

REPUBLIC OF THE PHILIPPINES NATIONAL POWER CORPORATION

(Pambansang Korporasyon sa Elektrisidad)

BID DOCUMENTS

Name of Project: REPAIR OF THE DAMAGED PORTIONS

DOWNSTREAM OF THE FLIP BUCKET OF SAN

ROQUE SPILLWAY

Location : SAN ROQUE, SAN MANUEL, PANGASINAN

Specs No. : LuzP22Z1494Sr

Contents:

Section I - Invitation to Bid

Section II - Instructions to Bidders

Section III - Bid Data Sheet

Section IV - General Conditions of Contract
Section V - Special Conditions of Contract

Section VI - Technical Specifications PH - Project Highlights

CW - Civil Works

Section VII - Bill of Quantities
Section VIII - Bidding Forms
Section IX - Bid Drawings

Design and Development Department



SECTION I

INVITATION TO BID



National Power Corporation INVITATION TO BID PUBLIC BIDDING – BCS 2022-0776

 The NATIONAL POWER CORPORATION (NPC), through its approved Corporate Budget of CY 2023 intends to apply the sum of (<u>Please see schedule below</u>) being the Approved Budget for the Contract (ABC) to payments under the contract. Bids received in excess of the ABC shall be automatically rejected at Bid opening.

PR Nos./PB Ref No. & Description	Similar Contracts	Pre-bid Conference	Bid Submission / Opening	ABC/ Amt. of Bid Docs
HO-DRW23-001 / PB230117-HG				
Repair of the Damaged Portions Downstream of the Flip Bucket of San Roque Spillway • PCAB License: License Category of at least "Category B - General Engineering" and registration classification of at least "Medium A - Dam, Reservoir or Tunneling" or "Medium A - Irrigation or Flood Control"	Construction (concreting) of Dams and/or Waterways	09 January 2023 9:30 A.M	23 January 2023 9:30 A.M	₱ 71,701,000.00 / ₱ 50,000.00

Venue: Kañao Function Room, NPC Bldg. Diliman, Quezon City

2. The NPC now invites bids for Items listed above. Delivery of the Goods is required (see table below) specified in the Technical Specifications. Bidders should have completed, within (see table below) from the date of submission and receipt of bids, a contract similar to the Project. The description of an eligible bidder is contained in the Bidding Documents, particularly, in Section II. (Instruction to Bidders).

PR No/s. / PB Ref No/s.	Delivery Period / Contract Duration	Relevant Period of SLCC reckoned from the date of submission & receipt of bids
HO-DRW23-001	One Hundred Eighty (180) Calendar Days	-

 Bidding will be conducted through open competitive bidding procedures using a non-discretionary "pass/fail" criterion as specified in the 2016 revised Implementing Rules and Regulations (IRR) of Republic Act (RA) No. 9184.

Bidding is restricted to Filipino citizens/sole proprietorships, partnerships, or organizations with at least sixty percent (60%) interest or outstanding capital stock belonging to citizens of the Philippines, and to citizens or organizations of a country the laws or regulations of which grant similar rights or privileges to Filipino citizens, pursuant to RA 5183.

- Prospective Bidders may obtain further information from National Power Corporation, Bids and Contracts Services Division and inspect the Bidding Documents at the address given below during office hours (8:00AM to 5:00PM), Monday to Friday.
- 5. A complete set of Bidding Documents may be acquired by interested Bidders from the given address and website(s) and upon payment of the applicable fee for the Bidding Documents, pursuant to the latest Guidelines issued by the GPPB. <u>Bidding fee may be refunded in accordance with the guidelines based on the grounds provided under Section 41 of R.A. 9184 and its Revised IRR.</u>

6. The National Power Corporation will hold Pre-Bid Conference (see table above) and/or through video conferencing or webcasting which shall be open to prospective bidders.

Only registered bidder/s shall be allowed to participate for the conduct of virtual pre-bid conference. **Unregistered bidders** may attend the Pre-Bid Conference at the Kañao Room, NPC subject to the following:

- a. Only a maximum of two (2) representatives from each bidder / company shall be allowed to participate during the virtual pre-bid conference.
- b. A "No Face mask / No Entry" policy shall be implemented in the NPC premises. Face mask shall be 3-ply surgical or KN95 mask type.
- c. The requirements herein stated including the medium of submission shall be subject to GPPB Resolution No. 09-2020 dated 07 May 2020
- d. The Guidelines on the Implementation of Early Procurement Activities (EPA) shall be subject to GPPB Circular No. 06-2019 dated 17 July 2019
- 7. Bids must be duly received by the BAC Secretariat through (i) manual submission at the office address indicated below; (ii) online or electronic submission before the specified time stated in the table above for opening of bids. Late bids shall not be accepted.
- 8. All Bids must be accompanied by a bid security in any of the acceptable forms and in the amount stated in ITB Clause 14.
- Bid opening shall be on Kañao Function Room, NPC Head Office, Diliman, Quezon City and/or via online platform to be announced by NPC. Bids will be opened in the presence of the bidders' representatives who choose to attend the activity.
- 10. The National Power Corporation reserves the right to reject any and all bids, declare a failure of bidding, or not award the contract at any time prior to contract award in accordance with Sections 35.6 and 41 of the 2016 revised IRR of R.A. No. 9184, without thereby incurring any liability to the affected bidder or bidders.
- 11. For further information, please refer to:

Bids and Contracts Services Division, Logistics Department

BIR Road cor. Quezon Avenue

Diliman, Quezon City

Tel Nos.: 8924-5211 and 8921-3541 local 5564/5211

Fax No.: 8922-1622

Email: bcsd@napocor.gov.ph /

12. You may visit the following websites:

For downloading of Bidding Documents: https://www.napocor.gov.ph/bcsd/bids.php

RENE B. BARRUELA

Vice President, Corporate Affairs Group and
Chairman, Bids and Awards Committee

SECTION II

INSTRUCTIONS TO BIDDERS

SECTION II - INSTRUCTIONS TO BIDDERS

TABLE OF CONTENTS

CLAUS	E NO.	TITLE	PAGE NO.
1.	SCOPE OF BID		
2.	FUNDING INFORMATION	***************************************	
3.	BIDDING REQUIREMENTS	***************************************	
4.	CORRUPT, FRAUDULENT, CO		
5.	ELIGIBLE BIDDERS		
6.	ORIGIN OF ASSOCIATED GOO	DDS	2
7.	SUBCONTRACTS	************************************	2
8.	PRE-BID CONFERENCE	*************************************	2
9.	CLARIFICATION AND AMEND	MENT OF BIDDING DOCUME	NTS 2
10.	DOCUMENTS COMPRISING THE COMPONENTS		
11.	DOCUMENTS COMPRISING TH	HE BID: FINANCIAL COMPON	ENT 3
12.	ALTERNATIVE BIDS	***************************************	3
13.	BID PRICES	***************************************	4
14.	BID AND PAYMENT CURRENC	IES	4
15.	BID SECURITY	***************************************	4
16.	SEALING AND MARKING OF E	IDS	4
17.	DEADLINE FOR SUBMISSION	OF BIDS	4
18.	OPENING AND PRELIMINARY	EXAMINATION OF BIDS	4
19.	DETAILED EVALUATION AND	COMPARISON OF BIDS	5
20.	POST QUALIFICATION	***************************************	5
21.	SIGNING OF THE CONTRACT.	***************************************	5

SECTION II - INSTRUCTIONS TO BIDDERS

1. Scope of Bid

NPC invites Bids for the REPAIR OF THE DAMAGED PORTIONS DOWNSTREAM OF THE FLIP BUCKET OF SAN ROQUE SPILLWAY, with Project Identification Number LuzP22Z1494Sr.

The Procurement Project (referred to herein as "Project") is for the construction of Works, as described in Section VI (Specifications).

2. Funding Information

The GOP through the source of funding as indicated below for CY 2022 in the amount of **SEVENTY ONE MILLION SEVEN HUNDRED ONE THOUSAND PESOS** (**P** 71,701,000.00). The source of funding is the proposed Corporate Operating Budget of the National Power Corporation (NPC).

3. Bidding Requirements

The Bidding for the Project shall be governed by all the provisions of RA No. 9184 and its 2016 revised IRR, including its Generic Procurement Manual and associated policies, rules and regulations as the primary source thereof, while the herein clauses shall serve as the secondary source thereof.

Any amendments made to the IRR and other GPPB issuances shall be applicable only to the ongoing posting, advertisement, or invitation to bid by the BAC through the issuance of a supplemental or bid bulletin.

The Bidder, by the act of submitting its Bid, shall be deemed to have inspected the site, determined the general characteristics of the contracted Works and the conditions for this Project, such as the location and the nature of the work; (b) climatic conditions; (c) transportation facilities; (c) nature and condition of the terrain, geological conditions at the site communication facilities, requirements, location and availability of construction aggregates and other materials, labor, water, electric power and access roads; and (d) other factors that may affect the cost, duration and execution or implementation of the contract, project, or work and examine all instructions, forms, terms, and project requirements in the Bidding Documents.

4. Corrupt, Fraudulent, Collusive, Coercive, and Obstructive Practices

The Procuring Entity, as well as the Bidders and Contractors, shall observe the highest standard of ethics during the procurement and execution of the contract. They or through an agent shall not engage in corrupt, fraudulent, collusive, coercive, and obstructive practices defined under Annex "I" of the 2016 revised IRR of RA No. 9184 or other integrity violations in competing for the Project.

5. Eligible Bidders

5.1. Only Bids of Bidders found to be legally, technically, and financially capable will be evaluated.



- 5.2. The Bidder must have an experience of having completed a Single Largest Completed Contract (SLCC) that is similar to this Project, equivalent to at least fifty percent (50%) of the ABC adjusted, if necessary, by the Bidder to current prices using the PSA's CPI, except under conditions provided for in Section 23.4.2.4 of the 2016 revised IRR of RA No. 9184.
 - A contract is considered to be "similar" to the contract to be bid if it has the major categories of work stated in the BDS.
- 5.3. For Foreign-funded Procurement, the Procuring Entity and the foreign government/foreign or international financing institution may agree on another track record requirement, as specified in the Bidding Document prepared for this purpose.
- 5.4. The Bidders shall comply with the eligibility criteria under Section 23.4.2 of the 2016 IRR of RA No. 9184.

6. Origin of Associated Goods

There is no restriction on the origin of Goods other than those prohibited by a decision of the UN Security Council taken under Chapter VII of the Charter of the UN.

7. Subcontracts

- 7.1. The Bidder may subcontract portions of the Project to the extent allowed by the Procuring Entity as stated herein, but in no case more than fifty percent (50%) of the Project.
- 7.1. The Bidder must submit together with its Bid the documentary requirements of the subcontractor(s) complying with the eligibility criterial stated in ITB Clause 5 in accordance with Section 23.4 of the 2016 revised IRR of RA No. 9184 pursuant to Section 23.1 thereof.
- 7.2. Subcontracting of any portion of the Project does not relieve the Contractor of any liability or obligation under the Contract. The Supplier will be responsible for the acts, defaults, and negligence of any subcontractor, its agents, servants, or workmen as fully as if these were the Contractor's own acts, defaults, or negligence, or those of its agents, servants, or workmen.

8. Pre-Bid Conference

The Procuring Entity will hold a pre-bid conference for this Project on the specified date and time and either at its physical address and/or through videoconferencing/webcasting} as indicated in paragraph 6 of the IB.

9. Clarification and Amendment of Bidding Documents

Prospective bidders may request for clarification on and/or interpretation of any part of the Bidding Documents. Such requests must be in writing and received by the Procuring Entity, either at its given address or through electronic mail indicated in the **IB**, at least ten (10) calendar days before the deadline set for the submission and receipt of Bids.



10. Documents Comprising the Bid: Eligibility and Technical Components

- 10.1. The first envelope shall contain the eligibility and technical documents of the Bid as specified in Form NPCSF-INFR-01 Checklist of Technical and Financial Documents, Section VIII Bidding Forms.
- 10.2. If the eligibility requirements or statements, the bids, and all other documents for submission to the BAC are in foreign language other than English, it must be accompanied by a translation in English, which shall be authenticated by the appropriate Philippine foreign service establishment, post, or the equivalent office having jurisdiction over the foreign bidder's affairs in the Philippines. For Contracting Parties to the Apostille Convention, only the translated documents shall be authenticated through an apostille pursuant to GPPB Resolution No. 13-2019 dated 23 May 2019. The English translation shall govern, for purposes of interpretation of the bid.
- 10.3. A valid PCAB License is required, and in case of joint ventures, a valid special PCAB License, and registration for the type and cost of the contract for this Project. Any additional type of Contractor license or permit shall be indicated in the BDS.
- 10.4. A List of Contractor's key personnel (e.g., Project Manager, Project Engineers, Materials Engineers, and Foremen) assigned to the contract to be bid, with their complete qualification and experience data shall be provided. These key personnel must meet the required minimum years of experience set in the BDS.
- 10.5. A List of Contractor's major equipment units, which are owned, leased, and/or under purchase agreements, supported by proof of ownership, certification of availability of equipment from the equipment lessor/vendor for the duration of the project, as the case may be, must meet the minimum requirements for the contract set in the BDS.

11. Documents Comprising the Bid: Financial Component

- 11.1. The second bid envelope shall contain the financial documents for the Bid as specified in Form NPCSF-INFR-01 Checklist of Technical and Financial Documents, Section VIII Bidding Forms.
- 11.2. Any bid exceeding the ABC indicated in paragraph 1 of the IB shall not be accepted.
- 11.3. For Foreign-funded procurement, a ceiling may be applied to bid prices provided the conditions are met under Section 31.2 of the 2016 revised IRR of RA No. 9184.

12. Alternative Bids

Bidders shall submit offers that comply with the requirements of the Bidding Documents, including the basic technical design as indicated in the drawings and specifications. Unless there is a value engineering clause in the BDS, alternative Bids shall not be accepted.



13. Bid Prices

All bid prices for the given scope of work in the Project as awarded shall be considered as fixed prices, and therefore not subject to price escalation during contract implementation, except under extraordinary circumstances as determined by the NEDA and approved by the GPPB pursuant to the revised Guidelines for Contract Price Escalation guidelines.

14. Bid and Payment Currencies

- 14.1. Bid prices may be quoted in the local currency or tradeable currency accepted by the BSP at the discretion of the Bidder. However, for purposes of bid evaluation, Bids denominated in foreign currencies shall be converted to Philippine currency based on the exchange rate as published in the BSP reference rate bulletin on the day of the bid opening.
- 14.2. Payment of the contract price shall be made in Philippine Pesos.

15. Bid Security

- 15.1. The Bidder shall submit a Bid Securing Declaration or any form of Bid Security in the amount indicated in the BDS, which shall be not less than the percentage of the ABC in accordance with the schedule in the BDS.
- 15.2. The Bid and bid security shall be valid until One Hundred Twenty (120) calendar days from the date of opening of bids. Any bid not accompanied by an acceptable bid security shall be rejected by the Procuring Entity as non-responsive.

16. Sealing and Marking of Bids

Each Bidder shall submit one copy of the first and second components of its Bid.

The Procuring Entity may request additional hard copies and/or electronic copies of the Bid. However, failure of the Bidders to comply with the said request shall not be a ground for disqualification.

If the Procuring Entity allows the submission of bids through online submission to the given website or any other electronic means, the Bidder shall submit an electronic copy of its Bid, which must be digitally signed. An electronic copy that cannot be opened or is corrupted shall be considered non-responsive and, thus, automatically disqualified.

17. Deadline for Submission of Bids

The Bidders shall submit on the specified date and time and either at its physical address or through online submission as indicated in paragraph 7 of the IB.

18. Opening and Preliminary Examination of Bids

18.1. The BAC shall open the Bids in public at the time, on the date, and at the place specified in paragraph 9 of the IB. The Bidders' representatives who are present shall sign a register evidencing their attendance. In case videoconferencing, webcasting or other similar technologies will be used, attendance of participants shall likewise be recorded by the BAC Secretariat.



In case the Bids cannot be opened as scheduled due to justifiable reasons, the rescheduling requirements under Section 29 of the 2016 revised IRR of RA No. 9184 shall prevail.

18.2. The preliminary examination of Bids shall be governed by Section 30 of the 2016 revised IRR of RA No. 9184.

19. Detailed Evaluation and Comparison of Bids

- 19.1. The Procuring Entity's BAC shall immediately conduct a detailed evaluation of all Bids rated "passed" using non-discretionary pass/fail criteria. The BAC shall consider the conditions in the evaluation of Bids under Section 32.2 of 2016 revised IRR of RA No. 9184.
- 19.2. If the Project allows partial bids, all Bids and combinations of Bids as indicated in the BDS shall be received by the same deadline and opened and evaluated simultaneously so as to determine the Bid or combination of Bids offering the lowest calculated cost to the Procuring Entity. Bid Security as required by ITB Clause 15 shall be submitted for each contract (lot) separately.
- 19.3. In all cases, the NFCC computation pursuant to Section 23.4.2.6 of the 2016 revised IRR of RA No. 9184 must be sufficient for the total of the ABCs for all the lots participated in by the prospective Bidder.

20. Post Qualification

Within a non-extendible period of five (5) calendar days from receipt by the Bidder of the notice from the BAC that it submitted the Lowest Calculated Bid, the Bidder shall submit its latest income and business tax returns filed and paid through the BIR Electronic Filing and Payment System (eFPS), and other appropriate licenses and permits required by law and stated in the **BDS**.

21. Signing of the Contract

The documents required in Section 37.2 of the 2016 revised IRR of RA No. 9184 shall form part of the Contract. Additional Contract documents are indicated in the **BDS**.



SECTION III

BID DATA SHEET

SECTION III - BID DATA SHEET

ITB Clause	
5.2	For this purpose, contracts similar to the Project refer to construction (concreting) of Dams and/or Waterways.
	The Single Largest Completed Contract (SLCC) as declared by the bidder shall be verified and validated to ascertain such completed contract. Hence, bidders must ensure access to sites of such projects/equipment to NPC representatives for verification and validation purposes during post-qualification process.
	It shall be a ground for disqualification, if verification and validation cannot be conducted for reasons attributable to the Bidder.
7.1	Only a maximum of fifty percent (50%) of the Works may be subcontracted. All Subcontractors must be approved by NPC.
10.1	The list of on-going contracts (Form No. NPCSF-INFR-02) shall be supported by the following documents for each on-going contract to be submitted during Post-Qualification:
	Contract/Purchase Order and/or Notice of Award
	Certification coming from the project owner/client that the performance is satisfactory as of the bidding date.
	The bidder shall declare in this form all his on-going government and private contracts including contracts where the bidder (either as individual or as a Joint Venture) is a partner in a Joint Venture agreement other than his current joint venture where he is a partner. Non declaration will be a ground for disqualification of bid.
	The Statement of the bidder's Single Largest Completed Contract (SLCC) similar to the contract to be bid (Form No. NPCSF-INFR-03) shall be supported by the following documents to be submitted during Bid Opening:
	Contract/Purchase Order
	 Owner's Certificate of Final Acceptance issued by the project owner other than the contractor or a final rating of at least Satisfactory in the Constructors Performance Evaluation System (CPES). In case of contracts with the private sector, an equivalent document (Ex. Official Receipt or Sales Invoice) shall be submitted.
10.3	The required License issued by the Philippine Contractors Accreditation Board (PCAB): License Category of at least "CATEGORY B – GENERAL ENGINEERING" with inter-agency registration and classification of at least "MEDIUM A – DAM, RESERVOIR OR TUNNELING" OR "MEDIUM A – IRRIGATION OR FLOOD CONTROL".

LuzP22Z1494Şr

10.4	The list of key personnel shall include the following minimum requirements:			
	a. One (1) Project Manager			
•	Registered Civil Engineer who had supervised at least a project similar in nature as to the type and cost of the proposed project within the last 10 years. Must have at least 5 years professional experience as Civil Engineer on similar project.			
	b. One (1) Materials Engineer			
	Registered Civil Engineer with valid accreditation from the Department of Public Works and Highways (DPWH) as Materials Engineer II			
••.	c. One (1) Safety and Health Practitioner			
	Construction Safety and Health Practitioner who is an Occupational Safety and Health Practitioner (OSH Practitioner) in construction with accreditation from the Department of Labor and Employment (DOLE)			
	Valid Professional Regulations Commission (PRC) license for professional personnel, Accreditation from DOLE for the Safety and Health Practitioner, certificate of accreditation including ID card issued by DPWH for Materials Engineer, shall be submitted and included as an attachment in the Standard Form NPCSF-INFR-09: List of Key Personnel Proposed to be Assign to the Contract.			
	The above key personnel must either be employed by the Bidder or contracted by the Bidder to be employed for the contract to be bid.			
10.5	The list of construction equipment (owned or leased) shall include the following minimum requirements:			
	a. Dozer (with accessories), at least 312HP flywheel power - 1 unit b. Wheel Loader (front load), at least 3m³ bucket - 1 unit c. Road Grader, at least 12' blade - 1 unit d. Transit Mixer, at least 7 m³ - 2 units e. PumpCrete, 43-meter length - 1 unit f. Concrete Hydraulic Breaker - 2 units g. Excavator (30 Tons) - 1 unit h. Dump Truck (10 wheeler) - 4 units i. Drilling Machine for rock dowels j. Service Vehicle (4 x 4 pickup) - 2 units			
10.6	Bidders shall also submit the following requirements in their first envelope, Eligibility and Technical Component of their bid:			
40.7	Complete eligibility documents of the proposed sub-contractor, if any			
10.7	Any single bidder/s who already procured/secured the bidding documents but want to avail the Joint Venture Agreement (JVA) shall inform the BAC in writing prior to the bid opening for records and documentation purposes.			



LuzP22Z1494Sr

12	No further instructions		
15.1	The bid security shall be in the form of a Bid Securing Declaration or any of the following forms and amounts:		
	 The amount of not less than 2% of ABC, if bid security is in cash, cashier's/manager's check, bank draft/guarantee or irrevocable letter of credit; 		
	2. The amount of not less than 5% of ABC if bid security is in Surety Bond.		
19.2	Partial Bid is not allowed		
20	Contract/Purchase Order and/or Notice of Award for the contracts stated in the List of all Ongoing Government & Private Contracts Including Contracts Awarded but not yet Started (NPCSF-INFR-02);		
	 Certification coming from the project owner/client that the performance is satisfactory as of the bidding date for all ongoing contracts stated in form NPCSF-INFR-02. 		
	c. The licenses and permits relevant to the Project and the corresponding law requiring it as specified in the Technical Specifications, if any.		
21	The following documents shall form part of the contract:		
	1. Notice to Proceed		
	Construction schedule and S-curve		
	3. Manpower Schedule		
	4. Construction Methods		
	5. Equipment Utilization Schedule		
	Construction safety and health program of the contractor duly approved by the Bureau of Working Condition (BWC) of the Department of Labor and Employment (DOLE) or proof of submission to BWC		
	7. PERT/CPM.		



SECTION IV

GENERAL CONDITIONS OF CONTRACT

SECTION IV – GENERAL CONDITIONS OF CONTRACT

TABLE OF CONTENTS

CLAUS	SE NO. TITLE	PAGE NO.
1.	SCOPE OF CONTRACT	1
2.	SECTIONAL COMPLETION OF WORKS	1
3.	POSSESSION OF SITE	
4.	THE CONTRACTOR'S OBLIGATIONS	1
5.	PERFORMANCE SECURITY	2
6.	SITE INVESTIGATION REPORTS	2
7.	WARRANTY	2
8.	LIABILITY OF THE CONTRACTOR	2
9.	TERMINATION FOR OTHER CAUSES	2
10.	DAYWORKS	2
11.	PROGRAM OF WORK	3
12.	INSTRUCTIONS, INSPECTIONS AND AUDITS	3
13.	ADVANCE PAYMENT	3
14.	PROGRESS PAYMENTS	
15.	OPERATING AND MAINTENANCE MANUALS	3

SECTION IV - GENERAL CONDITIONS OF CONTRACT

1. Scope of Contract

This Contract shall include all such items, although not specifically mentioned, that can be reasonably inferred as being required for its completion as if such items were expressly mentioned herein. All the provisions of RA No. 9184 and its 2016 revised IRR, including the Generic Procurement Manual, and associated issuances, constitute the primary source for the terms and conditions of the Contract, and thus, applicable in contract implementation. Herein clauses shall serve as the secondary source for the terms and conditions of the Contract.

This is without prejudice to Sections 74.1 and 74.2 of the 2016 revised IRR of RA No. 9184 allowing the GPPB to amend the IRR, which shall be applied to all procurement activities, the advertisement, posting, or invitation of which were issued after the effectivity of the said amendment.

2. Sectional Completion of Works

If sectional completion is specified in the Special Conditions of Contract (SCC), references in the Conditions of Contract to the Works, the Completion Date, and the Intended Completion Date shall apply to any Section of the Works (other than references to the Completion Date and Intended Completion Date for the whole of the Works).

3. Possession of Site

- 3.1 The Procuring Entity shall give possession of all or parts of the Site to the Contractor based on the schedule of delivery indicated in the SCC, which corresponds to the execution of the Works. If the Contractor suffers delay or incurs cost from failure on the part of the Procuring Entity to give possession in accordance with the terms of this clause, the Procuring Entity's Representative shall give the Contractor a Contract Time Extension and certify such sum as fair to cover the cost incurred, which sum shall be paid by Procuring Entity.
 - 3.2 If possession of a portion is not given by the above date, the Procuring Entity will be deemed to have delayed the start of the relevant activities. The resulting adjustments in contract time to address such delay may be addressed through contract extension provided under Annex "E" of the 2016 revised IRR of RA No. 9184.

4. The Contractor's Obligations

The Contractor shall employ the key personnel named in the Schedule of Key Personnel indicating their designation, in accordance with ITB Clause 10.3 and specified in the **BDS**, to carry out the supervision of the Works.

The Procuring Entity will approve any proposed replacement of key personnel only if their relevant qualifications and abilities are equal to or better than those of the personnel listed in the Schedule.



5. Performance Security

- 5.1. Within ten (10) calendar days from receipt of the Notice of Award from the Procuring Entity but in no case later than the signing of the contract by both parties, the successful Bidder shall furnish the performance security in any of the forms prescribed in Section 39 of the 2016 revised IRR.
- 5.2. The Contractor, by entering into the Contract with the Procuring Entity, acknowledges the right of the Procuring Entity to institute action pursuant to RA No. 3688 against any subcontractor be they an individual, firm, partnership, corporation, or association supplying the Contractor with labor, materials and/or equipment for the performance of this Contract.

6. Site Investigation Reports

The Contractor, in preparing the Bid, shall rely on any Site Investigation Reports referred to in the SCC supplemented by any information obtained by the Contractor.

7. Warranty

- 7.1. In case the Contractor fails to undertake the repair works under Section 62.2.2 of the 2016 revised IRR, the Procuring Entity shall forfeit its performance security, subject its property(ies) to attachment or garnishment proceedings, and perpetually disqualify it from participating in any public bidding. All payables of the GOP in his favor shall be offset to recover the costs.
- 7.2. The warranty against Structural Defects/Failures, except that occasioned-on force majeure, shall cover the period from the date of issuance of the Certificate of Final Acceptance by the Procuring Entity. Specific duration of the warranty is found in the SCC.

8. Liability of the Contractor

Subject to additional provisions, if any, set forth in the SCC, the Contractor's liability under this Contract shall be as provided by the laws of the Republic of the Philippines.

If the Contractor is a joint venture, all partners to the joint venture shall be jointly and severally liable to the Procuring Entity.

9. Termination for Other Causes

Contract termination shall be initiated in case it is determined *prima facie* by the Procuring Entity that the Contractor has engaged, before, or during the implementation of the contract, in unlawful deeds and behaviors relative to contract acquisition and implementation, such as, but not limited to corrupt, fraudulent, collusive, coercive, and obstructive practices as stated in **ITB** Clause 4.

10. Dayworks

Subject to the guidelines on Variation Order in Annex "E" of the 2016 revised IRR of RA No. 9184, and if applicable as indicated in the SCC, the Dayworks rates in the Contractor's Bid shall be used for small additional amounts of work only when the



Procuring Entity's Representative has given written instructions in advance for additional work to be paid for in that way.

11. Program of Work

- 11.1. The Contractor shall submit to the Procuring Entity's Representative for approval the said Program of Work showing the general methods, arrangements, order, and timing for all the activities in the Works. The submissions of the Program of Work are indicated in the SCC.
- 11.2. The Contractor shall submit to the Procuring Entity's Representative for approval an updated Program of Work at intervals no longer than the period stated in the SCC. If the Contractor does not submit an updated Program of Work within this period, the Procuring Entity's Representative may withhold the amount stated in the SCC from the next payment certificate and continue to withhold this amount until the next payment after the date on which the overdue Program of Work has been submitted.

12. Instructions, Inspections and Audits

The Contractor shall permit the GOP or the Procuring Entity to inspect the Contractor's accounts and records relating to the performance of the Contractor and to have them audited by auditors of the GOP or the Procuring Entity, as may be required.

13. Advance Payment

The Procuring Entity shall, upon a written request of the Contractor which shall be submitted as a Contract document, make an advance payment to the Contractor in an amount not exceeding fifteen percent (15%) of the total contract price, to be made in lump sum, or at the most two installments according to a schedule specified in the **SCC**, subject to the requirements in Annex "E" of the 2016 revised IRR of RA No. 9184.

14. Progress Payments

The Contractor may submit a request for payment for Work accomplished. Such requests for payment shall be verified and certified by the Procuring Entity's Representative/Project Engineer. Except as otherwise stipulated in the SCC, materials and equipment delivered on the site but not completely put in place shall not be included for payment.

15. Operating and Maintenance Manuals

- 15.1. If required, the Contractor will provide "as built" Drawings and/or operating and maintenance manuals as specified in the SCC.
- 15.2. If the Contractor does not provide the Drawings and/or manuals by the dates stated above, or they do not receive the Procuring Entity's Representative's approval, the Procuring Entity's Representative may withhold the amount stated in the SCC from payments due to the Contractor.



SECTION V

SPECIAL CONDITIONS OF CONTRACT



SECTION V – SPECIAL CONDITIONS OF CONTRACT

GCC Clause	
2	Sectional completion is not specified.
4	It shall also be the obligation and responsibility of the Contractor to carry out the Works properly and in accordance with this Contract, including but not limited to the following conditions:
	a. The Contractor shall conduct the Works with due regard to safety and health in accordance with its Construction Safety and Health Program (CSHP) duly approved by the Department of Labor & Employment (DOLE) and in compliance with the DOLE Department Order No. 13 – The Guidelines Governing Occupational Safety and Health in the Construction Industry.
	Failure to comply with the approved CSHP will be considered as non-compliance with the Contract and shall result to the imposition of Section 19, Violation and Penalties of the DOLE Department Order No. 13 and any appropriate sanctions such as, but not limited to:
	 Suspend the work until the Contractor complies with the approved CSHP with the condition that the work resumption will not incur additional cost to the Corporation;
	Suspend payment of the portion of work under question;
	 Correct the situation by employing 3rd party and charge all expenses incurred to the Contractor's collectibles/securities; and
	Report the condition to the Bureau of Working Conditions of the DOLE for their appropriate action.
	b. The Contractor shall be responsible for the strict compliance with the provision of the Philippine Laws affecting labor and operation of Work under the contract and shall be responsible for the payment of all indemnities arising out of any labor accident which may occur in the execution of the Works and for which he may be responsible under Republic Act 3428, as amended, known as the Workmen's Compensation Law.
	c. The Contractor is obliged to exercise due care so as not to endanger life and property in the vicinity of the Works where he operates in connection with this Contract. He shall be liable for all damages incurred in any manner by acts of negligence of his own, or his agents, employees, or workmen.
	d. It is the responsibility of the Contractor for the strict compliance with the requirements of the Philippine Clean Air Act of 1999 (R.A. 8749) and Philippine Clean Water Act of 2004 (R.A. 9275). The Contractor shall be liable for any damages/destructions to the environment including penalties that will be imposed by the Department of Environment and Natural Resources (DENR) arising from non- compliance of the requirements thereof.
L	

LuzP22Z1494Sr

	e. The Contractor shall be responsible for the strict compliance with the requirements of the Environmental Compliance Certificate (ECC) issued for this project (if any) and DENR Administrative Order No. 26. He shall be liable for any damages/destructions to the environment including penalties that will be imposed by the DENR arising from non-compliance thereof, in any manner by his acts or negligence, or by his agents, employees, or workmen in the execution of the Works. The Contractor may employ a Pollution Control Officer accredited with the DENR for the duration of the project, if so required by the DENR Administrative Order No. 26		
	f. It shall be the Contractor's responsibility for the correctness, accuracy and quality of works. NPC's approval does not relieve his contractual obligation and responsibility under this contract.		
	g. Payment of all forms of taxes, such as value added tax (VAT) including municipal licenses and permits, and others that may be imposed by the Philippine Government or any of its agencies and political subdivisions in connection with the Contract shall be for the account of the Contractor.		
	h. In general, the Contractor is totally responsible for the execution of the Works and therefore, takes upon himself all the technical, legal and economic risks and all obligations which could arise therefrom or connected therewith. The overall responsibility of the Contractor includes the responsibility for actions or omissions of his own personnel as well as the personnel of the sub-contractors.		
4.1	NPC shall give access to the Site for the Contractor to commence and proceed with the works on the start date. The access to the site referred herein shall not be exclusive to the Contractor but only to enable him to execute the Work.		
5	The following must be indicated in the performance bond to be posted by the Contractor:		
	 i. Company Name ii. Correct amount of the Bond iii. Contract/Purchase Order Reference Number iv. Purpose of the Bond: "To guarantee the faithful performance of the Principal's obligation to undertake (Contract/Purchase Order Description) in accordance with the terms and conditions of (Contract No. & Schedule/Purchase Order No.) entered into by the parties." 		
	 The bond shall remain valid and effective until the duration of the contract (should be specific date reckoned from the contract effectivity) plus sixty (60) days after NPC's acceptance of the last delivery/final acceptance of the project. 		
	3. In case of surety bond, any extension of the contract duration or delivery period granted to the CONTRACTOR shall be considered as given, and any modification of the contract shall be considered as authorized, as if with the expressed consent of the surety, provided that such extension or modifications falls within the effective period of the said surety bond. However, in the event that the extension of		

LuzP22Z1494Sr

	the contract duration or delivery schedule would be beyond the effective period of the surety bond first posted, it shall be the sole obligation of the CONTRACTOR to post an acceptable Performance Security within ten (10) calendar days after the contract duration/delivery period extension has been granted by NPC. 4. Other required conditions in addition to the standard policy terms issued by the Bonding Company: i. The bond is a penal bond, callable on demand and the entire amount thereof shall be forfeited in favor of the Obligee upon default of the Principal without the need to prove or to show grounds or reasons for demand for the sum specified therein; ii. The amount claimed by the Obligee under this bond shall be paid in full and shall never be subject to any adjustment by the Surety; iii. In case of claim, the Surety shall pay such claim within sixty (60) days from receipt by the Surety of the Obligee's notice of claim/demand letter notwithstanding any objection thereto by the Principal.
6	No site investigation report.
7.2	In case of permanent structures, such as buildings of types 4 and 5 as classified under the National Building Code of the Philippines and other structures made of steel, iron, or concrete which comply with relevant structural codes (e.g., DPWH Standard Specifications), such as, but not limited to, steel/concrete bridges, flyovers, aircraft movement areas, ports, dams, tunnels, filtration and treatment plants, sewerage systems, power plants, transmission and communication towers, railway system, and other similar permanent structures: Fifteen (15) years. In case of semi-permanent structures, such as buildings of types 1, 2, and 3 as classified under the National Building Code of the Philippines, concrete/asphalt roads, concrete river control, drainage, irrigation lined canals, river landing, deep wells, rock causeway, pedestrian overpass, and other similar semi-permanent structures: Five (5) years. In case of other structures, such as Bailey and wooden bridges, shallow wells, spring developments, and other similar structures: Two (2) years.
10	No dayworks are applicable to the contract.
11.1	The Contractor shall submit the Program of Work to the Procuring Entity's Representative within Ten (10) calendar days of delivery of the Notice of Award/Letter of Acceptance.
11.2	The period between Program of Work updates is Thirty (30) calendar days. The amount to be withheld for late submission of an updated Program of Work is One percent (1%) of contract amount.

12	During contract implementation, the Procuring Entity shall conduct Constructors Performance Evaluation in accordance with Section 12, Annex E of the Revised implementing Rules and Regulation of R.A. 9184 using the NPC Constructors Performance Evaluation System (CPES) Guidelines. CPES ratings shall be used for the following purposes: a) eligibility screening/post-qualification; b) awarding of contracts; c) project monitoring & control; d) issuance of Certificate of Completion; and in adopting measures to further improve performance of contractors in the prosecution of government projects.
	Qualified Constructors Performance Evaluators (CPE) shall conduct project evaluation as follows:
	 (a) During Construction - Except for those projects with a duration of 90 calendar days and below which may be subjected to at least one (1) visit, all projects shall be subjected to a minimum of two (2) evaluations to be performed by the CPE. The number of evaluations beyond the prescribed minimum shall be determined by the CPES-Implementing Unit based on the size, nature and complexity of the project and shall be subject to approval by the proper authorities within the agency. The first evaluation shall be performed when the project is at least thirty percent (30%) physically complete or as maybe required by the CPES-IU using the S-curve or other appropriate means to determine whether there is substantial work completed for evaluation. (b) Upon Completion - only one evaluation shall be performed by the
	CPE right after the Project Implementation Group reports one hundred percent (100%) completion of the project.
13	The maximum amount of advance payment is fifteen percent (15%) of the Contract Price and paid in lump sum.
14	No further instructions.
15.1	The date by which "as built" drawings and operating and maintenance manuals are required is within thirty (30) calendar days after completion of contract.
15.2	The amount to be withheld for failing to produce "as built" drawings and/or operating and maintenance manuals by the date required is Five percent (5%) of contract amount.

SECTION VI

TECHNICAL SPECIFICATIONS

SECTION VI

TECHNICAL SPECIFICATIONS

PROJECT HIGHLIGHTS



TECHNICAL SPECIFICATION PH-PROJECT HIGHLIGHTS

TABLE OF CONTENTS

CLAUSE NO	<u>TITLE</u>	<u>PAGE NO.</u>
PH-1.0	PROJECT HIGHLIGHTS	1
	PH-1.1 General	
	PH-1.2 Project Location	
	PH-1.3 Scope of Work	
	PH-1.4 Contract Period	
	PH-1.5 Contractor's Classification	
	PH-1.6 Minimum Required Personnel	
	PH-1.7 Minimum Required Construction Equipment	

TECHNICAL SPECIFICATION PH-PROJECT HIGHLIGHTS

PH-1.0 PROJECT HIGHLIGHTS

PH-1.1 General

This section covers the general technical requirements for furnishing all supervision, labor, materials, supplies, tools and equipment in accordance with specifications contained herein and as shown on the accompanying drawings to complete the REPAIR OF THE DAMAGED PORTIONS DOWNSTREAM OF THE FLIP BUCKET OF SAN ROQUE SPILLWAY.

The Contractor shall accept full responsibility for its work in the performance qualifications, specifications, documentation, reports, fabrication, corrosion protection, cleaning, shop testing, preparation for shipment, field testing, warranty provisions and compliance with the applicable codes and standards and the requirements of this specification.

The Contractor shall strictly observe the general requirements of the specification in conjunction with the specific requirements specified in the relevant specifications.

PH-1.2 Project Location

The San Roque Multipurpose Power Complex is located in San Roque, San Manuel, Pangasinan.

PH-1.3 Scope of Work

The works to be performed under Repair of the Damaged Portions Downstream of the Flip Bucket of San Roque Spillway shall include, but not limited to, the following:

- a) Mobilization and establishment of the Contractor's complete construction camp and various temporary facilities;
- b) Construction of access road;
- Site preparation and topographic survey, including layout and staking of construction site;
- d) Demolition of the existing concrete crown and slab at elev. 141:
- e) Restoration of concrete slab at elev. 141 including grouting for the old and new concrete connection and sealant for the gap at the flip bucket wall and slab:
- f) Concreting of upper right bank slab at elev. 140;
- g) Rock chipping, clearing and base/foundation preparation;
- h) Furnishing, boring and installation of rock dowels including grouting;



- Furnishing, cutting, bending and installation of reinforcing steel bars;
- Concreting of scoured damaged section and protection structures for the existing apron as specified in the bid drawings;
- Removal of the embanked materials/aggregates used for construction access and returning it to the designated quarry area as instructed by the NPC with coordination to SRPC; and
- Demobilization and removal/clearing of the Contractor's construction camp/facilities.

PH-1.4 Contract Period

'The Contractor shall complete the works as specified within One Hundred Eighty (180) calendar days. The contract period is inclusive of fifteen unworkable days considered unfavorable for the execution of the works. The total contract duration shall be reckoned from the date of contract effectivity as specified in the Notice to Proceed.

PH-1.5 Contractor's Classification

The Contractor must have a valid Philippine Contractors Accreditation Board (PCAB) license of at least Category B— General Engineering with interagency registration and classification of at least Medium A – Dams, Reservoir or Tunneling or Medium A- Irrigation or Flood Control.

The Contractor must have undertaken similar contracts/projects involving construction (concreting) of dams and/or waterways.

PH-1.6 Minimum Required Personnel

For the duration of the contract, the Contractor shall have the following minimum required personnel assigned to the project:

- Project Manager One (1) Registered Civil Engineer who had supervised at least one (1) similar project in nature as to the type and cost of the proposed project within the last ten (10) years. Must have at least 5 years' professional experience as Civil Engineer on similar project.
- Materials Engineer One (1) Registered Civil Engineer with valid accreditation from the Department of Public Works and Highways (DPWH) as Materials Engineer II
- Safety and Health Practitioner One (1) Construction Safety and Health Practitioner who is an Occupational Safety and Health Practitioner (OSH Practitioner) in construction with accreditation from the Department of Labor and Employment (DOLE), to be submitted during bid opening on first envelope.

PH-1.7 Minimum Required Construction Equipment

The list of construction equipment (owned or leased) shall include the following:

Dozer (with accessories), at least 312hp flywheel power	1 unit
Wheel Loader (front load), at least 3m³ bucket	1 unit
Road Grader, at least 12' blade	1 unit
Transit Mixer, 7m ³	2 units
PumpCrete, 43-meter length	1 unit
Concrete Hydraulic Breaker	2 units
Excavator (30 tons)	1 unit
Dump Truck (10 wheeler)	4 units
Drilling Machine for rock dowels	1 uni <u>t</u>
Service Vehicle (4x4 pick-up)	2 units



SECTION VI

TECHNICAL SPECIFICATIONS FOR CIVIL WORKS

SECTION VI - TECHNICAL SPECIFICATIONS

CW - CIVIL WORKS

TABLE OF CONTENTS

CLAUSE	NO. TITLE PAG	GE NO.
CW-1.0	GENERAL CONSTRUCTION FACILITIES	1
CW-1.1	Scope	1
CW-1.2	Moving-in	1
CW-1.3	Contractor's Camp Facilities	1
	A. Site Offices, Warehouse, Materials Yard, etc	2
	B. Materials Testing Laboratory	2
	C. Power Supply and Lighting	2
	D. Communication System	3
CW-1.4	Water Supply	3
CW-1.5	Sewerage Disposal and Sanitation	3
CW-1.6	Fire Protection	3
CW-1.7	Construction Power	4
CW-1.8	Camp Security	4
CW-1.9	Construction Material Storage	4
CW-1.10	Removal of Camp and Construction Facilities	4
CW-1.11	Measurement and Payment	4
CW-2.0	CARE OF WATER DURING CONSTRUCTION	5
CW-2.1	Scope	5
CW-2.2	Drainage and Dewatering	5
CW-2.3	Measurement and Payment	5
CW-3.0	ENVIRONMENTAL REQUIREMENTS FOR CIVIL WORKS	6
CW-3.1	Scope	6
CW-3.2	General Conditions	6
CW-3.3	Measurement and Payment	7
CW-4.0	SITE GRADING	8
CW-4.1	Scope	8
CW-4.2	Clearing, Grubbing and Miscellaneous Work	8
	CW-4.2.1 Clearing and Grubbing	8
	CW-4.2.2 Miscellaneous Works	8

SECTION VI - TECHNICAL SPECIFICATIONS

CW-4.3	Grading	
	CW-4.3.1 General	8
	CW-4.3.2 Classification of Materials	8
	CW-4.3.3 Stripping	8
	CW-4.3.4 Excavation and Fill	9
	CW-4.3.5 Slides	9
	CW-4.3.6 Slip-Outs	10
CW-4.4	Disposal	10
CW-4.5	Sources of Fill Materials	10
CW-4.6	Environmental Requirements	10
CW-4.7	Measurement and Payment	10
CW-5.0	STRUCTURAL EXCAVATION, FILL AND BACKFILL	11
CW-5.1	Scope	11
CW-5.2	Materials	11
	CW-5.2.1 Structural Excavation	11
CW-5.3	Construction	11
	CW-5.3.1 Excavation	11
	CW-5.3.2 Special Foundations	11
CW-5.4 N	Measurement and Payment	13
	CW-5.4.1 Structural Excavation	13
	CW-5.4.2 Special Foundations	13
	CW-5.4.3 Structural Backfill	13
CW-6.0	CONCRETE	15
CW-6.1	Scope	15
CW-6.2	Class of Concrete	15
CW-6.3	Materials	15
	CW-6.3.1 Cement	15
	CW-6.3.2 Reinforcing Steel	15
	CW-6.3.3 Water	15
	CW-6.3.4 Aggregates	16
	CW-6.3.5 Formworks	16
CW-6.4	Storage of Materials	16
	CW-6.4.1 Cement and Aggregates	
	CW-6.4.2 Reinforcing Steel	
CW-6.5	Concreting	
	CW-6.5.1General	
	CW-6.5.2 Formwork Construction	
	CW-6.5.3 Placing Reinforcement	
	-	

SECTION VI - TECHNICAL SPECIFICATIONS

	CW-6.5.4 Mixing Concrete	18
	CW-6.5.5 Placing Concrete	18
	CW-6.5.6 Finishing Concrete	19
	CW-6.5.7 Removal of Forms	16
	CW-6.5.6 Curing and Protection	19
	CW-6.5.7 Sampling and Testing of Concrete	19
	CW-6.5.8 Tolerances and Repair for Concrete Construction	20
	CW-6.5.9 Second Stage Concrete	20
CW-6.6	Measurement and Payment	21
CW-7.0	REINFORCING STEEL	21
CW-7.1	Description	21
CW-7.2	Material Requirement	22
	CW-7.2.1 Bar Reinforcement	22
	CW-7.2.2 Sampling	22
CW-7.3	Construction Requirement	22
	CW-7.3.1 Order List for Bent Bars	22
	CW-7.3.2 Fabrication	22
	CW-7.3.3 Protection of Material	23
	CW-7.3.4 Placing and Fastening Reinforcement & Miscellaneous	
	Material (ACI-301)	
	CW-7.3.5 Splicing	
CW-7.4	Measurement and Payment	25
CW-8.0	ROCK DOWELS	27
CW-8.1	Scope	27
CW-8.2	Submittals	27
CW-8.3	Standards	27
CW-8.4	Materials	2 7
	CW-8.4.1 General	27
	CW-8.4.2 Anchor Dowels	
CW-8.5	Execution	
CW-8		
CW-8 CW-8		
CW-8.6	.5.3 Rock Anchoring Measurement and Payment	28
	metal of the control	72

TECHNICAL SPECIFICATIONS

CW - CIVIL WORKS

CW-1.0 GENERAL CONSTRUCTION FACILITIES

CW-1.1 Scope

This section covers the construction and/or maintenance of access roads, drainage system and other appurtenant structures, moving-in of the Contractor's construction equipment, setting up of the Contractor's camp and the disposition of the Contractor's various facilities at the end of the Contract.

CW-1.2 Moving-in

The Contractor shall bring to the site all his necessary construction equipment and plant and install all stationary construction equipment and plant at location and in the manner approved by the NPC. The Contractor shall submit sufficient detailed plans showing the proposed location of such stationary equipment and plant and other pertinent data. No installation of such stationary equipment shall be undertaken unless the corresponding plans have been approved by the NPC in coordination with San Roque Power Corporation (SRPC).

In developing its construction facilities, the Contractor must consider that the project's main work area is located downstream of the spillway base that is highly vulnerable to spilling events. Hence, it shall be the responsibility of the Contractor to minimize damages to the works, including its equipment, personnel and relevant facilities, by exercising prudence and due diligence such that, as much as practicable, its construction camp/facilities and stationary plant/equipment are placed outside the possible path of spillway outflows.

The Contractor shall provide and equip, for his own use, a site office(s), warehouse(s)/storage areas that shall be maintained in good condition until the completion of the contract.

Prior to the start of construction, a Permit to Work shall be secured from SRPC. The Contractor is required to submit list of all equipment to be mobilized at the site and complete names of all the Contractor's personnel who will be working at the site.

CW-1.3 Contractor's Camp Facilities

The Contractor shall provide and grade his camp site, construct his camp, employee housing, warehouse, machine and repair shops, fuel storage tanks and provide such related facilities and sanitary conveniences that the Contractor deems necessary for maintaining health, peace and order in the camp and work areas. The areas that may be used by the Contractor within the plant site shall be designated by the NPC in coordination with SRPC.

The Contractor shall provide, maintain and operate, under competent direction, such camps and facilities as are necessary for the housing, feeding and accommodation of his employees.



NPC shall have the right at any time to inspect any part of the contractor's temporary facilities, even without advance notification and to require immediate rectification of any contravention of the specified requirements.

CW-1.4 Water Supply

The Contractor shall, at his own expense, be responsible for the supply, installation, operation and maintenance of a safe and adequate supply of drinking and domestic water. Whenever there is a possibility of contamination of the water supply for drinking and domestic purposes, chlorination or some other approved methods of sterilization shall be carried out. The installation and maintenance of these services shall be subject to the approval of the NPC.

CW-1.5 Sewerage Disposal and Sanitation

The Contractor shall, at his own expense, be responsible for the installation operation and maintenance of an adequate sewerage disposal and sanitation system and shall provide adequate toilet and wash-up facilities for his employees at his camp and in the areas where work is being carried out.

The camp site shall be provided with complete sewerage system which include portable chemical toilet and septic tank, sewerage treatment and facilities properly maintained and operated. Facilities for washing clothes shall be linked to the sewerage system

The Contractor shall execute the work with due regard to adequate sanitary provisions and applicable codes and shall take all necessary steps to prevent the pollution of water in any spring, river, or other sources of water supply. All toilets or wash-up facilities shall be subject to the prior and continuing approval of the NPC.

CW-1.6 Fire Protection

The Contractor shall observe all necessary precautions against fire, shall provide and maintain at his own expense, portable fire-fighting equipment he may deem necessary, and shall comply with all applicable laws of the Philippines relating thereto.

In the event of an uncontrollable fire occurring in the area of the Contractor's operation, the Contractor shall have to extinguish the fire immediately at his own expense, to the full extent of the manpower and equipment employed under the contract at the time of the fire.

The Contractor shall indemnify NPC against all liabilities, claims, damages and/or lawsuits arising thereto.

CW-1.7 Construction Power

The Contractor shall be responsible for providing his own electric power supply and lighting system required for construction, fabrication and installation. If power is available from the electric cooperative and should the Contractor elect to utilize the power supply for the Contractor's base camp facilities, he shall make an arrangement with the electric cooperative concerned group as to the requirements needed for power connection.



CW-1.8 Camp Security

The Contractor shall provide his own security force to the extent that he deems necessary for maintaining peace and order in the camp and work areas and to safeguard materials and equipment. The Contractor's site offices, warehouse/storage and working areas, housing and other facilities shall be adequately fenced and guarded. Roaming around the area, other than the designated camp facilities is strictly prohibited. All employees engaged in the execution of the project shall wear identification card/badges issued by the contractor in coordination/approval of NPC. Nothing under the provisions of this paragraph shall relieve the Contractor from full responsibility for the maintenance of peace and order and protection of life and property in all areas where he operates.

CW-1.9 Communication System

The Contractor shall supply, install, operate and maintain, for the duration of the Contract, a communication system complete with standby power supply, to connect the NPC's and Contractor's offices, campsites, laboratories, workshops, stores aggregate plants, batching plants, infirmary, first aid station and other work areas within the site.

The Contractor and its designated representatives; shall furnish a directory of the contact numbers installed at the site.

The Contractor shall supply, install and maintain mobile two-way radio transceiver sets for NPC and Contractors service vehicles. Mobile phones or transceivers may also be used to monitor critical working areas.

CW-1.10 Removal of Camp and Construction Facilities

After the completion of the work covered by the contract and prior to acceptance of the completed work, the entire camp facilities of the Contractor, including its water supply system, electric distribution system, quarters, warehouses, shops, dining halls, commissaries, temporary shed and other facilities therein shall be removed by the Contractor. The site shall be cleared and cleaned as directed by the NPC.

CW-1.11 Construction Access

The Contractor shall develop/construct temporary construction access road leading to project site. The Contractor shall also develop/construct parking and lay-down areas necessary for the execution of all Works. Thereafter and for the entire duration of this Contract, the Contractor shall be responsible for the maintenance and repair of this access road.

Access road shall be periodically sprayed with water during dry weather condition to prevent formation of dust clouds. Road shall be well drained and graded to ensure a firm, non-sliding surface during rainy season.

The access road shall be developed/constructed in acceptable manner based on applicable standards in road construction and shall be maintained for the duration of the contract.



The Contractor is also required to institute adequate traffic control measure and safe regulations on the use of access road.

CW-1.11.1 Materials

All materials to be used for the construction of access road shall be taken at the designated quarry area in downstream which is approximately 850 meters away from the spillway. Aggregates to be used will be free of charge. Aggregates that are embanked at the existing apron slab shall be returned to the quarry area after completion of the project as instructed by the NPC.

CW-1.11.2 Construction

Access road should be constructed upwards in layers with a stable base in a combination of sand and gravel. Road inclination should be limited to ten (10) degrees. Width of carriageway is indicated in the bid drawings. It is the responsibility of the Contractor to consider appropriate ditches/trenches for drainage purposes so water can be easily channeled away during rainy days.

CW-1.12 Measurement and Payment

A. General Construction Facilities

No separate measurement and payment will be made for the General Contractor's Construction Facilities (CW-1.1 – CW-1.10). The entire cost thereof shall be included in the various pay items in the Bill of Quantities.

B. Construction Access

Measurement for payment for the development/construction of temporary access road (CW-1.11) will be on lot basis, which payment covers all cost for the furnishing of labor, equipment and tools required for the construction of access road. Payment shall be based on the following schedule:

- 50% of the bid price for the item construction of access road upon completing the access road:
- 50% of the bid price for the item construction of access road upon removal of the embanked materials used in the access road.



CW-2.0 CARE OF WATER DURING CONSTRUCTION

CW-2.1 Scope

In accordance with the specifications contained in this section or otherwise directed, the Contractor shall construct and maintain all necessary temporary drainage ditches and other temporary protective works and he shall also furnish, install, maintain and operate necessary pumping equipment and other devices to protect construction operations free from water coming from any source, including rain.

CW-2.2 Drainage and Dewatering

The Contractor shall be responsible for dewatering foundation areas so that work can be carried out on a suitably dry condition. The Contractor shall construct drainage ditches, holes, culverts, furnish, maintain and operate at his own expense all necessary pumps and other dewatering devices to keep all work areas free from water.

After the work is completed and before it is accepted by the NPC, the Contractor shall remove all pumping equipment and shall remove, fill or plug all temporary drainage structures as directed, all at his expense.

CW-2.3 Measurement and Payment

No separate measurement and payment will be made for the Care of Water During Construction operations. The cost of furnishing, constructing, maintaining, operating and removing of temporary drainage structures, pumping system and other dewatering devices necessary to keep construction operations free from water, shall be included in the various pay items in the Bill of Quantities for structures where such care of water is required.

CW-3.0 ENVIRONMENTAL REQUIREMENTS FOR CIVIL WORKS

CW-3.1 Scope

This section pertains to the environmental and safety provisions, requirements and conditions that shall govern during the execution of all civil works under this project.

CW-3.2 General Conditions

The Contractor shall ensure compliance with the applicable environmental and safety regulations, as well as ECC conditions, during installation/construction of this project through the implementation of measures that include, but not limited to, the following:

- a) Designate a Safety Officer and a Pollution Control Officer who shall respectively handle all safety and environmental concerns of the project.
- b) Prepare and submit two (2) copies of Construction Safety and Health Plan (CSHP), one (1) copy for NPC and another copy for SRPC.
- c) Properly manage debris and various waste generated during installation/construction, such as the following:
 - Dispose of demolition and construction debris in a designated or NPC approved disposal area(s);
 - Stockpile (and cover if possible) or haul to the designated and/or pre-developed dump sites (spoil disposal areas) that shall be provided with suitable drainage – equipped with sediment traps, stripped top soil, spoils from quarry/borrow sites and excavated materials;
 - Segregate solid wastes, such as empty cement sacks, scraps of tin
 or wood, used wires and other domestic garbage, for recycling or
 storage in NPC-approved temporary storage areas and further
 disposal to LGU-designated disposal sites.
 - Properly handle, store and dispose-off, through DENR-accredited transporter/treater, hazardous wastes i.e. used oils, paints, thinner, etc.
- d) Limit construction activities that generate excessive noise to daytime works only to prevent nuisance to nearby residents during rest hours.
- e) As far as practicable, undertake site stripping, grading and excavations during dry weather.
- f) Construction/Installation shall be carried-out in a manner where landslides and erosions are minimized.



- g) Avoid unnecessary opening/clearing of areas outside construction sites or destruction of vegetative cover, especially cutting of existing trees; and to re-vegetate disturbed areas.
- h) Implement biological control measures such as maintenance of vegetation buffers (i.e. sodding of grass, planting of creeping vines, herbs, shrubs and trees) to shield streams/rivers from sedimentation; planting of vegetative cover over erodible surfaces; and planting of exposed sloping areas with shallow-rooted species like grasses, herbs or creepers.
- i) Locate fill slopes and spoil heaps away from drainage routes and properly remove/dispose the same as soon as practicable.
- j) Preserve or replace, if practicable, natural drainage patterns (when disturbed by civil works) with appropriate drainage channels.
- k) Convey oil-contaminated wastewater from workshops, garages, or gas filling stations through an oil trap (i.e. improvised oil-water separator) prior to discharge.
- Spray water, wherever and whenever necessary, to minimize dust generation.
- m) Provide PPEs and other safety provisions required by DOLE, for its project/site works.
- Take all necessary steps to prevent the pollution of groundwater and/or water bodies in the vicinity of the project site.

CW-3.3 Measurement and Payment

No separate measurement and payment will be made for the Contractor's compliance to the foregoing. The entire cost thereof shall be included in the various pay items in the Bill of Quantities.

CW-4.0 SITE GRADING

CW-4.1 Scope

In accordance with the specifications contained herein and in conformance with the lines, slopes, grades and extent shown on the plans or otherwise directed by the NPC, the Contractor shall furnish all equipment, labor and materials and shall perform the required grading work.

CW-4.2 Clearing, Grubbing and Miscellaneous Work

CW-4.2.1 Clearing and Grubbing

The Contractor shall perform clearing and grubbing on the project site. The site shall be cleared and grubbed of all trees and brush except particular trees, which may be retained by the NPC for preservation. Particular trees to be left in place shall be protected from scarring and/or other injuries during clearing and grubbing work and other construction operations.

All stumps, roots and brush shall be removed to a depth of thirty (30) cm below original ground surface and disposed of in a place designated by the NPC. Downed timber, which may be ordered saved by the NPC for future use, shall be cut into logs as directed and neatly piled in a place designated by the NPC, otherwise they shall be disposed of same as above.

CW-4.2.2 Miscellaneous Works

Where shown on the drawings or if not shown but directed by the NPC, the Contractor shall perform miscellaneous work like demolition, removal, chipping, replacement or transfer of existing structures and other miscellaneous work. All demolished structures shall be disposed of as directed by NPC.

CW-4.3 Grading

CW-4.3.1 General

The word "grading" as defined herein means bringing to required grades all areas in accordance with the lines, slopes, elevations and grades shown on the drawings or as directed by the NPC.

CW-4.3.2 Classification of Materials

All materials in grading work shall be unclassified regardless of the nature of materials encountered during grading excavation and of materials used in grading fill. It is on the basis of unclassified material that Contractor shall determine his unit bid price for grading excavation and grading fill.



CW-4.3.3 Stripping

Fill areas to be brought to grade shall first be stripped of their top soil as directed but in no case less than twenty (20) centimeters in depth and disposed of properly in spoil areas designated by the NPC. Only materials from grading excavation and intended to be used for filling or backfilling purposes shall be stripped of top soil in the same manner as above.

CW-4.3.4 Excavation and Fill

Areas required to be brought to grade shall be excavated or filled as the case may be. Grading work shall be carried out in such a manner that the free drainage is maintained at all times and nowhere shall pondage be found in any part of the work.

The NPC may require the modification of slopes and grades according to the conditions actually encountered during excavation, but such change or modification shall not be construed to mean by the Contractor as a basis for additional compensation over and above the contract unit prices.

Any over-excavation performed by the Contractor for any purpose or reason, except as may be ordered by the NPC, shall be at the Contractor's expense and any excess of excavation shall be refilled, where required, with approved materials that shall be furnished, place and properly compacted at the expense of the Contractor.

Unsuitable materials, as determined by the NPC, which may be encountered below established grade, shall be removed to a depth as directed and accordingly replaced with suitable materials approved by the NPC. The removal and proper disposal of such unsuitable materials shall be paid for at the contract unit price for the item, Grading Excavation, and payment for placing and compacting suitable material be made at the contract unit price for the item, Grading Fill, in the Bill of Quantities.

Fill work shall not be started until the area has been inspected and approved by the NPC after stripping. Grading fill shall be spread and compacted in layers of 15 cm. loose volume and compacted with approved roller weighing not less than 10 tons. Each layer shall be moistened or dried as directed for maximum compaction. No succeeding layer shall be placed thereon unless the preceding layer has been tested for compaction and approved by the NPC.

In the event that construction of concrete footing or other concrete foundations is on fill, the fill shall be compacted efficiently and thoroughly so that when the fill is tested for compaction at the required foundation elevation for the structure, the required bearing capacity is attained but in no case less than 143KPa. In no case shall filling and compaction work to be done without the presence of NPC's inspectors. The Contractor shall be held liable for any structural instability or damage that might result in consequence to non-compliance of this requirement. The Contractor shall institute corrective measures to bring the foundation base to a condition or state that will conform to the required bearing capacity; and also to repair and make good any damage on the structure to the satisfaction and at no cost to NPC.

CW-4.3.5 Slides

In the event that slides occur along excavated slopes during grading operations or after completion of grading but prior to acceptance of the work, the Contractor shall remove and dispose the slide materials and also to trim the slopes as directed to leave the slopes in a safe and neat condition all at no additional cost to NPC, unless occurrence of such slides is occasioned by causes beyond control of the Contractor. In such event, payment for the satisfactory removal and proper disposal of slide material and finishing and rounding of slopes will be paid for at the equivalent of thirty percent (30%) of the contract unit price per cubic meter for the item Grading Excavation.

CW-4.3.6 Slip-Outs

In the event of slip-outs in any part of the grading fill prior to final acceptance of the work, the Contractor shall rebuild such portion of the fill. In the case it is determined that the slip-outs was caused through the fault of the Contractor, the rebuilding of the fill shall be performed by the Contractor at no extra cost to NPC; otherwise, the reconstruction of the fill will be paid for thirty percent (30%) of the contract unit for the item, Grading Fill.

CW-4.4 Disposal

All excess materials from grading work (including excess materials in structural excavation and miscellaneous work) shall be disposed of the by the Contractor. The acquisition of the right-of-way for the area of disposal including the access thereto, permits, and other requirements, shall be the responsibility of the Contractor at no cost to NPC. The Contractor shall be held solely liable for any claim by third parties that may arise from improper transport and disposal of excess materials. The cost of acquisition of the above-mentioned right-of-way shall be included in the unit bid price for excavation.

CW-4.5 Sources of Fill Materials

When suitable materials from grading excavation are deficient to meet the quantity required for grading fill, additional fill materials shall be obtained from other sources proposed by the Contractor and approved by the NPC. Cost of excavating, hauling, placing and compacting additional materials from borrow sources shall be included in the unit price bid for the item, Grading Fill. Acquisition of right-of-way to these sources shall be the responsibility and account of the Contractor.

CW-4.6 Environmental Requirements

All construction activities to be performed by the Contractor shall be in accordance with the restrictions stated in the approved Environmental Clearance Certificate (ECC) and the conditions set forth in Clause 3.0 – Environmental Requirements for Civil Works.



CW-4.7 Measurement and Payment

Unless otherwise specified in the bill of quantities, no separate measurement and payment will be made for the grading works. Corresponding cost hereof shall be included in the unit bid price of relevant item(s) in the bill of quantities, which payment shall constitute full compensation for furnishing of all labor, construction equipment and incidentals necessary to complete such relevant work item(s).



CW-5.0 STRUCTURAL EXCAVATION, FILL AND BACKFILL

CW-5.1 Scope

In accordance with the specifications contained herein and as shown on the drawings and otherwise directed, the Contractor shall perform all the required structural excavation, fill and backfill for the entire project, including the proper disposal of excess excavated materials.

CW-5.2 Materials

CW-5.2.1 Structural Excavation

No classification will be made on the materials excavated. The Contractor shall determine his/her unit bid price for structural excavation based on unclassified material regardless of the nature of the materials actually encountered and excavated.

CW-5.3 Construction

CW-5.3.1 Excavation

a. General

The Contractor shall notify the NPC sufficiently in advance before the beginning of any excavation so that a joint survey for baseline data and cross-sectional measurements can be undertaken on the undisturbed/natural ground surface. All excavation shall be carried out according to the lines, slopes and grades shown on the drawings. In case an increase or decrease in quantities occur as a result of changes made by the NPC to such lines, slopes, and grades, the provisions on Variation Orders under the General Conditions of Contract (GCC) shall apply.

After each excavation is completed or where replacement of unsuitable material below required foundation grade has been undertaken, the Contractor shall notify the NPC so that proper inspection and confirmatory test on the bearing capacity of the foundation material can be made. In no case that concrete, sewer, drainage or water supply pipe can be placed unless a written approval has been issued by the NPC.

Over-excavation performed by the Contractor due to his carelessness shall be filled and properly compacted with the suitable material approved by NPC, at no additional cost to NPC.

b. Structural Excavation, Structure Other Than Pipes

The Contractor shall excavate the foundations to the specified side slopes and depths shown on the drawings, after which the NPC will conduct tests on the underlying material below foundation grade to determine the actual bearing capacity at such depth. If the required bearing capacity is not attained, the NPC shall instruct the Contractor to excavate further down until, in the opinion of the NPC, the bearing capacity is adequate to sustain the applied load on the foundation.



Compliance to such instruction shall not entitle the Contractor for additional compensation over and above the unit prices for excavation regardless of the nature of material excavated. For purposes of measurement, the applicable paylines for the excavation under this condition or situation shall be as shown on the drawings that show the paylines for excavation and special foundation materials.

CW-5.3.2 Special Foundations

If unsuitable material is encountered or if the foundation material is unsuitable such that the required bearing capacity of the foundation cannot be attained at the required elevation, further excavation shall be performed by the Contractor as stated in CW-5.3.1b.

Excavated materials below foundation grade shall be replaced at the direction of the NPC, either by lean concrete or by selected materials. Selected materials shall be placed in 15-cm layers and compacted until the required bearing capacity is attained.

CW-5.4 Measurement and Payment

CW-5.4.1 Structural Excavation

Measurement for payment for structural excavation performed by the Contractor for structures (except drainage, sewerage and water supply pipes, and appurtenances of which cost of excavation and backfill is included in the cost of installed pipe and constructed appurtenances) will be based on the number of cubic meters of materials excavated.

For purpose of payment, all authorized excavation below foundation grade (like in the case of unsuitable materials encountered) shall be included in the measurement.

Payment will be made at the contract unit price for Structural Excavation in the Bill of Quantities, which payment shall constitute full compensation for furnishing all labor and equipment necessary for excavation work and proper disposal of excess material excavated.

CW-5.4.2 Special Foundations

Measurement for payment for lean concrete and/or selected materials placed within the pay lines for excavation will be based on the number of cubic meters in-place and accepted.

Payment will be made at the contract unit price for the corresponding item shown in the Bill of Quantities, which payment shall cover all costs for furnishing all labor, materials, equipment and tools necessary to complete the item.

CW-5.4.3 Structural Backfill

Measurement for payment for Structural Backfill (except backfill for drainage and sewerage pipes, appurtenances and other structures of which cost of backfill is included in the cost of installed pipes and appurtenances) will be



based on the number of cubic meters of approved materials, backfilled, satisfactorily compacted and accepted. Any backfill material placed outside the pay lines for excavation to replace slides or over-excavation will not be paid.

Payment will be made at the contract unit price for the item, Structural Backfill, in the Bill of Quantities, which payment shall constitute full compensation for furnishing all labor, materials and equipment necessary for backfilling work.

CW-6.0 CONCRETE

CW-6.1 Scope

In accordance with the specifications contained in this section, the Contractor shall furnish all materials, labor, equipment and tools and perform all concreting works in accordance with the drawings, or as otherwise directed.

CW-6.2 Class of Concrete

For this project, the class of concrete strength shall be as indicated on the drawings, which shall conform with the minimum requirement for the compressive strength indicated on the provision of NSCP for concrete unless otherwise specified.

Class or strength of concrete shall be as follows:

1st Stage Concrete (Mass Concrete Backfill) : 17.2 MPa

(2,500 PSI)

2nd Stage Concrete (Reinforced) : 20.7 MPa

(3,000 PSI)

3rd Stage Concrete (Reinforced) : 34.5 MPa

(5,000 PSI)

CW-6.3 Materials

CW-6.3.1 Cement

Cement for concrete works shall be furnished by the Contractor and shall conform to the requirements of the latest edition of the Standard Specifications for Portland Cement (ASTMC150).

Unless otherwise specified, cement shall be Portland Cement. Type I for general construction which concrete is not in contact with soils or ground water and Type II for concrete in contact with soil or ground water.

Changing of brand or type of cement within the same structure will not be permitted unless with prior permission and approval obtained from the NPC.

CW-6.3.2 Reinforcing Steel

The Contractor shall furnish all reinforcing steel of the sizes shown on the drawings and in accordance with the herein specifications for reinforcing steel.

CW-6.3.3 Water

Water for use in concrete shall be subject to the approval of the NPC. It shall not be salty and shall be reasonably clear and free from oil, acid, injurious alkali or vegetable matter.



CW-6.3.4 Aggregates

All coarse and fine aggregates shall consist of hard, tough, durable and clean, uncoated particles. All foreign materials and dust shall be removed by processing. Aggregates shall generally be rounded and reasonably free from thin, flat and elongated particles in all sizes and well graded from coarse to fine.

CW-6.3.5 Formworks

Timber, lumber and plywood to be used for falsework and formwork shall be sound and shall comply with the requirements of this specifications. Use forms where a smooth form finish is required. Lumber shall be square-edged or tongue-and-groove boards, free or raised grain, knotholes and the other surfaces defects. Steel when used shall conform to the requirements of the ASTM A36. Steel form surfaces shall not contain irregularities, dents, or sags.

Forms shall be wood, plywood, or steel. Wood forms for surfaces exposed to view in the finished structure and requiring a smooth form finish, shall be plywood. For unexposed surfaces, undressed square-edge lumber may be used. Forms for surfaces requiring special finishes shall be plywood, or shall be lined with plywood, a non-absorptive, hard-pressed fiberboard, absorptive-type lining or other suitable material. Plywood, other than for lining, shall be concrete-form plywood free of raised grain, torn surfaces, worn edges, patches, or other surface defects, which would impair the texture of the concrete surface. Surfaces of steel forms shall be free from irregularities, dents, and sags.

CW-6.4 Storage of Materials

CW-6.4.1 Cement and Aggregates

All cement shall be stored, immediately upon delivery at the Site, in weatherproof building that will protect the cement from dampness. The floor shall be adequately raised from the ground and in buildings placed in the locations approved by NPC. Provisions for storage shall be ample, and the shipments of cement as received shall be separately stored in such a manner that allows the earliest deliveries to be used first and to provide easy access for identification and inspection of each shipment. Storage buildings shall have capacity for storage of sufficient quantity of cement to allow sampling at least twelve (12) days before the cement is to be used. Bulk cement, if used, shall be transferred to elevated air tight and weatherproof bins. Stored cement shall meet the test requirements at any time after storage when NPC orders retest. At the time of use, all cement shall be free flowing and free of lumps.

Handling and storing of concrete aggregates shall be such that segregation or inclusion of foreign materials is sufficiently prevented. NPC may require that aggregates be stored on separate platforms at satisfactory locations.

In order to secure greater uniformity of concrete mix, NPC may require that the coarse aggregate be separated into two or more sizes. Different sizes of aggregates shall be stored in separate bins or in separate stockpiles and relatively away from each other to prevent the material at the edges of the piles from intermixing.



CW-6.4.2 Reinforcing Steel

Reinforcing steel shall be stored in accordance with the specifications for reinforcing steel.

CW-6.5 Concreting

CW-6.5.1 General

The written approval of the NPC shall be secured prior to any concreting work. All concrete shall be poured on dry and cleaned surfaces.

CW-6.5.2 Formwork Construction

Forms shall be installed mortar and watertight, true to the dimensions, lines and grades of the structure and with the sufficient strength, rigidity, shape and surface smoothness as to leave the finished works true to the dimensions shown on the drawings or required by NPC and with the surface finish as specified.

The inside surfaces of forms shall be cleaned of all dirt, mortar and foreign material. Forms, which will subsequently be removed, shall be thoroughly coated with a release agent or coating prior to its use. The release agent shall be commercial quality form oil or other approved coating which will permit the ready release of the forms and will not discolor the concrete.

Formwork for concrete placed underwater shall be watertight.

Forms shall be constructed so that the form surface of the concrete does not undulate excessively in any direction. Undulations exceeding either 2 mm or 1/270 of the center distance between studs, joints, form stiffeners, form fasteners, or wales will be considered to be excessive. Should any form of the forming system, even though previously approved for the use, produce a concrete surface with excessive undulations, its use shall be discontinued until modifications, satisfactory to NPC's Representative, have been made.

Portions of concrete structures with surface undulations in excess of the limits herein stated may be rejected by the NPC.

Form fasteners consisting of bolts, clamps or other devices shall be used as necessary to prevent spreading of the forms during concrete placement. The use of ties consisting of twisted wire loops to hold the forms in position will not be permitted.

All formworks shall be provided with adequate clean-out openings to permit inspection and easy cleaning after all reinforcement has been placed. Where forms for continuous surfaces are placed in successive units, the forms shall be fitted over the completed surface to obtain accurate alignment of the surface and to prevent leakage of mortar. Panel forms shall be constructed so that they can be removed without damaging the concrete. All exposed joints, edges, and external corners shall be chamfered a minimum of 20 mm unless specified

otherwise herein. Forms for heavy girders and similar members shall be constructed with a proper camber.

Coating: Before placing the concrete, the contact surface of forms shall be coated with a non-staining mineral oil or suitable non-staining form coating compound or shall be given two coats of nitrocellulose lacquer, except as specified otherwise. Mineral oil shall not be used on forms for surfaces, which are to be painted. For surfaces not exposed to view in the finished structure, sheathing may be wetted thoroughly with clean water. All excess coating shall be removed by wiping with cloths. Reused forms shall have the contact surfaces cleaned thoroughly. Those that have been coated shall be given an additional application of the coating. Plaster waste molds shall be layered with two coats of the thin shellac or lacquer and coated with soft or thinned non-staining grease.

Tolerance and Variations: The Contractor shall set and maintain concrete forms to ensure that, after removal of the forms and prior to patching and finishing, no portion of the concrete work will exceed any of the tolerances specified. Variations in floor levels shall be measured before removal of supporting shores. The Contractor shall make the necessary corrective measures for the variations resulting from deflection, or when the latter affects concrete quality or curing. The tolerances specified shall not exceed by any portion of the concrete surfaces; the specified variation for one element of the structure shall be considered unacceptable when it permits another element of the structure to exceed its allowable variations. Except as otherwise specified herein, tolerances shall conform to ACI 347.

CW-6.5.3 Placing Reinforcement

Reinforcing steel and embedded items shall be properly and securely installed prior to the placing of concrete.

In no case shall concreting start without prior inspection and approval by the NPC of the placed reinforcement and other embedded items.

CW-6.5.4 Mixing Concrete

Mixing of concrete shall conform to the requirements of ACI Code for Concrete Construction.

CW-6.5.5 Placing Concrete

Concrete shall be conveyed from mixers to the forms or to the place of deposit as rapidly as possible and by methods that will prevent segregation or loss of ingredients. There shall be no vertical drop greater than 1.5 meters except where suitable equipment like metal pipe or tremie is used. The pipe or tremie shall be kept full of concrete and its end shall be kept buried in the newly placed concrete. Chutes through which concrete is delivered to the structure in a thin, continuously exposed flow will not be permitted except for very limited or isolated sections of the work.

Earth surfaces, upon which concrete shall be placed, shall be cleaned, dry and thoroughly compacted before placing the concrete.



Rock surface, upon which concrete shall be placed, shall be thoroughly cleaned of loose or semi-detached or unsound rock particles. Before placing concrete, all surfaces shall be wetted thoroughly to keep them in a completely moist condition, after which leveling mortar of the same cement ratio as the concrete mix complete contact between concrete and the leveled surface.

CW-6.5.6 Finishing Concrete

After the concrete has been deposited, distributed and vibrated, the concrete shall be struck off and screened by mechanical means approved by the NPC. The finishing machine shall be of the screening and troweling type designed and operated both to strike off and to consolidate. Hand finishing may be employed when suitable finishing machines are not available. Finishing of concrete shall be done, as directed, to the satisfaction of the NPC.

All finished surfaces shall be tested with 3 meters straight edge and any variation of the surface from the desired crown or cross section shall be properly corrected.

CW-6.5.7 Removal of Forms

Formwork shall not be removed without the permission of NPC; where such permission, however, shall not relieve the Contractor of its responsibility for the safety of the work. Blocks and bracing shall be removed at the time the forms are removed and in no case shall any portion of the wood forms be left in the concrete.

Falsework removal for continuous structures shall be as directed by NPC but in which case shall be temporarily supported such that the structure is gradually subjected to its working stresses. False work shall not be released in any span until the strength specified hereunder is attained.

When concrete strength tests are to be used as basis for the removal of forms and supports, the compressive strength of concrete must meet the following minimum requirements:

	Min. Time	Min.% Strength
Centering under girders and	14 days	80%
beams	•	1
Sides of beams and all vertical	1 day	70%
surfaces	•	
Floor Slabs	14 days	80%

The site shall be cleared of all debris and refuse resulting from work.

CW-6.5.8 Curing and Protection

Concrete shall be cured for a period of not less than fourteen (14) consecutive days by keeping the surfaces of concrete continuously (not periodically) wet. Where tongue and groove forms were used and left in place of curing, they shall be kept wet at all times prevent opening at the joints and drying out of the concrete.

CW-6.5.9 Sampling and Testing of Concrete



The Contractor shall furnish all materials, either separately or mixed, as required by NPC. Selection of materials and the making of test specimens shall be made under the supervision of NPC and delivered to NPC laboratory or any NPC-accredited testing agency at the Contractor's expense.

The expense of making and curing all concrete specimens including the materials comprising the concrete specimens shall be borne by the Contractor. The cost of shipping and testing the concrete shall likewise be at the expense of the Contractor.

No concreting work on the project will be permitted to be done until NPC signifies in writing that, following the performance of the necessary tests, he gives his approval to the use of all materials involve in making the concrete. As work progresses, test cylinders shall be fabricated from the concrete samples and tested in accordance with ASTM C31 and ASTM C39. At least one set of four (4) cylinders shall be made from each 10 cu.m of the concrete placed of each class. Also at least one set shall be made per day for each class of concrete placed each day.

Two (2) cylinders shall be tested at 28 days for specification compliance and one shall be tested at 7 and 14 days respectively for information. The acceptance test result shall be the average of the strength of the two cylinders tested at 28 days.

The compressive strength of the concrete shall be deemed acceptable if the average of any consecutive strength tests equals or exceeds the specified design strength (fc'), provided no individual test falls below the fc' by more than 3.50 MPa(500 psi) if fc' is equal or less than 5,000psi (35Mpa); or by more than 0.10f'c, if fc' is more than 5,000 psi (35Mpa).

Concrete deemed to be not acceptable using the above criteria maybe rejected unless the Contractor can provide evidence, by means of core tests, that the quality of concrete represented by the failed test result is acceptable in place. Three (3) cores shall be taken in accordance with ASTM C42 and soaked for 24 hours prior to testing. Concrete in the area represented by the cores will be deemed acceptable if the average strength of the cores is equal to at least 85% of and no single core is less than 75% of the specified strength.

CW-6.5.10 Tolerances and Repair for Concrete Construction

Concrete structures shall be constructed to the lines shown on the drawings or where so required to suit actual field requirements. Any structure that does not conform to such lines shall be repaired or removed and made anew by the Contractor at no additional cost to the Corporation.

Repairs shall be made at surface imperfections due to faulty placing of concrete and cuts on the structures due to the removal of excess concrete on the lines shown on the drawings. Such repairs shall be made immediately after early stripping of the forms, after the imperfections have been identified and the methods of repair appropriately established.

CW-6.5.11 Second Stage Concrete



The second stage of concrete finishing shall be done only after the final installation of all pertinent equipment, anchorages, pipings, conduits and other embedded items as may be required for all electromechanical works.

CW-6.6 Measurement and Payment

Measurement for payment for Concrete, except concreting works that are associated to various construction and/or installation/erection works (i.e. equipment foundation and pedestals, perimeter wall footing and posts, etc.) included in the Bill of Quantities under separate pay item, will be based on the volume of concrete placed and accepted within the neat lines of the structure as shown on the drawings or in accordance with the manner of measurement set forth in the various sections of the Technical Provisions. No deduction will be made for rounded or beveled edges or space occupied by the metal items 10 sq. cm. or less in cross section, embedded in concrete.

Payment will be made at the corresponding contract unit price for the various items of concrete shown in the Bill of Quantities. Payment shall cover all costs for furnishing all labor, materials, including equipment and tools required for concreting work. Payment shall also include non-shrink cementitious grout and epoxy grout inside foundation block out and above engine base plate and care of water.

No separate measurement for payment will be made for formworks of which the cost shall be included in concreting works.

CW-7.0 REINFORCING STEEL

CW-7.1 Description

This work shall consist of furnishing, fabricating, and placing of steel reinforcement of the type, size, shape and grade required in accordance with these specifications and in conformity with the requirements shown on the Drawings or as directed by the NPC.

CW-7.2 Material Requirement

All material shall conform to the requirements hereinafter given. Certified test reports (mill test or other) shall be submitted to the NPC for all reinforcement steel used. These tests shall show the results of all chemical and physical tests made.

CW-7.2.1 Bar Reinforcement

Reinforcement bars for concrete shall be hot-rolled, weld able, deformed billetsteel bars conforming to the requirements specified in ASTM A615 and PNS 49 unless shown on the Drawings or as required by the NPC. The use of the cold twisted bars is not permitted. Bar reinforcement shall be shipped in standard bundles, tagged and marked in accordance with the Code of Standard Practice of the Concrete Reinforcement Steel Institute.

CW-7.2.2 Sampling

The NPC's Representative will sample reinforcement bars at the source of supply or at the point of distribution, and the Contractor shall notify the NPC in sufficient time in advance to permit sampling and testing before shipment is made. Three (3) samples from each size shall be taken at random representing five (5) tons or fraction thereof of each size.

CW-7.3 Construction Requirement

CW-7.3.1 Order List for Bent Bars

Before materials are ordered, the Contractor shall furnish all order lists and bending diagrams for the approval of the NPC. The approval of order lists and bending diagrams by the NPC shall in no way relieve the Contractor of responsibility for the correctness of such lists and such lists and diagrams. Any expenses incident to the revisions of materials furnished in accordance with such lists and diagrams to make them comply with the drawings shall be borne by the Contractor.

Shop Drawings for Reinforcing Steel (ACI 315): Indicate bending diagrams, assembly diagrams, splicing and laps of bars, shapes, dimensions and details of bar reinforcing, accessories and concrete cover. Do not scale dimensions from structural drawings to determine lengths of reinforcing steel.

CW-7.3.2 Fabrication



Bent bar reinforcement shall be cold bent as shown on the drawings or as required by the NPC. Bars shall be bent around circular pin having the following diameters (D) in relation to the diameter of the bar (d):

Bars 6mmФ to 20mmФ inclusive	D=6d
Bars 25mmΦ and 28mmΦ	D=8d
Bars 32mmΦ and greater	D=10d

Bends and hooks in stirrups and lateral ties may be bent to the diameter of the principal bar enclosed therein.

CW-7.3.3 Protection of Material

Steel reinforcement shall be protected at all times from injury. When placed in the work, it shall be free from dirt, detrimental scale, paint, oil or other foreign matter. However, when steel has on its surface easily removable and detrimental rust, loose scale or dust, it shall be cleaned by a satisfactory method, approved by the NPC.

Store reinforcement of the different sizes in racks raised above the ground with accurate identification. Protect reinforcing steel from contaminants such as grease, oil and dirt.

CW-7.3.4 Placing and Fastening Reinforcement & Miscellaneous Material (ACI-301)

All reinforcement bars, stirrups, hanger bars, wire fabric, spirals and other reinforcing materials shall be provided as indicated in the drawing or required by the specification, together with all necessary wire ties, chairs, screws, supports, and other devices necessary to install and secure the reinforcement properly. All reinforcement, when placed, shall be free from rust, scale, oil, grease, clay, and other coatings, and foreign substances that would reduce or destroy the bond. Rusting of reinforcement shall not reduce the effective cross sectional area of the reinforcement to the extent that the strength is reduced beyond specified values. Heavy, thick rust or loose, flaky rust shall be removed by rubbing with burlap or other approved method, prior to placing. Reinforcement that has bends not shown on the project drawings or on approved shop drawings, or is reduced in section by rusting such that its weight is not within permissible ASTM tolerances, shall not be used. All reinforcement shall be supported and wired together to prevent displacement by construction loads or by the placing of concrete. Unless directed otherwise by the NPC, reinforcement shall not be bent after being partially embedded in hardened concrete. Detailing of reinforcing shall conform to ACI 315. Where cover over reinforcing steel is not specified or indicated, it shall be in accordance with ACI 318.

All steel reinforcement shall be accurately placed in position shown on the drawings or as required by the NPC and firmly held there during the placing and setting of the concrete. Bars shall be tied at all intersections except where spacing is less than 30 mm in each direction, when alternate intersections shall be tied. Ties shall fasten on the inside.

Distance from the forms shall be maintained by means of stays, blocks, hangers or other approved supports. Blocks for holding reinforcement from

contact with the forms shall be pre-cast mortar blocks of approved shape and dimensions or approved chairs. Layers of bars shall, be separated by pre-cast mortar blocks or by other equally suitable devices. The use of pebbles, pieces of broken stone or brick, metal pipe and wooden blocks or metal chairs shall not be permitted. Unless otherwise shown on the Drawings or required by the NPC, the minimum distance between bars shall be 40mm. Reinforcement in any member shall be placed and then inspected and approved by the NPC before the placing of concrete commences. Bundled bars shall be tied together at not more than 1.80 meters intervals.

Reinforcement shall be placed accurately and secured. It shall be supported by suitable chairs and spaces or by metal hangers. On the ground, and where otherwise subject to corrosion, concrete or other suitable non-corrodible material shall be used for supporting reinforcement. Where the concrete surface will be exposed to the weather in the finished structure or where rust would impair the appearance or finish of the structure, all reinforcement supports, within specified concrete cover, shall be galvanized or made of a suitable non-corrodible material.

All placement or movement of reinforcing steel after placement, to positions other than indicated or specified, shall be subject to the approval of the NPC.

Concrete protection for reinforcement shall be as indicated, or if not indicated, in accordance with ACI 318.

The minimum concrete cover for reinforcement specified in the bid documents shall takes precedence over all permissible reinforcement placement variations; nothing in the variations listed below is to be constructed as permitting violation or compromise thereof:

a.	Height of bottom bars	±6mm above form
b.	Lengthwise positioning	±50mm of bars
_	Constitution to the second constitution of	. 0.5

c. Spacing bars in walls and ±25mm

solid slabs

d. Spacing bars in beams and ±6mm

footings

e. Height of top bars

f. Stirrup spacing:

(1) For any one stirrup ±25mm

(2) For over-all group ±25mm of stirrup

Anchors and bolts; including but not limited to those for the machine and equipment bases: frames or edgings, hangers and inserts, door bucks, pipe supports, pipe sleeves, pipe passing through walls, metal ties, conduits, flashing reflects, drains and all other materials in connection with the concrete construction shall, where practicable be placed and secured in position when the concrete is placed. Anchor bolts for machines shall be set to templates, shall be plumbed carefully and checked for location and elevation with an instrument, and shall be held in position rigidly to prevent displacement while concrete is being placed.

±6mm

CW-7.3.5 Splicing



Splicing of reinforcement shall be in accordance with ACI 318, except as indicated otherwise or modified herein. Where splices in addition to those indicated on the drawings are necessary, they shall be approved by the NPC prior to their use. Splices shall not be made in beams, girders, and slabs at points of maximum stress. Butt Splicing shall preferably be used over lapping for bar sizes larger than 32 mm Φ . Splices to be welded shall conform to AWS D1.4; certification of weld ability of the reinforcement by the manufacturer, shall be submitted to the NPC. If the Contractor elects to use butt splicing of reinforcing, he shall submit complete details of the process to be used by the NPC. If the butt splices are used the Contractor shall ensure that the splice meets the requirements specified herein by performing at least three splices which shall be submitted for tests to a testing laboratory that has been approved for such testing by the NPC. The cost of these shall be borne by the Contractor.

All reinforcement shall be furnished in the full lengths indicated on the Drawings. Splicing of bars, except where shown on the Drawings will not be permitted without the written approval of the NPC. When allowed, splices shall be staggered as far as possible and with a minimum separation of not less than 40 bar diameters. Not more than one-third of the bars may be spliced in the same cross section, except where shown on the Drawings.

Unless otherwise shown on the Drawings, bars shall be lapped a minimum distance of:

Splice Type	Grade 40 Min.Lap	But Not Less Than
Tension	24d	300mm
Compression	20d	300mm

Where d is the diameter of the bar. In lapped splices, the bars shall be placed in contact and wired together. Lapped splices will not be permitted at locations where the concrete section is insufficient to provide a minimum clear distance of one and one-third the maximum size of coarse aggregate between the splice and the nearest adjacent bar. Welding of reinforcing steel shall only be done if detailed on the Drawings or if authorized by the NPC in writing. Spiral reinforcement shall be spliced by lapping at least one and half (11/2) turns or by butt-welding unless otherwise shown on the drawings.

CW-7.4 Measurement and Payment

The quantity to be paid for shall be the calculated theoretical number of kilograms of reinforcement steel bars as determined from the net length of the steel shown on the drawings, incorporated in the concrete and accepted.

The weight of deformed bars will be computed from the theoretical weight of the same nominal size as shown in the following tabulation:

<u>Designation</u>	<u>Size (mm)</u>	Weight (kg/m)
#2	6	0.222
#3	10	0.616
#4	12	0.888
#5	16	1.579
#6	20	2.468



7.991

SECTION VI - TECHNICAL SPECIFICATIONS		LuzP22Z1494
#8	25	3.854
#9	28	4.833
#10	32	6.313

#11

Clips, ties, separators and other and related materials used for positioning and fastening the reinforcement in place as required by the NPC shall not be included in the weight-calculated payment under this item. If bars are substituted upon the Contractor's request and as a result, more steel is used than specified – only the amount specified shall be included.

36

When laps are made for splices, other than those shown on the drawings or required by the NPC and for the convenience of the Contractor, the extra steel shall not be measured nor paid for.

The accepted quantity shall be paid at the corresponding unit price for the item, Reinforcing Steel as shown in the Bill of Quantities which price and payment shall be made in full compensation for furnishing materials, labor, equipment and incidentals necessary to complete this item.

CW-8.0 ROCK DOWELS

CW-8.1 Scope

This section covers the supply of all labor, supervision, contractor's equipment and materials and the execution of all measures necessary for the installation of rock dowel/anchors as shown in the drawings.

By definition, a rock dowel is a length of reinforcing steel or anchor bars retained in a drill hole by a cementing medium that entirely fills the annular space between the steel bar and the wall of the drill hole. A rock dowel is never tensioned. It requires a bearing plate, washer and nut, but no grouting hole in the bearing plates. It is used for stabilizing slopes and rock excavations.

CW-8.2 Submittals

The Contractor shall provide/submit to NPC the following documentation:

- a) Methodology or procedures he wants to utilize for its temporary and permanent protection:
- b) Grouting equipment and schedule shall be submitted at least seven (7) days prior to the actual execution of the work; and
- c) Results of tests performed for this purpose.

CW-8.3 Standards

The codes, standards, standard specifications and recommended procedures referred to herein or listed below or both shall form part of the Specifications:

- ACI 318 "Building Code Requirements for Reinforced Concrete"
- ASTM Designation A 325M "Specification for High Strength Bolts for Structural Steel Parts (Metric)"
- ASTM Designation A 392M "Specification for Zinc Coated Steel Chain Link Fabric"

CW-8.4 Materials

CW-8.4.1 General

All steel components of rock dowel shall be of new and shall be free of grease, dirt, rust and other deleterious substances.

The bolt threads, nuts and washers shall be coated with a heavy rust preventive grease or wax mastic approved by the NPC.

CW-8.4.2 Rock Dowels

The type of rock dowel shall be approved by the NPC. Rock dowels shall be fabricated from high strength steel with a minimum yield strength of 400 Mpa. Threaded ends not less than 200mm in length at one end shall be provided.



The Contractor shall furnish with each rock dowel/anchor all accessories including steel bearing plate, washer, a hexagonal nut and where cement grouting is required a rubber plug and accessories for grouting. The bearing plate shall have a bearing area of not less than 156 square centimeters per bolt and minimum thickness of 6mm.

Where rock bolts are required for permanent support, the bearing plate, the nut, and the ball and machine washers shall be coated by hot-dip galvanizing and the mass of the coating shall be not less than 0.6 kg/m².

The bolt threads, nuts and washers shall be coated with a heavy rust preventive grease or wax mastic approved by the NPC.

CW-8.5 Execution

CW-8.5.1 General

Rock bolts and soil pins shall be installed as shown on the drawings or as directed by the NPC Representative.

In excavation areas where specific bolting patterns are not indicated on drawings, rock anchors shall be installed as required by the NPC Representative.

The temporary slopes stabilization shall be done at the Contractor's expense. Review and/or concurrence thereof by the NPC shall not relieve the Contractor of his responsibility for stabilization of temporary slopes.

CW-8.5.2 Drilling

Holes for rock dowel/bolts shall be drilled to the exact length required at the locations and inclinations shown on the Drawings. Drill holes shall not deviate from the inclinations shown on the Drawing by more than two percent unless otherwise directed by the NPC Representative or otherwise specified herein.

Drill hole diameters shall be uniform for the entire length of the hole when installing uncoupled rock bolt assemblies. Telescoping of holes shall be accepted where drill site restrictions and rock conditions require coupled rock bolt assemblies to be used.

Immediately prior to installation of rock bolts, holes shall be flushed and cleaned of all drill cutting, debris and water by inserting a rigid tube to the bottom of the hole and circulating clear water or, for resin anchorages, blowing compressed air through the tube as it is slowly withdrawn.

Drill holes shall be protected from clogging or obstruction by means of cap or other suitable method.



CW-8.5.3 Rock Anchoring

Rock dowel/anchor shall be of full column adhesive anchor type or point anchor type (expansion shell type), including washers, nuts, and bearing plates and any necessary sleeves or perforated pipes. The type of rock bolts of each category shall be as shown in the drawings; and accessories shall comply with the generally accepted international standards.

Holes for rock dowels shall be straight and drilled in diameter determined by the Contractor. The holes shall be drilled to the size and depth recommended by the manufacturer and approved by the Engineer. Prior to installing bolts, the bearing surface shall be prepared to hold or bear plates or washers. Bearing surfaces shall be normal to the axis of the hole and where necessary tapered washers or plates shall be used.

All drilled holes shall be washed and blown out with an air jet introduced at the back of the hole. If bolts or anchors are not to be placed immediately, the holes shall be plugged and again washed and blown out prior to installation.

The Contractor shall check the installed bolts with a torque wrench. The torque wrench shall be periodically calibrated by a certified institution. In case of a significant load decrease, the bolts shall be re-tensioned. The bolt rods shall consist of deformed reinforcing steel bars. The bars shall be threaded at one end and pointed at the other to facilitate the placing operation. The sleeve diameter shall be selected in accordance with that of the drilled hole in order to ensure the optimum filling of the hole.

When required, rock dowel/anchor shall be used in conjunction with steel beams, steel plates, lagging or wire netting. The wire net shall be of the chain link fabric type or welded wire type in accordance with applicable standards.

After installation of the rock dowel/anchor, the holes shall be grouted where the space around the bolt shall be completely filled with grout.

Grout shall be cement grout, cement mortar or other approved material. All cement used in grout for grouting rock dowel shall comply with the relevant provisions of this Specification. Grout mixtures, admixtures to ensure the necessary expansion of the grout, methods of mixing, grouting pressures and the equipment used for grouting shall be adequate to achieve the specified requirements. For this purpose the Contractor shall use two compartment high speed colloidal mixers with agitator tanks. The Contractor shall have on site at all times at least two (2) operable grout mixing units and grout pumps capable of doing the required work.

CW-8.6 Measurement and Payment

Measurement for payment for this item of work will be based on the number of bolts, including nuts washers and bearing plates, installed and accepted by NPC representative.

Payment will be made at the corresponding contract unit price for the size of rock bolts shown in the Bill of Quantities. Payment shall cover all costs for furnishing all labor, materials, including equipment and tools required for the work.





SECTION VII

BILL OF QUANTITIES

SECTION VII

BILL OF QUANTITIES FOR CIVIL WORKS

SECTION VII - BILL OF QUANTITIES

BILL OF QUANTITIES CIVIL WORKS

ltem No.	Description of Work or Materials	Work to Be Done	Reference	Unit	Estimated Quantity	Unit Price in Pesos (Words and Figures)	Total Amount (In Figures)
	ncrete Crown, Upper Level Right Bank Concrete Slab lunge Pool Concrete Apron						
CW-1.0	CONSTRUCTION ACCESS ROAD (from existing unpaved road to plunge pool slab) (including removal of embanked aggregates at the existing slab)	excavate, haul, fill level & compact	Refer to NPC TS & Drawing	lot	1.00)	(P)
CW-2.0	CONCRETE CROWN AND SLAB						, , , , ,
CW-2.1	Demolition/Removal of Damaged Concrete Crown and Slab (Elev. 141)	demolish/remove and dispose	Refer to NPC TS & Drawing	cu.m.	3,089.00	(P)	(P)
CW-2.2	Restoration of Concrete Slab (Elev. 141)						
	a. 3rd Stage Concrete - (34.5 MPa reinforced concrete) (including grouting for old and new concrete and sealant for the existing gap of flip bucket wall and slab)	furnish and construct	Refer to NPC TS & Drawing	cu.m.	1075.00	(P)	(P)
	b. Reinforcing Steel Bars (Grade 60)	furnish, cut, bend and install	Refer to NPC TS & Drawing	kgs.	60,813.00	(P)	(P)
	c. Rock Dowels (25mmØx8m) (including grouting)	furnish and install	Refer to NPC TS & Drawing	pcs.	382.00	(P)	(P)
	d. Rock Dowels (25mmØx4m) (including grouting)	furnish and install	Refer to NPC TS & Drawing	pcs.	44.00	(P)	(P

Name of Firm Name and Signature of Authorized Representative Designation

REPAIR OF THE DAMAGED PORTIONS DOWNSTREAM OF THE

SECTION VII - BILL OF QUANTITIES

FLIP BUCKET OF SAN ROQUE SPILLWAY

LuzP22Z1494Sr

BILL OF QUANTITIES CIVIL WORKS

item No.	Description of Work or Materials	Work to Be Done	Reference	Unit	Estimated Quantity	Unit Price in Pesos (Words and Figures)	Total Amount (In Figures)
CW-3.0	CONCRETING OF SLAB AT UPPER LEVEL RIGHT BANK (Elev. 140)						
	a. Rock chipping and clearing	chipping	Refer to NPC TS & Drawing	cu.m.	158.00	(P)	(P)
	b. 1st Stage Concrete (17.2 MPa unreinforced mass concrete fill)	furnish and place	Refer to NPC TS & Drawing	çu.m.	229.00	(P)	(P)
	c. 3rd Stage Concrete (34.5 MPa reinforced concrete)	furnish and construct	Refer to NPC TS & Drawing	cu.m.	1,019.00	(P)	(P)
	d. Reinforcing Steel Bars (Grade 60)	furnish, cut, bend and install	Refer to NPC TS & Drawing	kgs.	56,850.00	(P)	(P)
	e. Rock Dowels (25mmØx8m) (including grouting)	furnish and install	Refer to NPC TS & Drawing	pcs.	376.00	(P)	(P)

Name of Firm Designation Name and Signature of Authorized Representative

SECTION VII - BILL OF QUANTITIES

REPAIR OF THE DAMAGED PORTIONS DOWNSTREAM OF THE FLIP BUCKET OF SAN ROQUE SPILLWAY

LuzP22Z1494Sr

BILL OF QUANTITIES CIVIL WORKS

em	Description of Work	Work to	Reference	11-24	Estimated	Unit Price in Pesos	Total Amount
lo.	or Materials	Be Done	Reference	Unit	Quantity	(Words and Figures)	(în Figures)
•	OF PLUNGE POOL CONCRETE N (Below Elev. 118)						
a. Rock chippi	ing and clearing	chipping	Refer to NPC TS & Drawing	cu.m.	423.00	(P)	(P
b. 1st Stage Co (17.2 MPa unre	oncrete sinforced mass concrete fill)	furnish and place	Refer to NPC TS & Drawing	cu.m.	153.00	(P)	(P
c. 3rd Stage Co (34.5 MPa reinf	oncrete forced concrete)	furnish and construct	Refer to NPC TS & Drawing	cu.m.	709.00		(P
d. Reinforcing	Steel Bars (Grade 60)	furnish, cut, bend and install	Refer to NPC TS & Drawing	kgs.	29,972.00	(P)	(P
e. Rock Dowel (including grout	s (25mmØx8m) ing)	furnish and install	Refer to NPC TS & Drawing	pcs.	293.00	(P)	(P
TOTAL A	MOUNT OF BID FOR THE REPAIR OF T RTIONS DOWNSTREAM OF THE FLIP I OF SAN ROQUE	THE.	TS & Drawing			(P)	

TOTAL AMOUNT OF BID FOR THE REPAIR OF THE	
DAMAGED PORTIONS DOWNSTREAM OF THE FLIP BUCKET	
OF SAN ROQUE	

SECTION VIII

BIDDING FORMS



SECTION VIII - BIDDING FORMS

TABLE OF CONTENTS

NPCSF-INFR-01	-	Checklist of Technical and Financial Envelope Requirements for Bidders			
NPCSF-INFR-02	-	List of all Ongoing Government & Private Construction Contracts Including Contracts Awarded but not yet Started			
NPCSF-INFR-03	-	Statement of the bidder's Single Largest Completed Contract (SLCC) similar to the contract to be bid			
NPCSF-INFR-04	-	Computation of Net Financial Contracting Capacity (NFCC)			
NPCSF-INFR-05	-	Joint Venture Agreement			
NPCSF-INFR-06a	-	Form of Bid Security : Bank Guarantee			
NPCSF-INFR-06b	-	Form of Bid Security : Surety Bond			
NPCSF-INFR-06c	-	Bid Securing Declaration Form			
NPCSF-INFR-07	-	Omnibus Sworn Statement (Revised)			
NPCSF-INFR-08	-	Contractor's Organizational Chart for the Project			
NPCSF-INFR-09	-	List of Key Personnel Proposed to be Assigned to the Project			
NPCSF-INFR-10a	-	Key Personnel's Certificate of Employment (Professional Personnel)			
NPCSF-INFR-10b	-	Key Personnel's Certificate of Employment (Construction Safety and Health Officer)			
NPCSF-INFR-11	-	Key Personnel's Bio-Data			
NPCSF-INFR-12	-	List of Equipment, Owned or Leased and/or under Purchase Agreement, Pledged to the Proposed Project			
NPCSF-INFR-13	-	Bid Letter			
NPCSF-INFR-14	-	Detailed Cost Estimate Form			
NPCSF-INFR-15	-	Summary Sheets of Materials Prices, Labor Rates and Equipment Rental Rates			

Standard Form No: NPCSF-INFR-01

Checklist of Technical & Financial Envelope Requirements for Bidders

A. THE 1ST ENVELOPE (TECHNICAL COMPONENT) SHALL CONTAIN THE FOLLOWING:

- 1. ELIGIBILITY DOCUMENTS
 - a. (CLASS A)
 - > Any of the following:
 - PhilGEPS Certificate of Registration and Membership under Platinum Category in accordance with Section 8.5.2 of the IRR;

OR:

- The following updated and valid Class "A" eligibility documents enumerated under "Annex A" of the Platinum Membership:
 - Registration Certificate from the Securities and Exchange Commission (SEC) for corporations, Department of Trade and Industry (DTI) for sole proprietorship, or Cooperative Development Authority (CDA) for cooperatives;
 - Mayor's/Business permit issued by the city or municipality where the principal place of business of the prospective bidder is located, or the equivalent document for Exclusive Economic Zones or Areas.
 - In cases of recently expired Mayor's/Business permits, it shall be accepted together with the official receipt as proof that the bidder has applied for renewal within the period prescribed by the concerned local government unit, provided that the renewed permit shall be submitted as a post qualification requirement in accordance with Section 34.2 of the Revised IRR of RA 9184.
 - The prospective bidder's audited financial statements, showing, among others, the prospective bidder's total and current assets and liabilities, stamped "received" by the BIR or its duly accredited and authorized institutions, for the preceding calendar year which should not be earlier than two (2) years from the date of bid submission.
 - Tax clearance per Executive Order 398, Series of 2005, as finally reviewed and approved by the BIR;
 - Valid Philippine Contractors Accreditation Board (PCAB) license and registration for the type and cost of the contract for this Project or Special PCAB License in case of Joint Ventures.

OR:

- A combination thereof.
- Statement of all its ongoing government and private contracts if any, whether similar or not similar in nature and complexity to the contract to be bid (NPCSF-INFR-02)
- The Statement of the bidder's Single Largest Completed Contract (SLCC) similar to the contract to be bid, and whose value, adjusted to current prices using the Philippine Statistics Authority (PSA) consumer price index, must be at least 50% of the ABC (NPCSF-INFR-03) complete with the following supporting documents:
 - Contract/Purchase Order
 - Owner's Certificate of Final Acceptance issued by the project owner other than the contractor or a final rating of at least Satisfactory in the Constructors Performance Evaluation System (CPES). In case of contracts with the private sector, an equivalent document (Ex. Official Receipt or Sales Invoice) shall be submitted

Standard Form No: NPCSF-INFR-01 Page 2 of 3

(The Single Largest Completed Contract (SLCC) as declared by the bidder shall be verified and validated to ascertain such completed contract. Hence, bidders must ensure access to sites of such projects/equipment to NPC representatives for verification and validation purposes during post-qualification process.

It shall be a ground for disqualification, if verification and validation cannot be conducted due to inaccessibility of the site for whatever reason or fault of the bidder.)

- Special PCAB License in case of Joint Ventures
- Duly signed computation of its Net Financial Contracting Capacity (NFCC) at least equal to the ABC (NPCSF-INFR-04);
- b. (CLASS B)
- ➤ Valid Joint Venture Agreement, if applicable (NPCSF-INFR-05)

2. Technical Documents

- Bid Security, any one of the following:
 - Bid Securing Declaration (NPCSF-INFR-06c)

OR

 Cash or Cashier's/Manager's check issued by a Universal or Commercial Bank – 2% of ABC;

OR

 Bank draft/guarantee or irrevocable letter of credit issued by a Universal or Commercial Bank: (NPCSF-INFR-06a) - 2% of ABC;

OR

- Surety Bond callable upon demand issued by a reputable surety or insurance company (NPCSF-INFR-06b) - 5% of ABC, with
 - Certification from the Insurance Commission as authorized company to issue surety
- Duly signed, completely filled-out and notarized Omnibus Sworn statement (Revised) (NPCSF-INFR-07), complete with the following attachments:
 - For Sole Proprietorship:
 - Special Power of Attorney
 - For Partnership/Corporation/Cooperative/Joint Venture:
 - Document showing proof of authorization (e.g., duly notarized Secretary's Certificate, Board/Partnership Resolution, or Special Power of Attorney, whichever is applicable)
- Organization Chart for the project (NPCSF-INFR-08)
- Duly Signed List of Contractor's Key Personnel (based on the minimum key personnel) with complete supporting documents (NPCSF-INFR-09,10a,10b & 11)
- Duly Signed List of Contractor's Equipment (owned, leased or under purchase agreement (NPCSF-INFR-12), with
 - Proof of ownership and/or certificate of availability issued by Equipment Lessors
- Complete eligibility documents of proposed sub-contractor, if applicable

Standard Form No: NPCSF-INFR-01 Page 3 of 3

B. THE 2ND ENVELOPE (FINANCIAL COMPONENT) SHALL CONTAIN THE FOLLOWING:

- Duly signed Bid Letter indicating the total bid amount in accordance with the prescribed form (NPCSF-INFR-13)
- Duly signed and completely filled-out Bill of Quantities (Section VII) indicating the unit and total prices per item and the total amount in the prescribed Bill of Quantities form.
- Duly Signed Detailed Estimates for each items of work showing the computations in arriving at each item's unit prices used in coming up with the bid (NPCSF-INFR-14)
- Summary sheets indicating the direct unit prices of construction materials, labor rates and equipment rental rates used in coming up with the bid (NPCSF-INFR-15)

CONDITIONS:

- Each Bidder shall submit one copy of the first and second components of its Bid. NPC may request additional hard copies and/or electronic copies of the Bid. However, failure of the Bidders to comply with the said request shall not be a ground for disqualification.
- 2. A Bidder not submitting bid for reason that his cost estimate is higher than the ABC, is required to submit his letter of non-participation/regret supported by corresponding detailed estimates. Failure to submit the two (2) documents shall be understood as acts that tend to defeat the purpose of public bidding without valid reason as stated under Section 69.1.(i) of the revised IRR of R.A. 9184.

Business Address :						r
Name of Contract/Lecation/ Project Cost	a. Owner's Name b. Address c. Telephone Nos.	Nature of Work	Contractor's Ro	% %	a. Date Awarded b. Date Started c. Date of Completion or Estimated Completion Time	Value of Outstanding Works
Government						
				 		
<u>Private</u>						
						·
	*-				Total Cost	
The bidder shall declare in this form Joint Venture agreement other than in Note: This statement shall be supported in the support of the support	his current joint venture where he orted with the following documents	is a partner. Non declaration will be	a ground for disqualific	ation of b	idual or as a Joint Venture) is iid.	a partner in a
 Contract/Purchase Orde 	r and/or Notice of Award	performance is satisfactory as of the		-	·	
Submitted by :	(Printed Name & Signature)					
Designation :	t mare many a digitality					

Business Name

Standard Form Number: NPCSF-INFR-03

The Statement of the bidder's Single Largest Completed Contract (SLCC) similar to the contract to be bid

	a. Owner's Name		Contractor's	Role	a.Amount at Award	a Data Awardad	
Name of Contract	b. Address c. Telephone Nos.	Nature of Work	Description	%	b.Amount at Completion c.Duration	a. Date Awarded b. Contract Effectivity c. Date Completed	
				į			

- Notes: 1. The bidder must state only one (1) Single Largest Completed Contract (SLCC) similar to the contract to be bid.
 - 2. Supporting documents such as Contract/Purchase Order and any of the following: Owner's Certificate of Final Acceptance issued by the project owner other than the contractor; or A final rating of at least Satisfactory in the Constructors Performance Evaluation System (CPES); or Official Receipt (O.R); or Sales Invoice for the contract stated above shall be submitted during Bid Opening.

Submitted by		
		(Printed Name & Signature)
Designation	:	
Date	:	

Standard Form Number: NPCSF-INFR-04

NET FINANCIAL CONTRACTING CAPACITY (NFCC)

A. Summary of the Bidder's/Contractor's assets and liabilities on the basis of the income tax return and audited financial statement for the immediately preceding calendar year are:

		Year 20
1.	Total Assets	
2.	Current Assets	
3.	Total Liabilities	
4.	Current Liabilities	
5.	Net Worth (1-3)	
6.	Net Working Capital (2-4)	

B. The Net Financial Contracting Capacity (NFCC) based on the above data is computed as follows:

NFCC = [(Current assets minus current liabilities) x 15] minus the value of all outstanding or uncompleted portions of the projects under ongoing contracts, including awarded contracts yet to be started coinciding with the contract for this Project.

NFCC = P		

Herewith attached is certified true copy of the audited financial statement, stamped "RECEIVED" by the BIR or BIR authorized collecting agent for the immediately preceding calendar year.

Submitted by:	
Name of Bidder/Contractor	
Signature of Authorized Representative	
Date :	

Standard Form Number: NPCSF-INFR-05

JOINT VENTURE AGREEMENT

KNOW ALL MEN BY THESE PRESENTS:

Tha			VENTURE A	al age, <i>(ci</i>	ivil status	}	into by _, authorize		between: entative of
				aı	nd –				
_			, of legal a	ge, <i>(civil</i>	status)	·	authorized	represe	entative of
reso	ources a	nd efforts	ties agree to join to enable the Join Contract of the N a	nt Ventur	e to partic	cipate in t	he Bidding a	ipment, and Und	and other ertaking of
		NAME	OF PROJECT			C	ONTRACT A	AMOUN	Т
	That	the capit	al contribution of	each mer	— — nber firm:				·
	•	NAME	OF FIRM			CAPITA	L CONTRI	BUTION	 J
_1					B				
2.					Þ	_			
	ing and	Undertak	rties agree to be ing of the said co	ntract.		-	·	•	
do, e Bido	execute ding and	and perfo Undertak	ties agree that sentative/s of the sorm any and all acting of the said coresent with full por	cts neces ontract, a	sary and, s fully an	or to repr d effective	esent the Jo ely and the	oint Ven	ture in the
	That	this Joir	nt Venture Agree ted by both parties	ment sh				the abo	ove stated
	Name		ure of Authorized sentative				ame & Sign orized Repr		
-		Official D	esignation				Official Desig	gnation	
-		Name	of Firm	_			Name of I	-irm	
				Witne	esses				
1.					2.				
_			-	_		_			

[Jurat]

[Format shall be based on the latest Rules on Notarial Practice]

Standard Form Number: NPCSF-INFR-06a

FORM OF BID SECURITY (BANK GUARANTEE)

WHER	EAS, <u>(Name of Bidder)</u> (hereinafter called "the Bid ted his bid dated <u>(Date)</u> for the <u>[name of project]</u> (hereinafter of	der") has
Bid").	tor the <u>mand or project</u> (hereinater t	Janea the
(nerein Entity") which	ALL MEN by these presents that We (Name of Bank) f Country) having our registered office at after called "the Bank" are bound unto National Power Corporation (hereinafter of in the sum of famount in words & figures as prescribed in the bidding document and truly to be made to the said Entity the Bank binds his sors and assigns by these presents.	called "the nents1 for
SEALE	D with the Common Seal of the said Bank this day of 20	
THE C	ONDITIONS of this obligation are that:	
1)	if the Bidder withdraws his Bid during the period of bid validity specified in the Documents; or	ne Bidding
2)	if the Bidder does not accept the correction of arithmetical errors of his bi- accordance with the Instructions to Bidder; or	d price in
3)	if the Bidder, having determined as the LCB, fails or refuses to submit the reclearance, latest income and business tax returns and PhilGEPs registration within the prescribed period; or	quired tax certificate
4)	if the Bidder having been notified of the acceptance of his bid and award of chim by the Entity during the period of bid validity:	ontract to
	a) fails or refuses to execute the Contract; or	
	b) fails or refuses to submit the required valid JVA, if applicable; or	
	 fails or refuses to furnish the Performance Security in accordance Instructions to Bidders; 	with the
demand Entity w	lertake to pay to the Entity up to the above amount upon receipt of his fird, without the Entity having to substantiate its demand, provided that in his de will note that the amount claimed by it is due to the occurrence of any one or colour (4) conditions stated above.	mand the
extende	parantee will remain in force up to 120 days after the opening of bids or as it by the Entity, notice of which extension(s) to the Bank is hereby waived. Any ect of this Guarantee should reach the Bank not later than the above date.	it may be y demand
DATE	SIGNATURE OF THE BANK	_
WITNE	SS SEAL	
_	(Signature, Name and Address)	

Standard Form Number: NPCSF-INFR-06b

FORM OF BID SECURITY (SURETY BOND)

BOND	NO.:DATE BOND EXECUTED:
(<u>amou</u> payme	is bond, We (<u>Name of Bidder</u>) (hereinafter called "the Principal") and (<u>Name of Country of Surely</u>), authorized to ct business in the Philippines (hereinafter called "the Surety") are held and firmly bound National Power Corporation (hereinafter called "the Employer") as Obligee, in the sum of the in words & figures as prescribed in the bidding documents), callable on demand, for the ent of which sum, well and truly to be made, we, the said Principal and Surety bind wes, our successors and assigns, jointly and severally, firmly by these presents.
SEAL	ED with our seals and dated this day of 20
WHEF	REAS, the Principal has submitted a written Bid to the Employer dated the day of 20, for the (hereinafter called "the Bid").
NOW,	THEREFORE, the conditions of this obligation are:
1)	if the Bidder withdraws his Bid during the period of bid validity specified in the Bidding Documents; or
2)	if the Bidder does not accept the correction of arithmetical errors of his bid price in accordance with the Instructions to Bidder; or
3)	if the Bidder, having determined as the LCB, fails or refuses to submit the required tax clearance, latest income and business tax returns and PhilGEPs registration certificate within the prescribed period; or
4)	if the Bidder having been notified of the acceptance of his bid and award of contract to him by the Entity during the period of bid validity:
	d) fails or refuses to execute the Contract; or
	e) fails or refuses to submit the required valid JVA, if applicable; or
	f) fails or refuses to furnish the Performance Security in accordance with the Instructions to Bidders;
then th	is obligation shall remain in full force and effect, otherwise it shall be null and void.
PROV	IDED HOWEVER, that the Surety shall not be:

- a) liable for a greater sum than the specified penalty of this bond, nor
- b) liable for a greater sum that the difference between the amount of the said Principal's Bid and the amount of the Bid that is accepted by the Employer.

SECTION VIII - BIDDING FORMS

LuzP22Z1494Sr

Standard Form Number: NPCSF-INFR-06b Page 2 of 2

This Surety executing this instrument hereby agrees that its obligation shall be valid for 120 calendar days after the deadline for submission of Bids as such deadline is 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.

PRINCIPAL	SURETY
SIGNATURE(S)	SIGNATURES(S)
NAME(S) AND TITLE(S)	NAME(S)
SEAL	SEAL

Standard Form No: NPCSF-INFR-06c

REPUBLIC OF THE PHILIPPINES)	
O. 1000 / O. 1) S.S.

BID-SECURING DECLARATION REPAIR OF THE DAMAGED PORTIONS DOWNSTREAM OF THE FLIP BUCKET OF SAN ROQUE SPILLWAY (LuzP22Z1494Sr)

To: National Power Corporation BIR Road cor. Quezon Ave.

Diliman, Quezon City

I/We¹, the undersigned, declare that:

- 1. I/We understand that, according to your conditions, bids must be supported by a Bid Security, which may be in the form of a Bid-Securing Declaration.
- 2. I/We accept that: (a) I/we will be automatically disqualified from bidding for any contract with any procuring entity for a period of two (2) years upon receipt of your Blacklisting Order; and, (b) I/we will pay the applicable fine provided under Section 6 of the Guidelines on the Use of Bid Securing Declaration, within fifteen (15) days from receipt of the written demand by the Procuring Entity for the commission of acts resulting to the enforcement of the Bid Securing Declaration under Sections 23.1 (b), 34.2, 40.1 and 69.1, except 69.1 (f) of the IRR of R.A. 9184; without prejudice to other legal action the government may undertake.
- 3. I/We understand that this Bid-Securing Declaration shall cease to be valid on the following circumstances:
 - (a) Upon expiration of the bid validity period, or any extension thereof pursuant to your request;
 - (b) I am/we are declared ineligible or post-disqualified upon receipt of your notice to such effect, and (i) I/we failed to timely file a request for reconsideration or (ii) I/we filed a waiver to avail of said right;
 - (c) I am/we are declared as the bidder with the Lowest Calculated and Responsive Bid, and I/we have furnished the performance security and signed the Contract.

20	IN WITNESS _at	WHEREOF, I/we , Philippines.	have hereunto	set my hand th	is day of	
					r's Representative/ ory's legal capacity]	-

[Jurat]
[Format shall be based on the latest Rules on Notarial Practice]

 $^{^{\}it l}$ Select one and delete the other. Adopt same instruction for similar terms throughout the document.

Standard Form No: NPCSF-INFR-07

Omnibus Sworn Statement (Revised)

REPUBLIC OF	THE PHILIP	PINES)
CITY/MUNICIP) S.S

AFFIDAVIT

- I, [Name of Affiant], of legal age, [Civil Status], [Nationality], and residing at [Address of Affiant], after having been duly sworn in accordance with law, do hereby depose and state that:
- [Select one, delete the other:]

[If a sole proprietorship:] I am the sole proprietor or authorized representative of [Name of Bidder] with office address at [address of Bidder];

[If a partnership, corporation, cooperative, or joint venture:] I am the duly authorized and designated representative of [Name of Bidder] with office address at [address of Bidder];

2. [Select one, delete the other:]

[If a sole proprietorship:] As the owner and sole proprietor, or authorized representative of [Name of Bidder], I have full power and authority to do, execute and perform any and all acts necessary to participate, submit the bid, and to sign and execute the ensuing contract for [Name of the Project] of the [Name of the Procuring Entity], as shown in the attached duly notarized Special Power of Attorney;

[If a partnership, corporation, cooperative, or joint venture:] I am granted full power and authority to do, execute and perform any and all acts necessary to participate, submit the bid, and to sign and execute the ensuing contract for [Name of the Project] of the [Name of the Procuring Entity], as shown in the attached [state title of attached document showing proof of authorization (e.g., duly notarized Secretary's Certificate, Board/Partnership Resolution, or Special Power of Attorney, whichever is applicable;)];

- 3. [Name of Bidder] is not "blacklisted" or barred from bidding by the Government of the Philippines or any of its agencies, offices, corporations, or Local Government Units, foreign government/foreign or international financing institution whose blacklisting rules have been recognized by the Government Procurement Policy Board, by itself or by relation, membership, association, affiliation, or controlling interest with another blacklisted person or entity as defined and provided for in the Uniform Guidelines on Blacklisting;
- Each of the documents submitted in satisfaction of the bidding requirements is an authentic copy of the original, complete, and all statements and information provided therein are true and correct;
- 5. [Name of Bidder] is authorizing the Head of the Procuring Entity or its duly authorized representative(s) to verify all the documents submitted;
- 6. [Select one, delete the rest:]

[If a sole proprietorship:] The owner or sole proprietor is not related to the Head of the Procuring Entity, members of the Bids and Awards Committee (BAC), the Technical Working Group, and the BAC Secretariat, the head of the Project Management Office or the end-user unit, and the project consultants by consanguinity or affinity up to the third civil degree;

[If a partnership or cooperative:] None of the officers and members of [Name of Bidder] is related to the Head of the Procuring Entity, members of the Bids and Awards Committee (BAC), the Technical Working Group, and the BAC Secretariat, the head of the Project Management Office or the end-user unit, and the project consultants by consanguinity or affinity up to the third civil degree;

[If a corporation or joint venture:] None of the officers, directors, and controlling stockholders of [Name of Bidder] is related to the Head of the Procuring Entity, members of the Bids and Awards Committee (BAC), the Technical Working Group, and the BAC Secretariat, the head of the Project Management Office or the end-user unit, and the project consultants by consanguinity or affinity up to the third civil degree;

- 7. [Name of Bidder] complies with existing labor laws and standards; and
- 8. [Name of Bidder] is aware of and has undertaken the responsibilities as a Bidder in compliance with the Philippine Bidding Documents, which includes:
 - Carefully examining all of the Bidding Documents;
 - Acknowledging all conditions, local or otherwise, affecting the implementation of the Contract;
 - Making an estimate of the facilities available and needed for the contract to be bid, if any; and
 - d. Inquiring or securing Supplemental/Bid Bulletin(s) issued for the [Name of the Project].
- [Name of Bidder] did not give or pay directly or indirectly, any commission, amount, fee, or any form of consideration, pecuniary or otherwise, to any person or official, personnel or representative of the government in relation to any procurement project or activity.
- 10. In case advance payment was made or given, failure to perform or deliver any of the obligations and undertakings in the contract shall be sufficient grounds to constitute criminal liability for Swindling (Estafa) or the commission of fraud with unfaithfulness or abuse of confidence through misappropriating or converting any payment received by a person or entity under an obligation involving the duty to deliver certain goods or services, to the prejudice of the public and the government of the Philippines pursuant to Article 315 of Act No. 3815 s. 1930, as amended, or the Revised Penal Code.

IN	WITNESS	WHEREOF,	! have	hereunto	set	my	hand	this		dav	of	20	at
		, Philippines.				•			_	•		 	•

[Insert NAME OF BIDDER OR ITS AUTHORIZED REPRESENTATIVE] [Insert signatory's legal capacity] Affiant

[Jurat]

[Format shall be based on the latest Rules on Notarial Practice]

Standard Form Number: NPCSF-INFR-08

CONTRACTOR'S ORGANIZATIONAL CHART FOR THE CONTRACT

Contract if awarded	ne Organizational Chart that the dot to him. Indicate in the chart and other Key Engineering Pers	e Contractor intends to use to execute the the names of the Project Manager, Project onnel.
Attach the re	equired Proposed Organizatio	onal Chart for the Contract as stated
	above	}

NOTES:

- 1. This organization chart should represent the "Contractor's Organization" required for the Project, and not the organizational chart of the entire firm.
- Each such nominated engineer/key personnel shall comply with and submit duly accomplished forms NPCSF-INFR-10a, NPCSF-INFR-10b and NPCSF-INFR-11.
- 3. All these are required to be in the Technical Envelope of the Bidder.

Standard Form Number: NPCSF-INFR-09

LIST OF KEY PERSONNEL PROPOSED TO BE ASSIGNED TO THE CONTRACT

(Based on the Minimum Key Personnel Required in the Bidding Documents)

В	usiness Name: Business:						
							_
				DESIGNA	ATION		
1	Name						
2	Address	<u> </u>					
3	Date of Birth						
4	Employed Since						
5	Experience						
6	Previous Employment						
7	Education						
8	PRC License						
Requ	uired Attachments:				···········		
1.	Certificate of Employment, Bio Data and				the Safety and Healt	h Practitioner	
2.	Certificate of Employment, Bio Data and						
3.	Certificate of Employment, Bio Data and	d accreditation from	m DPWH as Mate	erials Engineer for th	e Materials Engineer		
	Submitted by:						
	Submitted by:	•	(Printed Name &	& Signature)			
	Designation:	•	It missed Hame t	x Orginature)			
	Designation:	· · · · · · · · · · · · · · · · · · ·	<u> </u>				
	Date.	'					

One of the requirements from the bidder to be included in its Technical Envelope is a list of contractor's key personnel (based on the minimum key personnel required in the bidding documents) to be assigned to the contract to be bid, with their complete qualification and experience data (including the key personnel's signed written commitment to work for the project once awarded the contract).

Standard Form Number: NPCSF-INFR-10a

KEY PERSONNEL'S CERTIFICATE OF EMPLOYMENT (PROFESSIONAL PERSONNEL)

THE PRESIDENT National Power Corporation BIR Road cor. Quezon Ave. Diliman, Quezon City		Issuance Da	ale .
Dear Sir:			
l am (Name of Nominee) Professional License No		censed	Engineer with at <u>(place of</u>
I hereby certify that (Name of (Designation) for the			ged my services as warded to it.
As (Designation) the contract under bidding:	, I supervised the	following complete	d projects similar to
NAME OF PROJECT	OWNER	COST	DATE COMPLETED
At present, I am supervisin	g the following projects:		
NAME OF PROJECT	OWNER	COST	DATE COMPLETED
In case of my separatio Contractor, I shall notify the Nation effective date of my separation. As (Designation)	al Power Corporation a	t least twenty one (will have to stay in	(21) days before the
time to supervise and manage the authorized to handle only one (1) c		pest of my ability, a	and aware that I am
I do not allow the use of Contractor to qualify for the Contra of (Designation) that to do so will be a sufficient groany future National Power Corpbusiness with the National Power Corp	my name for the purp ct without any firm come nerefor, if the contract bund for my disqualifica oration bidding or em	mitment on my part is awarded to him ition as <u>(Designation)</u>	to assume the post since I understand in
		(Name and Signatu AFFIANT	re)

[Jurat]
[Format shall be based on the latest Rules on Notarial Practice]

One of the requirements from the bidder to be included in its Technical Envelope is a list of contractor's key personnel (viz. Project Manager, Project Engineer, Safety & Health Practitioner, Foremen, etc.), to be assigned to the contract to be bid, with their complete qualification and experience data (including the key personnel's signed written commitment to work for the project once awarded the contract).

Standard Form Number: NPCSF-INFR-10b

KEY PERSONNEL'S CERTIFICATE OF EMPLOYMENT (SAFETY AND HEALTH PRACTIONER)

	Issuance Da	te
		oner with Certificate at <u>(place of</u>
f Bidder) (Name of Project)	has engag	ged my services as arded to it.
Practitioner of the follow	ving completed pro	pjects similar to the
OWNER	соѕт	DATE COMPLETED
& Health Practitioner of OWNER	the following project	cts: DATE COMPLETED
al Power Corporation at	t least twenty one (21) days before the
		site all the time and
ct without any firm comme ne contract is awarded t disqualification as Safe	nitment on my part to him since I unde ty & Health Practi	to assume the post rstand that to do so tioner in any future
-	(Name and Signatur AFFIANT	re)
	on (date of issuant f Bidder) (Name of Project) Practitioner of the follow OWNER When the Practitioner of OWNER In for any reason when all Power Corporation at the endy one (1) contract at the contract is awarded to disqualification as Safeting (Name of Issuant) ONNER	an Safety & Health Practition on (date of issuance) Bidder

[Jurat]
[Format shall be based on the latest Rules on Notarial Practice]

One of the requirements from the bidder to be included in its Technical Envelope is a list of contractor's key personnel (viz. Project Manager, Project Engineer, Safety & Health Practitioner, Foremen, etc.), to be assigned to the contract to be bid, with their complete qualification and experience data (including the key personnel's signed written commitment to work for the project once awarded the contract).

Standard Form Number: NPCSF-INFR-11

KEY PERSONNEL (FORMAT OF BIO-DATA)

Give the detailed information of the following personnel who are scheduled to be assigned as full-time field staff for the project. Fill up a form for each person.

1.	Name	<u> </u>
2.	Date of Birth	:
3.	Nationality	:
4.	Education and Degrees	:
5.	Specialty	;
6.	Registration	:
7.	Length of Service with the Firm	: Year from (months) (year) To (months) (year)
8.	Years of Experience	:
9.	If Item 7 is less than ten (10) employers for a ten (10)-year per) years, give name and length of service with previous iod (attached additional sheet/s), if necessary:
	Name and Address of Employer	Length of Service
		year(s) from to year(s) from to year(s) from to

10. Experience:

This should cover the past ten (10) years of experience. (Attached as many pages as necessary to show involvement of personnel in projects using the format below).

	e 2 of 2					
1.	Name	:				
2.	Name and Address of Owner	:				
3.	Name and Address of the Owner's Engineer (Consultant)	:				
4.	Indicate the Features of Project (particulars of the project components and any other participates the project interest connected with the project.)	cular ect):				
5.	Contract Amount Expressed in Philippine Currency	:				
6.	Position	:			_	
7.	Structures for which the employe was responsible	; 	<u></u> .			
8.	Assignment Period	:	from to	(months)	_ (years) _ (years)
Nar	me and Signature of Employee					
It is awa	s hereby certified that the above parded to our company.	persor	nnel can I	oe assigned to this	project, if the	contract is
	(Diago and Data)		_			
	(Place and Date)			(The Authorized R	cepresentative	?)

Standard Form Number: NPCSF-INFR-12

LIST OF EQUIPMENT, OWNED OR LEASED AND/OR UNDER PURCHASE AGREEMENTS

(Based on the Minimum Equipment Required in the Bidding Documents)

Description	Model/Year	Capacity / Performance / Size	Plate No.	Motor No. / Body No.	Location	Condition	Proof of Ownership Lessor or Vendor
. Owned			٠	<u>,, ,,,,</u>			Leason of Veridor
					<u> </u>		<u> </u>
							······································
'							
' , 							
. Leased		······································					· · · · · · · · · · · · · · · · · · ·
].	
	 	· .	· <u></u>	. <u> </u>			
	 			<u> </u>			
<i>.</i>	+		<u> </u>				
. Under Purchase Agree	mente	<u> </u>	<u> </u>			l	<u></u>
. Officer i dichase Agree	incires			·			
	<u> </u>				 		<u> </u>
						 -	
<u>. </u>				_	<u> </u>		
•	-						
	<u></u>						
	Submitted	by:					
	Submitted	by:		me & Signature)		-	

One of the requirements from the bidder to be included in its Technical Envelope is the list of its equipment units pledged for the contract to be bid, based on minimum equipment required in the bidding docs, which are owned (supported by proof/s of ownership), leased, and/or under purchase agreements (with corresponding engine numbers, chassis numbers and/or serial numbers), supported by certification of availability of equipment from the equipment lessor/vendor for the duration of the project

(i)

SECTION VIII - BIDDING FORMS

LuzP22Z1494Sr

Standard Form No.: NPCSF-INFR-13

BID LETTER

	DID LETTER
	Date:
То:	THE PRESIDENT National Power Corporation BIR Road cor. Quezon Ave. Diliman, Quezon City
We, t	he undersigned, declare that:
(a)	We have examined and have no reservation to the Bidding Documents, including Addenda, for the Contract REPAIR OF THE DAMAGED PORTIONS DOWNSTREAM OF THE FLIP BUCKET OF SAN ROQUE SPILLWAY (LuzP22Z1494Sr).
(b)	We offer to execute the Works for this Contract in accordance with the Bid Documents, Technical Specifications, General and Special Conditions of Contract accompanying this Bid;
	The total price of our Bid, excluding any discounts offered below is: [insert information]
	The discounts offered and the methodology for their application are: [insert information]
(c)	Our Bid shall be valid for a period of <u>[insert number]</u> days from the date fixed for the Bid submission deadline in accordance with the Bidding Documents, and it shall remain binding upon us and may be accepted at any time before the expiration of that period;
(d)	If our Bid is accepted, we commit to obtain a Performance Security in the amount of linsert percentage amount] percent of the Contract Price for the due performance of the Contract;
(e)	Our firm, including any subcontractors or suppliers for any part of the Contract, have nationalities from the following eligible countries: [insert information]
(f)	We are not participating, as Bidders, in more than one Bid in this bidding process, other than alternative offers in accordance with the Bidding Documents;
g)	Our firm, its affiliates or subsidiaries, including any subcontractors or suppliers for any part of the Contract, has not been declared ineligible by the Funding Source;
h)	We understand that this Bid, together with your written acceptance thereof included in your notification of award, shall constitute a binding contract between us, until a formal Contract is prepared and executed; and

We understand that you are not bound to accept the Lowest Calculated Bid or any other Bid that you may receive.

- (j) We likewise certify/confirm that the undersigned, is the duly authorized representative of the bidder, and granted full power and authority to do, execute and perform any and all acts necessary to participate, submit the bid, and to sign and execute the ensuing contract for the REPAIR OF THE DAMAGED PORTIONS DOWNSTREAM OF THE FLIP BUCKET OF SAN ROQUE SPILLWAY (LuzP22Z1494Sr) of the National Power Corporation.
- (k) We acknowledge that failure to sign each and every page of this Bid Letter, including the Bill of Quantities, shall be a ground for the rejection of our bid.

Name:	 	
In the capacity of:		
Signed:	 	
Duly authorized to sign the Bid for and on behalf of:	 	
Date:		

BID DOCUMENTS

SECTION VIII - BIDDING FORMS

REPAIR OF THE DAMAGED PORTIONS DOWNSTREAM OF THE FLIP BUCKET OF SAN ROQUE SPILLWAY

LuzP22Z1494Sr

Standard Form No.: NPCSF-INFR-14

DETAILED COST ESTIMATE FORM

Name of Bi	dder :					·				
Item No.	Item Description	Unit of	····	Direct Cost		Mai	rk-Up			
item No.	item Description	Measure	Materials	Labor	Equipment	OCM	Profit	VAT	Unit Cost	Total Price
								-		·

item No.	Item Description	Measure	2001.0001		indiv.oh		1/4-	11 11 0	1	
			Materials	Labor	Equipment	OCM	Profit	VAT	Unit Cost	Total Price
,					- <u></u> -					
	_	 			<u> </u>					
		-	_ · ·			<u> </u>	ļ <u>.</u>			
				·	 			·		
	*-		 .					<u> </u>		
	· ·		-	·						
		 -		<u> </u>	<u> </u>					
		 			 .	·		··· .		
		 		<u> </u>	<u></u>	_	.	<u> </u>		
		+			<u> </u>					
	<u>. </u>	1								
		1						·		
							<u> </u>			
		+			ļ				-,	
				-,				·		
!		 	·	_	ļ					
		 	·	··						
									<u> </u>	
		<u> </u>	-							
		 				_				
		 			<u> </u>					
		 			ļ					
		<u></u>								

Name, Signature of Authorized Representative	Designation

Name, Signature of Authorized Representative

LuzP22Z1494Sr

Designation

Standard Form No.: NPCSF-INFR-15

SUMMARY SHEETS OF MATERIALS PRICES, LABOR RATES AND EQUIPMENT RENTAL RATES

Name of Bidder :			
Unit Prices of Materials			
Materials Description	Unit Unit Pri		
1. 2. 3. 4. 5. 6. 7.			
. Manpower Hourly Rates			
Designation	Rate/Hr.		
1. 2. 3. 4. 5. 6. 7.			
l. Equipment Hourly Rental Rates			
Equipment Description	Rental Rate/Hr.		
1. 2. 3. 4. 5. 6. 7.			

SECTION IX

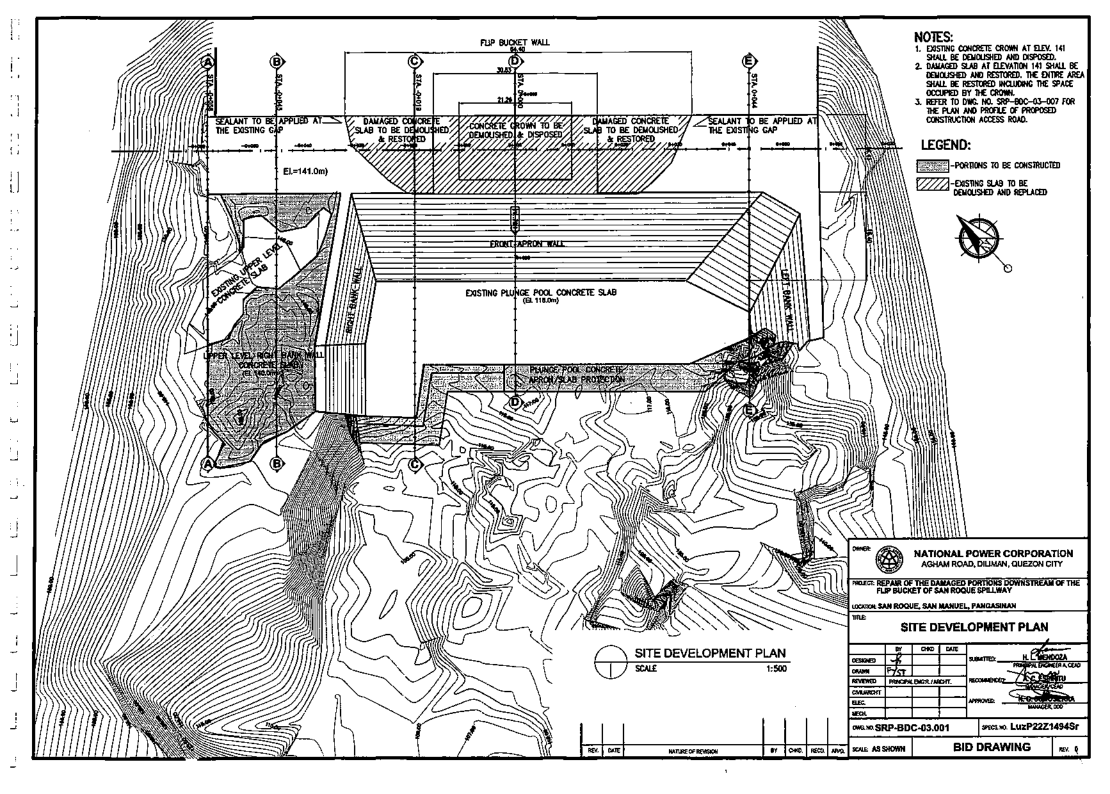
BID DRAWINGS

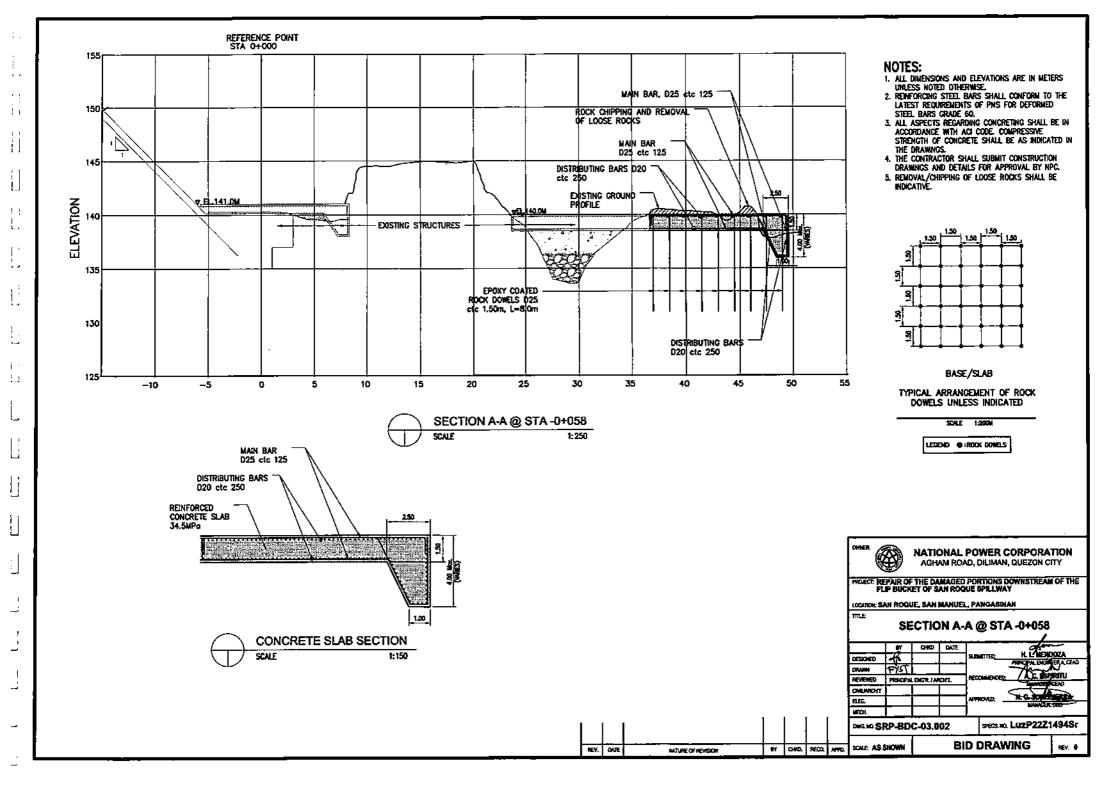
SECTION IX

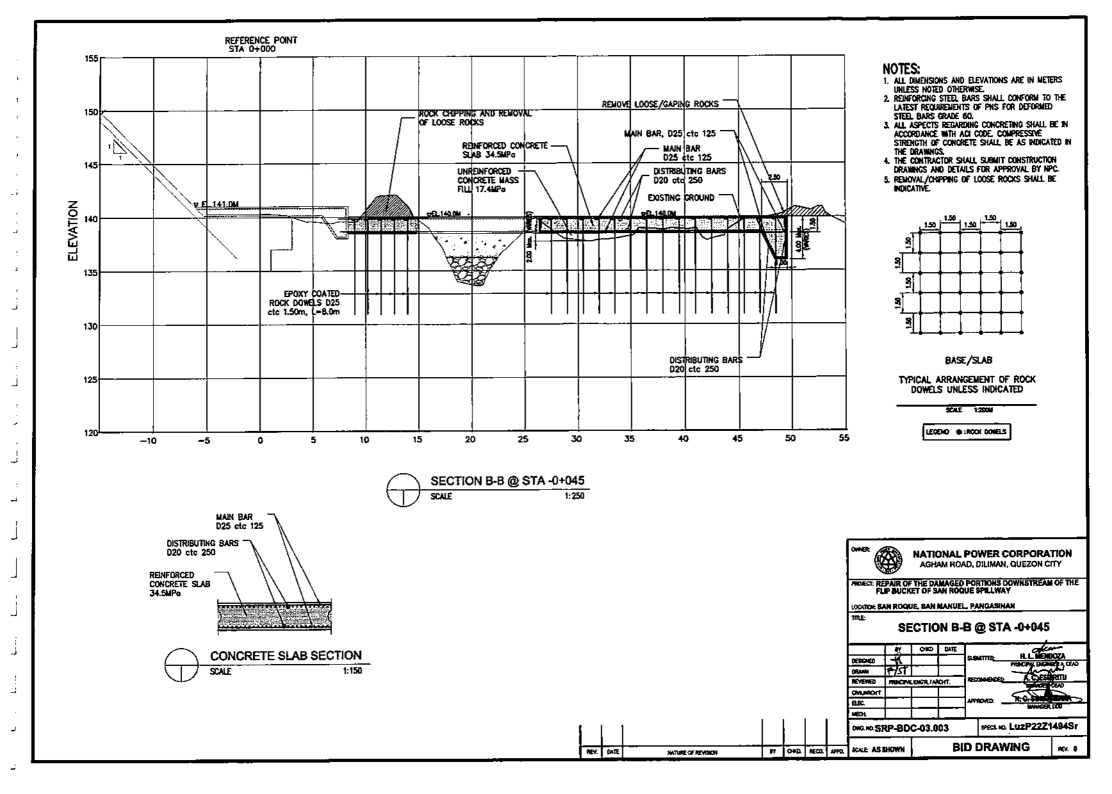
BID DRAWINGS FOR CIVIL WORKS

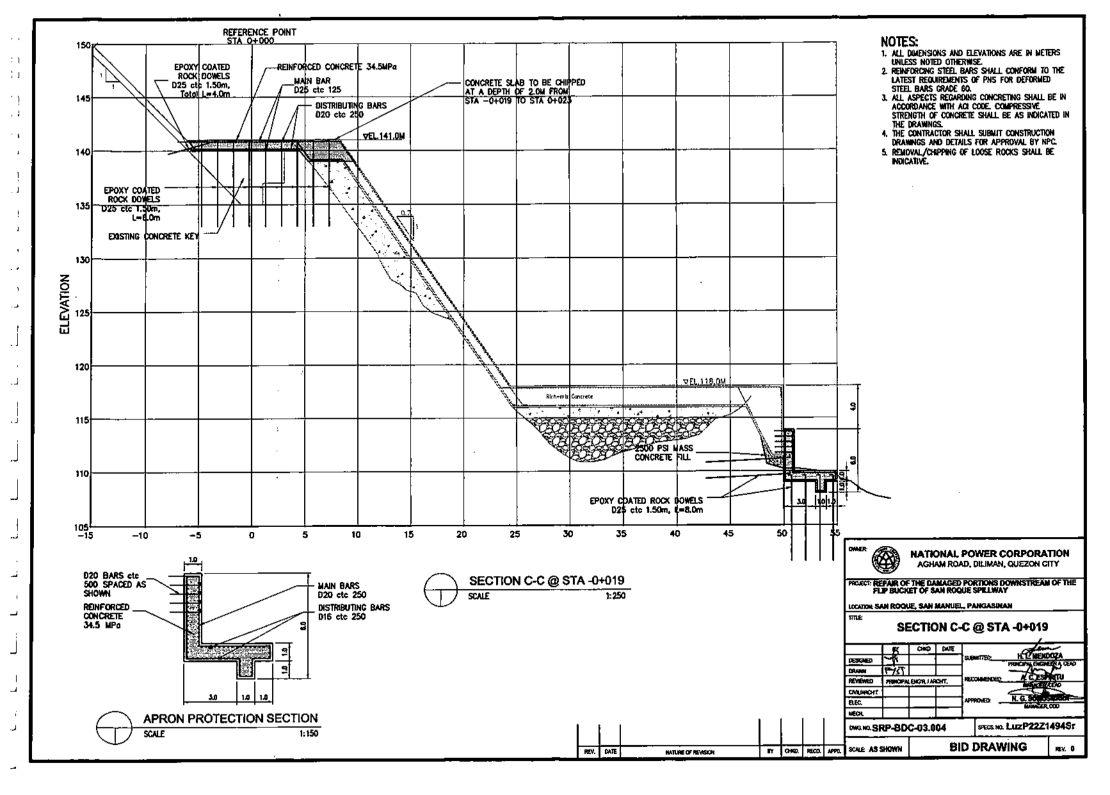
SECTION IX – BID DRAWINGS CW – CIVIL DRAWINGS

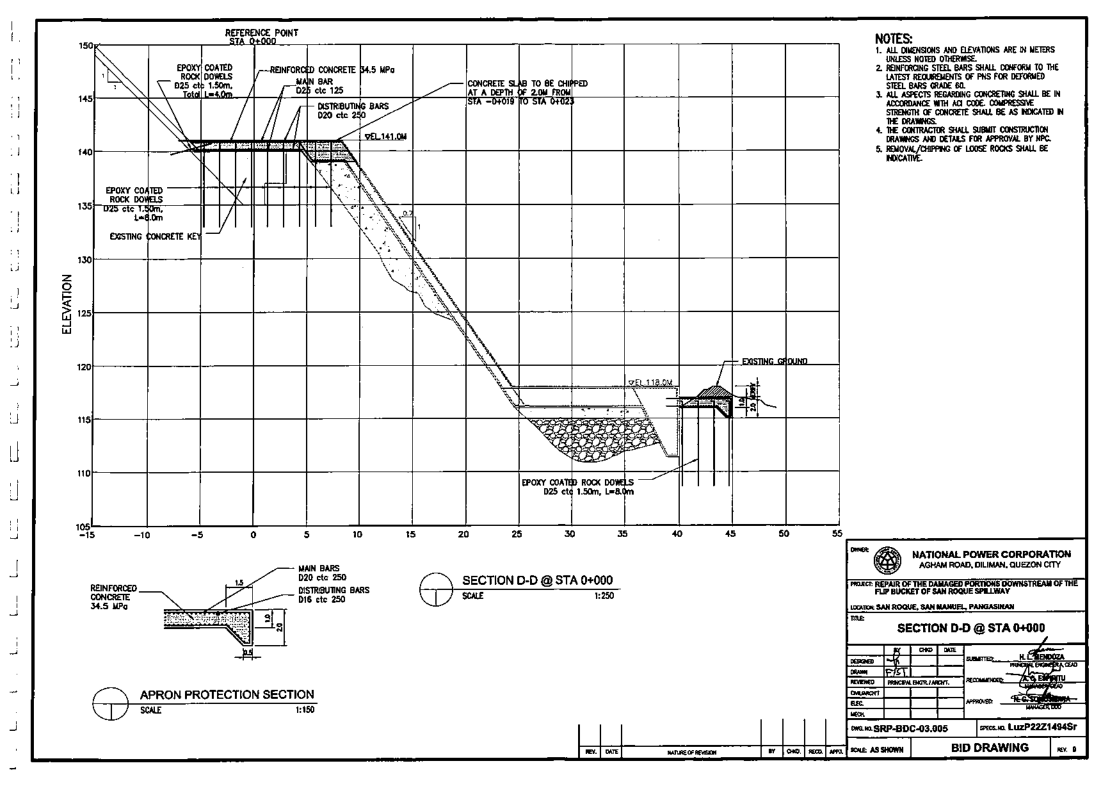
DRAWING NO.	TITLE
SRP-BDC-03.001	SITE DEVELOPMENT PLAN
SRP-BDC-03.002	SECTION A-A @ STA -0+058
SRP-BDC-03.003	SECTION B-B @ STA -0+045
SRP-BDC-03.004	SECTION C-C @ STA -0+019
SRP-BDC-03.005	SECTION D-D @ STA 0+000
SRP-BDC-03.006	SECTION E-E @ STA 0+044
SRP-BDC-03.007	ACCESS ROAD PLAN & PROFILE

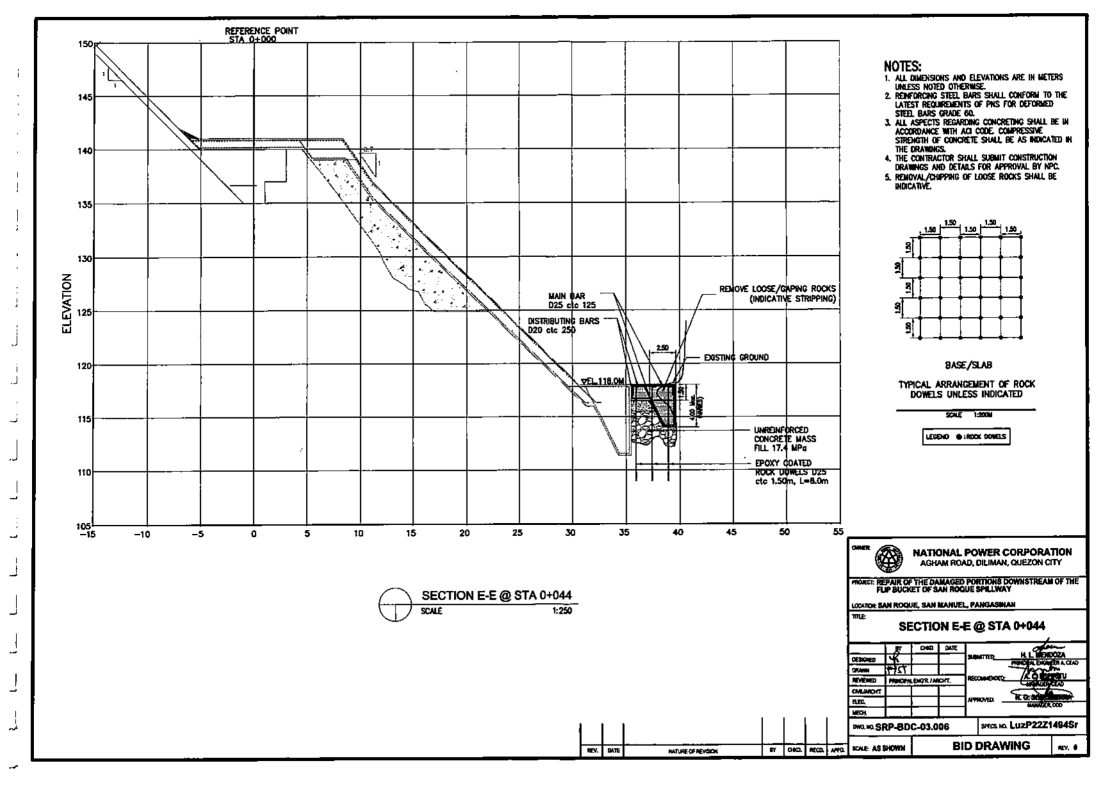


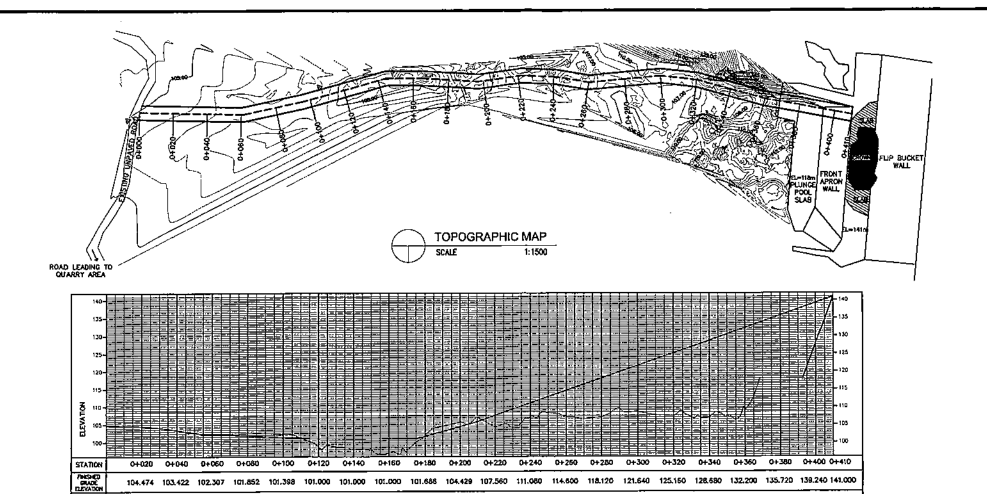












NOTES:

EXISTING GRADE ELEVATION

1. STA 0+000 TO STA 0+116.5 IS FOR GRADING WORKS ONLY.

2. ADOPT 8m WIDE CARRIAGEWAY FOR ACCESS ROAD FROM 5TA 0+000 TO STA 0+120.

3. ADDPT 10m WIDE CARRIAGEWAY FOR ACCESS

ROAD FROM STA 0+180 TO STA 0+410. 4. INCLINATION OF ACCESS ROAD SHALL BE LIMITED TO 10 DEGREES.

5. ROUTE AND EXISTING GRADE ELEVATION OF THE

PROPOSED CONSTRUCTION ACCESS SHALL BE CHECKED AT THE FIELD. ADJUSTMENT MAY BE MADE TO SUIT ACTUAL FIELD CONDITIONS.



104.474 103.422 102.307 102.521 102.275 98.733 97.982 98.912 101.871 105.698 104.250 107.164 107.370 107.034 108.600 107.400 107.200 110.700 118.000 127.800 141.000



NATIONAL POWER CORPORATION AGHAM ROAD, DILIMAN, QUEZON CITY

PROJECT: REPAIR OF THE DAMAGED PORTIONS DOWNSTREAM OF THE FLIP BUCKET OF SAN ROQUE SPILLWAY

LOCATION SAN ROQUE, SAN MANUEL, PANGASINAN

ACCESS ROAD PLAN & PROFILE

	BY	(DHKD	DATE	Jen-
DESIGNED	1			SUBMITTED: H. L. MENDOZA
CRAMN	F75T			HONDING BIGINETAL CEAD
REVIEWED PRINCIPAL ENGR. / ARCHT			KCHT.	RECOMMENDED A. C. ESMIRITU
CMUMPORT				
ELEC.				APPROVED: N. O. SOMMESTERS
MECH.		$\overline{}$	Ĭ <u> </u>	

DWG.NO. SRP-BDC-03,007

SPECS NO. LUZP22Z1494ST

REV. D

REV. DATE NATURE OF REVISION BY CHOD. RECO. APPOL

SCALE AS SHOWN

BID DRAWING