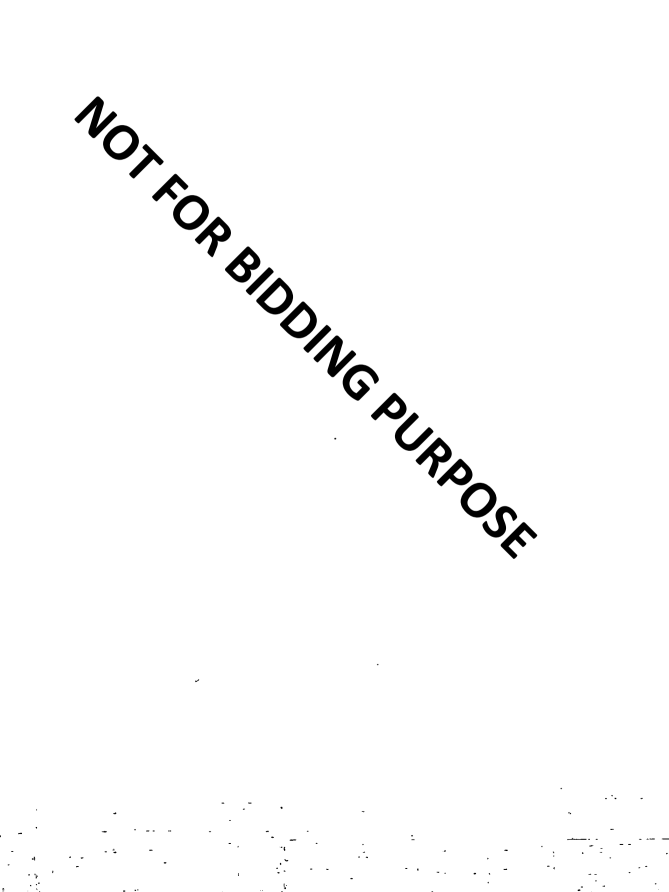
Time:	hate been submitted / providing along you blu	Ves		imated				stamped by			statement on this checklist may result in		<u>;2023* all bidders are advised to register in e-</u>		Procurement	
Checklist for Bidders Opening Date:	 Please Ensure before submitting the bld, that following information/ Documents Check () appropriate box.	Details of required information / declaration	Fixed Bid Bond as specified in Tender Document	Any change in your current address, Phone A to & Email etc intimated	Bid Validity as specified is mentioned	utting/overwriting are singed & stamped	ned & Stanped	e de the brue ng documents shaft be signed and stamped by	a cool is Submitted		uments, or incomplete/incorrect	<u>e hid opening.</u>	kh March 2023" Epak Procurement Regulations: 2023" all bidders	tem (EPABS).		
Fnouliv#: /38/5	Please Ensure before submitting t Check (} appropriate box.	S.No.		3. Any change in you	4. Bid Validity as spe		7. Sample (if necessary) is tricuored 8. Form- X Duly Signed & Stamped		10. Original Bld + One	Note:	vailability of the	rejection of the bid at / after the bid opening.	As nor SRO296(1)/2023 dated 08th March 2023 'E	Pak Acquisition and Disposal System (CPADD).		





 Ref. No.
 SSGC / SC / PT/ 13815

 Date:
 May - 29, 2025

M/s.	

Hiring of Rental Premises for Orangi Extension,

<u>Under Single Stage One Envelope Bidding Procedure</u> <u>(Under the PPRA Rules 2004)</u> Supplier must be active in FBR Active Taxpayer List (ATL)

Supprier must be active in FBK Active Taxpayer List (ATL)

Tender Enquiry No. SSGC / SC / PT / 13815

Invitation to Bid

SECTION - I

Sui Southern Gas Company Lonited (SSGC) is Pakistan's leading integrated gas Company. The Company is engaged in the disiness of transmission and distribution of natural gas in franchise area of Sindh & Balochistan.

Sui Southern Gas Company Limit de SGCL) intent to carry out the work related to <u>Rental</u> <u>Premises for Sub Zonal Office Orang. Extension, Admeasuring Total Area of 2500 to 3000 Sq.Ft,</u> <u>The Premises Must Have Sufficient Park ng Area for Vehicles, The Premises Should be Located</u> <u>In The Main Area of Orangi Extension (Interacted Parties having legally cleared with valid</u> <u>title/ownership documents of premises are Elizible to Participate) (Under Single Stage One</u> <u>Envelope Bidding Procedure).</u>

The priced bids shall be submitted along with FIXED/Bid Bond amounting Rs. 20,000 (Twenty Thousand Rupees Only) in the form of Pay other / Demand Draft in favor of Sui Southern Gas Company Limited

The tender documents comprise the following:

Section -	Ι	Invitation to bid.
Section -	II	Instructions to Bidders (A&B)
Section -	III	Special Terms & Conditions/ Special Condition of Tender
		Document/General Terms & Conditions
Section -	IV	Schedule of Requirement/Bid Form/BOQ
Section -	V	List of Attached Title Document of The Demised Premises/Lease Contract Agreement
Section -	VI	Contract Form/Format of Declaration Form X/ Annexure I/Form of Bid Securing Declaration
Section -	VII	Blacklisting Mechanism/HSE Manual/ SSTW-05



Bids will be submitted at:

Procurement Department Sui Southern Gas Company Limited, Tender Room (Ground Floor of CRD Building) Gulshan-e-Iqbal, Sir Shah Mohammad Suleman Road, Karachi Tel # 99021238, 99021279,

On or before <u>16-06-2025</u> at <u>1100</u> hours, the bids will be publicly opened at <u>1130</u> hours on same day at the above address, in the presence of bidders and / or their authorized agents who may wish to attend. Bids submitted after deadline of bid submission will not be entertained. Bids must be submitted in sealed envelopes provided with the tender documents, indicating Tender Enquiry number, due date & time on the face of the envelope, in addition to the required details of name, address & contact datails of the quoting company.

Bids not conforming to the conditions stipulated in the tender documents may be rejected.

The Company reserves the real to add, delete or amend any part of the tender documents during the bidding period and bidder shall be informed of the same.

The Company reserves the right to reject any or all offers without assigning any reason.

The Company will appreciate confirmation by fax, addressed to General Manager (Procurement), Fax No. 99231583 of your intention to submit the bid.

The advertisement is also published in PPRA (www.spgc.com.pk) & SSGC (www.ssgc.com.pk) websites respectively.

For General Manager (Procurement)



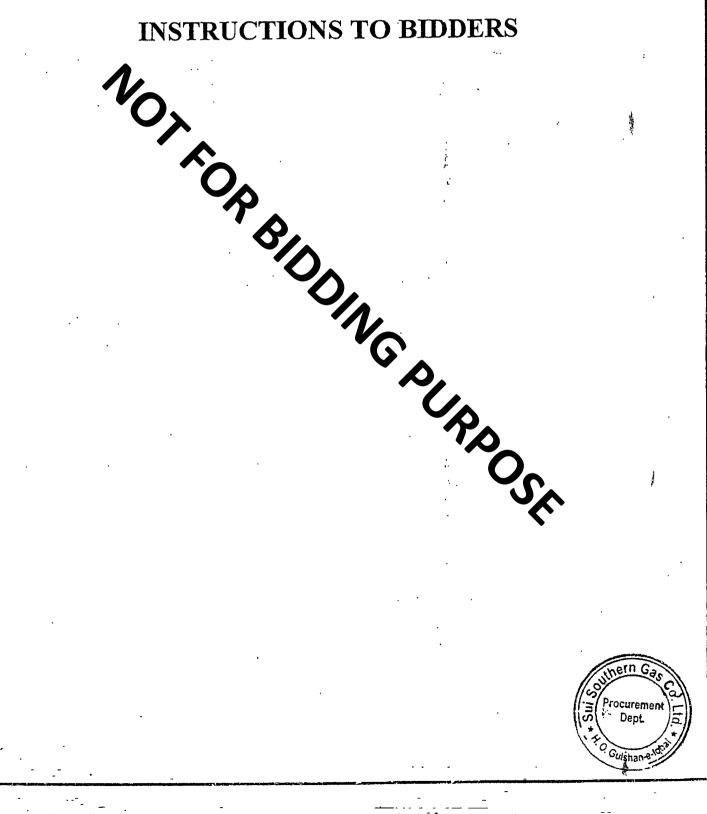
Note: Tender document is also available online on SSGC website for view only. Bidder is eligible to participate in bidding process only after purchasing the tender documents from Tender Room SSGC Head Office as per the procedure mentioned in the Press Publication / SSGC website. It is mandatory for bidders to attach original Token Slip in front of the Sealed Envelope (issued at the time of Purchasing) as an evidence that supplier has purchased the Tender documents. Further, any Corrigendum/Clarifications/Addendums/Extensions issued to be notified to only those bidders who have purchased Tender documents.

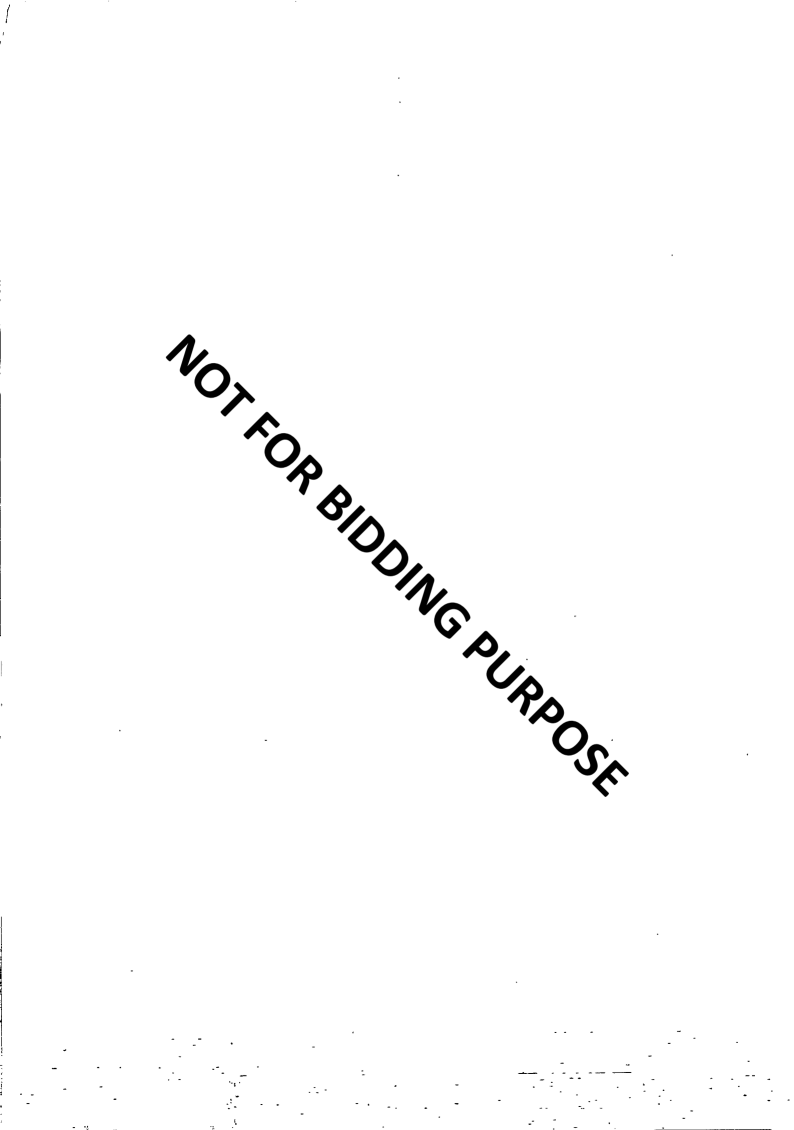


SECTION - II

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INSTRUCTIONS TO BIDDERS



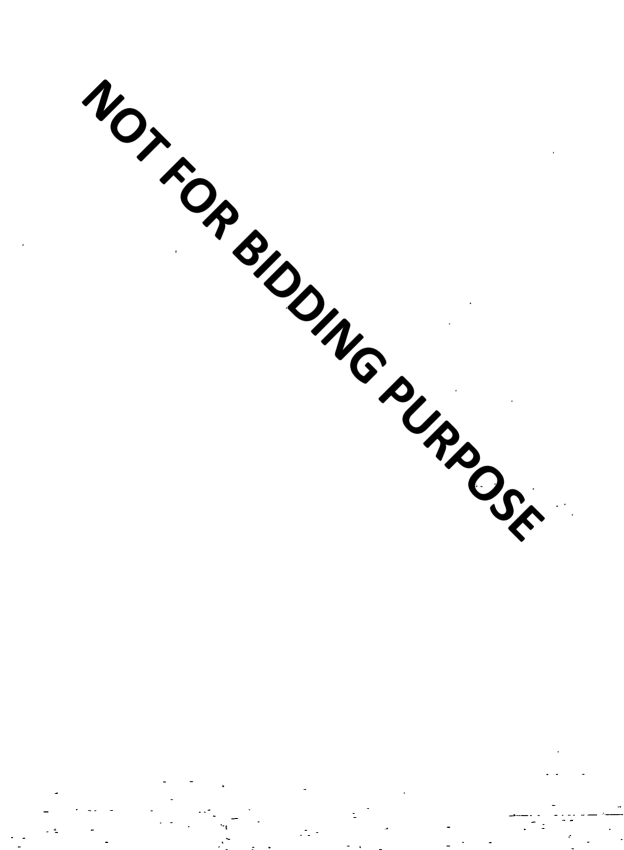


SECTION-II

Instructions to Bidders (#

- All rates quoted in the prescribed SOR / BOQ shall be firm, irrevocable and not subject to change or escalation on any account what so ever. No modification, alteration or deletion in the bid will be accepted after the bid opening time. ÷.
- Sealed Bids shall be received at Company's Head Office, ST-4/B. Block 14, Sir Shah Suleman Road, Gulshan-e-Iqbal, Karachi, up to specified time & date and will be opened publicly at specified time & date, in the presence of Bidders or their authorized representative who choose to attend. In case the bid opening date falls on a holiday or due to some unavoidable circumstances, it is not possible to open on scheduled date, it will be opened on next working day at the same time.
- All original bid documents accompanied with the bid bond shall be submitted by the Bidder in the envelope provided with tender documents. The sealed Bids must be submitted at the address stated above in person or by courier only any other means but it shall be the Bidder's responsibility to ensure that Bids so submitted are he above address before the specified Bid opening date and time. The Company shall not be held delivered responsib way for late receipt of Bids or their confidentiality. Bids received after the Bid closing time shall not be deed, and will be returned to the Bidder unopened
- sealed technical offer a sealed bid shall be submitted in separate envelops (bid bond will be enclosed with "Financial" bid unless and ontil specified separately in tender terms? "Toch-is in a will be enclosed with mentioned on the top of the alvy op. Technical offers will be opened and evaluated first. Financial offer of only technically complaint bidders will be opened at a later intimated date in presence of onusers of provide the presence of technically non-complaint bidders will be returned un-opened along with their bid bond. be opened at a later intimated date in presence of bidder's representative.
- bying the authority for this purpose. In case of a bid submitted by a 5. corporate entity, the same shall bear it d be duly signed by its secretary.
- 6. Bids shall be submitted strictly in accession with the requirements of the Tender Documents and as per specifications.
- The Company shall not reimburse any expenses inclur The Bid and all subsequent Bid shall remain valid for acceptance for a period 7. 0) days from the date of public opening of the bids.
- 8. in preparation of Bids.
- The Bid and all subsequent correspondence shall be in ish language
- 10. Payment for the Contracted Work / Services will be materin Pakistani Rupees only. The rates guoted by the Bidder shall therefore, be in Pakistani Rupees.
- 11. In case of any queries / clarification with regard to this Tender, Department upto 5 days before the bid opening date, thereafter the same may be forwarded to Procurement ill not be considered
- 12. The Company reserves the right to reject any or all Bids without assign reason and cancel the bidding process. Company also reserves the right to accept the whole or a part of the does not bind itself to accept. the lowest or any particular Bid.
- 13. In case of any conflict between the Special Terms & Conditions and elsewhe tender documents the Special Term & Conditions, will supersede & prevail.
- 14. Each and every page of the bid documents being submitted by the bidders shall be singed and stamped failing which the bid may be liable for rejection.
- 15. All documentary evidence required for evaluation of bid should be submitted along with the bid in absence of any documentary evidence no marks will be awarded in accordance to the evaluation criteria.
- 16. In order to maintain cordial business relation and as per ethical business approach, please provide the justification in case of your non participation on our Fax # 99231583 & Email. mmte@ssgc.com.pk.
- 17. Conditional Bid will not be accepted and liable to be rejected:
- 18. The quoted unit price and corresponding total amount shall be inclusive of all duties and Taxes and excluding
 - provincial Sales Tax as per provincial laws.
- 19. Sealed bids shall be mailed/submitted/dropped in tender box placed at Tender Room, CRD Building, SSGC Head Office. Bids are to be delivered on or before closing time after which bid will not be entertained bid is sent through courier, the same shall be delivered at least half an hour before scheduled opening
- 20. Price given in the Bid Form/BOQ is firm which shall take into account all relevant factors including account, if any. Discount / escalation given separately at the time of bid opening will not be considered.
- 21. The bidders are required to fill form SSTW-05 (if deemed required) and submit with the bid.

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Instructions to Bidders (\mathcal{B})

- 1 All rates quoted in the prescribed SOR / BOQ shall be firm, irrevocable and not subject to change or escalation on any account what so ever. No modification, alteration or deletion in the bid will be accepted after the bid opening time.
- 2. Sealed Bids shall be received at Company's Head Office, ST-4/B, Block 14, Sir Shah Suleman Road, Gulshan-e-Iqbal, Karachi, upto specified time & date and will be opened publicly at specified time & date, in the presence of Bidders or their authorized representative who choose to attend.
- 3. All original bid documents accompanied with the bid bond shall be submitted by the Bidder in the envelope provided with tender documents. The sealed Bids must be submitted at the address stated above in person or by courier or by any other means but it shall be the Bidder's responsibility to ensure that Bids so submitted are delivered to the above address before the specified Bid opening date and time. The Company shall not be held responsible in any way for late receipt of Bids or their confidentiality. Bids received after the Bid closing time shall not be considered, and will be returned to the bidder unopened.
- 4. The Bid should be signed by a person having the authority for this purpose. In case of a bid submitted by a corporate patient, the same shall bear its seal and be duly signed by its secretary.
- 5. Bids shall be submitted strictly in accordance with the requirements of the Tender Documents and as per specification
- 6. Bids shall remain value of ceptance for a period of One Twenty (120) days from the date of public opening of Bids.
- 7. The Company shall not reimbured ny expenses incurred in preparation of Bids.
- 8. The Bid and all subsequent corres on the cashall be in the English language.
- 9. Payment of rent will be made in Pakisum Papees only. The rates quoted by the Bidder shall therefore, be in Pakistani Rupees.
- 10. In case of any queries / clarification with epoch to this Tender, the same may be forwarded to Procurement Department upto 5 days before the red opening date, thereafter the request will not be consider.
- 11. The Company reserves the right to reject any or all Bids without assigning any reason and cancel the bidding process. Company also reserves the right to accept he whole or a part of Bid and does not bind itself to accept the lowest or any particular Bid.
- 12. In case of any conflict between General terms & Conditions and opecial Term & Conditions, the special terms & Condition will prevail.
- 13. Each and every page of the bid documents being submitted by the bid conhall be singed and stamped failing which the bid may be liable for rejection.
- 14. In order to maintain cordial business relation and as per ethical business approach, please provide the justification in case of your non participation on our Fax # 99231583.
- 15. Conditional Bid will not be accepted and liable to be rejected.



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Special Terms & Conditions

ECTION-TI

a. Representative of the Company for the purpose of this Lease Contract would be:

M. Kamran Syed Actg. General Manager (Admin. Services) SSGCL, Head Office, Karachi.

- b. Offered premises must be cleared from all legal liabilities i.e. property tax, electricity, gas, water and sewerage utility bills and etc.
- c. Building must be clear of any dispute/ litigation.
- d. Premites situated at a main road facing area which is easy to approach and located in a commercial area with necessary basic utilities would be preferred.
- e. Offered premission have duplex/emergency exit and well-constructed.
- f. The first Tenancy Agreement would be for three years, starting from the date of possession and would be extended urther with the increase in rent subject to mutual understanding.
- g. Weather shield/ distemper/ Shiparts etc., at the time of possession and then after every year.
- h. Minor repair uptoRs. 4,999/- will be lone by the company in between contract period.
- i. Major repair Rs.5,000/- and more will be by he by the owner / landlord.
- j. Timely payment of property tax to be ensured by the landlord.
- k. Landlord shall serve notice for at least three months in advance for vacating the premises.
- I. A draft Tenancy Agreement is annexed-A.
- m. Decision regarding selection of the demised premises for leasing/ binny and the terms of Bid Form/ BOQ/SOR will be finalized after the physical visit of site by SSCC representatives.
- n. The payment of rent to be made in advance on yearly basis subject to sense actory relations of the Company with the Lessor and fulfillment of the liabilities of the landlord/ Lessor as per Tenancy/ Lease Agreement.

1. Definitions and Interpretation

1.1 In these tender documents (as hereinafter defined) the following words and expressions shall have the meaning hereby assigned to them except where the Tender requires otherwise.

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- a) Company means the Sui Southern Gas Company Limited; a Company registered under statutes of Pakistan and includes any successors-in-interest or assignees.
- b) Representative of the Company means a duly authorized person appointed by the Company or as specified in the "Special Conditions of the Lease Agreement" to provide the assigned facilities.
- c) Bidder means any person or persons, firm or company bidding for the premises.
- d) Attorney or Representative means person(s) appointed by the bidder/ owner of the premises as set forth in the Lease Agreement.
- e) Tender Documents shall consist of duly executed Articles of Agreement, the Tender Documents and the Tender submitted by the successful Bidder including modifications thereto incorporated in the documents before and after the execution of the Lease Agreement.
- Approved/Approval means approved/approval in writing by Company's persentative or as specified in "Special Conditions of Lease Agreement".
- g) (en er/Bid means the offer tendered by the Bidder for the Premises covered by the Lease Agreement.
- h) When the terms Acceptable, Satisfactory, Proper, or other such general qualifying terms are used in the Lease Agreement, it shall be understood that reference is made to be sole ruling and the sole judgment of the Company.
- i) Approved Banker wherever occurring in this Lease Agreement shall mean a Scheduled Commercial Dank operating in Karachi and acceptable to the Company.
- **j) Specification(s)** means mean and codes of practice and other specifications issued with the Tender and any natification such as specifications approved in writing by the Company and other specifications as may from time to time be furnished or approved in writing by the Company.
- **k)** Bonds mean Bid Bond, Performance food or Bank Guarantee and other instruments of security furnished by the Bidder of his surety in accordance with the Tender/Lease Agreement.
- 1) Possession Date means the date on which the Premises has been handed over by the landlord to the Company in accordance with the leave Agreement so that it can be utilized for office purpose.
- m) Month means calendar month of the Christian era.
- n) Day means a day of 24 hours mid night to mid night.

2. Physical Examination

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The Company representative(s) shall visit/inspect/examine the Premises & Location before evaluation the Bids.

3. Additions, Deletions and Amendments

The Company reserves the right to make addition to or to delete from and/or amend the terms defined in SOW/TOR/SOR/BOQ as deemed necessary before or after the execution of the Lease Agreement. All such additions deletions and amendments shall only be authorized in writing by the Company.

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4. Schedule of Requirement (SOR)/Bill of Quantity (BOQ)

The quantities specified in the SOR/BOQ are estimated and are intended to serve only as a guide to the Bidders. Payments shall be made as per Lease/ Tenancy Agreement for actual period of use/ possession of the Premises. No claims or adjustments shall be entertained/ allowed in violation of Lease Agreement.

5. Rate of Rent

The Bidder shall quote lump sum rate of rent on monthly basis alongwith the details of payment of utilities if covered in the rent or would be payable by the Company or as shown in the "SOR/BOQ". Bidders shall fill in the rate of monthly rent and advance rent etc., clearly in the SOR/BOQ. No escalation whatsoever shall be permissible. The rates of rent quoted by the Bidder shall be workable. The Bidder shall be required to furnish a complete rate analysis as quoted in the SOR/BOQ if considered necessary, by the Company.

6. Escratio

It may be clearly understood that this tender does not contain a price variation clause and therefore, the remarked quoted shall be firm, irrevocable fixed and valid until completion of the Lease Agreement and will not be subject to variation on any account.

7. Validity

Bids shall remain valid for a vertance for a period of one hundred twenty (120) days from the date of bid opening. If the last date falls on a holiday, the validity will be extended to the first Company working day thereafter

8. Bid Security (Earnest Money)

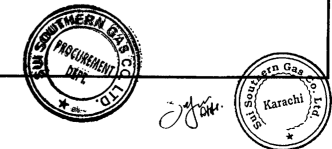
The Bidder is required to furnish Bid Security structly in the form of a Pay Order, Demand Draft or Bank Guarantee issued only by a scheduled commercial bank operating in Karachi, for an amount at Rs.20,000/- to be paid in advance and on the rent rate as quoted by the Bidder. No Bid shall be considered without a Bid Security and no cash or Cheque or a guarantee issued by an insurance company shall be accepted.

The Bid Security shall be valid for a period of 150 days from the date of Bid opening. Bid Security of the unsuccessful Bidders shall be returned as soon as pact table. The successful Bidder's Bid Security shall be retained by Company until execution of a Lease Agreement for the Premises defined in these documents.

In the event that the successful Bidder refuses or fails to execute a Lease Agreement within fifteen (15) days of the issuance of a Letter of Intent, Company shall be at liberty to forfeit the Bid Bond.

9. Signing / Execution of Lease Agreement and payment of Stamp Duties

Formal signing / execution of Lease Agreement / Agreement shall be completed within fifteen (15) days of receipt of "Letter to Proceed". The Company shall prepare the Lease



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Agreement in accordance with the draft annexed hereto as Annexure-VIII, Lease Agreement) for the purpose and the successful Bidder shall be communicated the date and time by the Company for the execution of Lease Agreement.

The successful Bidder/ Landlord shall provide the stamp papers of a value equivalent to 1.5% of the rent amount including advance rent as required by the bidder/ Lessor as per the

Lease Agreement at the prevailing rate as specified by the Provincial or Federal Government of Pakistan.

10. Possession of Demised Premises

The successful Bidder shall ensure the possession of the Premises as per Lease Agreement within (15) days after accepting the Letter of Intent.

11. Chargen Terms and Conditions of the Lease Agreement

Any change in the terms & conditions of lease/ tenancy would be made with mutual consent and shall constitute a part of the Lease Agreement through an Addendum.

12. Change in ownership of the demised property

Any change in the ownership power of attorney of the Leased Premises shall immediately be not assign, in whole of the part, its obligations to perform under the Lease Agreement except with the Company's prorimitten consent.

13. Termination of Lease/ Tenancy Agreemen

The Company may, without prejudice to a prother remedy for breach of Lease Agreement on violation of agreed terms & conditions of a pre-triction on utilization of the said building by written notice may terminate the Lease/ Tenancy Agreement in whole or in part.

14. Termination for Insolvency:

The Company may at any time terminate the Lease Agreen entry giving written notice to the landlord without any compensation if the Landlord becomes bankrupt or otherwise insolvent. Notwithstanding the above such termination will not p ejucice or affect any right of action or remedy which as accrued or will occur thereafter to the company.

15. Force Majeure

The Company will not be considered to be in default in the execution of their Lease obligations or any of them to the extent that the execution of such obligations or any of them is delayed or omitted by cause of Force Majeure. Each party will advise the other party by written notice within 07 days of the occurrence of any such case of Force Majeure. The term Force Majeure employed herein shall mean acts of public enemy, wars (whether declared or not) invasion, hostilities, revolution, epidemics, riots (other than among the

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landlord or heirs of the demised premises) fires, floods, earth quake, commotion, disorder and other causes similar in kind to those herein mentioned, not under the control of either party, which makes the implementation of this agreement unfeasible or difficult.

The Company shall not be liable to pay for any damage or loss caused by Force Majeure directly or indirectly.

16. Law abiding and compliance of safety rules for Company Employees and Assets

All statutory rules, orders, regulation from time to time in force relating to the entitlement of ownership of property and observance of all precautions governing or which might be deemed to be given during the execution and performance of the Work. The Landlord would be responsible for any flaw in construction of demised premises which may or if cause any during to the employees or any asset of the Company.

17. Dispute Kesslution/Arbitration

If any dispute shall arise as to the interpretation of this Lease Agreement or any matter or thing arising there now, the same shall be settled as far as possible by way of amicable resolution. Failing arch settlement, the dispute may be referred for arbitration to two Arbitrators, one to be deminated by each Party. The appointed Arbitrators shall before proceeding on the reference appoint an Umpire. The Award given by the Arbitrators or the Umpire as the case may be shall be final and binding on the Parties. The proceedings shall be governed by the Pakistan Arbitration Act, 1940 and any statutory modification thereof. The venue of arbitration shall be Karabi.

All costs of Arbitration shall be borne by the Parties themselves, unless otherwise ordered by the Arbitrator. Notwithstanding the existence of any difference or dispute, or the commencement or continuance of any arbitration proceedings, possession of the demised premises under this Lease Agreement shall no be suspended or discontinued by the landlord nor shall any payment be withheld by the Company except deemed unjustified by the Company.

18. Income Tax and Duties



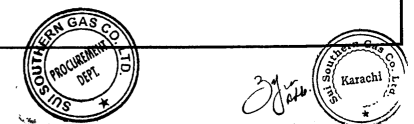
All kinds of Government Taxes and Duties (e.g. withholding tax) enforced from time to time on rentals shall entirely be the responsibility of the landlord and the same would be deducted at source as per directives of the Government except the exemption group whe Government to the Landlord/ Lessor owner of the premises.

19. Payments

Payment of rent will be made as per lease agreement subject to fulfillment of all the terms and conditions of Lease Agreement and the BOQ/SOR.

20. Blacklisting of Landlord/ Lessor Owner/ Bidders:

The company shall permanently blacklist or temporarily debar (at least for 6-months from participating in SSGC's tender proceeding) if, a bidder or Lessor found to be indulged in corrupt and fraudulent practices as defined blow:



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- 20.1 Corrupt and fraudulent practices" includes the offering, giving, receiving, or soliciting of anything of value to influence the action of an official/company.
- 20.2 If the Bidder/Lessor found responsible for the detriment of the company during proceedings of Leasing process or execution of Agreement.
- 20.3 Misrepresentation of facts in order to influence the procurement process or the execution of the Lease Agreement.
- 20.4 Collusive practices among bidders (prior to or after bid submission) designed to establish bid prices at artificial, non-competitive levels and to deprive the company of the benefits of free and open competitive.
- 21. Cor' Obligation:

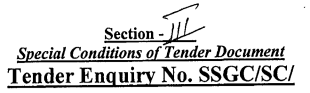
The Lease Agreement shall be governed by the Law of Pakistan. The Lessor is obligated to comply with all regulations and ordinance in force or to be passed by the Government of Pakistan in contestion with Rent Premises. This Lease Agreement embodies the entire understanding of memoraties hereto on this subject and there are no commitment, terms, conditions or obligators, oral or written, express or implied, other than those contained herein.

NOTE:

In case of any conflict between Special Conditions & General Terms & Conditions of the Lease Agreement, the Special Conditions will supersede the General Terms & Conditions.



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<u>Note:</u> In case of any conflict between special conditions of Tender Document and any other terms & conditions, the Special Conditions of Tender Document will govern / prevail.

- 1- Contractor to submit the following within 15 days after issuance of Letter of Intent (LOI).
 - a. Performance Bank Guarantee
 - b. Stamp Papers
 - c. Insurance Policy
 - d. Any other Document as mentioned in the LOI
- 2- Formal contract will be made on Non-Judicial stamp paper of value @ Rs 0.35 per hundred rupees of contract value, as per prevailing rate by Government of Sindh & Balochistan. The stamp duty will be borne by the contractor and also submit the copy of challan of stamp paper. Further as per Government of Sindh Board of Revenue notification NO.CIS/SWB/BOR/R&T-17/2022-808 dated 08-06-2022 all judicial and non-judicial stamp paper of the denomination of rupee five hundred and above shall be exclusively on e-stamp.
- 3- All kinds of Covernment Taxes, Duties and Levies against any item of the contract, shall entirely be the responsibility of the Contractor. Income Tax will be deducted as per applicable Law under the prevailing Government Lule. Pate of Income Tax deduction in relation to submission of Income Tax certificate from the Contractor should also be stipulated.
- 4- Bank Guarantee (Bid Band Guarantee/Performance Bank Guarantee) will be made on Non-Judicial stamp paper at the prevailing rate is specified by the respective Provinces. Further the bidder/contractor submitting the Bid Bond guarantee/verformance Bank guarantee being prepared by the State Bank's schedule banks should ensure that there should be no deletion/insertion/alteration/modification of any terms in the Bid Bond/PBG guarantee format as given in the tender document or else bid will be liable for rejection.
- 5- If the letter to proceed (LTP)by user deput, is not issued within six months after issuance of letter of intent (LOI), both the parties are at liberty to terminate/revoke the LOI without any claim of loss or damage to the other party.
- 6- The completion period of the said work shall any with effect from the issuance of Letter to Proceed, which in case of work exigencies could be issued prior to signing of formal agreement.
- 7- In case of services and works tenders: Bids determined to be substantially responsive will be checked by the Procuring Agency for an arithmetic error. Errors will be corrected by the Procuring Agency as for way:
 - a. Where there is a discrepancy between the amounts in figures and in words, the amount in words will govern; and
 - b. Where there is a discrepancy between the unit rate and the line trace tal resulting from multiplying the unit rate by the quantity, the unit rates as quoted will govern, unless in the opinion of the Procuring Agency there is an obviously gross misplacement of the decimal point in the unit rate, in which case the line item total as quoted will govern and the unit rate will be corrected.
- 8- The bidder shall fill in rates and prices for all items of the works / services Scribed in the BOQ. Item against which no rate or price is entered by a bidder will not be paid for by the Procuring Agency when executed and shall be deemed covered by rates and prices for other items in the BOQ. Any Bidder who change / amend the BOQ or Price Schedule (description, Quantity, UOM etc.) will render the bid as conditional bid and will be liable for rejection.
- 9- Method For Submission of Bid Bond (Under Single Stage Two Envelope Bidding Procedure): In case of Single Stage Two Envelope Tenders the fixed bid bond as per clause#09 of General Terms & Conditions to be placed in the Technical Proposal. However, if the bid bond is placed in the financial proposal will also be considered. Without submission of bid bond (either in Technical proposal or financial proposal) the bid will be rejected.
- 10- Bid bond submission (2%) of the bid amount as mentioned in the clause 9 of General Terms & Conditions, to be treated as null & void, however other contents of clause 9 will remain unchanged. The submission of fixed amount of Bid security is appearing in the Schedule of Requirement/Bid Form.

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Rev-SC-25-

24 April 2025



- a) All the bidders are advised to furnish fixed bid security amount appearing in Schedule of Requirement/Bid
- Form, failing which their bid will be rejected.
- b) The submission of fixed amount of bid security is also mandatory for all the bids valuing Rs.500,000/- or less.
- c) The word lowest bidder or the lowest evaluated bid has been substituted to read as most advantageous bid.
- 11- Bid shall remain valid for acceptance for period of (120) days from the date of public opening of the bids & Bid Bond validity is for 150 days.
- 12- In case the local agent requires to offer bid form more than one Principal / Manufacturer, it is mandatory to purchase separate tender document for each Principal / Manufacturer, failing which the bid submitted with the original tender document will only be accepted and the bid with photocopy of tender document will be rejected.
- 13- Blacklisting Mechanism of Suppliers and Contractors and their Local Agent:

Black listing mechanism is attached separately in the tender documents which will become an integral part of Tender Documents and now be followed / enforced in true letter & sprit and supersede the Black listing terms as mentioned in the General Terms & Conditions.

- 14- Original counter slip of token which is issued with tender document to be attached on the TOP of envelope at the time of bid submission"
- 15- The Successing Contractor(s) / Supplier(s) / Consultant(s) shall submit a copy of Professional Tax Certificate with their In order / Bills failing which the payment will not be released.

16- Contracts of Contractors

In the event the conjustor is not willing to extend the CONTRACT for further term(s) / Period(s) under the same terms & condition and the quoted price as defined in the bid documents, the contractor is liable to least 3 (Three) months in advance prior to completion of the existing contract intimate in writing to SSOC term / period, failing which, action will be taken as per tender terms.

17- Insurance

In addition to the Clause 22 – In grance, of General Term and Condition, when The Successful Contractor(s) / Supplier(s) will sum - Issurance Policy to SSGC, the Insurance Company (policy issuer) he the insurance policy will not be considered / rejected at should be registered with SECP, of rage period will be according to the work completion period as contractor's risk and cost. The insurance cov mentioned in the contract / tender documents

18- Fixed Bid Security – Alternative Bid

fixed bid security/pay order. However, the alternative A bidder cannot submit two bids/offers with a single a baccepted, failing which the bids will be liable for bids/offers with separate fixed bid security/pay order rejection.

19- Bid Bond & PBG (Performance Bank Guarantee) for Proprint or Tenders

Bank Guarantee (PBG) are not required / In case of proprietary Tenders, the Bid Bond & Performance Applicable.

- k correletion / material delivered. 20- SSGC will not pay invoices if they are turned in after 6 months of wo
- 21- It is mandatory for the bidders to follow all the terms and conditions given in metender documents without any addition / deletion / amendment and submit the bid accordingly. Therefore, this context, the bidders are requested not to give their own terms and conditions as it tantamount towards the conditional bid. Otherwise will be awarded based on their terms and conditions will not be considered and the Purchase Order / Contrar only as per SSGC tender terms and conditions.
- 22- The bidders/contractors are required to provide their only one Bank Account number (IBAN number) on the 'FORM-X' attached duly signed & stamped as one time information, which shall be firm (not changeable) for all the future payment transactions.

23- Payment:

The supplier after delivery of goods and its acceptance shall submit invoice to Finance Department of the Company, containing following information i.e.

- Purchase order No. & date (a)
- Items (b)
- Quantity (c)
- Price (d)
- Invoice value (e)
- Point of delivery (f)
- Delivery challan indicating delivery date, etc. (g)



Page 2 of 3

Supplier(s) are required to submit signed and stamp acknowledgement slip, Sales Tax return, (h) Annex "C" & Annex "I" (whichever applicable) in which Sales Tax (of relevant Sales Tax invoice) is paid.

Payment will be made within 30 days of completion of stated requirements.

23. In case the insurance policy submitted by the contractor is expired during the execution of job, it is the responsibility of the user department to coordinate with the contractor to get it renewed/updated till the period the job is completed/commissioned.

In case the job is not completed within the given time as per tender terms and the insurance policy submitted by the contractor expires, the contractor is liable to get this insurance policy renewed / updated immediately till the period of the job is completed / commissioned as per tender terms failing which the contractor will be responsible for any loss to SSGC.

- 24. Bidders can quote their rates on both i.e. Schedule of Requirement/Bid Form as well as Bill of Quantity (BoQ)
- 25. Subsequent to the issuance of LOI, successful bidder has to submit 10% Performance Bank Guarantee of the contract value unless and until specified in the tender document.
- 26. Company reserve the right to award the Purchase Order /LOI to most advantageous bidder.
- 27. As per SRO 592(I)/2022 of PPRA Regulations, for Procurement Contracts/Purchase Orders worth of Rs. 50 million and above, bidders/contractors are required to submit the Beneficial Owner's Information for Public Contracts/Purchase Orders (Annexure-I). Procurement
- klisted and henceforth cross debarred for participating in respective category of Public 28. Bidder will Procurement proceedings for a period of (not more than) six months, if fail to abide with a bid securing declaration (which an integral part of tender document), however, without indulging in corrupt and fraudulent practices, if in reach of obligation(s) under the Bid conditions:
 - a) The bidder have withdrawn or modified their bid during the period of bid validity as specified in the tender terms.
 - b) Having been notified of up acceptance of bid by procuring agency during the period of bid validity (i) failure to sign the contract or accept purchase order (ii) fail or refuse to furnish the performance security or to comply with any other condition as mentioned in the tender document.
- other on BOQ or anywhere in tender documents) the same shall only 29. Wherever the "Rate Only" is mentione be applicable not exceeding 15% of the original procurement for the same items as given in the BOQ for package basis. In case the requirement is or iten wise basis (not package basis) then not exceeding 15% of the original Procurement for the same items (on the wise basis) as given in the BOQ. 30. Lots: In case when the tender is floated on LOT bas s, following clauses to be applied:
- Lots: In case when the tender is floated on LOT bas s following clauses to be applied:
 a) The bidder(s) are essentially / mandatorily required to submit fixed bid bond as mentioned in the bid form/BOQ/Invitation to Bid. Separate fixed bid bond to be submitted against each individual LOT and its validity to be 150 days at the time of opening of technica opposal.
 - LQT will be awarded separately. b) Evaluation for each LOT will be carried out separately. Eac
- 31. For open competitive bidding if the most advantageous bidder big opcal manufacturer, 10% trial order will be placed and remaining 90% order will be awarded to the next men advantageous bidder at their own quoted rates.
- 32. Redressal of Grievances And Settlement of Disputes:
 - Any bidder feeling aggrieved by any act of the procuring agency after the submission of his bid may lodge a written complaint concerning his grievances within sev days of announcement of the technical evaluation report and five days after issuance of final evaluation report.
 - In case, the complaint is filed against the technical evaluation report, the GRC shall suspend the procurement proceedings.
 - In case, the complaint is filed after the issuance of final evaluation report, the complainant cannot raise any objection on technical evaluation of the report. Provided that the complainant may raise the objection on any part of the final evaluation report in case where single stage single envelope bidding procedure is adopted.

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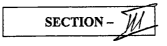
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- 33. All the bidders are allowed to participate in the subject procurement without regard to nationality/origin, except bidders of some nationality/origin, prohibited in accordance with policy of the Federal Government. Following countries are ineligible to participate in the procurement process:
 - India
 - Israel



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General Terms & Conditions

1. Definitions and Interpretation:

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- In these tender documents (as hereinafter defined) the following words and expressions shall have the meaning hereby assigned to them except where the Tender requires otherwise.
- a) Company means the Sui Southern Gas Company Limited; a Company registered under statutes of Pakistan and includes any successors-in-interest or assignees.
- b) Engineer means the Engineer(s) nominated by the Company to look after and supervise the Work.
- c) Representative of the Company means a duly authorized person appointed by the Company or as specified in the "Special Conditions of the Contract" to perform the assigned duties.
- d) **dder** means any person or persons, firm or company bidding for the Work.
- e) for that or means the persons, firm or company whose Tender (as hereinafter defined) has been accepted by the Company and includes the Contractor's representatives, sub-Contractors, successors and permitted assignees (hor to the execution of the Contract the word "Contractor" also means a Tenderer or Bidder submitting a proposal in accordance with the Tender Documents).
- f) Agent or Representative means person(s) appointed by the Contractor to perform duties as set forth in the Contract.
- g) Laborers/Workmen et as such laborers/workmen and staff as may be employed by the Contractor for purpose of carrying out he Work.
- h) Sub Contractor means and then or person having a direct Contract with the Contractor. Nothing contained herein however, shall be deemed or to construed to impose upon the Company, any obligation, liability or duty to a sub-contractor or to create any contractual relation between any sub-contractor and the Company.
- i) Work means whole of the Works / Services or part thereof to be executed in accordance with Tender / Contract documents, whether temporary or permanent and whether original, altered substituted or additional.
- j) Contract Documents shall consist of duly excepted Articles of Agreement, the Tender Documents and the Tender submitted by the successful Bidder in andine modifications thereto incorporated in the documents before and after the execution of the Contract.
- k) Contract Price/Value means the sum named in Scheduler (SOR) / BOQ subject to additions thereto or deductions there from as may be made under the provisions in correct contained.
- I) Plant means all machineries, equipment, materials, appliances or mings of whatsoever nature required in or about the execution, completion or maintenance of the Work, but does or include such equipment, materials, appliances or things intended to form part of the permanent Work.
- m) Temporary Works means all temporary works of every kind required in or a set the execution, completion or maintenance of the Work.
- n) Drawings means the drawings referred to in the Contract documents and any modification of such drawings.
- o) Location means the land and other places on, under in or through which the Work to be executed or carried out and other lands or places provided by the Company for the purpose of the Contract.
- **p)** Approved/Approval means approved/approval in writing by Company's representative or as specified in "Special Conditions of Contract".
- q) Tender/Bid means the offer tendered by the Bidder for the Work governed by the Contract.
- r) When the terms Acceptable, Satisfactory, Proper, or other such general qualifying terms are used in the Contract, it shall be understood that reference is made to be sole ruling and the sole judgment of the Company.
- s) The Word Equivalent or Equal where used in these documents in the general sense shall not mean Similar but shall mean "Conforming to, Like, of Kind/Quality and Function". "Proprietary Items" and "Trade Names" are used for the purposes of establishing a standard of "Kind, Quality and Function" and "Equipment" items, articles, things or materials will be approved, if held to be "Equivalent" by the Company.
- t) Approved Banker wherever occurring in this Contract shall mean a Scheduled Commercial Bank operating in Karachi and acceptable to the Company.

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- u) Specification(s) means the standard codes of practice and other specifications issued with the Tender and any notification such as specifications approved in writing by the Company and other specifications as may from time to time be furnished or approved in writing by the Company.
- Month means calendar month of the Christian era. v)
- Time Schedule is a graphical illustration of the time span of various Work activities defining starting and w) completion dates.
- Bonds mean Bid Bond, Performance Bond or Bank Guarantee and other instruments of security furnished by X) the Bidder of his surety in accordance with the Tender/Contract.
- Completion Date means the date on which the Work has been completed in accordance with the Contract so y) that it can be utilized for intended purpose.
- Day means a day of 24 hours mid night to mid night. Z)
- Completion Period means the time allowed for the execution of the Work. aa)
- 1.2 nporting the singular only also include the plural and vice-versa where the Contract so requires.
- headings or notes in these Conditions of Contract shall not be deemed to be part thereof or be taken 1.3 hside ation in the interpretation or construction thereof or of the Contract. into
- conflict between the Special Conditions and the General Conditions, the Special Conditions shall 1.4 If there is an modify, supplement ad supersede the General Conditions.

Examination:

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Bidders shall visit/inspect examine the Work & Location and shall fully acquaint themselves with the nature and requirements of Work/Service, these to Work/Location, availability of materials, weather, law and order and local requirements of Work/Service, speess to Work/Location, availability of materials, weather, law and order and local conditions etc. before submitting bur Bids. Submission of the Bid shall be prima facie evidence that the Bidders have fulfilled this requirement and shall be bigling upon him.

er fications; SOW/TOR and SOR/BOQ, with regard to the quality of any In case of any conflict between drawing item, the Contractor / Consultant shall of quotation for the better quality. In case of any deficiency in the e h drawings/details, the Contractor / Consultant eek clarification from the Company. Submission of Bids/rates on the basis of incomplete drawings/details shall be Conactor / Consultant's sole responsibility.

Additions, Deletions:

12%) and delete the quantity from the Work defined in The Company reserves the right to make addition (U.G SOW/TOR/SOR/BOQ as deemed necessary before or execution of the Contract. All such additions and deletions shall only be authorized in writing by the Company

Schedule of Requirement:

ded to serve only as a guide to the Bidders: The quantities specified in the SOR/BOQ are estimated and are measured. No claims or adjustments shall be Payments shall be made on the basis of actual Work quantum done a entertained/allowed on account of increase or decrease in the Scope of Vor ch has not been duly authorized by the Company through the issue of change orders as stipulated in the relevant pr

Rate:

The Bidder shall quote all item rates and lump sum prices as shown in the "SOR/BOP Bidders shall fill in the rate / price for each item in the SOR/BOQ. In case of any discrepancy between item rate and the mount, the quoted item rate will prevail. The quantities given in the SOR/BOQ are estimated ones and are subject Variations. That is, there could be increase or decrease. Nevertheless, the item rates quoted by the Bidder shall return and no escalation whatsoever shall be permissible. The rates / prices quoted by the Bidder shall be workare. The Bidder shall be required to furnish a complete rate analysis of any item in the SOR/BOQ as considered necessary, by the Company.

7. **Escalation:**

It may be clearly understood that this tender does not contain a price variation clause and therefore, all unit prices quoted shall be firm, irrevocable fixed and valid until completion of the Contract and will not be subject to variation on any account.

8. Validity:

Bids shall remain valid for acceptance for a period of (120) days from the date of bid opening. If the last date falls on a holiday, the validity will be extended to the first Company working day thereafter.

Bid Bond (Earnest Money): 9.

The Bidder is required to furnish Bid Bond strictly in accordance with the prescribed format, in the form of a Pay Order, Demand Draft or Bank Guarantee issued only by a scheduled commercial bank operating in Karachi, for an amount fixed bid bond as specified of tendered Work / Services quoted by the Bidder in favor of Sui Southern Gas Company Limited. No Bid shall be considered without a Bid Bond and no cash or cheque or a guarantee issued by an insurance company shall be accepted.

The Bid Bond shall remain valid for a period of 150 days from the date of Bid opening. Bid Bonds of the unsuccessful Bidders shall be returned as soon as practicable, The successful Bidder's Bid Bond sphall be retained by Company until execution of a Contract for the Work / Services defined in these documents and the submission of a Performance Bond prior to the execution of Contract.

In the event that the successful Bidder refuses or fails to provide (PBG) and Stamp papers for contract within fifteen (15) days of the issuance of a Letter of Intent, Company shall be at liberty to forfeit the Bid Bond.

In the event of the bid bond validity falling short of the prescribed period of 150 days as the case may be either (i) due to extension in the bid submission date or (ii) where so required by the procuring agency, than in such an event it shall be mandatory on the bidder to extend the bid bond validity up to 150 days within 30 days of the opening of technical proposal / bid, and / or where so required by the procuring agency.

In case when bidder submit alternate bids a separate bid bond for each bid is required otherwise bid will be liable for rejection. In case of Single Stage Two Envelope bidding system (bid bond will be enclosed with "Financial" bid, unless and until specified separately in Tender terms).

ind may be forfeited if a bidder withdraws the bid during validity period specified by the bidder The bid / sfil bidder fails to: or if succ

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- Accept parcineses order/LOI, Furnish performance guarantee in accordance with clause 10 of General Terms & Conditions, \triangleright
- ≻ Extend Services as per requirement and completion Period.

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àr. - Performance Bond: The Bidder shall furnish Performance Bond strictly (if the bid increases to Rs. 500,000/-) in accordance, with the prescribed former in the form of a bank guarantee issued by a scheduled commercial bank. operating in Karachi for an improved to a count guarantee light of the Contract value. Failure to furnish the performance Bond ten re execution of the Contract will entitle the Company to consider the Bidder as having abandoned the Contract and the forfeit the Bid Bond. The Performance Bond shall remain. valid till after three (03) month of condiction of the work.

The Company's right to recover damages for the Bidder for breach of Contract shall not be limited to the The Company's right to recover damages from the Bidder for oreach of Contract shart not be indiced to date value of the Performance Bond. In the event of the Bidder failing to execute a formal Contract or to submit the Performance Bond in the manner aforesaid and a the period specified, the Company shall be entitled to appropriate the earnest money submitted by the bidder with his tender without prejudice to its right to claim any further loss or damage which may result to the reason of the aforesaid default of the Bidder as if Contract is actually executed for the purpose of such chains.

The Bidder shall extend the validity period of the Performance and for such period(s) as required for the Contract performance.

essful completion of work. The performance bond of the successful bidder will be released and

11. **Retention Money:**

The amount to be retained from payments shall be equal to the specified p of certified value of Work which would be released after the maintenance period.

12. **Completion Period:**

Subject to any requirements as to completion of any portion of the Work before the completion of the whole of Work, the Work shall be completed within the specified completion period. The Work shall not be considered as completed until the Company has certified in writing that it has been completed. Should extra, altered or additional Work of any kind, or any other cause of delay, which in the opinion of the Company could not have been foreseen by the Contractor / Consultant requires extension in completion time, then on the written request of the Contractor / Consultant, the completion period as provided in the Contract shall be extended by the Company. All such extensions shall be allowed in writing by the Company's representative.

13. Signing / Execution of Contract / Agreement:

Formal signing / execution of Contract / Agreement shall be completed within fifteen (15) days of receipt of "Letter to Proceed". The Company shall prepare the Contract in accordance with the prescribed format (Contract Form, and Articles of Agreement) for the purpose and the successful Bidder shall be communicated the date and time by the Company for the execution of Contract.

The successful Bidder shall provide the stamp paper, of value at the rate of thirty five (35) paisa per every hundred Rupees or part thereof of the amount of the Contract, or at the prevailing rate as specified by the Government of Pakistan. hern G

In case the agreement is executed for services i.e Janitorial, Canteen, Landscaping, Maintenance Contract etc.... will be for One year extendable for further Two terms of one year each unless specified in Special Term & conditions.

14. Award / Evaluation Criteria:

Company reserves the right to settle the final award of job to the technically compliant and lowest evaluated and commercially responsive bidder.

Evaluation may be carried out both on item or on group of items/single or multiple package basis depending upon the nature of requirement exclusively at the discretion of the company to ensure economic procurement.

15. **Commencement & Execution of Work:**

Notwithstanding any delay in the preparation / execution of the Contract the successful Bidder shall commence mobilization / preparations and under take the Work within (15) days after receipt of the Letter to Proceed.

The Contractor / Consultant shall prior to commencement of Work, obtain the written authority and f the Company. instruct or

16. Change m Fd i

The Company may any time, by a written notice to the Contractor / Consultant, make changes within the general Scope of Y ork of the Contract.

Upon notification by Company of such change, the Contractor / Consultant shall submit to the Company an estimate of gets for the proposed change (hereinafter referred to as a change) within ten (10) calendar days of receipt of notice of the change, and shall include an estimate of the impact (if any) of the change on the completion dat the under the Contract, as well as detailed schedule for the execution of the change, if applicable.

The Contractor & Consultant shall apperform changes in accordance with above, until the Company has authorized a Change Order in writing on the basis of the estimate provided by the Contractor / Consultant.

Changes mutually agreed upon as a change shall constitute a part of the Work under this Contract, and the apply to said change. provisions and conditions of the Contract sh

17. Assignment: . 1

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hale or in part, its obligations to perform under the The Contractor / Consultant shall not assign, in Contract except with the Company's prior written q

100 18. **Termination of Contract:**

The Company may decide to terminate the Contract in one of an following situations:

(i) Termination for Default:

The Company may, without prejudice to any other emery for breach of Contract, by written notice of default sent to the Contractor / Consultant, termina the Contract in whole or in part.

- If the Contractor / Consultant fails to complete the contract d Works / Services within the (a) time period(s) specified in the Contract or any extension the configurated by the Company. If the Contractor / Consultant fails to perform any other obligation(s) under the Contract.
- (b)
- If the Company during the completion period of the Contract his reason to believe that (c) the Contractor / Consultant will not be able to fulfill the obligation nder the Contract.

Prior to the exercising of any right by the Company to terminate the Contract, the Company shall issue notice to the Contractor / Consultant specifying the default(s) and the Contractor / Consultant shall submit an explanation within seven (07) days of receipt of such notice. If such explanation is not furnished within the stipulated time or if so furnished, is found to be unsatisfactory and / or the default(s) continues, the Contract may be terminated by the Company.

Termination for Insolvency: (ii)

The Company may at any time terminate the Contract by giving written notice to the Contractor / Consultant, without compensation to the Contractor / Consultant, if the Contractor / Consultant becomes bankrupt or otherwise insolvent. Notwithstanding the above such termination will not prejudice or affect any right of action or remedy which as accrued or will occur thereafter to the Company.



(iii) Termination for Convenience:

- The Company may by written notice sent to the Contractor / Consultant, terminate the Contract, in a. whole or in part, at any time for its convenience. The notice of termination shall specify that termination is for the company's convenience, the extent to which performance of work under the Contract is terminated and the date upon which such termination becomes effective.
- The Works that are complete and ready for Commissioning within thirty (30) days after the b. Contractor / Consultant's receipt of notice of termination shall be at the Contract prices and on the existing Contract terms. For the remaining Works, the Company can also opt to have any portion thereof completed and commissioned at the contract prices and on the other contract terms.

Liquidated Damages:

If the Contractor / Consultant fails to complete the Work or perform the Services specified in the Contract within the stipulated period / scheduled time specified in the Contract, the Company, without prejudice to any other remedies, shall deduct from the bills or any other due payments / guarantees, as liquidated damages, a sum equivalent to 0.1 % per day of the value the Contract, until actual completion of the Work or performance of the Services. However if delay of over 100 days takes place (i.e. equal to 10%), the y eserves the right to terminate the Contract at the risk and cost of Contractor / Consultant. The Comba liquida educatinges shall also be applicable for the Works / Services terminated under Clause 16.

The paymer of auidated damages shall not relieve the Contractor / Consultant from performing and fulfilling all its obligations under the Contract and nor shall the rights and entitlements of the Company be affected or reduced is any manner.

Force Majeure: 20

The parties will not be on direct to be in default in the execution of their contractual obligations or any of them to the extent that the Araction of such obligations or any of them is delayed or omitted by cause of Force Majeure. Each party will advice the other party by written notice within 07 days of the occurrence of the such case of Force Majeure. The term Force Majeure employed herein shall mean acts of public term Force Majeure employed herein shall mean acts of public and such case of Force Majeur and the second in asion, hostilities, revolution, epidemics, riots (other than among the Contractor / Consultant's own employees) fires, floods, earth quake, commotion, disorder and other causes similar in kind to those herein mentioned, not under the control of either party, which makes the performance of this agreement unfeasible und which by the exercise of due diligence the party seeking excuse from performance is unable to over come

The Company shall not be liable to the Contractor consultant for any damage or loss caused by Force Majeure directly or indirectly.

Safety of Employees and Works: 21. 34. 4

The Contractor / Consultant shall be responsible to tak the processary precautions for the safety of employees on or off the Work, and shall comply with all appricable safety laws and codes to prevent accidents or injury to persons on about or adjacent to the places mer the Work is being performed. All statutory rules, orders, regulation from time to time in force relating to taking and observance of all safety " precaution governing or which might be deemed to be given during the are ution and performance of the . Work. The Contractor / Consultant shall comply with any and all personnel area regulations. Any person of the Contractor / Consultant violating the safety rules shall be removed Contractor / Consultant from site and replaced without delay.

22. Insurance:

The Contractor / Consultant shall be responsible for obtaining a Contractor / Consultant's All Risk Policy (CAR) against risks to the Works and shall make good at his own cost, all losses or damages whether to the Works or to the lives, persons, whether under the workmen's compensation Act or Third Party Risk, or property of others from whatsoever cause arising out of or in connection with the works either during the progress of the works or during the period of maintenance provided by this Contract.

The Contractor / Consultant shall arrange insurance approved by the Company fully to cover workmen compensation and other claims arising out of sickness, injury or death of his personnel working at site and also to cover theft, loss of or damage to the Company's material in his possession and to indemnity the Company for third party claims for damage done or said to have been done to those persons or their property as a result of the Contractor / Consultant's activities on and off the site.



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rocurement Dept,

Insurance will be required where ever applicable: **Company's Address:** GENERAL MANAGER (PROCUREMENT) SUI SOUTHERN GAS COMPANY LIMITED, 2ND FLOOR, HEAD OFFICE, ST-4/B, B-14, SIR SHAH SULEMAN ROAD, **GULSHAN-E-IQBAL**, KARACHI - PAKISTAN.

Contractor / Consultant's Address:

Dispute Resolution: 23.

If any dispress shall arise as to the interpretation of this Contract or any matter or thing arising there from, the settled as far as possible by way of amicable resolution. Failing such settlement, the dispute same sna red for arbitration to two Arbitrators, one to be nominated by each Party. The appointed may be ref Arbitrators the broceeding on the reference appoint an Umpire. The Award given by the Arbitrators or the Umpire as the case may be shall be final and binding on the Parties. The proceedings shall be governed by the Pakistan Arbitration Act, 1940 and any statutory modification thereof. The venue of arbitration shall be K

All costs of Arbitration shall be borne by the Parties themselves, unless otherwise ordered by the be existence of any difference or dispute, or the commencement or Arbitrator. Notwithstanding continuance of any arbitratical proceedings, Works to be done or Services to be provided under this Contract shall not be suspended an incontinued by the Contractor / Consultant nor shall any payment be withheld by the Company except me ifference of the amount in dispute, which is the subject matter of

such proceedings.

Income Tax and Duties: 24.

All kinds of Government Taxes and Duties (in one tax, custom duties, etc.) also the provincial sales tax as per provincial law, against any item of the contract, shall be entirely the responsibility of the Contractor / Consultant. Income Tax will be deducted as applied the under the prevailing Government Rules. Rate of Income Tax deduction in relation to submission of income Tax certificate from the Contractor / Consultant about also be attended should also be stipulated.

All Foreign Service providers are required to obtain Advan Ouling from the Federal Board of Revenue akistan's Income Tax Law). The advance (FBR) under Section 206A of the Income Tax Ordinance 2001 Ruling issued by FBR covers application of Income Tax Orlin 2001 to Transaction proposed or entered in to Foreign Service Provider".

25. **Payments:**

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Payment will be made within 30 days after completion of works.

The Contractor / Consultant shall submit to the Company during the execution of t e Work on-account bills along with a statement / details of executed Work.

The rates and prices in such on-account bills and statement of Work shall be in account with those in the SOR/BOQ so far as such rates and prices are applicable and on the approved rates and prices for other items of Work. All payments against on-account bills shall be treated as provisional payments and will be subject to final adjustment.

The Company may withhold payment or on-account of subsequently discovered evidence, nullify the whole or part of any certificate to such extent as may be necessary to protect itself from loss on-account of: Defective Work not remedied.

- (a) Claims filed or reasonable evidence indicating probable filling of claim. (b)
- Failure of the Contractor / Consultant to make payments properly to Sub-Contractor / Consultants. (c)
- Damage to another Contractor / Consultant. (d)

When the grounds are removed payment shall be made for amounts withheld because of them.

Payments in respect of extra / additional Work will be made on the basis of the original Contract rates and the Contractor / Consultant will not be entitled to any extra compensation / payment including idle charges hern G because of such delays.

The making and acceptance of the final payment after successful completion of Work shall constitute a waiver of all claims by the Company other than those arising from faulty Work appearing after final payment and of all claims by the Contractor / Consultant, except those previously made and still unsettled.

Supplier (s) are required to submit signed and stamped acknowledgement slip, Sale Tax return, Annex "C" & Annex "I" (whichever applicable) in which Sales Tax (of relevant Sales Tax invoice) is paid.

26. <u>Blacklisting of Suppliers and Contractor / Consultants:</u>

The company shall permanently blacklist or temporarily debar (at least for 6-months from participating in SSGC's tender proceeding) if, a supplier or Contractor / Consultant who either constantly fails to perform satisfactorily or found to be indulged a corrupt and fraudulent practices as defined blow:

- 26.1 Corrupt and fraudulent precises" includes the offering, giving, receiving, or solicities of anything of value to influence the action of an official/company.
- 26.2 If the supplier/Contractory Consultant found responsible for the detriment of the company during proceedings of the company contract, process or its execution.
- 26.3 his epresentation of facts (by providing fake documents, concealing / mis- reporting facts erromands to the bid) in order to influence the procurement process of the execution of the put that construct.
- put that coder/contract.
 26.4 Collusive practices among bidders (prior to or after bid submission) designed to establish bid prices at artificial non-competitive levels and to deprive the company of the benefits of free and open competitive

27. <u>GOP's Obligation:</u>

The contract shall be governed by the Law of Pakistan. The Contractor / Consultant is obligated to comply. with all regulations and ordinance inforce or to be passed by the Government of Pakistan in connection with Labor legislation during the course of the work to be performed. Any additional financial charges on account of revision in minimum wages by GOP will be company's responsibility while the contract is in operation.

This contract embodies the entire understanding of the parties hereto on this subject and there are no commitment, terms, conditions or obligation, cal or written, express or implied, other than those contained herein.

28. <u>Late Bid:</u>

Sealed bids shall be mailed/submitted/dropped in tender box placed at Tender Room, CRD Building, and SSGC Head Office, In accordance to the time specified in invitation to bid & tender notice (which ever applicable), Bids are to be delivered on or before closing time for which all bids submitted after the time prescribed shall not be entertained and will be returned without leing opened. In case bid is sent through courier, the same shall be delivered at least half an hour before schedule ppening time.

29. Rebate / Discount:

Unit rate (s) given in the Bill of Quantities shall take into account all relevant factors including discount if any. Discount given separately at the time of bid opening will not be consider a.

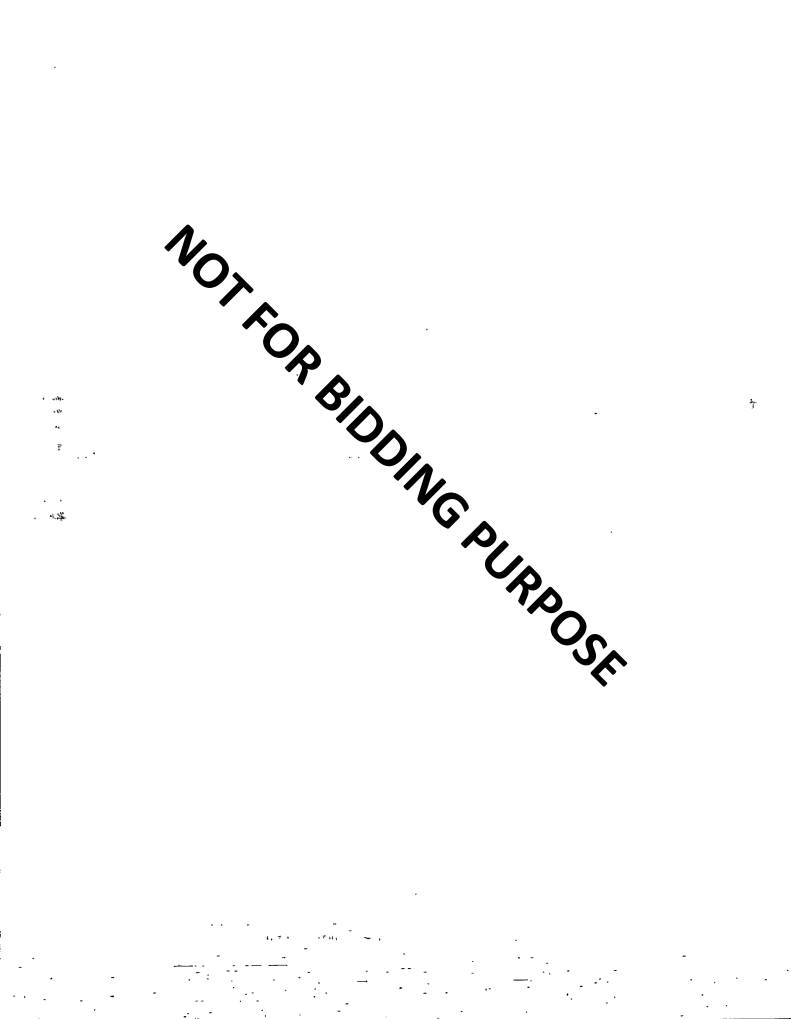
30. Joint Ventures:

In the event that the bidder is bidding as a Joint Venture, the Company will which the joint venture agreement duly executed by the parties to the Joint Venture to be submitted with the joint. The joint venture parties shall also furnish an undertaking to be jointly and severally liable for all liabilities arising out of obligation under the Purchase Order / Contract. The, Joint Venture agreement of the parties must specify share of each partner and name of the lead partner along with their registration with the FBR, SST and BST as the case may be failure to specify these two narrations the joint venture agreement will not be entertained.

31. Correction / Amendments in Quoted Price:

Any overwriting in BOQ / SOR is not allowed. In case of type of any amendment / correction required in unit price / total amount the same has to be strikeout and re-written with corrected figures, properly signed & stamped out, in order to avoid an ambiguous bid.





Sector-IV

Karachi

Schedule of Requirement/ Bill of Quantities/ Bid Form

Tender Enquiry No.

For Lease/ Rent at :_____

		(Town/ City)		
Description of Items		Size of premises (Sq. Ft./Sq. Yd.)	Monthly rent (in Rs.)	Annual Rent (in Rs.)
Rental Premises for Sub Office Orangi, exter admeasuring total area of to 3,000 sq.en The pre- must have sufficient para area for vehicles shoul located in the main are Orangi extension approachable for public & and have basic amer additional room/ Storage would be added advantage	nsion 2,500 Area mises rking d be n of tasity taff nities	:: : 2,500 sqft to 3,000 sqft :		
Dosori	ption/ Detail	Is af here Premises Offered for Lea		
Any other utility/ facility available at the premises and the payment included in rent (details must be attached hereto)	a. b. c.			
<u>Note:</u>		Signature:	er/ Landlord/ Owner	

- 1. The quoted rent-price shall be inclusive of all duties and Federal/ Provincial taxes
- 2. Bidders are essentially required to quote the rent-rate on this bid form. Rent-rate quoted other than bid form will not be entertained.

PROCUREMEN

DESKTOP-D30VR27 leport Run by :

Enquiry No.

SSGC/SC/13815

TENDER ENQUIRY NO. SSGC/SC/13815

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SCHEDULE OF REQUIREMENT

AND BID FORM

DESCRIPTION OF ITEMS / QUNATITY UOM Sr. UNIT TOTAL NO. PART NOS. AMOUNT PRICE 6=3X5 (1)(3)(4)(5)RENTAL PREMISES FOR SUB ZONAL OFFICE ORANGI, ADMEASURING TOTAL AREA OF 2500 TO 3000 SQ.FT, THE PREMISES MUST HAVE SUFFICIENT PARKING AREA FOR NICLES, THE PREMISES SHOULD OCATED IN THE MAIN AREA OF EXTENSION (AS PER BOQ) 3.00 Yearly 1 [1] SC642511 **Delivery Schedule:**

20,000

Fix Bid Bond Amount in PKR

NOTE :

- P BIODING td Quant shall be inclusive (i) The quoted unit price and corresponding total of all duties & Taxes, excluding Sales Tax as per rovincial laws.
- (ii) Incase of supply of material alongwith services ill be exclusive of quoted rate of material.
- (iii) Bidders are essentially required for quote their rep s on bid form / BoQ.
- (iv) Prices given in the bid form and BOQ shall take into ac at all relevant factors including discounts, if any. Discount given separate ely at the time of bid opening will not be considered.
- Any Blader who change/amend the BOQ or Price Schedule (description, quantity, uom etc.) will be render the bid as conditional bid and will be liable for rejection (v) Any Bidder who change/amend the BOQ or Price Schedule (des rejection.

SIGNAUTRE OF BIDDER:	<u></u>
NAME	
NAME OF BIDDER:	
STAMP	
DATE	· · · · · · · · · · · · · · · · · · ·



NOTEOR BIDDING DURDOSE

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	<u>.</u>	Cender Enquiry No.			
	Offered	l For Lease/ Rent af :(Address/ Town/ Cit			
		(Address/ Town/ Cit	.y)	(1)	
	Sr.No.	Description of Document	Yes	(√/×) No.	
	1	Owner ship documents by local authorities			
	2	Power of Attorney (if required)			
•	V (3.				
	5		-	· ·	, 4, ,
	6				
	7				
	8				
Owner/ Land	lord Prof	<u>file :</u>			
·					
Bidder/ Owner	r/ Landlor	rd Name :		·	
NIC No		NTN No	A		
		ration No.	Č	_	
	ax Registr				
Sindh Sales Ta			J		
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Sindh Sales Ta Contact/ Posta	l Address	:			
Sindh Sales Ta Contact/ Posta Land Line No.	l Address	:Cell No			
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Sindh Sales Ta Contact/ Posta Land Line No.	l Address	:Cell No			
Sindh Sales Ta Contact/ Posta Land Line No.	l Address	: Cell No Email Address :			

Lease Contract No. SSGC/CONT/S&C/ /2022

LEASE CONTRACT AGREEMENT

 This Agreement of Lease is made at ______ on date ______, between _______, between _______
 S/o

 R/o _______ holding CNIC # _______ adult, (hereinafter collectively referred to as the "Lessor") which expression shall unless repugnant to this subject or context, mean and include as his heirs, executors, administrator and assigns on of the one part.

AND

SUI SOUTHERN GAS COMPANY LIMITED, a Limited Company registered under the Company Ordinance, 1984 and having its registered office at ST-4/B, Block-14, Sir Shah Muhammad Suleman Road, Gulshan-e-Iqbal, Karachi. (hereinafter referred to as the "Lessee", which expression shall unless repugnant to the subject or context, mean and include its successors-in-integest and assigns) of the other part.

NOW THEREFORE WITNESSED AS FOLLOWS:

Whereas the Lessor above named in rightful owner (Copy of all the title document attached herewith as Annexure-A) of the premises situated at ______. measuring ______. Sq. ft., and the Lessee has agreed to take on lease the said premises (hereinafter, we led to as "Demised Premises").

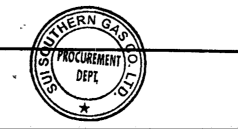
NOW THEREFORE, it is hereby agreed between the Lessor and the Lessee as follows:-

1. LESSEE'S COVENANTS WITH THE LESS JR

- a. The Lessee shall pay unto the Lesser initially an amount of Rs. /- (Rupees _______/- (Rupees _______/- (Rupees ________) per month adjustable 100% Thereafter, the Lessor will be paid rent of each consecutive year in advance at the beginning of the year subject to the satisfactory business relations with the Lessor.
- b. That the rent of the premises shall not be changed/ increased during the tenancy period of three years as mentioned in this agreement.
- c. That the Lessee shall use the Demised Premises as office only and the yard for storage of line pipe, engineering material, other related materials etc and also for parking for official vehicles or for any other official purpose as may be necessitated from time to time.
- d. That the Lessee shall not sub-let the Demised Premises without the prior permission of the Lessor in writing.

2. LESSOR'S COVENANTS WITH THE LESSEE:

- a. Before handing over the possession of the Demised Premise to the Lessee the Lessor shall have it properly painted and repaired to the satisfaction of Lessee along with electricity, emergency exit gates, elevators and thereafter every year from the date of occupation, unless not required by the lessee.
- b. That the Lessor shall also be responsible to carry out such structural works, masonry works, paint works and any other works/repair of the Demised Premises as any be necessitated / required by normal wear & tear and / or caused by any acts of nature. i.e. whether, earthquake, rains, floods, tsunami, cyclone, riots, insurrection, civil commotion, act of terrorism or sabotage or activities of any social elements or declared or undeclared war or war like situation and responsible for treatment of termite, leakages & seepages.





NOTEOR BIDDING DURDOSE

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- c. That the Lessor shall be responsible for all taxes, charges and out goings in respect of the Demised Premises, except for those which the Lessee may be responsible as provided for under Clause 1(2) of this agreement.
- d. That the lessee performing its obligations under this agreement, shall during the subsistence of the agreement peaceably enjoy the Demised Premises without any interruption, let or hindrance from the Lessor or anybody claiming through or under him.

LESSOR'S AND LESSEE'S COVENANTS WITH EACH OTHER.

- a. That this agreement shall become effective from ______ to _____, but this agreement may be renewed for further period as mutually agreed in writing, at the option of either the Lassor or the Lessee, provided that a notice of intention to renew the agreement is given by the Lessor or the lessee as the case may be at the time of expiry of this agreement.
- **b.** Lessee can terminate this agreement by giving one month (30 Days) notice and lessor may terminate this agreement by giving a ninety (90) days advance written notice of its intention to do so, subject to refund of rent by the Lessor to the Lessee for the un-expired period, if any representing the period of rent paid in advance.
- c. This Agreement shall be governed in accordance with the laws of Islamic Republic of Pakistan and the Competent Cours of Karachi shall have exclusive jurisdiction.
- d. This Agreement may be mended or modified at any time through mutual written consent of the Lessor and the Lessee.
- e. All disputes and controversity dising out of or concerning the interpretation or application of this agreement shall be settled through mutual negotiations between the Lessor and Lessee. In the event that a dispute or the controversy is not resolved within the period of 30 days from the date of notification of such a dispute or controversy then the matter shall be referred to a court of law having competent jurisdiction. Good faith negotiations shall be condition precedent to any action or remedy under the relevant law.

4. LEASE TENDER/ CONTRACT DOCUMENTS:

ncen

It is understood and agreed that the documents which contract submitted by the Lessor with the bid are attached hereto and made a part hereof.

It is agreed by the parties to the Lease Agreement that this Lease Contact shall be executed in two counterparts; one copy to be retained in the office of the Sui Southern Gas Company Limited are one given to the Lessor.

IN WITNESS WHEREOF the parties hereto have executed this Lease Agreement. Karachi in two counterparts by their duly authorized representatives as of the day and year herein above set forth.

Signed for and on behalf of M/s. (SSGCL)	(SSGCL)	M/s	Signed for and on behall of
Signature :		*	Signature :
Name :		-	Name :
In the presence of :			
Signature :			Signature :
Name :			Name :
Signature :			
Name :			
			INERN CA
			Process Contraction of the Contr
		119	PROCUREMENT O
		N.	Karachi
			Tote Talant

(On Stamp Paper @ Rs.100 for first Rs.100, 000 and Rs.50 per subsequent Rs.100, 000 of Guarantee Value)

BID BOND FORMAT

Sui Southern Gas Company Limited, ST-4/B, Sir Shah Muhammad Suleman Road, Block 14, Gulshan-e-Iqbal, <u>Karachi.</u>

Tender Enquiry No SSGC [†] SC /

Dear Sirs,

In consideration of Messrs ______ hereinafter called "The Bloba" having submitted the accompanying bid and in consideration of value received from we hereby agree to undertake as

follows:

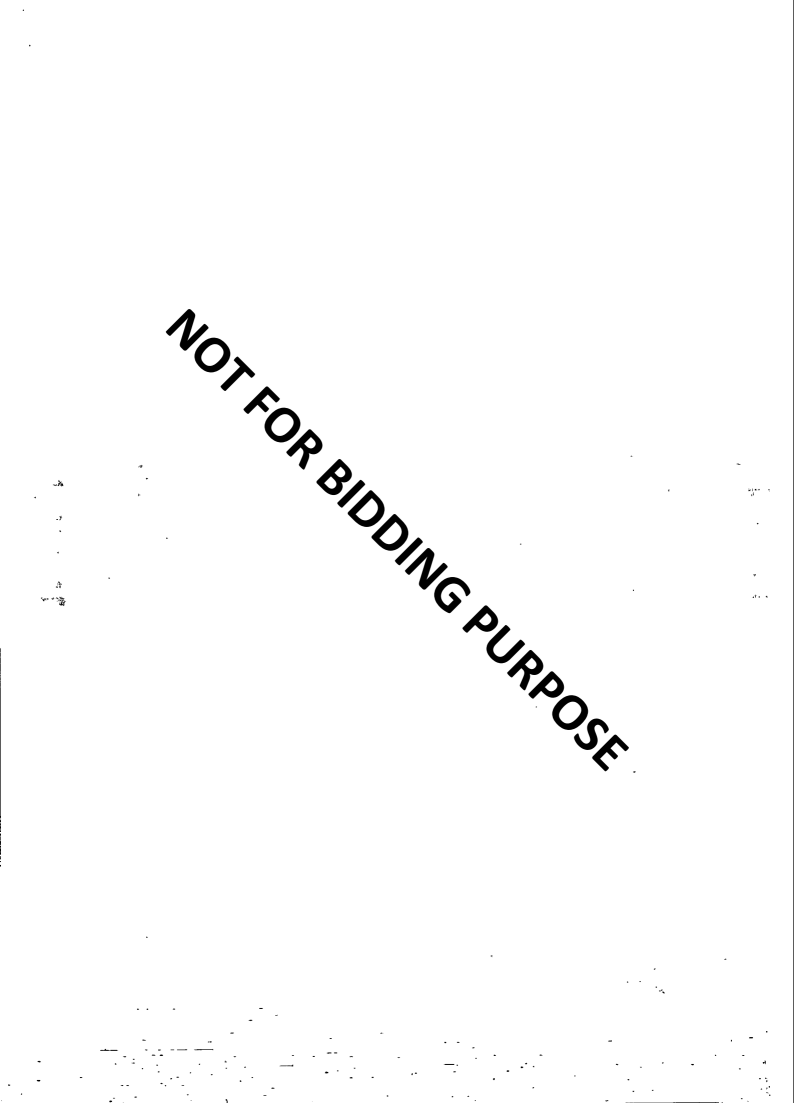
- To make un-conditional perpent of Rupees ______ upon your return demand without further recourse, question or reference to the Bidder or any other person, in the event of the with drawl of the aforesaid Bid by the Bidder be on the end of the period specified in the Bid after the opening of the same for the validity thereof, or if no such period to be specified within 120 days after said opening and or in the event that the Bidder within the period specified thereof, or if no period be specified with 15r days
- after prescribed forms are presented to an Bidder of signature the Bidder shall fail to execute such further contractual documents if any as may be required by the Company, or on the Bidders' failure to give the requisite Performance Bond as may be required for the fulfillment or resulting Contract with 10 days of the acceptance of the Bid.
- 2. To accept written intimation(s) from you as surficient evidence of the existence of default or non compliance as aforesaid on the part of the Bidder and to make payment immediately upon receipt of the written intimation.
- 3. No grant of time or other indulgence to, or composition, or artung them with the Bidder in respect of the aforesaid Bid with or without notice to us shall in any manner disclared or otherwise, however, affect this guarantee and our liabilities and commitments hereunder.
- 4. The guarantee shall be binding on us and our successors in interest and shall be irrevocable.
- 5. This guarantee shall remain valid upto

Note: Any extensions / amendments (in all guarantees/bonds) if required shall be made on stamp papers of Rs.50





Yours faithfully,



(On Stamp Paper @ Rs.100 for first Rs.100, 000 and Rs.50 per subsequent Rs.100, 000 of Guarantee Value)

PERFORMANCE BOND FORMAT

Sui Southern Gas Company Limited, ST-4/B, Sir Shah Muhammad Suleman Road, Block 14, Gulshan-e-Iqbal, <u>Karachi.</u>

Bank Guarantee #
Date of Issue :
Date of Expiry :
Amount :

Tender Enquiry No SSGC / SC /

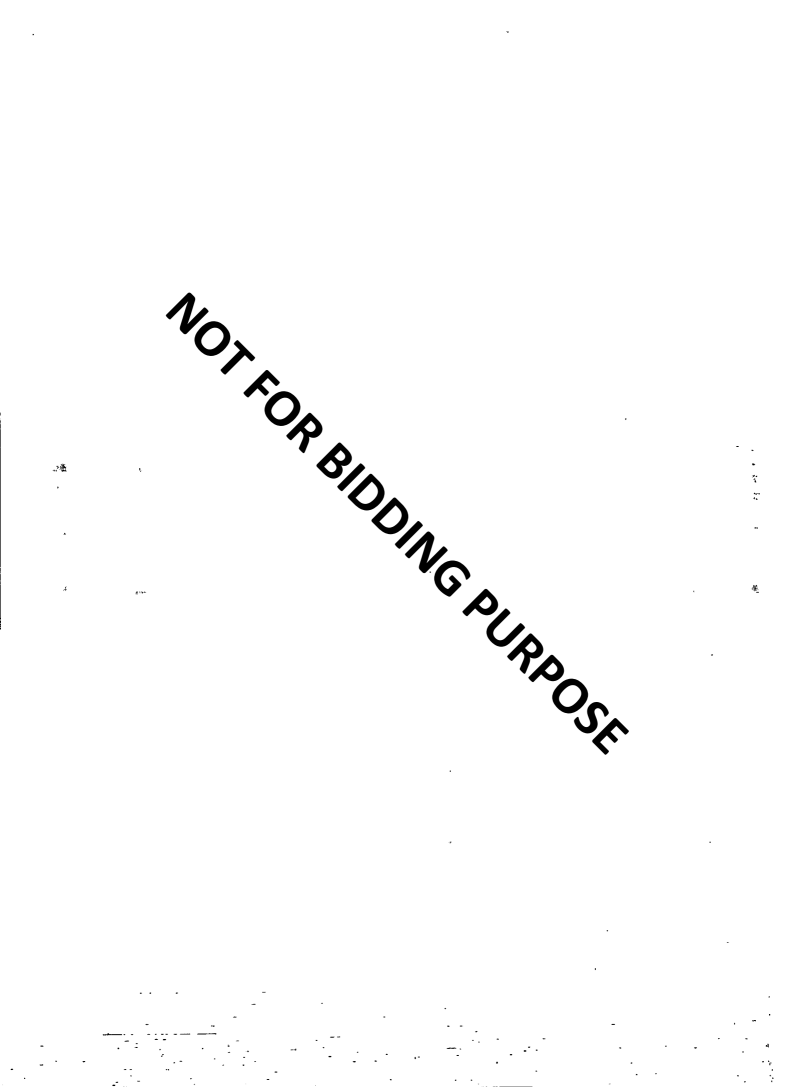
Dear Sirs,

In consideration of y ur entering/having entered into Contract No.______ with M/s. ______ hereinafter called "The Contractor" and in consideration of value received from the Contractor, we hereby agree and undertake as follows:-

- 1. To make un-conditional agreement of Rupees ______ and un-conditional payment in such amount as you may require from time to time as and when called upon by you to do so, not exceeding in the aggregate payment of Ruppe ______, being the amount covering liquidated damaged and security for the die fulfillment by the Contractor of all liabilities, obligations, commitments and total and faithful performance for the above Contract by the Contractor as specified in the above
- and total and faithful performance or the above Contract by the Contractor as specified in the above mentioned Contract upon your written domand(s) without further recourse, question or reference to the Contractor or any other person in the event of the Contractor's default in compliance with its obligations, liabilities and faithful performance arising and and in pursuance of the Work committed by it in the above mentioned agreement of which you shan or the sole judge.
- 2. To accept written intimation(s) from you as sufficient evidence of the existence of default or non score compliance as aforesaid on the part of the Contractor of to make exament immediately upon receipt of the written intimation.
- 3. To keep this guarantee in full force from the date of this guarantee till the Contractor's obligations as specified in the above referred Contract and all other obligations of the Contractor as are contained in the above contract are duly fulfilled by the Contractor to the satisfaction of the Company.
- 4. No grant of time or other indulgence to, or composition, or arrangement with the Contractor in respect of the performance of its obligations under and in pursuance of the said agreement of any clause thereof, with or without notice to us shall in any manner discharge or otherwise howsoerer effect this guarantee and our liabilities and commitment there under.
- 5. The guarantee shall be binding on us and our successors in interest and shall be irrevocable.
- 6. This guarantee shall not be affected by any change in the constitution of the guarantor bank or the constitution of ______.

6. This guarantee shall remain valid upto





DECLARATION FORM

(FORMAT OF DECLARATION)

M/s. _____ [the Seller/Supplier] hereby declares its intention not to obtain or induce theprocurement of any contract, right, interest, privilege or other obligation or benefit from Sui Southern GasCompany Limited or any administrative subdivision or agency thereof or any other entity owned or controlledby Sui Southern Gas Company Limited (SSGCL) through any corrupt business practice.

Without limiting the generality of the foregoing, [the Seller/Supplier] represents and warrants that it has fullydeclared the brokerage, commission, fees, etc., paid or payable to anyone and not given or agreed to give andshall not give or agree to give to anyone within or outside Pakistan either directly or indirectly through anynatural 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 acontract, right, interest, privilege or other obligation or benefit in whatsoever form from SSGCL, except that which has been appessly declared pursuant hereto.

[The Seller/Suprart certifies that it has made and will make full disclosure of all agreements andarrangements with all parsons in respect of or related to the transaction with SSGCL and has not taken anyaction or will not take any action to circumvent the above declaration, representation or warranty.

[The Seller/Supplier] accept on responsibility and strict liability for making any false declaration, notmaking full disclosure, misrepresenting facts or taking any action likely to defeat the purpose of thisdeclaration, representation and warant. It agrees that any contract, right, interest, privilege or otherobligation or benefit obtained or proored as aforesaid shall, without prejudice to any other rights andremedies available to SSGCL under any ray, contract or other instrument, be voidable at the option ofSSGCL.

Notwithstanding any rights and remedies exercises by S2GCL in this regard, [the Seller/Supplier] agrees toindemnify SSGCL for any loss or damage incurred by it on account of its corrupt business practices andfurther pay compensation to SSGCL in an amount equivalent to ten times the sum of any commission, gratification, bribe, finder's fee or kickback given by [the Seller/Supplier] as aforesation for the purpose of obtaining or inducing the procurement of any contract, right, interest, privilege or other obligation or benefitin whatsoever form of SSGCL.

SIGNATURE & STAMP

NOTE

- 1. The above declaration is to be furnished along with the bid on letter head, for bid(s)amounting to total bid value of Rs. 10,000,000/- (Ten million) or above.
- 2. Please note that submitting the declaration is a mandatory requirement.





CONTRACT FORM

Contract No. SSGC/SC/

ARTICLES OF AGREEMENT

expression shall include the successors, of the said firm, heirs, executives, administrators and assigns of the Partners of the said firm individually or severally) of the other part.

WITNESSETH:

WHEREAS, under the procedures, bids have heretofore been received by the Company for carrying out "______" work and the tender of the Contractor for the said work has been accepted by the Company.

NOW THEREFORE, for and is consideration of the promises, negotiations, covenants and agreements hereunder contained and to be performed on the parties hereto, the said parties hereby covenant and agree as follows:-

Article-1 Work and Cost of the W

i) the In consideration of the covenants and agreements to be kept and performed by the contractor and for the faithful performance of this Contact and the completion of the work embraced therein according to the contract of the contract

the specifications and conditions herein optimed and referred to or agreed to in course of subsequent negotiations and in accordance with the contract, the Company shall pay and the Contractor shall receive and accept as full compensation for everyting furnish and done by the contractor under this agreement as sum of a proximately Rs.

agreement as sum of approximately Rs.______, or such other sums as may be ascertained in accordance with the conditions of Contract, etc. and at rates quoted against each item of work and agreed to and accepted by the parties as one increment, and at the times and in the manner prescribed by the conditions of the Contract.

ii) The Contractor at his own proper cost and expense shall do all work and furnish all labour, materials, tools, supplies, machinery and other equipment and plant that may be ecossary for the satisfactory completion of all the works as set forth in the contract documents.

Article-2 - Time:

The maintenance of a rate of progress in the works at a rate which will result in its completion within the specified time, is of the essence of the contract and the Contractor agrees to proceed with all the due diligence and care at all times to take all precautions to ensure the timely completion as defined herein; time being deemed to be essence of the Contract of part of the Contractor.

The said work shall be started on the Contractor's receipt from the Company of a written order to proceed, and the Contractor shall have the work called for duly and fuily complete in total ______ months {including ______ (___) weeks mobilization period} from the date of issuance of such order.

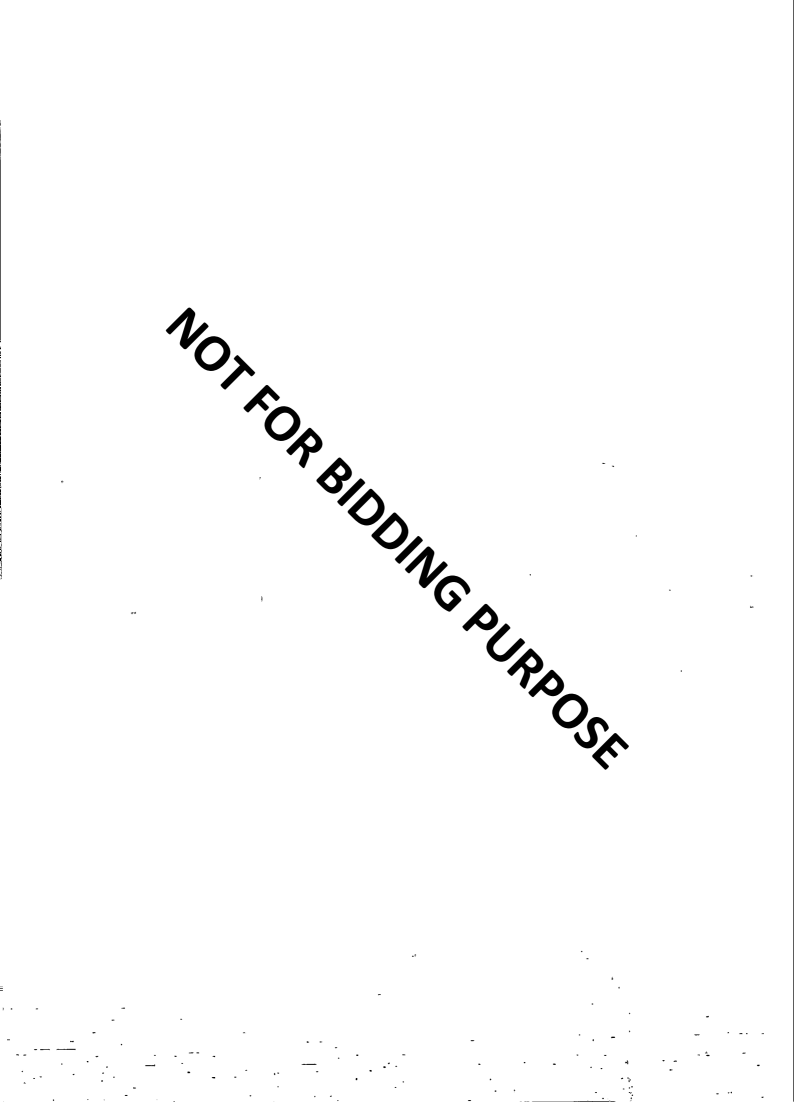
Article-3 - Contract Documents:

It is understood and agreed that the contract documents which comprise this Contract are attached hereto and made a part hereof and consist of the following :-

a) The Article of Agreement.





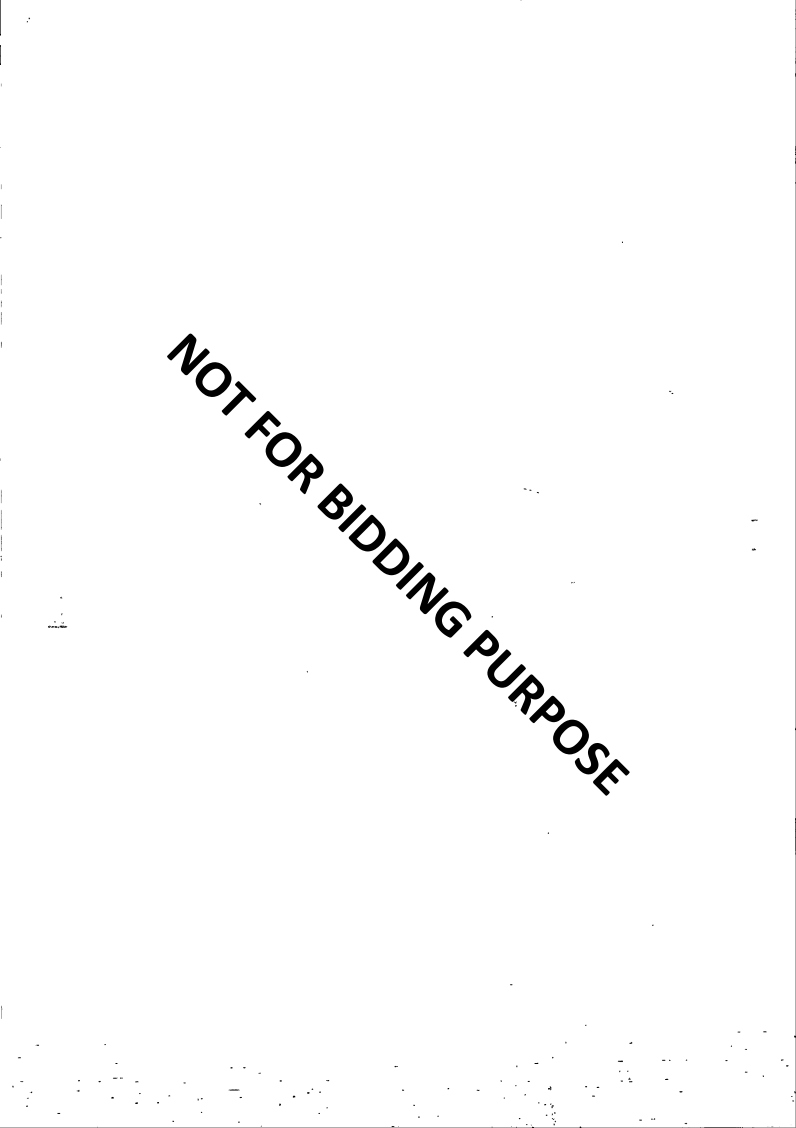


b)	Bid ((submitted vide letter No, dated, dated, comprising Letter of
	Invitation, Instructions to bidders, Scope of Work, Special and General Conditions of Contract, Tender Form, Bill of Quantities, Drawings, etc.).
c)	Company letter No, dated
•	Contractor letter No, dated
d)	Notice of Award (Letter of Intent (LOI) No.SSGC/MAT/S&C/, dated
	*
e)	Acceptance by the Contractor on the copy of LOI.
f)	Letter to Proceed No.SSGC/PROC/S&C/, dated
g)	Performance Bank Guarantee No, dited, amounting to
	Rs issued by M/s

It is agreed by the parties to the contract that this contract shall be executed in two counterparts; one copy to be retained in the office of the Sui Southern Gas Company Limited and one given to the Contractor.

IN WITNESS WIEREOF the parties hereto have executed this Contract at Karachi in two counterparts by their duly authorized representatives as of the day and year herein above set forth.

Signed for and on benalf of M/s. Sui Southern Gas Company Limited	Signed for and on behalf of M/s.	Karachi
Signature :	Signature :	
Name :	Name :	,
In the presence of :		
•	In.	
Signature :	Signatur	
Name :	Name :	
	PL RD	
Signature :	'A	
Name :		Southern Gas
		Dept. A



Supplier code:				
FORM-X				
Bank account details form for all Beneficiaries				
(Mandatory requirement for Digital Online Banking)				
As per FBR Regulations ref # C.No.4 (24) IT-Budget/2021-142150-R dated 23 rd Sept'2021 to make payment online w.e.f. 01-11-2021. All beneficiaries are required to fill in the below details, which is mandatory:				
Name of Firm:				
Address of Firm:				
CNIC #:				
NTN #:				
Bank Name:				
Bank A/C Title name:				
Branch code:				
Bank A/c #: (16 Digits)				
Bank IBAN #: (24 Digits)				
□ Information already submitted.				
Note: Please be attached copy of Cheque / Account Maintenance Certificate. (Andatory)				
Procurement Dept. Authorized Sign & Stamp	;			
Date: Note: All payments transactions will be made on above mentioned Account details. This is only a one time information to be provided by the all beneficiaries. Incase if the above detail has already				
submitted, please tick the box above "Information already submitted" and also ensure Form- duly signed & stamped.				

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NOTEOR BIDDING BURDOSE _____ _____

TTI-E GAZETTE OF PAKISTAN, EXTRA., MAY 14,2022 IPART II

ANNEXURE: I

Declaration of Ultimate Beneficial Owners Information for Public Procurement Contracts.

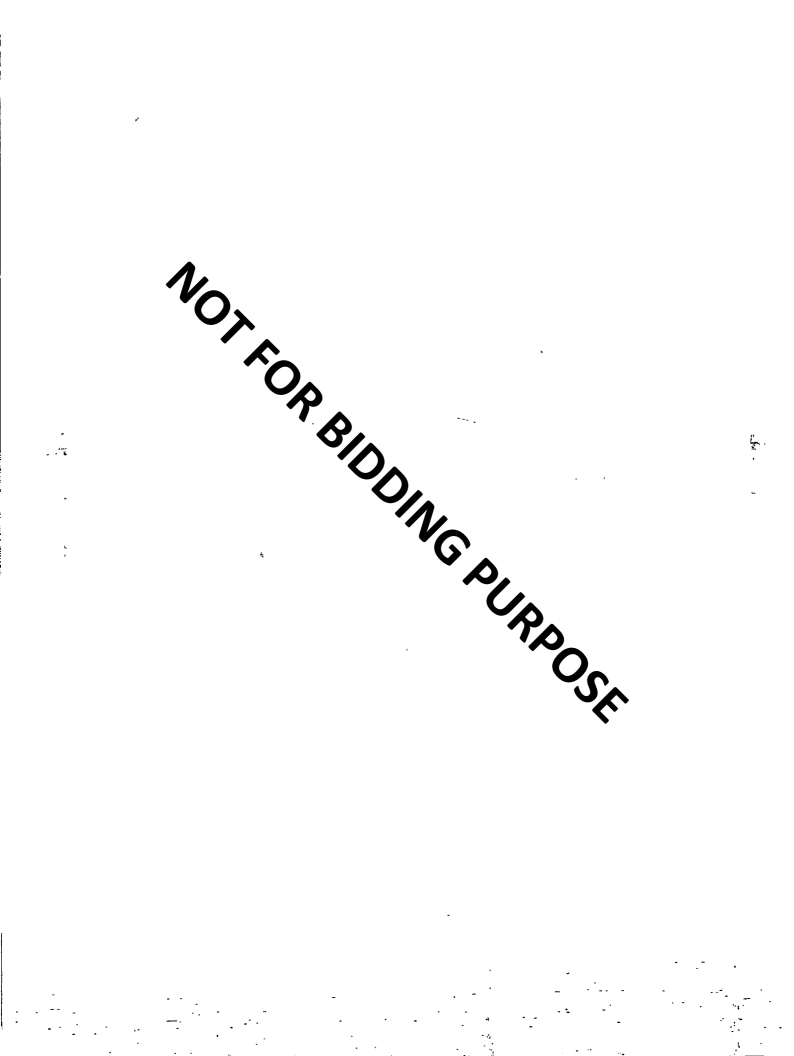
- 1. Name
- 2. Father's Name/Spouse's Name
- 3. CNIC / NICOP/Passport No.
- 4. Nationality
- 5. Residential address
- 6. Finail address
- 7. Detern which shareholding, control or interest acquired in the business.
- 8. In case of indirect shareholding, control or interest being exercised through intermediary companies, ontries or other legal persons or legal arrangements in the chain of ownership or control, following additional particulars to be provided:

	·····			N	-				10
1_	,2	3	4		ĈÂ.	7	8	9	10
Name	Legal form (Company/Limited Liability Partnership /Association of Persons/Single Member Company/Partnership Firm/Trusted/Any other Individual, Body Corporate (to be Specified)	Date of Incorporation / Registration	Name of Registering Authority	Business Address	Country	Email Address	Percentage of shareholding control or interest of BO in the Legal derson or Legal An orgement	Percentage of shareholding, Control or Interest of Legal Person or Legal Arrangement in the Company	Identity of Natural Person who Ultimately owns or Controls the Legal Person or Arrangement
	·····	ļ			ļ	 			
	<u> </u>	ł -	<u> </u>	L	L	I	L	1075772 81	

9.

Information about the Board of Directors (details shall be provided regarding number of shares in the capital of the company as set opposite respective names).

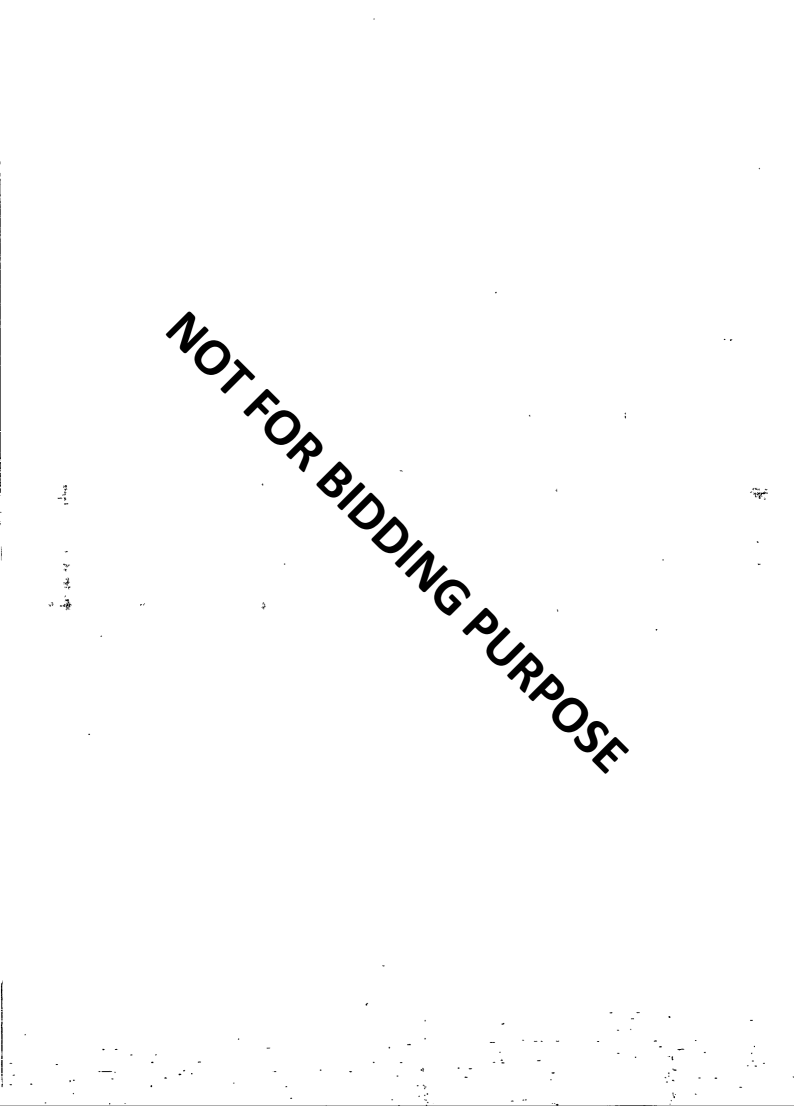




Part II

THE GAZETTE OF PAKISTAN, EXTRA., MAY 14,2022 I

Name and surname (in block Latter's) CNIC no (in Husband's Father's / Numbers Current Nationally Any other Nationality Residenti ally Numbers shares tal block Latter's	1	2	3	4	5	6	7	8
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Passport No) Passport No) Passpo	block Latter's							
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1. Any other information increased to or relevant to beneficial owner(s). Name and signature (Person authorized to issue notice on behalt the company)						<u>ठ</u>	address	
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10. //Any other information includes to or relevant to beneficial owner(s). Name and signature (Person authorized to issue notice on behalt other company)								
10. //Any other information inclusion to or relevant to beneficial owner(s). Name and signature (Person authorized to issue notice on behalteners company)								
10. Any other information inclusive to or relevant to beneficial owner(s). Name and signature (Person authorized to issue notice on behalt when company)		O	•		ers of shares	taken	(in figures	
Name and signature (Person authorized to issue notice on behalve the company)				and words)				l
PROCUREMENT					CR.	50,	<u>ب</u> ر ب	
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Form of Bid-Securing Declaration

[The Bidder shall fill in this Form in accordance with the instructions indicated.]

Date: [date (as day, month and year)] [No:: [number of Bilding process] [Alternative No.: [insert identification No if this is a Bid for an alternative]

To: [complete, name of Procuring Agency]

We undersigned declare that:

We inderst net that, according to your conditions, Bids must be supported by a Bid-Securing Pecificition

We accept that we will be blacklisted and henceforth cross debarred for participating in respective category of jublic procurement proceedings for a period of (not more than) six months, if fail we with a bid securing declaration, however without indulging in corrupt and fraudulene practices, if we are in breach of our obligation(s) under the Bid conditions, because we:

(a) have withdrawn our Bid doing the period of Bid validity specified in the Lefter

(b) having been notified of the acceptince of our Bid by the Procuring Agency during the period of Bid validity. (1) all or refuse to sign the Contract; or (ii) fail or refuse to furnish the Performance Schurity (or guarantee), if required, in accordance with the ITB.

We understand this Bid Securing Declaration shall extre if we are not the successful Bidder, upon the earlier of (i) our receipt of your notification to us of the name of the successful Bidder, or (ii) twenty-eight days after the expranded our Bid

Name of the Bidder

Name of the person duly authorized toisign the Bidron behall of the si

Title of the person signing the Bid

Signature of the person named above

Date signed_

*: In the case of the Bid submitted by joint venture specify the name of the Joint Venture as Bidder

** Person signing the Bid shall have the power of attorney given by the Bidder attached to the Bid

[Note: In case of a Joint Venture, the Bid-Securing Declaration must be in the name of all members to the joint Venture that submits the Bid.]





SECTION-VII

SUI SOUTHERN GAS COMPANY LIMITED PROCUREMENT DEPARTMENT

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BLACKLISTING MECHANISM (REVISION-1)

BACKGROUND 1

In pursuance of Rule-19 of Public Procurement Rules, 2004 read with Rule-2(f) (fa) and the criteria for Blacklisting of Suppliers and Contractors / Consultants doing business with the SSGCs is reiterated hereafter to eliminate unfair trade practices.

2 SCOPE

The procedure shall be applicable and remain in force, along with any amendments thereto, within Sui Southerr C is Company Limited ("SSGC") until any clear instructions or guidelines are impacted by the Government Public Procurement Regulation Authority (PPRA), Pakistan Engineering Council (PEC) fromy other competent forum. The procedure shall also be applicable on the prequalified firms. The procedure shall be applicable on any "Person(s) / Firm(s)", which for the purposes of this Mechanism shaw inter alia include suppliers, bidders, contractors, consultants, firms, individuals, and organizations transacting business with SSGC. Wherever any provision of this Mechanism shall be in cuffict with provisions of any applicable guidelines of donor agencies, or any other applicable Statute / 1.2 Or Rule enforced at the time in Pakistan, the provisions of such applicable guidelines, laws, or ules shall prevail. This SOP shall become a part of the future Bidding Documents.

DEFINITION OF TERMS 3

- 3.1 "Appellate Authority" Authority to Arrival against issuance of Blacklisting Order. 3.2 "Appeal" Right of firm/individual to proce protest against the issuance of Blacklisting Order.
- Order. 3.3 "Procuring Agency" Any department/division/fectory/project exercising general and/or administrative control over the unit.
- 3.4 "Blacklisting Order" An administrative penalty disgualifying a firm/individual from participating in procurement for a given period.
- 3.5 "Suspension" The administrative penalty imposed for mentions committed during the competitive bidding stage, whereby such firms/individu e prohibited from further participation in the bidding process of Procuring Agency.
- contract in accordance 3.6 "Contract Implementation" - A process of undertaking a proje with the contract documents.
- 3.7 "Termination of Contract" Extinction of contract by reason or resolution or rescission under applicable rules/regulations/laws arising from the default of the firms/individuals.
- 3.8 "Delist" Removal of supplier/contractor from blacklisting,
- 3.9 "PA-Project Authority -" A three-member committee comprising of User, HSE&QA & Procurement Deptt. to address the issue.
- RPC-SSG's Rights Protection Committee To examine the justification of PC. 3.10

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REASONS FOR BLACKLISTING

4.

- The following shall comprise the broad multilateral guidelines for blacklisting: 4.1
 - 4.1. I "Corrupt Practice" means the offering, giving, receiving, or soliciting, directly or indirectly, of anything of value to influence the action of a public official in the procurement process or in contract execution;
 - 4.1.2 "Fraudulent Practice" means a misrepresentation or omission of facts in order to influence a procurement process or the execution of a contract;
 - 4.1.3 "Collusive Practice" means a scheme or arrangement between two or more bidders, with or without the knowledge of the Purchaser, designed to establish bid price at artificial, non-competitive levels, and
 - 4.1.4 "Coercive Practice" means harming or threatening to harm. directly or indirectly, Person(s) / Firm(s) or their property to influence their participation in the procurement process or affect the execution of a contract.
- In addition to above, blacklisting of firms/individuals may be resorted to when the 4.2 charges are of serious nature, which include but are not limited to the following:
 - Competitive Bidding Stage 2. I

ag the competitive bidding stage, the Procuring Agency shall impose on bidders or prospective bidders the penalty of Suspension from participating in the public bidding process, without prejudice to the imposition of additional administrative sanctions as the the agency may provide and/or further criminal prosecution. as provided internal mes , for violations committed which include but are not limited to the by applicable l following:

- Submission of the bility requirements containing false information or falsified i. documents.
- Submission of bids matcontain false information or falsified documents, or the ii. concealment of such min m tion in the bids in order to influence the outcome of ther stage of the public bidding. eligibility screening or any
- Submission of unauthorized or ske documents for pre-qualification/ tendering i.e. iii. without specific authorization from the principals/ manufacturers etc. Failure of the firm to provide authentic Warranty Undertaking and Performa
- iv. Invoice of the manufacturers / Printpal / Trading house.
- Failure of the firm to submit specific anthrity letter of the Original Equipment ٧. Manufacturer (OEM) for participation in a particular tender;
- example of the name of another for Unauthorized use of one's name, or using vi. purpose of public bidding.
- Deviations from specifications and terms & ditions of the purchase vii. order/contract. -- ·
- Withdrawal of a bid, or refusal to accept an award or new perform the job or enter into contract with the government without justifiable conservation had been viii. Withdrawal of a bid, or refusal to accept an award or N adjudged as having submitted the Lowest Calculated Responsive Bid or Highest Rated Responsive Bid.
- Refusal or failure to post the required performance security within the prescribed ix. time.
- Refusal to clarify or validate in writing its Bid during post qualification within a x. period of seven (7) working days, or as may be specifically prescribed, from receipt of the request for clarification.

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- Any documented unsolicited attempt by a bidder to unduly influence the outcome xi. of the bidding in his favor.
- Any attempt to give illegal gratification to any representative of the purchaser to xii. influence the process of procurement.

In addition to the penalty of suspension, the bid security posted by the concerned bidder or prospective bidder could also be forfeited / encashed.

4.2.2 Purchase Order / Contract Implementation Stage

During the Purchase Order / Contract implementation stage, the procuring entity shall impose on contractors after the termination of the contract the penalty of suspension from participating in the public bidding process, without prejudice to the imposition of additional administrative sanctions as the internal rules of the agency may provide and/or further criminal prosecution, as provided by applicable laws, for violations committed which include but are not limited to the following:

- Failure of the contractor, due solely to his fault or negligence, to mobilize and start work i. or performance within the specified period in the Letter to Proceed.
- Failure by the contractor to fully and faithfully comply with its contractual obligations hout valid cause, or failure by the contractor to comply with any written lawful nation of the Procuring Agency or its representative(s) pursuant to the implementation of the contract. For the procurement of infrastructure projects or consultant contracts, lawful instructions include but are not limited to the following:
 - ment of competent technical Person(s) / Firm(s)nel, competent engineers Ban a. and/or work supervisors;
 - Separating signs and barricades in accordance with approved plans and Provision ь.
 - specifications and contract provisions; Stockpiling in on yet places of all materials and removal from the project site of с. cials, including broken pavement and excavated debris in waste and excess ma accordance with ap, toy id plans and specifications and contract provisions;
 - Deployment of committed e upment, facilities, support staff and manpower; and d.
 - Renewal of the effectivity date of the performance security after its expiration e. during the course of contract in algmentation.
 - respect of tender terms & conditions and the f. Non-Performance of the supplier delivery / supply of material.
- any part thereof or substitution of Assignment and subcontracting of the contract iii. key Person(s) / Firm(s)nel named in the proposal waypout prior written approval by the Procuring Agency.
- For the procurement of goods, unsatisfactory progress in the delivery of the goods by iv. the manufacturer, supplier or distributor arising from his and or negligence and/or unsatisfactory or inferior quality of goods, as may be provided in the contract.
- For the procurement of consulting services, poor performance by the consultant of his ¥. services arising from his fault or negligence, any of the following and by the consultant shall be construed as poor performance:
 - Defective design resulting in substantial corrective works in design and/or a. construction;
 - b. Failure to deliver critical outputs due to. consultant's fault or negligence;
 - Specifying materials which are inappropriate, substandard or way above C. acceptable standards;

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- d. Allowing defective workmanship or works by the contractor being supervised by the consultant; and
- e. Submitting CV's of key Person(s) / Firm(s)nel in the prequalifying process or bid documents of professionals that are not in actual employment of the bidder.
- VI. For the procurement of infrastructure projects, poor performance by the contractor or unsatisfactory quality and/or progress of works arising from his fault or negligence.
- vii. Willful or deliberate abandonment or non-performance of the project or contract by the contractor resulting to substantial breach thereof without lawful and/or just cause.

In addition to the penalty of suspension, the performance security posted by the contractor could also be forfeited.

- 4.2.3 In addition to above, other grounds for blacklisting of firms/individuals include but are not limited to the following:
 - i. Of tenning fraudulent payments;
 - ii. Ottaining contracts by misleading the purchaser:
 - iii. Refusationay SSGC dues etc.;
 - iv. Failure to sulfill contractual obligations;
 - v. Changes in the status of firm's ownership/partnership etc. causing dissolution of the firm which existed a firstime of inspection / bidding prior to original registration of the firm;
 - vi. Registration of firm with a new name by the Proprietor or family or a nominee thereof of a firm that has been alway blacklisted;
 - vii. Consequential operational camages caused to SSGC equipment or infrastructure as a result of equipment or parts the examplied on trial basis or due to failure of such equipment;
- of equipment or parts the ex-supplied on trial basis or due to failure of such equipment: viii. Contractors who have negotine Plea Bargain under the National Accountability Ordinance 1999, or contractors involve with any other criminal proceedings conducted by any investigation agency where default na been proved specifically in relation to supplies made to or contracts concluded with SSOC
- ix. Involved in litigation or needless petitional g to influence or obstruct the procurement process either on his own behalf or at the behest quark either vested interest;
- x. A firm may be disqualified for a period extendible to two years in case a decision by a court is awarded against the said firm after litigation, or mere the firm is involved in litigation at least three times during two financial years, or where a firm has on account of litigation caused substantial financial losses to SSGC;
- xi. Blacklisted by other Federal and Provincial Government) in stries / Divisions / Departments and organizations / autonomous bodies subordinate thereto / arc
- xii. Blacklisting in case of Joint Venture firms will also result in termination of the concerned Joint Ventures Partners.
- 5. SYSTEM OF PENALTIES



For the purpose of uniformity, following system of penalties shall be adopted for procurement of goods, works and services:

5.1. Blacklisted and henceforth cross debarred for participation in any public procurement or disposal proceedings for the period of not more than ten years, if corrupt and fraudulent

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practice as defined in these rules is established against the bidder or the bidders in pursuance of blacklisting proceedings;

- 5.2 blacklisted and henceforth cross debarred for participation in respective category of public procurement or disposal proceedings for a period of not more than three years, if the bidder fails to perform his contractual obligations during the execution of contract or breaches the contract due to his capacity and capability to perform or otherwise. However, procuring agency shall initiate such blacklisting or debarment proceedings after exhausting the forum of arbitration, provided that such provision exists in the conditions of contract, and if such failure or breach is covered in the respective dispute settlement clauses of the contract, and
- 5.3 blacklisted and henceforth cross debarred for participation in respective category of public procurement or disposal proceedings for a period of not more than six months, if the bidder fails to abide with a bid securing declaration, however without being indulged in any corrupt and fraudulent practice.

SUSPENSION AND BLACKLISTING PROCEDURE

6.

- . A persopplier or contractor who is to be blacklisted for a specified period is given adequate opportunity of being heard.
- 2. The supplier or contractor who is to be blacklisted for a specified period is called for meeting by providing adequate time, so as to given him adequate opportunity of being heard before taking any action.
- 3. In case the supplier or contractor does not attend the meeting on the given date and time a final notice is served to time, her to attend the meeting on the revised date and time. Despite the final notice, if an supplier or contractor does not attend the meeting as per schedule, automatically be considered at fault. Action will be taken as per below clauses 5 to 9.
- 4. A three-member committee will form comprising of User, Procurement and HSE&QA departments to address the issues in the meeting with the supplier or contractor. Members of committee may not below of grade IV.
- 5. In case the supplier or contractor is found at default based on the fact of the case as well as the tender terms and conditions, and do not ustify the grounds of his default as per the tender terms and conditions, the approval is sorth) from the management for their temporary or permeant blacklisting along with encastment of bid bond or PBG as the case may be.
- 6. The decision of the management is communicated to the defailted supplier or contractor through a formal letter.
- 7. A copy of the letter of the defaulted supplier / contractor alongwith covering letter with pertinent documents is / also forwarded to the Authority (PPRA) for uploading on PPRA website.
- 8. The blacklisting information of the supplier / contractor is uploaded on the websites.

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- 9. Any bidder not satisfied with the decision of the procuring agency, may lodge an appeal in the relevant court of jurisdiction.
- 10. After coming into force the procurement contracts, the dispute between the parties to the contract shall be settled by arbitration.

7. STATUS OF BLACKLISTED FIRM/INDIVIDUAL

Blacklisting of a firm/individual will not affect other ongoing contracts/works/supply orders. However, such blacklisted firm shall stand barred from all future tender processes/participation and Standing Security, if any, could be confiscated until recovery of financial damages ascertained by the authority while issuing Blacklisting Order.

8. DELISTING

A temporary blacklisted firm / individual shall be automatically restored after the period for the penalty have lapsed, unless the procuring agency wants to maintain the blacklisted status of firm / individual are to justifiable reasons with the prior approval of Appellate Authority. In the latter case, the tem or ay blacklisted firm / individual shall be restored.

9. AMENDMENTS

- 9.1 In the implementation of Blacklisting Mechanism, the modifications may be introduced thereto through the operationent of its specific provisions as the need arises.
- 9.2 Any amendment to this Black ting Mechanism shall be applicable to tenders advertised for bid after the effectivity the said amendment.

10. EFFECTIVITY

The Blacklisting Mechanism or any amendments thereof shall take effect immediately and from the date of its issuance. All future tender documents must be governed by these instructions. However, these cannot override the provisions of Future Focurement Rules, 2004.

11. The Steps to be Followed are As Under

The causes and reasons to be taken into consideration for Debarment / Hachisting of any Person(s) / Firm(s) are given as under:

1. PRE-AWARD STAGE:

The following shall be considered, inter alia, the events / reasons for initiating proceedings under this Mechanism at the Pre-Award Stage:

- i Indulging in Corrupt: Fraudulent as well as Collusive practices.
- ii Submission of false and spurious documents, making false statements, making frivolous complaints and allegations to gain undue advantage.

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- iii Commission of embezzlement, criminal breach of trust, theft, cheating, forgery, bribery, falsification or destruction of records, receiving stolen property, false use of trademark, securing fraudulent registration, giving false evidence, furnishing of false information of serious nature.
- iv Submission of false bid security or infringement of documents to get undue monetary or any other benefit.
- v Breach of confidentiality of evaluation process based on illegal access or in any way to get undue benefit or to provide benefit or to frustrate the bidding/evaluation process. This will also include attempts to sabotage the bidding process directly or indirectly.

2. POST-AWARD STAGE:

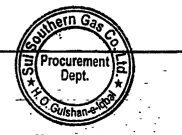
The following shall be considered, interalia, the events / reasons for initiating proceedings under this Mechanism at the Post-Award Stage:-

- 1. Excloring delay in signing or refusal to accept the Notification of Award and/or the contract vithout any cogent reason.
- ii. Misconduct, i.e. failure to proceed with the signed contract, withdrawal of commitments, quoting an unsessionably and unfairly low financial offer and subsequently withdrawing such an offer, fastrating the evaluation/bidding process and not responding to written communication in the samable time.
- iii. Causes mentioned in Sub-9 a ses i, ii and iii above.
- iv. Submission of fake / frivolous et nutilated Performance Guarantee or Advance Payment Guarantee etc.
- v. Non-satisfactory performance during the execution of the contract / purchase order.
- vi. Non-performance or Breach of provisions classes of the contract agreements/tender terms.
- vii. Notwithstanding the warranty/defect liability period, any defect in a product, equipment, plant, facility or services rendered that may subsequently sufface during field operations within 5 years of its commissioning.
- viii. Failure to honour obligations within warranty period or defect lightly period as defined in the contract.

3. OTHER CAUSES :

- i. The Person(s) / Firm(s) is blacklisted by any Government department in Pakistan, or it is established that the firm is involved in any kind of corruption or corrupt practices anywhere in the world.
- ii. Violations of provisions / instructions set down in the Bidding Documents.

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iii. Any attempt / activity to malign or bring SSGC into disrepute and harm its interest(s).

- iv. Person(s) / Firm(s)(s) blacklisted by International Financial Institutions (donor agencies) will be liable to be blacklisted after receipt of confirmation from the donor agencies without any further proceeding.
- v. Any other cause deemed just and appropriate by CPPA in the given circumstances.
- Note: (1) If above mentioned causes occur either on part of the principal bidder or the local agent, both shall be considered for blacklisting / debarment.
 - (2) The authorization of the foreign bidder to local agent shall contain his complete particulars including the name of the company, name of the owner, National Tax number (NTN), CNIC (Computerized National Identity Card) No. etc. In case, the said information is found to be missing, even after calling for the same within a reasonable time, the authority letter shall not be accepted.
 - (3) The Bidding Documents shall be issued against original authority letter or in case of scanned copy, be email of the foreign bidder shall be enclosed. However, at the time of bidding, the original authority letter shall be attached with the bid. In the absence of the same, the bid shall be rejected
 - 4. FORMULATION of CGC's Rights Protection Committee: A permanent Committee namely "SSGC's Rights Protector Committee (RPC or Committee)" shall examine the justification of the reasons given by the Project Authority prior to blacklisting. Member of RPC must be one grade up from the member of PA.

5. PROCEDURE FOR BLACK OF FING

Upon receipt of or obtaining information and/or knowledge that any Person(s) / Firm(s)(s) is involved in practices mentioned in hereinably we under the heading of Pre-Award Stage; Post-Award Stage and Other Causes, the contained Project Authority / formation shall promptly formulate its recommendations and submit into gb the Managing Director, SSGC to SSGC's RPC / Committee along with its findings, detries of charges and documentary evidences to initiate proceedings under this Mechanism.

6. INITIATION OF AN ACTION

- (i) Within a period of 15 days after receiving the reconstructed ations of Blacklisting / Debarment from the concerned Project Authority, the Converse of the Committee shall issue a Show Cause Notice ("Notice") thereby informing the Persent(s) / Firm(s) about the alleged charges and shall provide an opportunity to the defend s id clarges within a time period of 15 (fifteen) days.
- (ii) The Person(s) / Firm(s)(s) shall be accorded adequate opportunity of hearing in order to defend the charges within the given timelines.
- (iii) The Notice to the Person(s) / Firm(s) shall be sent at the mailing/postal address as provided under the Contract or any other address provided by way of subsequent written communication by the Person(s) / Firm(s) The non-receipt of the Notice due to incorrect / change in mailing address without any written communication shall not be attributable to

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SSGC. In case of non-receipt of any reply from the accused Person(s) / Firm(s) within the formulated time, but not less than the time given in (i) above, the Committee shall have the right to proceed on Ex-parte basis.

7. DECISION

The committee shall hold an independent inquiry/investigation as the case may be, and, which may include site visits and interviews with the parties concerned. The Committee shall complete the entire inquiry/investigation, preferably within a period of 30 days after receipt of response from the Person(s) / Firm(s) against whom proceedings under this Mechanism has been initiated and shall present the report to the Managing Director, SSGC. If required, the Committee may report the case to an appropriate law enforcement agency depending upon the nature of the case for detailed investigations with the prior approval of Managing Director, SSGC. iii. The Person(s) / Firm(s) against whom proceedings have been initiated under this Mechanism shall not proceed for arbitration/litigation during the proceedings for blacklisting.

8. COMPACTION OF DECISION

After recommendation for temporary & permanent blacklisting by "SSGC's Rights Protection Committee (RPC), the Person(s) / Firm(s) concerned shall be informed within 10 days of such decision. The decision of the Committee will be notified on SSGC 's and PPRA's websites and shall also be conveyed to Pakistan Engineering Council.

The temporary Blacklishner of the grounds and reasons specified herein above shall be for a reasonable specified period of time and as a general rule of prudence, the period may not exceed three years, except in cases and e debarment/blacklisting has been done by any other government department or an International Financial Institution (Donor Agency). In case the Person(s) / Firm(s) has been blacklisted by the government department or the International Financial

Institution (donor agency), the period of tangarary blacklisting/debarment shall be for a maximum period of 3 years or the time priod for which the concerned government department/International Financial Institution (longer Agency) debarred the contractor (whichever is higher). However the permanent blacklisting cannot be revived.

Action after the Person(s) / Firm(s) are placed on Blacklistin, Li

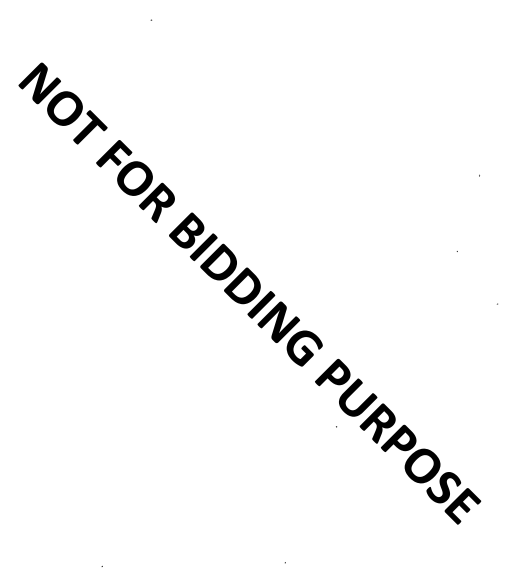
- i. The decision of blacklisting will be immediately circulated to all concerned as mentioned herein above under the heading Communication of Decision.
- ii. In case of a contract already awarded to a Person(s) / Firm(s) which have a blacklisted and termination is either not possible or not feasible, the concerned Project Attherity may proceed in this case to complete the contract with the approval of Competent Atthority. (iii)The blacklisted Person(s) / Firm(s) shall stand disqualified from bidding from the date of decision against them. Any pending bids shall also stand rejected. If a contract has already been awarded to Person(s) / Firm(s), it shall be voidable at the option of SSGC. (iv) A separate register or data base will be maintained for blacklisted firms indicating reasons and period.

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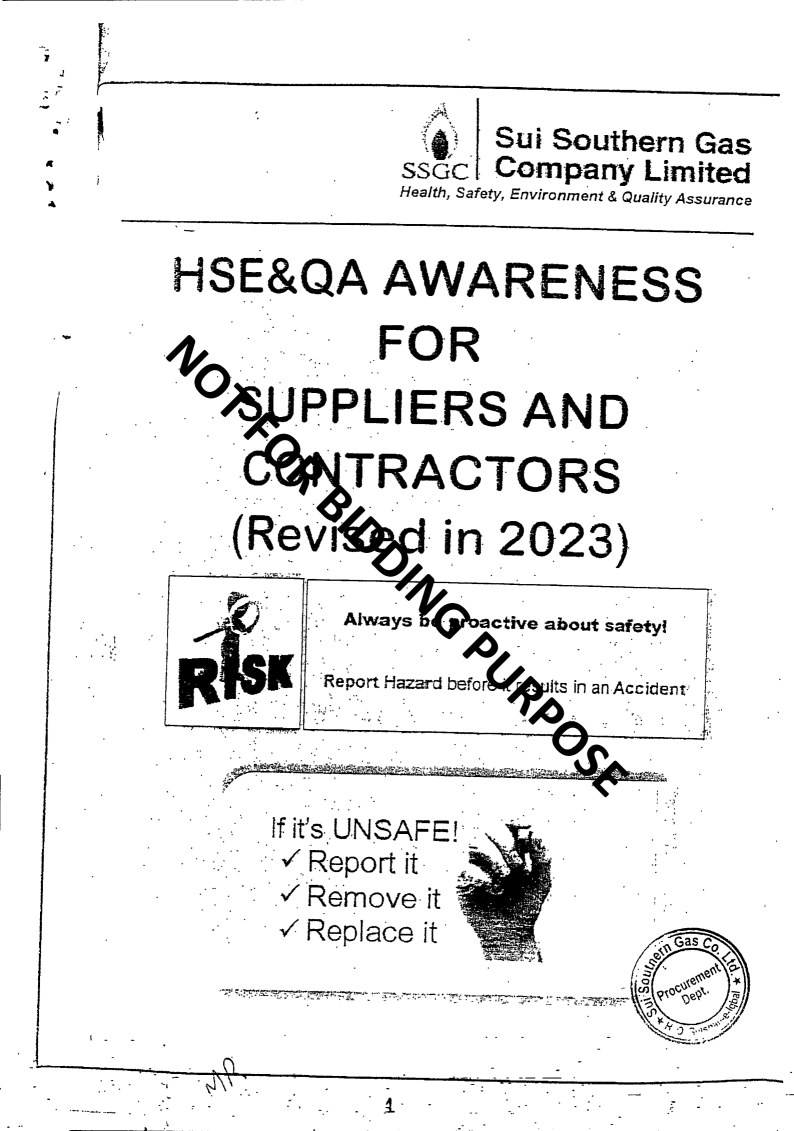
9. Effectiveness

This Mechanism or any amendments thereof shall take effect immediately with the approval from Managing Director of Sui Southern Gas Company Limited.



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Sui Southern Gas Company Limited.

HSE & QA-IMS POLICY

SSGC is committed to the Health and Safety of all its Employees & Stakeholders, preservation of Environment and achieving Operational excellence by improving. Quality of products / services along with efforts to promote Safety Culture in the Company. Continual improvement of HSE and QA performance by reducing potential hazards to prevent injuries and illness is our key priority. It also includes communication. consultation and participation on HSE and OA objectives and targets with stakeholders, conserving resources and adhering to applicable Laws and Regulations in all activities / processes related to th-Tra france Transmission and Distribution of natural gas within its:

lanaging Director. Autust, 2021



RISK MANNER

1. PURPOSE

The purpose of this procedure is to identify the context of the organization, assess the risks and opportunities and establish controls associated with all the activities undertaken by the company to address risks and opportunities for:

- SSGC existing facilities/installations. а.
- b. Any routine/non-routine activity, performed within permanent locations or outside permanent locations of SSGC, that requires prior permit/safety analysis to identify and mitigate safety risks.
- C. Any new project.
- d Covering all the activities performed by SSGC taking into consideration of compliance, obligations, risks & opportunities within the scope, external and internal i es related to scope of operations, requirements, information, needs an respectations of relevant interested parties.
- zance to employees in relation to hazard identification, risk e. Providing gu assessment industry ontrol in respective areas. Identification, control, monitoring and management of environmental aspects
- f. and assessment of its imp

2. SCOPE

This procedure is applicable to the ide if ation of occupational health and safety hazards and associated. risks, environmental aspects and impacts associated with activities, processes and equipment related to SSGC existing facilities/installations, any new oject or any routine/non-routine activity, performed within SSGC existing facilities/installations, any new p permanent locations or outside permanent in at of SSGC, that requires prior permit/safety analysis to identify and mitigate occupational health and se

DEFINITIONS & ACRONYMS 3.

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- HAZARD: Source or situation with a potential for herm a. terms of injury or ill health, damage to property. damage to workplace environment, or a combination of
- RISK: Combination of probability of occurrence of a have b. pusevent or exposure and the resulting Consquences.
- result, for example, a set of circumstances that allow the organization of a stract customers, develop he products and services, reduce under a situation of a stract customers. attract customers, develop new products and services, reduce waste or improve productivity. Actions to ddress opportunities can also
- include consideration of associated risks.
- d. SWOT: Strength, Weakness, Opportunity & Threat.
- RISK MANAGEMENT: The set of control measures used to reduce or elim e. specific risk.
- f. RISK ASSESSMENT: Risk Assessment is a systematic approach to hazard identification. This is the overall process of estimating the priority of risk and deciding significance of risk.
- RISK ASSESSMENT METHODOLOGY: Risk priority shall be defined by the risk a g. nt matrix. Hazards related to applicable legal requirements will fall in the high risk category.
- h. HIRA: Hazard Identification and Risk Assessment.
- i. EAIA: Environmental Aspect and Impact Assessment.
- j. IEE: Initial Environment Examination.
- k. EIA: Environment Impact Assessment.
- ILL HEALTH: Identifiable, adverse physical or mental condition arising from and/or made worse by a L work activity and /or work related situation.
- m. OHS&E: Occupational Health, Safety & Environment.
- n. PTW: Permit to Work.
- ο. MOC: Management of Change.
- p. MOC Owner: The employee who initiates the MOC.
- q. JSA: Job Safety Analysis.
- EXECUTING DEPARTMENT: It refers to the department performing the work or is responsible to get the ۳., work done through contractor.



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RESPONSIBILITIES 4

Corporate HSE&QA In-charge 4.1

- а. Managing OHS&E risks and their controls.
- Reporting to Senior Management on OHS&E related issues. b.
- Providing support to comorate HSE&QA team and zonal representatives. C.
- Liaise with zonal HSE team leaders/HSE&QA representatives for implementation of this procedure. d.

4.2 Zonal HSE team leaders

- Carrying out HIRA, providing and utilizing resources to identify and review OHS&E risks and a. implementing their controls in consultation with corporate HSE&QA team.
- Ensuring that employees, contractors and visitors have sufficient knowledge related to OHS&E. b.
- C. Maintaining records of the OHS&E with the help of local HSE&QA team.
- ring this procedure. Liaise with corporate HSE&QA team if required. d. Implant

A representative 4.3 Zonal H

- Coordinating with Zonal HSE team leader for carrying out HIRA and EAIA in their zones. a
- b. Liaise with corporate RSE&QA team and zonal HSE team leader for OHS&E.
- Reviewing/monitoring run A and EAIA in their zones and providing input on any changes. C.

- 4.4 Departmental Head of Executing Department Acquiring PTW for any activity the requires prior permit to identify and mitigate safety risks.
 - Ensure implementation of JSA activity performed outside SSGC permanent locations.

4.5 Employees

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nt of OHS&E risks when required by either Zonal HSE Participating in the identification and as team leader or HSE&QA representative.

4.6 Visitors & Contractors

Identifying and reporting any risk or hazard atrany location of SGC. This also includes the worksites and SSGC temporary locations during project executions.

5. **DECISION MATRIX**

· · · · · · · · · · · · · · · · · · ·		
Type of Risk/Hazard Assessment	Methodology	Responsibility
HIRA	Periodic risk assessment of SSGC's existing facilities/installations such as Head office, Headquarters, Regional offices etc.	Zonal HSE team leader
PTW	On-site Risk assessment (for Permanent Locations) for any routine/non-routine activity that requires prior permit to identify and mitigate safety risks.	Departmental head/Contractor executing the task/activity requiring PTW
JSA	On-site Risk assessment (for Field Locations) for any routine/non-routine activity.	Departmental head/Contractor executing the field activity



Integrated Management System

Ň	/IOC	Risk assessments for new Projects, major changes or modifications in existing designs and infrastructure.	MOC owner
			MOC owner

Risk Assessment and Management Procedure is divided into five sections based on the type of risk assessment needed:

- Section 1: Context of the Organization.
- Section 2: Hazard Identification and Risk Assessment.
- Section 3: Permit to Work.
- Section 4: Job Safety Analysis.
- Section 5: Management of Change.

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Section 1 Context of the Organization

6.1. Context of the ation

- Management defines score of the company services and its boundaries considering the internal and i. Ĩ, external issues of the organiza <u>م</u>
- In consultation with HSE&QA, coment & Zonal Heads identify external & internal interested parties and maintain its list with needs a tations. Interested parties are those stakeholders who receive company services, who may be impa them, or those parties who may otherwise have a significant interest in the company. Interested part apinclude: ÷

	-	
•	Interested Parties	Requirements
	Board of Directors	Good financial performance, legal compliance/avoidance of
		fines.
	Law	Identification of applicant statutory and regulatory
	Enforcers/Regulators	requirements for the products and services provided and
f		understanding of the requirements
	Customers	Value for money, quality service, incluitation and quick
		response.
ŀ	Bank/Finance	Good Financial Performance
	Employees	Professional development, prompt payment, health and safety,
		work/life balance, employment security.
Ē	Insurance	No claims/prompt payment/risk management.
	Community	No complaint relating to: noise, parking, health and safety,
		pollution, waste.
1	External providers	Prompt payment as per agreed terms, health and safety, long-
	(Vendors/Suppliers)	term working relationship.
	Trade Unions	Compliance of local labor laws.

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By using SWOT analysis or any other tool, identify external and internal issues that are relevant to company operations and its strategic direction and that may affect the ability to achieve the intended result(s) of integrated management system. Internal and external issues can be positive or negative that can affect the OH&S management system.

6.1.1. Internal issues could include in risk & opportunity assessments, but are not limited to:

- Operations spread in two provinces. а.
- b. Complex transmission and distribution network.
- C. Succession planning.
- d. Contractual relationships.
- Availability of reliable, qualified and competent workforce. Staff rejection. e.
- f.
- a. Impad nization.

6.1.2. External is us could include in risk & opportunity assessments, but are not limited to:

- Political: Government olicies, political stability, international trade agreements etc. a.
- Economic: Fuel/ut proces, cash flow, credit availability, exchange rates, tariffs and b. inflation, general taxation is desired etc. Social: Consumer buying pattern; education level, advertising and publicity, ethical &
- religious issues, demographics
- d. **Technologicai:** Intellectual property issues, software changes, internet, technology legislation, associated/dependent.acb lebgy, renewable energy etc. Technologicai: Intellectual pr e.
 - Legal and regulatory: Consumer or ction, industry-specific regulation and permits, trade union regulations, employment law ational legislation, human rights/ethical issues etc.
 - Environment: Customer demographics an onmental issues.

regulatory bodies like OGRA: SEPA & BEPA etc.

- d. . Ensuring the policy and objectives are established for the Regrated management system and are compatible with the context and strategic direction of the organization. e.
 - The management shall monitor and review information ab e external and internal issues during the management review meetings.

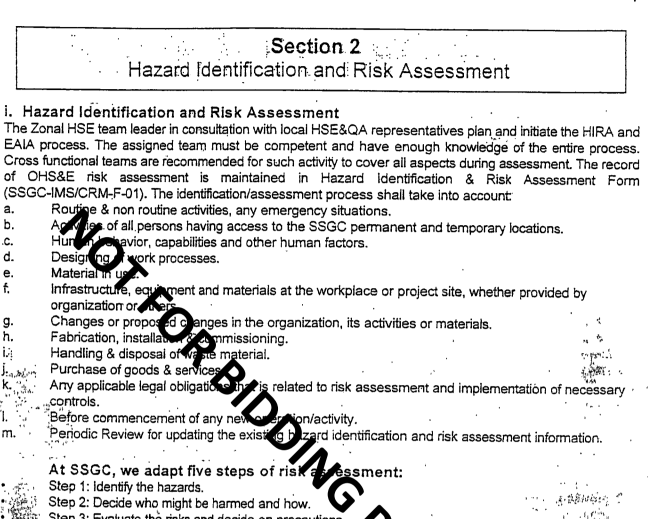


Always be proactive about s

Report Hazard before it results in an Accident



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- Step 3: Evaluate the risks and decide on precautions.
- Step 4: Record your findings and implement them.

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Step 5: Review your risk assessment and update if necessa

ii. Risk Assessment Matrix

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Risk assessment should be carried out as per assessment matrix below:

Risk Priority			Prob	ability	N
-	- Thy	Very Likely	Likely	Unlikely	· Very Unlikely
C o	Catastrophic				Medium
n S e q	Significant			Medium	Medium
и е п с	. Harmful		Medium	Medium.	
e	Negligible	Medlum	Medium		

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	HAZARD CONSEQUENCE RATING TABLE
Catastrophic	Hazard may cause death or total loss of one or more bodily functions. In case of failure a huge financial loss will occur.
Significant	Hazard may cause severe injury, illness or permanent or partial loss of one or more bodily functions (e.g. prolong exposure to asbestos resulting in Asbestosis or prolong exposure to paint fumes resulting in Chronic Lung Disorder), or serious property damage, loss that may result in disruption of SSGC core activities.
Hanful	Hazard may cause a reportable incident i.e. an incident that results in the employee being unable to undertake their normal duties and may need medical treatment, or property damage, loss that result in partial disruption of SSGC core activities.
Negligible	Hazard may cause minor injury, illness or property damage, first aid treatment is required only, very low financial loss.

	PRADABILITY RATING TABLE
Very Likely	Exposure to war and likely to occur frequently. Similar incidents reported more than once in SSGC during last 10 years.
Likely	Exposure to hazan likely to occur but not frequently. Similar incidents reported once in last Exposes in SSGC.
🖕 Unlikely 🐺 🕬	Exposure to hazard unlikely o occur.
Highly Unlikely	Exposure to hazard so unlikely that that it as be assumed that it will not happen.

· · · -	RISK PRIORITY TABLE
Risk Priority	Definitions of Priority
	Situation is considered critical, stop work immediately or consider cessation of this operation/task.
	Must be fixed ASAP, Zonal HSE team leader should take immediate actions.
Medium	Is very important, must be fixed within two weeks, Zonal HSE team leader considers short term and/or long term actions.
Lów	Is still important but can be dealt with through scheduled maintenance or similar type of action However, if solution is quick and easy then fix it immediately. Review and/or manage by routine procedures.

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Integrated Management System -

Section 2 Hazard Identification and Risk Assessment

iii. Risk/Impact Assessment Outputs

The output of risk/impact assessment may include the following:

- Identified operations of all hazards/aspects and risks/impacts associated with company а. activities/system etc.
- Classification of risk/impact. b.
- Description or reference to control the risks/impacts. c.
- d. Description or reference to monitor the risks/impacts.
- tified competency and or training requirements. e. f.
 - for setting improvement objectives and programs for its achievement.

The risk/impact me sures identified shall include controls such as termination/elimination, treatment of the risk/impact and substitution of risk by suitable means and where required tolerated as long as it meets local laws/legislation.

Use output of risk/impac as essments as input for the following:

- Setting objectives a. argets. р.
- Training needs ident lon. C.
 - Terminating the risk/inspact it is practical.
- d. ---Facility engineering contract
- Emergency Preparedness e.
- Administrative controls.
- **۲**, 1 Insurance. g. 、

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The ultimate requirement is to reduce the risk more to a level as low as reasonably practical (ALARP) i.e. where the trouble, difficulty and cost for further require becomes unreasonably inconsistent to the G DI becomes unreasonably inconsistent to the additional risk reduction obtained. . a s Mayer

Risk Control

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The hazards and risks are controlled through 'operational controls' by considering the following hierarchy.

- a. **Elimination:** The best way to control a hazard is to eliminate it. This can be achieved by making changes to the work process so that the task is no longer carried out, or by physically removing the hazard altogether. Elimination is the most effective way to control hazards and should be used whenever possible.
- b. Substitution: Substitution is the second most effective method for controlling hazards and risks. It is similar to elimination but involves the substitution of one higher priority risk by another lower priority risk.
- c. **Engineering:** Engineering controls are implemented by making changes to the design of an equipment or process to minimize its hazard. Engineering controls are based on the concept of "Doing it right the first time". Departments shall incorporate this concept during planning phase of any proceeding of the design of the based out for best possible solution in terms of OHS&E.
- d. Administrative: Administrative controls involve making changes to the way in which people work and promoting safe work practices via education and training. Administrative controls may involve training employees in operating procedures, good housekeeping practices, emergency response in the event of indicente such as fire or employee injury, and personal hygiene practices.
- e. Personal Protective Equipment (PPE): Use of PPE will kick-off where no other controls stated above are possible. PPC should be properly identified for specific process/job.

System & work area Hazard	Likely Consequences,
Access / Egress Obstructions	Mir or injury, trips and falls
Asphyxiate Gas (CO ₂ fire suppression)	Porsible death by asphyxiation
Buried Cables	Exposite to buried cables - major / minor injury
Electricity (HV/LV)	Fatality, celectric shock or serious burn injuries
Falling Loads / Objects	Serious head a styl or body injury
Flammable Vapors / Gases / liquids	Explosion or fire
Flammable Materials	Potential for fire
Hot / Humid Work Environment	Heat stress: disorien a concloss of consciousness
Moving Parts	Entrapment, major or mino-piury
Noise	Long term hearing loss, tinn tus
Openings in Floor / Walkways	Falls from height, major injury no sible fatality
Flammable Materials / Gases	Creation of hazardous area, fire, e posion
Heat, sparks and naked flames	Burns to exposed skin
High intensity light (welding)	Arc flash, short term discomfort, long term loss of vision
. Housekeeping poor	Slip, trip. fall, fire hazards, blocking fire escapes
Lifting Operations	Falling or moving loads - serious head and / or body injury
Live Electrical Work	Fatality by electric shock or serious burn injuries
Lone Working	No emergency response if injured
Long Working Hours	Major / minor accident due to fatigue
Manual Handling	Muscular / skeletal injuries
New Task / Operation	Major / minor injury resulting from mistakes





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Oxygen deficiency	Death of asphyxiation.
Poor Lighting / Visibility	Minor / major injury, fall or impact injury
Slipping / Tripping Hazards	Minor injury, trips and falls
Spillages (Oil and chemicals)	Land contamination
Substances hazardous to health #	Chemical burns, toxic, poisoning, irritants, pollutant
Repetitive Task / Operation	i Muscular / skeletal injuries
Rotating / Moving Part	Major injury, potential for fatality
Sharp Edges / Cutting Surface	Amputation and cuts, predominantly to hands
Smoke / Fume	Unconsciousness: respiratory problems
Trailing Cables and Hoses	Tripping hazard causing major / minor accident
Use of A ra Tools	Minor laceration and impact injuries
Use of Hazardou, Substances	Burns to skin, eyes, and respiratory system. Environment Hazards
Use of Power Tools	Impact injury, hand / arm vibration - loss of sensation over
Use of Workshop Equipment	Major / minor injuries - entrapment, cutting tools
Vibration	Hand / arm vibration - loss of sensation over time
Work at Height	Major / minor injury

Environmental Aspect Lentification & Impact Assessment

An Environmental aspect is any element of Sector business operation that negatively affect the Environment. While conducting environmental assessment, following aspects are usually considered:

REDUCE CARBON FOOTPRINT" What we can do:

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- Recycle: what you
- can
- Reduce: avoid
- unnecessary consumption.of
- resources
- Reuse: Buy items
- that are reusable.
- and reuse them
- Unplug electrical devices that are not in use
- Avoid unnecessary
- drivingUse LED bulbs.
- Plant a tree

	· · · · · · · · · · · · · · · · ·
Emissions to air	Water Discharges
Solid non-hazardous waste	Solid Hazardous Waste
Consumption of natural resources.	Noise
Heat	Ador
Dust	vinstion
Effect on visual / aesthetics	substances
Use of radioactive / nuclear material	Spillage in chemicals

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For identification of environmental aspects and impact, each process/activity/equipment is assessed for its inputs and outputs. The inputs can be raw materials, utilities, energy etc. The output can be atmospheric emissions, liquid effluents, noise, hazardous/non-hazardous wastes, vibration etc.

The inputs, outputs, environmental aspects, their associated impact and controls are recorded on Environmental Aspect & Impact Assessment Form (SSGC-IMS/CRM-F-02).





b. Control of Aspects having Significant Environmental Impact:

The significant environmental risks require control measures to eliminate or reduce the impact to a tolerable level either by establishing objective or through application of controls by considering the 4R methodology i.e. Reduce, Reuse, Recover and Recycle.

- Some of the suggested operational controls are listed below:
- a. Design of environmental friendly processes/operations.
- b. Isolation or enclosure of hazardous material storage, process or noisy equipment. c. Mechanical exhaust systems/booths for controlling toxic materials.
- d. Replacement of potentially unsafe equipment or machinery with new equipment/machines that meet environmental standards.
- e. Electrical or mechanical safety interlock, guards, indicators.
- es (Relieve valves, NRVs, indicators etc.), measuring or f. Safety de evices/gauges, computerized feedback monitoring and control monitoring systems.
- g. Environmental merchy disposal or treatment systems etc.
- h. Fire prevention/suppression systems.
- i. Containment walls.
- i. Scrubbers.

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- k. Dust Collectors.
- I. Other controls: Training, SOR

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- The record of operational controls on s a) ificant environmental risks is maintained on 'Environmental Aspect &
- After identification of aspects and assess t of impacts, it is sent to HSE&QA Department for reviewing adequacy and correctness. Where require In-charge HSE&QA suggests necessary changes or improvement in risk assessment to concerner Zo aLHSE Team Leader.

c. Aspect & Impact Assessment Review & Monitoring:

Zonal HSE Team Leader ensures, that environmental aspects and impacts related to the activities/processes/equipment are kept current by conducing, a. Once every six months to update the information; and ider in the wenvironmental as

- v/environmental/aspects.1(Use SSGC-IMS/CRM-F-02 for recording new hazards and aspects
- b. Carry out assessment, for new or changes in activities/process
- c. When there is a change in laws & regulations.

d. IEE (Initial Environment Examination) / EIA (Environment mact Assessment):

In addition to all of above assessments, SSGC will carry out IEE / EIA as required by requirements for new projects. It is the responsibility of corporate HSE&QA head/DMD/MD to en the compliance for all new projects.

- When combusted:
- One liter of Diesel produces 2.68 kg of CO2
- One liter of Petrol produces 2.31 kg of CO2
- One MMBTU of Natural Gas produces 53.07 kg of CO2

Integrated Management Syste



ment.

Section 3 Permit to Work

I. Permit to Work (PTW)

A Permit to Work (SSGC-IMS/CRM-F-03) is needed for any routine/non routine activity (Conducted within permanent locations of SSGC) where the work could expose persons to specific hazards. PTW should be acquired and maintained in the zones where job/activity is carried out. Normally following activities require PTW:

- a. Task based Hot Work operation such as welding, brazing, cutting, grinding.
- b. Confined space working. (tank cleaning etc.)
- c. Maintenance Work on High Voltage electrical equipment.
- service involving Safety Risks such as work at height. d. Any jani

e. Any Maintenance activity by any department/contractor which compromises critical safety system.

- f. Work involver interaction with asbestos. g. Work in areas where there is a risk of exposure to hazardous chemicals or microorganisms.
- h. Any job/task/activity the requires additional precautions.

ned during development, modification and up gradation of SSGC's Vital i. Any specific activity per Installations including SMS e Assembly/TBS/PRS etc.

II. Exclusion

Following activities are not und er the stope of PTW management, however the risk assessment process SOPs are implemented to control the associated risks for the following:

- a. Providing Gas connections to new
- b. Emergency Response to Consumer calls
- c. Planned enhancement of Distribution net
- d. Work on live pipelines like hot tapping, insta vice Tee etc.
- e. Any major/minor rehabilitation/reinforcement work

C SUR If it's UNSAFE! ✓ Report it ✓ Remove it ✓ Replace it



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III. Responsibilities

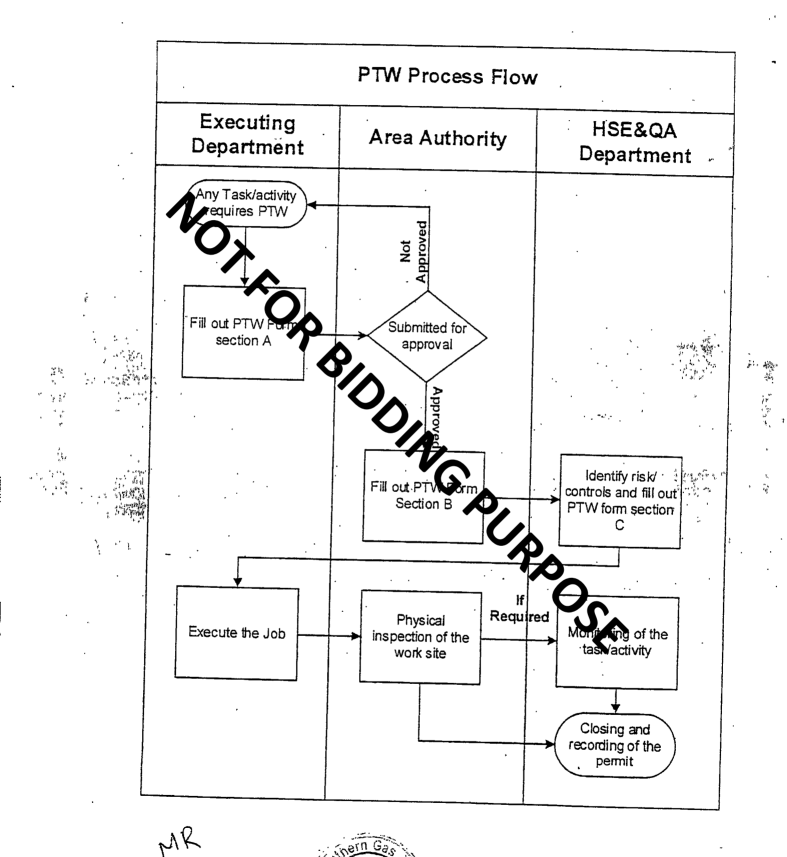
S No.	Functions	Details	Responsibility
1	Executing Authority	The department intends to carry out the task / activity that requires PTW. Situation may arise where Executing Authority is same as Area Authority (e.g. HQs).	Fill out the PTW form. Ensures that task/activity is carried out according to the SOP and controls are implemented to ensure safe operations. Immediately report any incident happened during execution of job to In-charge HSE&QA.
27/ 2 1549	Area Authority	Area/Sacility where the tas /activity is carried out.	Authorize PTW and verify the compliance during the execution of task/activity. Authorized: to stop work in case of noncompliance to PTW requirements.
33	Contractor	The Individual/organization carrying out the Tas (Activity on behalf of the executing department.	Liaise with executing department to ensure the controls_are implemented as per requirement identified in PTW.
4	HSE&QA	HSE&QA will identify the risk/hazards associated with the activity/task and propose controls. In Zones where HSE&QA representatives are not present, Zonal HSE team leader will officiate for HSE&QA responsibilities.	If realized, Monitor the task/analyty during execution and identify any gaps related to proposed controls. Responsible to close the self W and maintains records. Authorized to stop work in case of noncompliance to PTW. requirements.

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IV. PTW Process Flow



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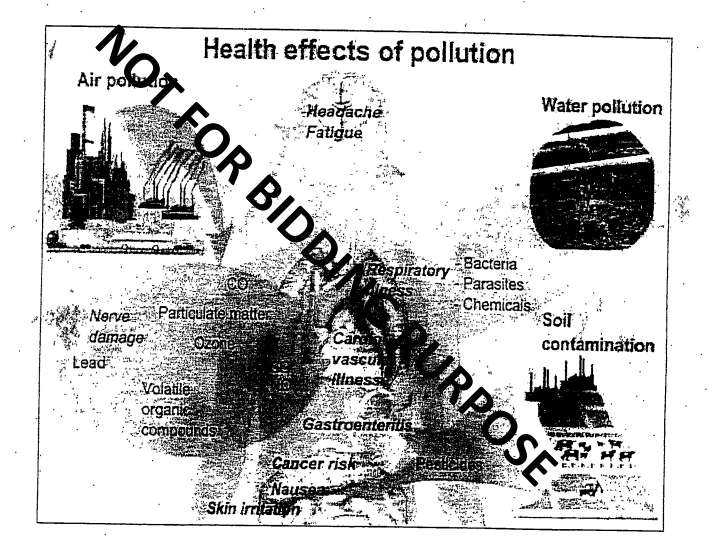


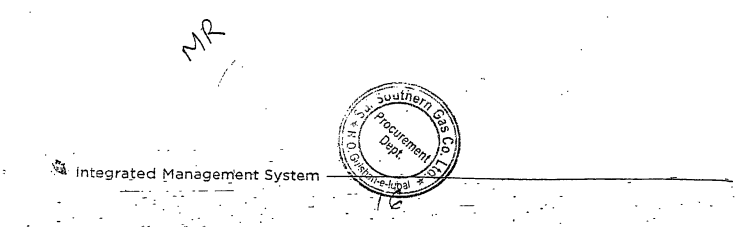
V. Permit Display

Copy of the permit to work should be clearly displayed at the work site or in a location close to where the work activity is being undertaken. Executing department/contractors are also required to ensure that a copy of the permit to work is kept and made available upon request by Area Authority/ HSE&QA.

VI. PTW Closure

Once the task/activity is completed the PTW form is returned back to HSE&QA/Zonal HSE team leader for closing and updating the records. A new PTW is required if the task/activity is not completed within stipulated time frame mentioned on PTW.





Job Safety Analysis

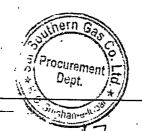
I. Job Safety Analysis (JSA)

Job safety analysis is needed for any routine/non-routine activity (Conducted outside permanent locations of SSGC i.e. Field Locations) where the work could expose persons to specific hazards. Normally following activities require JSA (SSGC-IMS/CRM-F-04):

- a. Work on live pipelines like hot tapping.
- b. Any major/minor rehabilitation/reinforcement/maintenance work on existing distribution/transmission
- c. Installing service connection for new schemes. (Blanket JSA may be carried out for each scheme).
- d. Any 🌌 ency maintenance work.
- pb/activity requiring JSA as necessitated by HSE&QA. Any pa
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i 2 v	S No.	Functor	Details	Responsibilities
	A A A A A A A A A A A A A A A A A A A	Activity In- charge/ Supervisor	Individual who is assigned to carry out the task activity requiring JSA.	 List down the activities step wise and identify hazards and their controls Ensure that task/activity is carried with proposed controls Ensure the team/equipment involved are competent and safe Report any untoward situation
	2	Head Of Executing Department	Head of the department who is authorizing the task/activity requiring JSA	Authorize JSA Ensure Adequate resources are provided to carry out the tan activity in safe manner Selenco mpetent team and team leader for the activity/task Submit a capt of JSA prior to job execution to ISE SQA/Zonal HSE
	3	Contractor	The Individual / organization carrying out the Task/Activity on behalf of the executing department.	Team Leader Liaise with executing department to ensure the controls are implemented as per requirement identified in JSA



ROCEDURES

Section 5 Management of Change

I. Management of Change (MOC)

The purpose of this document is to provide all SSGC employees with instructions on Management of Change (MOC) process. Any changes that may affect quality, operations, safety, or the environment will be adequately assessed and must be approved by management or a designated representative of management prior to implementation.

Risk Assessment for any new project, major modification in existing design /facility/ installation will be carried out using Mg methodology.

II. Scope

This procedure is intended to address those changes which may have a direct impact on SSGC's Integrated Management System, or esubsequent delivery of services.

- To make sure that changes transposed and documented in a consistent manner so that a. Unnecessary or counterproduct o changes are prevented. b. Changes do not adversely affect safet, the environment, quality, operations, or the level of service to the
- c. No changes are made by individuals w knowledge and/or agreement of all relevant parties.
- d. A record of the assessment rationale an chapse assessment process is produced." e. To make sure proper change out of employees
 - uring operations is addressed.

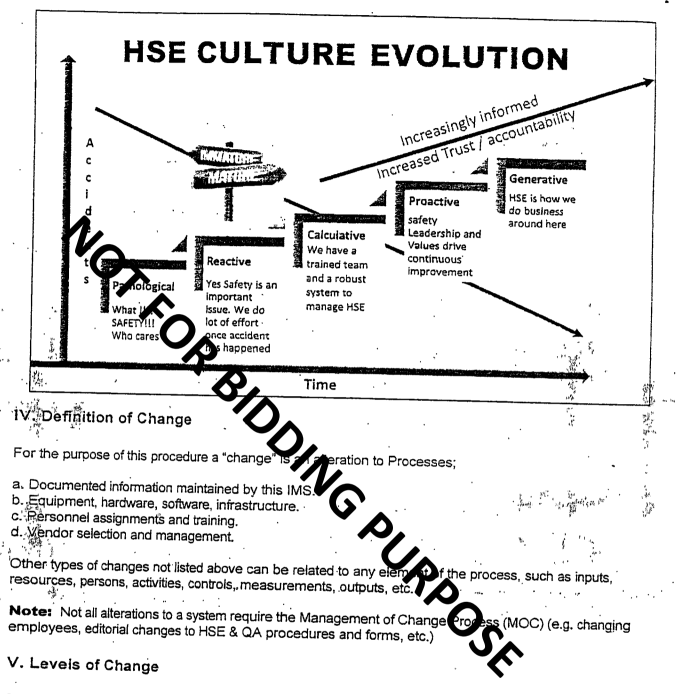
III. Responsibility

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- a. MOC Owner: MOC owner is responsible to fill out . MOC Owner: MOC owner is responsible to fill out the designated section of the (SSGG4IMS/CRM-F-05) which briefly describe the details scope of the project. esignated section of the MOC form
- b. Area Authority: Area authority is responsible to identify the post ble impacts of the change that is taking place. Generally geographical head/zonal HSE team leader is considered the area authority.
- c. HSE&QA Department: HSE&QA Department is responsible to authorize the change after assessing the risk and their controls.



Integrated Management System



Level 1

a. Change which has limited or no effect on deliverables, operations, safety, work environment, etc.

Level 2

b. Changes to equipment, procedures and employee assignments that have a moderate impact on deliverables, operations, safety, or work environment.

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Level 3

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c. Changes to equipment, procedures and employee assignments that have a major impact on deliverables, operations, safety or work environment.

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VI. Change Procedure

Step 1 - Initiation of Change

Any employee or contractor that becomes aware of a need for change can initiate the MOC process. The originator will notify their immediate Supervisor/Manager, detailing the proposed change on the MOC form (SSGC-IMS/CRM-F-05). With concurrence by their Supervisor / Manager, the MOC form shall then be forwarded to In-charge HSE&QA for review.

Step 2 - Review by in-charge HSE&QA

In-charge HSE&QA will review the MOC request for potential operational impact, cost/benefit analysis, and associated of k, with input from the appropriate process owners (Moderate Impact) and/or SSGC top managemen (Major Impact), as appropriate to the change under consideration. Changes that have negligible impact may be processed by the Management Representative directly.

If the request is accepted, h-charge HSE&QA will detail any actions deemed necessary to control the impact of the change and forward the request to the appropriate process owner for implementation.

Step 3 – Implementation of Action

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The process owner will be responsible or implementing and coordinating the actions required for the proposed change: If it is determined that further assessment is required during the course of implementing the change, these assessments will be documented and submitted for review prior to completing the change process. Only after, all assessments have been reviewed shall the MOC process be continued and monitored through completion.

VII. Closing out the MOC

The fin-charge HSE&QA will review the satisfactory implementation of the proposed change, and effectiveness of any corresponding control measures.

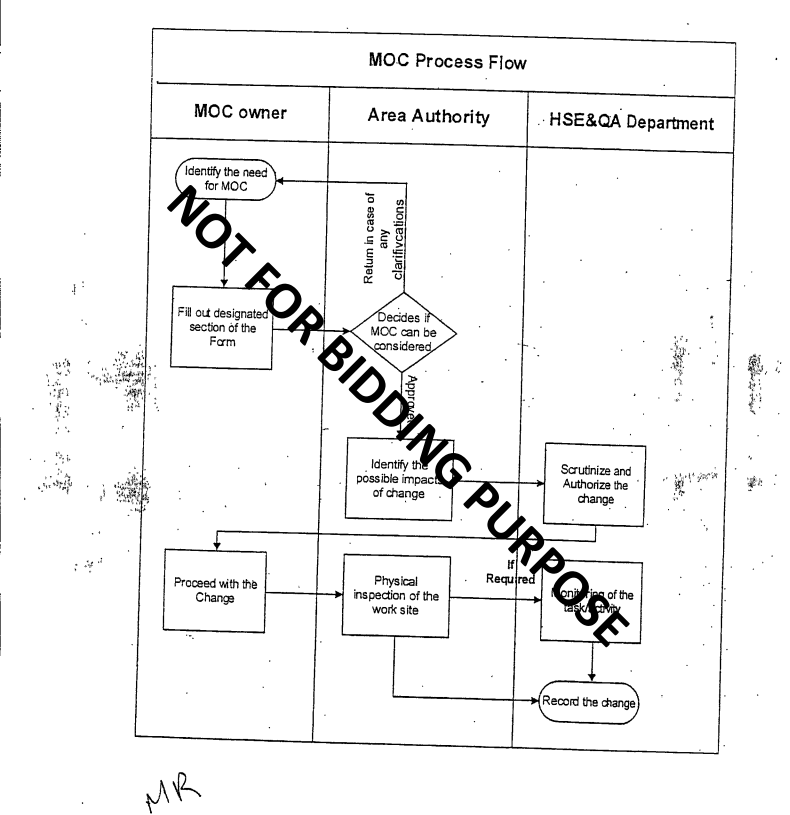
VIII. Record Keeping

The In-charge HSE&QA will retain a log showing each MOC (Control Nurse) of Log) and file the initial MOC request (SSGC-IMS/CRM-F-05) with all information supporting the action throughout the MOC process. These records shall be maintained for a minimum of 3 years.

Integrated Management System

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MOC Process Flow



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7. TYPICAL SSGC OPERATIONAL HAZARDS AND THEIR POSSIBLE CONTROLS Some of the common Hazards related to SSGC operations are tabulated below and may be used while doing Risk assessment. There might be other hazards related to a particular activity/ operation or process. These hazards should be identified accor⁻¹ingly along with possible controls.

7.1. PHYSICAL

Hazards	Control Measures
Adverseventher	Shelter, personal protective equipment (PPE; cold / wind / rain- proof).
Poor / Bad horsekeeping	Improved safety attitude, good management, safety inspection, good work layout.
Contact with hot / cr d surfaces	Insulation, guarding, PPE (gloves, face shields, insulated clothing).
Drowning	ti guarding, lifesaving equipment, presence of first Aider
Excavation work	Represent barriers; fencing, shoring, safe system of work, signs, cautor are
Fail from height	Edge photonium; safety lines / harnesses, safe means of access, (e.g., colffolding), safe system of work (e.g. permit to work).
Fall of material from height	Alternative storage, phy to I means of securing.
Lighting	Good work area design an Uppting equipment, measuring of illumination (LUX level), appropriate antihing.
Awkward lifting while laying pipes in trenches	Define weight limits, use mechanical nears for lifting and laying of pipes.
Noise	Reduction at source, insulation, PPE
Slips / Trips / Falls on same level	Good maintenance of work areas, good housekeeping, good cleaning, good footwear.
Stacking	Good work area layout, height limits, weight limits, strong packing, mechanical assistance.
Vibration	Elimination or reduction at source, damping, insulation, PPE.



Integrated Management System

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7.2. MECHANICAL

	Hazards	Control Measures
Hand	l tools	Periodic inspection, electrical testing and maintenance.
Mact	nines	Periodic inspection, testing and maintenance, physical barriers (guarding), safety interlocks, supervision and training.
	anical lifting ations	Periodic inspections, maintenance, supervision and training.
Mart	andling	Regular assessment of handling techniques improvisation to eliminate stress / fatigue, training in good lifting techniques.
, 199	ng vehicles.	Good road layout within premises, proper signs, vehicle maintenance, speed limit, enforce SSGC driving policy, defensive driving classes.
Over	Pressure	Proper identification of pressure vessels, preventive maintenance, pressure indicators, alarms, PRV's where required, periodic is rection.
7.3. EI	ECTRICAL	
Live w	/orking	Avoid (i.e. No Live Workm), use competent / trained staff.
Hand	tools	Regular inspection, testing of electrical integrity and replacement (where appropriate).
	s (elements)	Isolate from combustible materia, genering.
Machin cables	nes / Electrical	Electrical testing and maintenance, good (Ectrical safety design, periodic inspection for design load vs actual ad, use of circuit breakers, lockout/tag out, anti-static materials, Use double insulation, proper grounding.
Electri	cal cables / cords	Use factory assembled cords, always use plugs, no naked wires.
L+1 .	Lines ead / Buried)	Look out for signs, contact local utilities (KE, WAPDA) for locations, stay at least 10 feet away from overhead lines, use proper PPE

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7.4. FIRE

Hazards	Cc troi Measures
Combustible materials	Avoid, reduce storage of combustible materials, isolate from sources of heat and ignition.
Flammable gases	Storage of gas cylinders (e.g. hydrogen, acetylene) outside in an isolated, well-ventilated area; signs, no smoking, color-coding.
Flammalu solvents	Controlled storage, use and disposal (e.g. limit quantities held), fire proof storage, signs, no smoking, no naked flames, emergency plans.
Heaters	Segregation from sources of combustion, guarding special construction if used in hazardous areas.
Oxidizing agents	Chemicals that are a source of oxygen, e.g. hydrogen peroxide, segregate from sources of combustion(e.g. flammable solvents).
Oxygen (gas and liquid)	Segregate from sources of combustion, controlled storage and usage.
Smöking materials	Cengnated smoking areas; with proper ventilation; promote no smoking policy.
Static electricity	Limit service anti- static devices earthling.
Gas-Leaks	Odourization or mely detection where possible, proper joining methods, Field server, training, leak detection techniques.
OTHER	So.

7.5. OTHER

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<u>*</u>	
Hazards	Contrageasures
Chemical: Chemical	Avoid use, substitute less harmfil senstances, use, maintain and
substances, Corrosives (acids,	test engineering controls, monitor for hazardous substances;
alkalis), Carcinogens, Irritants	inform and train employees, use personal protective equipment
(e.g. Ammonia)	(PPE), emergency plans for uncontrolled releases.
Distantia di Distanti	Avoid use, substitute less harmful substance, use maintain and
Biological: Biological agents	test engineering controls, monitor for hazerdous substances,
(micro-organisms, pathogens,	inform and train employees, use personal protective equipment
mutagens, carcinogens)	(PPE), emergency plans for uncontrolled releases. Periodic
Rodents, Snake Bite	rodent control drive, identification and elimination of snakes and
	other harmful reptiles specially in remote locations of SSGC.
	Good food hygiene standards, good cleaning / disinfection,
	employee information and training, good personal hygiene,
Food / Water safety	protective clothing. Testing if required from accredited lab
	(AKUH, PCSIR), Involve canteen contractors, c redibility of
	product/Services.
	Educate / Train employees, avoid repetitive tasks, procure
Ergonomics	ergonomically design products (e.g. chair, Computer desk,
	Roolshern
	Stor Verl
	2040 C

HandBook | February 2022

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2 4 IMS PROCEDURES

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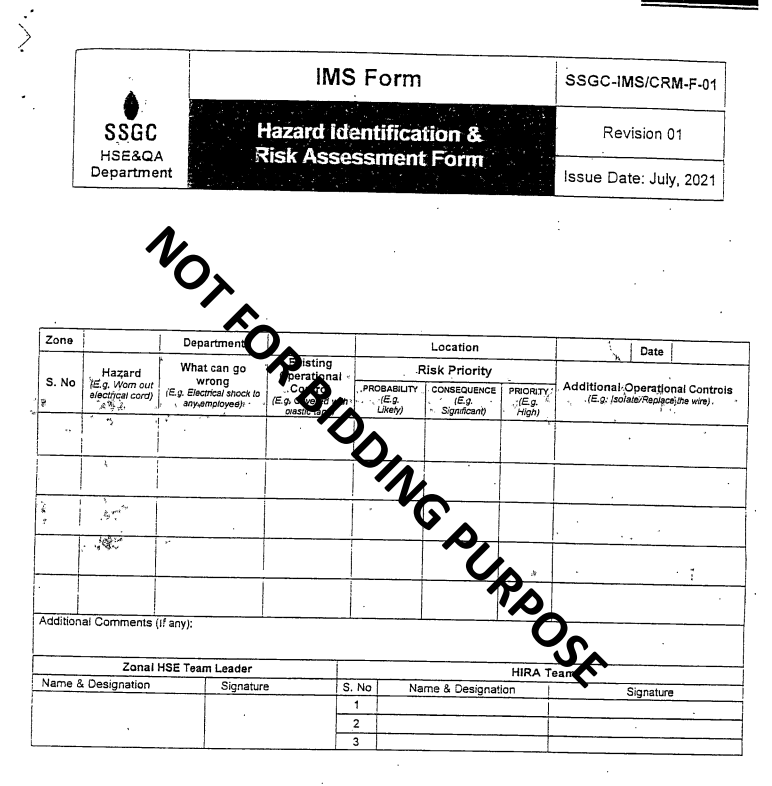
8. DOCUMENTED INFORMATION

Record No.	Record Name	Maintained by	Retention Period
SSGC-IMS/CRM-F-01.	Hazard Identification & Risk Assessment Form	HSE&QA Department	3 Years
SSGC-IMS/CRM-F-02	Environmental Aspect & Impact Assessment Form	HSE&QA Department	3 Years
SSGCIMS/CRM-F-03	Permit to Work Form	HSE&QA Department	3 Years
SSGC-INSCRM-F-04	Job Safety Analysis Form	HSE&QA Department	3 Years
SSGC-IMS/CRM-F	Management of Change Form	HSE&QA Department	3 Years
SSGC-IMS/CRM-F-06	Context of the Organization	HSE&QA Department	3 Years
SSGC-IMS/CRM-F-07	SWOT Analysis	HSE&QA Department	`3 [*] Years
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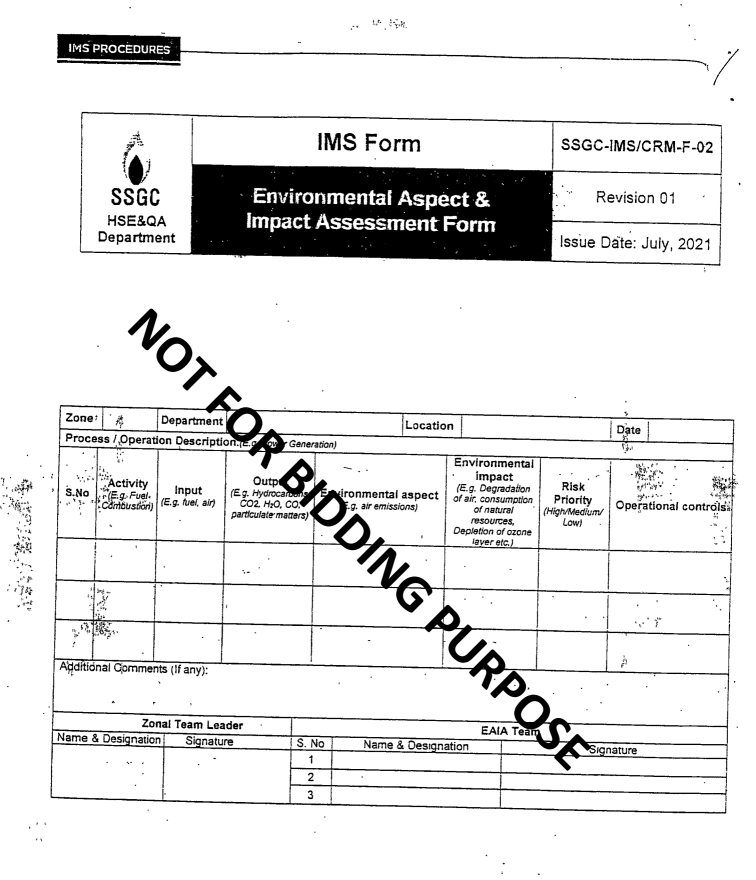


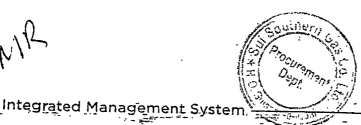
Integrated Management System

IMS PROCEDURES









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- HandBook | February 2022

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Integrated Management System.

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	Area Authorit	requirements?			-						
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	69	Manageable and		nace in SSC	C HSE Procedure	<u> </u>					1
۰.		Does the change	will affect the	e use of Em	ergency response	es 🔹					4
	1 by	equipment of the	location								1
;	filled by	Does the change	requires any	specialized	training for SSGC	staff		0			1
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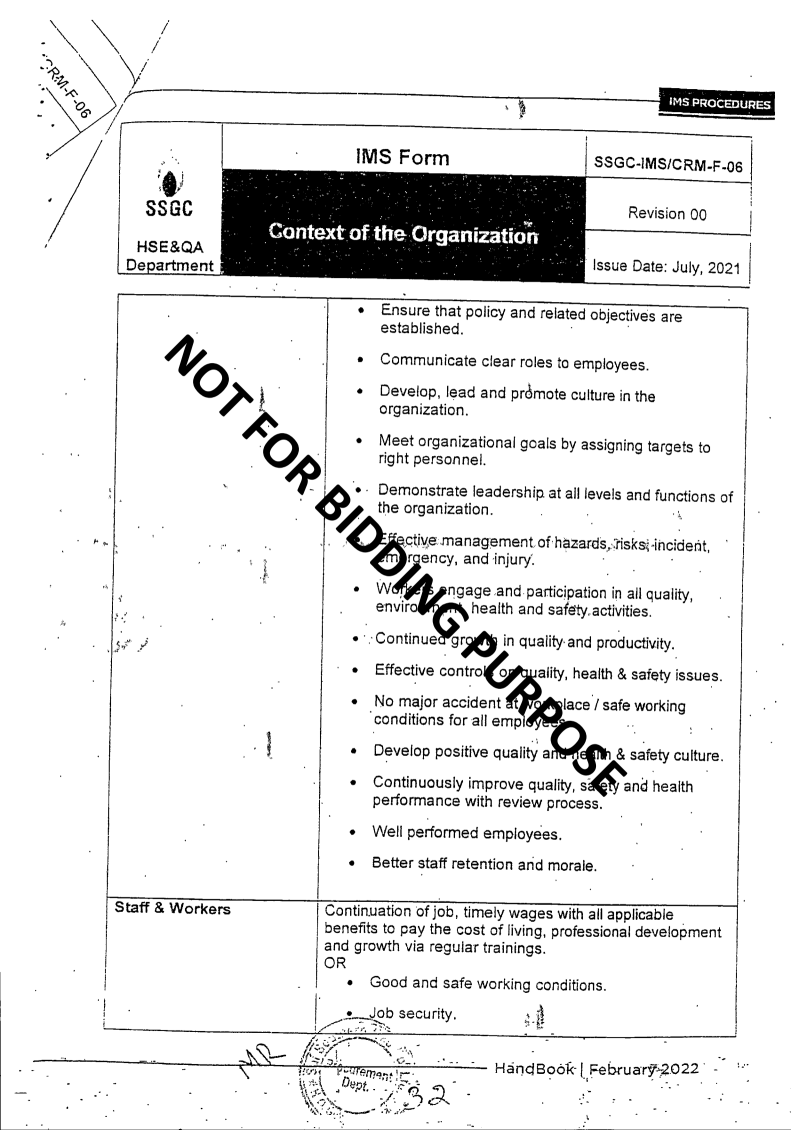
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		IMS Form	SSGC-IMS/CRM-F-0
	SSGC	itext of the Organization	Revision 00
	HSE&QA Department		Issue Date: July, 202
	1	LIST OF INTERESTED PARTIES	
·	External Interested Parties	Needs & Expec	tation
	Board Of Dir ctors	Profitability, good financial and lega of fine and penalty OR	l compliance, avoidanc
		Protect shareholders interes	t.
		Ensure adherence / complian guidelines.	nce to GOP / SECP.
19 19	1	Allocate resources to maxim	ize revenue.
्र महा दिन	· · · · ·	Complex best practices of corp	orate governance.
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		 Reputation enhancement. 	•
t	24	Corporate Social Responsibi	lity (CSR).
		Enhanced corporate governa	ce (CG).
		Allocation of all resources to	chine quality goals.
		 Achievement of safe and hea organization. 	althy conditions in
۰.		 Commitment to quality, safet 	y and health.
. •		 Be prepared to seek advices as required. 	from industry experts
		 No major accident at compar 	ly premises.
	Management _	Take policy decisions to incre employee.	ease revenue per

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MS PROCEDURES		· · · · · · · · · · · · · · · · · · ·
	IMS Form	SSGC-IMS/CRM-F-(
SSGC	intext of the Organization	Revision 00
HSE&QA Department	organization	Issue Date: July, 202
	 Training and development or 	portunities.
•	 Sustained reputation and imagina 	
1,	Consultation	
° O	 Communication and participa 	tion
	 No accident / injury / ill-health 	
	Reward and recognitions.	•• 4
	Opportunities for dialogue / in	
an ar phane An a	Timely and fair provision of re with career progression.	muneration coupled
Client/Customer	Timely polyide high quality services, complaint, follow all local laws and Q OR Uninter unted gas supply.	quick response on any H&S requirements.
i - An Sharan (Marine) An Sharan (Marine)	Customer far thion.	
	Quick response of quaries & c	omplainte
	Value for money	
	No health and safety issue in a	Aduct.
	 Prompt actions on quality, heat 	
	 Minimize the risk of injuries who services. 	
	 Socially and environmentally re 	sponsible
Suppliers/Contractor	 Continuous orders, prompt pay terms, good long terms working 	ments as per agreed relationship.
	 Fair chance of participating in b 	
	 Communication of hazards pres 	ent at workplace.

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			IMS PROC
		IMS Form	SSGC-IMS/CRM
SSGC			Revision 00
HSE&QA Department		ext of the Organization	Issue Date: July,
		Transparency.	
Trade Union & Representativ		Effective implementation of laws with any non-conformation relationship with management	ance, good working ent
	Â,	 Conducive and safe enviror Timely provision of informativorkers 	
•	~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	No fear of dismissal or disci reporting near miss /.accide	plinary action while nt.
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Media & NGOs	• •	 Media management. Patient and positive attitude Effective communication. Safe entry and exit durings Communication of pertinent Emergency response. Briefing necessary safety ru Necessary PPE available. 	tay at SSGC.
Media & NGOs	• •	 Media management. Patient and positive attitude Effective communication. Safe entry and exit during s Communication of pertinent Emergency response. Briefing necessary safety rule 	tay at SSGC.
Media & NGOs Visitors Emergency Ser	Vices	 Media management. Patient and positive attitude Effective communication. Safe entry and exit during s Communication of pertinent Emergency response. Briefing necessary safety rule Necessary PPE available. Site access controls. 	tay at SSGC.
Media & NGOs Visitors	Vices	 Media management. Patient and positive attitude Effective communication. Safe entry and exit durings Communication of pertinent Emergency response. Briefing necessary safety ru Necessary PPE available. 	at SSGC.

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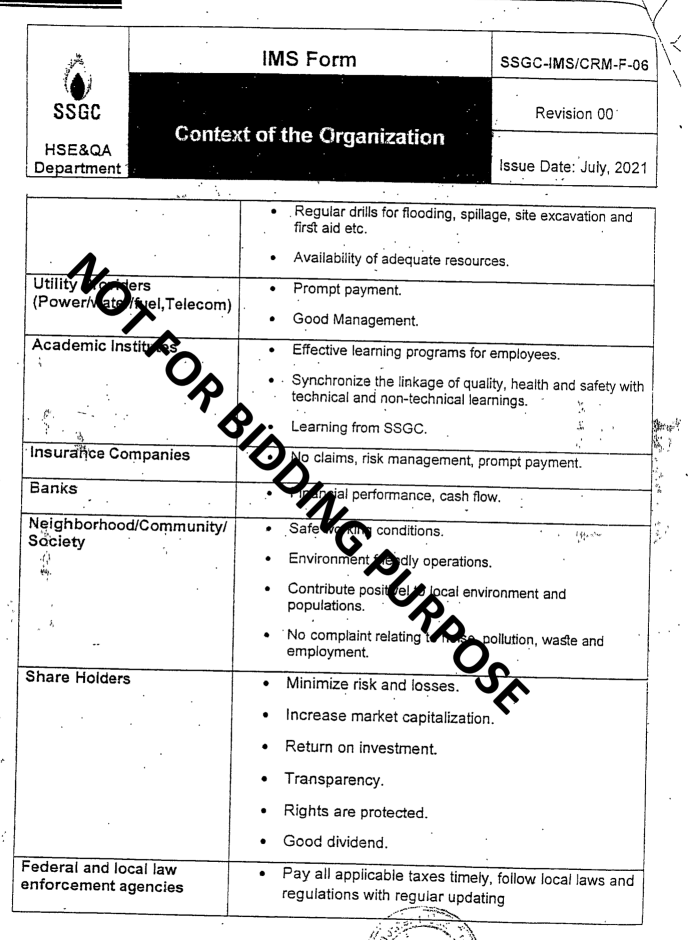
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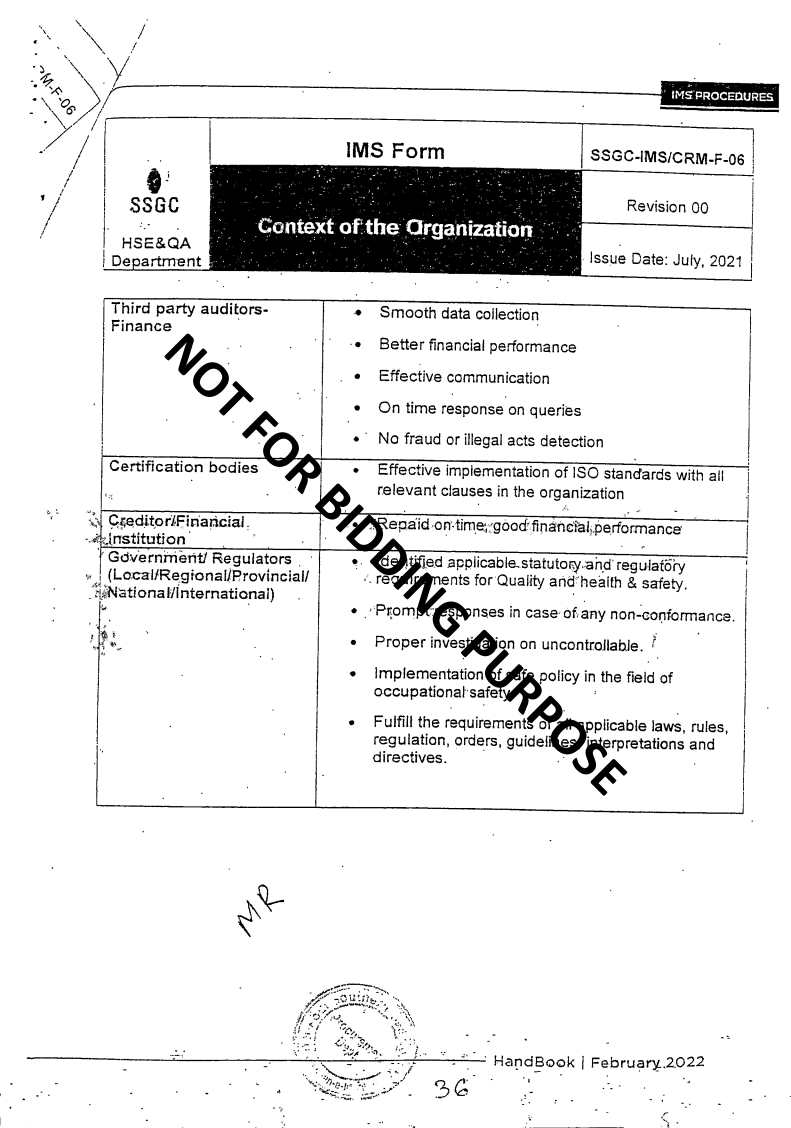
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IMS PROCEDURES



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IMS Fo	orm SSGC-IMS/CRM-F-0
SSGC HSE&QA SWOT An	Revision 00
HSE&QA SWOT An Department	Issue Date: July, 202
POSITIVE	
STRENGTHS	WEAKNESSES
Having vast experience of Transmission and Distribution of Natural gas.	Complex distribution network leading to UFG.
Infrastructure available in two provinces.	Substantial resources required for $up_{y,x}$ gradation.
Highly competent human resource	Lack of succession planning.
Certified to international standards	Takes extra time to implement all requirements because of big size of the organization.
Sole Metermanufacturing plant in Pakistan. Serving the nation since decades.	High price.
	Covernment new rules implementation.
Positive image of the company is already established in the Society.	Recourse transfers.
OPPORTUNITIES	TQ.
Monopolistic market.	Depleting natural gas.
Over 2.8 million customers.	Customers may turn to renewable energy
Import of LNG.	Sources. High cost.
Huge infrastructure of Transmission and Distribution to connect new customers.	Gas theft and leakages resulting in huge loses.
Reduction in the lead time to facilitate complainant.	Change in Government policies.
dvancement and use of latest technology to ontrol the system will create more	Criminals threats on security.

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IMS PROCEDURES

1. PURPOSE

The purpose of this document is to define a mechanism of incident and near miss reporting investigation & propose corrective/preventive actions against near miss, incidents and accidents.

2. SCOPE

This procedure is applicable to all incidents (i.e. accidents & near miss) which take place within SSGC premises or outside SSGC premises i.e. its installations or work -related sites which are under the scope of management system.

"Anything that can go wrong, will go wrong"

Near

Miss

lannie

Incident

3. DEFINI

- a. Incident: Work-related event(s) in which an injury or ill health or property damage (regardless of severity) or fatality occurred, or could have occurred
- b. Accident: An incident K w ligh an injury or illness or property damage actually of
- C. Near Miss: A Near Miss is an upanned event that did not result in an injury or proper amage, but had the potential to do so.
- d. CPR: Cardiopulmonary resuscitation

loss of Life

Emergency: An emergency is a situation ooses an immediate risk to health, life, property, or er ent.

SES INCIDENT / ACCIDENT L

DIRECTLOSS

Injury to people

Damage to Company Reputation INDIRECT LOSSES (Invisible)

Damage to Equipment,

Building, Tools etc.

Time and resources utilized in hiring and training new worker

Investigation Time

Accident

Harmful

R dur ad quality of life

Clearing the Site and conducting repairs

Legal costs

MR

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IMS PROCEDURES

4. PROCEDURE

Incident Classification Table 4.1.

S. No	Incident Type	Classification	Actions to be taken	Responsibilities	Record
	 Major fire Major gas leakage Explosion Bomb blast Vehicular accident 	•	Inform respective departmental head/in- charge and immediately call local rescue departments, such as Fire Brigade. Bomb Disposal Squad etc. Thus, whichever is necessary.	Anyone who has witnessed or received initial information about the incident.	
	Dignificant deset / nu nan bss due to and untoward situation iooludiag		Follow the Emergency Response Procedure.	Security department in case within SSGC premises, Site/ Zonal HSE team leader in case it is outside the SSGC premises.	SSGC- IMS/ER P-04
• • •	including natural disaster, damage or	O _p	Provide Help/Support to the victims such as First Aid or CPR if needed.	Only trained persons in case of CPR/First Aid is needed.	
-4, 4, 4, -4, 4, -4, 4, -4, 4, -4, 4, 4, 4, 4, 4, 4, 4, 4, 4, 4, 4, 4, 4	theft of asset / property traving an lestimated amount of . more than	18/	Report the incident using incident notification form via web portal to in-charge HSE&QA immediately (or with 24 hours) after the securence of incident.	Zonal HSE Team leader.	, SSGC- IMS/IAM -F-01
1	Rs. 30,000 Injury/illness serious enough to result in two	Major	HSEaO will complete the investigation report via web portal within seven working day dafter receiving incident	HSE&QA	SSGC- IMS/IAM -F-02
	off workdays.		notification form. Additional days may also be required depending up the criticality of investigation		· · ·
• •			HSE&QA will share the report with all concerned for necessary corrective / preventive actions.	C C C C C C C C C C C C C C C C C C C	- - -
	,		HSE&QA will maintain incident data base using online web.portal and will share the information with all concerned to avoid reoccurrence.	HSE&QA	
			Implement Corrective / Preventive action.	Zonal HSE Team Leader and anyone who is identified in Investigation report.	
			Follow-up to verify the implementation of recommended corrective/preventive actions.	HSE&QA	

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j. * *

S. No	Incident Type	Classification	Actions to be taken	Responsibilities	Record
		Major	In case of gas loss, transmission/distribution department will quantify the amount of gas loss and shares the same with concerned departments along with investigation report.	Transmission/ Distribution	
	• Minor Injuries where only or actirst Aid or less than	-	Inform respective departmental head / in- charge.	Anyone who has witnessed or received the initial information about the incident.	
. 2	two off rays provided to the victim Minor Vehicular accidents	Minor	Report the incident using incident notification form via web portal to in-charge HSE&QA within twenty four hours of the occurrence of the incident.	Zonal HSE Team leader.	SSGC- IMS/IAM -F-01
	where there is no significant injury or loss.	S	HSE&QA will share the information with all concerned to avoid eoicurrence.	HSE&QA	
3	Any Near Miss Occurred / Observed	· · /	Report le Near Miss using ouble Near Miss Notification Form via web portal. Enterdetails as mentioned on the form attach evidence. (if any) and submit.	All Employees	SSGC- IMS/IAM -F-03

4.2. Incident Reporting:

- a. Incident that resulted in personnel injury, spill, fire, asset damage etc. will be considered as accidents and will be reported through online Incise personal system within 24 hours after the accident.
- b. Incident that have not done any damage or lose will be considered as Near Miss and will also be reported via web portal.
- c. All HSE Zonal Team Leaders are responsible to immediately report any incident took place in their respective Zone.
- d. All Employees are responsible to immediately report any Near Miss occurred / observed via web portal.

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4.3. Investigation and Corrective Action

Incidents are investigated by the team- constituted by In-charge HSE&QA. If required, a cross functional team may be formed. Depending upon the situation, Incharge HSE&QA will decide whether to investigate or not any major/minor incident/accident, considering following factors:

- a. Severity of the incident/accident.
- b. Time lapse between reporting of the incident and the actual
- occurrence of the incident.

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- c. Lack of supporting information.
- The investigation is carried out to determine the root cause of the problem. The investigation process covers:
 - a. Determination of root cause using any suitable method like tripod analysis etc.
 - b. Investigation will be conducted as soon as possible after the incident, following the activities required controlling the hazard.
 - c.² When indicated by the second ty of the incident, steps to secure the incident site must be initiated immediately to ensure that investigating party can reconstruct the events realized in the incident.
 - d. Individual interviews will be conducted with each person present at the time of the incident. The following rules are followed for interviews with all individuals:
 - 1. The witnesses should be interviewed promptly, separately and privately.
 - 2. The interviewer should avoid questions trapgive a yes or no answer.
 - 3. After the interview, the interviewer should be ment any concerns identified.
 - e: The investigation will be focused at determining the cost cause and therefore:
 - 1. The investigator or investigating team must focus on getting accurate and complete information.
 - 2. Facts must be separated from opinions, and directoridence from circumstantial evidence.
 - 3. Each concern identified in the investigation must be fully addressed.
- f. Upon completion of the investigation, the team will fill and submit the Online Incident Investigation Form (SSGC-IMS/IAM-F-02). It includes Background in ormation, Root Cause Analysis, Conclusion and Recommended Corrective / Preventive Actions.
- g. In all cases, the Incident investigation must be completed within 07 working days from the incident notification date. Depending upon the nature of investigation, in-charge HSE&QA may extend the report submission timeline.
- h. Determination and implementation of viable corrective/preventive actions to eliminate the causes of incident.
- i. In-charge HSE&QA / Zonal HSE Team Leader ensures that the corrective/preventive actions assigned to concerned department/personnel, to be completed within agreed time frame.
- j. It is responsibility of the ZonaLHSE Team Leader to:

IMS PROCEDURES

CORRECTIVE

- 1. Provide leadership role in implementation of corrective/preventive actions within the agreed timescale.
- 2. Ensure that corrective / preventing actions are effective in eliminating / reducing the risks.
- 3. Maintain record of Incident Notification Form and Incident Investigation Form of their respective zones.

4.4. Updating of Assessment

After the incident, depending upon the nature of severity and risk, the assessments (risk assessment environmental aspect impact assessment) of specific activity / department will be up a ep including controls, risk level, likelihood etc.

4.5. Data Analysis and Review of Actions

The data of incidents will be evaluated and investigation outcomes will be shared with the management during management review meetings to seek advice and to discuss the effectiveness of measures of a provide management during implemented.

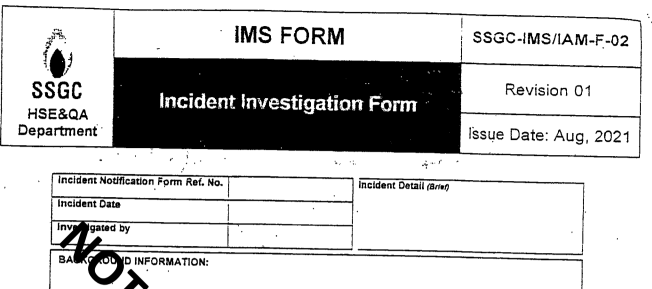
5. DOCUMENTED INFORMATION

Record No.	Record Nam	Maintained by	Retention. Period
SSGC-IMS/IAM-F-01	Incident Notification Form	In-charge HSE&QA / Zonal HSE Team Leader	3 Years 🖓
SSGC-IMS/IAM-F-02	Incident Investigation: Form	In-marge HSE&QA / Zonal / SE Team Leader	5 Years
SSGC-IMS/IAM-F-03	Near Miss Notification Form	In-charge ASE&QA / Zonal Hotoreom Leader	3 Years

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IMS FORM SSGC-IMS/IAM.F-01 RSSGC HSESGA Incident Notification Form Revision 01 Department Issue Date: Aug, 2021 Issue Date: Aug, 2021 Date: Tme:	sin the	-				IMS PROCE	DURES
SSGC HSEQAA Department Incident Notification Form R=vision 01 Issue Date: Aug, 2021 Issue Date: Aug, 2021 Dete: Imm: Reported by: Reported by: Outside SSGC Premises Incident SSGC Premises Loober of the preson(s): Details of Affected Asset (raw) Particulars of American Preson(s): Details of Affected Asset (raw) Particulars of American Preson(s): Details of Affected Asset (raw) View Defaults additional preson(s): Details of Affected Asset (raw) Name(d) Incident Type: Presone Prime Commander Outside SECE Damage () Work Related () March Age Note: For furthe datals sectional page may to asset Incident Type: Prime Commander Gas Leakage () Work Related () March Incident Type: Hospitalization () Asset Damage () Work Related () March Incident Type: Hospitalization () Asset Damage () Work Related () March Incident Classification: Mase () Incident Classification: March March Hospitalization () Asset Damage () Work Related () March Incident Classification: March Incident Classification: March <							
HSEEQA Department Issue Date: Aug, 2021 Date: Imme: Report No. (row dates y location) Reported by:							
Date: Ime: Reported by: Cation: Outside SSGC Premises	HSE&C		cident Notifi	cation For			21
Responded by			- Time:				
Responsible to the second s	· · ·	cation:	Outside	·	[_].		
Serial No 2 3 Name(s) 2 3 Employment Contractual Permanent Type of Employment Contractual Contractual Notice For Nutrier details additional page may to used) Incident Type: Fire Explosion Vehicular Accident[] Asset Damage] Work Related Nutrier Incident Type: Fire Explosion] Vehicular Accident[] Asset Damage] Other Incident Suborge Natural Disaster] Gas Leakage] Other	الأوهو : الأسر المع	Responsible Z and Region					
istrictionserver Vpn of Contractual Other Age (Note: For further oftables additional page may be used) Incident Type: Fire Explosion Vehicular Accident[Asset Damage Incident Consequences: Fatality SSCC Hospitalization Asset Damage First Aid Other Incident Classification: Major Minor Near Miss Incident Detail: Incident Detail:	3 .1	Serial No		Detai	Is of Affected As:	Set (If any)	ą. -
Type of Employment Contractual Querector Visitor Visitor Other Age Visitor Incident Type: Fire Fire Explosion Vehicular Accident Asset Damage Incident Consequences: Visitalization Fatality SSGC Viter Hospitalization Incident Classification: Najor Major Minor Near Miss Incident Detail:	, · · · ,	Employee ID(s)	- ⁰ /0,		,	, ,	: أ.
Visitor Other Age		Type of Contrac	tual .	NG			
Incident Type:. Fire Explosion Vehicular Accident Asset Damage Work Related Number Theft Sabotage Natural Disaster Gas Leakage Other: Incident Consequences: Incident Consequences: Fatality SSGC Hospitalization Asset Damage First Aid Other Incident Classification: Major Minor Near Miss Incident Detail: Incident Detail: Incident Detail: Incident Detail: Incident Detail:		Other				4	
Incident Consequences: Fatality SSGC Hospitalization Asset Damage First Aid Cther Incident Classification: Major Minor Near Miss I Incident Detail:	"s	Incident Type:	Vehicular Accident	Asset Damage	Work Related Kin		·
Major Minor Near Miss Incident Detail:		Incident Consequer	nces:	· ·	L <u></u>		
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HandBook February 2022			C. C	Han	d <u>Book</u> Feb	ruary 2022	•

IMS PROCEDURES



ROOT CAUSE ANALYNS: CONCLUSION: RECOMMENDATION OF CORRECTIVE AND PRIVENTIVE ACTIONS

Recommended Actions	Action betwhom)	Action till (date)
1.		
2.	S	·
3.		~
k.		
s risk assessment required for the corrective actions? If yes, ple	BSB mention the senal numbers for	b o

is risk assessment required for the corrective actions? If yes, please mention the serial numbers for the recommended actions:

Incharge HSE&QA

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NOTE:

1. Please include sketch / photo where ever required to explain the accident scene / conditions

2. Additional pages can be used for mentioning other details

3. Transmission/Distribution department must submit the quantity of gas loss in case of any gas leakage or sabotage.

Integrated Management System

	}	IMS	FORM	•	SSGC-IMS	/IAM-F-0:
SSC HSE8	li an Au	Near Miss	Notificatio		Revisi	on 00
Depart			an a		Issue Date:	Aug, 201
Pers	ionnel Detail (Who W	itnessed the Near-M	· · · · · · · · · · · · · · · · · · ·			
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Near	Miss Detail:	Ø/~	nameli 6. do presidence dina a na oncidendi dan namelikanyo	а үр наба арагын кабасырык кан эк ундагыйдан.	, manifestation - en ange men y tege agente, y statuet <u>en ange men y</u>	etyprife, effersymbologies y
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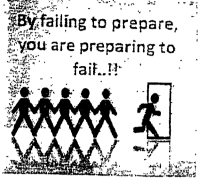
PURPOSE 1.

The purpose of this procedure is to define a frame work for identification of emergency situations which arise in company operations and for developing emergency preparedness and response plans to mitigate and manage risks arising from such situations or events. The Procedure defines

requirements for business continuity planning post emergency situations to bring the business on-line.

Purpose of the procedure is to 3

- Formulate plan, responsibilities and actions to be taken to handle any а. emergency situation.
- b. Identify potential emergency situations and response plans to minimize or avoid actual & potential hazards of any emergency situation.
- Define , chanicm and frequency to test plan so as to ensure c. prepared ad effectiveness of emergency response system.



2. SCOPE

This procedure is applications all locations of SSGC, its employees and any visitor physically present at the location of emergency site. The to variations in nature of operations, various departments/sections have developed their own ER Place attening for their strategic, operational and physical requirements. The same n company's day to day operations in terms natural calamities, fire, major includes HSE emergencies arisin incidents with loss in our operations, main environmental damage, external terror or bomb threats, public unrest,

3. DEFINITIONS

- Emergency, Situation: An abnormal situation that calls for immediate and urgent actions for safeguarding life of persons, protecting buildings, machines vituations and other assets. a. 5.2.4
- b.
- Rescue: It refers to responsive operations that fraily involve the saving of life or prevention of injury during an incident or dangerous situation
 - Headquarters etc.), who prepare for and respond to any a segency incident, such as a natural disaster or an interruption of business operations.
- Emergency Response Centre (ERC): It is a room suitably another to handle any potential emergency d. situations. All emergencies are to be reported here.
- First Aid: It is the provision of initial care for an illness or injury. It soully performed by non-expert, but e. trained personnel to a sick or injured person until definitive medical treatment can be accessed.
- f. Assembly Areas: If an evacuation to the outside is appropriate, the nated assembly areas for personnel shall be far enough away from the building, structure or worke to ensure that, where practicable, everyone is protected from falling glass and other objects.
- Emergency Evacuation: It is the immediate and rapid movement of people away from the threat or from g.. the place of the hazard.

4. RESPONSIBILITIES

Responsibilities for the particular department/personnel are identified in the response plans prepared by various departments and sections. General responsibilities for Emergency response organization are as under:

- а. Rush to the area of incident without any delay.
- b. Immediately assess the situation and initiate the remedial actions.
- Call the fire brigade & other emergency services like ambulances if required. c.
- Ask/inform all personnel present within premises, using megaphone or any other means, for complete d. evacuation if situation goes out of control.
- Inform all to go back to their work places using megaphone or any other suitable means when the situation e. comes under control and the area is free from any hazard.

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IMS PROCEDURES

5. PROCEDURE

The HSE&QA In-charge and department heads shall ensure that all emergency situations are identified during risk assessments performed and emergency response plans are implemented within the departments. They shall also ensure that all employees are made aware of their emergency situations and how to respond during a real emergency. They shall ensure that employees including emergency team members in their respective departments are trained to respond to emergencies and mitigate risks arising out of real emergencies. Some of the potential emergency situations that might occur in SSGC along with the response plans are lis ted below. Sequence of actions for any response specified on each section's ER plan may change depending upon the emergency situation.

6. Emergency Considerations

The following areas of needs to be given consideration while identifying potential emergency situation but the bt be limited to these areas:

- Fire &
- of Toxic/flammable chemicals or leakage of gas Heavy S fillad
- Heavy rainr tio
- Earth quake
- Bomb threat
- Building & office lock fow shelter in place
- Active shooter/hostad

6.1. Fire & Explosion

In case of fire & explosion each person sent within the premises must act as per but not limited to the following (structions:

- Give voice alarm FIRE! In case of fire for all is implicate employees in the area. а.
- Push the nearest located call point button b. se of fire (if present). c.
- Immediately inform Emergency Response zation through phone or in person.
- Try to control the fire by using fire extinguishers. Is fire extinguisher d. only if you have been trained.
- Remove all explosive, inflammable and poisonous mate e. away to the maximum possibility.
- Shut off main valves of gas and circuit breakers. f.
- g. [%] Stay away from the fire in case it is not controllable.
- Report to the designated Assembly Point away from the scene of fire h. sion if asked by Emergency Response Organization through emergency exits and wait for the further in ructions.

FIRE TRIANGLE

6.2. Heavy spillage of toxic/flammable chemicals or leakage of

In case of heavy spillage of toxic/flammable chemicals or heavy leakage of Gas each personnel present within the premises must act as per but not limited to following instructions: a.

- Immediately inform Emergency Response Organization through phone or in person. b.
- Eliminate all ignition sources (sparks/flames/heat) from the immediate areas. C.
- Turn off gas supply from nearest control valve. d.
- In case of gas leakage in confined space, proper measures (opening windows, doors etc.) should be taken to ventilate the gas. Ensure the availability of fire extinguishers. e.

urement

- Stop leaks if this can be done without having any risk. f. .
- Do not touch or walk through spilled material. g.
- Prevent entry into waterways, sewers or confined space. h.
- If available wear the Personal Protective Equipment recommended. i.
 - Arrange immediate cleaning of spilled chemical by taking suitable precautions

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6.3. Heavy Rain / Flood

In case of emergency situation of heavy rain/flood, personnel must remain present within SSGC premises if the situation gets worst outside. In case of water entering in department/office each person must act as per but not limited to the following instructions:

- Try to stop water by keeping sand bags. а.
- Protect building, machines, equipment, tools, parts & material. b.
- Shut off Electricity and Gas if necessary. c.

Following precautions should be taken by the departments/sections, located under rain/flood threat areas:

- Ensure no material is placed outside in open area which may be affected by rain. a.
- bger drainage system at vital installations so that every valve, equipment, electrical board etc. b. Ensure be acces Jain case of any emergency.
- Sufficient chan ty of tarpaulin and rain suit is available to meet the rainy condition. C. d.
- Keep the d open all the time. e.
- All pumps used for draining out the rainy water are in running condition. f.
- Sufficient quantity grand bags is available to stop entering the water inside, which may be placed in advance if required.

1	Class	Material		Type of Fire Extinguistier to used
· ,	"Å ·	Sojids	Paper, wood dir stic, etc.	• Water
	B ,	Flammable Liquids	Paraffin, petrol, of the	CO2 Dry Powder
۰.	C.	∏Flammable ©ases≫-∕	Propane, butane, mutane, etc.	•, Dry powder
. :	D	Metals	Aluminum, magnesium, trainur, etc.	Sodium chloride based dry powder fire extinguisher
	έ.Ε.	Electrical Apparatus	Short-circuiting, over loaded electrical cables, etc.	Fire Extinguisher
	E E	Cooking Oil & Fat	Animal fat, etc.	Drycznemical based: Potassiur bioarbonate

6.4. Earthquake

In case of earthquake shocks each personnel present within the premises must act as per but not limited to the following instructions:

- Immediately inform Emergency Response Organization through phone or in person. а.
- Immediately Evacuate to Assembly Areas (in open space where you can keep distance at least one half b. of the height of the building) after the shocks dampen.
- Shut off all switches and valves of main supplies of gas and electricity. (If possible) c.
- d. Maintain your senses, do not let them disperse.
- Protect yourself by sitting on side of tables, furniture & under strong structures. Be aware of falling walls, e. debris, heavy objects and electrical wires. f.
- Stay away from loosely hanging objects that may fall after initial shock and tremors.
- Wait for further instructions from Emergency Response Organization. g. h.
- ERO should keep in touch with the metrological department / media for aftershocks and future forecasts.

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- The Bomb Disposal Department shall be allowed to operate in the company premises as deemed e. appropriate.
- On getting clearance from Bomb Disposal Department normal routine shall be adopted as advised by f. Emergency Response Organization.

6.5. Bomb Threat

In case of bomb threat each personnel present within the premises must act as per but not limited to the following

- Immediately inform Emergency Response Organization through phone or in person. a. b.
- Maintain your senses, do not let them disperse. Ċ.
- Report to the designated Assembly Point if asked by Emergency Response Organization through emergency exits and wait for the further instructions. d.
- Bomb Disposal Department shall be called by Emergency Response Organization. e. The Pa
- b Disposal Department shall be allowed to operate in the company premises as deemed appropriate. f. On ğe arance from Bomb Disposal Department normal routine shall be adopted as advised by Emerger by B sponse Organization.

6.6. Building or Office Lockdown/shelter-in-place

If a situation calls for building onoffice lockdown, the personnel present within premises should act as per out of imited to following instructions: a.

- Remain calm and stay with colleagues.
- Try to stay in pairs. b.
- Do not leave the room and/or b. to nder a lockdown situation until asked otherwise.
- Keep quiet and away from doors and vin d.
- If a gunshot is heard, lay down on the floor e ield under/behind furniture as much as possible.

6.7. Active Shooter/Hostage Situation

In case of shooter/hostage situation each personnel presen within the premises must act as per but not limited to

- a. If it is safe to do so, exit the building; if not, lock or barricade yo l inside a room.
- b. Tum off lights, cover and lock the windows, and lay on the floo
- c. 🞨 If the shooter(s) leave the area, go to a safer place, if possible. Have ape route/plan in mind, keep your hands open and visible, and follow any instructions given by law enforcement.
- Call the Police/Rangers when it is safe to do so. Remain calm, use a rate voice, and provide as much d information as possible (your name and location, details about the shoote If you can't speak, leave the line open so the responding authority can listen and responding the location.
- Cooperate and negotiate with the shooter, in order to buy as much time as postible until the rescue team e. reaches.

7. EMERGENCY NUMBERS

In consideration of the emergency numbers to be included in the emergency plan, the following should be taken

- Fire brigade/civil defense or equivalent.
- Police.
- Ambulance service.
- Hospitals/Clinics.
- Mutual aid agreements/neighbors.
- Environmental protection agencies.
- Key company personnel.

Integrated Management System

Don't try to be a hero in emergency distuations; do not place your own life or health or that of others in danger . Bepprepared for the unexpected!

Take care:

8. **EVACUATION**

All Emergency evacuation routes/doors should be accessible at all times. No hindrances should be placed in the route. All employees should be familiarized with the evacuation routes of their premises.

All employees should immediately evacuate their premises and assemble at the assembly areas (identified by each section). During evacuation following instructions should be followed. а.

- Take only keys, wallets and essential belongings with you.
- Leave the building/premises immediately, do not try to investigate the source of the emergency. b.
- C. Walk, don't run, to the nearest exit.
- d. Use stairs, not elevators,
- e. Assist people with special needs.
- f. Take your way out, encourage those you encounter to exit as well. As you

9. BE EVACUATED THINGS

In case of emergence, evacuation should be carried in the following order:

9.1. Personnel

Those personnel who do no may disabled people are to be evacuate maye sound health such as patients of Heart, Asthma and physically/mentally on priority basis.

9.2. Raw Material

Raw material which is explosive, incommable and poisonous must be removed. Similarly, important -lightweight items that are easy to can a us also be removed:

9.3. Documents

important records and files must also be re

9.4. Equipment

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Cash Lockers, Computer Sets, External Hard-driv pensive Tools and Eixtures must also be removed.

10. TESTING AND EXERCISES

build be conducted at each location of SSGC to Testing, and exercise of the emergency, response plan eValuate the effectiveness of the preparedness plan. The recry nd observations of the exercise should be recorded on Emergency Drill Form (SSGC-IMS/ERP-F-01). · .

Each section should nominate the person who is responsible dically conduct the exercise. The frequency and type of drill at each location should be as below:

Location	Type of Emergency Drill	Frequency
 a. Head Office b. Regional Offices c. Billing Offices d. P&C Offices e. Store (all locations) 	Evacuation and Mock Emergency Drill (all employees)	Six Monthly
 f. KT (Transmission) g. Distribution (Zonal and Sub-zonal offices) 	Fire Fighting Drill by Emergency Response Team	Six Monthly

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IMS PROCEDURES

Meter Manufacturing	Evacuation and Emergency Mock Drill (all employees)	Six Monthly
Plant	Fire Fighting Drill by Emergency Response Team	Quarterly
Headquarter Stations	Evacuation and Emergency Mock Drill (all employees)	Şix Monthly
	Fire Fighting Drill by Emergency Response Team	Monthly

11. AVAILABILITY AND MAINTENANCE OF ER EQUIPMENT:

Zonal HSE te releaders ensure that emergency detection and response equipment are identified, available and property maintained in their respective zones. A joint inspection will be carried out periodically to verify the efficacy of ER E ment. The record shall be maintained on Inspection and Monitoring of ER Equipment Form (SSGC-IMS/EP -F-02). Each zonal HSE team leader shall maintain record of their respective zone and share with In-charge HSE A as and when required. The need for the emergency response equipment is determined by considering t zards and associated risks with the particular é in Ar location/operation/equipment tion etc. The response equipment usually include but are not limited to:

- a: Fire extinguisher.
- Fire hydrant/hose/bucket/wa b..
- Smoke/gas detectors." c.
- Communication equipment. (Mega d. Alarm systems, walkie-talkie etc.)
- First aid box, e.
- ER vehicles/Ambulance. f.
- Breathing apparatus. g.
- Emergency lights. h.
- Hammer/Axe/shovel/ropes etc.

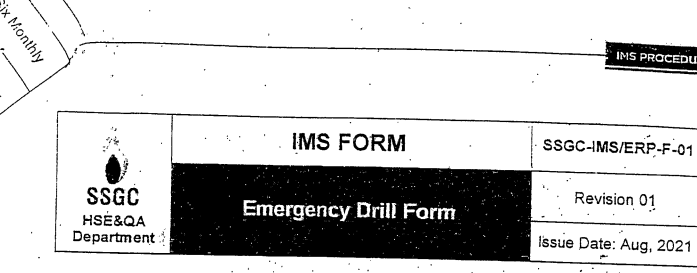
OING Frequency of inspection and monitoring of ER Equipment will be per table given below. However, if situation warrants, this frequency can be changed on the instructions of In-charge HSE&QA or Zonal HSE team leader.

	Location	Frequency	
a. Head Quart	er Stations		!·
	facturing Plant		ŀ
c. K.T (Transm	hission)	Monthly	
a. Head Office			
b. Regional Of	ĩcés [.]		
c. Billing Office	S ·	•	
d. P&C Offices	~	Quarteriv	
e. Store (all loc	ations)		
	Zonal and Sub-zonal offices)		

12. DOCUMENTED INFORMATION:

Record No	Record Name	Maintained by	Retention Period
SSGC-IMS/ERP-F-01	Emergency Drill Form	HSE&QA Department	
SSGC-IMS/ERP-F-02	Inspection and Monitoring of ER Equipment Form	HSE&QA Department	3 Years

Integrated Management System

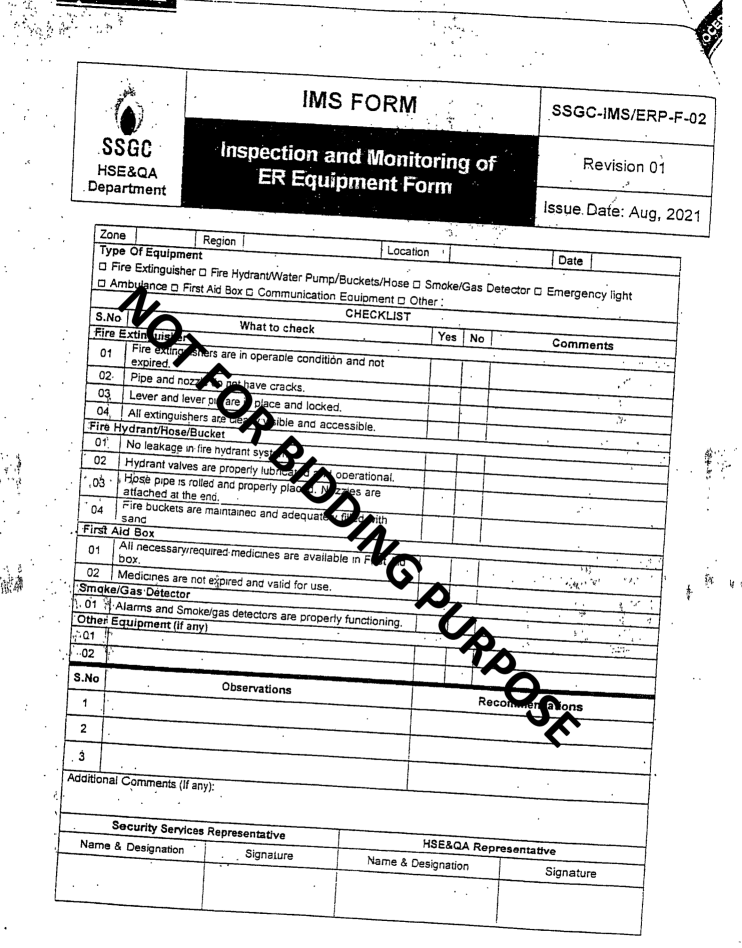


IMS PROCEDURES

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Integrated Management System ----

IMS PROCEL

1. PURPOSE

The HSE&QA guidelines for suppliers and contractors are developed to assist suppliers/contractors to meet ssgc's hse&qa policies, procedures, commitment & requirements to ensure safety, integrity and quality of goods/services provided.

2. SCOPE

The procedure is applicable to all suppliers and contractors providing goods or services to SSGC whether on SSGC premises or outside SSGC premises.

3. DEFINITIONS

- a. Contractor: Is an independent employer/organization who will be responsible to execute jobs agreed yat, SSGC.
- b. Supplier independent employer/organization that is responsible to provide goods or services.
- c. Contract coordinator: Is an executive of SSGC procurement department, who has been delegated/given responsibility and authority from the head of department to initiate and maintain the contract.
- d. NEQS: National Enviro mental Quality Standards.
- e. SEPA: Sindh Environmental Aptection Agency.

4. **RESPONSIBILITIES**

4.1 Suppliers/Contractors and Sub Contractors

- a. The contractor must take all necessary balety precautions related to the performance of the contract in order to protect the work site involving all personnel and property of the SSGC, the contractor, all third parties involved.
- b. Suppliers/Contractors are responsible for safety and well-being of their employees.
- c. The contractor will also be responsible to provide relevant safety; equipment (PPE) to their workforce where required. Suppliers/Contractors who have their own HSE&QA management
- system, shall provide details of the same on request.
- d. The contractor shall ensure that all personnel are adequated trained to perform the task assigned.
- e. Supplier/Contractor shall ensure compliance with SSGC policies procedures and applicable legal and regulatory requirements.
- f. The contractor shall adhere to set standards and requirements for environmental protection.

4.2 Contract Coordinator

The contract coordinator is responsible to arrange training sessions/meetings between contractors and HSE&QA department within 10 days of issuance of a letter to proceed.

4.3 HSE&QA Department

- a. In-charge HSE&QA and contract coordinator are responsible to evaluate the capability and competence of Supplier/Contractor regarding HSE&QA.
- b. In-charge HSE&QA is responsible for providing necessary information and training to Suppliers/contractors regarding applicable SSGC's HSE&QA policies and procedures.
- c. HSE&QA department will carry out inspections and audits to ensure safety and well-being of employees and adherence to set standards, technical specifications and guidelines.
- d. In-charge HSE&QA is responsible to highlight critical nonconformances related to HSE&QA. Strict decisions may be taken against any violation/breaches of SSGC's safety policies/procedures/contract terms during the execution of contract.

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5. PROCEDURE

- a. The contract coordinator should ensure that this procedure is part and parcel of every contract made
- b. The contract coordinator must notify in-charge HSE&QA to evaluate the capability & commitment of potential suppliers/contractors regarding HSE&QA during technical evaluation phase.
- c. The contract coordinator arranges a meeting between supplier/contractor and HSE&QA department after issuance of letter to proceed. HSE&QA awareness form (SSGC-IMS/GSC-F-01) will be communicated and duly signed by supplier/contractor as well as HSE&QA department.
- d. HSE&QA department will conduct periodic inspection/audit of worksite/supplier facility to identify gaps on issues related to HSE&QA.
- The contractor/supplier shall educate and adequately train their employees in order to understand e. the requirer lent of this procedure.
- f. Supplier a where to technical specifications provided by SSGC to ensure quality of goods provided.
- g. The contractor share perform hazard identification and risk assessment related to their activities for the proper implementation of possible controls/personal protective equipment (PPE) or otherwise consult SSGC's HSEaCr appartment to seek guidance and awareness on risk/hazards related to Repartment to seek guidance and awareness on risk/hazards related to activity and its possible control
- h. The contract is liable to under and implement "permit to work (PTW), job safety analysis (JSA)" where required. Please refer to isk constraint and management procedure (SSGC-IMS/CRM-02). i.
- spose of any waste generated during their activities in an environmentally safe & responsible m
- j. The contractors must ensure that only their dendividuals meeting necessary requirements/skills will .
- k. Any equipment used by contractor during the project must not pose any environmental and/or safety concerns, and should be in accordance with SSGC's call p procedures and NEQS and SEPA set standards.
 I. Any identified hazards discovered by the contractor that is beyond their ability and/or responsibility to fix must be immediately reported to the contract coordinator and HSE&QA department in writing. *
- m. The contractors must ensure that the workforce involved my the ohysically fit and should not carry any contagious disease. SSGC reserves the right to ask for medical examination/tests of any employee. Contractor will bear all expenses incurred during the medical examination/tests:
- n. For contracts related to providing food services/canteen services, motion labs must be submitted to head of administration services department reports from accredited contract is awarded and annually for following diseases hepatitis B & C tub entire crew once the X-ray. rculosis, and chest
- o. In case of violations from SSGC safety standards/policies/procedures, acti penalize the contractor depending on the severity/recurrence of breaches, as per silowing be taken to

S. No		a brief, de per Milowing matrix:
	小学校連った時間、そうに自己の目示語を示した。	Action
1.	Single Minor Non-Compliance	Verbal warning
2	Multiple Minor Non-Compliance	Written warning
3	Single Major Non-Compliance	Written warning / Stop the work on site
4	Multiple Major Non-Compliance	Written warning / Financial penalization, discontinuation of contract

Integrated Management System

6. ACCESS

- a. Prior to comencement, the contractor will submit a list of their workforce personnel who will be on the
- site. This data will be updated each time the contractor changes site personnel. b. All contractor personnel should park vehicles in the designated parking area. Provisions should be made in advance by the contractor to allow for unloading of equipment and materials inside the facility property. No vehicles shall remain inside the building except for unloading tools or equipment and
- vehicles will be subject to search and inspection upon exit. c. A written pass by the SSGC representative is required in order to remove tools equipment or material from SSGC property. Toolboxes, lunch box bags, etc., are subject to inspection prior to removal.
- SSGC will prosecute any person, or persons caught removing SSGC property from the premises. d. All contractor personnel should enter and leave premises through the main gate, and will be required to sign in and out upon entering and exiting the property. Security will issue an ID badge to each sign-in and at the beginning of each day all contractors must receive a new badge from security.
- Contractor employees must stay in their assigned area(s) at the job site and not visit other areas or e. make any adjustments to any piece of equipment or device unless authorized to do so by an authorized SSGC representative. Failure to abide by this work rule will result in immediate dismissal from the facility and including prosecution.
- Each zone maintains secure work areas with limited access at all times. No one is permitted to override any security device for the venience. If access to a secured area is required contact the SSGC f. representative for authorization. At restime should contractor or subcontractor employees enter the
- g. Any work not performed during normal ess hours must be approved in advance by the SSGC representative.
- h. All contractor employees will go through contrar and annually thereafter. A copy of authorized of or safety/induction training upon initial work at So t) personnel for contractors will be updated and kept at guard-shack.

6.1 Tools and Property

- For any situation in which the Contractors activity may endanger a succeptuality such as: drilling, welding, a. removing ceiling tile or any other job which creates metal fragments, shavings or dirt in exposed product of manufacturing equipment areas, approval must be made through the SOS representative and conditional approved by the ZTL or representative before work is to commence. The cont representative and conditionally established by the Zonal Team Leader or representative to protect the equipher r must abide by conditions
- b. Soliciting, selling of any merchandise, gambling or distribution of literature for any cause s forbidden on
- Use of company telephones is restricted, unless prior approval is attained from the SS C. · Pay telephones are not available. sentative.
- d. Horseplay, throwing any object and scuffling are dangerous and forbidden.
- e. Cameras of any kind are not permitted in SSGC/ work site unless prior written approval is attained from f.
- Guns, knives or any other weapons are NOT allowed on company property in any case. g.
- SSGC expects all contractors and subcontractors to maintain a drug-free and alcohol-free workplace. Contractors shall maintain a substance abuse program that includes post-offer and for-cause testing. It will be the responsibility of the Contractor Management to inform their employees and subcontractors that the use of, or evidence of use of, intoxicating liquor or illegal drugs are prohibited at all times while on Zone property. Reporting for work under the influence of alcohol or drugs will not be tolerated. SSGC management reserves the right to remove any contractor or subcontractor employee from Zone property who is believed to be under the influence of alcohol or drugs. It will be the contractor's responsibility to enforce these rules.

DCEDURES

- h. Contractor activities are prohibited in overhead areas of the Zone during the times of production or otherwise that may pose a hazard to personnel or product/material. Deviation from this section will be permitted only with the prior consent of the SSGC representative and affected area is isolated and marked off.
- Contractor material will not be shipped directly to the Zone without approval of the SSGC representative.

6.2 Quality Assurance and Personal Hygiene

While working on SSGC premises or at any worksite;

- All persons shall maintain a high degree of personal cleanliness, conforming to the same SSGC standard as a. SSGC employees.
- b. Pens, pencils, tools and supplies must be carried in a secure manner to eliminate the possibility of product contamination radulteration, (i.e., nothing is to be carried in shirt pockets, lapel, and etc.):
- must be worn by all personnel, including dress as appropriate. Contractor is responsible to c. Appropriate P provide PPE er vorkforce.
- by worn at all times. No tank tops, cutoff shirts, or short pants will be allowed. Jewelry d. Proper clothing. and rings are safety and contamination hazards and are not to be worn in working areas.
- e. abrasions will not be permitter to vork in any area that could result in contamination of SSGC personnel. The use of tobacco in any former prohibited at all times except in the designated Smoking areas. Chewing gum, candy, storing kinnes, eating or drinking beverages are not permitted in or adjacent to f.
- the SSGC premises and storage aleas () re will be a designated area for contractors to eat. (Cafeteria)
- In the event that there are open tank or exposed product/materials, containers or storage, the contractor in must erect temporary partitions to eliminate the possibility of any foreign material. (This shall include: grinding, cuttting; core drilling, masonry work, jack han been subject to possibility of any foreign material. (This shall include: grinding, cuttting; core drilling, masonry work, jack han been subject to possibility of any foreign material.) cutting, core drilling, masonry work, jack handlering, chipping, metal drilling, pipe threa and other hotwork, etc., where any dust, mist, c. tosor other debris may be generated.) chipping, metal drilling, pipe threading, wiring, welding
- i. The use of containers, boxes, cans, jugs etc. no molding or storing parts, lubricants, solvents or * construction material is strictly prohibited.
- The contractor is responsible to notify the SSGC representative immediately if foreign material used or generated by the contractor's activity, was accidentally spill into the one area/ SSGC premises." 2 1.
 - Contractor will follow 'Spill Response Procedure' of SSGC in case wary spill occurred.

7. CONTRACTOR SAFETY REQUIREMENTS

7.1 General Safety Rules

- All applicable Occupational Safety and Environmental regulations must be followed. а.
- Contractors shall supply to their personnel and to the SSGC representative: b.
- er ency contact SSGC, phone numbers, and pager numbers as well as emergency procedures appropriate the os-site work.
- c. Contractors shall provide the SSGC representative with a current copy of their Safe Program including: Confined Space Entry, Lockout/Tagout, and Hazard Communication procedures (if applicable) and associated training certificates.
- The Contractor shall supply all required first aid supplies and safety equipment to support his/her personnel. d.
- Contractors are responsible for providing all required Personnel Protective Equipment (PPE). Contractor e. employees and subcontractors are required to adhere to all established and/or posted PPE requirements while on SSGC property. Industrial grade safety shoes and safety glasses with side shields are required to be worn at all times. Hearing protection in designated areas.
- Only SSGC personnel may operate any valve, electrical switch or other equipment connected to operating f. sections of the Zone unless prior authorization has been obtained from the SSGC representative. Lockout/Tagout is the standard for energy isolation and MUST be adhered to at ALL times with no exceptions. Contractors are responsible for using their own locks and tags for completing their lockouts. In addition, SSGC personnel may initiate we/they lockout system to ensure compliance.



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- g. Contractor, contractor employees or subcontractors are NOT authorized to dismantle, shut down, or otherwise make ineffective any fire protection device or system. This requires a special permit obtained by the
- h. Materials, tools, equipment and supplies will be stored neatly and safely so as not to obstruct roadways, walkways, stairways, emergency doors etc., or allow any condition which may be a potential safety or fire hazard. No tools or materials should be left on steps, walkways, platforms elevated equipment, pipes or overhead areas.
- Materials are not to be thrown or dropped from scaffolds or other overhead areas. i.
- Fire lanes and aisles to firefighting equipment are to be left unobstructed at all times. Contractors are to j. provide fire extinguishers for each welding and burning operation and complete HOT WORK PERMITS.
- k. Material should not have been kept in such a way to block access to fire extinguishers, fire doors, hydrants or L
- All electrical equipment must be properly grounded.
- m. Any lights carried into and used in a hazardous location must be explosion-proof type and suitable for use in the hazardous area involved. n.
- Use of explosive actuated fastening tools should be used according to the manufacturer's safety guidelines. Ω.
- gas cylinders must be supported and secured standing upright according to Pakistan standards Whith hoses and valves are removed from cylinders, a protective cap is to be installed on all tanks whether empty or this. Acetylene cylinders, when in use must have a wrench in place.
- Areas where overheathazards, excavations or other unsafe conditions exist must be properly blocked off Ð. with appropriate warmag signs. In the case of an excavation, barricades must be provided. In reference to night excavation projects, night lights shall be provided by the contractor.
- In the event an oil, gas, val q. other harmful volatile release is caused or discovered, the contractor and/or
- his employees shall report it a once to the nearest SSGC office and request for further actions immediately. Vehicles in Zone are required to accept to the declared speed limit. r. Vehicles in Zone are required to a set s. Any contractor contractor employee ubcontractor violating Zone area safety or security rules shall be subject to immediate dismissal.

1 int 7.2 Accident Reporting.

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- a., Accidents occurring in Zone jurisdiction must be proved immediately to the SSGC representative. b. In the event of a fire, medical or other emergence contractors are required to notify zone, security or the SSGC representative immediately. When providing to fication give all pertinent information, including your

- SSEC, location, and emergency situation involved.
- c. All contractor injuries requiring medical assistance beyond bas . . first aid must be reported in writing with a full investigation within 24 hours of the occurrence (Contractor Action provestigation Form). This report must be submitted to the SSGC representative for forwarding to the HSE& epartment.
- d. All contractors and subcontractors must maintain their own OH&S required document/record.

7.3 Confined Space Entry

- a. The SSGC representative will notify the Contractor prior to being hired, if Dis will involve entry into confined spaces. The form included in documents will be used to make this notification.
- b. All Contractors who conduct confined space entries must adhere to the SSGC confined space entry
- c. At no time shall a contractor, contractor employees or subcontractors enter a confined space in Zone. without specific authorization from the SSGC representative. Failure to adhere to this policy will result in immediate dismissal.
- d. All contractors are required to keep and maintain their own equipment for confined space entry.
- e. In the event of a confined space entry by contractors, their employees or subcontractor, a standby rescue team must be assembled in Zone assembly area. This rescue team may be SSGC personnel or contractor personnel, however, all arrangements must be made and documented prior to entry.
- All contractors and subcontractors who enter a confined space, serve as entry supervisors or rescue f. team members must have the appropriate training and certification according to the Zone requirements. Copies of all training certification documents must be provided to the SSGC representative & HSE&QA Department.

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Integrated Management System.

7.4 Cranes and Overhead Work

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- a. All Contractors who conduct work at height, e.g., all work occurring at an elevation above 72 inches without a standard railing must adhere to the SSGC Work at Height Requirements.
- All work at height requires the use of a safety harness. All safety harnesses, lanyards and related fall protection Ь. equipment must comply with applicable local and ANSI requirements.
- All contractor employees working in forklift baskets, scissors or man lifts are required to wear a safety harness. c.
- d. Working with cranes and derricks require compliance with the SSGC Lifting Equipment requirements and the equipment manufacture's recommendation. Zones and generally accepted practices for safely operating and rigging procedures and methods must be used.
- All cranes used on company property must be inspected once per shift and any problems identified must be 6 corrected prior to crane usage. Copies of all inspection records must be provided to the SSGC representative upon reque
- but overhead work must occur in locations within the Zone where high voltage, overhead power f. In the even a, il cranes and overhead lifting devices must maintain a 10-foot dearance. In the event lines are lo appot be maintained, the power lines are to be de-energized and locked out prior to proper cleara performing work. In the event the lines must be de-energized, prior approval must be given by the SSGC representative.

7.5 Hazardous Energy Control (Lockout) Procedures

- a. All contractors, contractor employees and subcontractors must comply with the SSGC Energy Control Requirements.
- In the event that a contractor, contractor employee or subcontractor servicing or entering a piece of machinery where the danger of injury wis show unexpected energizing of the equipment or unexpected b'r release of stored energy, the contractor contract employee must disconnect the source of energy and
- lock/tag out this equipment before beginning work. c. In the event that SSGC employees or other unbrown persons have locked/tagged out equipment, the contractor is not to remove the lock/tag or energize the engipment. Likewise, the contractors are not to LO/TO any machinery without approval of SSGC representative or remove LO/TO without communicating to all affected associates.
- Contractors are required to supply their own lockout locks, tags d. ochasps.
- e. In the event that a contractor or subcontractor has de-energized id locked out a piece of equipment, the equipment specific lockout procedure must be adhered to. A contractor, contractor enaployee or subcontractor can acquire the specific equipment lockout procedures from he SSGC representative. The lockout tag used by the contractor must have the contractor's phone prover and a person name, SSGC to be contacted concerning the lockout.

7.6 Zone Equipment and Tools

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- Contractors will provide their own equipment to their employees. a.
- The use of SSGC vehicles and equipment is prohibited for contractors. Contractors can only acquire this b. authorization from the Zonal Team Leader. Authorization, when provided, will be documented by use of the Equipment Loan and Indemnification Agreement. Use of all shop equipment is prohibited.
- Misuse of SSGC material, equipment or products is prohibited.
- The use of SSGC powered industrial vehicles (i.e. forklifts) is strictly prohibited. In the event that SSGC forklifts are required, they can only be operated by certified SSGC employees. There will be no exceptions to this policy. Any contractor, contractor employee or subcontractor who operates an SSGC forklift will be requested to leave the property immediately.
- e. All contractors, contractor employees or subcontractors who operate a powered industrial vehicle in Zone Area must possess a current operator certification.

Hazard Communication 7.7

- Contractors, contractor employees or subcontractors who bring hazardous chemicals on-site, must prior to a. bringing them on-site:
- Provide the SSGC representative with a listing of all hazardous chemicals. i. .
- Properly label all containers, adhering to SSGC labeling requirements. ii. iii.
- Provide the SSGC representative with copies of all SDSs (Safety Data Sheet) for the hazardous chemicais.
- The SSGC representative will provide all contractors with a list of hazardous chemicals that the contractor, b. contractor employees, or subcontractors will come in contact with during the work on Zone property.
- At no time should hazardous materials or fuels be left unattended in open containers or unsecured areas C. overnight, during weekends, or during holiday periods. Temporary storage of such material must be reviewed with the Company representative.
- d. When the use or storage of explosives or other hazardous materials or equipment is necessary for the execution on the work, the Contractor shall exercise the utmost area and along The work, the Contractor shall exercise the utmost care and shall carry on such activities under the supervision is properly qualified personnel and in conformance with all applicable Zone Requirements and local environmental and safety regulations. e.
 - The contractor shares responsible for all necessary Personal Protective Equipment (PPE), training, and informing their emp s of all hazardous substances in use at the job site and of the appropriate safety procedures and policies.

7.8 Emergency Procedures

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In the event of a fire; medical or one emergency. Contractors are required to notify zone security or the SSGC representative; immediately. Tell the Security personnel the location of the fire and any other pertinent information. In the event that Zone Security or SSGC representative; cannot be reached, evacuate the area and call area/city emergency department as soon as possible. All contractors, contractor employees and succentractors are required to follow the predetermined exit routes

and emergency evacuation procedures posted that facility.

All contractors, contractor, employees and subcontractors are required to exit the work areabuilding in the event of emergency alarm activation on it instructed to be an SSGC representative. In the event of an evacuation, contractors are required to go directly to the event over staging area located at guard shack.

7.9 Gasoline and Propane Powered Equipment

- Contractors are required to inform the SSGC representative of any propine or gasoline powered equipment a. that is to be used indoors.
- SSGC Management discourages the use of internal combustion engine b. and will only permit it when no reasonable atternative means are available to complete the job.

7.10 Temporary Electrical Connections

- All wiring & electrical installations are expected to follow National Electric Code practices. a.
- All temporary electrical hook-ups for equipment must be approved by the SSGC representative, prior to Ь. installation. All temporary installations must be removed as soon as the task requiring them is complete.
- Electrical outlets for portable power tools not a part of permanent wining of the building should have C. ground-fault circuit interrupters (GFCI).

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7.11 Cutting, Welding and Other Hot Work

- All Contractor and subcontractor employees must comply with the SSGC Cutting, Welding and Other Hot a. Work procedure.
- the SSGC representative will issue the Cutting-Welding-Hot Work Permit after confirming that the b. necessary precautions have been taken.
- The permit is valid for ONE SHIFT ONLY. When the work overlaps with the next shift, the SSGC C. representative will issue a new permit.
- The contractor employee designated as the "fire watch" shall sign the permit after the final check has been d. made and return the signed permit to the SSGC representative.

Scaffolding 7.12 Ladders

- All ladders belonging to the contractor must be labeled with the contractor's SSGC and possess safety feet a. and meet SSGC Nork at Height Requirements.
- All ladders used on Zone property must be property secured. b.
- All scaffolding must be e C. apped with railings and toe boards.
- All scattoloing must be exampled with raining and the contractor and repaired if necessary before use. All "swinging" type scaffeds must be inspected by the contractor and repaired if necessary before use. d. e. ust be conducted from a secured safety cage. Standing on forks or pallets is not permitted.

8. CONTRACTOR ENVIRONME RÜLES

SSGC requires that contractors comply with all le environmental rules & regulations.

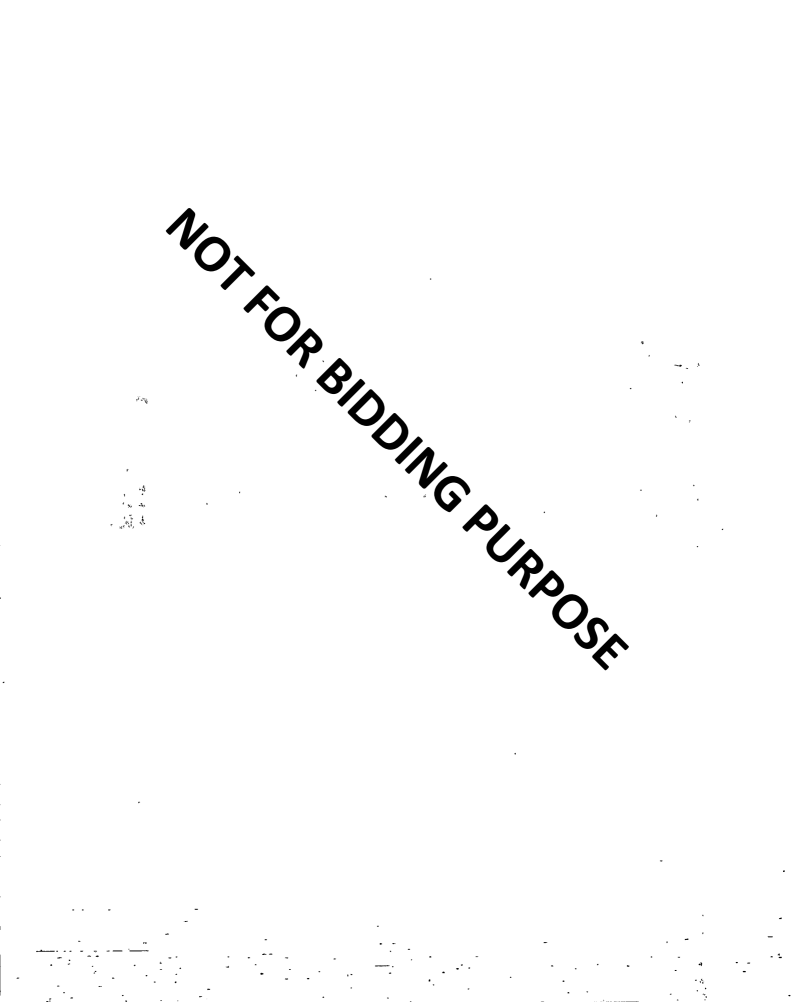
8.1 Non-Hazardous Waste:

- Construction refuse and debris will not be allowed to complate and will be removed daily by the contractor a. at its expense. unless otherwise negotiated in the contract locument.
- . 6 Contractors shall take ownership of all waste and debris gen rated from materials they brought to the job b. site of from demolition activities, and shall dispose of such waste debris in accordance with all applicable laws and regulations.
- Reference to SSGC. The SSGC Company or any of its trademarks C. ot be used in any documentation associated with the disposal of such waste and debris. d.
- Contractors shall coordinate with the Zone, whenever practical, to segregate rebys or waste which may be recycled or re-used in a safe and environmentally responsible manner. e.
- Worksites may be periodically inspected by the SSGC representative to ensure that Worksites may be periodically inspected by the SSGC representative to ensure that he contractor is fulfilling its obligations under its contract. Final payment will be withheld until such time as the worksite and property have had a final inspection and removal of all containers, debns, wastes and materials has been confirmed. by the SSGC representative and documentation has been printed that all hazardous wastes have been properly disposed
 - For those contractors working outside, it is illegal to dispose of any liquid, including water, onto the ground/outside drain for any reason. All water, provided it was not contaminated, shall be disposed of at a drain inside of the facility.

8.2 Hazardous Materials

Contractors, contractor employees or subcontractors who bring hazardous chemicals on-site, must prior a. to bringing them on-site:

- i. Provide the SSGC representative with a listing of all hazardous chemicals.
- ii. Provide the SSGC representative with copies of all MSDSs for the hazardous chemicals.
- iii. Properly label all containers, adhering to SSGC labeling requirements.



- No hazardous wastes will be placed or discarded into any drain or sewer on SSGC property. Sewers b. include: process sewers, sanitary sewers and stormwater sewers. Contractors shall use drain covers, dikes or other appropriate means to prevent a potential release into a drain. In the event that material enters an SSGC sewer, the contractor shall notify the SSGC representative immediately.
- Contractor is solely responsible for any and all hazardous wastes generated by contractor's activities on the C. property. All hazardous material/waste generated by contractors must be disposed of in an approved container and properly labeled. It is the contractor's responsibility to properly dispose of all waste and hazardous materials, and remove containers that store or contain any waste or hazardous materials. Such containers/materials shall be removed from SSGC's property daily and shall be property disposed of by the contractor/supplier in accordance with all applicable Federal, State and Local laws, rules and regulations. No waste, containers, debris, etc., are to be disposed of in SSGC dumpsters by Contractor, without approval from the SSGC representative. At no time should hazardous waste be manifested or labeled with reference SGC Company or any of its zones or subsidiaries without authorization from the SSGC to 🌶 auve or Zone HSE Manager. repre
- r sall assure that all employees dealing with hazardous materials and hazardous wastes have d. The con had all legally equired training and are familiar with the hazards presented by such wastes or materials.

8.3 Spill Response Poc dures

- Each contractor is required to ave a written emergency response plan to handle spills and releases which a.
- may occur during transport delivery or use of hazardous materials at the SSGC work site. The contractor must provide a copy of its emergency response plan to the SSGC representative prior to beginning work. b. contractor employees or subcontractors the engage in the emergency response of a hazardous material release must have been trained and have the appropriate spiils response certification and meet response requirements.
- Contractor must provide documentation to verify bat it has contracted with at least one reputable outside spill response contractor, that is reasonably agreeable to SSGC, to respond to larger spills or releases which may occur during transport, delivery or use of hazarovus materials. C.
- The contractor shall be responsible for appropriate clean-of spills caused by their activities. Such clean-up will include removal or remediation of any materials impacted by such spill; such as: building materials, soil, d. groundwater or surface waters, etc. :
- In the event that a spill or release of contractor's material occurs e. C's property and the contractor does not respond to the release to the satisfaction of SSGC, SSGC share ve the right to take any reasonably necessary steps to respond to or remediate such spill or release. The Con actor shall reimburse SSGC for all costs incurred by SSGC to respond to such spill or release.
- Spills and releases of hazardous materials must be reported immediately f. contractor to the SSGC representative.
- Any spill or release that exceeds an applicable reportable quantity must be reported by the contractor to the g. appropriate governmental agencies according to applicable laws and regulations. Prior to notifying the responsible outside parties (i.e., governmental agencies), contractor shall first inform SSGC of its intent to report such spill or release.
- Contractor is also bound to follow SSGC's 'Spill Response Procedure'. h.

8.4 Special Circumstances

SSGC acknowledges that, from time to time, specific work regarding hazardous materials investigation or response may occur. Under such circumstances, the contractor shall supply a copy of the Work Plan (WP) and Health and Safety Plan (HASP) to SSGC for review and approval prior to commencing work.

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9. CONTRACTOR ACCEPTANCE OF WORK RULES AND REQUIREMENTS

All contractors are required to sign a statement that they have received a copy of this program and have read and understand the program. Each contractor shall sign the following Contractor Acceptance of Work Rules and Requirements form and return it to the SSGC representative. A copy will be kept in the project management file and the Zone's HSE Manager's files.

In consideration of admission to the premises of SSGC, we agree to hold in strict confidence and not to divulge to any other person or entity all proprietary information observed or disclosed by SSGC personnel. This includes information that relates to SSGC's past, present, or future research, development and business activities or any client or customer to whom SSGC provides services and/or materials. We will not remove any document, material, or quipment, nor photograph or record any data without specific written permission from a duly authorized representative of SSGC.

This agreement of confidentiality will terminate only when and as SSGC proprietary information becomes public knowledge.

We have read and understoo the visitor agreement and will abide by the document while visiting the SSGC facility as required.

10. CONTRACTOR ACCEPTANCE OF WORK RULES AND REQUIREMENTS

The undersigned hereby acknowledges that we have received a copy of the SSGC Contractor Work Rules. We have read and will be able to abide by the tent listed in the SSGC Contractor Work Rules. We understand and agree that any persons and/or contractors where on the these rules will not be permitted to work for \$SGC. We also understand that we are responsible for ensuing that all employees working directly for us, as well as any contractor and/or subcontractors that we hire, comply with these rules.

Compliance with the SSGC Contractor Work Rules doe motion any way relieve any contractor or person from complying with any applicable Federal. Provincial or local safety invironmental and other regulations which may apply. The work rules are only a compendium of certain legal requirements and Zone policies. They are not an exclusive discussion of any and all legal requirements applicable to contractors and/or suppliers.

The undersigned represents and warrants that we shall comply with all applicable Federal, State and Local laws, regulations and rules while we are engaged to work or perform services for SSGC including but not limited to any and all OSHA, Federal, EPA, Sindh, and other health, safety, and environmental requirements. In addition, in consideration of SSGC hiring us, we hereby agree to indemnify and hold hannes (SSGC against any and all liability, including defense cost and attorneys' fees, arising from or relating to breach of the above warranty and/or any violation of applicable laws, regulations and/or rules.

Integrated Management System

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Signature			
Title	·		d
SSGC Representative	· · · · · · · · · · · · · · · · · · ·		
cc: Project W in ager File Zone HSL Manager		Ċ,	
Contractor		•	
11. DOCUMENTED IN C	DEMATION		
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OCEDURES

	IMS Fo	orm	SSGC-IMS	GSC-F-0
SSGC	HSE&QA Awareness Form		Revision 01	
HSE&QA Department	(Guidelines for Supplie	rs and Contractors)	Issue Date:	: Aug, 202
Organization		Contact name		
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HSE&QA Representative Supplier/Contractor Representative I have received and reviewed the SSGC's HSE&QA I have met the Supplier's/contractor's representative and Requirements and understand that the requirements will provided basic information of HSE&QA Policies and be applicable while supplying goods, works or services Integrated Management System. The Contractor has within company premises or outside company premises. shown its commitment in adherence to Company's I shall make sure all employees of our company and Sub-HSE&QA Policies/procedures/technical specifications Contractor companies understand and agree to the /and related requirements to ensure quality, safety and requirements applicable to the activities our company will integrity of the goods/services provided. be performing.

Name	Signature	Date	Name	Signature	Date	
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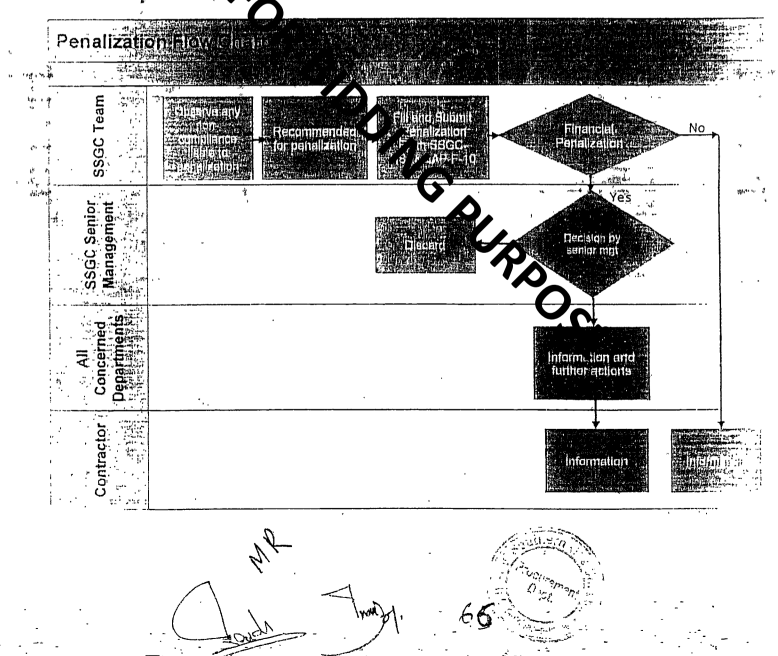
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54444 L	PENALIZATION MECHANISM	. Revision 01
HSE&QA Department	for Service Conflacts Only	Issue Date: Sep, 2022
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1. Penalization

SSGC management reserves the right to penalize the service contractors in case of any nonconformance during course of the project (addressed in respective ToR / Tender Documents in detail). Penalization will vary according to severity of nonconformance and mode of penalization is provided in respective Terms of References. SSGC management decides the mode and degree of penalization.

1.1 Penalization mechanism

Following flow chest depicts the mechanism/ hierarchy, which will be followed for the penalization of the printractor. Penalization Form and *Annexure-J-1* can be found below.



())		,	SSGC-HSEQP-
USE&QA	PENA	LIZATION FORM	Revision 01
Department	for Service	Contracts Only	Issue Date: Sep,
MP Project			
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	Name Rec Name Recommended b	Initiator Sig commended by HSEQA Sig	nature
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Copy to: Procurement/Finance/P&D Department, Contractor Note, Adequate evidences MUST be furnished along with form by initiator

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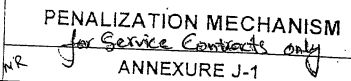
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SSGC-HSEQP-H.

Revision () (

Issue Date: Sep. 20

	o. Nature of Non- Compliance	Mode of Penalization
HSI	₹	
.]	PPE related	1 st Time Verbal Warning Insite in charge 2 nd Time Written warning: Explanation Letter 3 rd Time Removal of worker from dution
2	Unsafe Art Unsafe Condition	1 st Time Stop work 2 nd Time Stop work along with written warning letter
3	 Not reporting a symajor incidents within the time frame specified in Tender documents / HSE&QA Plan 	<u>3rd Time Removal from duties</u> Financial Penalization up to Rs. 200.000 for each accident
4	No proper tag out/ lockow Darrication / signage boards and systematic TRE non- compliance as advised by SSCC representative(s) at Site or mentioned in SSGC SOPs, work instructions or ToRs.	1 st time Warning Letter 2 nd time Stoppore of West
uali		
5	Deviation in actual manpower provided vs the manpower (Organogram) submitted in tender documents	Cost of unavailable staff, as listed in BOU or other related documents
1.	Non-Compliance related to Quality Parameters	
	outlined in ToR, BOQ, applicable international Standards & Codes and SSGC's SOPs.	Up to 2% of the invoice amount of the billing period
	o tandards & Codes and SSGC's SOPs.	Up to 2% of the invoice amount of the billing period
por	ting Non Submission of time bound reports (as mentioned in Tender documents / Construction Plan	Financial penalization up to 2% of the
por	ting Non Submission of time bound reports (as mentioned in Tender documents / Construction Plan Unavailability of documents such as drawings, SOP manuals, inspection reports and other Fechnical data at site office	
port	ting Non Submission of time bound reports (as mentioned in Tender documents / Construction Plan Unavailability of documents such as drawings, SOP manuals, inspection reports and other	Financial penalization up to 2% of the invoice amount of the billing period

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SS410-HSE&QA MR Department

PENALIZATION MECHANISM or Service Contracts Only ANNEXURE J-1

Revision 01

Issue Date: Sep. 2022

11	Non-cooperation with SSGC team by any staff of Contractor. Non-cooperation includes non- sharing of construction site data, supporting documents, future work execution strategies	Removal from duties in case the request is made against this non-Compliance
	etc. compliance of Company protocols or instructions related to works given by SSGC's d resentative(s).	Note: Approval will be taken from contra owner i.e. User Departmental Head.
12	Repeatedly (03) absence/Unavailability of site Contractor staff during surprise visits of SSGC trams	Financial penalization (One day salary deduction of entire site staff of audited site

Note: 1.

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- Indization Three (03) none. ny contractor, Managen of Performance Bank Character blacklist (Blacklisting will bothpto on Tender/ Project specific requirement services ToR under special requirement services Penalization abount will not exceed the 5% of the total contract value. If Three (03) non-compliance (on any one issue or combination of issues) are issued to any contractor, Management will decide to impose additional penalization (e.g. forfeitin will decide to impose additional penalization (e.g. forfeiting of Performance Bank Charactee / retention money), termination of contract or temporary
 - and penalization are outlined in tender documents?

recurement



Dated.

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Address	· · · · · · · · · · · · · · · · · · ·	• .

NOTICE (HDER RULE 3(1) OF THE SINDH SALES TAX SPECIAL PROCEDURE (WITHHOLDING) RULES, 2011.

Dear Sir,

Kindly note that we are a withholding agent under the Sindh Sales Tax Special Procedure (Withholding) Rules, 2011, and that we shall withhold and deduct the prescribed amounts of Sindh sales tax against your tax invoices in relation to the services provided or pendered by you to us. We hold NTN/FTN

2. We undertake to deposit the withheld/deducted amounts of Sindh sales tax in the Sindh Government's head account 'B-02384" against a SRBprescribed PSID/Challan (SST-04 or SSTW-04) in the manner prescribed under the aforesaid Sindh Sales Tax Special Procedure Withholding) Rules, 2011, and we shall provide you a certificate of deduction-cum-duprait in terms of rule 3(9) 'thereof.

rocureme

Signatura	•
Name	
CNIC	<u></u>
Designation	
Date	
Official seal	

