Clause 43.3.</p> <p>The amount of insurance against third party liability taken out by the Contractor shall not be less than PKR One Million per occurrence with number of occurrences unlimited.</p>
Notices to Employer and Engineer	<p>Sub-Clause 49.2.</p> <p>The address of the Employer for notices is: PMAS-AAUR Office:</p>



Shamsabad, Muree Road, Rawalpindi, Punjab

Email addresses:

The address of the Engineer for notices is:

Monitoring and Evaluation (SUPERVISION) Consultants

Sub-Clause 51.1.

The applicable law is of Pakistan / Punjab

Sub-Clause 51.2.

The procedural law for arbitration is as per arbitration law of Pakistan Arbitration Act, 1940 as amended. The place of Arbitration will be Rawalpindi, Punjab.

Applicable Law

Procedural Law for Arbitration



PART-I

GENERAL CONDITIONS OF CONTRACT

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GENERAL CONDITIONS

Definitions and Interpretations

Ref.	Clause / Term	Description / Provision
PART-I: GENERAL CONDITIONS		
Definitions and Interpretations		
1.1	Definitions	In the Contract (as hereinafter defined) the following words and expressions shall have the meanings hereby assigned to them:
1.1.1	Commencement Date	means whichever is the latest of:
1.1.1(i)		the date specified in the Letter of Commencement.
1.1.2	Conditions	means the Preamble to and these Conditions of Contract, Parts I and II.
1.1.3	Contract	means the agreement between the Employer and the Contractor for the execution of the Works incorporating the Conditions, Specification, Employer's Drawings and Contractor's Drawings, priced and completed Schedules, Tender, Letter of Acceptance and such further documents as may be expressly incorporated by the Letter of Acceptance.
1.1.4	Contract Agreement	means the documents recording the terms of the Contract between the Employer and the Contractor.
1.1.5	Contract Price	means the sum stated in the Letter of Acceptance as payable to the Contractor for the execution of the Works.
1.1.6	Contractor	means the person whose tender has been accepted by the Employer and the legal successors in title to the Contractor but not (except with the consent of the Employer) any assignee of the Contractor.
1.1.7		"Contractor's Drawings' means all drawings, samples, patterns, models and operation and maintenance manuals to be submitted by the Contractor in accordance with Clause 6.
1.1.8	Contractor's Equipment	means all appliances or things of whatsoever nature required for the purposes of the Works but does not include Plant.
1.1.9	Contractor's Risks	means the risks defined in Sub-Clause 37.3.
1.1.10	Defects Liability Certificate	means the certificate to be issued by the Engineer to the Contractor in accordance with Sub-Clause 30.11.
1.1.11	Defects Liability Period	means one year or the period stated in Part II following taking over, during which the Contractor is responsible for making good defects and damage in accordance with Clause 30.
1.1.12		Employer" means the person named as such in the Preamble and the legal successors in title to the Employer but not (except with the consent of the Contractor) any assignee of the Employer.
1.1.13	Employer's Drawings	means all the drawings and information provided by the Employer or the Engineer to the Contractor under the Contract.
1.1.14	Employer's Risks	means those risks defined in Sub-Clause 37.2.
1.1.15		"Engineer means the person appointed by the Employer to act as Engineer for the purposes of the Contract and designated as such in the Preamble



1.1.16	Engineer's Representative	means any representative of the Engineer appointed from time to time by the Engineer under Sub-Clause 2.2.
1.1.17	Final Certificate of Payment	, means the certificate to be issued by the Engineer to the Employer in accordance with Sub-Clause 33.10.
1.1.18	Force Majeure	has the meaning assigned to it under Sub-Clause 44.1.
1.1.19	Foreign Currency	means a currency of a country other than that in which Plant is to be installed.
1.1.20	Gross Misconduct	means any act or omission of the Contractor in violation of the most elementary rules of diligence which a conscientious contractor in the same position and under the same circumstances would have followed.
1.1.21	Letter of Acceptance	means the formal acceptance by the Employer of the Tender incorporating any adjustments or variations to the Tender agreed between the Employer and the Contractor.
1.1.22	Letter of Commencement	of means the formal letter issued to the Contractor pursuant to the execution of the Contract.
1.1.23	Performance Security	means the security to be provided by the Contractor in accordance with Sub-clause 10.1. for the due performance of the Contract.
1.1.24	Plant	means machinery, apparatus, materials and all things to be provided under the Contract for incorporation in the Works.
1.1.25	Programme	means the Programme to be submitted by the Contractor in accordance with Sub-Clause 12.1 and any approved revision thereto.
1.1.26	Provisional Sum	means a sum, described as such for the execution of work or for the supply of goods or services, to be used in accordance with Sub- Clause 36.1.
1.1.27	Risks Transfer Date	means the date when the risk of loss of or damage to the Works passes from the Contractor to the Employer in accordance with Sub- Clause 39.1.
1.1.28	Schedule of Prices	means the completed and priced Schedule of Prices, or any part or individual schedule thereof, submitted by the Contractor with his Tender and forming a part of the Contract documents.
1.1.29	Section	means a part of the Works specifically identified as such as in the Contract.
1.1.30	Site	means the place or places, provided or made available by the Employer where work is to be done by the Contractor or to which Plant is to be delivered, together with so much of the area surrounding the same as the Contractor shall with the consent of the Employer use in connection with the Works otherwise than merely for the purposes of access.
1.1.31	Specification	means the specification of the Works included in the Contract and any modification thereof made in accordance with Clause 31.
1.1.32	Subcontractor	means any person (other than the Contractor) named in the Contract for any part of the Works, or any person to whom any part of the Contract has been subcontracted with the consent of the Engineer, and the Subcontractor's legal successors in title but not any assignee of the Subcontractor.
1.1.33	Taking-Over Certificate	means the certificate to be given by the Engineer to the Contractor in accordance with Clause 29.
1.1.34	Tender	means the Contractor's priced offer to the Employer for the Execution of the Works.



1.1.35	Tests on Completion	means the tests specified in the Contract or otherwise agreed by the Engineer and the Contractor to be performed before the Works are taken over by the Employer.
1.1.36	Time for Completion	means the time stated in the Preamble for completing the Works or any Section thereof and passing the Tests on Completion calculated from the Commencement Date unless extended in accordance with Clause 26.
1.1.37	Variation Order	means any written order, identified as such, issued to the Contractor by the Engineer under Sub-Clause 31.1.
1.1.38	Works	means all Plant to be provided and work to be done by the Contractor under the Contract.
1.2	Headings and Titles	The headings and titles in these Conditions shall not be deemed part thereof or be taken into consideration in the interpretation or construction of the Contract.
1.3	Interpretation	Words importing persons or parties shall include firms and corporations and any organization having legal capacity. Words importing the singular only also include the plural and vice versa where the context requires.
1.4	Written Communications	Wherever in the contract provision is made for a communication to be "written" or "in writing" this means any hand-written, type-written or printed communication, including telex, cable and facsimile transmission.
1.5	Notices, Consents and Approvals	Wherever in the Contract provision is made for the giving of notice, consent or approval by any person, such consent or approval shall not be unreasonably withheld. Unless otherwise specified, such notice, consent or approval shall be in writing and the word "notify" shall be construed accordingly.
1.6	Costs, Overhead Charges and Profit	Whenever by these Conditions the Contractor is entitled to be paid cost, such cost shall be properly incurred and shall include any overhead charges properly allocable thereto but not profit unless so stated. Any profit entitlement shall be added to cost at the percentage stated in the Preamble.
1.7	Periods	In these Conditions "days" means calendar day and "year" means 365 days.

Engineer and Engineer's Representative

2.1	Engineer's Duties	The Engineer shall carry out the duties specified in the Contract. If the Engineer is required, under the terms of his appointment by the Employer, to obtain the specific approval of the Employer before carrying out any of these duties, full particulars of such requirements shall be set out in Part II. Except as expressly stated in the Contract the Engineer shall have no authority to relieve the Contractor of any of his obligations under the Contract.
2.2	Engineer's Representative	The Engineer's Representative shall be appointed by and be responsible to the Engineer and shall only carry out such duties and exercise such authority as may be delegated to him by the Engineer under Sub-Clause 2.3.
2.3	Engineer's Power to Delegate	The Engineer may from time-to-time delegate to the Engineer's Representative any of the duties vested in the Engineer and may at any time revoke such delegation.



Any such delegation or revocation shall be in writing and shall not take effect until a copy thereof has been delivered to the Contractor and the Employer.

Any decision, instruction or approval given by the Engineer's Representative to the Contractor in accordance with such delegation shall have the same effect as though it had been given by the Engineer. However:

- 2.3(a) any failure of the Engineer's Representative to disapprove any Plant or workmanship shall not prejudice the right of the Engineer to disapprove such Plant or workmanship and to give instructions for the rectification thereof;
- 2.3(b) if the Contractor questions any decision or instruction of the Engineer's Representative he may refer the matter to the Engineer who shall confirm, reverse or vary such decision or instruction.
- 2.4 Engineer to Act Impartially Wherever under the Contract the Engineer is required to exercise his discretion by:
- 2.4(a) giving his decision, opinion or consent. Or
- 2.4(b) expressing his satisfaction or approval, or
- 2.4(c) determining value, or
- 2.4(d) otherwise taking action which may affect the rights and obligations of the Employer or the Contractor, he shall exercise such discretion impartially within the terms of the Contract and having regard to all the circumstances.
- 2.5 Engineer's Decisions and Instructions The Contractor shall proceed with the decisions and instructions given by the Engineer in accordance with these Conditions.
- 2.6 Confirmation in Writing The Contractor may require the Engineer to confirm in writing any decision or instruction of the Engineer which is not in writing. The Contractor shall notify the Engineer of such requirement without undue delay. Such a decision or instruction shall not be effective until written confirmation thereof has been received by the Contractor.
- 2.7 Disputing Decisions and Instructions Engineer's and Clause If the Contractor disputes or questions any decision or instruction under 2.5 or a written confirmation under Clause 2.6, he shall give notice to the Engineer within 28 days after receipt thereof, giving his reasons. The Engineer shall within a further period of 28 days by notice to the Contractor and the Employer with reasons, confirm, reverse or vary such decision or instruction. If either party disagrees with the action taken by the Engineer, or if the Engineer fails to reply to the Contractor's notice within the stipulated 28 days, and the matter cannot be settled amicably that party shall be at liberty, subject to Sub- Clause 50.1, to refer the matter to arbitration in accordance with the Contract.
- 2.8 Replacement of Engineer of The Employer shall not appoint any person to act in replacement of the Engineer without the consent of the Contractor.

Assignment and Subcontracting

- 3.1 Assignment The Contractor shall not assign the Contract or any part of his obligations under the Contract. A charge in favour of the Contractor's bankers of any monies due under the Contract shall not be considered an assignment.



4.1 Subcontracting

The Contractor shall not subcontract the whole of the Works.

Except where otherwise provided by the Contract the Contractor shall not subcontract any part of the Works without the prior consent of the Engineer.

The Contractor shall however, not require such consent for purchases of materials or to place contracts for minor details or for any part of the Works of which the manufacturer or supplier is named in the Contract.

The Contractor shall be responsible for the acts, defaults and neglects of any Subcontractor, his agents or employees as fully as if they were the acts, defaults or neglects of the Contractor, his agents or employees.

Contract Documents

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| 5.1 | Ruling Language | Where versions of the Contract are prepared in different languages, the version which is to prevail shall be specified in the Preamble. The language of such version is referred to as the ruling language. |
| 5.2 | Day to Day Communications | The language for day to day communications is stated in the Preamble. |
| 5.3 | Priority of Contract Documents | <p>Unless otherwise provided in the Contract the priority of the Contract documents shall as follows:</p> <p>The Letter of Acceptance</p> <p>The Preamble</p> <p>The Conditions of Contract, Part II</p> <p>The Conditions of Contract, Part I</p> <p>Any other documents forming part of the Contract.</p> |
| 5.4 | Documents Mutually Explanatory | <p>Subject to Sub-Clause 5.3. the Contract documents shall be taken as mutually explanatory. any ambiguities or discrepancies shall be resolved by the Engineer, who shall then instruct the Contractor thereon.</p> <p>If the Contractor considers that compliance with such instructions will result in any cost which the Contractor could not reasonably have anticipated, he shall forthwith inform the Engineer with full supporting details. The Engineer shall then, if he approves, certify such costs as may be reasonable, together with profit where appropriate, which shall be added to the Contract Price.</p> <p>If on the other hand compliance with such instructions results in lower costs for the Contractor than he had reason to anticipate, the Engineer shall certify a deduction from the Contract Price allowing for profit where appropriate.</p> |
| 6.1 | Contractor's Drawings | The Contractor shall submit to the Engineer for approval: |
| 6.1(a) | | within the time given in the Contract or in the Programme such drawings, samples, models or information as may be called for therein, and in the numbers therein required, and |
| 6.1(b) | | <p>during the progress of the Works, such drawings of the general arrangement and details of the Works as specified in the Contract or as the Engineer may require.</p> <p>The Engineer shall signify his approval or disapproval thereof. If he fails to do so within the time given in the Contract or the Programme or if no time limit is specified, within 28 days of receipt, they shall be deemed to be approved.</p> |



Approved drawings, samples and models shall be signed or otherwise identified by the Engineer.

The Contractor shall supply additional copies of approved drawings in the form and numbers stated in the Contract.

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| 6.2 | Consequences of Disapproval of Contractor's Drawings | of Any Contractor's Drawings which the Engineer disapprove shall be forthwith modified to meet the requirements of the Engineer and shall be re-submitted. |
| 6.3 | Approved Contractor's Drawings | Approved Contractor's Drawings shall not be departed from except as provided in Clause 31. |
| 6.4 | Inspection of Contractor's Drawings | The Engineer shall have the right at all reasonable times to inspect, at Contractor's premises, all Contractor's Drawings of any part of the Works. |
| 6.5 | Erection Information | The Contractor shall provide, within the times stated in the Contract or in the Programme, drawings showing how the Plant is to be affixed and any other information required for: |
| 6.5(a) | | preparing suitable foundations or other means of support, and |
| 6.5(b) | | providing suitable access on the Site for the Plant and any necessary equipment to the place where the Plant is to be erected, and |
| 6.5(c) | | making necessary connections to the Plant |
| 6.6 | Operation and Maintenance Manuals | Before the Works are taken over in accordance with Clause 29 the Contractor shall supply operation and maintenance manuals together with drawings of the Works as built. These shall be in such detail as will enable the Employer to operate, maintain, adjust and repair all parts of the Works. Unless otherwise stated in Part II the manuals and drawings shall be in the ruling language, and in such form and numbers as stated in the Contract. Unless otherwise agreed, the Works shall not be considered to be completed for the purposes of taking over until such manuals and drawings have been supplied to the Employer. |
| 6.7 | Employer's Use of Contractor's Drawings | Contractor's Drawings may be used by the Employer for no other purpose than completing, operating, maintaining, adjusting and repairing the Works. |
| 6.8 | Contractor's Use of Employer's Drawings | The Employer's Drawings, Specification and other information submitted by the Employer or the Engineer to the Contractor shall remain the property of the Employer. They shall not, without the consent of the Employer, be used, copied or communicated to a third party by the Contractor unless necessary for the purposes of the Contract. |
| 6.9 | Manufacturing Drawings | Unless otherwise specified in Part II the Contractor shall not be required to disclose to the Employer or the Engineer the Contractor's confidential manufacturing drawings, designs, know-how or manufacturing practices, processes or operations. |
| 7.1 | Errors in Contractor's Drawings | The Contractor shall be responsible for any errors or omissions in the Contractor's Drawings unless they are due to incorrect Employer's Drawings or other written information supplied by the Employer or the Engineer. Approval by the Engineer of the Contractor's Drawings shall not relieve the Contractor from any responsibility under this Sub-Clause. |



The Contractor shall bear any costs he may incur as a result of delay in providing Contractor's Drawings and other information or as a result of errors or omissions therein, for which the Contractor is responsible.

The Contractor shall at his own cost carry out any alterations or remedial work necessitated by such errors or omissions for which he is responsible and modify the Contractor's Drawings and such other information accordingly.

The performance of his obligations under this Clause shall be in full satisfaction of the Contractor's liability under this Clause but shall not relieve him of his liability under Sub-Clause 27.1

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| 7.2 | Errors by Employer or Engineer | The Employer shall be responsible for the Employer's Drawings and for other written information supplied by the Employer or the Engineer and for the details of special work specified by either of them. If such Employer's Drawings, information or details are incorrect and necessitate alterations of the work, the Employer shall pay the Contractor the cost of the alterations together with profit as certified by the Engineer. |
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Obligations of the Contractor

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| 8.1 | General Obligations | The Contractor shall, in accordance with the Contract, with due care and diligence, design, manufacture, deliver to Site, erect, test and commission the Plant and carry out the Works within the Time for Completion. The Contractor shall also provide all necessary Contractor's Equipment, superintendence, labour and, except as stated in Part II, all necessary facilities therefor. |
| 8.2 | Setting Out | <p>The Contractor shall set out the Works in relation to original points, lines and levels of reference given by the Engineer in writing and provide all necessary instruments, appliances and labour for such purposes.</p> <p>If, at any time during the execution of the Works, any error appears in the positions, levels, dimensions or alignment of the Works, the Contractor shall rectify the error.</p> <p>The Contractor shall bear the cost of rectifying the error, unless the error results from incorrect information supplied in writing by the Employer, the Engineer or from default by another contractor, in which case the cost together with profit shall be borne by the Employer.</p> <p>The checking of any setting-out by the Engineer shall not relieve the Contractor of his responsibility for the accuracy thereof.</p> |
| 9.1 | Contract Agreement | The Contractor shall, if called upon so to do, execute a Contract Agreement recording all the terms of the Contract, to be prepared by and completed at the cost of the Employer in the form annexed hereto. |
| 10.1 | Performance Security | If Part II requires the Contractor to obtain a Performance Security, he shall obtain the same in the sum required, within 28 days after the receipt of the Letter of Acceptance. The Performance Security shall be provided by a person and in a form approved by the Employer. The cost of complying with the requirements of this Clause shall be borne by the Contractor. |
| 10.2 | Period of Validity | The Performance Security shall be valid until the Contractor has executed, completed and remedied defects in the Works in accordance with the Contract. No claim shall be made against the Performance Security after the issue of the Defects Liability Certificate and the Performance Security shall be returned to the Contractor within 14 days of the issue of the Defects Liability Certificate. |



- 10.3 Claims under Performance Security Whether or not the Performance Security is stated by its terms to be payable on the demand of the Employer the Employer shall not make a claim under the Performance Security unless one of the following conditions is satisfied:
- 10.3(a) the Contractor is in breach of the Contract and fails to remedy the breach within 42 days after receiving written notice from the Employer requiring him so to do. The notice shall state the intention to claim under the Performance Security, the amount claimed and the breach relied upon, or
- 10.3(b) the Employer and the Contractor have agreed in writing that the amount demanded is payable to the Employer, and the amount has not been paid within 42 days thereafter, or
- 10.3(c) the Employer has obtained an award in arbitration under Clause 50 and the amount awarded has not been paid within 42 days after the award, or
- 10.3(d) the Contractor has gone into liquidation or is bankrupt.
In every case the Employer shall, when making the claim, send a copy to the Contractor.
- 11.1 Site Data The Tender shall be deemed to have been based on such data on climatic, hydrological and general conditions on the Site and for the operation of the Works as the Employer or the Engineer has made available to the Contractor for the purposes of the Tender. The Contractor shall be responsible for his own interpretation of such data.
- 11.2 Sufficiency of Contract Price The Contractor shall be deemed to have satisfied himself on and taken account of in his Tender:
- 11.2(a) all the conditions and circumstances affecting the Contract Price,
- 11.2(b) the possibility of carrying out the Works as described in the Contract,
- 11.2(c) the general circumstances at the Site (if access has been made available to him) and
- 11.2(d) the general labour position at the Site.
The Contractor shall not be responsible for the accuracy of information given in writing by the Employer or the Engineer but shall be responsible for his interpretation of information received from whatever source.
- 11.3 Physical Obstructions and Conditions If during the execution of the Works on Site the Contractor encounters physical obstructions or conditions of the kind stipulated in Sub-Clause 26.1.c) the Contractor shall be entitled to recover the additional cost incurred in consequence.
The Engineer shall certify and there shall be added to the Contract Price the additional cost of:
- 11.3(a) complying with any instruction which the Engineer, after due consultation with the Employer and the Contractor, issues to the Contractor in connection therewith, and
- 11.3(b) any necessary measures which the Contractor may take in the absence of specific instructions from the Engineer.
- 12.1 Programme to be Furnished The Contractor shall submit to the Engineer for his approval the Programme which shall contain the following:



- 12.1(a) the order in which the Contractor proposes to carry out the Works (including design, manufacture, delivery to Site, erection, testing and commissioning),
- 12.1(b) the times when submission and approval of the Contractor's Drawing are required,
- 12.1(c) the times by which the Contractor requires the Employer:
- (c)(i) to furnish any Employer's Drawings,
- (c)(ii) to provide access to the Site,
- (c)(iii) to have completed the necessary civil engineering work (including foundations for the Plant) and
- (c)(iv) to have obtained any import licenses, consents, wayleaves and approvals necessary for the purpose of the Works.
The Contractor shall submit the Programme in the form stated in the Preamble within 28 days after the Commencement Date.
The approval by the Engineer of the Programme shall not relieve the Contractor or the Employer from any obligation under the Contract.
- 12.2 Alteration to Programme No material alteration to the Programme shall be made without the approval of the Engineer.
- 12.3 Revision of Programme If the progress of the Works does not conform to the Programme, the Engineer may instruct the Contractor to revise the Programme.
If such modifications are required for reasons for which the Contractor is not responsible, the cost of preparing the revised Programme shall be certified by the Engineer and added to the Contract Price.
- 13.1 Contractor's Representative The Contractor shall employ one or more competent representatives to superintend the carrying out of the Works on Site. They shall be fluent in the language for day to day communications. Their names shall be communicated in writing to the Engineer before work on Site begins.
Any instruction or notice which the Engineer gives to the Contractor's representative shall be deemed to have been given to the Contractor.
- 13.2 Objection to Contractor's Employees The Contractor shall, upon the Engineer's written instruction, remove from the Works any person employed by him in the execution of the Works, who misconducts himself or is incompetent or negligent.
- 14.1 Contractor's Equipment Except to the extent specified in Part II, the Contractor shall provide all Contractor's Equipment necessary to complete the Works.
All Contractor's Equipment shall, when brought on to the Site, be deemed to be exclusively intended for the execution of the Works. The Contractor shall not remove from the Site any such equipment, except:
- 14.1(a) when it is no longer required for the completion of the Works, or
- 14.1(b) when the Engineer has given his consent.
- 14.2 Safety Precautions The Contractor shall observe all applicable regulations regarding safety on the Site.
Unless otherwise agreed, the Contractor shall, from the commencement of work on Site until taking over provide:
- 14.2(a) fencing, lighting, guarding and watching of the Works, and



- 14.2(b) temporary roadways, footways, guards and fences which may be necessary for the accommodation and protection of owners and occupiers of adjacent property, the public and others.
- 14.3 Electricity Water and Gas The Contractor shall be entitled to use for the purposes of the Works such supplies of electricity, water, gas and other services as may be available on the Site and of which details are given in the Preamble. The Contractor shall pay the Employer a fair price for such use. The Contractor shall at his own cost provide any apparatus necessary for such use.
- 14.4 Employer's Equipment The Employer shall, if the Contractor so requests for the execution of the Works, operate any available equipment of which details are given in the Preamble. The Contractor shall pay the Employer a fair price for such use. The Employer shall during such operation retain control of and be responsible for the safe working of the equipment.
- 14.5 Clearance of Site The Contractor shall from time to time during the progress of the Works clear away and remove all surplus materials and rubbish. On completion of the Works the Contractor shall remove all Contractor's Equipment and leave the whole of the Site and the Works clean and in a workmanlike condition, to the satisfaction of the Engineer.
Waste Management Plan according to the IEE report should be implemented during the entire installation phase.
- 14.6 Opportunities for Other Contractors The Contractor shall, in accordance with the Engineer's instructions, afford to other contractors engaged by the Employer to work on the Site and persons lawfully upon the Site all reasonable opportunities for carrying out their work provided that the same shall not obstruct or disturb the progress of the Works. The Contractor shall also afford such opportunities to the employees of the Employer.
If the Contractor, on the written request of the Engineer, makes available any Contractor's Equipment or provides any other service, the Employer shall pay the Contractor accordingly. The amount to be paid shall be certified by the Engineer and added to the Contract Price.
- 14.7 Authority for Access No persons other than the employees of the Contractor and his Subcontractors shall be allowed on the Site except with the consent of the Engineer.
Facilities to inspect the Works shall at all times be afforded by the Contractor to the Engineer and his representative, the Employer's representatives, authorities and officials.
- 14.8 Information for Import Permits and Licenses The Contractor shall submit to the Employer in good time such details of all Plant and Contractor's Equipment as will enable the Employer to obtain all necessary import permits or licenses.
- 15.1 Compliance with Statutes, Regulations The Contractor shall, in all matters arising in the performance of the Contract, comply in all respects with, give all notices and pay all fees required by the provisions of any national or state statute, ordinance or other law or any regulation or bye-law of any duly constituted authority.
- 15.2 Compliance with Laws The Contractor shall comply with the laws of the country of manufacture concerning the manufacture of the Plant, and the laws of the country where the Plant is to be erected so far as such laws concern the manufacture, erection and operation of the Works.
- 16.1 Patent Rights The Contractor shall indemnify the Employer against all claims of infringement of any patent, registered design, copyright, trade mark or



trade name or other intellectual property right provided that all of following conditions are satisfied:

- 16.1(a) The claim or proceedings arise out of the design, construction, manufacture or use of Works or any Plant supplied by the Contractor.
- 16.1(b) The right was protected at the date of the Contract in the Contractor's country or the country in which the Plant is to be manufactured or erected.
- 16.1(c) The infringement or allegation of infringement was not caused by any use of the Works otherwise than for purpose indicated by or reasonably to be inferred from date Specification.
- 16.1(d) The infringement or allegation of infringement was not caused by the use of any Plant in association or combination with any plant not supplied by the Contractor, unless such association or combination was disclosed to the Contractor prior to the due of the Tender.
- 16.1(e) The infringement of or allegation of infringement was not caused by the Contractor following the design or instructions of the Employer or the Engineer.
- 16.2 Claims in respect of Patent Right The Contractor shall be promptly notified of any claim under this Clause made against the Employer. The Contractor may at his own cost conduct negotiations for the settlement of such claim, and any litigation that may arise therefrom.
The Employer shall not make any admission which might be prejudicial to the Contractor unless the Contractor has failed to take over the conduct of the negotiations or litigation within a reasonable time after having been so requested.
The Contractor may not, however, conduct such negotiations or litigation before he has given the Employer such reasonable security as the Employer may require. The security shall be for an amount which is an assessment of the compensation, damages, expenses and costs for which the Employer may become liable and which are the subject of the indemnity under Sub-Clause 16.1
The Employer shall, at the request of the Contractor, provide all available assistance for the purpose of contesting any such claim or action, and shall be repaid all reasonable costs incurred in so doing.
- 16.3 Employer's Warranty for Patent Rights If any matter for which the Contractor is not liable to indemnify the Employer under Sub-Clause 16.1 causes the infringement or allegation of infringement by the Contractor of any patent, registered design, trade mark, copyright or other intellectual property right, the Employer shall indemnify the Contractor against all claims damages, expenses and costs which the Contractor may incur in relation thereto. The provisions of Sub-Clause 16.2 shall apply mutatis mutandis.

Obligations of the Employer

- 17.1 Access to and Possession of the Site The Employer shall in reasonable time grant the Contractor access to and possession of the Site, which may, however, not be exclusive to the Contractor.
The Employer shall to the extent stated in the Specification provide means of access for the delivery of all Plant and Contractor's Equipment to the Site.



17.2	Assistance with Local Regulations	The Employer shall assist the Contractor in ascertaining the nature and extent of any laws, regulations, orders or bye-laws, and customs in the country where the Plant is to be erected, which may affect the Contractor in the performance of his obligations under the Contract. The Employer shall if so requested procure for the Contractor copies thereof and information relating thereto at the Contractor's cost.
17.3	Civil Works on Site	Any building, structure, foundation or means of access on the Site to be provided by the Employer shall be in a condition suitable for the reception, movement, installation and maintenance of the Works within the time or times indicated in the Programme.
17.4	Consents and Wayleaves	The Employer shall in due time obtain or grant all consents including permits- to-work, wayleaves and approvals required for the Works.
17.5	Import Permits and Licenses	The Employer shall obtain all import permits or licenses required for any part of the Plant or Works in reasonable time having regard to the time for delivery of the Plant and completion of the Works.

Labour

18.1	Engagement of Labour	The Contractor shall, unless otherwise provided in the Contract, make his own arrangements for the engagement of all labour and for their payment, housing feeding and transport.
18.2	Returns of Labour	The Contractor shall submit detailed returns showing the supervisory staff and the numbers of the several classes of labour from time to time employed by the Contractor and Subcontractors on the Site. The returns shall be submitted in such form and at such intervals as the Engineer may prescribe.
18.3	Working Hours	On the Site the Contractor shall observe the normal working hours stated in the Preamble. The Employer shall allow the Contractor to carry out work on the Site continuously during such working hours. The Engineer may after consulting the Employer and the Contractor, direct that work shall be done at other times. The extra cost, together with profit, shall be added to the Contract Price unless it has become necessary for the completion of the Works within the Time for Completion, and this is due to the default of the Contractor.
18.4	Restriction on Working Hours	No work shall be carried out on the Site outside normal working hours or on the locally recognized days of rest, unless:
18.4(a)		the Contract so provides, or
18.4(b)		the work is unavoidable or necessary for the saving of life or property or for the safety of the Works, in which case the Contractor shall immediately advise the Engineer, or
18.4(c)		the Engineer gives his consent.

Workmanship and Materials

19.1	Manner of Execution	All Plant to be supplied shall be manufactured and all work to be done shall be executed in the manner set out in the Contract. Where the manner of manufacture and execution is not set out in the Contract, the work shall be executed in a proper and workmanlike manner in accordance with recognized good practice.
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- 19.2 Covering up Work The Contractor shall give the Engineer full opportunity to examine, measure and test any work on Site which is about to be covered up or put out of view.
The Contractor shall give due notice to the Engineer whenever such work is ready for examination, measurement or testing.
The Engineer shall then, unless he notifies the Contractor that he considers it unnecessary, without unreasonable delay carry out the examination, measurement or testing.
- 19.3 Uncovering Work If so instructed by the Engineer, the Contractor shall expose any parts of the Works. The Contractor shall reinstate and make good such parts to the Engineer's satisfaction.
If any parts of the Works have been covered up or put out of view by the Contractor after complying with Sub-Clause 19.2 and are found to be in accordance with the Contract the cost incurred by the Contractor in complying with the Engineer's instructions including profit shall be certified by the Engineer and added to the Contract Price.
- 20.1 Independent Inspection The Engineer may, if so provided in the Contract or with the Contractor's consent, delegate inspection and testing of Plant to an independent inspector. Any such delegation shall be effected in the manner required by Sub-Clause 2.3, and for this purpose such independent inspector shall be considered as an Engineer's Representative. Notice of such appointment (being not less than 14 days) shall be given by the Engineer to the Contractor.
- 20.2 Inspection and Testing During Manufacture The Engineer shall be entitled during manufacture to inspect, examine and test the materials and workmanship and check the progress of manufacture of all Plant to be supplied under the Contract. This shall take place on the Contractor's premises during working hours. If Plant is being manufactured on other premises, the Contractor shall obtain permission for the Engineer to carry out such inspection, examination and testing on those premises.
No such inspection, examination or testing shall release the Contractor from any obligation under the Contract.
- 20.3 Dates for Inspection and Testing The Contractor shall agree with the Engineer the time and place for the testing of any Plant as provided in the Contract. The Engineer shall give the Contractor 24 hours' notice of his intention to attend the tests.
If the Engineer does not attend on the date agreed, the Contractor may, unless the Engineer instructs the Contractor not to do so, proceed with the tests, which shall be deemed to have been made in the Engineer's presence. The Contractor shall forthwith forward to the Engineer duly certified copies of the test results. If the Engineer has not attended the test, he shall accept the validity of the test readings.
- 20.4 Facilities for Testing Where the Contract provides for tests on the premises of the Contractor or of any Sub-contractor, the Contractor shall provide such assistance, labour materials, electricity, fuel, stores, apparatus and instruments as may be necessary to carry out the test efficiently.
- 20.5 Certificate of Testing When Plant has passed the tests referred to in this Clause, the Engineer shall furnish to the Contractor a certificate or endorse the Contractor's test certificate to that effect.
- 21.1 Rejection If, as a result of the inspection, examination or testing referred to in Clause 20, the Engineer decides that any Plant is defective or otherwise not in accordance with the Contract, he may reject such Plant and shall notify the



Contractor thereof immediately. The notice shall state the Engineer's objections with reasons. The Engineer shall not reject any Plant for minor defects which do not affect the commercial operation of such Plant.

The Contractor shall then with all speed make good the defect or ensure that any rejected Plant complies with the Contract.

If the Engineer requires such Plant to be retested, the tests shall be repeated under the same terms and conditions. All costs incurred by the Employer by the repetition of the tests shall be deducted from the Contract Price.

22.1 Permission to Deliver

The Contractor shall apply in writing to the Engineer for permission to deliver any Plant or Contractor's equipment to the Site. No Plant or Contractor's Equipment may be delivered to the Site without the Engineer's written permission.

The Contractor shall be responsible for the reception on Site of the Plant and Contractor's Equipment.

Suspension of Works, Delivery or Erection

23.1 Order to Suspend

The Engineer may at any time instruct the Contractor to: (a)suspend progress of the Works, or

23.1(b)

suspend delivery of Plant or Contractor's Equipment which is ready for delivery to the Site at the time for delivery specified in the Programme, or if no time is specified, at the time appropriate for it to be delivered, or

23.1(c) suspend the erection of Plant which has been delivered to the Site,

When the Contractor is prevented from delivering or erecting Plant in accordance with the Programme the Engineer shall be deemed to have instructed a suspension except when such prevention is caused by the Contractor's default.

The Contractor shall during suspension protect and secure the Works or Plant affected at the Contractor's works or elsewhere or at the Site, as the case may be, against any deterioration, loss or damage.

24.1 Cost of Suspension

The additional cost incurred by the Contractor in protection, securing and insuring the Works or Plant and in following the Engineer's instructions under Sub-Clause 23.1 and in resumption of the work, shall be added to the Contract Price.

The Contractor shall not be entitled to be paid any additional costs if such suspension is necessary by reason of a default on the part of the Contractor. The Contractor shall not be entitled to additional costs unless he notifies the Engineer of his intention to make such claim, within 28 days after receipt of the order to suspend progress or delivery or of the date of deemed suspension under Sub-Clause 23.1.

24.2 Payment in Event of Suspension

The Contractor shall be entitled to payment for Plant which has not been delivered to Site if the work on Plant or delivery of Plant has been suspended for more than 28 days. After 28 days of suspension, the Contractor shall be entitled to payment of the value of such Plant as at the date of suspension.

A certificate of payment shall be issued on condition that:

24.2(a)

the Contractor has marked the Plant as the Employer's property in accordance with the Engineer's instructions, and

24.2(b)

the suspension is not due to the Contractor's default.



- 24.3 Prolonged Suspension If suspension under Clause 23.1. has continued for more than 84 days, and the suspension is not due to the Contractor's default, the Contractor may by notice to the Engineer require permission to proceed within 28 days. If permission is not granted within that time, the Contractor may treat the suspension as an omission under Clause 31 of the Section it affects, or if the suspension affects the whole of the Works, terminate the Contract and the provisions of Clause 46 shall apply.
- 24.4 Resumption of Work If the Contractor chooses not to treat prolonged suspension as an omission or termination under Sub-Clause 24.3, the Employer shall upon the request of the Contractor, take over the responsibility for protection, storage, security and insurance of the suspended Works and the risk of loss or damage thereto shall thereupon pass to the Employer. After receipt of permission or an order to proceed, the Contractor, shall after due notice to the Engineer, examine the Works and the Plant affected by the suspension. The Contractor shall make good any deterioration or defect in or loss of the Works or Plant that may have occurred during the suspension. Cost properly incurred by the Contractor which would not have been incurred but for the suspension shall be added to the Contract Price together with profit. The Contractor shall not be entitled to payment for costs incurred in making good any deterioration, defect or loss caused by faulty workmanship or materials or by the Contractor's failure to take the measures specified in Sub-Clause 23.1. If the Employer has taken over risk and responsibility for the suspended Works under this Sub-Clause, risk and responsibility shall revert to the Contractor 14 days after receipt of the permission or order to proceed.

Completion

- 25.1 Time for Completion The Works shall be completed and shall have passed the Tests on Completion within the Time for Completion
- 26.1 Extension of Time for Completion The Contractor may claim an extension of the Time for Completion if he is or will be delayed in completing the Works by any of the following causes:
- 26.1(a) extra or additional work ordered in writing under Clause 31,
 - 26.1(b) exceptional adverse weather conditions,
 - 26.1(c) physical obstructions or conditions which could not reasonably have been foreseen by the Contractor,
 - 26.1(d) Employer's or Engineer's instructions, otherwise than by reason of the Contractor's default,
 - 26.1(e) the failure of the Employer to fulfil any of his obligations under the Contract,
 - 26.1(f) delay by any other contractor engaged by the Employer,
 - 26.1(g) any suspension of the Works under Clause 23, except when due to the Contractor's default,
 - 26.1(h) any industrial dispute,
 - 26.1(i) the Employer's Risks,
 - 26.1(j) Force Majeure.



The Contractor shall give to the Engineer notice of his intention to make a claim for an extension of time within 14 days of the circumstances for such a claim becoming known to the Contractor. The notice shall be followed as soon as possible by the claim with full supporting details.

The Engineer shall, after due consultation with the Employer and the Contractor, grant the Contractor from time to time, either prospectively or retrospectively, such extension of Time for Completions as may be justified. The Engineer shall notify the Employer and the Contractor accordingly.

The Contractor shall be entitled to such extension whether the delay occurs before or after the Time for Completion.

26.2	Delays Subcontractors	by	The Contractor shall be entitled to claim an extension of time if delay on the part of a Subcontractor is due to a cause mentioned in Clause 26.1, and such delay prevents the Contractor from meeting the Time for Completion.
26.3	Earlier Completion		The Employer may require completion of the Works or part thereof earlier than the Time for Completion, on the following conditions:
26.3(a)			The Employer and the Contractor shall first agree the extra sum to be paid for each day by which the Contractor completes the Works or part thereof earlier than the Time for Completion.
26.3(b)			The Contractor shall not become liable under Sub-Clause 27.1 for any failure to complete the Works or the part thereof by the earlier time.
27.1	Delay in Completion		<p>If the Contractor fails to complete the Works within the Time for Completion, the Employer shall be entitled to a reduction in the Contract Price unless it can be reasonably concluded from circumstance that the Employer will suffer no loss.</p> <p>The Employer shall within a reasonable time give the Contractor notice of his intention to claim a reduction.</p> <p>The reduction shall be the percentage per day stated in the Preamble of that part of the Contract Price which is attributable to such part of the Works as cannot in consequence of the failure be put to the intended use. The reduction shall be computed for each day between the Time for Completion and the actual date of completion.</p> <p>The reduction shall in no case exceed the maximum percentage of the Contract Price of such part stated in the Preamble.</p> <p>Except as provided in Sub-Clause 27.2, such reduction shall be to the exclusion of any other remedy of the Employer in respect of the Contractor's failure to complete within the Time for Completion.</p>
27.2	Prolonged Delay		<p>If the Employer has become entitled to the maximum reduction under Clause 27.1 for any part of the Works, he may by notice require the Contractor to complete. Such notice shall fix a final time for completion which shall be reasonable.</p> <p>If the Contractor fails to complete within such time, and this is not due to a cause for which the Employer or some other contractor employed by him is responsible, the Employer may by further notice to the Contractor either:</p>
27.2(a)			require the Contractor to complete, or
27.2(b)			may himself complete at the Contractor's cost provided that he does so in a reasonable manner, or
27.2(c)			terminate the Contract.



If the Employer terminates the Contract, he shall be entitled to recover from the Contractor any loss he has suffered up to the maximum amount stated in the Preamble. If no maximum amount is stated, the Employer shall not be entitled to recover more than that part of the Contract Price which is attributable to that part of the Works which cannot by reason of the Contractor's failure be put to the intended use.

The Employer shall give credit for the value of any part of the Works which he retains.

Tests on Completion		
28.1	Notice of Tests	The Employer shall give to the Engineer 21 days' notice of the date after which he will be ready to make the Tests on Completion (the Tests). Unless otherwise agreed, the Tests shall take place within 14 days after the said date on such day or days as the Engineer shall notify the Contractor.
28.2	Time for Tests	If the Engineer fails to appoint a time after having been asked to do so, or does not attend at the time and place appointed, the Contractor shall be entitled to proceed with the Test in his absence. The Tests shall then be deemed to have been made in the presence of the Engineer and the results of the Tests shall be accepted as accurate.
28.3	Delayed Tests	If the Tests are being unduly delayed by the Contractor the Engineer may by notice require the Contractor to make the Tests within 21 days after the receipt of such notice. The Contractor shall make the Tests on such days within that period as the Contractor may fix and of which he shall give notice to the Engineer. If the Contractor fails to make the Tests within 21 days the Engineer may himself proceed with the Tests. All Tests so made by the Engineer shall be at the risk and cost of the Contractor and the cost thereof shall be deducted from the Contract Price. The tests shall then be deemed to have been made in the presence of the Contractor and the results of the Tests shall be accepted as accurate.
28.4	Facilities for Tests on Completion	Except where otherwise specified, the Employer shall provide free of charge such labour, materials, electricity, fuel, water, stores, apparatus and feedstock as may be reasonably required by the Contractor to carry out the Tests.
28.5	Retesting	If the Works or any Section fails to pass the Tests, the Engineer or the Contractor may require such Tests to be repeated on the same terms and conditions. All costs to which the Employer may be put by the repetition of the Tests under this Sub-Clause or under Sub-Clause 30.7 shall be deducted from the Contract Price.
28.6	Disagreement as to Result of Tests	If the Engineer and the Contractor disagree on the interpretation of the Test results, each shall give a statement of his views to the other within 14 days after such disagreement arises. The statement shall be accompanied by all relevant evidence.
28.7	Consequences of Failure to Pass Tests on Completion	If the Works or any Section fails to pass the Tests on the repetition thereof under Sub-Clause 28.5, the Engineer, after due consultation with the Employer and the Contractor, shall be entitled to:
28.7(a)		order one further repetition of the Tests under the conditions of Sub-Clause 28.5, or



28.7(b)		reject the Works or Section in which event the Employer shall have the same remedies against the Contractor as are provided under Sub-Clause 30.5 (c), or
28.7(c)		issue a Taking-Over Certificate, if the Employer so wishes, notwithstanding that the Works are not complete. The Contract Price shall then be reduced by such amount as may be agreed by the Employer and the Contractor or, failing agreement, as may be determined by arbitration.
28.8	Use by the Employer	In considering the results of Tests carried out under Sub-Clauses 29.3, 29.4 and 30.7 the Engineer shall make allowances for the effect of any use of the Works by the Employer on the Certificate to the performance or other characteristics of the Works.
28.9	Test Certificate	As soon as the Works or any Section thereof has passed the Tests, the Engineer shall issue a Certificate to the Contractor and the Employer to that effect.

Taking Over

29.1	Taking Over	The Works shall be taken over by the Employer when they have been completed in accordance with the Contract, except in minor respects that do not affect the use of the Works for their intended purpose, have passed the Tests on Completion and a Taking-Over Certificate has been issued or deemed to have been issued in accordance with Sub-Clause 29.2.
29.2	Taking-Over Certificate	The Contractor may apply by notice to the Engineer for a Taking-Over Certificate not earlier than 14 days before the Works will in the Contractor's opinion be complete and ready for taking over under Sub-Clause 29.1. The Engineer shall within 28 days after the receipt of the Contractor's application either:
29.2(a)		issue the Taking-Over Certificate to the Contractor with a copy to the Employer stating the date on which the Works were complete and ready for taking over, or
29.2(b)		reject the application giving his reasons and specifying the work required to be done by the Contractor to enable the Taking-Over Certificate to be issued. If the Engineer fails either to issue the Taking-Over Certificate or to reject the Contractor's application within the period of 28 days he shall be deemed to have issued the Taking-Over Certificate on the last day of that period. If the Works are divided by the Contract into Sections the Contractor shall be entitled to apply for separate Taking-Over Certificate for each such Section
29.3	Use before Taking Over	The Employer shall not use any part of the Works unless a Taking-Over Certificate has been issued in respect thereof. If nevertheless the Employer uses any part of the Works, that part which is used shall be deemed to have been taken over at the date of such use. The Engineer shall on request of the Contractor issue a Taking-Over Certificate accordingly. If the Employer uses any part of the Works before taking over the Contractor shall be given the earliest opportunity of taking such steps as may be necessary to carry out the Tests on Completion.



The provisions of Sub-Clause 27.1 shall not apply to any part of the Works while being so used by the Employer. Clause 30 shall apply as if the part had been taken over on the date it was taken into use.

- 29.4 Interference With Tests on Completion
- If the Contractor is prevented from carrying out the Tests on Completion by a cause for which the Employer or the Engineer or other contractors employed by the Employer are responsible, the Employer shall be deemed to have taken over the Works on the date when the Tests on Completion would have been completed but for such prevention. The Engineer shall issue a Taking-Over Certificate accordingly.
- The Works shall not be deemed to have been taken over if they are not substantially in accordance with the Contract.
- If the Works are taken over under this Clause the Contractor shall nevertheless carry out the Tests on Completion during the Defects Liability Period. The Engineer shall require the Tests on Completion to be carried out by 14 days notice and in accordance with the relevant provisions of Clause 28.
- Any additional costs to which the Contractor may be put in making the Tests on Completion during the Defects Liability Period, shall be added to the Contract Price.

Defects after Taking Over

- 30.1 Defects Liability Period
- Where any part of the Works is taken over separately from the Works the Defects Liability Period for that part shall commence on the date it was taken over.
- 30.2 Making Good Defects
- The Contractor shall, subject to Sub-Clause 30.9, be responsible of making good any defect in or damage to any part of the Works which may appear or occur during the Defects Liability Period and which arises from, either:
- 30.2(a) any defective materials, workmanship or design, or
- 30.2(b) any act or omission of the Contractor during the Defects Liability Period.
- The Contractor shall make good the Defects or damage as soon as practicable and at his own cost.
- 30.3 Notice of Defects
- If any such defect appears or damage occurs, the Employer or the Engineer shall forthwith notify the Contractor thereof.
- 30.4 Extension of Defects Liability Period
- The provision of this Clause shall apply to all replacements or renewals carried out by the Contractor as if the replacements and renewals had been taken over on the date they were completed.
- The Defects Liability Period for the Works shall be extended by a period equal to the period during which the Works cannot be used by reason of a defect or damage. If only part of the Works cannot be used by reason of a defect, the Defect Liability Period shall be extended only for that part.
- In neither case shall the Defects Liability Period be extended by more than one year.
- When erection or delivery of Plant has been suspended under Sub-Clause 23.1, the Contractor's obligations under this Clause shall not apply to any defects occurring more than three years after it would have been delivered but for the suspension or such period as may be stated in Part II.
- 30.5 Failure to Remedy Defects
- If the Contractor fails to remedy a defect or damage within a reasonable time, the Employer may fix a final time for remedying the defect or damage.
- If the Contractor fails to do so, the Employer may:



- 30.5(a) carry out the work himself or by others at the Contractor's risk and cost, provided that he does so in a reasonable manner. The costs properly incurred by the Employer in remedying the defect or damage shall be deducted from the Contract Price, but the Contractor shall have no responsibility for such work, or
- 30.5(b) require the Contractor to grant the Employer a reasonable reduction in the Contract Price to be agreed or fixed by arbitration under Clause 50, or
- 30.5(c) if the defect or damage is such that the Employer has been deprived of substantially the whole of the benefit of the Works or a part thereof, he may terminate the Contract in respect of such parts of the Works as cannot be put to the intended use. The Employer shall to the exclusion of any remedy under Clause 45 be entitled to recover all sums paid in respect of such parts of the Works together with the cost of dismantling the same, clearing the Site and returning Plant to the Contractor or otherwise disposing of it in accordance with the Contractor's instructions.
- 30.6 Removal of Defective Work If the defect of damage is such that repairs cannot be expeditiously carried out on the Site, the Contractor may with the consent of the Engineer or the Employer remove from the Site for the purposes of repair any part of the Works which is defective or damaged.
- 30.7 Further Tests on Completion If the replacements or renewals are such that they may affect the performance of the Works the Employer may request that Tests on Completion be repeated to the extent necessary. The request shall be made by notice within 28 days after the replacement or renewal. The Tests shall be carried out in accordance with Clause 28.
- 30.8 Right of Access Until the Final Certificate of Payment has been issued, the Contractor shall have the right of access to all parts of the Works and to records of the working and performance of the Works. Such right of access shall be during the Employer's normal working hours at the Contractor's risk and cost. Access shall also be granted to any duly authorised representative of the Contractor whose name has been communicated in writing to the Engineer. Subject to the Engineer's approval, the Contractor may also at his own risk and cost make any tests which he considers desirable.
- 30.9 Defects in Employer's and Engineer's Designs The Contractor shall not be liable for any defects resulting from designs furnished or specified by the Employer or the Engineer.
- 30.10 Contractor to Search The Contractor shall, if required by the Engineer in writing, search for the cause of any defect, under the direction of the Engineer. Unless the defect is one for which the Contractor is liable under this Clause, the cost of the work carried out by the Contractor in searching for the cause of the defect shall be added to the Contract Price.
- 30.11 Defects Liability Certificate When the Defects Liability Period for the Works or any part thereof has expired and the Contractor has fulfilled all his obligations under the Contract for defects in the Works or that part, the Engineer shall issue within 28 days to the Employer and the Contractor a Defects Liability Certificate to that effect.
- 30.12 Exclusive Remedies Except in the case of Gross Misconduct, the Employer's remedies under this Clause shall be in place of and to the exclusion of any other remedy in relation to defects whatsoever.



Variations

- | | | |
|---------|---|--|
| 31.1 | Engineer's Right to Vary | The Engineer may by Variation Order to the Contractor at any time before the Works are taken over, instruct the Contractor to alter, amend, omit, add to or otherwise vary any part of the Works.
The Contractor shall not vary or alter any of the Works, except in accordance with a Variation Order from the Engineer. The Contractor may, however, at any time propose variations of the Works to the Engineer. |
| 31.2 | Variation Procedure | Order Prior to any Variation Order under Sub-Clause 31.1 the Engineer shall notify the Contractor of the nature and form of such variation.
As soon as possible after having received such notice, the Contractor shall submit to the Engineer: |
| 31.2(a) | | a description of work, if any, to be performed and a programme for its execution, and |
| 31.2(b) | | the Contractor's proposals for any necessary modifications to the Programme according to Sub-Clause 26.1 to any of the Contractor's obligations under the Contract, and |
| 31.2(c) | | the Contractor's proposals for adjustment to the Contract Price.
Following the receipt of the Contractor's submission the Engineer shall, after due consultation with the Employer and the Contractor, decide as soon as possible whether or not the variation shall be carried out.
If the Engineer decides that the variation shall be carried out, he shall issue a Variation Order clearly identified as such in accordance with the Contractor's submission or as modified by agreement. If the Engineer and the Contractor are unable to agree the adjustment of the Contract Price, the provisions of Sub- Clause 31.3 shall apply. |
| 31.3 | Disagreement Adjustment of Contract Price | on the If the Contractor and the Engineer are unable to agree on the adjustment of the Contract Price, the adjustment shall be determined in accordance with the rates specified in the Schedule of Prices.
If the rates contained in the Schedule of Price are not directly applicable to the specific work in question, suitable rates shall be established by the Engineer reflecting the level of pricing in the Schedule of Prices
Where rates are not contained in the said Schedule, the amount shall be such as is in all the circumstances reasonable. Due account shall be taken of any over- or under-recovery of overheads by the Contractor in consequence of the variation.
The Contractor shall also be entitled to be paid. |
| 31.3(a) | | the cost of any partial execution of the Works rendered useless by any such variation, and |
| 31.3(b) | | the cost of making necessary alterations to Plant already manufactured or in the course of manufacture or of any work done that has to be altered in consequence of such a variation, and |
| 31.3(c) | | any additional costs incurred by the Contractor by the disruption of the progress of the Works as detailed in the Programme, and |
| 31.3(d) | | the net effect of the Contractor's finance costs, including interest, caused by the variation.
The Engineer shall on this basis determine the rates or prices to enable on-account payment to be included in certificates of payment. |



- 31.4 Contractor to Proceed On receipt of a Variation Order, the Contractor shall forthwith proceed to carry out the variation and be bound to these Conditions in so doing as if such variation was stated in the Contract.
The work shall not be delayed pending the granting of an extension of the Time for Completion or an adjustment to the Contract Price under Sub-Clause 31.3.
- 31.5 Records of Costs In any case where the Contractor is instructed to proceed with variation prior to the determination of the adjustment to the Contract Price in respect thereof
the Contractor shall keep records of the cost of undertaking the variation and of time expended thereon. Such records shall be open to inspection by the Engineer at all reasonable times.

Ownership of Plant

- 32.1 Ownership of Plant Plant to be supplied pursuant to the Contract shall become the property of the Employer at whichever is the earlier of the following times:
- 32.1(a) when Plant is delivered to Site, or
- 32.1(b) when by virtue of Sub-Clause 24.2 the Contractor becomes entitled to payment of the value of the Plant

Certificates and Payment

- 33.1 Terms of Payment The terms of payment shall be as stated in the Preamble.
- 33.2 Method of Application Unless otherwise specified in Part II applications by the Contractor for payment shall be made to the Engineer as follows:
- 33.2(a) in respect of the progress of the Works accompanied by such evidence of the value of the work done as the Engineer may require, and
- 33.2(b) in respect of Plant shipped and en route to the Site identifying the Plant concerned and accompanied by such evidence of shipment and of payment of freight and insurance and by such other documents as the Engineer may require, and
- 33.2(c) for additional payment in accordance with Clause 34.
Any other application for payment shall state the amounts claimed and the detailed particulars in respect of which the application is made.
- 33.3 Issue of Certificate of Payment Within 14 days after receiving an application for payment which the Contractor was entitled to make the Engineer shall issue a Certificate of Payment to the Employer showing the amount due, with a copy to the Contractor.
A certificate of payment, other than the Final Certificate of Payment, shall not be withheld on account of:
- 33.3(a) defects of a minor character which are not such as to affect the use of the Works, or
- 33.3(b) any part of the payment applied for being disputed. In such case a certificate of payment for the undisputed amount shall be issued.
- 33.4 Corrections to Certificates of Payment The Engineer may in any certificate of payment make any correction or modification that should properly be made in respect of any previous certificate.



33.5	Payment	Unless otherwise specified in Part II, the Employer shall pay the amount certified within 28 days from the date of issue of each certificate of payment to the Contractor at his principal place of business.
33.6	Delayed Payment	If payment of any sum payable under Sub-Clause 33.5 is delayed, the Contractor shall be entitled to receive interest on the amount unpaid during the period of delay. Unless otherwise stated in Part II the interest shall be at the annual rate three percentage points above the discount rate of the central bank in the Contractor's country. The Contractor shall be entitled to such payment without formal notice and without prejudice to any other right or remedy.
33.7	Remedies on Failure to Certify or Make Payment	The Contractor shall be entitled to stop the Works by giving 14 days's notice to the Engineer and the Employer, if either:
33.7(a)		the Engineer fails to issue a certificate of payment upon proper application by the Contractor, or
33.7(b)		the Employer fails to make any payment as provided in this Clause. The cost to the Contractor together with profit occasioned by the stoppage and the subsequent resumption of work, shall be added to the Contract Price. The Contractor shall also be entitled to terminate the Contract by giving 28 days' notice to the Engineer and the Employer in any case where the Engineer has failed to issue a certificate of payment upon proper application by the Contractor.
33.8	Payment by Measurement	For any part of the Works which is to be paid according to quantity supplied or work done, the provisions for measurement shall be stated in Part II.
33.9	Application for Final Certificate of Payment	The Contractor shall make application to the Engineer for the Final Certificate of Payment within 28 days after the issue of the Defect Liability Certificate, or if more than one, the last Defect Liability Certificate. The application for the Final Certificate of Payment shall be accompanied by a final account prepared by the Contractor. The final account shall give full details of the value of all Plant supplied and work done under the Contract together with:
33.9(a)		such additions to or deductions from the Contract Price as have been agreed, and
33.9(b)		all claims for additional payment to which the Contractor may consider himself entitled.
33.10	Issue of Final Certificate of Payment	The Engineer shall issue to the Employer with a copy to the Contractor, the Final Certificate of Payment within 28 days after receiving an application in accordance with Sub-Clause 33.9. If the Contractor has not applied for a Final Certificate of Payment within the time specified in Sub-Clause 33.9 the Engineer shall request the Contractor to do so within a further period of 28 days. If the Contractor fails to make such an application, the Engineer shall issue the Final Certificate of Payment for such amount as he deems correct.
33.11	Final Certificate of Payment Conclusive	A Final Certificate of Payment shall be conclusive evidence of the value of the Works, that the Works are in accordance with the Contract and that the Contractor has performed all his obligations under the Contract.



Payment of the amount certified in the Final Certificate of Payment shall be conclusive evidence that the Employer has performed all his obligations under the Contract.

A Final Certificate of Payment or payment shall not be conclusive:

- 33.11(a) to the extent that fraud or dishonesty relates to or affects any matter dealt with in the certificate, or
- 33.11(b) if any arbitration or court proceedings under the Contract have been commenced by either party before the expiry of 84 days after the issue of the Final Certificate of Payment.

Claims

- 34.1 Procedure
- In any case where under these Conditions there are circumstances which the Contractor considers entitle him to claim additional payment, the Contractor shall:
- 34.1(a) if he intends to make any claim for additional payment give to the Engineer notice of his intention to make such claim within 28 days after the said circumstances became known to the Contractor stating the reasons for his claim, and
- 34.1(b) as soon as reasonably practical after the date of such notice submit to the Engineer full and detailed particulars of his claim but not later than 182 days after such notice unless otherwise agreed by the Engineer. In any event such particulars shall be submitted no later than the application for the Final Certificate of Payment. The Contractor shall thereafter promptly submit such further particulars as the Engineer may reasonably require to assess the validity of the claim
- 34.2 Assessment
- When the Engineer has received full and detailed particulars of the Contractor's claim in accordance with Sub-Clause 34.1 and such further particulars as he may reasonably have required he shall after due consultation with the Employer and the Contractor determine whether the Contractor is entitled to additional payment and notify the parties accordingly.
- The Engineer may reject any claim for additional payment which does not comply with the requirements of Sub-Clause 34.1.

Foreign Currency and Rates of Exchange

- 35.1 Payment in Foreign Currencies
- Arrangements for payment in foreign currencies shall be as stated in the Preamble.
- 35.2 Currency Restrictions
- The Employer shall reimburse the Contractor for any loss arising from:
- (a) currency restrictions, and
- (b) restrictions on the transfer of currency in which the Contractor is to be paid which are imposed by the government or authorized agency of the government of the country from which any payments under the Contract are to be made.
- This Sub-Clause only applies to restrictions imposed after the date 28 days prior to the latest date for submission of tenders for the Works.
- 35.3 Rates of Exchange
- Where the Contract provides for payment in Foreign Currency the rates of exchange between the currencies shall be fixed for the purpose of the Contract and shall be as stated in the Preamble.
- If such rates of exchange are not stated in the Preamble the rates to be used shall be those quoted by the central bank of the country whose currency is



to be sold 28 days or the nearest day thereto prior to the latest date for submission of tenders for the Works.

Provisional Sums

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| 36.1 | Use of Provisional Sums | A Provisional Sum shall only be used, in whole or in part in accordance with the Engineer's instructions.
The total sum paid to the Contractor shall include only such amounts in respect of work, supplies or services to which such Provisional Sums relate as the Engineer shall have instructed. |
| 36.2 | Ordering Work against Provisional Sums | In respect of every Provisional Sum the Engineer may after due consultation with the Employer and the Contractor order: |
| 36.2(a) | | work to be executed, including goods, materials or services to be supplied by the Contractor. The value of such work executed, determined in accordance with Clause 31, shall be paid to the Contractor in accordance with Clause 33, and |
| 36.2(b) | | goods and materials to be purchased by the Contractor, for which payment will be made in accordance with Sub-Clause 36.4. |
| 36.3 | Invoices and Receipts | The Contractor shall, when required by the Engineer, produce quotations, invoices, vouchers and accounts or receipts in connection with expenditure in respect of Provisional Sums. |
| 36.4 | Payment against Provisional Sums | For all work executed or goods, materials or services supplied or purchased by the Contractor under Sub-Clause 36.2(b), there shall be included in the sums paid to the Contractor: |
| 36.4(a) | | the actual price paid or due to be paid by the Contractor, and |
| 36.4(b) | | in respect of all other charges and profit, a percentage of the actual price paid or due to be paid. Such percentage shall be as stated in the Preamble. |

Risk and Responsibility

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| 37.1 | Allocation of Risk and Responsibility | The Risks of loss of or damage to physical property and of death and personal injury which arise in consequence of the performance of the Contract shall be allocated between the Employer and the Contractor as follows: |
| 37.1(a) | | the Employer: the Employer's Risks as specified in Sub-Clause 37.2 |
| 37.1(b) | | the Contractor: The Contractor's Risks as specified in Sub-Clause 37.3. |
| 37.2 | Employer's Risks | The Employer's Risks are: |
| 37.2(a) | | war and hostilities (whether war be declared or not), invasion, act of foreign enemies; |
| 37.2(b) | | rebellion, revolution, insurrection, military or usurped power or civil war insofar as it relates to the country in which the Works are located or countries through which plant must be transported; |
| 37.2(c) | | ionising radiation or contamination by radio-activity from any nuclear fuel, or from any nuclear waste from the combustion of nuclear fuel, radio-active toxic explosives or other hazardous properties of any explosive nuclear assembly or nuclear components thereof; |
| 37.2(d) | | pressure waves caused by aircraft travelling at sonic or supersonic speed; |



37.2(e)		riot, commotion or disorder, unless solely restricted to the employees of the Contractor or of his Subcontractors;
37.2(f)		
37.2(g)		fault, error, defect or omission in the design of any part of the Works by the Engineer, Employer or those for whom the Employer is responsible;
37.2(h)		the use or occupation of the Site by the Works or any part thereof, or for the purposes of the Contract; or interference, whether temporary or permanent with any right of way, light, air or water or with any easement, way leaves or right of a similar nature which is the inevitable result of the construction of the Works in accordance with the Contract;
37.2(i)		the right of the Employer to construct the Works or any part thereof on, over, under, in or through any land;
37.2(j)		damage (other than that resulting from the Contractor's method of construction) which is the inevitable result of the construction of the Works in accordance with the Contract;
37.2(k)		the act, neglect or omission or breach of contract or of statutory duty of the Engineer, the Employer or other contractors engaged by the Employer or of their respective employees or agents; and all risks which an experienced contractor could not have foreseen or, if foreseeable, against which measures to prevent loss, damage or injury from occurring could not reasonably have been taken by such contractor.
37.3	Contractor's Risks	The Contractor's Risks are all risks other than those identified as the Employer's Risks.

Care of the Works and Passing of Risk

38.1	Contractor's Responsibility for the Care of the Works	The Contractor shall be responsible for the care of the Works or any Section thereof from the Commencement until the Risk Transfer Date applicable thereto under Sub-Clause 38.2. The Contractor shall also be responsible for the care of any part of the Works upon which any outstanding work is being performed by the Contractor during the Defects Liability Period until completion of such outstanding work.
38.2	Risk Transfer Date	The Risk Transfer Date in relation to the Works or a Section thereof is the earliest of either:
38.2(a)		the date of issue of the Taking-Over Certificate, or
38.2(b)		the date when the Engineer is deemed to have issued the Taking Certificate or the Works are deemed to have been taken over in accordance with Clause 29, or
38.2(c)		the date of expiry of the notice of termination when the Contract is terminated by the Employer or the Contractor in accordance with these Conditions.
39.1	Passing of Risk of Loss of or Damage to the Works	The risk of loss of or damage to the Works or any Section thereof shall pass from the Contractor to the Employer on the Risk Transfer Date applicable thereto.
39.2	Loss or Damage before Risk Transfer Date	Loss of or damage to the Works or any Section thereof occurring before the Risk Transfer Date shall:



- 39.2(a) to the extent caused by any of the Contractor's Risks, be made good forthwith by the Contractor at his own cost, and
- 39.2(b) to the extent caused by any of the Employer's Risks, be made good by the Contractor at the Employer's expense if so required by the Engineer within 28 days after the occurrence of the loss or damage. The price for making good such loss and damage shall be in all circumstances reasonable and shall be agreed by the Employer and the Contractor, or in the absence of agreement, shall be fixed by arbitration under Clause 50.
- 39.3 Loss or Damage after Risk Transfer Date After the Risk Transfer Date, the Contractor's liability in respect of loss of or damage to any part of the Works shall, except in the case of Gross Misconduct, be limited:
- 39.3(a) to the fulfillment of the Contractor's obligations under Clause 30 in respect of defects therein, and
- 39.3(b) to making good forthwith loss or damage caused by the Contractor during the Defects Liability Period.

Damage to Property and Injury to Persons

- 40.1 Contractor's Liability Except as provided under Sub-Clause 41.1, the Contractor shall be liable for and shall indemnify the Employer against all losses, expenses and claims in respect of any loss of or damage to physical property (other than the Works), death or personal injury occurring before the issue of the last Defects Liability Certificate to the extent caused by:
- 40.1(a) defective design, material or workmanship of the Contractor, or
- 40.1(b) negligence or breach of statutory duty of the Contractor, his Subcontractors or their respective employees and agents.
- 40.2 Employer's Liability The Employer shall be liable for and shall indemnify the Contractor against all losses, expenses or claims in respect of loss of or damage to any physical property or of death or personal injury whenever occurring, to the extent caused by any of the Employer's Risks.
- 41.1 Accidents The Contractor shall be liable for and shall indemnify the Employer against all losses, expenses or claims arising in connection with the death of or injury to any person employed by the Contractor or his Subcontractors for the purposes of the Works, unless caused by any acts or defaults of the Engineer, the Employer, or other contractors engaged by the Employer or by their respective employees or agents. In the latter cases the Employer shall be liable for and shall indemnify the Contractor against all losses, expenses and claims arising in connection therewith.

Limitations of Liability

- 42.1 Liability for Indirect or Consequential Damage Neither party shall be liable to the other for any loss of profit, loss of use, loss of production, loss of contracts or for any other indirect or consequential damage that may be suffered by the other, except:
- 42.1(a) as expressly provided in Clause 27, and
- 42.1(b) those provisions of these Conditions whereby the Contractor is expressly entitled to receive profit.
- 42.2 Maximum Liability The liability of the Contractor to the Employer under these Conditions shall in no case exceed the sum stated in the Preamble or, if no such sum is stated, the Contract Price.



42.3	Liability after Expiration of Defects Liability Period	The Contractor shall have no liability to the Employer for any loss of or damage to the Employer's physical property which occurs after the expiration of the Defects Liability Period unless caused by Gross Misconduct of the Contractor.
42.4	Exclusive Remedies	The Employer and the Contractor intend that their respective rights, obligations and liabilities as provided for in these Conditions shall alone govern their rights under the Contract and in relation to the Work Accordingly, the remedies provided under the contract in respect of or in consequence of:
42.4(a)		any breach of contract, or
42.4(b)		any negligent act or omission, or
42.4(c)		death or personal injury, or
42.4(d)	loss or damage to any property	are, save in the case of Gross Misconduct, to be to the exclusion of any other remedy that either may have against the other under the law governing the Contract or otherwise.
42.5	Mitigation of Loss of Damage	In all cases the party claiming a breach of Contract or a right to be indemnified in accordance with the Contract shall be obliged to take all reasonable measures to mitigate loss or damage which has occurred or may occur.
42.6	Foreseen Damage	Where either the Employer or the Contractor is liable in damages to the other these shall not exceed the damage which the party in default could reasonably have foreseen at the date of the Contract.

Insurance

43.1	The Works	The Contractor shall insure the Works in the joint names of the Contractor and the Employer to their full replacement value with deductible limits not exceeding those stated in the Preamble.
43.1(a)		from the Commencement Date until the Risk Transfer Date against any loss or damage caused by any of the Contractor's Risks and any other risks specified in the Preamble, and
43.1(b)		during the Defects Liability period against any loss or damage which is caused either:
(b)(i)		by the Contractor in completing any outstanding work or complying with his obligations under Clause 30, or
(b)(ii)		by any of the Contractor's Risks which occurred prior to the Risks Transfer Date.
43.2	Contractor's Equipment	The Contractor shall insure Contractor's Equipment for its full replacement value whilst in transit to the Site, from commencement of loading until completion of unloading at the Site and while on the Site against all loss or damage caused by any of the Contractor's Risks.
43.3	Third Party Liability	The Contractor shall insure against liability to third parties for any death or personal injury and loss of or damage to any physical property arising out of the performance of the Contract and occurring before the issue of the last Defects Liability Certificate. Such insurance shall be effected before the Contractor begins any work on the Site. The insurance shall be for not less than the amount specified in the Preamble.



43.4	Employees	The Contractor shall insure and maintain insurance against his liability under Sub-Clause 41.1.
43.5	General Requirements of Insurance Policies	The Contractor shall:
43.5(a)		whenever required by the Employer produce the policies or certificates of any insurance which he is required to effect under the Contract together with receipts for the premiums,
43.5(b)		effect all insurances for which he is responsible with an insurer and in terms approved by the Employer, and
43.5(c)		make no material alterations to the terms of any insurance without the Employer's approval. If an insurer makes any material alteration to the terms the Contractor shall forthwith notify the Employer, and
43.5(d)		in all respect comply with any conditions stipulated in the insurance policies which he is required to place under the Contract.
43.6	Permitted Exclusions from Insurance Policies	The insurance cover effected by the Contractor may exclude any of the following:
43.6(a)		the cost of making good any part of the Works which is defective or otherwise does not comply with the Contract provided that it does not exclude the cost of making good any loss or damage to any other part of the Works attributable to such defect or non-compliance,
43.6(b)		indirect or consequential loss of damage including any reductions in the Contract Price for delay,
43.6(c)		wear and tear, shortages and theft,
43.6(d)		risks relating to vehicles for which third party or other insurance is required by law.
43.7	Remedies on the Contractor's Failure to Insure	If the Contractor fails to produce evidence of insurance cover as stated in Sub- Clause 43.5 (a) then the Employer may effect and keep in force such insurance. Premiums paid by the Employer for this purpose shall be deducted from the Contract Price.
43.8	Amounts not Recovered	Any amounts not recovered from the insurers shall be borne by the Employer or Contractor in accordance with their responsibilities under Clause 37.

Force Majeure

44.1	Definition of Force Majeure	Force Majeure means any circumstances beyond the control of the parties, including but not limited to:
44.1(a)		war and other hostilities, (whether war be declared or not), invasion, act of foreign enemies, mobilisation, requisition or embargo;
44.1(b)		ionising radiation or contamination by radio-activity from any nuclear fuel or from any nuclear waste from the combustion of nuclear fuel, radio-active toxic explosives, or other hazardous properties of any explosive nuclear assembly or nuclear components thereof;
44.1(c)		rebellion, revolution, insurrection, military or usurped power and civil war;
44.1(d)		riot, commotion or disorder, except where solely restricted to employees of the Contractor.



44.1(e)		due to pandemic disease and
44.1(f)		due to non-availability of fund.
44.2	Effect of Force Majeure	Neither party shall be considered to be in default or in breach of his obligations under the Contract to the extent that performance of such obligations is prevented by any circumstances of Force Majeure which arise after the date of the Letter of Acceptance or the date when the Contract becomes effective, whichever is the earlier.
44.3	Notice of Occurrence	If either party considers that any circumstances of Force Majeure have occurred which may affect performance of his obligations he shall promptly notify the other party and the Engineer thereof.
44.4	Performance to Continue	Upon the occurrence of any circumstances of Force Majeure the Contractor shall endeavour to continue to perform his obligations under the Contract so far as reasonably practicable. The Contractor shall notify the Engineer of the steps he proposes to take including any reasonable alternative means for performance which is not prevented by Force Majeure. The Contractor shall not take any such steps unless directed so to do by the Engineer.
44.5	Additional Costs caused by Force Majeure	If the Contractor incurs additional costs in complying with the Engineer's directions under Sub-Clause 44.4, the amount thereof shall be certified by the Engineer and added to the Contract Price.
44.6	Damage Caused by Force Majeure	If in consequence of Force Majeure the Works shall suffer loss or damage the Contractor shall be entitled to have the value of the work done, without regard to the loss or damage that has occurred, included in a Certificate of Payment.
44.7	Termination in Consequence of Force Majeure	If circumstances of Force Majeure have occurred and shall continue for a period of 182 days then, notwithstanding that the Contractor may by reason thereof have been granted an extension of Time for Completion of the Works, either party shall be entitled to serve upon the other 28 days' notice to terminate the Contract. If at the expiry of the period of 28 days Force Majeure shall still continue the Contract shall terminate.
44.8	Payment on Termination for Force Majeure	If the Contract is terminated under Sub-Clause 44.7 the Contractor shall be paid the value of the work done. The contractor shall also be entitled to receive:
44.8(a)		the amounts payable in respect of any preliminary items so far as the work or service comprised therein has been carried out and a proper proportion of any such item in which the work or service comprised has only been partially carried out,
44.8(b)		the cost of materials or goods ordered for the Works or for use in connection with the Works which have been delivered to the Contractor or of which the Contractor is legally liable to accept delivery. Such materials or goods shall become the property of and be at the risk of the Employer when paid for by the Employer and the Contractor shall place the same at the Employer's disposal,
44.8(c)		the amount of any other expenditure which in the circumstances was reasonably incurred by the Contractor in the expectation of completing the whole of the Works,



44.8(d)			the reasonable cost of removal of Contractor's Equipment from the Site and the return thereof to the Contractor's works in his country or to any other destination at no greater cost, and
44.8(e)			the reasonable cost of repatriation of the Contractor's staff and workmen employed wholly in connection with the Works at the date of such termination.
44.9	Release Performance	from	If circumstances of Force Majeure occur and in consequence thereof under the law governing the Contract the parties are released from further performance of the Contract, the sum payable by the Employer to the Contractor shall be the same as that which would have been payable under Sub-Clause 44.8 if the Contract had been terminated under Sub-Clause 44.7.
44.10	Force Majeure Affecting Engineer's Duties		The provisions of Clause 44 shall also apply in circumstances where the Engineer is prevented from performing any of his duties under the Contract by reason of Force Majeure.

Default

45.1	Notice of Default		If the Contractor is not executing the Works in accordance with the Contract or is neglecting to perform his obligations thereunder so as seriously to affect the carrying out of the Works, the Engineer may give notice to the Contractor requiring him to make good such failure or neglect.
45.2	Contractor's Default		If the Contractor:
45.2(a)	has failed to comply within a reasonable time with a notice under Sub-		Clause 45.1, or
45.2(b)			assigns the Contract or subcontracts the whole of the Works without the Employer's written consent, or
45.2(c)			becomes bankrupt or insolvent, has a receiving order made against him or compounds with his creditors, or carries on business under a receiver, trustee or manager for the benefit of his creditors or goes into liquidation, the Employer may, after having given 7 days' notice to the Contractor, terminate the Contract and expel the Contractor from the Site. Any such expulsion and termination shall be without prejudice to any other rights or powers of the Employer, the Engineer or the Contractor under the Contract. The Employer may upon such termination complete the Works himself or by any other contractor.
45.3	Valuation at Date of Termination		The Engineer shall, as soon as possible after such termination, certify the value of the Works and all sums then due to the Contractor as at the date of termination in accordance with Clause 33.
45.4	Payment Termination	after	The Employer shall not be liable to make any further payments to the Contractor until the Works have been completed. When the Works are so complete, the Employers shall be entitled to recover from the Contractor the extra costs, if any, of completing the Works after allowing for any sum due to the Contractor under Sub-Clause 45.3. If there is no such extra cost the Employer shall pay any balance due to the Contractor.



45.5	Effect on Liability for Delay	The Contractor's liability under Clause 27 shall immediately cease when the Employer expels him from the Site without prejudice to any liability thereunder that may have already occurred.
46.1	Employer's Default	The Contractor may, by giving 14 days' notice to the Employer and the Engineer, terminate the Contract if the Employer:
46.1(a)		fails to pay the Contractor the amount due under any certificate of the Engineer within 28 days after the amount became payable, or
46.1(b)		interferes with or obstructs the issue of any certificate of the Engineer, or
46.1(c)		becomes bankrupt or insolvent, has a receiving order made against him, compounds with his creditors, or carries on business under a receiver, trustee or manager for the benefit of his creditors or goes into liquidation, or goes into liquidation, or
46.1(d)		consistently fails to meet his contractual obligations, or
46.1(e)		appoints, a person to act with or in replacement of the Engineer without the Contractor's consent. Any such termination shall be without prejudice to any other rights of the Contractor under the Contract.
46.2	Removal of Contractor's Equipment	On such termination, the Contractor shall be entitled to remove immediately all Contractor's Equipment which is on the Site.
46.3	Payment on Termination for Employer's Default	In the event of such termination the Employer shall pay the Contractor an amount calculated in accordance with Sub-Clause 44.8. The Employer shall pay in addition the amount of any loss or damage, including loss of profit which the Contractor may have suffered in consequence of termination. The additional amount shall, however, not exceed the limit specified in the Preamble.

Change in Cost and Legislation

47.1	Labour, Materials and Transport	Where the Contract Price is to be adjusted for changes in the cost of labour, materials, transport or other costs of execution of the Works, the method for calculating such adjustment shall be specified in the Preamble. When calculating the adjustment no account shall be taken of any increased cost which results from the Contractor's default or negligence.
47.2	Statutory and Other Regulations	The Contract Price shall be adjusted to take account of any increase or decrease in cost resulting from changes in legislation of the country where the Site is located or in its generally accepted interpretation. Legislation means any law, order, regulation or bye-law having the force of law, which affects the Contractor in the performance of his obligations under the Contract, made after the date 28 days prior to the latest date for submission of tenders for the Works. The Engineer shall certify the amount of the resulting increase or decrease in cost, which shall be added to or deducted from the Contract Price.

Customs

48.1	Customs and Import Duties	Unless otherwise stated in Part II the Employer shall pay all customs, import duties and taxes in consequence of the importation of Plant. If the Contractor is required to pay such customs, import duties and taxes, the Employer shall reimburse the amount thereof.
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48.2	Clearance Customs	through	The Employer shall assist the Contractor in obtaining clearance through the customs of all Plant and Contractor's Equipment and in procuring any necessary government consent to the re-export of Contractor's Equipment when it is removed from the Site.
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Notices

49.1	Notices to Contractor	All certificates, notices or written orders to be given to the Contractor by the Employer or the Engineer under these Conditions shall be sent by airmail post, cable, telex or facsimile transmission to or left at the Contractor's principal place of business or such other address as the Contractor shall nominate for that purpose, or may be handed over to the Contractor's representative.
49.2	Notice to Employer and Engineer	Any notice to be given to the Employer or to the Engineer under these Conditions shall be sent by airmail post, cable, telex or facsimile transmission to or left at the respective addresses nominated for that purpose in the Preamble, or handed over to the Engineer's or the Employer's representative authorized to receive it.
49.3	Minutes of Meetings	Instructions or notices to the Contractor and notices from the Contractor to the Engineer or the Employer recorded in a minute or protocol signed by the authorized representatives of the giver and recipient of such notice or instruction shall be valid notice or instruction for the purposes of the Contract.

Disputes and Arbitration

50.1	Disputes concerning Engineer's Decisions	<p>If either party is dissatisfied with a decision or instruction of the Engineer as confirmed, reversed or varied in accordance with Clause 2 he may refer the matter to arbitration pursuant to Sub-Clause 50.2.</p> <p>Unless the dissatisfied party has notified the other party and the Engineer within 56 days of such decision or instruction of his intention to refer the matter to arbitration, he shall be deemed to have accepted the decision as final.</p> <p>Reference to arbitration shall not relieve the Contractor of his obligation to proceed with the Works in accordance with the Engineer's decision or instruction, nor relieve the Employer of any of his obligations under the Contract.</p> <p>The Contractor shall in any such arbitration be at liberty to rely on reasons additional to the reasons stated in the notice given under Sub-Clause 2.7.</p>
50.2	Arbitration	<p>If at any time any question, dispute or difference shall arise between the Employer and the Contractor in connection with or arising out of the Contract or the carrying out of the Works either party shall be entitled to refer the matter to be finally settled by arbitration in accordance with the Rules of Conciliation and Arbitration of the International Chamber of Commerce by one or more arbitrators appointed in accordance with those Rules, or by arbitration in accordance with such other rules as are specified in Part II.</p> <p>The Arbitrators(s) shall have full power to open up, review and revise:</p>
50.2(a)		any decision or instruction of the Engineer referred to arbitration pursuant to Sub-Clause 50.1, and
50.2(b)		any certificate of the Engineer related to the dispute.



50.3 Works to Continue Performance of the Contract shall continue during arbitration proceedings unless the Employer shall order suspension. If any such suspension is ordered the reasonable costs incurred by the Contractor and occasioned thereby shall be added to the Contract Price.
No payments due or payable by the Employer shall be withheld on account of pending reference to arbitration.

50.4 Time Limit for Arbitration Formal notice of arbitration must be given to the other party, and where required to the appropriate arbitration body, no later than 84 days after the issue of the Final Certificate of Payment

Law and Procedure

51.1 Applicable Law The law which is to apply to the Contract and under which the Contract is to be construed is stated in the Preamble.

51.2 Procedural Law The law governing the procedure and administration of any arbitration scheme pursuant to Clause 50 is stated in the Preamble.

51.3 Language The language and place of the arbitration are stated in the Preamble



PARTICULAR CONDITIONS OF CONTRACT

PART-II: PARTICULAR CONDITIONS OF CONTRACT

1.1 Definitions

The text of Sub-Clause 1.1.1 is deleted and substituted by the following:

“Commencement Date” means the date specified in the Preamble to Conditions of Contract.

The text of Sub-Clause 1.1.2 is deleted and substituted by the following:

“Conditions” means the Preamble to Conditions of Contract, General Conditions of Contract and Particular Conditions of Contract.

Sub-Clause 1.1.3

At the end of Sub-Clause, the following is added:

“Any subsequent document mutually agreed and signed by the Employer and the Contractor, shall be the part of the Contract.”

The text of Sub-Clause 1.1.5 is deleted and substituted by the following:

“Contract Price” means the sum stated in the Letter of Acceptance as payable to the Contractor for the execution and completion of the Works subject to such additions thereto or deductions therefrom as may be made under the provisions hereinafter contained and remedying of any defects therein in accordance with the provisions of the Contract.”

Sub-Clause 1.1.11

The Defects Liability Period is the period mentioned in the Preamble to Conditions of Contract.

Sub-Clause 1.1.15

The following is added at the end of Sub-Clause:

“or any other competent person appointed by the Employer as his replacement.”

Sub-Clause 1.1.23

The following paragraph is added:

The word “Goods” is synonymous with “Plant.”

The text of Sub-Clause 1.1.27 is deleted and substituted by the following:

“Schedule of Prices” means the completed and priced Schedule of Prices, or any part or individual schedule thereof, submitted by the Contractor with his Bid or revised and mutually agreed and forming a part of the Contract documents.

Sub-Clause 1.1.33

The word “Tender” is synonymous with the word “Bid” and the word “Tender Documents” with the word “Bidding Documents”.

The following Sub-Clauses are added:

“1.1.38 “Month” means calendar month according to Gregorian calendar.



1.1.39 “Operation and Maintenance Manuals” has the meaning described in Sub- Clause 6.6.

1.1.40 “Warranty Certificate” means the certificate against specified goods/equipment, for the period mentioned in the Preamble to Conditions of Contract, to be issued by the Contractor that the goods/equipment supplied under the Contract are new, unused and incorporate all recent improvements in design and materials unless provided otherwise in the Contract and that the Contractor will be responsible for making good or replacing any defective goods/equipment during the Warranty Period specified in the Preamble to Conditions of Contract which should commence after expiry of Defect Liability Period.

Sub-Clause 1.1.41

The word “Part II” stated in FIDIC Conditions of Contract is synonymous with the word “Particular Conditions of Contract”.

Sub-Clause 1.6 Cost, Overhead Charges and Profit

The last sentence “Any profit stated in the Preamble” is deleted and substituted by the following:

“Any profit entitlement shall be added to cost at the percentage stated in the Bid and agreed in the Contract Agreement.”

Sub-Clause 2.1 Engineer’s Duties

The text of Sub-Clause 2.1 is deleted and substituted by the following: “The Engineer shall carry out the duties specified in the Contract.

The Engineer may exercise the authority attributable to the Engineer as specified in or necessarily to be implied from the Contract. The Engineer is required to submit recommendation obtain the specific approval of the Employer before carrying out his duties in accordance with the following Clauses of General Conditions of Contract:

- (a) approval of Subcontractor under Sub-Clause 4.1,
- (b) certifying additional sums under Sub-Clause 5.4,
- (c) certifying additional costs under Sub-Clauses 11.3 & 12.3,
- (d) certifying any cost under Sub-Clause 14.6,
- (e) approval of extension of time under Clause 26,
- (f) issuing a Taking-Over Certificate under Sub-Clause 29,
- (g) issuing a Defects Liability Certificate under Sub-Clause 30.11,
- (h) issuing a Variation Order under Clause 31,
- (i) fixing rates or prices under Clauses 31 and 34,
- (j) certifying additional costs under Sub-Clause 44.5 and
- (k) certifying additional costs under Sub-Clause 47.2;

Except for such variations pursuant to Sub-Clause 31.1 of the GCC which may be necessary in an emergency affecting safety of life, the works or of adjoining property.”



Except as expressly stated in the Contract the Engineer shall have no authority to relieve the Contractor of any of his obligations under this Contract.”

Sub-Clause 2.6 Confirmation in Writing

(i) In line 3 after the words “undue delay” the following is added:

“but not after the number of days mentioned in the Preamble to Conditions of Contract from the instruction or decision.”

(ii) At the end of Sub-Clause 2.6, the following is added:

“The Engineer shall confirm or otherwise within the period mentioned in the Preamble to Conditions of Contract from the receipt of requirement(s) from the Contractor.”

Sub-Clause 2.7 Disputing Engineer’s Decisions and Instructions The following text is deleted:

“If either party in accordance with the Contract.”

Sub-Clause 2.8 Replacement of Engineer

The text of Sub-Clause 2.8 is deleted and substituted by the following:

“If the Employer intends to replace the Engineer, the Employer shall, not less than 14 days before the intended date of replacement, give notice to the Contractor, of the name, address and relevant experience of the intended replacement Engineer. The Employer shall not replace the Engineer with a person against whom the Contractor raises reasonable objection by notice to the Employer, with supporting particulars.”

Sub-Clause 2.9 Engineer Not Liable

Sub-Clause 2.9 is added as follows:

“Approval, reviews and inspection by the Engineer of any part of the Works does not relieve the Contractor from his sole responsibility and liability for the supply of remaining materials and equipment for the Works and parts thereof and complete the remaining erection works and testing and commissioning in accordance with the Contract and neither the Engineer’s authority to act nor any decision made by him in good faith as provided for under this Contract whether to exercise or not to exercise such authority shall give rise to any duty or responsibility of the Engineer to the Contractor, any Subcontractor, any of their representatives or employees or any other person performing any of the works. However the Contractor shall be compensated if any loss/damage is occurred due to the decision of the Engineer.”

Sub-Clause 4.2 No Contractual Relation between Subcontractor and the Employer

Sub-Clause 4.2 is added as follows:

Nothing contained in the Contract Documents shall create any contractual relation between any Subcontractor and the Employer. (Unless necessary and approved by the Engineer)

Sub-Clause 5.3 Priority of Contract Documents

Sub-Clause 5.3 is deleted and substituted by the following:

“Unless otherwise provided in the Contract the priority of the Contract Documents shall be as follows:

1. The Contract Agreement (if completed)
2. The Letter of Acceptance



3. The completed Form of Bid
4. Preamble to Conditions of Contract
5. The Particular Conditions of Contract
6. The General Conditions of Contract
7. The priced Schedule of Prices
8. The completed Schedules to Bid
9. The Specifications
10. The Drawings

In case of discrepancies between drawings, those of larger scale shall govern unless they are superseded by drawing(s) of a later date regardless of scale. All drawings and specifications shall be interpreted in conformity with the Contract Agreement and these conditions.”

Sub-Clause 5.4 Documents Mutually Explanatory

The text appearing in the last line after the words “the Contract Price” is deleted.

Sub-Clause 6.2 Consequences of Disapproval of Contractor's Drawings

Full stop is deleted and the following words are added at the end of Sub-Clause:

“for the approval of the Engineer. However, the Contractor shall not be entitled for time extension on this account.”

Sub-Clause 6.6. Operation and Maintenance Manuals

Paras 2&3 are deleted and the following text is added at the end of Para 1 of Sub- Clause:

“The Operation and Maintenance Manuals shall include full instructions for the operation, servicing and maintenance of the Plant, not only during the period of the Contractor's liability but more particularly during its operating life.

The directions shall be set out simply, clearly and systematically. This may

be divided into two volumes if desirable, one for operation and the second for servicing and maintenance (in sub-volumes for major items of Plant).

The operational data shall include a complete physical and functional description of the Plant (in sub-volumes for major items of Plant) and step-by-step procedures for inspection, checking and adjustments for proper operation of the Plant.

The maintenance data shall include complete instructions for routine checks, servicing, maintenance and repair of all parts and for dismantling, handling and re-assembly of all equipment, sub-assemblies and all separate components. The maintenance data shall also include where possible parts catalogues The lists shall provide all necessary information for identifying the parts and for reordering the parts including name of part, part number and catalogue references where applicable, name of manufacturer, size, capacity and other characteristics.

General arrangements, single line diagrams and detailed drawings shall be provided for ready reference in the operation and maintenance instructions.



The manuals shall be printed on ISO paper size A4 (210x297 mm) with offset or equivalent printing strongly bound in a durable stiff cover bearing the title in approved legend. Drawings shall be folded or reduced to 297 mm height. All volumes shall bear on the spine an approved shortened version of the title. The Contractor shall submit three draft copies for approval of the Engineer prior to producing finished volumes.

The Contractor shall provide ten (10) copies of the approved Operation and Maintenance Manuals prior to Taking Over by the Employer. Supplementary Operation and Maintenance Manual shall be provided by the Contractor, if required, to incorporate changes resulting from experience during the operation and maintenance period. The work shall not be considered to be completed for the purpose of taking over until such manual and drawings have been supplied to the Employer.”

Sub-Clause 6.9 Manufacturing Drawings

The words “Unless otherwise specified in Part-II” are deleted and the following is added at the end of Sub-Clause:

“However, the Contractor is required to disclose to the Engineer or the Employer any confidential information necessary to justify the reliability, the efficiency and the operation and maintenance of the Plant supplied by him.”

Sub-Clause 6.10 “As–Built” Drawings

The following new Sub-Clause is added:

The Contractor shall furnish to the Engineer six (6) copies and one (1) reproducible of approved quality of all “As–Built” drawings within the period mentioned in the Preamble to Conditions of Contract.

Sub-Clause 8.1 General Obligations

The text of Sub-Clause 8.1 is deleted and substituted by the following:

“(a) The Contractor shall commence the work on the date specified in the Preamble to Conditions of Contract and shall proceed with the same with due expedition and without delay.

(b) The Contractor shall, in accordance with the Contract, with due care and diligence, complete the Works and test and commission the Plant and carry out the Works within the Time for Completion. The Contractor shall also provide all necessary Contractor’s Equipment, superintendence, labor and except as stated herein below, all necessary facilities therefor.

The Employer will permit use of the Erection, Testing Equipment and Maintenance Tools as stated in the Preamble to Conditions of Contract.

The above facilities shall be provided at no cost to the Contractor but he shall procure at his cost all required consumable materials and any other items necessary for the proper execution of the Works. These shall be properly used and maintained by the Contractor and returned to the Employer upon handing over of the Works in good condition, fair wear and tear excepted. In case of any damage, loss or theft, the items shall be replaced by the Contractor at his own cost.”

Sub-Clause 10.1 Performance Security

Sub-Clause 10.1 is deleted and substituted by the following:

“The Contractor shall provide a Performance Security in the prescribed Form annexed to these Documents. The said Security shall be furnished by the Contractor within Fourteen (14) days after the



receipt of Letter of Acceptance. The Performance Security shall be of an amount equal to 10 percent of the Contract Price in the PKR, in the form of Bank Guarantee from any Scheduled Bank in Pakistan.

The cost of complying with the requirements of this Sub-Clause shall be borne by the Contractor.”

Sub-Clause 10.3 Claims under Performance Security

Sub-Clause 10.3 is deleted in its entirety. The following Sub Clause is added:

Sub-Clause 10.4 Performance Security Binding on Variations and Changes

“The Performance Security shall be binding irrespective of variations and changes in the quantities of the Works or extensions in completion time of the Works, which are granted or agreed upon under the provisions of the Contract.”

Sub-Clause 12.1 Programme to be Furnished

Sub-Clause 12.1(a) is deleted and substituted by the following:

“(a) the order in which the Contractor proposes to carry out the Works (including preliminaries, required material ordering, delivery to Site, erection and rectifications work, testing, commissioning and taking-over by the Employer). The programme shall also include the following:

- (i) Employment of local and expatriate labor of various categories,
- (ii) Local material procurement,
- (iii) Material imports, if any.”

In Sub-Clause 12.1(c) (iv) the words “any import licenses” are deleted.

Sub-Clause 12.4 Monthly Progress Report

The following Sub-Clause 12.4 is added:

“During the period of the Contract, the Contractor shall submit six sets of report to the Engineer not later than the 8th day of each month, including:

- (i) a construction schedule indicating the progress achieved during the preceding month;
- (ii) description of all work carried out since the last report;
- (iii) description of the work planned for the next forty-two days sufficiently detailed to enable the Engineer to determine his programme of inspection and testing;
- (iv) summary of daily job record for the preceding month; and
- (v) Color photographs to illustrate progress.

Sub-Clause 12.5 Daily Job Record

The following Sub Clause 12.5 is added:

“During the period of the Contract, the Contractor shall keep a daily record of the work progress, which shall be made available to the Engineer as and when requested.



The daily record shall include particulars of weather conditions, number of men working, in different categories, deliveries of materials, quantity,

location and assignment of equipment.”

Sub-Clause 13.1 Contractor's Representative

At the end of the Sub-Clause the following is added:

“The Contractor's Representative shall be a competent and skilled person approved by the Engineer (which approval may at any time be withdrawn) and who shall be present on the Site during all working hours. He shall be fluent in the English language. He shall not be transferred from the Site without the consent of the Engineer. The Contractor's Representative shall be a Registered/Professional engineer as defined in the Pakistan Engineering Council Act 1975 (V of 1976).”

Sub-Clause 13.3 Language Ability of Superintending Staff of Contractor

The following Sub-Clause 13.3 is added:

“A reasonable proportion of the Contractor's superintending staff shall have a working knowledge of the English language.”

Sub-Clause 13.4 Employment of Local Personnel

The following Sub-Clause 13.4 is added:

“The Contractor shall, to the extent practicable and reasonable, employ staff and labor from sources within Pakistan.”

Sub-Clause 14.1 Contractor's Equipment

Replace the word “or” at the end of Sub-paragraph (a) by the word “and” and insert the following at the end of Sub-paragraph (b):

“which shall not be unreasonably withheld.”

Sub-Clause 14.2 Safety Precautions

At the end of the Sub-Clause the following is added:

“In order to provide for the safety, health and welfare of persons, and for prevention of damage of any kind, all operations for the purposes of or in connection with the Contract shall be carried out in compliance with the safety requirements of the Government of Pakistan with such modifications thereto as the Engineer may authorize or direct and the Contractor shall take or cause to be taken such further measures and comply with such further requirements as the Engineer may determine to be reasonably necessary for such purpose.

The Contractor shall make, maintain, and submit reports to the Engineer concerning safety, health and welfare of persons and damage to property as the Engineer may from time to time prescribe.”

Sub-Clause 14.3 Electricity Water and Gas

The text of Sub-Clause 14.3 is deleted and substituted by the following:

“The Contractor shall be responsible for making his own arrangements for the adequate supply of electricity, water and gas required for the effective performance of his obligations under the Contract. Subject to the aforesaid, the Contractor shall be entitled to use for the purposes of the Works such supplies and services as may be available on the Site. The Contractor shall, before the commencement



of the work at Site, seek the approval of the Engineer as to his detailed requirements of electricity, water and gas for the entire Contract period. The Contractor shall pay the Employer at the rates/cost incurred by the Employer. The Contractor shall at his own cost provide any apparatus necessary for such use.”

Sub-Clause 14.4 Employer’s Equipment

The text of Sub-Clause 14.4 is deleted and substituted by the following:

“The Employer shall, if the Contractor so requests for the execution of the works operate any available equipment of which details are given in the Preamble to Conditions of Contract. The Contractor shall pay the Employer a mutually agreed price for such use.

The Employer shall during such operation retain control of and be responsible for the safe working of the equipment.

Sub-Clause 14.8 Information for Import Permits & Licences

The text of Sub-Clause 14.8 is deleted and substituted by the following:

“The Contractor shall submit to the Employer in good time such details of all Plant and Contractor's Equipment as is to be imported into Pakistan and identify as to what assistance of the Employer is required for obtaining by the Contractor of all necessary import permits or licences.”

Sub-Clause 15.2 Compliance with Laws

The Sub-Clause 15.2 is deleted and substituted by the following:

“The Contractor shall comply with the Laws of country of manufacture and the Laws of Pakistan where the Plant is to be erected.”

Sub-Clause 16.4 Photographs of Works and Advertisement Prohibited

Sub-Clause 16.4 is added:

“Except with the prior written authorization of the Employer the Contractor shall not exhibit or permit to be exhibited any photographs or advertisement on the Works. Any authorized exhibition shall be immediately removed if the Employer so requires.”

Sub-Clause 16.5 Training of Employer's Staff

Sub-Clause 16.5 is added:

“The Contractor may provide such facilities for the training of such numbers of Pakistani engineers, engineering students, apprentices and trade apprentices on such sections of the Works at the Site or on the Contractor’s premises or Contractor selected plant manufacturer's premises and factories, or wherever else work is in hand, as specified or directed by the Engineer. The Employer may direct what sums by way of wages and allowances are to be paid by the Contractor to such persons and shall reimburse the Contractor for such sums as are so directed to be paid and are paid. The Contractor shall also provide medical expenses or medical insurance and travelling expenses for trainees if required by the Employer which shall be reimbursed by the Employer (Not Applicable)

All the training of Employer’s Staff will be provided free of Cost. The language of training at the above stated premises shall be English and Urdu.” Sub-Clause 17.4 Consents and Way Leaves

The Sub-Clause 17.4 is deleted and substituted by the following:

The Employer shall issue permissions, letters, certificates and provide such other assistance to the Contractor for his obtaining permits-to-work, way leaves and approvals from any other



department/authority and right of way from private owners, if required. The Contractor will bear the cost of logistics, fees, etc. for such activities. The Employer, will reimburse the Contractor only the payments made by him in respect of any land compensation for obtaining such way leaves, required for the Works.

Sub-Clause 17.5 – Import Permits and Licenses

The word “Employer” is deleted and substituted by the word “Contractor” and the following is added at the end of Sub-Clause 17.5:

“the Employer will provide assistance for this purpose.”

Sub-Clause 18.1 – Engagement of Labour

At the end of the Clause the following is added:

“in accordance with the regulations, orders and requirements of the Govt. of Pakistan.”

Sub-Clauses 18.5 to 18.12 are added:

“Sub-Clause 18.5 Employment of Persons in the Service of Others

The Contractor shall not recruit or attempt to recruit staff and labor from amongst the persons in the service of the Employer or the Engineer and vice– versa, unless mutually agreed between the Employer/Engineer and the Contractor

Sub-Clause 18.6 Alcoholic Liquor or Drugs

The Contractor shall not, otherwise than in accordance with the Statutes, Ordinances and Government Regulations or Orders for the time being in force, import, sell, give, barter or otherwise dispose of any alcoholic liquor or drugs, or permit or suffer any such importation, sale, gift, barter or disposal by his Subcontractors, agents, employees or labor.

Sub-Clause 18.7 Arms and Ammunition

The Contractor shall not give, barter or otherwise dispose of to any person or persons, any arms or ammunition of any kind or permit or suffer the same as aforesaid.

Sub-Clause 18.8 Festivals and Religious Customs

The Contractor shall in all dealings with his staff and labor have due regard to all recognized festivals, days of rest and religious or other customs.

Sub-Clause 18.9 Disorderly Conduct

The Contractor shall at all times take all reasonable precautions to prevent any

Un lawful riotous or disorderly conduct by or amongst his staff and labor and for the preservation of peace and protection of persons and property in the neighborhood of the Works.

Sub-Clause 18.10 Records of Safety and Health

The Contractor shall maintain such records and make such reports concerning safety, health and welfare of persons and damage to property as the Engineer may from time to time prescribe.

Sub-Clause 18.11 Reporting of Accidents

The Contractor shall report to the Engineer details of any accident as soon as possible after its occurrence. In the case of any fatality or serious accident, the Contractor shall, in addition to



appropriate action required under the law, notify the Engineer immediately by the quickest available means.

Sub-Clause 18.12 Compliance by Subcontractors

The Contractor shall be responsible for compliance by his Subcontractors of the foregoing provisions.”

Sub-Clause 19.1 Manner of Execution

The following is added at the end of Sub-Clause:

“The Contractor shall submit for approval of the Engineer, his detailed method statement(s) for the execution of such items of work as may be desired by the Engineer. Approval of such method statement(s) shall neither relieve the Contractor of his responsibilities under the Contract nor form any basis for claiming additional costs.”

Sub-Clause 19.3 Uncovering Work

The following is added at the end of second paragraph of Sub-Clause 19.3:

“In any other case, all costs shall be borne by the Contractor.”

Sub-Clause 19.4 Use of Pakistani Materials

The following Sub-Clause 19.4 is added:

“The Contractor shall so far as may be consistent with the Contract make the maximum use of materials, supplies and equipment indigenous to or produced in Pakistan and services available in Pakistan or operated in Pakistan provided such materials, supplies, equipment and services shall be of required standard.”

Sub-Clause 24.1 Cost of Suspension

At the end of the second paragraph after the word “Contractor” the following is added:

“or for the proper execution or for the safety of the Works or Plant unless such necessity results from any act or default of the Engineer or the Employer or in consequence of any of the Employer's Risks under Sub-Clause 37.2.”

Sub-Clause 24.4 Resumption of Work

First paragraph of Sub-Clause 24.4 is deleted and substituted by the following:

“If the Contractor chooses not to treat prolonged suspension as an omission or termination under Sub-Clause 24.3, the Employer shall, upon the request of the Contractor, take over the responsibility for protection, storage, security and insurance of the suspended Works and of the Plant which has been delivered to the Site and which is affected by suspension and the risk of loss or damage thereto shall thereupon pass to the Employer.”

Sub-Clause 25.1 Time for Completion

The text of Sub-Clause 25.1 is deleted and substituted by the following:



“The Works at the place of the project mentioned in the Preamble to Conditions of Contract shall be completed tested and commissioned within the period mentioned in the Preamble to Conditions of Contract.”

Sub-Clause 26.1 Extension of Time for Completion Sub-Clause 26.1(h) is deleted.

Sub-Clause 26.3 Earlier Completion

(i) At the end of Sub-Clause 26.3(a) the following text is added and Clause is re- designated as 26.3.

“The extra sum to be paid to the Contractor for Completion of Works prior to the date of Completion established under Sub-Clause 25.1 shall be computed on the basis of the sums mentioned in the Preamble to Conditions of Contract.”(Not Applicable)

(ii) Sub-Clause 26.3 (b) is deleted.

Sub-Clause 26.4 Rate of Progress Sub-Clause 26.4 is added:

“If for any reason, which does not entitle the Contractor to an extension of time, the rate of progress of the Works or any Section is at any time, in the opinion of the Engineer, too slow to comply with the Time for Completion, the Engineer shall so notify the Contractor who shall thereupon take such steps as are necessary, subject to the consent of the Engineer, to expedite progress so as to comply with the Time for Completion. The Contractor shall not be entitled to any additional payment for taking such steps.

If, as a result of any notice given by the Engineer under this Clause, the Contractor considers that it is necessary to do any work at night or on locally recognized days of rest, he shall be entitled to seek the consent of the Engineer so to do. Provided that if any steps, taken by the Contractor in meeting his obligations under this Sub-Clause, involve the Employer in additional supervision costs, such costs shall, after due consultation with the Employer and the Contractor, be determined by the Engineer and shall be recoverable from the Contractor by the Employer, and may be deducted by the Employer from any moneys due or to become due to the Contractor and the Engineer shall notify the Contractor accordingly, with a copy to the Employer.”

Sub-Clause 27.1 Delay in Completion

Sub-Clause 27.1 is deleted and substituted by the following:

“If the Contractor fails to deliver the Works, or any part thereof, within the time stated in Sub-Clause 25.1, or fails to complete the whole of the Work, or, if applicable, any Section within the relevant time prescribed by Sub- Clause 25.1, then the Contractor shall pay to the Employer the relevant sum stated herein below as liquidated damages for such default (which sum shall be the only moneys due from the Contractor for such default) for every day

or part of a day which shall elapse between the relevant time for Delivery or Time for Completion and the actual date of delivery at site or the date stated

in a Taking-Over Certificate of the whole of the Works or the relevant Section, as the case may be, subject to the applicable limit stated herein below.

The Employer may deduct the amount of such damages from any monies due or to become due to the Contractor. The payment or deduction of such damages shall not relieve the Contractor from his obligation to complete the Works, or from any other of his obligations & liabilities under the Contract.”



The liquidated damages for each day of delay and the maximum amount of liquidated damages shall be the amounts mentioned in the Preamble to Conditions of Contract.

Sub-Clause 28.7 Consequences of Failure to Pass Tests on Completion

The words “by arbitration” appearing at the end of the Sub-Clause 28.7(c) are deleted and substituted by the words “by the Engineer”.

Sub-Clause 30.4 Extension of Defects Liability Period At the end of 4th paragraph of Sub-Clause, the following is added: “or a mutually agreed period.”

Sub-Clause 30.5 Failure to Remedy Defects In first line after the words “reasonable time”, the following is added: “fixed by the Engineer”.

Sub-Clause 30.13 Unfulfilled Obligations

New Sub-Clause 30.13 is added as herein below:

“After the Defects Liability Certificate has been issued, the Contractor and the Employer shall remain liable for the fulfillment of any obligation which remains unperformed at that time. For the purposes of determining the nature and extent of any such obligation, the Contract shall be deemed to remain in force.”

Sub-Clause 31.1 Engineer's Right to Vary

The following is added at the end of second paragraph:

“No such variation shall in any way vitiate or invalidate the Contract, but the effect, if any, of all such variations shall be valued in accordance with Clause

31. Provided that where the issue of an instruction to vary the Works is necessitated by some default of or breach of Contract by the Contractor or for which he is responsible, any additional cost attributable to such default shall be borne by the Contractor.”

Sub-Clause 31.5 Record of Costs

The word “Engineer” in 4th line of Sub-Clause is deleted and substituted by “Engineer/Employer”.

Sub-Clause 31.6 Day work under Variation Order (Not Applicable)

New Sub-Clause 31.6 is added as given below:

“A Variation Order may provide that work done pursuant thereto shall be executed as Day work. In such case the Contractor shall be paid for such work under the conditions and the rates and prices set out in the Day Work Schedule.”

Sub-Clause 31.7 Value Engineering

New Sub-Clause 31.7 is added as given below:

The Contractor may, at any time, submit to the Engineer a written proposal which in the Contractor’s opinion will reduce the cost of constructing, maintaining or operating the works, or improve the efficiency or value to the Employer of the completed Works or otherwise be of benefit to the Employer. Any such proposal shall be prepared at the cost of the Contractor. However Employer is not bound to accept such proposal.



Sub Clause 33.1 Mode of Payments for the Design, Supply, Installation & Commissioning Price (PKR):

Sub-Clause 33.1.1 Terms of Payment

Payment by Employer to Contractor after completion of the following milestones shall be as per the following break up:

Payment Mechanism	
Milestone/Deliverables	Percentage
Site Survey & Approval of Design	5%
Site Preparation (Clearance of Roof, Levelling of Land , Civil works for PV Mounting Structure)	5%
Supply and Installation of PV Mounting Structure	10%
Supply of Solar PV Modules at site after submission of approved test reports from CERAD random sampling of 01% of the total quantity	20%
Supply of following Equipment at Site. <ul style="list-style-type: none"> Inverters Allied Accessories 	15%
Installation of Solar Modules at Site	10%
Installation of following equipment at site; <ul style="list-style-type: none"> Invertors Allied Accessories Commissioning of solar system 	15%
Upon Development of SCADA & Surveillance Systems	5%
Upon installation of Bi-Directional Meter (Net Metering). Issuance of net-metering license, payment of demand notice and completion of electrical upgradation work (if applicable). Submission of Final Report after successful completion of the Project and upon submission of Performance Security against O&M.	10%
Submission of Final Report duly verified by the Consultants, after successful completion of the O&M Periof i.e. 5-Years of the Project	05%
Total	100%

Note:

- Payment (s) of all Deliverables shall be made following verification from the Consultant/Project Validation Consultant.
- Partial payment (s) may be made in accordance with completed sites as per the recommendations of the Consultant/ Project Validation Consultant.
- The Performance Security against O&M submitted by the Contractor shall be 5% of the Contract Price for Five (05) Year which shall be released to the Contractor after successful completion and submission of final report with pictorial evidence.
- The Performance Security of 10% submitted by the Contractor shall be released upon the submission of the 5% Performance Security against O&M.

Sub-Clause 33.1.2 Retention of Payment

If at any time, any payment would fall due for Works or part of Works and,



if there shall be any defect in part of such Works in respect of which such payment is proposed, the Employer may retain the whole or any part of such payment. Any sum retained by the Employer pursuant to the provisions of this Clause shall be paid to the Contractor after the said defect is removed.

Sub-Clause 33.1.3 Payment Where Taking-Over Certificate Issued for Section or part of Works

If any section or part of the Works shall be taken-over separately under Clause 29 (Taking-Over) hereof, the payments herein provided for on or after Taking-Over shall be made in respect of the section or part taken-over and reference to the price shall mean such part of the price as shall, in the absence of agreement, be apportioned thereto by the Engineer.

Sub-Clause 33.2 Method of Application

Sub-Clause 33.2 (b) & (c) is deleted Sub-Clause 33.5 Payment

Sub-Clause 33.5 is deleted and substituted by the following:

The amount due to the Contractor under any Interim Payment Certificate issued by the Engineer pursuant to this Clause, or to any other term of the Contract, shall, subject to Clause 27, be paid by the Employer to the Contractor within 30 days after such Interim Payment Certificate has been jointly verified by Employer and Contractor, or, in the case of the Final Certificate referred to in Sub-Clause 33.10

Within 60 days after such Final Payment Certificate has been jointly verified by Employer and Contractor; Provided that the Interim Payment shall be caused in 42 days and Final Payment in 60 days in case of foreign funded project.

Deduction shall be made from the net amounts payable to the Contractor of any sum(s) in accordance with the prevalent Federal and/or Provincial laws, provided that no such deduction shall be made from those payments in respect of which the Contractor has obtained exemption under the Law.”

Sub-Clause 33.5.1 IPCs/Bill Submission

New Sub-Clause 33.5.1 is added as given below;

“The IPCs/Bills submitted by the contractor shall include the following duly vetted by the Consultant.

- a) Detail Packing List / Delivery Challan including serial numbers of each items.
- b) Photo graphs of the Installed equipment.
- c) Technical Acceptance Report.
- d) Sales Tax Invoice (if any)
- e) The Firm must be on Active Tax Payer List of FBR.
- f) Tax Exemption certificate (In case of any claim from exemption of tax)
- g) Bill of entry/lading for the imported items (if any)
- h) The date of submission of IPCs/Bills shall be considered from date of submission of comprehensive IPCs/Bills (Complete in all respect and without short comings)”.

The Final Payment Certificate will be processed after the issuance of Handing Over Certificate from the respective sites at each Scheme.

Sub-Clause 33.6 Delayed Payments (Not Applicable)

The text of Sub-Clause 33.6 is deleted and substituted by the following:

“In the event of the failure of the Employer to make payment within the times stated in Sub-Clause 33.5, the Employer shall pay to the Contractor compensation at the rate of KIBOR+2% for local currency and LIBOR+1% for foreign currency per annum, upon all local currency sums unpaid from the date by which the same should have been paid. The provisions of this Sub- Clause are without prejudice to Contractor's entitlement under Sub-Clause 46.1.”

Sub-Clause 33.8 Payment by Measurement

The work shall be measured for the units mentioned in the Schedule of Prices according to the Contract as determined by the Engineer from approved drawings, Specifications and Contract Documents.



Sub-Clause 33.12 Withholding of Payment

New Sub-Clause 33.12 is added as given below:

If the Works or any part thereof is not being carried out to the Engineer's satisfaction and in order to protect the Employer from loss on account of:

- (a) defective work not rectified
- (b) guarantees not met
- (c) claims filed against the Contractor
- (d) failure of the Contractor to make payments due for Plant procured or labor employed by him.
- (e) damage to any other contractor employed by the Employer.
- (f) Contractor's non-compliance with the Contract
- (g) any Government dues recoverable from the Contractor if notified by the Government

The Engineer may notify withholding of such payments or part thereof as may, in his opinion, be related to the aforesaid reasons/grounds. When the reasons/grounds for withholding the payment are removed by the Contractor, the Engineer shall upon being satisfied to that effect issue Certificate of Payment in respect of withheld amounts.

Sub-Clause 35.1 Payment in Foreign Currencies (Not Applicable)

Sub-Clause 35.2 Currency Restrictions (Not Applicable)

The text of Sub-Clause 35.2 is deleted and substituted by the following:

“Any required foreign currency transactions shall be met by the Contractor at his cost from his own resources.”

Sub-Clause 35.3 Rates of Exchange (Not Applicable)

The words “as stated in the Preamble” appearing in 3rd line of Sub-Clause are deleted and substituted by the words “as published or authorized by State Bank of Pakistan”.

Sub-Clause 36.4 Payment against Provisional Sums (Not Applicable)

Sub-Clause 36.4 is deleted and substituted by the following:

“Provisional Sum if any will be expended on the direction of the Engineer through Variation Orders which would be valued in accordance with the provisions of Clause 31 Conditions of Contract.”

Sub-Clause 37.2 Employer's Risks

The text of Sub-Clause 37.2 is deleted and substituted by the following: “The Employer's Risks are:

- (Insofar as they relate to Pakistan) war and hostilities (whether war be declared or not), invasion, act of foreign enemies
- (Insofar as they relate to Pakistan) rebellion, revolution, insurrection, military or usurped power or civil war ionizing radiation or contamination by radioactivity from any nuclear fuel, radio-active toxic explosives or other hazardous properties of any explosive nuclear assembly or nuclear components thereof pressure waves caused by aircraft travelling at sonic or supersonic speed
- (Insofar as they relate to Pakistan) riot, commotion or disorder, unless solely restricted to the employees of the Contractor or of his Subcontractors use or occupation of the Work or any part thereof by the Employer fault, error, defect or omission in the design of any part of the Works by the Engineer, Employer or those for whom the Employer is responsible for which the Contractor has disclaimed responsibility in writing within a reasonable time after the receipt of such design the use or occupation of the Site by the Works or any part thereof, or for the purposes of the Contract: or interference, whether temporary or permanent with any right of way, light, air or water



or with any easement, way leaves or right of a similar nature which is the inevitable result of the construction of the Works in accordance with the Contract the right of the Employer to construct the Works or any part thereof on, over, under, in or through any land damage (other than that resulting from the Contractor's method of construction) which is the inevitable result of the construction of the Works in accordance with the Contract

- the act, neglect or omission or breach of contract or of statutory duty of the Engineer, the Employer or other contractors engaged by the Employer or of their respective employees or agents.”

Sub-Clause 39.2 Loss or Damage before Risk Transfer Date

The words “by arbitration under Clause 50” are deleted and substituted by the words “by the Engineer”.

Sub-Clause 39.4 Duty to Minimize Delay

New Sub-Clause 39.4 is added as given below:

Each Party shall at all times use all reasonable endeavors to minimize any delay in the Performance of the Contract as a result of Risks.

The Contractor shall give notice to the Employer and vice versa the Employer shall give notice to the Contractor in case of foreseeable delay by the Risks.

Sub-Clause 40.2 Employer's Liability

The text of Sub-Clause 40.2 from the words “or of death or personal injury” to the end of the Sub-Clause, is deleted and substituted by the following:

“..... (other than the Works) or of death or personal injury to the extent caused by any of the Employer's Risks listed in paragraphs (f), (g), (h), (i), (j), and (k) of Sub- Clause 37.2 but not otherwise.”

Sub-Clause 42.2 Maximum Liability

the words “the sum stated in the Preamble to Conditions of Contract or if no such sum is stated” appearing in 2nd line of Sub-Clause are deleted.

Sub-Clause 42.6 Foreseen Damage

Sub-Clause 42.6 is deleted in its entirety.

Sub-Clause 43.1 The Works (Insurance)

The Contractor shall insure the Works in the joint names of the Contractor and the Employer to their full replacement value with deductible limits not exceeding those stated in the Preamble.

- (a) from the Commencement Date until the Risk Transfer Date against any loss or damage caused by any of the Contractor's Risk and other risks specified in the Preamble, and
- (b) during the Defect Liability period against any loss or damage which is caused either:
 - (i) by the Contractor in completing any outstanding work or complying with his obligations under Clause 30, or
 - (ii) by any of the Contractor's Risks which occurred prior to the Risks Transfer Date.

Sub-Clause 43.2 Contractor's Equipment

Sub-Clause 43.2 is deleted and substituted by the following:

“The Contractor shall insure the Contractor's Equipment for its full replacement value while on the Site against all loss or damage caused by any of the Contractor's Risks.”

Sub-Clause 43.3 Third Party Liability (Insurance)



The amount of insurance per occurrence shall be as stated in Preamble to Conditions of Contract.

Sub-Clause 43.7 Remedies on the Contractor's Failure to Insure

In 3rd line after the word, "purpose", the expressions- "and reasonable costs including the man-hours costs of Employer's Personnel" are added.

Sub-Clause 43.9 Currency of Insurance

New Sub-Clause 43.9 is added as given below:

"All policies of Insurance of the Plant shall provide for payment of indemnity to be made in such amounts as will allow making good of loss of or damage to the whole or any part of the Works."

Sub-Clause 43.10 Contractor to Notify

New Sub-Clause 43.10 is added as given below:

"It shall be the responsibility of the Contractor to notify the insurance company of any changes in nature and extent of the Works and to ensure the adequacy of the insurance coverage at all times in accordance with the provisions of the Contract."

Sub-Clause 43.11 Procurement of Insurance Policies

New Sub-Clause 43.11 is added as given below:

"The Contractor shall procure and submit the insurance cover under this Clause within a period of 28 days from the date of receipt of Letter of Acceptance from the Employer."

Sub-Clause 44.6 Damage Caused by Force Majeure

At the end of the Sub-Clause 44.6 the following is added:

"However the Contractor shall put up his claim to the Employer / Engineer with full details and justification."

Sub-Clause 44.8 Payment on Termination for Force Majeure

Text in sub-para (c) is deleted and para (d) and (e) are re-numbered as (c) and (d).

Sub-Clause 44.10 Force Majeure Affecting Engineer's Duties

Sub-Clause 44.10 is deleted in its entirety.

Sub-Clause 45.2 Contractor's Default

The following paragraph is added at the end of Sub-Clause 45.2.

"The Employer or such other contractor may use for such completion any Contractor's Equipment which is upon the Site as he or they may think proper, and the Employer shall pay the Contractor a reasonable compensation for such use".

Sub-Clause 45.6 is added as follows:

Sub-Clause 45.6 Integrity Pact

If the Contractor or any of his Subcontractors, agents or servants is found to have violated or involved in violation of the Integrity Pact signed by the Contractor as Schedule-H to his Bid, then the Employer shall be entitled to:

- (a) recover from the Contractor an amount equivalent to ten times the sum of any commission, gratification, bribe, finder's fee or kickback given by the Contractor or any of his Subcontractors, agents or servants;



- (b) terminate the Contract; and
- (c) recover from the Contractor any loss or damage to the Employer as a result of such termination or of any other corrupt business practices of the Contractor or any of his Subcontractors, agents or servants.

The termination under Sub-Para (b) of this Sub-Clause shall proceed in the manner prescribed under Sub-Clauses 45.2 to 45.5 and the payment under Sub-Clause 45.4 shall be made after having deducted the amounts due to the Employer under Sub-Para (a) and (c) of this Sub-Clause.

Sub-Clause 46.1 Employer's Default

The comma and the word “or” at the end of paragraph (d) of Sub-Clause 46.1 are deleted and substituted by period (.) Paragraph (e) of Sub-Clause 46.1 is deleted.

Sub-Clause 46.3 Payment on Termination for Employer's Default

The words “including loss of profit” in the second paragraph of Sub-Clause 46.3 are deleted.

Sub-Clause 49.1 Notice to Contractor

The following is added at the end of Sub-Clause 49.1:

“For the purposes of Sub-Clause 49.1 the Contractor shall, immediately after receipt of Letter of Acceptance, intimate in writing to the Employer and the Engineer by registered post, the address of his principal place of business or any change in such address during the period of the Contract.”

Sub-Clause 50 Disputes & Arbitration

Clause 50 is deleted and in its place the following Sub-Clauses 50.1 to 50.5 are inserted:

“50.1 If a dispute of any kind whatsoever arises between the Employer and the Contractor in connection with, or arising out of, the Contract or the execution of the Works, whether during the execution of the Works or after their completion and whether before or after repudiation or other termination of the Contract, including any dispute as to any opinion, instruction, determination, certificate or valuation of the Engineer, the matter in dispute shall, in the first place, be referred in writing to the Engineer, with a copy to the other party. Such reference shall state that it is made pursuant to this Clause. No later than the fifty sixth (56) day after the day on which he received such reference, the Engineer shall give notice of his decision to the Employer and the Contractor. Such decision shall state that it is made pursuant to this Clause.

Unless the Contract has already been repudiated or terminated, the Contractor shall, in every case, continue to proceed with the Work with all due diligence, and the Contractor and the Employer shall give effect forthwith to every such decision of the Engineer unless and until the same shall be revised, as hereinafter provided in an amicable settlement or in an arbitral award.

In any case where the Conditions of Contract provide that the decision of the Engineer is to be final and conclusive, such decision shall not be referable to arbitration under this Clause nor shall the same be

questioned in any other form of proceedings whatsoever.

50.2 If either the Employer or the Contractor be dissatisfied with a decision of the Engineer or if the Engineer fails to give notice of his decision on or before the fifty sixth (56) day after the day on which he received the reference, then either the Employer or the Contractor may, on or before the twenty eighth (28) day after the day on which the said period of fifty six (56) days expired, as the case may be, give notice to the other party to commence arbitration, as hereinafter provided, as to the matter in dispute. Such notice shall establish the entitlement of the party giving the same to commence arbitration, as



hereinafter provided, as to such dispute and, subject to Sub-Clause 50.5, no arbitration in respect thereof may be commenced unless such notice is given.

If the Engineer has given notice of his decision as to a matter in dispute to the Employer and the Contractor and no notification of intention to commence arbitration as to such dispute has been given by either the Employer or the Contractor on or before the twenty eighth (28) day after the day on which the parties received notice as to such decision from the Engineer the said decision shall become final and binding upon the Employer and the Contractor.

50.3 Where notice of intention to commence arbitration as to a dispute has been given in accordance with Sub-Clause 50.2, arbitration of such dispute shall not be commenced unless an attempt has first been made by the parties to settle such dispute amicably through mutual negotiation within ninety (90) days from the date of notification of Engineer's decision.

50.4 Any dispute in respect of which:

- (a) the decision, if any, of the Engineer has not become final and binding pursuant to Sub-Clause 50.1 and
- (b) amicable settlement has not been started/reached within the period stated in Sub-Clause 50.3

shall be finally settled, unless otherwise specified in the Contract, under the Pakistan Arbitration Act, 1940 (Act No. X of 1940) and Rules made thereunder as amended, by one or more arbitrators appointed under such Rules.

The said arbitrator(s) shall have full power to open up, review and revise any decision, opinion, instruction, determination, certificate or valuation of the Engineer for the purpose of obtaining said decision pursuant to Sub-Clause 50.1.

No such decision shall disqualify the Engineer from being called as a witness and giving evidence before the arbitrator(s) on any matter whatsoever relevant to the dispute.

The venue of arbitration proceedings shall be the place in Pakistan as mentioned in the Preamble to Conditions of Contract.

50.5 Where neither the Employer nor the Contractor has given notice of intention to commence arbitration of a dispute within the period stated in Sub-Clause 50.1 or 50.2 and the related decision has become final and binding, either party may, if the other party fails to comply with such decision, and without prejudice to any other rights it may have, refer the failure to arbitration in accordance with Sub-Clause 50.4. The provisions of Sub-Clauses 50.1 to 50.2 shall not apply to any such reference."



STANDARD FORMS

	Page No.
Standard Forms include the following:	
• Form of Contract Agreement	154
• Form of Performance Security (Performance Bond in shape of Bank Guarantee)	156

(Note: Standard Forms provided in this document for securities are to be issued by a bank. In case the bidder chooses to issue a bond for accompanying his bid or performance of contract or receipt of advance, the relevant format shall be tailored accordingly without changing the spirit of the Forms of securities).



FORM OF CONTRACT AGREEMENT

THIS CONTRACT AGREEMENT (hereinafter called the “Agreement”) made on the _____ day
of _____ (month) 20____ between
_____ (hereafter called the “Employer”) of
the one part and _____ (hereafter called the “Contractor”) of the
other part.

WHEREAS the Employer is desirous that certain Works, via should be executed by the Contractor and has accepted a Bid by the Contractor for the execution and completion of such Works and the remedying of any defects therein.

NOW this Agreement witnessed as follows:

1. In this Agreement, words and expressions shall have the same meanings as are respectively assigned to them in the Conditions of Contract hereinafter referred to.
2. The following documents after incorporating addenda, if any except those parts relating to Instructions to Bidders shall be deemed to form and be read and construed as part of this Agreement, via:
 - (a) The Contract Agreement
 - (b) The Letter of Acceptance
 - (c) The completed Form of Bid
 - (d) The Preamble to Conditions of Contract
 - (e) The Particular Conditions of Contract
 - (f) The General Conditions of Contract
 - (g) The priced Schedule of Prices
 - (h) The completed Schedules to Bid
 - (i) The Specifications/ Employer Requirements
 - (j) The Drawings
3. In consideration of the payments to be made by the Employer to the Contractor as hereinafter mentioned, the Contractor hereby covenants with the Employer to execute and complete the Works and remedy defects therein- in conformity and in all respects with the provisions of the Contract.
4. The Employer hereby covenants to pay the Contractor, in consideration of the execution and completion of the Works as per provisions of the Contract, the Contract Price or such other sum as may become payable under the provisions of the Contract at the times and in the manner prescribed by the Contract.

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



Signature of the Contactor

(Seal)

Signature of the Employer

(Seal)

Signed, Sealed and Delivered in the presence of:

Witness:

(Name, Title and Address)

Witness:

(Name, Title and Address)



ANNEX “A”

TECHNICAL SPECIFICATIONS / EMPLOYER REQUIREMENT/COMPLIANCE SHEETS

FOR

“DESIGN, SUPPLY, INSTALLATION, COMMISSIONING FOR 1.87 MW SOLARIZATION & RETROFITTING OF PMAS-AAUR WITH NET-METERING, SCADA & 5-YEARS O&M”



Scope of Work for Solarization: includes but is not limited to the following:

- The scope of services includes PV modules, on-grid inverters, junction boxes, AC, DC distribution boards and cables, DC/AC earthing, lightening arrestors with complete scope, net metering, communication interface, remote monitoring, security and surveillance, electrical up-gradation where required and any other equipment necessary for safe and efficient operation of the system. The scope of services also includes inter-connection of installed PV system with the national grid, and synchronization with existing generator sets.
- The successful bidder must submit shop drawing with layout out plan and Single Line Drawing (SLD), design calculation for PV mounting structure for approval from the Engineer before the commencement of the work. As built drawing should be provided by the contractor after the completion of work.
- The successful bidder must install Genset Synchronized Compatible Inverters.
- The civil works for the installation of the complete system is included in the scope of the successful bidder.
- The successful bidder must install the solar PV modules, PCC 1:2:4 concrete size (as per approved design) to be paved on which the structure for solar PV modules will be screwed where required. The civil work will be undertaken so as to cater to wind speeds of up to 40 m/sec. A Standard Assessing Procedure (SAP) report in this regard shall be furnished.
- The successful bidder must provide insurance cover as mandated.
- Prior to installation, **01%** quantity of Solar PV Panels supplied by the successful bidder will be tested by the Centre for Energy Research and Development (CERAD) at University of Engineering and Technology (UET) Kala Shah Kaku Campus at his expenses.
- The equipment offered should conform in all respects to high standards of engineering, design and workmanship and be capable of performing in commercial operation.
- The supply includes essential spares necessary for operation, routine maintenance and testing of equipment supplied for the agreed time period.
- Any and all fittings and accessories that may not have been mentioned specifically in the specifications but are necessary for the solar PV plant, should be deemed to be included in the specifications and shall be supplied and furnished by the successful bidder without incurring any extra charges.
- The successful bidder must comply with guidelines provided by the concerned management.
- The successful Bidder shall ensure that all work necessary for the safe and efficient working of the system is in compliance with BS OHSAS standards. He/she must provide a First Aid Kits at Sites.
- The Employer with the help Consultant shall verify equipment, and detailed drawings and ensure that all technical specifications are complied with. It reserves its right to reject any work or material, which in its judgment is not in full accordance therewith. The Employer can further ask the successful bidder to provide samples at any stage for clarification and for lab testing.
- The successful bidder must provide a remote monitoring system, core i9 (latest generation for security and surveillance).



- The successful bidder must install a zero-export device during the net-metering process (if required). The net-metering process includes all charges/fees, approvals, sanction load up-gradation (if required), bi-directional meter, related equipment and inspection.
- The successful bidder must provide a 4-core AC wire from Meter to Inverters Distribution Boxes (DB) if required.
- The successful bidder must provide an anti-theft boxes along with a strong internet device. The said internet device package must be valid with the provision of uninterrupted internet for the entire duration of the maintenance period of the project. The successful bidder should also provide LDR lights (security light) for the plant.
- The successful bidder must install security cameras or as per with access to LED TVs for each Buildings.
- The successful bidder must ensure that any scrap material on site shall be handed over to the concerned management of PMAS-AAUR

IB.24.1 TECHNICAL SPECIFICATIONS

Sr. No.	Description / Specification	Bidder to Specify
1	Solar Modules Wafer Type: N Type Cell Technology: HJT Bifacial PV Panel Size: 710 Watt and Above Cell Quality: A grade, Tier-1 (Bloomberg) Model/Make: Longi, Risen, Huasun, JA, Jinko or equivalent Maximum Module Efficiency: 22% or above First Year Power Degradation: 2% or less Product Warranty: 15 Years or more (As specified by manufacturer) Linear output warranty: 30 years or more	
2	Solar Inverter (Grid Tied) Max Input Power (KW): 115 KW (According to requirement of 50-60 KW) accumulative capacity of Inverter Must be equal or greater than Total PV Capacity Type of Inverter: Grid-Tied, 3 phases, WAPDA/Gen.sync, With WiFi Dongle and Data Logger for Remote Monitoring & All Allied Accessories Efficiency: 98% Peak Standby power consumption: less than 10W Warranty: 5 Years replacement or more (As specified by manufacturer) Nominal AC Voltage: 3c, 230/400 VAC 50Hz Protection: Ground Fault Protection, Leakage Protection LVRT: Grid Frequency under/over Ingress protection rating: IP65 or above	



3	<p>SCADA System:</p> <p>Customized Control system with real time monitoring and controlling, WinCC Tele Control Server (Software)</p> <p>Siemens Tele Control Server V3.1 Installation, OPC (UA)-Server for IP communication with 57-1200, ET200SP, RTU3000C; Connection management of 54 RTUs, Routing between RTUs, Mult Project capable, Connection diagnoses, Station monitoring German and English User interface. SIMATIC WinCC/Web Navigator, countable, Option for WinCC V7.4 or higher and WinCC Professional V14 or higher, runtime software. Information Server SP3 Package 3 licenses for client access, incl. f license f. data source acc, 5W and documentation on DVD, Class A, 7 languages (de,en,fr,es,it,zh,ja) executable in Windows 7 Prof/Ent/Ult+SP1 (32bit)/7 Prof/Ent/Ult+SP1 (64 bity 8.1</p> <p>Std/Prol/Ent/Ult (64 bit)/Server 2006 R2+SP1 (64 bit)/ server 2012 (64bit)</p> <p>Providing / Fixing of Automation Equipment</p> <p>1.1 - 3G/4G /LTE Based System with following details for remote Field side</p> <p>-- CPU S7-1200 1214C DC/DC/DC</p> <p>SIMATIC S7-1200, CPU 1214C, compact CPU, DC/DC/DC, onboard I/O: 14 DI 24 V DC; 10 DO 24 V DC; 2 AI 0-10 V DC, power supply: DC 20.4-28.8 V DC,</p> <p>program/data memory 150 KB</p> <p>-- Analog Input SM 1231, 8AI</p> <p>SIMATIC S7-1200, Analog input, SM 1231, 8 AI, +/- 10 V, +/-5 V, +/-2.5 V, or 0-20 mA/4-20 mA, 12 bit+sign or (13 bit ADC)</p> <p>-- Digital Input SM1221, 16DI</p> <p>SIMATIC S7-1200, Digital input SM 1221, 16 DI, 24 V DC, Sink/Source</p> <p>-- Communications processor Communications processor for connection of SIMATIC S7-1200 as additional Ethernet interface and for Connection to control centers via telecontrol protocols (DNP3, IEC 60870, Tele Control Basic), security (Firewall, VPN).</p> <p>-- PSU 24 V/5 A</p> <p>SITOP PSU100S 24 V/5 A stabilized power supply input: 120/230 V AC output: 24 V DC/5 A</p> <p>1.2-Panel</p> <p>--MS Powder Coated DB 800x600x280 (HxWxD), RAL 7032 Powder Coated paint, Colour RAL 7032, Duct, Louver with Fan, Light for working in dark, Limit switch for Light, Thermostat for Fan, Breaker for light and fan. Rail for component mounting.</p> <p>-DB Accessories wires, Thimbles, TB, Rail, Duct Etc</p> <p>2.1 - Data Dissemination and Monitoring</p> <p>- SIEMENS WinCC based SCADA</p> <p>The SIMATIC WinCC V8 SCADA software is an innovative, scalable, process visualization system. An array of powerful functions enables seamless monitoring and operation of automated processes in all industries.</p>	
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	<p>**NOTE: Data Visualization will be done in Current Disposals SIEMENS Server located at Raiwind Disposal Station - Telecontrol Software for Secure and Encrypted Data transfer over Internet. The software Telecontrol Server Basic connects to SIMATIC remote terminal units (RTUs) to a control center via wireless radio and Ethernet/Internet.</p> <p>4X4 Video Wall Controller Windows Based Full HD Video Wall Display 1 SIZE OF VW 6'3" x 12'6"</p> <p>Model P1.86 indoor HighBrightness,4KDisplay</p>	
4	<p>DC Breakers with base 1 -pole 1,000 V DC 1P 16 Amps or compatible with selected PV Modules and specified mentioned below details</p>	
5	<p>AC, DC and Grounding Cables</p> <p>DC wire for PV: 4 mm Sq. DC flexible wire 1500V DC Copper conductor, Cu XLPO DC wire for PV: 6 mm Sq. DC flexible wire 1500V DC Copper conductor, Cu XLPO</p> <p>AC wire from DB to Inverter: Cu, PVC/PVC 0.6/1 kV, 4*35 mm Sq. AC stranded</p> <p>AC wire from inverter grounding: Cu, PVC 0.6/1 kV, 1*16 mm Sq. AC flexible wire stranded</p> <p>DC wire for frame-frame grounding: PVC 1*2.5 mm Sq. AC standard Wire</p> <p>DC wire for PV frames to grounding point: PVC 1*16 mm Sq. AC standard Wire</p> <p>Copper Bare Conductor: 25 mm Sq</p>	
6	<p>Cable Trays, Pipes, Ducts, MC4 connectors</p> <p>Cable Tray: 16 AWG Galvanized iron with flat cover, perforated downside, complete fitting accessories i.e nut bolts, supporting angle iron etc, size (W*D)inch 8*4 for laying string wires with earth braids Cable Trench: Outdoor Excavation and back filling with sand for DC string cable along with bricks, Trench minimum size(ft.)Depth*Width*Length (ft.) =3*1*66. UPVC pipe: 51mm dia pipe for laying string wires PV area to inverters including sockets</p> <p>UPVC pipe: 25mm including bends and sockets</p> <p>MC4 connectors: IP67/IP68 for PV stringing</p>	
7	<p>Net metering</p> <p>Net metering services: Net metering services complete in all aspects along with bidirectional meters and NEPRA license</p>	



Solar Pump Inverter / Solar Pump Variable Frequency Device (VFD)

Item/Feature	Specification
Application	Converts D.C. voltage to A.C. voltage and regulates the functionality of pump
Standard Compliance	IP 65 complying VFDs conforming IEC/EN 62109-1, IEC 61683, IEC/EN 62109-2/equivalent
Grid Connectivity	As per requirement. In case of grid input option, dV/dt or sine filters between VFD and motor to be installed as per manufacturer/design recommendations.
Rated Conversion Efficiency	96% or above
MPPT Efficiency	98.5% or above
Mounting Type	Wall mounted
Free Warranty Period	03 year or more comprehensive service warranty, from the date of certification/commissioning as provided by manufacturer.
Built-in Functions	Variable Frequency Drive. Automatic start and stop with any input power (solar, grid and generator). Self-diagnostic and self-protection. Dry run protection detection. Should have advanced auto MPPT (Maximum Power Point Tracking) controller. Should have RS232/485 etc. communication port for monitoring.
Protections	The proposed controller unit must have adequate technological features to protect itself and the pumping machinery from all types of accidental short circuit, reverse polarity protection, overload protection, low rpm protection (less than 30 Hz, or as per pump characteristic curve, pump stop motor operation), lightning induced transients.
Additional Protections / Controls	Protection, dry source protection / well probe sensor, float switch, sun switch and overheating protection. The proposed controller shall have built-in feature to switch pumping unit ON/OFF automatically w.r.t. adequacy of solar irradiance. External Surge Protector: Type 2 of applicable system voltage range. No Load Protection: Well probe or equal methodology for avoidance of no-load operation.
Temperature Range	-10 to +60 °C or better
Rated Output Voltage	A.C. and D.C. rated voltage (single/three phase) rated voltage matching with the motor
Grounding / Earthing	The VFD drive body shall be separately earthed with maximum resistance of 3 ohms



Documentation	All import related documents must be available that include kit as well as other relevant components
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PV Mounting Standard Structure Hot Dipped Galvanized Mild Steel

Description	Requirement
Tentative outlines	Design will be site dependent and may vary
Structure material and Protection	Supply and installation of solar panel structure of suitable type with minimum 12 Gauge with minimum size of 2 x 1 inch. Galvanized Iron
Structure material details	Material shall be hot dipped with protective zinc layer and should not be less than 80 microns. All bolts, nuts, fasteners should be stainless steel. Double washers should be used in sequence of SS flat washer and rubber washer (panel side and GI contact side). Flat washer of SS304 or SS316, 1.5–2 mm thickness, matching bolt size and rubber washer of Neoprene or EPDM, UV-resistant, 2–3 mm thickness. SS rawal bolt of minimum 8 mm thickness and minimum 3 inches in length. SAP analysis or equivalent report should be approved by the Engineer-in-Charge before execution. Solar panels should be secured using clamps (stainless steel/aluminum).
Wind Loading	Mounting system should be able to allow air circulation for cooling in high temperature and withstand minimum wind speed of 150 km/hour.
Angle Adjustment	Seasonal adjustment optional as per requirement

Aluminum Structure

Description	Requirement
Tentative outlines	Design will be site dependent and may vary
Structure material and Protection	Supply and installation of solar panel structure of suitable type with minimum 2.5 mm with minimum size of 2 x 1 inch aluminum material. Mounting structure should be pure aluminum and shall be as per SAA type II. All bolts, nuts, fasteners shall be stainless steel. Double washers should be used.



Fasteners & Washers	Sequence of SS flat washer and rubber washer (panel side and GI contact side). Flat washer of SS304 or SS316, 1.5–2 mm thickness, matching bolt size and rubber washer of Neoprene or EPDM, UV-resistant, 2–3 mm thickness. SS rawal bolt of minimum 8 mm thickness and minimum 3 inches in length. SAP analysis or equivalent report should be approved by the Engineer-in-Charge before execution. Solar panels should be secured using clamps (stainless steel/aluminum).
Wind Loading	Mounting system should be able to allow air circulation for cooling in high temperature and withstand minimum wind speed of 150 km/hour.
Angle Adjustment	Seasonal adjustment optional as per requirement

Note: Civil Work for Rooftop Structure

- Structure should support the existing rooftop.
- To avoid drilling in roofs, use appropriate arrangements for strengthening the structure without damaging the roof.
- Pointed dead loads on rooftop surface are not recommended.
- Additional beams can be cast to avoid drilling on roofs.
- Existing water drainage must not be disturbed.
- In case of ground, slope should be maintained properly to allow access water drainage.
- A concrete pad of minimum one cubic ft. and minimum 65 kg comprising of 1:1.5:3 (Cement, Sand, Crush) shall be formed on the roof and ≥ 2.5 inches of drill to be done on the concrete pad on which structure shall be mounted.

For Soft Ground L(x-x) Structure

- The pit size for concrete works should be minimum $1.5 \times 1.5 \times 3$ feet for each individual leg or $1.5 \times 2.5 \times 3$ feet for double leg and the concrete should be extended at least 1 foot above the ground.
- A concrete pad of minimum 3 cubic ft. comprising of 1:1.5:3 (Cement, Sand, Crush) shall be formed on the ground.

Additional Mounting Notes

- Array fasteners (nut/bolts/washers) between PV module and structure shall be stainless steel. Washers should be installed on both sides of module frame.
- All other array fasteners structure shall be stainless steel or galvanized steel that provides the required mechanical strength.
- The minimum space between two PV modules should be 2.54 cm (1 inch), to avoid air push over PV modules.
- Due to land non-availability or limited roof space, structure design can be modified as per site requirement. Pole mounted or manual tracker structure can be provided as per client requirement and approval of Engineer-in-Charge.



DC Cable

- The DC cables should be made of 99.9% copper strands and flexible.
- XLPO/XLPE insulated, sheathed, tin coated, double insulated (conforming preferably to EN 50618 or IEC 62930) to be used suitable for minimum 1500 VDC transmission.
- Cables shall be clearly labelled with essential electrical parameters including manufacturer name, voltage range, standards etc.
- All DC wiring shall be aesthetically neat and clean; overall wiring/connection losses shall not exceed 1% of the total rated output power.
- All wires/cables should be in standard flexible UV-resistant conduits / HDPE / GI cable tray (as per design) for outdoor installation & (2–3 feet deep) for underground wiring/cabling and PVC ducts for indoor installation (as per design).

Protection Device

DC Breaker

- DC circuit breakers (not fuse) of \geq Voc of string voltage and suitable ampere rating (greater than 1.1 times of rated current and less than the fuse rating of all strings connected). The number of poles of the breaker should be as per the voltage requirement.
- Having rated short circuit capacity (Ika) as per IEC 60947 (all parts amended up to date), EN 60898-2, GB/T 10963.2 (incl.), having rated insulation voltage U_i [V] 250.
- All fittings complete in all respect included as approved and directed by the Engineer In-charge.
- DC breakers should be marked with the manufacturer model number, rated voltage, ampere rating and batch/serial number.
- DC breakers rating should be approved from Engineer In-charge before installation at site.
- To prevent solar panels from damage an appropriate size of DC breaker/fuse may be installed for each PV string and surge protection may be installed for combined array (before main DC breaker/inverter).
- DC breaker, AC breaker & change overs should be placed in an enclosure. All enclosures / junction boxes should be made from hot dipped galvanized sheets of minimum 16 SWG.
- The DC combiner should contain proper bus bars of adequate size each for positive, negative and earthing.
- All wiring should be in proper conduit or capping casing. Wires should not be hanging loose.
- All wires should be terminated properly by using lugs / thimble connectors / sleeves.
- Distribution board must be installed with proper screws or as per the design requirements.
- Electrical hazards safety labels should be pasted on DC combiner, NFD enclosure, charge controller and battery enclosures.



Type-1 (Lightning) Surge Arrester for External DC (PV) System

Parameters	Min. specifications required for 1 string of 1500 V or less
Discharge current (I max)	min. 20 kA (8/20 μ sec)
Impulse current (I imp)	min. 25 kA (10/350 μ sec)
Response time	≤ 50 nsec
Leakage current	≤ 1 mA
Dielectric strength	2000 V AC @ 1 minute
Protection Class	Class 2 (Type 2) minimum
Discharge voltage	600 V DC or 1000 V DC (Line to earth) or above (matching the size of inverter)
Parameters	Requirement
Ingress Protection	Minimum IP20 (placed in IP65 box along with other protections)
Short Circuit Withstand Capacity	Minimum 30 kA
Presence	On all MPP inputs of inverters

Type-2 Surge Arrester

Description	Requirement
Tentative outlines	Design will be site dependent and may vary
Applications	Both DC side & AC sides, Type 2
Discharge current (I max)	min. 20 kA (8/20 μ sec)
Impulse current (I imp)	min. 25 kA (10/350 μ sec)
Response time	≤ 50 nsec
Leakage current	≤ 1 mA
Dielectric strength	2000 V AC @ 1 minute
Protection Class	Class 2 (Type 2) minimum
Discharge voltage	600 V DC (Line to earth) or above (matching the size)
Short circuit withstand	min. 30 kA

Lightning Protection System

Description	Requirement
Tentative outlines	Design will be site dependent and may vary



Air termination rod material	99% Copper
Air termination rod length	As per design
Earthing Pit	Less than 2 Ohm (NEC Codes), 99% pure copper plate/rod. Size & weight of plate/rod varies from site to site

Lightning Protection System (continued)

Description	Requirement
Air termination rod diameter	As per design
Air termination rod	As per design
Cable for structure	2.5 mm ² or higher, 99.9% pure copper connected with minimum 6 inches × 2 inches strip
Cable for interconnecting / grounding metal structure	4 mm ² or higher, 99.9% pure copper
Insulated Spacer	As per design
Cable Bracket	As per design
Stand – Farang Fix system	As per design
Recommended method for calculation	Rolling sphere method
Functional Compliance	IEC 62305-3 (EN 62305-3) or equivalent

Distribution Box, Wiring, Ducting

Description	Requirement
Tentative outlines	Design will be site dependent and may vary
Outer Body	<ol style="list-style-type: none"> 1. Powder coated, minimum sheet thickness Min 14 Gauge, min dimension (12 × 18 × 6) inch. 2. Cable entry should have cable gland and shrouds with appropriate color coding where required. 3. Front section should be isolated with a protection sheet (acrylic or suitable material) to prevent unauthorized access and injury. 4. 50% space of box should be free/open space. 5. IP-54 for indoor and IP-65 for outdoor.
Breakers and Disconnectors	<p>DC breakers: 2/4 Pole DC breaker with current capacity should be min 1.25-times Isc of solar PV modules.</p> <p>AC/VFD output breakers: 3/4 Pole MCCB breaker with each string current capacity should be min 1.25-times to 1.5-times Isc of line current.</p>



Cable Conduiting	Cables should be covered in suitable hard/flexible PVC conduits when used inside the building and underground ducting to avoid external damage by impact.
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Distribution Box, Wiring, Ducting (continued)

- All wiring shall be covered in conduits/ducts. Wiring through roofing, walls and other structures must be protected through the use of bushings. Wiring through roofing must form a waterproof seal (applicable for wiring only).
- For conduit and duct, flexible PVC material with a suitable size must be used so that a minimum 5% spaces in a conduit should be empty.
- Field-installed wiring must be joined using terminal strips or screw connectors. Soldering or crimping in the field must be avoided if at all possible. Wire nuts are not allowed.
- The rated current-carrying capacity of the joint must not be less than the circuit current rating. All connections must be made in junction boxes.
- Fittings for lights, switches and polarity-sensitive socket outlets may be used as junction boxes where practical.
- All wiring shall be color-coded as per IEC standards and labeled at the termination point.
- No conduit or fitting shall be attached directly to thatch or any other non-supportive surface.
- Avoid installing the conduit directly over the roof; maintain a distance not less than 2 inches between the roof surface and conduit/duct.
- Cables must be joined using junction boxes, screw-connectors and block connectors. MC4 or equivalent connectors must be used for PV joints.
- All wires must be terminated with proper end sleeves and wire thimbles with different colors for positive and negative polarity.
- Cable size, voltage grade and manufacturer name should be printed on every cable.
- Cable voltage drop specifications must be verified through software simulation/calculations.

Cable Voltage Drop Specification

Description	Requirement
PV to VFD/Inverter	Voltage drop less than 2% in tin coated (stranded and flexible), 99.9% pure copper fire resistive insulation (stranded). All open/exposed cables must be UV resistant.
Grid / LV DB to Inverter/VFD	Voltage drop less than 2%. 99.9% pure copper fire resistive insulation (stranded) as per requirements mentioned above.

Earthing / Grounding

- The PV panel frame and structure should be connected by the shortest practical route to an adequate earth contact (of less than 5 Ohms resistance) as per requirement of equipment manufacturer and site earth conditions, using an uninterrupted conductor. Grounding can reduce the risks of damage from lightning-induced surges.
- The sizing of earthing conductor will be done as per NEC Table 250.122.



- The grounding conductor should be 99% copper and PVC insulated / bare copper if installed underground along a defined path.
- Motor, inverter, battery/battery box (if required), and main distribution board should be connected to an adequate earth contact / grounding.
- Ground enhancement material (GEM) shall be used below and above the earthing plate for proper grounding. Gravel or coarse sand shall be poured along with soil in the pit.
- Grounding / earthing plate should be made of GI plate of 6 mm or copper-cladded plate of 4 mm thickness & minimum size 12" × 2.5".
- Grounding / earthing conductor should be connected to the plate / rod / GI pipe by proper connector of minimum depth of 6 feet.
- Alternatively, earthing rod of suitable size and length can be installed (instead of plate) as per BOQ/design given and Engineer-in-Charge approval.
- Earthing as per Electricity Act of Pakistan / NEPRA.
- AC and DC equipment shall be earthed separately.

Nuts, Bolts, Washers and Other Fastening Equipment

Description	Requirement
Tentative outlines	Design will be site dependent and may vary
Adhesives and Sealants	Epoxy / UV weather resistive silicon adhesives should be used for metal-to-metal or metal-to-concrete bonding (if required). Compliance with ASTM C920 or equivalent.
Cable Ties	UV-resistant nylon or stainless steel

AIR CONDITIONERS

BTUs Capacity

24000 BTUs

Capacity Cooling - BTU/H (H/S/L*)

13512/11942/2047

Capacity Heating - BTU/H (H/S/L*)

17504/12522/2047

Output Capacity - Cooling - (W) (H/S/L*)

3960/3500/600

Power Input - Cooling - (W)(H/S/L*)

1550/1060/220

Output Capacity - Heating - (W) (H/S/L*)

5130/3670/600



Power Input - Heating - (W)(H/S/L*)

1650/989/220

LED TV

Technical Specifications

72-Inch Touch Smart LED Display

1. General Requirements

Display Size: 72inches (Diagonal)

Display Type: LED / D-LED / IPS Panel

Touch Technology: Infrared (IR) / Optical Bonding

Touch Points: Minimum 20 simultaneous touch points

Intended Use: Interactive teaching, presentations, conferencing, and multimedia applications

Installation: Wall-mounted / Mobile Stand (optional)

2. Display Specifications

Native Resolution: 4K UHD (3840×2160)

Aspect Ratio: 16:9

Brightness: Minimum 350–450 nits

Contrast Ratio: $\geq 1200:1$

Viewing Angle: 178° (Horizontal & Vertical)

Color Support: 1.07 Billion Colors

Refresh Rate: 60 Hz

Response Time: ≤ 8 ms

Anti-Glare Surface: Yes (Tempered Glass)

3. Touch System

Touch Technology: Infrared Touch

Touch Accuracy: ± 1 mm

Touch Response Time: ≤ 10 ms

Writing Tools: Finger / Passive Stylus

Palm Rejection: Supported

Multi-User Support: Yes

4. Glass & Protection

Glass Type: Tempered Glass



Glass Thickness: 4 mm or above

Glass Hardness: $\geq 7H$ (Mohs Scale)

Safety Standard: Explosion-proof / Shatter Resistant

5. Smart System (Built-in)

Operating System: Android (Latest available, minimum Android 11)

RAM: Minimum 4 GB

Internal Storage: Minimum 32 GB

CPU: Quad-Core or above

GPU: Integrated Graphics Processor

Built-in Apps: Browser, Whiteboard, Screen Sharing, File Manager

6. Connectivity & Interfaces

HDMI Input: Minimum 3 \times HDMI

HDMI Output: 1 \times HDMI (optional)

USB Ports: Minimum 3 \times USB (2.0 / 3.0)

USB Touch Port: Yes

Type-C Port: Yes (Data + Display + Touch)

LAN (RJ-45): Yes

Audio Out: 3.5 mm Jack / Optical (optional)

Wi-Fi: Dual Band (2.4 GHz & 5 GHz)

Bluetooth: Version 5.0 or above

7. Audio System

Built-in Speakers: Yes

Speaker Output: Minimum 2 \times 15W

Sound Enhancement: Supported

8. Compatibility

Supported Devices: Windows, macOS, Android, iOS

Screen Sharing: Wireless & Wired

OPS Slot: Yes (Intel OPS compatible – optional)

9. Power Requirements

Power Supply: AC 100–240V, 50/60Hz

Power Consumption: $\leq 450W$



Standby Power: $\leq 0.5W$

10. Mounting & Accessories

Wall Mount Bracket: Included

Remote Control: Included

Touch Stylus: Minimum 2 included

HDMI Cable: Included, Power Cable: Included

11. Compliance & Standards

Certifications: CE, FCC, RoHS, ISO 9001

Environmental Compliance: Energy Efficient

12. Warranty & Support

Warranty: Minimum 1 Year On-Site

After-Sales Support: Local authorized service center required

Spare Parts Availability: Minimum 3 years

13. Delivery & Installation

Delivery: At consignee's site

Installation & Commissioning: Included

Training: Basic user training to be provided

- Testing as per standards/specifications of Energy department Punjab, prior to installation & Commissioning.

CEILING FANS

- Power Consumption: Very low, often 30-40 Watts (W) at full speed, compared to 60-90W for traditional fans, saving up to 70% energy.
- Motor Type: Brushless DC (BLDC) motor, which is highly efficient and uses smart electronics for commutation.
- Voltage: Runs internally on low DC voltage (e.g., 12V DC) but accepts standard AC input (90-290V AC), making them compatible with UPS/inverters and solar systems.
- Airflow (Air Delivery): Measured in cubic meters per minute (m^3/min); higher numbers mean more air (280-283 m^3/min for 56" fans).
- Speed (RPM): Lower RPMs (around 300-380) for efficient cooling.
- Blades: Aerodynamic designs for better air throw and silent operation.
- Features:
 - Remote control with speed modes (5-speed often), timer, and reverse function.
 - Protection: Over/under voltage, reverse polarity protection.
 - Materials: High-grade electrical steel, 99.99% pure copper winding for durability.



- Testing as per standards/specifications of Energy department Punjab, prior to installation & Commissioning.
- **Warranty:** Often includes a significant warranty on the motor and PCB (mini 10 years).

ADDITIONAL SPECIFICATIONS AS PER REQUIREMENT OF THE PROJECT

1.SYSTEM DESIGN

The contractor shall provide all design calculations for the output of the proposed installation before the start the execution of works and completion of first payment milestone This shall include the following:

- Solar irradiation at the site, detailing the average and monthly the Global Horizontal Irradiance and Direct Normal Irradiance
- Output of each module and total number of modules required Module type, performance specifications and warranties
- Mounting arrangements, inclination and orientation of modules, Shop drawings with Layout out plan and SLD, Design calculation for for PV mounting structure with stud analysis
- PV system losses
- Electrical system losses
- Temperature co-efficient
- Total Energy Produced
- Performance Ratio
- Total Energy output in kWh to grid per year for power plant with nominal power output verified through software Simulation (PV syst, Helioscope etc.)

2.PANEL MOUNTING STRUCTURE:

- a. The panel mounting and elevated structure should be made of hot dipped galvanized steel of minimum thickness of **2.00 mm Angle/ 2.5mm C Shape Channel.**
- b. Fixed Mounting Structure
- c. The main mounting structure will be fixed tilted at an appropriate angle, facing south and will be made of Steel Hot Dip Galvanized material with vertical posts supported by concrete foundations base 3 inches above roof top level.
- d. The mounting structure must be engineered for wind resistance of 150 km/hr
- e. Module should be fixed with the frame through pure SS bolts. The bolts should be tightened at the required angle.
- f. The Nuts, Bolts & Washers for modules & Mounting structures must be stainless steel material with appropriate gauge.
- g. Shading shall be avoided all over the year (around) from 30 minutes after the sunrise



- to 30 minutes before sunset (For installation purpose only).
- h. To allow regular cleaning of the solar modules, they should be easily accessible for personnel (For installation purpose only).
 - i. Each panel frame structure shall be so fabricated as to be grouted using rawal bolts in cement concrete foundation with steel frame structure at the site
 - j. Foundation/mounting structure will be fabricated and installed to achieve full life of 25 years under the local climatic conditions.

3. CIVIL WORK:

The following civil works should be carried out.

- i. Cutting and clearing of trees/plantation to remove the shadow.
- ii. Drilling exploratory bore holes for earthing and consolidation of the area pertaining to the installation of SPV modules.
- iii. Embedment of concrete structures suitable for mounting PV modules.
- iv. Lying of earthing equipment /structures and connecting to the main ground mat as per the statutory requirements.
- v. Construction work where necessary
- vi. Cutting of cable trenches etc. wherever necessary
- vii. Cutting of the concrete where trenches will be built.
- viii. Underground civil works for cable layout (Sand, Bricks & Warning Tape etc)
- ix. Cube Tests must be performed of PCC & RCC works as Engineer directions.

4. EXCEPTIONS AND VARITATIONS:

Any exceptions and variations to the specifications must be explicitly stated. The scope and reasons for each listed exception and variation must be fully explained with supporting data.

5. OTHER FEATURES:

- a. The PV Module(s) should be warranted for a minimum period of 25 years from the date of supply, inverter with five years and the battery should be warranted for a period of 05 years from the date of installation. The warranty card to be supplied with the system must contain the details of the system. The manufacturers can also provide additional information about the system and conditions of warranty as necessary.
- b. Adequate space should be provided behind the PV module/array for allowing unobstructed airflow for passive cooling.
- c. Cable of appropriate size should be utilized to keep electrical losses to a bare minimum (e.g. length of the wire from module to combiner Box and Combiner



Box to On Grid/Hybrid Inverter should be as minimum as possible).

- d. The control electronics should not be installed directly with the battery. All wiring should be in proper conduit of capping casing. Wire should not be hanging loose.
- e. Two copies of Instruction and Operation and Maintenance Manual in English and local language should be provided with the system.
- f. The manual shall be furnished at the time of dispatch of the equipment and shall include the
Client
- g. Erection drawings with written assembly instructions that would enable the Employer to carry out erection with his own personnel if opted by it.
- h. Pre-commissioning Tests of solar PV system – its components and expected performance.
- i. Clear instructions about Mounting of PV module (s)
- j. About power conditioning units software and controls
- k. Clear instructions on regular maintenance and troubleshooting of solar power plant.
- l. Name and address of the person or service center to be contacted in case of failure or complaint.
- m. Outline dimension drawings showing relevant cross sectional views, earthing details, constructional features, rated voltages and current etc.

6. OPERATION AND MAINTENANCE SCOPE OF SERVICES (O&M)

The contractor must provide operation and maintenance services for a period of five (05) Year including One Year Defect Liability period following which it must provide the Public Institute/Site with comprehensive Operation and Maintenance manuals. The responsibility of the contractor includes but is not limited to ensure remote monitoring facility at site inclusion provision of APIs and other related data specified by the Employer, periodic preventive maintenance, corrective maintenance, capacity building of institute personnel and reporting must be provided as per the O&M form.

The contractor will provide a preventive schedule of maintenance, activities to be carried out during maintenance, skill, and competency of the maintenance personnel. The contractor will provide date of visit and list of authorized personnel to visit the site for maintenance activities.

The PV system is designed for an operation lifetime of at least 20 years. Its optimal performance is sensitive to best-in-class O&M practices, which will ensure the best performance during the 20-years period. The contractor is required to describe in detail its definite plans on how to execute the below described requirements for the O&M period. As part of that the contractor shall provide an organizational chart and CVs of the key O&M staff as well as the locations where staff and facilities (e.g., spare parts inventory) will be located.

The contractor has to warrant the performance of the PV system within its area of influence, as well as the availability and time consumed for detection of malfunctions and its repair.



This shall include, but not be limited to, the following items:

- Preventive maintenance will be done quarterly according to maintenance programs, such as periodic preventive maintenance of inverters, and PV modules etc., according to manufacturers' requirements.
- Scheduled inspection routines: e.g., PV modules to check for discoloration, first signs of delamination, loose wires in the electronics, corrosion of mounting structures, erosion.
- Maintenance of spare parts inventory (prompt replenishment of used spare parts) including continuous reporting of status and consumption. Corrective maintenance with guaranteed
- Technical operation of the PV system including presence of O&M personnel close to the Project site as required to fulfil all O&M Contract obligations.
- Regular cleaning of the PV system site every 15 days, preventive and corrective maintenance of civil works.
- Smooth functioning of data communications over Remote Monitoring System.
- Provision of regular service reports about performance, repairs, maintenance, and tests.
- Regular performance of variance analysis of the entire fleet of PV system.
- Ensuring that any warranties and insurance policies for the PV system are assignable / transferrable to Employer.
- Provision of all O&M personnel trained and certified as far as applicable. The staffing concept and selected key employees shall be presented to the Employer for approval.
- Capacity Building/Training of the Public Institute/Site personnel for preventive and corrective maintenance.
- Online Complaint Management System should be provided for proper/timely management of the sites.
- 24/7 Helpline contact numbers must be placed near the inverters/DB in metal embossed for emergency/trouble shooting.
- Equipment damaged during this period as a result of improper operations, inadequate maintenance or poor security measures shall be replaced or repaired by the contractor at their expense.
- The contractor shall detail all personnel requirements, security measures, scheduled equipment replacements, maintenance schedules and operational procedures for each year.
- O&M Operations should be performed as per below format. Log should be maintained submitted to PMAS-AAUR and client after every 3 months for all the mentioned sites duly signed as and when applicable as per the conditions mentioned above.



Operation and Maintenance Form

Contractor Name: _____ **Designation:** _____

CNIC No.: _____ **Contact No.:** _____

Date of Visit: _____

PMAS AAUR Building Name: _____

Cleaning of PV Panels after a month	<input type="checkbox"/>	
Periodic Preventive Maintenance (Quarterly)	<input type="checkbox"/>	
Corrective Maintenance (Within Seven Days)	<input type="checkbox"/>	
PV Module and Inverter Testing	<input type="checkbox"/>	
Breaker/Fuse (AC/DC)	<input type="checkbox"/>	
Earthing and Lightning Arrester Testing	<input type="checkbox"/>	
Miscellaneous connections (Panel Mounting, Cable Mounting, Ducting, etc.)		
Testing of onsite monitoring and online remote monitoring system	<input type="checkbox"/>	
Solar Genset Sync. System (If Applicable)	<input type="checkbox"/>	
Capacity Building/Training of personnel of the relevant Department.	<input type="checkbox"/>	

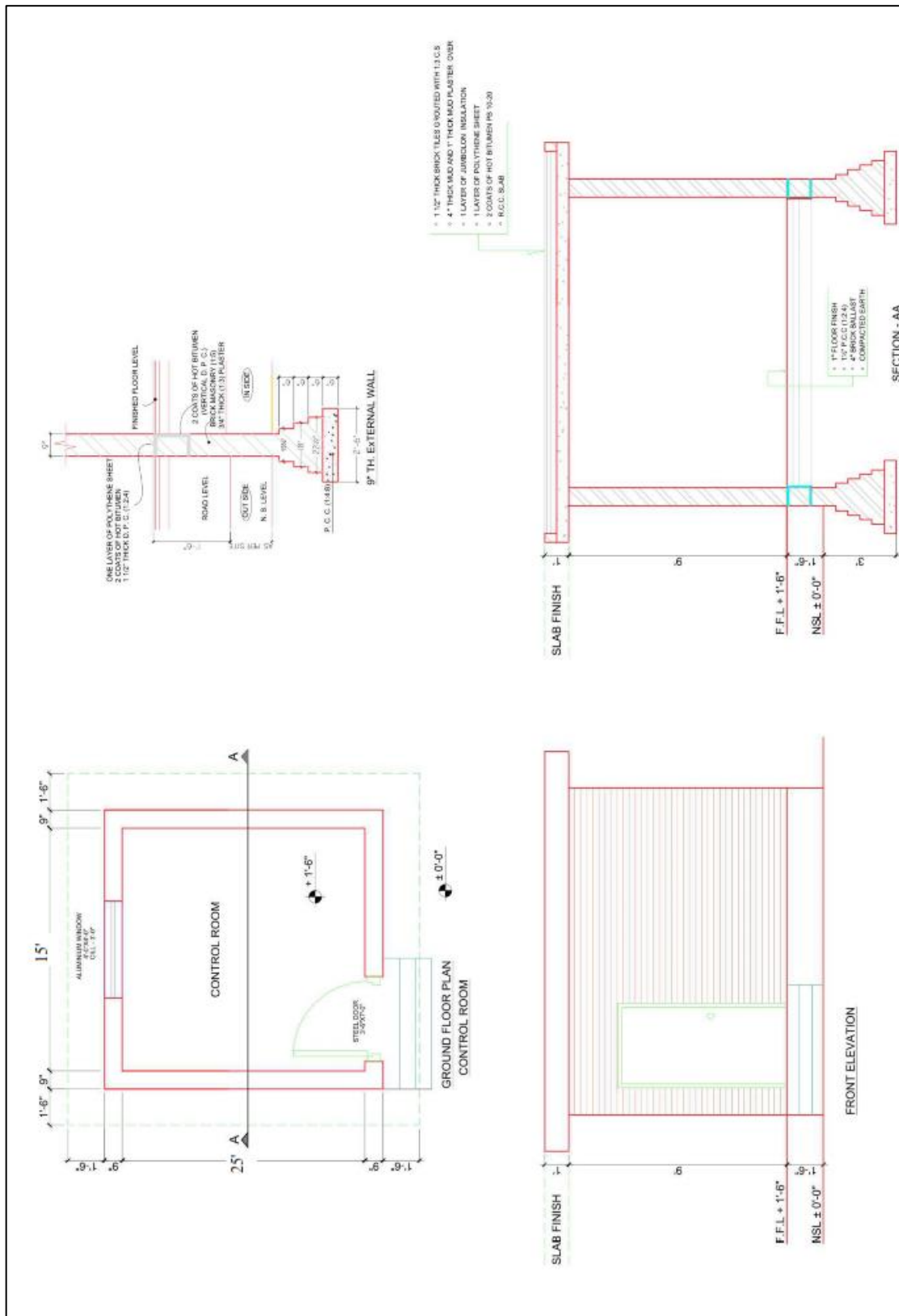
<u>Contractor Representative</u>	<u>Consultant's Representative</u>	<u>PMAS-AAUR Representative</u>

Note: The successful bidder should provide pictorial evidence whilst submitting O&M Report



ANNEX “B”

Drawings, Roof plans & Layout plans



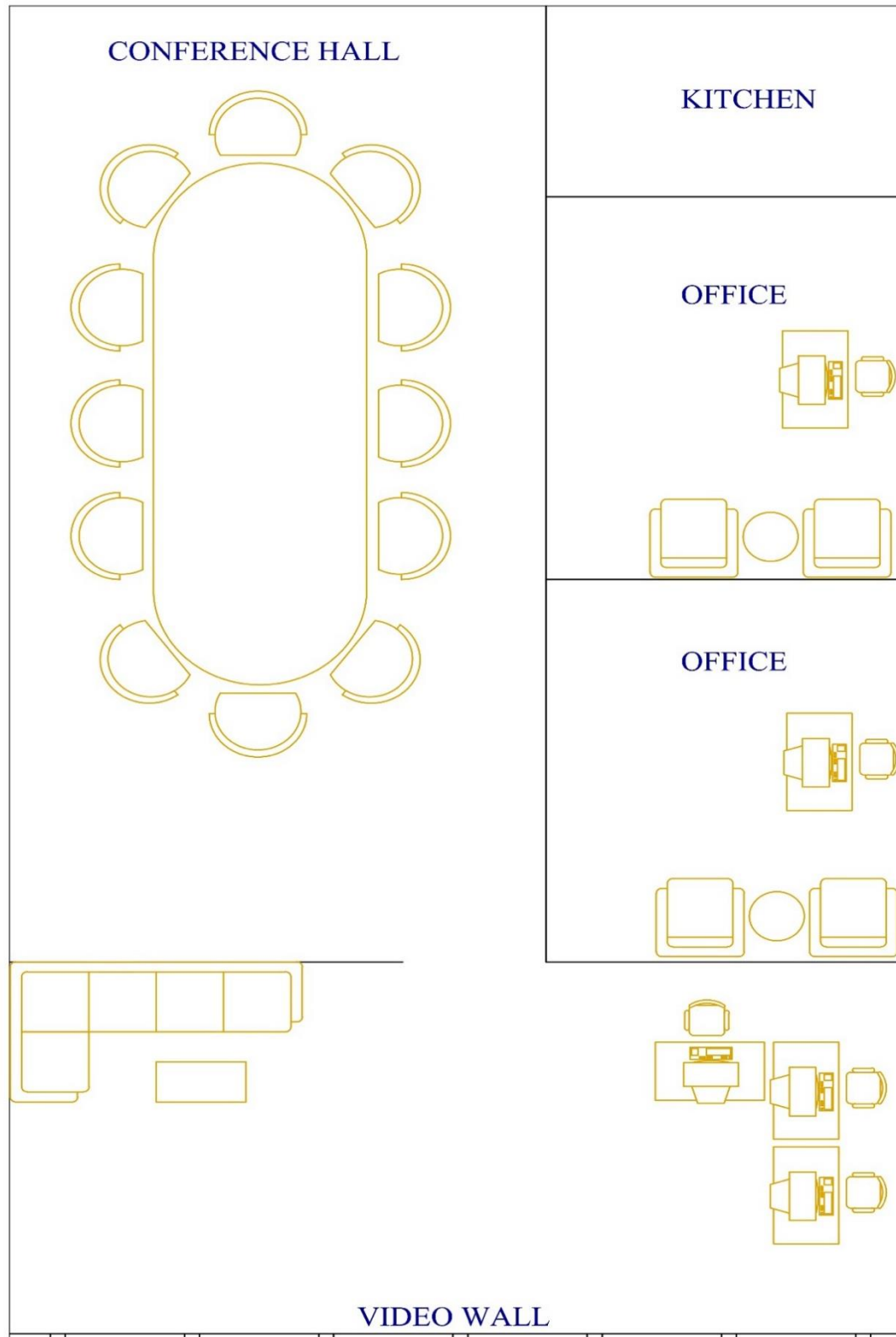
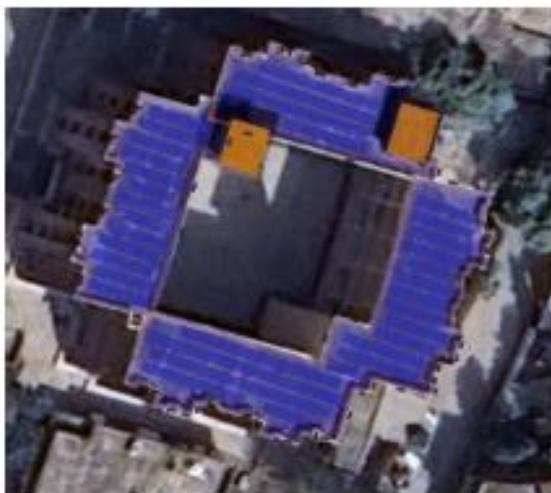
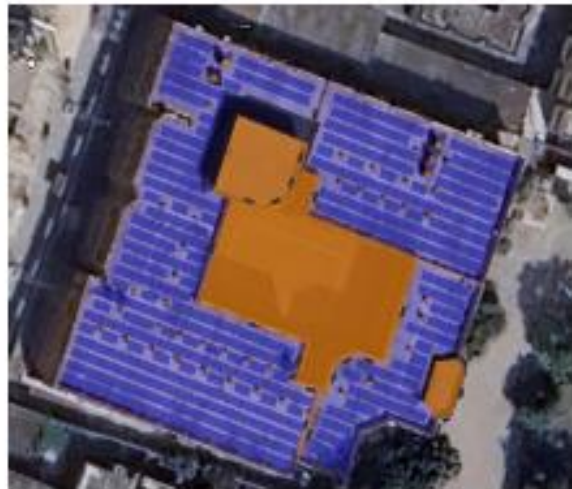
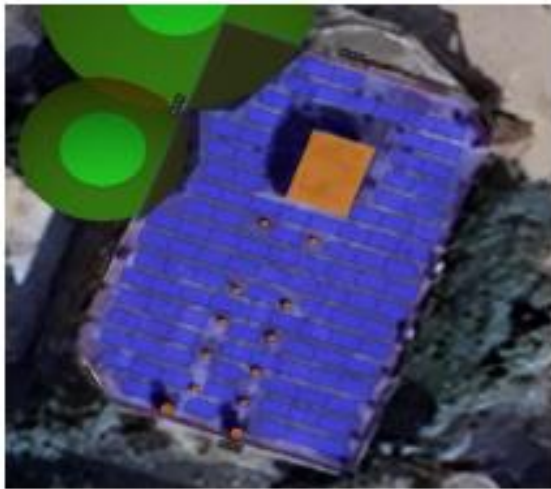
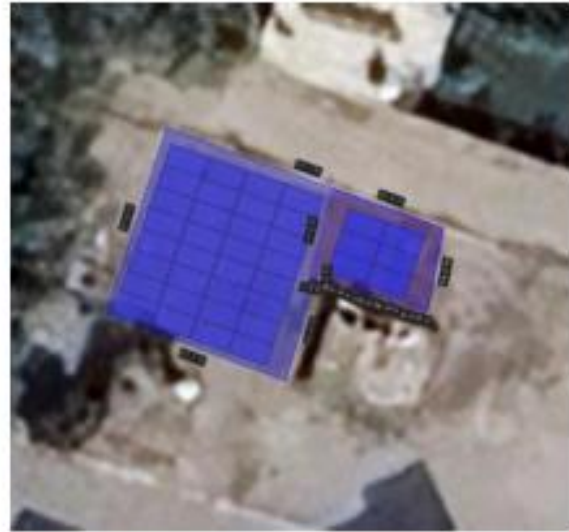
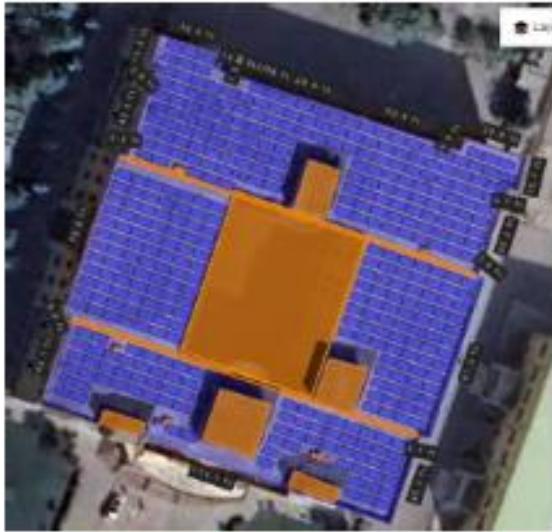
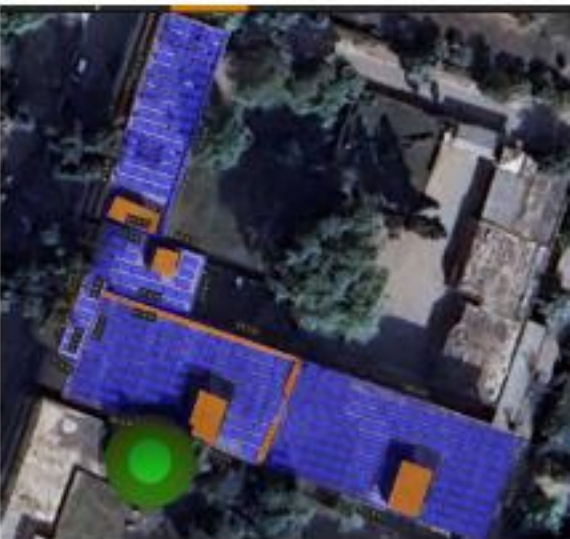


Figure 2 Layout Plan for Control Room





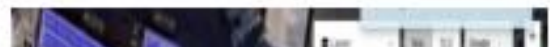


Figure 4 Rooftop Design Part-II

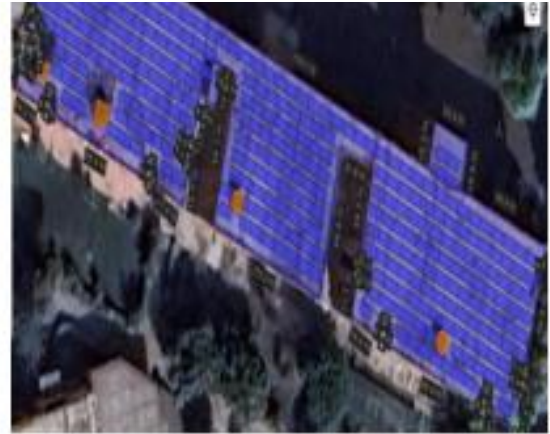
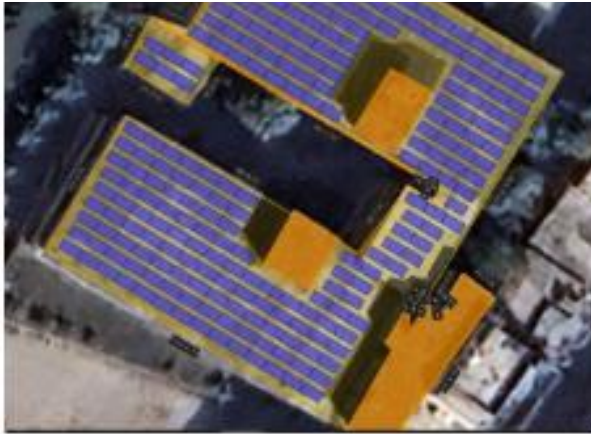


Figure 5 Rooftop Design Part-III