# **FORMS**

BID SECURITY
PERFORMANCE SECURITY
CONTRACT AGREEMENT
MOBILIZATION ADVANCE GUARANTEE / BOND
INDEMNITY BOND FOR SECURED ADVANCE
AND
UNDERTAKING

#### **BID SECURITY**

(Bank Guarantee)

Security Executed on
(Date)
Name of Surety (Bank) with Address:
(Scheduled Bank in Pakistan)
Name of Principal (Bidder) with Address
Penal Sum of Security Rupees(Rs)
Bid Reference No KNOW
ALL MEN BY THESE PRESENTS, that in pursuance of the terms of the Bid and at
the request of the said Principal (Bidder) we, the Surety above named, are held and
firmly bound unto
(hereinafter called the 'Employer') in the sum stated above for the payment of which sum well and truly to be made, we bind ourselves, our heirs, executors, administrators and successors, jointly and severally, firmly by these presents.
THE CONDITION OF THIS OBLIGATION IS SUCH, that whereas the Bidder has submitted the accompanying Bid dated for Bid No for(Particulars of Bid) to the said Employer; and
WHEREAS, the Employer has required as a condition for considering said Bid that

WHEREAS, the Employer has required as a condition for considering said Bid that the Bidder furnishes a Bid Security in the above said sum from a Scheduled Bank in Pakistan or from a foreign bank duly counter-guaranteed by a Scheduled Bank in Pakistan, to the Employer, conditioned as under:

- (1) that the Bid Security shall remain in force up to and including the date 28 days after the deadline for validity of bids as stated in the Instructions to Bidders or as it may be extended by the Employer, notice of which extension(s) to the Surety is hereby waived;
- (2) that the Bid Security of unsuccessful Bidders will be returned by the Employer after expiry of its validity or upon signing of the Contract Agreement; and
- (3) that in the event of failure of the successful Bidder to execute the proposed Contract Agreement for such work and furnish the required Performance Security, the entire said sum be paid immediately to the said Employer pursuant to Clause 15.6 of the Instruction to Bidders for the successful Bidder's failure to perform.

NOW THEREFORE, if the successful Bidder shall, within the period specified therefore, on the prescribed form presented to him for signature enter into a formal Contract with the said Employer in accordance with his Bid as accepted and furnish within fourteen (14) days of his being requested to do so, a Performance Security with good and sufficient surety, as may be required, upon the form prescribed by the said Employer for the faithful performance and proper fulfilment of the said Contract or in the event of non-withdrawal of the said Bid within the time specified for its validity then this obligation shall be void and of no effect, but otherwise to remain in full force and effect.



PROVIDED THAT the Surety shall forthwith pay the Employer, the said sum upon first written demand of the Employer (without cavil or argument) and without requiring the Employer to prove or to show grounds or reasons for such demand, notice of which shall be sent by the Employer by registered post duly addressed to the Surety at its address given above.

PROVIDED ALSO THAT the Employer shall be the sole and final judge for deciding whether the principal (Bidder) has duly performed his obligations to sign the Contract Agreement and to furnish the requisite Performance Security within the time stated above, or has defaulted in fulfilling said requirements and the Surety shall pay without objection the said sum upon demand from the Employer forthwith and without any reference to the principal (Bidder) or any other person.

IN WITNESS WHEREOF, the above bounden Surety has executed the instrument under its seal on the date indicated above, the name and seal of the Surety being hereto affixed and these presents duly signed by its undersigned representative pursuant to authority of its governing body.

	SURETY (Bank
Witness:	
1.	Signature
0	Name
Corporate Secretary (Seal)	Title
2.	
Name, Title & Address	Corporate Guarantor (Seal)

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# FORM OF PERFORMANCE SECURITY (Bank Guarantee)

Guarantee No
Executed on
Expiry date
[Letter by the Guarantor to the Employer]
Name of Guarantor (Bank) with address:
(Scheduled Bank in Pakistan)  Name of Principal (Contractor) with address:
Penal Sum of Security (express in words and figures)
Letter of Acceptance NoDated
KNOW ALL MEN BY THESE PRESENTS, that in pursuance of the terms of the Bidding Documents and above said Letter of Acceptance (hereinafter called the Documents) and at the request of the said Principal we, the Guarantor above named are held and firmly bound unto the hereinafter called the Employer
in the penal sum of the amount stated above for the payment of which sum well and truly to be made to the said Employer, we bind ourselves, our heirs, executors administrators and successors, jointly and severally, firmly by these presents.
THE CONDITION OF THIS OBLIGATION IS SUCH, that whereas the Principal has
accepted the Employer's above said Letter of Acceptance for
(Name of Contract) for the
(Name of Project).

NOW THEREFORE, if the Principal (Contractor) shall well and truly perform and fulfill all the undertakings, covenants, terms and conditions of the said Documents during the original terms of the said Documents and any extensions thereof that may be granted by the Employer, with or without notice to the Guarantor, which notice is, hereby, waived and shall also well and truly perform and fulfill all the undertakings, covenants terms and conditions of the Contract and of any and all modifications of said Documents that may hereafter be made, notice of which modifications to the Guarantor being hereby waived, then, this obligation to be void; otherwise to remain in full force and virtue till all requirements of Clause 49, Defects Liability, of Conditions of Contract are fulfilled.

Our total liability under this Guarantee is limited to the sum stated above and it is a condition of any liability attaching to us under this Guarantee that the claim for payment in writing shall be received by us within the validity period of this Guarantee, failing which we shall be discharged of our liability, if any, under this Guarantee.



We,	(the Guarantor), waiving all objections and
defences under the Contract, do hereb	by irrevocably and independently guarantee to
pay to the Employer without delay upo	on the Employer's first written demand without
cavil or arguments and without requir	ing the Employer to prove or to show grounds
or reasons for such demand any su	m or sums up to the amount stated above,
against the Employer's written declara	ation that the Principal has refused or failed to
perform the obligations under the Co	ntract which payment will be effected by the
Guarantor to Employer's designated Ba	ank & Account Number.
PROVIDED ALSO THAT the Employer	shall be the sole and final judge for deciding
whether the Principal (Contractor) ha	as duly performed his obligations under the
Contract or has defaulted in fulfilling	said obligations and the Guaranter shall nav

Contract or has defaulted in fulfilling said obligations and the Guarantor shall pay without objection any sum or sums up to the amount stated above upon first written demand from the Employer forthwith and without any reference to the Principal or any other person.

IN WITNESS WHEREOF, the above-bounden Guarantor has executed this

IN WITNESS WHEREOF, the above-bounden Guarantor has executed this Instrument under its seal on the date indicated above, the name and corporate seal of the Guarantor being hereto affixed and these presents duly signed by its undersigned representative, pursuant to authority of its governing body.

Witness	Guarantor (Bank)
Witness: 1	Signature
Corporate Secretary (Seal)	Name
Corporate Secretary (Sear)	Title
2.	
Name. Title & Address	Corporate Guarantor (Seal)

# FORM OF CONTRACT AGREEMENT

THIS CONTRACT AGREEMENT (hereinafter called the "Agreement") made on the day of between <b>Member (Central Zone)</b> , National Highway Authority, Shahpur Interchange, Thokar Niaz Baig, Multan Road, Lahore. (Hereinafter called the "Employer" which expression shall include the successors, legal representatives and permitted assignees) of the one part and (hereinafter called the "Contractor") of the other part.
WHEREAS bids have been received by the Employer for work
Contractor for the said work amounting to "Rupees only" (Rs) has been accepted
by the Employer vide letter No dated for the execution and completion of such Works in all respects and the remedying of any defects therein.
NOW this Agreement witnessed as follows:
<ol> <li>In this Agreement words and expressions shall have the same meanings as are respectively assigned to them in the Conditions of Contract hereinafter referred to.</li> </ol>
2. The following documents after incorporating addenda, if any, except those parts relating to Instructions to Bidders shall be deemed to form and be read and construed as part of this Agreement, viz:  a) The Contract Agreement; b. The Letter of Acceptance; c. The completed Form of Bid; d. Addendum/Corrigendum to Bid (if any); e. Special Stipulations (Appendix-A to Bid); f. The Particular Conditions of Contract – Part II; g. The General Conditions – Part I; h. The priced Bill of Quantities (Appendix-D to Bid); i. The completed Appendices to Bid (B, C, E to L); j. Special Provisions; k. Supplementary Specifications; I. Particular Specifications; m. The Drawings; n. NHA General Specifications and its addendum; o. Performance Security
In consideration of the payments to be made by the Employer to the Contractor as hereinafter mentioned, the Contractor hereby covenants with the Employer to execute and complete the Works and remedy defects therein in conformity and in all respects with the provisions of the Contract.
Continued

:2:

- 4. The Employer hereby covenants to pay the Contractor, in consideration of the execution and completion of the Works as per provisions of the Contract, the Contract Price or such other sum as may become payable under the provisions of the Contract at the times and in the manner prescribed by the Contract.
- 5. The work shall commence within Fourteen (14) days of issuance of Letter of Commencement and the Contractor shall fully complete the work within **172 Days**. The Defect Liability Period for the said work is **Six Months**.

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

For and on behalf of Contractor	For and on behalf of				
A (	National Highway Authority				
Signed, Sealed and Delivered in the					
presence of:					
Witness:					
By	By				

## MG-1

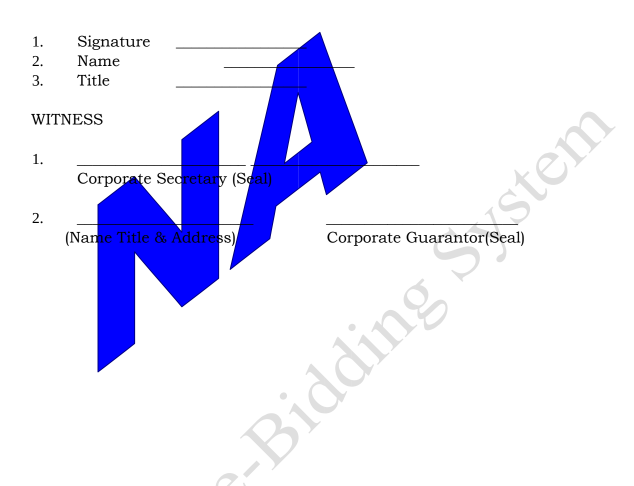
#### MOBILIZATION ADVANCE GUARANTEE

Guarantee No		_ Date <sub>-</sub>						
WHEREAS	(hereinafter	called	the	'Employer')	has	entered	into	а
Contract for								
	(Partio	zulars o	f Cor	itract)				
with	(hereinafter call	ed the "	Cont	ractor').				
		$\Lambda$						
AND WHEREAS, th	ne Employ <mark>e</mark> r has	agreed	to\a	dvance to th	ne Co	ntractor,	at t	he
Contractor's reques	t, an a <mark>mou</mark> nt of <mark>Ru</mark>	ıpees				_ (Rs		_ )
which amount shall	. be ad <mark>vance</mark> d to <mark>the</mark>	e Contra	actor	as per provi	sions	of the Co	ontrac	t.
AND WWDDDAG (						1 0		
AND WHEREAS, t								
secure the mob <mark>ilizar</mark>	ion advance for the	e perior	mano	ce of his oblig	gation	is under	tne sa	ι1α
Contract.				AM				
AND WHEREAS.								
	ed <mark>Bank in</mark> Pakistan	or Incli	-0100	Company	entoh	 1e to the		
Em <mark>ploye</mark>	r)	or misur	ance	Company acc	cpian	ic to the		
(hereinafter ca <mark>lled</mark>		at the	rec	uest of the	e Cor	ntractor	and	in
` consideration o <mark>f the</mark>	·							
has agreed to f <mark>urni</mark> s								
	A		7					
NOW, THEREFORE	, the Guarantor he	reby gu	aran	tees that the	Con	tractor s	hall u	.se
the advance for the								
default in fulfilment					-	•		-
the Guarantor sha		e Empl	loyer	for paymer	nt no	t exceed	ing t	he
aforementioned amo	ount.							
			_					_
Notice in writing of								
judge, on the par								
Guarantor, and or							-	
Guarantor of all su		r this C	iuara	intee withou	t any	referenc	e to t.	ne
Contractor and with	iout any objection.							
This Guarantee sh	all remain in farce	a until	tha (	ndvonce is f	11117	ndinstad	ogoir	at
payments from the					-	•	again	ısı
	_			earlier.	.01 01	unin		
	Date)	WITHCITC	VC1 15	carner.				
The Guarantor's lia	,	iarante	e sha	ıll not in anv	case	exceed t	he su	ım
of Rupees	=			_			110 50	
I			(			,·		
This Guarantee sha	ll remain valid up t	o the af	oresa	aid date and	shall	be null a	ınd vc	oid
often the ofenessid								

This Guarantee shall remain valid up to the aforesaid date and shall be null and void after the aforesaid date or earlier if the advance made to the Contractor is fully adjusted against payments from Interim Payment Certificates of the Contractor provided that the Guarantor agrees that the aforesaid period of validity shall be deemed to be extended if on the above mentioned date the advance payment is not fully adjusted.

# **MG-2**

# **GUARANTOR**



# INDEMNITY BOND FOR SECURED ADVANCE AGAINST MATERIALS BROUGHT AT SITE

(ON RS.100/- NONJUDICIAL STAMP PAPER)

_		e material and their pric	
•	sought for the perio		till
consumption of the	ne material is as uno	der:-	7
1	at Rs	per	= Rs. 2.
	at Rs		= Rs. 3.
	at Rs	per	= Rs.
4	at Rs	per	= Rs.
THEREFORE THI	S DEED OF <mark>INDE</mark> M	NI <mark>TY WITHNES</mark> SETH AS	FOLLOWS:
I/We	of M	for all losses due to the	do
hereby indemnify	M/s	for all losses due to the	fts, arson, pilferage,
loss due to flood	and inundation, si	<mark>norta</mark> ge, deterioration ar	nd depreciation etc.
		mp in the Market of any	
<del>-</del>	by <mark>the</mark> Employer on	our request for financi	ng payment against
material.			
I/We		indemnify	
=		sing out of or resulting to	
		irther declare that we wi	
		affirm that we will not re	· · · · · · · · ·
_	_	I/s has paid	
		e with any Bank, Finance	<del>-</del>
	_	ency or create any chan	ige whereon in any
from what so ever	•		
I/We		do hereby also declare	
my/our infringer	nent of the declar	ation made above	will be
entitled to forfeit	all such material a	nd also proceed against	me/us according to
the relevant claus	se pertaining to brea	ach of contract and furth	er invoke the power
or seek any reme	dies secured of	under the	contract Agreement
	otherwise available		
T)1	D ( 1		
Place	Dated		-
Contractor			

## UNDERTAKING

I, Mr			S/o		, CNIC No.	·,	owner
of M/s			being th	he success	sful bidder for	Construction of	Weigh
Station	Cont	cract No		from	KM 1	to KM	Route
,	do he	ereby undertake	that be	fore signir	ng of contract a	agreement, I am	bound
to prov	ide th	e following for tl	ne smoot	th execution	n of aforement	ioned contract:	
а		ablishment of arded contract	_	office or	ı appropriate	location with	in the
t	o. Site	e Supervisory s	staff.				
	i.	Site in-charg Name CNIC # Contact #		01 No.	5		
	ii.	Quantity Sur Name CNIC # Contact #		01 No.			
	iii.	Surveyor Name CNIC # Contact #		01 No.			
c	. Ma	chinery/Equip	ment				
		As per Appe	ndix-G				
Ċ		rk Zone Safety cuments.	7 arrang	gements,	as per plan p	rovided with co	ontract
2. F	urthe	ermore, I also u	ndertake	that abov	re mentioned st	taff and equipme	ent will
remain	availa	able at the site o	amp offi	ice during	the whole cont	ract period and v	vill not
be repla	aced /	removed withou	out the p	rior appro	val of General	Manager (Mainte	nance)
concern	ned.						
						(Sign & stamp)	)
Witness				2.	Name		
		No			CNIC No		
		ss			Address		