

Privilege motion moved against ministry, CDA chief for failing to submit PSDP record

ISLAMABAD: A parliamentary committee on Wednesday took the extraordinary step of unanimously deciding to move a privilege motion against the Ministry of Climate Change and Environmental Coordination, the federal minister, the minister of state, and the chairman Capital Development Authority (CDA) for failing to submit the required record on the Public Sector Development Programme (PSDP) and requisite documents.

The motion was moved by the Standing Committee on Climate Change and Environmental Coordination, which met at the Parliament House under the chairmanship of Manaza Hassan.

At the outset of the proceedings, the chairperson expressed serious reservations over the ministry's failure to furnish the mandated briefing documents, terming it a clear disregard for parliamentary oversight and procedural obligations.

The committee noted that despite the agenda formally including the PSDP review, no comprehensive brief had been submitted for scrutiny.

Members observed that withholding critical development information from the standing committee constituted a violation of established rules and undermined the committee's constitutional mandate to ensure transparency, accountability and financial prudence in climate-related public expenditure.

The committee further took serious notice of the Capital Development Authority's failure to provide requisite documentation, with members emphasising that repeated non-compliance by the CDA chairman could not be normalised.

Members unanimously resolved to initiate a privilege motion against the ministry, the federal minister, the minister of state, and the CDA chairman for non-compliance and failure to assist the committee in the discharge of its parliamentary responsibilities.

In view of the gravity of the matter and the absence of substantive material for deliberation, the committee decided to adjourn the sitting.

The meeting of the Standing Committee on Climate Change and Environmental Coordination was attended by MNAs Syeda Shehla Raza, Dr Shazia Soha Alam Soomro, Tamkeen Akhter Niani, Shahida Rahmani, Mir Khan Mohammad Jamali, Tahira Aurangzeb and Mussarat Rafique Mahesar along with senior officials from the Ministry of Climate Change and Environmental Coordination and the Capital Development Authority. — Staff Reporter

Imported wheat supplied to AJK 'unfit for consumption'; PM urged to intervene

MUZAFFARABAD: The Azad Jammu and Kashmir (AJK) government has urged Prime Minister Shehbaz Sharif to intervene over the continued supply of imported wheat allegedly declared unfit for human consumption, warning that the situation could trigger public unrest in the region.

Officials sources told Dawn on Wednesday that the AJK authorities had conveyed serious concern to the federal government over the quality of imported wheat being supplied through the Pakistan Agricultural Storage and Services Corporation (Passco), and sought its immediate replacement with locally produced wheat of fair average quality (FAQ) standard.

AJK procures around 300,000 tonnes of wheat annually to meet its food security requirements. Under a 2023 decision of the Economic Coordination Committee (ECC), Passco has since been supplying wheat to AJK in a 50:50 ratio of indigenous and imported stocks — unlike Gilgit-Baltistan, which receives 75pc local and 25pc imported wheat.

According to AJK officials, the imported wheat procured in 2022 by the Trading Corporation of Pakistan (TCP) from Ukraine — has exceeded its prescribed shelf life and developed an unpleasant odour.

Laboratory assessments conducted by the National Institute of Health (NIH) and the Pakistan Council of Scientific and Industrial Research (PCSIIR) reportedly found that the commodity did not meet food safety standards.

Officials maintained that flour milled entirely from the imported wheat was unsafe for human consumption. As a temporary measure, the AJK Food Department had been blending imported stocks with local wheat to maintain minimum quality standards.

Despite repeated representations to the Ministry of National Food Security and Research and Passco over the past three years, officials said no remedial action had been taken. — Tariq Naqash

SINOH FORENSIC DNA AND SEROLOGY LABORATORY
DR. PANJWANI CENTER FOR MOLECULAR
MEDICINE AND DRUG RESEARCH
INTERNATIONAL CENTER FOR
CHEMICAL AND BIOLOGICAL SCIENCES
UNIVERSITY OF KARACHI, KARACHI-75270

Bid Reference No.: CE0/143/10032026
INVITATION FOR BIDS

Renovation work required for SFOL at ICCBS, University of Karachi.

Sealed tenders are invited through registered bidders on EPADS (E-Procurement and Disposal System) from contractors having registration with Pakistan Engineering Council in C6 or above and Sindh Revenue Board and income tax department (where applicable). Single Stage One Envelop Method at the center.

Tender Schedule : Date and Time			
Tender Issue From	Tender Issuance till	Tender Submission	Tender Opening
19 Feb 2026	09 Mar 2026	10 March 2026 11:30 am Through EPADS	10 March 2026 12:00 Noon Through EPADS

Bidding document can be obtained or Downloaded from EPADS (www.portal.sindh.eprocure.gov.pk) and the website www.iccs.edu and must be Submitted with relevant documents through EPADS as per above schedule.

The tender fee amounting Rs.2000/- (non-refundable) must be deposited in United Bank Limited Account No. 1144-291487301 entitled "International Center for Chemical and Biological Sciences Tender Account". The Original Deposit Slip / Online Deposit Receipt must be Submitted along with the Bid.

Earnest Money must be submitted with 2% of the bid value in shape of Pay Order in favor of "International Center for Chemical and Biological Sciences Tender Account" before tender Submission time in ICCBS Civil Engineering Department.

The Procuring Agency may reject all or any bid subject to the relevant provision of SPP Rule No. 25.

For any information and details:
 Engr Sadia Jabeen Asim,
 Tel # 111-222-292 Ext (202)
 Email: engr.sadia@iccs.edu

DIRECTOR
 (I.C.C.B.S.)



RAWALPINDI'S Murree Road has been illuminated with neon signs on the eve of Ramazan on Wednesday. — Photo by Mohammad Asim

Security measures beefed up during Ramazan in Rawalpindi

- Over 2,500 policemen deployed
- 6,500 volunteers to assist in protocols at mosques, imambargahs
- 900 personnel to watch traffic flow

By Mohammad Asghar

RAWALPINDI: Police have chalked out a security and traffic plan with deployment of more than 2,500 police and 900 traffic police personnel to maintain law and order and traffic during Ramazan, a police spokesman said.

The spokesman said besides the police, more than 6,500 civil volunteers will also perform duties at mosques and imambargahs. Elite commandos, Dolphin Force, and special teams of police will patrol the areas.

In view of the current situation, security has been placed on high alert, and joint special pickets of Rawalpindi police and Islamabad police have been established.

Hundreds of police officers and personnel have been deployed on special pickets. Blockades and snap checks are underway at all the entrances and exits of the city.

City Police Officer Syed Khalid Mahmood Hamdani said orders have been issued to expedite search as well as sweep and combing operations in and around mosques, imambargahs and other sensitive places. Coordinated security arrangements have been made at imambargahs, mosques, churches, and other sensitive and important places across the city.

Safe City cameras are being continuously monitored around the clock at important places and highways of the city. Civil volunteers will be provided in meetings with the peace committee and scholars, and implementation of

SOPs will be ensured.

CCTV cameras are being used for the security of imambargahs and mosques and the checking system at their main entry points is being made more active. The administrations of imambargahs and mosques have been instructed to deploy trained guards along with police duty.

Security duty should be ensured at all times on the frontlines and rooftops, and people should be allowed to enter mosques and imambargahs only after their full body search is conducted.

District and traffic police personnel have also been deployed in Ramazan convenience markets.

Traffic plan for Ramazan

On the instructions of the Chief Traffic Officer (CTO) Rawalpindi, the City Traffic Police Rawalpindi has completed traffic arrangements for Ramazan.

As part of the traffic plan, more than 900 traffic police personnel have been deployed to monitor traffic, including special squads, to combat one-wheeling.

A police spokesman said that following the orders of the CTO Rawalpindi Farhan Aslam, Security Officer Traffic Headquarters Inspector Mohammad Waseem has formulated a special traffic plan for Ramazan.

Traffic police officers will be deployed outside Taraweeh prayer places and mosques, including lifters, who will be deployed outside Ramazan convenience and savings markets to

ITP finalises traffic plan

ISLAMABAD: The Islamabad Traffic Police (ITP) on Wednesday reviewed and finalised a traffic management plan for the holy month of Ramazan.

The ITP said more than 450 officers and personnel would be deployed across the federal capital to ensure smooth traffic flow and maximum public facilitation during the holy month.

Special traffic arrangements will be implemented around mosques, imambargahs, main markets, Ramazan Sahulet bazaars, as well as Sunday and weekly bazaars, where traffic pressure typically increases.

Additional personnel will remain deployed during the peak hours of Sehr, Iftar and Taraweeh to prevent congestion and ensure uninterrupted vehicular movement.

The ITP will ensure effective parking management outside places of worship and busy commercial centres. It will also establish close coordination with mosque and imambargah administrations for improved traffic regulation.

Special traffic squads will remain deployed at Ramazan bazaars, Sunday bazaars and key commercial areas to regulate traffic and assist citizens. Help desks will also be set up at important locations after Iftar to provide guidance and traffic-related assistance.

Instructions have also been issued to senior officers, including the SP Traffic and zonal DSPs, to ensure active field supervision throughout Ramazan.

ITP personnel have been directed to maintain a courteous, patient and professional attitude towards the public, with officials stressing that respectful behaviour is essential, particularly during the holy month.

A special crackdown will be launched against one-wheeling, reckless driving and traffic violations after Sehr and Iftar, with strict legal action against violators. Separate traffic and parking arrangements have also been finalised for Faisal Mosque to facilitate the large number of worshippers expected during Taraweeh prayers. — Staff Reporter

eliminate no-parking.

CTO Rawalpindi Farhan Aslam stated that the best traffic plan has been formed to provide the best traffic facilities to the citizens during Ramazan.

During Iftar time, all the youths,

along with the supervisory officers, will be present on the highways and inter-sections to keep the traffic flowing. Wardens on traffic duty should be provided with Iftar at their points. He also requested to show patience while driving, avoid speeding and haste.

NA body calls for stronger implementation of anti-harassment laws

ISLAMABAD: The Special Committee on Gender Mainstreaming on Wednesday called for stronger implementation of anti-harassment laws and closer coordination among state institutions to ensure safe and inclusive workplaces across the country.

The committee met at the Secretariat of the Federal Ombudsman for Protection against Harassment (Fospah) under the chairmanship of MNA Dr Nafisa Shah.

During the session, the Federal Ombudsman

Fauzia Viqar briefed members on the mandate, institutional structure and performance of the office, established under the Protection against Harassment of Women at the Workplace Act, 2010, later amended in 2022.

The briefing also covered the Enforcement of Women's Property Rights Act, 2020, and the Federal Ombudsmen Institutional Reforms Act, 2013.

The ombudsman explained the complaint filing procedure and remedies available to victims, while highlighting key challenges in delivering timely justice.

These included limited cooperation from certain departments, as well as administrative and financial constraints.

She sought the committee's support in expediting legislative amendments, strengthening parliamentary oversight and ensuring adequate budgetary allocations.

Greater coordination with police, labour departments, regulators and civil courts was also identified as essential for effective enforcement of decisions.

The committee commended Fospah's recent performance, particularly

what it described as bold and precedent-setting orders in cases involving harassment in educational institutions.

Members noted that such interventions had reinforced accountability and clarified institutional responsibility.

Dr Nafisa Shah observed that certain provisions relating to women's property rights appeared to overlap with the jurisdiction of sessions courts, potentially creating procedural ambiguities.

She stressed the need for a comprehensive legal

review to harmonise relevant statutes, remove contradictions and ensure clarity in adjudication. Emphasising the importance of accessibility, she called for strengthening Fospah's presence at the provincial level through enhanced human

resources and operational capacity.

Improved coordination with provincial home departments, police, labour authorities and social welfare institutions, she said, was vital for seamless enforcement of orders. — Staff Reporter

LHC directs Punjab governor to reappoint seven BoG members of Lawrence College

By Malik Asad

ISLAMABAD: The Lahore High Court (LHC) has directed the Punjab governor to reappoint seven members of the board of governors (BoG) of Lawrence College, Murree, who were removed from their positions in violation of due process.

Justice Javed Hasan ruled on Wednesday that the removals carried out through notifications issued in July 2024 were illegal as they were made without providing the affected members an opportunity of hearing, a requirement mandated under both the relevant statute and the Constitution.

The court ordered the inclusion of Musharraf Rasool Cyn, retired Lt Col Munazza Khan, retired Brig Asmat Ullah Khan Niazi, Kashif Maseen

Ansari, Senator Sadia Abbasi, Javed Sadiq Malik and Hassan Farooq Meyer in the reconstituted board. Authorities have been given four weeks to issue the formal notification.

The dispute originated when the incumbent Punjab governor removed several members of the board of governors last year.

According to sources, the previous board was constituted in 2022, and members including Senator Abbasi and Mr Cyn were appointed by the then governor, Balighur Rehman.

The incumbent governor subsequently removed five members, reportedly after they insisted on appointing a regular principal to the college, which had been run on an ad hoc basis for eight years.

A new board, comprising retired Lt Gen Hamid Rahimwar, retired Maj Gen Owais Munshiq,

Sarfraz Bogri and Ibram Sehgal among others, was then reconstituted.

The dismissed members challenged their removal through counsel Barrister Zafarullah Khan and Senator Barrister Sadia Abbasi, arguing before the court that the action violated Section 7(2) and 7(3) of the Punjab Educational Institutions (Reconstitution) Act, 2021.

They contended that board members were appointed for a fixed three-year term and could only be removed under specific conditions prescribed by law, and that too after a fair hearing.

The petitioners maintained the absence of any hearing contravened their fundamental rights under Articles 4 and 10-A of the Constitution.

State counsel, including Additional Advocate General Malik Anjad Ali, defended the move, arguing the board was reconsti-

tuted under Article 105 of the Constitution with the advice of the Punjab chief minister.

They contended the initial 2023 appointments were irregular.

During the proceedings, the court noted that the secretary of the higher education department had given an undertaking on June 3, 2025, to move a summary for the petitioners' inclusion. The court observed that despite this assurance and the petitioners' names appearing on the college's official website as part of the "Governing Body", no formal notification was ever issued, reflecting "administrative indifference".

While disposing of the petitions, the court also acknowledged the recent appointment of retired Brig Javed Ahmed Zaka, SLM, as the college's principal, a process completed under judicial supervision.

KARACHI METROPOLITAN CORPORATION
 OFFICE OF THE SENIOR DIRECTOR ZOO & SAFARI
 RECREATION DEPARTMENT
 Contact No. 92-2199215282 Fax: 99216320

No. KMC/Z&S/R SR DIR/362/2026 Dated: 17/2/2026

CORRIGENDUM

In continuation of this department's Notice Inviting Tenders vide No. KMC/Z&S/R SR DIR/359/2026, Dated: 28.01.2026, published in various Newspapers i.e. Daily Dawn (English) Newspaper on dated 04.02.2026, Daily Express (Urdu) on dated 04.02.2026 & Daily Hilal-e-Pakistan (Sindhi) on dated 08.02.2026. All the prospective bidders are hereby informed that the date of bid submission was fixed to be opened on dated 23.02.2026 has revised and shall now followed are as under:

PARTICULARS	PUBLISHED ORIGINAL DATE	REVISED DATE
BID SUBMISSION CLOSING DATE (ONLINE ON EPAD)	12:00 PM DATED: 23.02.2026	11:30 AM DATED: 10.03.2026
BID OPENING DATE (ONLINE ON EPAD)	12:30 PM DATED: 23.02.2026	12:00 PM DATED: 10.03.2026

All other terms and conditions are same. The RFP documents are available on EPAD (Active Tenders).

SENIOR DIRECTOR
 Zoo & Safari, Recreation, KMC

REF: 132726

Dawn (K) 19/2

**SINDH FORENSIC DNA AND SEROLOGY LABORATORY
DR. PANJWANI CENTER FOR MOLECULAR MEDICINE AND DRUG RESEARCH**

**INTERNATIONAL CENTER FOR CHEMICAL AND BIOLOGICAL
SCIENCES
UNIVERSITY OF KARACHI**

Renovation work required for SFDL at ICCBS

University of Karachi.

**TENDER DOCUMENTS
BIDDING DATA
CONDITIONS OF CONTRACT
BILL OF QUANTITIES**

*Civil Engineering Department,
International Center for Chemical and Biological Sciences
University of Karachi.*

**INTERNATIONAL CENTER FOR CHEMICAL AND BIOLOGICAL SCIENCES
UNIVERSITY OF KARACHI**

Renovation work required for SFDL at ICCBS

TENDER

ISSUED TO:

ADDRESS:

ON: _____

TIME: _____

**SIGNED FOR
INTERNATIONAL CENTER FOR CHEMICAL AND BIOLOGICAL SCIENCES
UNIVERSITY OF KARACHI**

SINDH FORENSIC DNA AND SEROLOGY LABORATORY
DR. PANJWANI CENTER FOR MOLECULAR MEDICINE AND DRUG RESEARCH
INTERNATIONAL CENTER FOR CHEMICAL AND BIOLOGGICAL SCIENCES
UNIVERSITY OF KARACHI

Bid Reference No.: CED/143/10032026:

Renovation work required for SFDL at ICCBS, University of Karachi.

Sealed tenders are invited through registered bidders on EPADS (E- Pak Acquisition and Disposal System) from contractors having registration with Pakistan Engineering Council in C6 or above and Sindh Revenue Board and income tax department (where applicable), *Single Stage one Envelop Method* at the center.

Tender Schedule : Date and Time			
Tender Issuance From	Tender Issuance Till	Tender Submission	Tender Opening
19th Feb 2026	09th March 2026	10th March 2026 11:30 a.m. Through EPADS	10th March 2026 12:00 Noon Through EPADS

Bidding document can be obtained or downloaded from EPADS (www.portalsindh.eprocure.gov.pk) and the websites www.iccs.edu and must be submitted with relevant documents through EPADS as per above schedule.

The tender fee amounting Rs.2000/- (non-refundable) must be deposited in United Bank Limited Account No. 1146-291497301 entitled "**International Center for Chemical and Biological Sciences Tender Account**". The original Deposit Slip / Online Deposit Receipt must be submitted along with the bid.

Earnest Money must be submitted with 2% of the bid value in shape of Pay Order in favor of "**International Center for Chemical and Biological Sciences Tender Account**" before tender submission time in ICCBS Civil Engineering Department.

The Procuring Agency may reject all or any bid subject to the relevant provision of SPP Rule No. 25. For details or any information

Contact:

1)Engr. Sadia Jabeen Asim
UAN: 111-222-292 Ext (202)
Email: engr.sadia@iccs.edu


Director
ICCBS

Instructions to Bidders

Bid No. CED/143/10032026

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

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

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

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

2. Content of Bidding Documents must include but not limited to:

Conditions of contract, Contract Data, specifications or its reference, Bill of Quantities containing description of items with scheduled/item rates with premium to be filled in form of percentage above/ below or on item rates to be quoted, Form of Agreement and drawings.

3. Fixed Price Contracts:

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

4. The Employer shall have right of rejecting all or any of the tenders as per provisions of SPP Rules 2010.

5. Conditional Offer Any person who submits a tender shall fill up the usual printed form stating at what percentage above or below on the rates specified in Bill of Quantities for items of work to be carried out: he is willing to undertake the work and also quote the rates for those items which are based on market rates. Only one rate of such percentage, on all the Scheduled Rates shall be framed. Tenders, which propose any alternative in the works specified in the said form of invitation to tender or in the time allowed for carrying out the work, or which contain any other conditions, will be liable to rejection. No printed form of tender shall include a tender for more than one work, but if contractor wish to tender for two or more works, they shall submit a separate tender for each. The envelope containing the tender documents shall refer the name and number of the work.

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

7. Bidders shall provide evidence of their eligibility as and when requested by the Employer.
8. Bids in joint venture will not be accepted.
9. Bids will be submitted to EPADs by the bidders within due date and time. Bid security pay order will be submitted to Civil Engineering Dept, ICCBS before the bid submission time.
10. Prior to the detailed evaluation of bids, the Employer will determine whether the bidder fulfills all codal requirements of eligibility criteria given in the tender notice such as registration with tax authorities, experience statement, and any other condition mentioned in the NIT and bidding document. If the bidder does not fulfill any of these conditions, it shall not be evaluated further.
11. Bids without bid security of required amount and prescribed form shall be rejected.
12. Bids determined to be substantially responsive shall be checked for any arithmetic errors. Arithmetical errors shall be rectified on the following basis;
 - (A) In case of schedule rates the amount of percentage quoted above or below will be checked and added or subtracted from amount of bill of quantities to arrive the final bid cost.
 - (B) In case of item rates, If there is a discrepancy between the unit rate and the total cost that is obtained by multiplying the unit rate and quantity, the unit rate shall prevail and the total cost will be corrected unless in the opinion of the Agency there is an obvious misplacement of the decimal point in the unit rate, in which case the total cost as quoted will govern and the unit rate corrected. If there is a discrepancy between the total bid amount and the sum of total costs, the sum of the total costs shall prevail and the total bid amount shall be corrected.
 - (C) Where there is a discrepancy between the amounts in figures and in words, the amount in words will govern.

BIDDING DATA

(a). Name of Employer:

INTERNATIONAL CENTER FOR CHEMICAL AND BIOLOGICAL SCIENCES,
UNIVERSITY OF KARACHI.

(b). Brief Description of Works

Renovation work required for SFDL at ICCBS

(c).Employer's address:-

Director,
International Center for Chemical and Biological Sciences
University of Karachi
Karachi-75270
Telephone: (92)21-3482-4924/25
Telefax: (92) 21-3481-9018/19, 99261789
UAN: 021-111-222-292 Ext 202

(d).Period of Bid Validity (days):-

90 DAYS

(e).Earnest Money:-

2% of the bid amount in shape of pay order in Name of “**International Center for Chemical and Biological Sciences Tender Account**”.

(f). Deadline for Submission of Bids along with time:-

10th March 2026 at 1130 Hrs in through EPADS online and original bid security pay order must be submitted in sealed envelope in Civil Engineering Department, ICCBS.

(g). Venue, Time, and Date of Bid Opening:-

Store Department, 1st Floor, ICCBS, University of Karachi on, 10th March 2026 at 12:00 Noon.

(h). Time for Completion: -

60 Days

(i). Performance Security:

5% of bid amount in shape of pay order in Name of “**International Center for Chemical and Biological Sciences Tender Account**”.

(j). Estimated Cost: -

(k). Stamp duty:

0.35% of the total cost at the agreement.

(l). Retention Money:

5% of the Interim Payments of Contractor will be released after completion of one year defect liability period.

(m). Penalty/Liquidated Damages:

0.05% per day of delay but not more than 10% of contract value

(n). Eligibility:-

Bidders shall submit the following:

1. Bank statement for last three years minimum average turnover of Rs. 6 Million.
2. Valid registration of bidder in PEC C-6 Category.
3. Affidavit on stamp paper for non-involvement in any litigation and abandoned works, if involved than attach the list.
4. Previous Experience of civil works pertaining to renovation works in last 5 years. Attach copies of work orders/ contract agreements and completion certificates.
5. Registration with FBR & SRB tax. Challans of last three years should be attached.

Conditions of Contract

Clause – 1: Commencement & Completion Dates of work.

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

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

Clause – 2: Liquidated Damages.

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

Clause – 3: Termination of the Contract.

(A) Employer/Executive Engineer may terminate the contract if either of the following conditions exists:-

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

(B) The Executive Engineer/Employer has power to adopt any of the following courses as may deem fit:-

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

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

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

Clause 4: Possession of the site and claims for compensation for delay.

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

Clause –5: Extension of Intended Completion Date.

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

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

Clause –6: Specifications.

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

Clause – 7: Payments.

(A) Interim/Running Bill.

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

The Engineer /Employer shall pass/certify the amount to be paid to the contractor, which he considers due and payable in respect thereof, subject to deduction of security deposit, advance payment if any made to him and taxes. All such intermediate payment shall be regarded as payments by way of advance against the final payment only and not as payments for work actually done and completed, and shall not preclude the Engineer-in-charge from recoveries from final bill and rectification of defects and unsatisfactory items of works pointed out to him during defect liability period.

(B) The Final Bill.

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

Clause – 8: Reduced Rates.

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

Clause – 9: Issuance of Variation and Repeat Orders.

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

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

(C) In case the nature of the work in the variation does not correspond with items in the Bill of Quantities, the quotation by the contractor is to be in the form of new rates for the relevant items of work, and if the Engineer-in-charge is satisfied that the rate quoted is within the rate

worked out by him on detailed rate analysis, and then only he shall allow him that rate after approval from higher authority.

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

(E) In case of quantities of work executed result the Initial Contract Price to be exceeded by more than 15%, and then Engineer can adjust the rates for those quantities causing excess the cost of contract beyond 15% after approval of Superintending Engineer.

(F) Repeat Order:

Any cumulative variation, beyond the 15% of initial contract amount, shall be subject of another contract to be tendered out if the works are separable from the original contract.

Clause-10: Quality Control.

(A) Identifying Defects:

If at any time before the security deposit is refunded to the contractor/during defect liability period mentioned in bid data, the Engineer-in-charge or his subordinate-in-charge of the work may instruct the contractor to uncover and test any part of the works which he considers may have a defect due to use of unsound materials or unskillful workmanship and the contractor has to carry out a test at his own cost irrespective of work already approved or paid.

(B) Correction of Defects:

The contractor shall be bound forthwith to rectify or remove and reconstruct the work so specified in whole or in part, as the case may require. The contractor shall correct the notified defect within the Defects Correction Period mentioned in notice.

(C) Uncorrected Defects:

(i) In the case of any such failure, the Engineer-in-charge shall give the contractor at least 14 days' notice of his intention to use a third party to correct a defect. He may rectify or remove, and re-execute the work or remove and replace the materials or articles complained of as the case may be at the risk and expense in all respects of the contractor.

(ii) If the Engineer considers that rectification/correction of a defect is not essential and it may be accepted or made use of; it shall be within his discretion to accept the same at such reduced rates as he may fix therefore.

Clause – 11:

(A) Inspection of Operations.

The Engineer and his subordinates, shall at all reasonable times have access to the site for supervision and inspection of works under or in course of execution in pursuance of the contract and the contractor shall afford every facility for and every assistance in obtaining the right to such access.

(B) Dates for Inspection and Testing.

The Engineer shall give the contractor reasonable notice of the intention of the Engineer-in-charge or his subordinate to visit the work shall have been given to the contractor, then he either himself be present to receive orders and instructions, or have a responsible agent duly accredited in writing present for that purpose, orders given to the contractor's duly authorized agent shall be considered to have the same force an effect as if they had been given to the contractor himself.

Clause – 12: Examination of work before covering up.

(A) No part of the works shall be covered up or put out of view/beyond the reach without giving notice of not less than five days to the Engineer whenever any such part of the works or foundations is or are ready or about to be ready for examination and the Engineer shall, without delay, unless he considers it unnecessary and advises the contractor accordingly, attend for the purpose of

examining and measuring such part of the works or of examining such foundations;

(B) If any work is covered up or placed beyond the reach of measurement without such notice having been given, the same shall be uncovered at the contractor' expense, and in default thereof no payment or allowance shall be made for such work, or for the materials with which the same was executed.

Clause – 13: Risks

The contractor shall be responsible for all risks of loss of or damage to physical property or

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

Clause-14: Measures for prevention of fire and safety measures.

The contractor shall not set fire to any standing jungle, trees, bush-wood or grass without a written permit from the Executive Engineer. When such permit is given, and also in all cases when destroying, cutting or uprooting trees, bush-wood, grass, etc by fire, the contractor shall take necessary measures to prevent such fire spreading to or otherwise damaging surrounding property. The contractor is responsible for the safety of all its activities including protection of the environment on and off the site. Compensation of all damage done intentionally or unintentionally on or off the site by the contractor's labor shall be paid by him.

Clause-15:Sub-contracting

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

Clause – 16: Disputes.

All disputes arising in connection with the present contract, and which cannot be amicably settled between the parties, , the decision of the Superintending Engineer of the circle/officer/one grade higher to awarding authority shall be final, conclusive and binding on all parties to the contract upon all questions relating to the meaning of the specifications, designs drawings, and instructions, herein before mentioned and as to the quality of workmanship, or materials used on the work or as to any other questions, claim, right, matter, or thing whatsoever in any way arising out of, or relating to the contract

design, drawings, specifications, estimates, instructions, orders or these conditions or otherwise concerning the works, or the execution, of failure to execute the same, whether arising, during the progress of the work, or after the completion or abandonment thereof.

Clause – 17: Site Clearance.

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

Clause –18: Financial Assistance /Advance Payment.

Mobilization advance is not allowed.

Clause –19: Recovery as arrears of Land Revenue

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

Clause –20: Refund of Retention Money.

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

Bill of Quantities (BoQ)					
Item	Detailed Description	Qty	Unit	Rate	Amount
1	LABORATORY WORK SURFACES & FURNITURE				
1.1	Providing and applying Epoxy coating on Worktop: Multi-layered, solvent-free epoxy resin system (approx. 2mm thickness). Includes mechanical grinding, applying base coats, degreasing, and chemical-resistant topcoat. As per the instructions of Engineer incharge. Make: Delta paints, Zahabiya , or Equivalent.	153	sft		
1.2	Providing and fixing Table Frame Alteration: Modifying frames with 1.25" x 1.25" square 16-gauge MS pipes . Includes welding, joint grinding, and epoxy powder finish. As per the instructions of Engineer incharge. Make: Delta paints, Zahabiya , or Equivalent.	243	sft		
1.3	Providing and fixing 8mm Glass Worktops: 8mm clear toughened glass with machine-polished edges and rounded corners, secured with high-grade silicone. (Ghani or Equivalent). As per the instructions of Engineer incharge.	187	sft		
1.4	Providing and fixing MDF Worktops: ¾" thick water-resistant MDF (make Al-noor, ZRK or equivalent). worktops with high-build epoxy coating for a seamless, non-porous surface. As per the instructions of Engineer incharge.	90	sft		
1.5	Providing and applying epoxy coating on Mobile Cabinet. Exterior epoxy coating including sanding, priming, and 15-mil chemical-resistant topcoat. Make: Delta paints epoxy or Equivalent. As per the instructions of Engineer incharge. Make : Delta paints, Zahabiya , or Equivalent.	22	Nos		
1.6	Providing and applying epoxy coating on Chemical rack. Acid-resistant epoxy coating designed for heavy chemical exposure per ASTM standards. Make: Delta paints epoxy or Equivalent. As per the instructions of Engineer incharge. Make : Delta paints, Zahabiya , or Equivalent.	6	Nos		
1.7	Providing and applying epoxy coating on sink cabinet Moisture-resistant epoxy coating on outer layers of sink cabinets for durability in wet areas. Make	2	Nos		

	Delta paints epoxy or Equivalent. As per the instructions of Engineer incharge. Make : Delta paints, Zahabiya , or Equivalent.				
1.8	Providing and applying epoxy coating on fumehood. Specialized thermal and chemical-resistant epoxy coating for fume hood interiors/exteriors. As per the instructions of Engineer incharge. Make : Delta paints, Zahabiya , or Equivalent.	1	Nos		
2	INTERIOR FINISHES & SPECIALTY ITEMS				
2.1	Providing and applying epoxy base coating on Walls & Roof : Hygienic, epoxy-based coating system for corridors and labs. Includes degreasing and two-coat finish. As per the instructions of Engineer incharge. Make : Delta paints, Zahabiya , or Equivalent.	5,422	sft		
2.2	Providing and fixing Vinyl Flooring: 2.5mm homogeneous vinyl flooring. Includes self-leveling compound, adhesive, and heat-welded joints. As per the instructions of Engineer incharge. Make: Pak Vinyl flooring or Equivalent	1,097	sft		
2.3	Providing and fixing Roller Window Blinds: Heavy-duty RAYON-Polyester blinds with powder-coated channels and manual chain operation. Complete in all aspects as per the instructions of Engineer incharge. Make: Fashion Blinds or Equivalent.	218	sft		
3.0	PLUMBING, WINDOWS & CIVIL WORKS				
3.1	Providing and fixing Sinks & Fixtures: Chemical-proof sinks (Durr, Pak Asia or equivalent) with mixtures (Master, Sonex, Faisal) and white granite countertops (beveled edges). Complete in all aspects as per the instructions of Engineer incharge.	2	Job		
3.2	Providing and fixing Window Sealing & Cleaning: Deep cleaning and airtight sealing of 5 big and 4 small windows with weather proof silicone. Complete in all aspects as per the instructions of Engineer incharge.	9	No		
3.3	Providing Structural door alteration in fire exit door. As per the instructions of Engineer incharge.	1	Job		
3.4	Providing and pasting frosted glass paper on partition glass in corridors. As per the	1	Job		

	instructions of Engineer incharge.				
	SUB TOTAL AMOUNT (Rs)				
	SRB 15%				
	TOTAL AMOUNT (Rs)				

Total Amount in Words

(Amount should be included of all taxes).