

15 June 2018

Dear Sir / Madam,

Tender Reference No. (355) in P/AE/PUR/AGC Invitation to Tender for Branding Services for Construction Innovation and Technology Fund for the Construction Industry Council

You are invited to submit a tender for the Branding Services for Construction Innovation and Technology Fund for the Construction Industry Council as specified in the tender documents.

- 1. Your tender proposal, **in copies specified in the tender**, should be submitted in two separate sealed envelopes.
- The tenderer shall deposit two <u>separate</u> sealed envelopes with labels as specified below into the tender box located at CIC Headquarters - 38/F, COS Centre, 56 Tsun Yip Street, Kwun Tong, Kowloon, Hong Kong <u>not later than 12:00 noon</u> on 29 June 2018. Late tenders will NOT be considered.
 - a) Label with "Technical Proposal for Branding Services for Construction Innovation and Technology Fund for the Construction Industry Council"
 - b) Label with "Fee Proposal for Branding Services for Construction Innovation and Technology Fund for the Construction Industry Council"

Please note that the envelope labelled with "Technical Proposal" shall <u>NOT</u> include any pricing details. Failure to do so will render the tender null and void. Tenders submitted after the above time or tenders deposited at places other than that stated above will <u>NOT</u> be considered.

 The tenderer shall provide the completed 'Application Form for Inclusion in the CIC Vendor List' as provided in the tender invitation, containing basic information of the interested tenderer (For Non-CIC Registered Vendor only).

- 4. In the event of Typhoon Signal No. 8 or above, or Black Rainstorm Warning is hoisted on the tender closing date, the closing time will be postponed to 12:00 noon of the next working day.
- 5. Construction Industry Council is not bound to accept any proposal it may receive. In addition, it will reject bids which are considered to have been priced unreasonably low.
- 6. It should be noted that the Council will not be responsible for the reimbursement of any cost incurred by you for the preparation of the submission.
- 7. The invited tenderer who has decided to decline the bid shall return the Reply Slip for Declining Bid provided in Appendix F of the Conditions of Tender.
- 8. There will be a briefing session at 4:00 p.m. on 20 June 2018, Meeting Room 4, 39/F, COS Centre, 56 Tsun Yip Street, Kwun Tong, Kowloon, Hong Kong. Interested tenderers shall complete and return the reply slip in Appendix G by fax 2100 9439 or e-mail: kelvinlee@cic.hk no later than 12:00 noon on 19 June 2018 confirming the attendance of the said tender briefing and state clearly the number of attendees for CIC's arrangement.
- 9. The tender documents can be downloaded from CIC's website: http://www.cic.hk.
- 10. During the tender evaluation stage, the tenderer is requested to attend a tender interview which will be held on <u>3 July 2018</u> to present his tender proposals. Upon receipt of a request from the CIC, the tenderer shall provide a tender presentation to demonstrate whether the proposal can fulfill the requirements specified in the Assignment Brief.
- 11. For queries regarding this tender invitation or/and tender process, please contact Mr. Kelvin LEE, Senior Officer Management Support, Procurement, on telephone 2100 9425 or via e-mail: kelvinlee@cic.hk.

Yours sincerely.

Justin WONG

Manager – Projects & Contracts Administration

Encl.

Checklist for Submission of Tender

Please go through the following checklist to ensure that all necessary information and documents for the tender have been provided in your tender submission. Please note that the checklist is for guidance and reference purposes only and shall not be deemed to form part of the Tender Document. The address labels at the bottom of this checklist may be used on the envelopes for submitting the tender.

Tenderers should note that their tenders may be invalidated if the information in the tender submission is incorrect or the required documents are not provided together with the tender document.

Particulars	Reference
Technical Proposal	
Tenderer's Track Record & Job Reference [Mandatory Requirement] [Mandatory Requirement]	Conditions of Tender, Appendix A Clause 1.1 to 1.4
Organisation and Qualifications of Proposed Project Team [Mandatory Requirement]	Conditions of Tender, Appendix A Clause 2.1.1 to 2.1.4
3. Project Approach and Requirements to (i) fulfill the technical requirements and (ii) deliver all deliverables outlined in the Assignment Brief (iii) Section 3 of Appendix A, Conditions of Tender [Mandatory Requirement]	Conditions of Tender, Appendix A Clause 3.1 (i), (ii), (iii) and 3.2
A duly completed Standard Letter for complying with Anti-Collusion Clause	Conditions of Tender, Appendix B
5. A duly signed CIC's General Conditions of Contract and Guidelines for Works or Services (2b)-CAR	CIC's General Conditions of Contract and Guidelines for Works or Services (2b)-CAR
All documents mentioned in the Technical Assessment Marking Scheme	Conditions of Tender, Appendix E
Fee Proposal	
7. Form of Tender	Conditions of Tender, Appendix C
8. Fee Proposal	Conditions of Tender, Appendix D

Note: Items marked as 'Mandatory Requirement' are particulars that MUST be submitted under the Technical Proposal. Non-compliance with the Mandatory Requirements may lead to the tender submission being not considered for tender evaluation.

Construction Industry Council

Branding Services for Construction Innovation and Technology Fund for the Construction Industry Council

Please adhere the following labels on <u>separate</u> sealed envelope of your submitted tender.

"Confidential"	Construction Industry Council (CIC) The Tender Box	TENDER
Technical Proposal	38/F, COS Centre, 56 Tsun Yip Street, Kwun Tong, Kowloon, Hong Kong	
Name of Tenderer:	Ref. No.: [(355) in P/AE/PUR/AGC] Branding Services for Construction Inn Technology Fund for the Construction	
	Closing Time and Date: 12:00 noon on	29 June 2018

"Confidential"

Construction Industry Council (CIC)
The Tender Box
38/F, COS Centre,
56 Tsun Yip Street,
Kwun Tong, Kowloon, Hong Kong

Ref. No.: [(355) in P/AE/PUR/AGC]
Branding Services for Construction Innovation and
Technology Fund for the Construction Industry Council

Name of Tenderer:

Closing Time and Date: 12:00 noon on 29 June 2018

Tender Documents

for

Branding Services for

Construction Innovation and Technology Fund

for

the Construction Industry Council

Employer

Construction Industry Council (CIC) 38/F, COS Centre, 56 Tsun Yip Street, Kwun Tong, Kowloon, Hong Kong

June 2018

Branding Services for Construction Innovation and Technology Fund for the Construction Industry Council

<u>List of Tender Documents</u>

	Conditions of Tender	Page CT-1
	Appendices to Conditions of Tender	
	Appendix A – Details for Submission of Tender	CT-10
	Appendix B – Standard Letter for Complying with Anti-Collusion Clause	CT-16
	Appendix C – Form of Tender	CT-18
	Appendix D – Fee Proposal	CT-20
	Appendix E – Tender Evaluation Procedures and Criteria	CT-25
	Appendix F – Reply Slip for Declining Bid	CT-28
	Appendix G – Reply Slip for Tender Briefing Session	CT-30
	Assignment Brief	AB-1 to AB-21
	Memorandum of Agreement	MA-1 to MA-3
	General Conditions of Employment	CE-1 to CE-25
	CIC's General Conditions of Contract and Guidelines for Works or Services (2b-CAR)	9 Pages
•	Contractor's Safety Requirements	10 Pages

Conditions of Tender

for

Branding Services for

Construction Innovation and Technology Fund

for

the Construction Industry Council

Table of Contents

Cla	use	Page	
1	Notes to Tenderers	CT-2	
2	Invitation	CT-2	
3	Tenderers' Response to CIC Enquiries	CT-2	
4	Completion of Tender	CT-3	
5	Tender Briefing Session	CT-7	
6	Tender Interview	CT-7	
7	Tender Evaluation	CT-8	
8	Tenderer's Commitment	CT-8	
9	Amendments	CT-8	
10	Award of Contract	CT-8	
11	Rights to Exercise	CT-9	
12 Submitted Documents		CT-9	
13	Enquiries	CT-9	
AP	PENDIX A – Details for Submission of Tender	CT-10	
AP	PENDIX B – Standard Letter for complying with Anti-Collusion Clause	CT-16	
AP	PENDIX C – Form of Tender	CT-18	
AP	PENDIX D – Fee Proposal	CT-20	
AP	PENDIX E – Tender Evaluation Procedures and Criteria	CT-25	
AP	PENDIX F – Reply Slip for Declining Bid	CT-28	
AP	APPENDIX G – Reply Slip for Tender Briefing Session CT-30		

1 Notes to Tenderers

- 1.1 All tenderers shall read the instructions contained in this Conditions of Tender carefully prior to preparing their tender submissions. Any tender submission, which does not follow these instructions is deemed to be incomplete and may be disqualified.
- 1.2 The tender documents consist of:
 - a) Conditions of Tender;
 - b) Appendices to Conditions of Tender;
 - c) Assignment Brief;
 - d) Memorandum of Agreement;
 - e) General Conditions of Employment;
 - f) CIC's General Conditions of Contract and Guidelines for Works or Services (2b-CAR);
 - g) Contractor's Safety Requirements

2 Invitation

- 2.1 Tenderers are invited by the Construction Industry Council (hereinafter referred to as the "CIC") to submit proposal and bid for Branding Services for Construction Innovation and Technology Fund for the Construction Industry Council. Further details are given in the **Assignment Brief.**
- 2.2 The tender shall be submitted in accordance with the **Conditions of Tender**.
- 2.3 If the tender is accepted and the contract is awarded, the tender documents specified in Clause 1.2 above, the tender proposal submitted by the tenderer and other relevant contract correspondence as agreed by the tenderer and CIC will form part of the contract.

3 Tenderers' Response to CIC Enquiries

3.1 In the event that the CIC determines that clarification of any tender is necessary, it will advise the tenderer to supplement its tender. Unless otherwise specified in the request for clarification, the tenderer shall thereafter have THREE (3) working days to submit such requested information. Any clarification made shall be at the tenderer's own cost and expense.

4 Completion of Tender

- 4.1 The tenderer is required to submit all information specified in **Appendix A** of the Conditions of Tender with his tender. In addition, the tenderer shall submit with his tender a duly signed and witnessed letter in the form set out in **Appendix B** of the Conditions of Tender. Should the tenderer fail to submit this letter with his tender, his tender will not be considered.
- 4.2 If CIC's participation is required, the tenderer should clearly state the details and the expected resources, skills, level of participation, responsibilities, and duration.
- 4.3 The tenderer shall state in his proposals the implementation plan of delivering the deliverables as described in the **Assignment Brief**.
- 4.4 The tenderer must submit his offer in Hong Kong Dollars. **OFFERS SUBMITTED IN OTHER CURRENCIES SHALL NOT BE CONSIDERED.**
 - a) The tenderer is required to submit the completed **Form of Tender as per Appendix C** of the Conditions of Tender.
 - b) In addition, the tenderer is required to submit **the Fee Proposal** using the prescribed form provided in **Appendix D** of the Conditions of Tender. There shall be no adjustment for any price fluctuations; and
 - c) The tenderer should ensure that the fee quoted is accurate before submitting the tender. Under no circumstances will the CIC accept any change of quoted lump sum fee on the ground that a mistake has been made in the tender price.
- 4.5 A two-envelope approach is adopted for tender submission, i.e. the tenderers should submit all information specified in **Appendix A** of the Condition of Tender and the letter annexed in **Appendix B** and mentioned in Clause 4.28 of the Conditions of Tender (collectively known as "technical proposal") in one envelope and the completed Form of Tender using the prescribed form provided in **Appendix C** of the Conditions of Tender and the Fee Proposal using the prescribed form provided in **Appendix D** of the Conditions of Tender (collectively known as "fee proposal") in a separate envelope. Failure to do so will render the tender void.
- 4.6 The tenderer shall submit **ONE** (1) hard copy and corresponding files in electronic form (e.g. in MS Word 2010 / MS Excel 2010 / PDF format) stored in an electronic medium (e.g.: USB / CD-ROM / DVD-ROM) of the technical proposal in a sealed envelope marked "Technical Proposal" and **ONE** (1) hard copy of the fee proposal in a separate sealed envelope marked "Fee Proposal" clearly indicating the tenderer's name and tender title. In the event of discrepancies between original and electronic versions of the Tender Submission, the former shall prevail.

- 4.7 Tender should be submitted to the Tender Box of CIC at **38/F**, **COS Centre**, **56 Tsun Yip Street**, **Kwun Tong**, **Kowloon**, **Hong Kong** by 12:00 noon on **29 June 2018**. Late submission will NOT be considered. Failure to do so shall render the tender void.
- 4.8 In the event that a Typhoon Signal No. 8 or above or Black Rainstorm Warning is hoisted on the tender closing date, the tender closing time will be postponed to 12:00 noon on the following working day.
- 4.9 The CIC will not reimburse any cost incurred by tenderers for the preparation and submission of the tender.
- 4.10 The CIC may reject a tender which is unreasonably low in terms of price and may therefore affect the tenderer's capability in carrying out and complete the services and delivering the deliverables in accordance with the Assignment Brief.
- 4.11 Any amendments to the rates offered must be signed by the person who signs the tender. Failure to do so will render the tender null and void.
- 4.12 Unless otherwise stated, tenders shall be valid for **120 days** from the specified closing date. If no letter of acceptance or order is placed within the validity period of the offer, the tenderer may assume that the offer has not been accepted.
- 4.13 This is an invitation to offer. The CIC is not bound to accept the lowest tender or the highest combined scores under the technical and fee proposal or any tender. The CIC reserves the right to accept or omit any individual item or whole section of a tender without price alteration to the items or sections accepted. The tenderer hereby acknowledges that there will not be any loss of profit claim as a result of the reduction in the scope of works.
- 4.14 The CIC reserves the right to negotiate with any or all tenderer(s) on the terms of the tender.
- 4.15 Tenderer should ascertain the prices quoted are accurate before submitting his tender. Under no circumstances will the Employer accept any request for price adjustment due to any mistake made in the tender prices.
- 4.16 The CIC shall have the right, in its absolute discretion, to disclose to any person and for any purpose, any information submitted to the CIC as part of the tender or otherwise in connection with the awarded contract, without further notification to the successful tenderer. In submitting the tender, the tenderer irrevocably consents to such disclosure.
- 4.17 In the event that a tenderer discovering a genuine error in his tender after it has been deposited, he may in writing draw attention to the error and submit amendment which may be accepted, provided that the amendment has been deposited on or before the closing time fixed for the receipt of tenders.

- 4.18 The tendered sum will be regarded as a lump sum tender and will not be amended for errors found in the examination of tenders.
- 4.19 Should examination of a tender reveal errors of such magnitude as in the opinion of the CIC would involve the tenderer in serious loss then the nature and amount of such errors will be communicated to the tenderer and he will be asked to confirm in writing that he is prepared to abide by his tender.
- 4.20 The tenderer shall be required to check the numbers of the pages of the tender documents against the page numbers given in the contents. If the tenderer finds any missing, in duplicate or indistinct, he must inform the CIC at once and have the same rectified.
- 4.21 Should the tenderer for any reason whatsoever be in doubt as to the precise meaning of any item or description, he must inform the CIC in order that correct meaning may be decided before the date for submission of tender.
- 4.22 Not used
- 4.23 No liability will be admitted, nor claim allowed in respect of errors in the tenderer's tender due to mistakes in the tender documents which should have been rectified in the manner described above.
- 4.24 Tenderer shall be deemed to be in possession of a valid business registration certificate and, if necessary, be registered with the relevant authority authorizing him to carry out the works described in the tender documents.
- 4.25 Tenderer shall comply with the CIC's General Conditions of Contract and Guidelines for Works or Services. The tender price shall deem to be included all cost incurred.
- 4.26 Any qualification of tender or of the tender documents may cause the tender to be disqualified.
- 4.27 No unauthorized alteration or erasure to the text of the tender documents will be permitted. Any tender containing such alteration or erasure may not be considered.
- 4.28 The tenderer shall strictly comply with the following anti-collusion clause:
 - (1) (a) Subject to sub-clause (2) of this Clause, the tenderer shall not communicate to any person other than the CIC the amount of the tender price or any part thereof until the tenderer is notified by the CIC of the outcome of the tender exercise.
 - (b) Further to paragraph (a) of this sub-clause, the tenderer shall not fix the amount of the tender price or any part thereof by arrangement with any other person, make any arrangement with any person about whether or not he or that other person will or will not submit a tender or otherwise collude with any person in any manner whatsoever in the tendering process.

- (c) Any breach of or non-compliance with this sub-clause by the tenderer shall, without affecting the tenderer's liability for such breach or non-compliance, invalidate his tender.
- (2) Sub-clause (1)(a) of this Clause shall have no application to the tenderer's communications in strict confidence with:
 - (a) his own insurers or brokers to obtain an insurance quotation for computation of tender price;
 - (b) his consultants or sub-contractors to solicit their assistance in preparation of tender submission; and
 - (c) his bankers in relation to financial resources for the Contract
- (3) The tenderer shall submit with his tender a duly signed and witnessed letter in the form set out in Appendix B of the Conditions of Tender. The signatory to the letter shall be a person authorized to sign CIC contracts on the tenderers' behalf.
- (4) The tenderer shall indemnify and keep indemnified the CIC against all losses, damages, costs or expenses arising out of or in relation to any breach of or non-compliance with sub-clause (1) of this Clause by the tenderer, including but not limited to additional costs due to price escalation, costs and expenses of re-tendering and other costs incurred.
- 4.29 The tenderer shall not and shall ensure that his agents and employees shall not give or offer any advantages as defined under the Prevention of Bribery Ordinance to any agent or employee of CIC. Any breach of the clause by the tenderer shall, without affecting the tenderer's liability for such breach, invalidate his tender.
- 4.30 The invited tenderer who has decided to decline the bid shall return the Reply Slip for Declining Bid provided in Appendix F of the Conditions of Tender.
- 4.31 The Items marked as 'Mandatory Requirements' are particulars that MUST be submitted under the Technical Proposal. In the event that a tenderer does not meet the mandatory requirements in the tender submission, his tender may not be considered for tender evaluation.

5 Tender Briefing Session

- 5.1 Tenderer is invited to attend a tender briefing session at the time and place as stated in the tender invitation.
- 5.2 Interested tenderers should complete and return the reply slip in Appendix G by fax or e-mail to the Procurement Officer at least **ONE** (1) working day before the stated time confirming the attendance of the said briefing session and site visit and state clearly the number of attendees for the CIC's arrangement.
- 5.3 The CIC may record the queries raised by the tenderers attending the tender briefing and may issue a Replies to Tender Queries to all tenderers for information.

6 Tender Interview

- 6.1 During the tender evaluation stage, the tenderer is requested to attend a tender interview which will be held on <u>3 July 2018</u> to present his tender proposals. Upon receipt of a request from the CIC, the tenderer shall provide a tender presentation to demonstrate whether the proposal can fulfill the requirements specified in the Assignment Brief.
- 6.2 The presentation shall be set up with the tenderer's own resources and expense. The CIC shall not bear any costs associated with the presentation.
- 6.3 The presentation should at least include the project team profile, the approach to fulfill the objectives described in the Assignment Brief and an outline programme for completing the assignment. The presentation shall be conducted, where possible, by the leader of the proposed project team for performing the project management.
- Each interview presentation should be no longer than 30 minutes, including a 15-minutes questions and answers session followed by presentation.
- 6.5 If the Contractor does not have local presence, the presentation can be conducted over phone or using internet collaboration software. In such case, the Contractor shall arrange and provide access and instructions for the CIC to use the internet collaboration software at no cost to the CIC.

7 Tender Evaluation

7.1 Tenderers shall note that their tender proposals, presentations and responses to CIC's queries in connection with the tender will be assessed in accordance with **the tender evaluation procedures and criteria** specified in **Appendix E** of the Conditions of Tender.

8 Tenderer's Commitment

- 8.1 All information and responses from the tenderer must be submitted in writing. The relevant provisions of this invitation to tender and such documents so submitted shall be the representation of the tenderer and may be incorporated into and made part of the Contract between the CIC and the successful tenderer.
- 8.2 The CIC reserves the right to disqualify any tender that directly or indirectly attempts to preclude or limit the effect of the requirements as mentioned on the Assignment Brief.
- 8.3 Tender shall remain valid and open for acceptance for **120 days** after the tender closing date.

9 Amendments

- 9.1 The CIC reserves the right to amend or withdraw the Assignment Brief before acceptance of a tender.
- 9.2 The CIC may issue Tender Addendum and / or Replies to Tender Queries no later than 7 days before tender closing if CIC found it necessary.

10 Award of Contract

- 10.1 The successful tenderer will receive a letter of acceptance as an official notification of acceptance. Unless and until a formal contract agreement is prepared and executed, this letter of acceptance together with the tender submission shall constitute a binding contract between the successful tenderer and the CIC. Tenderers who do not receive any notification within the validity period of their offer shall assume that their tenders have not been accepted.
- 10.2 The CIC reserves the right of not awarding the contract after receipt of submissions by the tenderer.

10.3 In order to ensure the fairness of the tender process, all answers to tender queries / tender clarifications and tender addendums will be uploaded to CIC's website. All tenderers have to take note of this arrangement. Any claim for extension of time or additional payment due to ignorance of this clause shall not be entertained by the CIC.

11 Rights to Exercise

11.1 The CIC may, at any time during the contract period by notice of writing, direct the Contractor to alter, amend, omit, add to, or otherwise vary any of the work items stated in the Contract and/or works required as specified by the CIC, and the Contractor shall carry out such variations. The contract sum will be adjusted all in accordance with the relevant provisions specified else in the tender documents and/or works required as specified by the CIC.

12 Submitted Documents

12.1 All submitted documents will not be returned.

13 Enquiries

13.1 In case the tenderer has any tender enquiries or/ and tender clarification queries, he should submit in writing to the procurement department with details as below:-

Mr. Kelvin LEE
Senior Officer – Management Support, Procurement
Construction Industry Council
38/F, COS Centre,
56 Tsun Yip Street, Kwun Tong,
Kowloon, Hong Kong

Tel: (852) 2100-9425 Fax: (852) 2100-9439 Email: kelvinlee@cic.hk

APPENDIX A – Details for Submission of Tender

To be included in Technical Proposal

The tenderer is required to provide all details as described therein.

1. Tenderer's Track Record & Job Reference

- 1.1 The tenderer is required to provide company's profile, background and expertise;
- 1.2 The tenderer is required to provide information including <u>at least THREE (3)</u> <u>previous job references</u> in the <u>past THREE (3) years</u> (as of the tender closing date) to demonstrate that they are competent in handling the branding project, which experience on website revamp projects is preferred of similar nature, giving the details by adhering to the submission format as specified in Section 1.3 below.
- 1.3 The tenderer shall submit a list of <u>relevant job references in last 3 years</u> in the following format with support of copies of job references or recommendation letters from previous clients.

	Name of your Client / Organization	
Scope of work		
Project Type (Scale and complexities)		
Organisation Type	Involved Stakeholders Type	
Project Cost	Project Duration	
Completion Date		

1.4 In case the tenderer is unable to disclose of track record and project reference due to the signing of confidentiality agreement with its previous clients, please specify in the tender submission accordingly. In this circumstance, the tenderer will be asked to describe this information to the Assessment Panel during the tender interview.

2. Tenderer's Staff Resources

2.1 Organization and Qualification of Proposed Project Team

- 2.1.1 The tenderer shall submit:
 - (a) An **Organization chart** indicating the proposed project team structure and strength of the proposed project team. The project team shall include members who have experience in supplying the Deliverables as outlined in the Assignment Brief, in particular the Project Manager, Project Director, Designer, Video Director, Video Production Crew, Event Manager, Technical Staff and Supporting Staff as stated in Section 9 of the Assignment Brief.
- 2.1.2 The project team members shall possess the required **Qualifications**, **Professional Knowledge and Relevant Experience** to supply the Deliverables as outlined in the Assignment Brief.
- 2.1.3 The project team proposed in the tender submission shall form part of the Agreement. The tenderer shall provide the **details including but not limited to the following information of proposed project team members** in the tender submission:
 - a) Name
 - b) Post / Title in this Project
 - c) Core Team or Supporting Team Members (Yes/No)
 - d) Language (Chinese/English/Both)
 - e) Qualifications
 - f) Duties and Responsibilities in the Assignment
 - g) Years of Relevant Experience
 - h) Relevant experience in projects of similar nature mentioned in the Assignment Brief

Project Team Structure and Qualifications (using the following format to list the team information)

	Proposed Roles / Title / Post in this project	
Proposed resources	Core Team or Supporting Team	
Language	Degree holder	
List of relevant certificates and/or qualifications		
Duties and responsibilities in the assignment		
Years in your team	Years of relevant experiences	
Relevant experience in projects of similar nature		

2.1.4 The proposed team leader and core team members in the Technical Proposal shall not be changed after the award of the Contract unless at the request of the CIC or with the approval of the CIC.

3. Project Approach and Requirements

- 3.1 The tenderer is required to submit the following to demonstrate his capabilities in fulfilling the project approach and technical requirements and to present all the deliverables outlined in the Assignment Brief:-
- (i) **Project Programme** The tenderer is required to propose a complete implementation schedule with the planned completion date for each task. Milestones/Major Tasks and its required deliverables and completion date are listed as below:

Task	Tasks and / or deliverables	Estimated Completion Date	
	Design and Production of Marketing Collaterals and Digital Promotional		
	Materials		
1.	Confirm the branding design concept	End of July 2018	
2.	Typeset complete	Mid-August 2018	
3.	Proofreading and confirm blue print	End of August 2018	
4.	Delivery	Mid-September 2018	
	Video Production		
5.	Confirm script and character and approach	End of July 2018	
6.	Shooting	End of August 2018	
7.	Finalisation	End of September 2018	
	Launching Ceremony (Tentative in early October 2018)		
8.	Confirm gimmick, rundown	End of July 2018	
9.	Confirm emcee and logistics	August 2018	
10.	Backdrop production	September 2018	
	Website Design and Development		
11.	Confirm the branding design concept	Mid-July 2018	
12.	Gather user requirements and finalise site map	End of July 2018	
13.	Development	Mid-November 2018	

Task	Tasks and / or deliverables	Estimated Completion Date
14.	User Acceptance Testing and Bug Fixing	Mid-December 2018
15.	Production Launch	Early January 2019

(ii) Preliminary Idea on the overall branding

- (a) The Contractor is required to propose one (1) design concept on the branding which can demonstrate an effective linkage among the following items:
 - printed marketing collaterals;
 - the Fund video;
 - digital promotion materials for social media advertising;
 - the Website.

The design concept shall be able to demonstrate creativity and originality

(iii) Preliminary design on website

- (a) The Contractor is required to provide a tentative website structure on how new website will be structured and categorised.
- 3.2 The tender shall refer to the other requirements laid down in the Assignment Brief of the tender document.

4. Documents and Information to be submitted by the Tenderer

4.1 The tenderer is required to provide the following documents and information as described in the tender documents:

	Particulars	Reference	
	chnical Proposal		
1.	Tenderer's Track Record & Job Reference [Mandatory Requirement]	Conditions of Tender, Appendix A Clause 1.1 to 1.4	
2.	Organisation and Qualifications of Proposed Project Team [Mandatory Requirement]	Conditions of Tender, Appendix A Clause 2.1.1 to 2.1.4	
3.	Project Approach and Requirements to (i) fulfill the technical requirements and (ii) deliver all deliverables outlined in the Assignment Brief (iii) Section 3 of this Conditions of Tender [Mandatory Requirement]	Conditions of Tender, Appendix A Clause 3.1 and 3.2	
4.	A duly completed Standard Letter for complying with Anti-Collusion Clause	Conditions of Tender, Appendix B	
5.	A duly signed CIC's General Conditions of Contract and Guidelines for Works or Services (2b)-CAR	CIC's General Conditions of Contract and Guidelines for Works or Services (2b)-CAR	
6.	All documents mentioned in the Technical Assessment Marking Scheme	Conditions of Tender, Appendix E	
Fee	e Proposal		
7.	Form of Tender	Conditions of Tender, Appendix C	
8.	Fee Proposal	Conditions of Tender, Appendix D	

Note: Items marked as 'Mandatory Requirement' are particulars that MUST be submitted under the Technical Proposal. In the event that a tenderer does not meet the mandatory requirements in the tender submission, his tender may not be considered for tender evaluation.

APPENDIX B – Standard Letter for complying with Anti-Collusion Clause

To: Date:	Construction Indus	try Council (CIC)	To be incl in Technical P	
Dear Sir/N	Iadam,			
	Tender Ref:	(355) in P/AE/PUR/AGC		
		ding Services for Construction Innonnology Fund for the Construction Inno		
	*[I/We], [(name of the tenderer)] of
(address of the tenderer)] ¹ ,
refer to *[1	my/our] tender for the abo	ove Contract.		
fully unde		hat, before *[I/We] sign this letter, anti-collusion clause in Conditions of		
Contract:	*[I/We] represent	and warrant that in relation to the	e tender for the	above
	(i) *[I/Wol or	than then the Expected Communica	tions referred to	in the

- *[I/We], other than the Expected Communications referred to in the last paragraph of this letter, have not communicated and will not communicate to any person other than the CIC the amount of the tender price or any part thereof until *[I/We] have been notified by the CIC of the outcome of the tender exercise;
- (ii) *[I/We] have not fixed and will not fix the amount of the tender price or any part thereof by arrangement with any person;
- (iii) *[I/We] have not made and will not make any arrangement with any person as to whether *[I/We] or that other person will or will not submit a tender; and

(iv) *[I/We] have not otherwise colluded and will not otherwise collude with any person in any manner whatsoever in the tendering process.

*[I/We] shall indemnify and keep indemnified the CIC against all losses, damages, costs or expenses arising out of or in relation to any breach of any of the representations and/or warranties above, including but not limited to damages for delay, costs and expenses of re-tendering and other costs incurred.

In this letter, the expression "Expected Communications" means *[my/our] communications in strict confidence with:

- (i) *[my/our] own insurers or brokers to obtain an insurance quotation for computation of tender price;
- (ii) *[my/our] consultants or sub-contractors to solicit their assistance in preparation of tender submission; and
- (iii) *[my/our] bankers in relation to financial resources for the Contract.

Signed for and on behalf o	f[]
	name of the tenderer	
by [1 ² :
, .	name and position of the signatory	-
Name of Witness:		
Signature of Witness:		

Note:

* Delete as appropriate

Occupation:

- 1. Where the tenderer comprises two or more persons or companies acting in partnership, joint venture or otherwise, this part in square brackets should be expanded to include the respective names and addresses of such persons or as the case may be companies.
- 2. Where the tenderer comprises two or more persons or companies acting in partnership, joint venture or otherwise, all such persons or as the case may be companies must sign. The signatory for each of such persons or companies shall be a person authorised to sign CIC contracts on behalf of that person or as the case may be company.

APPENDIX C – Form of Tender

To be included in Fee Proposal

FORM OF TENDER FOR

BRANDING SERVCES FOR CONSTRUCTION INNOVATION AND TECHNOLOGY FUND FOR THE CONSTRUCTION INDUSTRY COUNCIL

To: Construction Industry Council 38/F, COS Centre, 56 Tsun Yip Street, Kwun Tong, Kowloon, Hong Kong

Dear Sirs.

- 2. We agree to abide by this tender and not to withdraw it for a period of 120 days from the date fixed for receiving it and including that date and it shall remain binding upon us and may be accepted at any time before the expiration of that period.
- 3. Unless and until a formal agreement is prepared and executed, this tender together with your written acceptance thereof subject to the provisions of Clause 2 hereof shall constitute a binding Contract between us.

4. We understand the receive.	nat you are not bound	to accept the lowest or any tender you may
Signature		
In the capacity of		
Duly authorized to s	ign tenders for and on	behalf of *
Registered Address	of the Firm	
Date		
Witness		
Address		
Occupation		
Date		
Business Registratio	n Certification No	
Name of I	Partner(s)	Residential Address of Partner(s)

^{*} In the cases of a (a) Limited Company or (b) Partnership or unincorporated body, (a) the name of the Company or (b) the name(s) of the partner(s) must be inserted in the space provided above.

APPENDIX D – Fee Proposal

To be included in Fee Proposal

FEE PROPOSAL FOR THE

BRANDING SERVICES FOR CONSTRUCTION INNOVATION AND TECHNOLOGY FUND FOR THE CONSTRUCTION INDUSTRY COUNCIL

The Contractor shall be paid a Lump Sum fee of HK\$	
for the provision of all services and all expenses incurred in connection with t	the
carrying out and satisfactory completion of the Assignment as detailed in	the
Assignment Brief.	

The tenderer shall enclose with his tender the completed Schedule of Rates as below:

- (1) The Schedule of Rates shall be in sufficient details to indicate the breakdown of the works. Failure to submit the Schedule of Rates may cause his tender not to be considered by the Employer.
- (2) Any items which are not included in the Schedule of Rates but shown on the drawings or described in the specifications under the tender document shall be deemed to have been included in the tender figures.
- (3) Upon award of the Contract, the Schedule of Rates shall be deemed to be the Contractor's Schedules and will be regarded as firm and will not be subject to remeasurement or adjustment whatsoever otherwise than in accordance with the expressed provisions of the terms of the Contract.
- (4) The total of the Schedule must agree with the amounts carried to the Summary of Tender. Any items which are not included in the Schedule but shown on the drawings or described in the specifications under the tender documents shall be deemed to have been included in the tender figures. The rates in the Schedule shall be used for the valuation of variations ordered by the Employer, but the quantities referred to in the Schedule shall not form part of the Contract Documents.
- (5) The tenderer should note that the quantities as inserted in the Schedule of Rates for all measured work should be consistent with those shown on the tender drawings and the drawings to be prepared and provided by the tenderer. Where large discrepancy or apparent inconsistency in the quantity of any item is identified, the item total will remain intact and the tenderer will be requested to adjust the unit rate and the quantity to tally with the item total.

Schedule of Rates

Table 1 - Detailed breakdown of tender price

Item	Relevant Item(s) in Assignment Brief	Description of Deliverables	Quantity	All Inclusive Amount (HK\$)
1	3.1	Design and Development of Website of the Fund	1 job	
2	3.2	Design and Production of Marketing Collaterals	1 job	
3	3.3	Production of Fund Video	1 job	
4	3.4	Design and Production of Digital Promotional Materials	1 job	
5	3.5	Event Management and Production of Launching Ceremony of the Fund	1 job	
6	-	Contingencies		
		Contingency to be expended in whole or in part as directed by Employer or wholly deducted from the contract sum if not required	1 no.	300,000
		Total (Mandatory Items):		

Fee Proposal for Optional Deliverables

The following are optional items. The CIC has absolute right to determine whether these optional items will be carried out within the contract period before the award of the contract. Detailed cost breakdown of the Lump Sum Fee for the optional items are set out in Table 2 below:

Table 2 - Detailed breakdown of tender price

Item	Relevant Item(s) in Assignment Brief	Description of Optional Deliverables	Quantity	All Inclusive Amount (HK\$)
1	-	Annual Website Maintenance Services	1 year	
2	-	Design a logo representing the CITF plus an identity guide on use and adoption in several scenarios such as horizontal, vertical, or application on different marketing collaterals and different background colours. Deliverables including AI, JPEG, and PDF files.	1 job	
		Total:		

Upon receipt and acceptance of the Deliverables for each Payment Stage / Date by the CIC with satisfaction and upon the submission of invoices to the CIC by the Contractor, the Contractor shall be paid in accordance with the following payment schedule within 30 days of the receipt of the invoices subject to verification of the invoice.

The percentages of payment do not imply or indicate the relative or absolute amount of resources and expenses to be spent by the Contractor to produce the concerned deliverables and to complete the tasks and services. The payment schedule is as follows:-

No.	Deliverable Description	Planned Date	Payment Schedule (%)					
1	Contract Award (overall contract sum)		10%					
2	Design and Production of Marketing Collaterals and Digital Promotional Materials / Video Production / Event Management and Production of Launching Ceremony (Sub-total amount of Item (2)-(5) of Schedule of Rates)							
(a)	Upon completion of deliverables according to planned schedule in Section 7 of Assignment Brief to the CIC's satisfaction	End of August 2018	40%					
(b)	Upon completion of deliverables according to planned schedule in Section 7 of Assignment Brief and completion of launching ceremony to the CIC's satisfaction	October 2018	50%					
3	Design and Development of Website (Sub-total amount of Item (1) of Schedule of Rates)							
(a)	Confirmation of branding design concept	Mid-July 2018						
(b)	Gathering user requirements and finalise site map	End of July 2018	20%					
(c)	Development of Website	Mid November 2018	40%					
(d)	User Acceptance Testing and bug fixing	Mid-December 2018	40%					

No.	Deliverable Description	Planned Date	Payment Schedule (%)
(e)	Production launch	Early January 2019	25%
(f)	End of nursing period	of nursing period Tentative April 2019	
		Total	100%

Date for Commencement	Upon the award of the Contract
Date for Kick-off Meeting	Within FIVE (5) working days from the award of the Contract
Date for Completion	By April 2019
Maintenance Service Period of the Website	ONE (1) year

Name of Company	:	
Signature of Person Authorized to Sign for the Proposal*	:	
		(with company chop)
Address		
Tel No.:		Fax No.
Email:		Date:

^{*} If the tender is submitted by a Joint Venture, all participants in the Joint Venture must sign the Fee Proposal.

APPENDIX E – Tender Evaluation Procedures and Criteria

1. INTRODUCTION

- 1.1 A two-envelope approach is adopted for tender submission, i.e. Tenderer should submit the technical proposal including all information specified in **Appendix A** of the Conditions of Tender and the letter annexed in **Appendix B** and mentioned in Clause 4.28 of the Conditions of Tender in one envelope and the fee proposal comprising the completed Form of Tender using the prescribed form provided in **Appendix C** of the Conditions of Tender and the Fee Proposal using the prescribed form provided in **Appendix D** of the Conditions of Tender in a separate envelope. Fee proposal would only be opened after the technical assessment is completed subject to Clause 1.4 below.
- 1.2 A marking scheme as described below will be used for evaluating the tenders. Tender proposals shall be evaluated based on two separate aspects, namely the technical assessment and the fee assessment.
- 1.3 The pre-determined weights for technical and fee assessments are 70% and 30% respectively.
- 1.4 If the technical assessment mark in Table 1 below is less than 50% of the maximum marks, the tender proposal will be rejected and will NOT be further assessed and its fee proposal envelope will NOT be opened.
- 1.5 The rejected tender proposal will NOT be included in the weighted technical assessment score formula in Clause 2.2 and the weighted fee assessment score formula in Clause 3.2 below. The CIC reserves its right to cancel this tender exercise and re-tender thereof without further notice to the tenderer.
- 1.6 An assessment panel will be established for tender evaluation. The proposal received will be evaluated in accordance with the requirements in this Appendix.

2. TECHNICAL EVALUATON

2.1 Detailed evaluation of the technical proposal including all information specified in Appendix A of the Conditions of Tender shall be made in accordance with the assessment criteria described in Table 1.

Table 1 – Technical assessment marking scheme

Assessment Criteria	Assessed Marks (%)	Maximum Marks (%)
Assessment will be based on the following criteria:-		
1. Tenderer's Track Record & Project Reference (10%)		10%
2. Proposed composition and organization of project team with qualifications, experience and capability of team members in carrying out similar services. (20%)		20%
3. Project Approach and Requirements to fulfill the objectives and carry out and complete all the tasks described in the Assignment Brief		70%
The following sub-criteria shall be considered: (a) Project Programme (10%) (b) Preliminary Idea on the Overall Branding (40%) (c) Idea on Website Structure (20%)		
Total:		100%

2.2 The weighted technical assessment score of a tender shall be determined in accordance with the following formula:

70 x Technical assessment mark of the subject tender
Highest technical assessment mark of all tenders

3. FEE EVALUATION

- 3.1 Tender fee for evaluation shall be the lump sum quoted in Appendix D Fee Proposal of the Conditions of Tender.
- 3.2 The weighted fee assessment score of the tender proposal shall be worked out in accordance with the following formula:

4. CALCULATION OF COMBINED SCORES

4.1 The combined assessment score of a tender proposal shall be the sum of the weighted technical assessment score (Cl.2.2) and the weighted fee assessment score (Cl.3.2).

APPENDIX F - Reply Slip for Declining Bid

With reference to your tender invitation (<u>Tender Reference</u>: (355) in P/AE/PUR/AGC, <u>Closing Date</u>: 29 June 2018), I/we regret that I am/we are unable to bid due to the <u>following reason(s)</u>:

(Ple	ase tick against the box(es) where applicable)
	Inadequate time to prepare tender proposal. Suggested timeframe for proposal preparation: days
	Invitation document contains insufficient details. Suggested supplementary details:
	Work scope too broad. Would you consider bidding if the work scope is reduced? ☐ Yes
	☐ No Or which part(s) of the work scope shall be reduced to facilitate your consideration in bidding (please specify)?
	Work scope too narrow. Would you consider bidding if the work scope is broadened? Yes No Or what supplementary details shall be added to facilitate your consideration in
	bidding (please specify)?
	Not interested in this type of service.
	Working at full capacity at the moment.

Work scope beyond firm's / organisation's expectation.					
Cannot meet project time schedule. Sugge months	ested	timeframe	for	the	project:
Requirements / Specifications too restrictive.					
Others (please specify):					
Signature					
Full Name of Contact Person					
Position					
Name of Company					
Telephone No.	:				
Fax No.	:				
E-mail	:				
Date	•				

Note:

- 1) Please return the completed reply slip to fax no: 2100 9439 no later than 12:00 p.m. on 28 June 2018.
- 2) Please contact Mr. Kelvin LEE at Tele: 2100 9425 or email: kelvinlee@cic.hk for any enquiry.

APPENDIX G - Reply Slip for Tender Briefing Session

I/We would like to attend the tender briefing for the tender of Branding Services for Construction Innovation and Technology Fund for the Construction Industry Council at 4:00 p.m. on 20 June 2018 at Meeting Room 4, 39/F, COS Centre, 56 Tsun Yip Street, Kwun Tong, Kowloon, Hong Kong

Full Name of		
Attendee(s):	Post/Title:	
Company Name:		
Contact Person:	Post/Title:	
Address:		
Telephone No:	Fax No:	
Mobile Phone No:	E-mail:	

Note:

- 1. Each Tenderer shall register three attendees at most.
- 2. Please return the completed reply slip to fax no: 2100 9439 no later than 12:00 noon on 19 June 2018.
- 3. Please contact Mr. Kelvin LEE at Tele: 2100 9425 or email: kelvinlee@cic.hk for any enquiry.

Assignment Brief

of

Branding Services for Construction Innovation and Technology Fund

for

the Construction Industry Council

June 2018

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Assignment Brief

Branding Services for Construction Innovation and Technology Fund for the Construction Industry Council

Table of Contents

		Page
1.	Background	AB-2
2.	Objectives	AB-2
3.	Assignment Scope	AB-3
4.	Technical Requirements on Website Development	AB-8
5.	Presentations	AB-13
6.	Deliverables	AB-13
7.	Brief Programme	AB-15
8.	Management of the Contractor	AB-16
9.	Contractor's Office and Staffing	AB-17
10.	Others Requirements	AB-18
Anr	nex A - Indemnity	AB-20
Annex B - Intellectual Property Right and Ownership A		

1. Background

- 1.1 To promote innovation and technology adoption in construction industry, the Financial Secretary has set aside HK\$1 billion in his 2018-19 budget for the establishment of the Construction Innovation and Technology Fund ("the Fund") to provide impetus for the construction industry. The Fund will be used to support technologies including machinery, equipment and software with proven effectiveness in boosting productivity, uplifting built quality, and other improvement in construction. Details of the Fund can be found via:

 http://www.legco.gov.hk/yr17-18/english/panels/dev/papers/dev20180529cb1-996-3
 - http://www.legco.gov.hk/yr17-18/english/panels/dev/papers/dev20180529cb1-996-3 -e.pdf
- 1.2 The Construction Industry Council ("CIC") will be the administrator of the Fund. The key responsibilities will be to process applications, monitoring the progress of approved projects, fund disbursement, promotion and other relevant duties.
- 1.3 In order to promote the use of innovation and technology in construction projects and to make the Fund well known to all industry stakeholders so as to encourage them to apply and utilize the Fund, the CIC would like to engage an external contractor ("the Contractor") to design and produce branding materials for marketing and promotion inclusive production of a video and the Fund launching ceremony.

2. Objectives

- 2.1 To create branding of the Fund so as to establish a significant and differentiated presence to uplift the innovation and technology image of the construction industry among the construction industry stakeholders as well as general public at large;
- 2.2 To design and develop marketing collaterals suitable for use in traditional media, digital platform, and briefings; and
- 2.3 To project manage the launching ceremony of the Fund.
- 2.4 To impress all walks of life within and outside Hong Kong.

3. Assignment Scope

- 3.1 To **design and develop a website of the Fund** ("the Website") which is compatible to existing CIC infrastructure and application environment:
 - (a) The Website will house the background information of the Fund, list of innovative products with photos and description and videos where applicable, four distinctive areas of Fund application and the rules, application procedures including a link directing to the application website (to be developed by CIC), online registration to briefings and helpdesks, marketing and promotion materials, sharing of Fund applicants with photos and videos, contact us page.
 - (b) The Website should be in English, Chinese Traditional and Chinese Simplified compatible.
 - (c) The Website should be interactive and with a user friendly interface while the design shall be innovative and creative.
 - (d) Refer to the technical requirements in Section 4.
- 3.2 To **design and print a series of marketing collaterals** such as posters, leaflets and booklets for promotion of the Fund:
 - (a) Responsible for design including usage of maximum 10 stock photos; any stock photos that incur additional costs shall be pre-approved by the CIC;
 - (b) The design theme of marketing collaterals shall be aligned with tone and manner of the Website;
 - (c) Colour used shall be 4C+4C in general, except posters which shall be 4C+0C;
 - (d) Printing requirements for all printed collaterals include recycled paper with FSC certificate logo; soy ink / FSC ink or equivalent; at least one digital proof for each item shall be provided before bulk printing;

- (e) All design artworks should be provided to the CIC in editable AI format with all layers and PDF format upon completion of the job. All AI files shall be able to be opened and updated with Adobe CS4 in Microsoft Windows environment;
- (f) Posters shall be in A2 size using paper of 157gsm gloss art paper, bilingual and 5,000 copies printed;
- (g) Leaflets shall be in A5 size with total 8 pages including cover, in Accordion Fold. Paper using 128gsm matt art paper, bilingual with 5,000 copies printed;
- (h) Booklets shall be A4 size with a total of 16 pages including front and back covers. Cover using approximately 310gsm matt art paper and inner page about 157gsm matt art paper. The booklet shall be in perfect binding. Printing quantity is 1,000 copies;
- (i) Editing, proofreading and typesetting services shall be included for the leaflets and booklets;
- (j) The Contractor shall obtain CIC's confirmation on design and contents of each item prior to mass production. The Contractor shall be responsible for all modifications of the creative design and contents as requested by the CIC and to the satisfaction of the CIC.
- (k) The Contractor shall ensure that all printed copies be in good condition when they are delivered to the specified CIC premises and event venue of launching ceremony.

- 3.3 To **produce a Fund video** to present the Fund information with length within 30 seconds.
 - (a) The Contractor shall be responsible for all works associated to produce the video including script writing, development of creative story board, shooting, etc.
 - (b) The Contractor shall be responsible to coordinate with directors, photographers, videographers, talents' companies, model agencies, operator of shooting venues and other parties to be involved in the production of video.
 - (c) At shooting stage, the Contractor shall be responsible for provision of full crew (including meals and transportation), all necessary shooting equipment, props (if applicable), call sheets, on-site arrangement, costumes, make-up and hair stylists to ensure smooth shooting sessions.
 - (d) The Contractor shall be responsible for post-production of video including, but not limited to, offline editing with colour correction and grading, additional of visual and audio effects, animation, audio mixing. At least 3 rounds of rough cut revision and 2 rounds of online revision shall be included.
 - (e) The video shall be in bilingual, one version with Cantonese voice over with English subtitles, while the other one with English voice over and Traditional Chinese subtitles. The Contractor shall be responsible for translation of finalized subtitles in one language to another language (i.e. Traditional Chinese to English OR vice versa).
 - (f) The Contractor shall make sure all talents, music or source of information used within the video comply to all applicable legislation.
 - (g) The CIC shall not subject to any limitation of use of video in the future and shall be allowed to show the video on TV, internet, in any conferences, seminars, exhibitions and other public or internal activities.

- (h) If celebrities or talents will take part in the video, the Contractor shall be responsible for lining up of celebrities and talents and clearance of performers' rights to enable the video to be broadcasted anywhere within and outside Hong Kong, any occasion and any usage using any media.
- 3.4 To **design digital promotion materials** suitable for publishing on social media platforms such as Facebook, Instagram, Twitter etc. such as remodeling the design of abovementioned products to fit social media platforms. Creation of one (1) feed with a short version clip of the video for posting on social media platforms shall be included; and

3.5 To provide event management and production services for the Fund launching ceremony:

- (a) The ceremony would tentatively be a 2-hour event which may be held in early October 2018. The Contractor shall be responsible for set-up, on-site management and dismantling;
- (b) To design and produce gimmick to signature the launch of the Fund, of which the gimmick shall have synergy effect with the Fund video;
- (c) Provision of emcee who is fluent in both Cantonese and English. Costume, make-up and printing of emcee script cards shall also be included;
- (d) Prepare creative rundown and programme;
- (e) Provide on-site support personnel to serve an estimated 150 guests. The officiating guests will be top government officials and CIC top management;
- (f) Provision of on-site catering
 - I. The Contractor shall provide sufficient catering staff to set-up, clean up and dismantle refreshment counter and serve estimated 150 guests of the event. Catering staff shall serve drinks only before the event and serve food and drinks afterward;

- II. The Contractor shall provide at least 6 choices of finger food, hot and cold drinks, with all necessary tableware and equipment (e.g. napkins, tongs, plates, cutleries, glasses, cups, electric hot stoves and extension power cords), which shall be sufficient for the estimated 150 guests.
- (g) Information kit for guests, of which booklets will be one of the kit contents and the quantity is included in Section 3.2(h);
- (h) Design and produce LED backdrop with provision of LED wall assuming 24'(W) x 10'(H) x 2'(D) in size;
- (i) Provide, set up and dismantle wooden stage in 24'(W) x 8'(H) x 6'(D), with grey mat, skirting and two (2) sets of stairs;
- (j) Provision of professional photography services with one photographer and provision of all photos in high resolution after edit and optimization to the CIC within five (5) working days after the event. Certain photos shall be provided immediately after the event for media purposes.

3.6 Additional Services

(a) Other items of work directly or indirectly related to this Contract may be added by the CIC with the agreement of the Contractor and shall form part of the overall scope of the Works Project and be covered by the terms of the Agreement with additional fees that mutually agreed by the CIC and the Contractor.

4. Technical Requirements on Website Development

4.1 General

- (a) To propose at least THREE (3), but not limited to, distinct design themes for CIC's selection. The overall theme should be professional, concise with easy-to-use navigation. The objective is to have an easy and effective flow throughout the solution.
- (b) For Website, it is needed to be a responsive design for various devices including desktop, iOS and Android desktop and mobile platforms, as well as different browsers. Contents shall be able to be resized dynamically without any degrading of the contents, photos and graphics quality.
- (c) The Website should meet all the Web Content Accessibility Guidelines (WCAG) published by the Web Accessibility Initiative (WAI) to achieve silver award or above.
- (d) Colour, font, graphic and layout could be used to stand out the trendy outlook of the website but have to be aligned with CIC corporate identity.
- (e) Contractors shall provide necessary stock photos, that includes categories but not limited to Construction, Innovation, Technology, Learning related categories, etc.
- (f) Icon and animation design are needed to carry out nice, clean and focus message for viewer.
- (g) The Website should support the best view of cross machine platforms such as PC desktop and Mobile device (including smart phone, tablet device) from single source of content. The smallest supporting display size for smart phone is 3.5 inches. The display size for tablet device is ranging from 7 12 inches.

(h) Web Page Production

- I. The Contractor shall provide the HTML template, with fluid template to support responsive web design to improve use experience.
- II. The Contractor shall allow all pages interface and content to fit for the following widths:
 - Small displays (mobile phones): 320px640px
 - Medium displays (Tablets): 640px-1024px
 - Large displays 1025px-1440px
- III. The Contractor shall allow use the Cascade Style Sheet (CSS) as far as possible to control and standardise the display style of all web page controls for consistency and easy maintenance;

(i) Web Pages Programming

- I. The Contractor, however, is NOT required to write programme except the following.
- II. The Contractor may use html pages to represent the web pages.
- III. The Contractor should use implement the web pages in .NET C# code (Microsoft Framework 4.5 and above) under IIS 8.0 and generated from Microsoft Visual Studio 2012. Database should use MS SQL Server 2012R2.
- IV. The Contractor shall write any javascript programming / Cascade Style Sheet (CSS) for front end visual effects, if necessary.
- V. For those data capture from the website needs to store into the CIC backend database server through web service SOAP. All data (JSON format) transfer from web page to the CIC database server must under https security protocol or otherwise agreed by the CIC. Details interfacing and hand-shaking mechanism will discuss during the system analysis and design stage.
- VI. All functions should have undergone unit tests;
 - Microsoft C# naming standard should be followed for variables and functions;
 - All javascript should be put into .js file;
 - All javascript should pass "Use Strict";
 - Webapi naming should comply with Restful standard;
 - Translation should be put into resource file (server side) or JSON file (client side).

- VII. The Contractor shall upload page content through CIC current CMS and content styling.
- (j) The Website should use latest web technology to implement such as HTML 5 standard. The browsers must be at least compatible with the previous and latest major released versions:

1	Desktop browser	1. Google Chrome
		2. Internet Explorer
		3. Mozilla Firefox
		4. Safari
2	Tablet browser	1. Android (Native Browser)
		2. Google Chrome
		3. Mozilla Firefox
		4. iOS
		5. Internet Explorer
3	Mobile browser	1. Android (Native Browser)
		2. Google Chrome
		3. Mozilla Firefox
		4. iOS

- The supported Document file formats for uploading to website are PDF, DOC, DOCX, XLS, XLSX, PPT, PPTX, CSV, TXT, RTF, etc;
- The supported Video file formats for uploading to website / embed media are AVI, MP4, ASF, MOV, FLV, SWF, 3GP, VOB, DivX, XviD, WMV, MKV, M4V, etc;
- The supported Audio file formats for uploading to website / embed media are MP3, WMA, WAV, AAC, AC3, AIFF, RM, etc;
- The supported Image file formats for uploading to website / embed media are JPG, GIF, BMP, PNG, TIF, etc;

- (k) The Website should allow embedding media player as page content like YouTube. The public shall be able to view the video inside the Website. The source of video file should allow from local CIC server or outside media website (e.g. YouTube).
- (l) The following mandatory items shall be included the new Website, other interactive elements are welcome: -
 - Updated news / events column with grid design layout
 - Multilingual: English, Traditional Chinese and Simplified Chinese
 - Integrate with Google Translation Engine for content management
 - Full text search engine including file content indexing, include document content such as MS Word, PDF and textual images, etc.
 - Event calendar with clickable content to link with specific content or action
 - Online Feedback form / E-enquiry form submission
 - Self-selected FAQs
 - Downloadable for all CITF publications, posters, leaflets, forms, Photo, event calendar / milestones sharing, etc.
 - Clickable URL with CIC/CITF Logo
 - Password protection for specific webpage (e.g. member login)
 - Link up various Social media channels for viewer / CIC
 - Printable function in Full Screen Print style
 - Provision to incorporate QR Code

4.2 Data Migration

(a) The Contractor shall perform data conversion and migration of existing company master account information from current CWRG. Approach and specification will be discussed during the System Analysis and Design stage. The Contractor shall facilitate and provide appropriate approach to manage the data migration from the current environment to the new system.

4.3 System Resilience and Security

- (a) The solution should support for a 7 x 24 resilience environment.
- (b) Any Personal Data, Company Data, Account Password shall apply encryption. System Admin and power user accounts should authenticate with CIC Active Directory with Single-Sign-On (SSO) enable under HTTPS security protocol.
- (c) Apply Secure Socket Layer (SSL) throughout the data access and transfer cycle (external and internal).
- (d) Should provide the ability to apply security access / restrictions at both the group and user levels. Group level security should apply to all users within the defined group, while user level security should provide additional security restrictions or capabilities for specified.
- (e) Provide log analysis and monitoring report service for web site to prevent website hijacking. The function should cover monitoring of list of exceptions on web applications, include but not limited to the following:
- (f) Application level attacks (e.g. unauthorised access, SQL/LDAP injection, cross site scripting, session hijacking, buffer overflow etc.)
- (g) Excessive requests for resources (e.g. excessive number of sessions, file upload, account opening)
- (h) Extreme count of pre-defined types of log
- (i) Abnormal content of log
- (j) Other exceptions or signs of attack / intrusion
- (k) The Contractor must state the list of exceptions being monitored

5. Presentations

- 5.1 To attend all meetings designated by the CIC including steering group, management committee and working group meetings;
- 5.2 To report the progress of the project bi-weekly;
- 5.3 To conduct user training and user acceptance test for Website and content management system;
- 5.4 To arrange briefing sessions as required by the CIC to any parties which the CIC considers appropriate; and
- 5.5 The presentation materials shall be in bilingual.

6. Deliverables

- 6.1 The project and all deliverables shall comply with the Contract requirements to the satisfaction of the CIC. Should there be different interpretations between the CIC and the Contractor against any requirements in the Contract, the CIC shall have the final jurisdiction on the explanation and approach of the implementation for the requirements. The Contractor shall follow the explanation of the requirements and the instructions given by the CIC to implement the solution to the satisfaction of the CIC.
- 6.2 To prepare project schedule and update it timely.
- 6.3 To design the user interface.
- 6.4 To prepare user requirements.
- 6.5 To prepare functional specifications.

- 6.6 To be responsible for software development in Microsoft C#.NET Framework 4.5 with IIS 8.0 and SQL Server 2012 R2 under Window Server 2012 R2, software installation, configuration and testing.
- 6.7 To prepare user manual and training manual and conduct user acceptance test.
- 6.8 To prepare meeting recap and check point meeting materials throughout the project.
- 6.9 To pass the complete set of source code to the CIC upon completion of the project.
- 6.10 All works produced by the Contractor shall be subject to the acceptance by the CIC.
- 6.11 All documents shall be submitted electronically in MS Word format, MS Excel format (for data) and in pdf file format or any other formats as applicable which are readily printable.
- 6.12 The Contractor shall submit the video source files as specified below:
 - (a) Output to DVD x 1 copy (Computer file, wmv format)
 - (b) Output to raw AVI, MPEG, MOV file x 1 copy
 - (c) Output to HD Cam x 1 copy

Each copy shall include both Cantonese and English versions.

- 6.13 All works must be submitted in English and Chinese to the satisfaction of the CIC.
- 6.14 The copyright of all reports, documents, recommendations, data and any other information prepared or collected by the Contractor, its specialist(s) and the sub-consultant(s) / sub-contractor(s) and their employees and agents in the course of this project shall be borne with the CIC.
- 6.15 Worldwide and perpetual copyright of the video and copyright of all marketing materials prepared and produced by the Contractor shall be vested and belong to the CIC.
- 6.16 Refer to Sections 3 and 4 for details.

7. Brief Programme

- 7.1 The Contractor undertakes to carry out the project and submit deliverables as stipulated in the Assignment Brief to the CIC in accordance with the tentative programme specified in Paragraph 7.3 below or as directed / agreed by the CIC from time to time.
- 7.2 Supplementary information or reports other than the deliverables stated below shall be prepared and delivered at such time upon request by the CIC.
- 7.3 The following activities shall be taken into consideration in the preparation of the programme:

Task	Tasks and / or deliverables	Estimated Completion Date		
	Design and Production of Marketing Collaterals and Digital Promotional Materials			
1.	Confirm the branding design concept	End of July 2018		
2.	Typeset complete	Mid-August 2018		
3.	Proofreading and confirm blue print	End of August 2018		
4.	Delivery	Mid-September 2018		
	Video Production			
5.	Confirm script and character and approach	End of July 2018		
6.	Shooting	End of August 2018		
7.	Finalisation	End of September 2018		
	Launching Ceremony (Tentative in early Octob	per 2018)		
8.	Confirm gimmick, rundown	End of July 2018		
9.	Confirm emcee and logistics	August 2018		
10.	Backdrop production	September 2018		

Task	Tasks and / or deliverables	Estimated Completion Date
	Website Design and Development	
11.	Confirm the branding design concept	Mid-July 2018
12.	Gather user requirements and finalise site map	End of July 2018
13.	Development	Mid-November 2018
14.	User Acceptance Testing and Bug Fixing	Mid-December 2018
15.	Production Launch	Early January 2019

8. Management of the Contractor

- 8.1 The Contractor shall be directed and supervised by the CIC.
- 8.2 The Contractor shall obtain the pre-approval of the CIC (where appropriate) before commencement of each stage of the Assignment.
- 8.3 The Contractor shall attend all meetings held by the CIC formed for this works project and the internal meetings of the CIC as required and necessary.

9. Contractor's Office and Staffing

- 9.1 The Contractor shall maintain for the duration of this works project an office in Hong Kong under the control of an overall Project Manager with at least ten (10) years of project management experience of similar projects. Moreover, an IT project manager with solid website development experiences and with at least ten (10) years of relevant experience shall be on board.
- 9.2 The composition of the project shall also include at least the following team members in addition to the abovementioned project managers:
 - (a) Project Director with at least fifteen (15) year of experience in the field;
 - (b) Quality assurance expert;
 - (c) Designer with creativity;
 - (d) Business analyst and technical staff;
 - (e) Director with at least eight (8) year of experience in producing similar type of videos and video production crew;
 - (f) Event Manager;
 - (g) Supporting staff.
- 9.3 The project team as a whole, and each individual (except administrative support staff) within the team shall have the experience of conducting projects of similar nature and scope of those required in this works project.
- 9.4 The Contractor shall provide the CIC with full details of staff to be employed on the works project together with their curriculum vitae and proof of qualifications for prior approval from the CIC. Separate approval from the CIC should be obtained for any subsequent changes of staff.
- 9.5 The project team shall provide all specialists and sub-consultant / sub-contractor services (not limited to those specified in Paragraph 9.1 above) required for the satisfactory completion of the project. No additional fees or expenses for the provision of such services rendered locally or overseas shall be payable by the CIC.
- 9.6 The Project Manager shall attend all the meetings as may be called upon by the CIC.

- 9.7 The Contractor shall provide staff and manpower input in accordance with the technical proposal made at the tender stage, and that the CIC shall have the right to check the time-log record of the Contractor's staff deployed for the project.
- 9.8 In the event of any deviation or change of team members with respect to the submitted tender, prior approval from the CIC must be sought.
- 9.9 In the event, for reasons beyond his control, the Contractor is unlikely to provide or maintain any key staff as specified in the proposal, he should report to the CIC as soon as practicable and propose for the CIC's approval of a substitute staff having qualification and experience comparable with the staff who is leaving the project team.
- 9.10 The Contractor shall be responsible for preparing the meeting minutes and submitting them to the CIC within one week after the meeting. Meeting papers and documents shall be prepared and submitted by the Contractor at least three (3) working days before the meeting.

10. Others Requirements

- 10.1 No forbearance, delay or indulgence by either party in enforcing the provisions of this Contract shall prejudice or restrict the rights of that party nor shall any waiver of its rights operate as a waiver of any subsequent breach and no right, power or remedy herein conferred upon or reserved for either party is exclusive of any other right, power or remedy available to that party and each such right, power or remedy shall be cumulative.
- 10.2 The CIC will not reimburse any transportation or traveling expenses that may be incurred by the Contractor in undertaking the project.
- 10.3 The Contractor shall ensure that the software deliverables are not infected by any malicious code like computer virus, worms, Trojan horses and logic bombs, which could cause damages to the CIC systems. The Contractor shall also ensure that there is no loophole and backdoors in the software that would breach the security control. Any code for developers' debugging and convenience of whatsoever purpose, which would not contribute to the production system, shall be removed before the delivery.

- 10.4 With regards to Indemnity and Intellectual Property Right Indemnities, please refer to Annex A.
- 10.5 The Contractor shall ensure all materials (including photo/ graphic/ music/ audio/ video/ text or the like) used in the design and production of the video, marketing collaterals, website and all other items have no infringement of copyrights. For details, please refer to <u>Annex B</u> of the Intellectual Property Right and Ownership.

Annex A - Indemnity

The Contractor shall indemnify and keep the CIC indemnified from and against:

- (i) all and any demands, claims, actions, arbitrations, proceedings, threatened, brought or instituted against the CIC; and
- (ii) all liabilities and indebtedness (including without limitation liabilities to pay damages or compensation), loss, damage, costs and expenses incurred or suffered by the CIC (including all legal and other costs, charges, and expenses, on a full indemnity basis, which the CIC may pay or incur in initiating, defending, counter-claiming, settling or compromising any action or proceeding by or against the CIC).

which in any case being arisen directly or indirectly relating to the Contract.

Intellectual Property Right Indemnities

The Contractor shall indemnify and keep the CIC, its authorized users, assignees and successors-in-title (hereinafter "indemnified parties") indemnified from and against:

- (i) all and any demands, claims, actions, arbitrations, proceedings, threatened, brought or instituted against the indemnified parties; and
- (ii) all liabilities and indebtedness (including without limitation liabilities to pay damages or compensation), loss, damage, costs and expenses incurred or suffered by indemnified parties (including all legal and other costs, charges, and expenses, on a full indemnity basis, which indemnified parties may pay or incur in initiating, defending, counter-claiming, settling or compromising any action or proceeding by or against indemnified parties).

which in any case being arisen directly or indirectly relating to the Contract.

Annex B - Intellectual Property Right and Ownership

The ownership of, and all Intellectual Property Rights subsisting in this project (finished or otherwise), the delivery materials (finished or otherwise) and all the other underlying works created, generated or acquired by the Contractor, its employees, contractors, subcontractors or agents, including without limitation, any scripts, photographs, videos, graphics, choreography, dramatic works, music, plans, source code and drafts shall be vested in and belong to the CIC.

The Contractor should be responsible for clearance of all copyright issues and obtain necessary licences of musical arrangement (either tailor made or library music) at its own cost and expense for broadcasting anywhere within and outside Hong Kong, any occasion and any usage using any media, including, but not limited to, radio channels, TV, video walls, the Internet and multi-media advertisements on public transport, and at seminars, exhibitions and other public functions/ activities, and for production of VCDs/ DVDs/ CD-ROMs and other publicity materials by the CIC for non-profit making purpose. The cost of licensing should be absorbed by the Contractor.

Memorandum of Agreement

of

Branding Services for Construction Innovation and Technology Fund

for

the Construction Industry Council

June 2018

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To be Signed by a Contractor

MEMORANDUM OF AGREEMENT

MEMOR A	AND	UM OF AGREEMENT made on theday of
2018 BET	WEE	EN THE CONSTRUCTION INDUSTRY COUNCIL of 1
		(hereinafter called "the Employer")
of the one	part	and ²
		of ³
(hereinafte	er cal	led "the Contractor") of the other part WHEREAS the Employer requires
the Contra	ctor	to execute, complete and maintain the whole of the said works in respect
of Brandi	ing S	Services for Construction Innovation and Technology Fund for the
Constructi	on I	ndustry Council for the Employer (hereinafter called "the Assignment")
and detail	ls of	which are set out in the Assignment Brief annexed hereto AND
WHEREA	S th	e Contractor has agreed to complete the works in accordance with the
Assignmen	nt Br	ief, Conditions of Employment annexed hereto (hereinafter referred to as
"the Cond	lition	s"), and subject to the payment to him by the Employer of the fees and
other payn	nents	set out in the Fee Proposal and the Conditions annexed hereto.
NOW THI	EREI	FORE IT IS AGREED AS FOLLOWS :-
4		
1.		Agreement shall comprise:
	(a)	• •
	(b)	Form of Tender
	(c)	CIC's General Conditions of Contract and Guidelines for Works or
	<i>(</i> 1)	Services (2b-CAR)
	(d)	Assignment Brief Technical Proposal and For Proposal
	(e)	Technical Proposal and Fee Proposal
	(f)	General Conditions of Employment
	(g)	Contractor's Safety Requirements
	(h)	Any relevant correspondence of which are annexed hereto.
	an o	n which are afficaed hereto.
2.	The	Director for the purposes of this Agreement shall be ⁴
۷.	1116	Director for the purposes of this Agreement shall be

3. In consideration of the payments made at the times and in the manner set forth in the Agreement by the Employer, the Contractor hereby jointly and severally⁵ undertakes to perform and complete the said works subject to and in accordance with the Agreement.

IN WITNESS this Agreement has been executed as a deed on the date first above written

	SIGNED for and on behalf of)
	the Employer by ⁶)
)
)
	in the presence of	
	Signature, name and address	
	Signature, name and address	
(a)	SIGNED for and on behalf of)
	the Contractor by ⁷)
)
)
	in the presence of	
	Signature, name and address	
	OR	
(b)	SIGNED for and on behalf of and as)
(-)	lawful attorney for ²)
	under power of)
	attorney dated)
	By)
	•	,
	in the presence of	
	Signature, name and address	

OR

(c) SIGNED on behalf of the Contractor by ⁸

)
)
)

in the presence of

Signature, name and address

NOTES: (for preparation of but not inclusion in the engrossment of the Memorandum of Agreement)

Case (a) is for use where the Contractor executes the Assignment.

Case (b) is for use where the Contractor executes through an attorney.

Case (c) is for use where the Contractor comprises a partnership or consortium. As regards the attestation clause, each member forming the partnership or consortium just executes.

- 1 Insert the address for service of documents.
- 2 Insert the name of the Contractor.
- 3 Insert the address of the Contractor.
- 4 Insert the post title.
- Delete "jointly and severally" where cases (a) or (b) apply. Initial the deletion by the signatories of the Memorandum of Agreement.
- 6 Insert the name and appointment of the officer.
- Insert the name(s) and capacity of the person(s) (usually the Directors of the Contractor) executing the Agreement for the Contractor. The person's authority to execute the Agreement for the Contractor is prescribed in the Memorandum of Association of the Contractor.
- 8 Insert the names of the partners.

General Conditions of Employment

of

Branding Services for Construction Innovation and Technology Fund

for

the Construction Industry Council

June 2018

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Table of Contents

Clau	use	Page
1	Definitions	CE-4
2	Singular and Plural	CE-5
3	Marginal Headings	CE-5
4	Laws	CE-5
5	Interpretation	CE-5
6	Memorandum of Agreement	CE-5
7	Documents Mutually Explanatory	CE-5
8	Use of English Language and Metric Units	CE-5
9	Confidentiality	CE-5
10	Information to be supplied by the Employer	CE-6
11	Information to be supplied by the Contractors	CE-6
12	Retention of Documents and Audit Inspection	CE-7
13	Attendance at Meetings	CE-7
14	Facilities for Inspection	CE-7
15	Approval of Documents	CE-7
16	Delegation of Employer's Power	CE-8
17	Amendments to the Contract Conditions	CE-8
18	Written Approval	CE-8
19	Consultation	CE-8
20	Response to Queries	CE-8
21	Exclusive Ownership	CE-9
22	Care and Diligence	CE-9
23	Instruction and Procedure	CE-10
24	Approval for Variations and Claims	CE-10
25	Referral of Variations and Claims	CE-10
26	Programme to be Submitted and Agreed	CE-11

27	Payment	CE-11
28	Fees to be Inclusive	CE-11
29	Payment in Hong Kong Dollars	CE-11
30	Expenses incurred in currencies other than Hong Kong (not used)	dollars CE-12
31	Payment of Accounts	CE-12
32	Rendering of Accounts	CE-12
33	Payment for Additional Services	CE-12
34	Reduction of Lump Sum Fees	CE-13
35	Notifications and Payment for Delays	CE-13
36	Resident Site Staff (not used)	CE-14
37	Non-Assignment	CE-14
38	Employment and Replacement of sub-consultants / sub-cCE-14	contractors
39	Liability of Contractor for acts and default of sub-contractors	consultants / CE-14
40	Publicity relating to contract works (not used)	CE-14
41	Suspension, resumption or termination	CE-15
42	Special Risks (not used)	CE-16
43	Appeal to Employer	CE-16
44	Settlement of Disputes	CE-16
45	Prevention of Bribery	CE-17
46	Declaration of Interest	CE-17
47	Insurance	CE-17
48	Safety Precaution	CE-18
49	Avoidance of Nuisance and Making Good Working Areas	CE-18
50	Disclosure of Information	CE-18
51	Code of Conduct for Staff	CE-18
52	Probity	CE-19

53	Copyright	CE-19
54	Contractor's Claims for Extras	CE-19
55	Commencement of the Works	CE-20
56	Time for Completion	CE-20
57	Liquidated Damages	CE-20
58	Completion of the Works	CE-21
59	Variations	CE-22
60	Valuation of Variations	CE-23
61	Rights of Third Parties	CE-25

General Conditions of Employment for Branding Services for Construction Innovation and Technology Fund for the Construction Industry Council

1 Definitions

In the Agreement as hereinafter defined the following words and expressions shall have the meaning hereby assigned to them except when the context otherwise requires:

- "Agreement" means and includes the Memorandum of Agreement, Conditions of Employment for Branding Services for Construction Innovation and Technology Fund for the Construction Industry Council, the Assignment Brief, Fee Proposal and such other documents as may be referred to in the Memorandum of Agreement.
- "Assignment" means that part of the Project undertaken by the Contractor as detailed in the Assignment Brief.
- "Assignment Brief" means the document attached to the Memorandum of Agreement which describes the Project and sets out the details of the Assignment.
- "Contractor" means the person, firm or company named in the Memorandum of Agreement and includes the Contractor's permitted assignees.
- "Deliverables" means all the reports, drawings, documents, software, certificates and other items described in the Assignment Brief which are to be produced by the Contractor under the Assignment.
- "Director" means the person designated in the Memorandum of Agreement to act as the Director or such other person as may be appointed from time to time by the Employer and notified in writing to the Contractor to act as the Director for the purposes of this Agreement and the person so designated or appointed.
- "Employer" means the Construction Industry Council.
- "Employer's Representative" means the Architect, Engineers, Quantity Surveyor, Safety Specialist appointed by the Construction Industry Council.
- "Government" means the Government of the Hong Kong Special Administrative Region.
- "Project" means the scheme described in the Assignment Brief, of which the Assignment forms a part.
- "Works" and "Services" means duties, work, services, surveys and investigations to be carried out and obligations to be fulfilled by the Contractor under this Agreement.

2 Singular and Plural

Words and expressions in the singular include the plural and words and expressions in the plural include the singular where the context so implies.

3 Marginal Headings

The index, marginal notes or headings in any documents forming part of the Agreement shall not in any way vary, limit or extend the interpretation of the Agreement.

4 Laws

The Agreement shall be governed by and construed according to the laws for the time being in force in HKSAR.

5 Interpretation

The Interpretation and General Clauses Ordinance shall apply to the Agreement.

6 Memorandum of Agreement

The Contractor when called upon to do so shall enter into and execute a Memorandum of Agreement which shall be prepared at the cost of the Employer in the form annexed with such modifications as may be necessary.

7 Documents Mutually Explanatory

- (A) Save to the extent that any Special Conditions of Employment provides to the contrary the provisions of the Conditions of Employment shall prevail over those of any other document forming part of the Agreement.
- (B) Subject to sub-clause (A) of this Clause the several documents forming the Agreement are to be taken as mutually explanatory of one another but in the case of ambiguities and discrepancies the same shall be explained and adjusted by the Employer.

8 Use of English Language and Metric Units

All the correspondence in connection with this Agreement shall be in English. All Deliverables shall be in English and metric units shall be used throughout, unless otherwise stated in the Assignment Brief or approved by the Employer and its representative.

9 Confidentiality

(A) Save for the performance of the Services the Contractor shall not disclose the

terms and conditions of this Agreement or any information, specifications, documents, drawing, plan, software, data or particulars furnished by or on behalf of the Employer and its representative in connection therewith, to any person other than a person employed or engaged by the Contractor in carrying out this Assignment or any approved sub-consultants / sub-contractors or the Contractor's legal and insurance advisers.

- (B) Any disclosure to any person, sub-consultants / sub-contractors or advisers permitted under sub-clause (A) of this Clause shall be in strict confidence and shall extend only so far as may be necessary for the purpose of this Agreement and the Contractor shall take all necessary measures to ensure the confidentiality of any such disclosure.
- (C) The Contractor shall not without the prior written consent of the Director and its representative which approval shall not be unreasonably withheld publish, either alone or in conjunction with any other person, in any newspaper, magazine, or periodical, any article, photograph or illustration relating to this Agreement.
- (D) If the Contractor has provided the Employer and its representative with documents and information which he has declared in writing to be confidential and stamped accordingly whether in relation to his practice or special circumstances or for other good causes, unless the Director within two months of receipt of such information by notice in writing disagrees, then that information will be treated as confidential. The Employer and its representative shall not permit the disclosure of such confidential information to third parties without the written consent of the Contractor.

10 Information to be supplied by the Employer

The Employer shall keep the Contractor informed on such matters as may appear to him to affect the performance of the Services and shall give such assistance, approvals, and decisions in writing as and when they shall reasonably be required for the performance of the Services.

11 Information to be supplied by the Contractors

The Contractor shall keep the Employer and its representative informed on all matters related to the Assignment within the knowledge of the Contractor including details of all staff employed by them in the performance of the Services and shall answer all reasonable enquiries received from the Employer and its representative and render reports at reasonable intervals when asked to do so and shall assist the Employer and its representative to form an opinion as to the manner in which they are proceeding with the Assignment.

12 Retention of Documents and Audit Inspection

- (A) For a period of 2 years commencing with the completion of any works contract, supervision of which is part of the Services, the Contractor shall retain and provide spaces for that purpose all his records, data, accounts and other information in respect of the services.
- (B) The Contractor shall give assistance to Employer for the purpose of audit inspection to inspect such records, data, accounts and other information whatsoever and shall answer queries or supply information reasonably requested by such personnel in pursuance of such audit inspection.

13 Attendance at Meetings

The Contractor shall, if reasonably possible, attend or be represented at all meetings convened by the Employer to which he may be summoned and shall advise and assist the Director and the Employer and its representative on all matters relating to the Services.

14 Facilities for Inspection

The Contractor shall at all time give to the Director, Employer and its representative and any persons duly authorized by him reasonable facilities to inspect or view the documents, records and correspondence in his possession relevant to this Agreement.

15 Approval of Documents

- (A) The Contractor shall, when so requested by the Employer and its representative, submit to him for his approval such record, data, account or other documents, matters or things prepared by them as a direct requirement of the Assignment as he may specify or require.
- (B) No such approval shall affect the responsibility of the Contractor in connection with the Services.

16 Delegation of Employer's Power

The Contractor shall take instructions and directions and, where appropriate, receive the Employer's decisions and views only through the Employer and, subject to any limitations imposed by the Employer in any letter of authority granted by him, such other person to whom the Employer may delegate his powers.

17 Amendments to the Contract Conditions

- (A) The Employer shall make any changes to the Contract Conditions which he considers necessary or desirable for the successful completion of the Assignment or the Project.
- (B) Any queries on, or suggestions for amendments to the Contract Conditions shall be referred to the Employer for his clarification or instructions regarding further action.

18 Written Approval

The Contractor shall obtain the written approval of the Employer prior to entering into any commitment to expenditure for which there is provision for reimbursement under the Fee Proposal.

19 Consultation

The Contractor shall, as may be necessary for the successful completion of the Assignment, consult all authorities, or who may be appointed by the Employer in connection with the Assignment and bodies or persons affected by the Assignment.

20 Response to Queries

- (A) The Contractor shall respond to queries on the findings and conclusions of this Assignment raised during the period defined in the Assignment Brief for such queries by the Employer or by any Contractor who may be appointed by the Employer for the subsequent stage of the Project.
- (B) The Contractor shall use his best endeavours to respond to queries on the findings and conclusions of this Assignment raised after the period defined in the Assignment Brief for such queries by the Employer or any person who may be appointed by the Employer or nominated by the Employer.

21 Exclusive Ownership

The Employer shall become the exclusive owner of all Deliverables, save those Deliverables under licence or those Deliverables in respect of which there is a pre-existing copyright or patent, supplied or produced by, for or on behalf of the Contractor under this Agreement. The liability of the Contractor in respect of the Employer's use of such Deliverables shall be limited to liabilities arising from uses contemplated under this Agreement or expressly agreed to in writing by the Contractor. The Employer hereby:

- (i) Indemnifies the Contractor against all claims, damages, losses or expenses suffered by the Employer; and
- (ii) Agrees to indemnify the Contractor against all claims, made by third parties against the Contractor;

arise out of or in connection with a use by the Employer of any Deliverable which use was not contemplated under this Agreement or not expressly agreed to in writing by the Contractor.

22 Care and Diligence

- (A) The Contractor shall exercise all reasonable professional skill, care and diligence in the performance of all and singular the Services and, in so far as his duties are discretionary, shall act fairly between the Employer and any third party.
- (B) The Contractor shall, in respect of any work done or information supplied by or on behalf of the Employer, report to the Employer any errors, omissions and shortcomings of whatsoever nature of which the Contractor becomes aware in the performance of the Services.
- (C) The Contractor shall indemnify and keep indemnified the Employer against all claims, damages, losses or expenses arising out of or resulting from any negligence in or about the conduct of and performance by the Contractor, his servants or agents, of the Services.
- (D) In the event of any errors or omissions for which the Contractor is responsible and as a result of which the re-execution of the Services is required, the Contractor shall, without relieving any liability and obligation under the Agreement, at his own cost re-execute such Services to the satisfaction of the Employer.

23 Instruction and Procedure

The Contractor shall comply with all reasonable instructions of the Director or the Employer and its representative. The Employer and its representative shall issue to the Contractor general instructions on procedure and shall supply such additional information as may be required.

24 Approval for Variations and Claims

The Contractor shall obtain prior approval in writing of the Employer and its representative to the order of a variation to the contract works or to the commitment otherwise of the Employer and its representative to expenditure under the works contract other than in respect of claims, if the value of such order or commitment is estimated to exceed the sum specified in the Assignment Brief, or if not specified in the Assignment Brief, as advised in writing by the Employer and its representative. With the exception that in emergencies such prior approval shall not be required, provided that the order or other commitment is essential and that it is impractical to seek the prior approval of the Employer and its representative.

25 Referral of Variations and Claims

- (A) Notwithstanding the requirements of Clause 24 the Contractor shall:
 - (i) refer the details of every variation to the Contract Works under any such Works Contract, including the reasons for it and its estimated value, to the Employer and its representative for information as soon as the variation is ordered.
 - (ii) as soon as the value of a variation to the Contract Works has been determined, refer the details of the evaluation to the Employer and its representative for information.
 - (iii) report to the Employer and its representative all claims for additional payment made by the Contractor and, except for those solely in respect of agreement of rates, refer the principles underlying their assessment of each claim, to enable the Employer and its representative to provide its view of the matter before the Contractor reaches a decision; and
 - (iv) report to the Employer and its representative all delays to the progress of the Contract Works and, except for those delays solely in respect of inclement weather conditions, refer his assessment of granting of extension of time for completion, if any, to enable the Employer and its representative to provide its view of the matter before the Contractor reach a decision.

(B) The foregoing referrals and reporting to the Employer and its representative shall be in writing.

26 Programme to be Submitted and Agreed

- (A) The Contractor may propose changes to some or all of the key dates specified in the Assignment Brief for incorporation into the draft programme prepared under sub-clause (B) of this Clause. If any of such proposed changes are agreed by the Employer and its representative, who may impose conditions on his agreement, the corresponding key dates shall be changed and the changed dates incorporated into the draft programme.
- (B) The Contractor shall submit a draft programme which shall be in accordance with the requirements of the Assignment Brief and shall incorporate the key dates specified in the Assignment Brief, including any changes agreed under sub-clause (A) of this Clause. The Employer and its representative shall either agree the draft programme or instruct the Contractor to submit a revised draft programme which he shall do.
- (C) If the Employer and its representative does not agree the revised draft programme submitted under sub-clause (B) of this Clause, he shall issue an instruction under Clause 23 to the Contractor.
- (D) When the Employer and its representative has agreed the draft programme or the revised draft programme submitted under sub-clause (B) of this Clause or such other draft programme as may result from sub-clause (C) of this Clause, the agreed draft programme or revised draft programme shall become the Agreed Programme for carrying out the Assignment and shall be amended only with the approval of the Employer and its representative.

27 Payment

Payments under this Agreement shall be made in accordance with the Fee Proposal.

28 Fees to be Inclusive

Unless provided otherwise, the fees quoted in the Fee Proposal shall be inclusive of all labour, materials and expenses incurred in the performance of the Services.

29 Payment in Hong Kong Dollars

Unless provided otherwise, payments shall be made in Hong Kong dollars.

30 Expenses incurred in currencies other than Hong Kong dollars (not used)

Not used.

31 Payment of Accounts

- (A) Except as provided for in sub-clause (B) of this Clause accounts of all money due from the Employer to the Contractor in accordance with this Agreement shall be paid within 30 days after receipt and verification of the Contractor's invoice by the Employer. In the event of failure by the Employer to make payment to the Contractor in compliance with the provisions of this Clause the Employer shall pay to the Contractor interest at the judgment debt rate prescribed from time to time by the Rules of the Supreme Court (Chapter 4 of the Laws of Hong Kong) (interpreted in accordance with the Hong Kong Reunification Ordinance) upon any overdue payment from the date on which the same should have been made.
- (B) If any item or part of an item of an account rendered by the Contractor is reasonably disputed or reasonably subject to question by the Employer and its representative, the Employer shall within 30 days after receipt of the invoice by the Employer inform the Contractor in writing of all items under dispute or subject to question. Payment by the Employer of the remainder of that account shall not be withheld on such grounds and the provisions of sub-clause (A) of this Clause shall apply to such remainder.

32 Rendering of Accounts

The Contractor shall render his accounts for interim payments in accordance with the Fee Proposal.

33 Payment for Additional Services

The Contractor shall be entitled to payment for the performance of any Services which he could not reasonably have anticipated at the time of entering into this Agreement resulting from:

- (i) explanations of adjustments made under sub-clause (B) of Clause 7;
- (ii) changes to the Assignment Brief made under sub-clause (A) of Clause 17;
- (iii) clarifications or instructions given under sub-clause (B) of Clause 17; and
- (iv) instructions given under Clause 23.

Provided that such Services are not attributable to default on the part of the Contractor.

34 Reduction of Lump Sum Fees

If there shall be a reduction in the Services resulting from:

- (i) explanations or adjustment made under sub-clause (B) of Clause 7;
- (ii) changes to the Assignment Brief made under sub-clause (A) of Clause 17;
- (iii) clarifications or instructions given under sub-clause (B) of Clause 17; and
- (iv) instructions given under Clause 23;

then the Employer shall be entitled to a reduction in the lump sum fees in respect of such a reduction in the Services.

35 Notifications and Payment for Delays

- (A) The Contractor shall not be entitled to payment in respect of any additional costs he incurs as a result of delays arising during the performance of the Services if the causes of delay which are the fault of neither party.
- (B) The Contractor shall notify the Employer when a delay arises and shall detail what in his opinion are the reasons for the delay, the consequences or likely consequences of the delay and any additional costs he has incurred or may incur.
- (C) The Contractor shall keep such contemporary records as may reasonably be necessary to support any claim for payment under this Clause and shall give to the Employer and its representative details of the records being kept in respect thereof. Without necessarily admitting the Employer's liability, the Employer and its representative may require the Contractor to keep and agree with the Employer any additional contemporary records as are reasonable and may in the opinion of the Employer be material to the claim. The Contractor shall permit the Employer and its representative to inspect all records kept pursuant to this Clause and shall supply copies thereof as and when the Employer and its representative so requires.
- (D) After the giving of a notice of delay to the Employer and its representative under sub-clause (B) of this Clause, the Contractor shall, as soon as is reasonable, send to the Employer and its representative a first interim account giving full and detailed particulars of the circumstances giving rise to the delay and any additional costs he incurred. Thereafter at such intervals as the Employer and its representative may reasonably require, the Contractor shall send to the Employer

> and its representative further up-to-date accounts giving the accumulated total of the additional costs and any further full and detailed particulars in relation thereto.

- (E) If the Contractor fails to comply with the provisions of sub-clause (B) of this Clause in respect of any claim, such claim shall not be considered.
- (F) If the Contractor fails to comply with the provisions of sub-clauses (C) or (D) of this Clause in respect of any claim, the Employer and its representative may consider such claim only to the extent that the Employer and its representative is able on the information made available.
- (G) The Contractor shall take all reasonable steps to mitigate the costs which may be incurred as a result of the delays.

36 Resident Site Staff (not used)

Not used.

37 Non-Assignment

The Contractor shall not have the right to assign or transfer the benefit and obligations of this Agreement or any part thereof.

38 Employment and Replacement of sub-consultants / sub-contractors

The Contractor shall obtain the prior written approval of the Employer to:

- (i) the appointment of sub-consultants / sub-contractors to undertake any part of the Services; and
- (ii) the replacement of any sub-consultants / sub-contractors appointed under sub-clause (i) of this Clause.

39 Liability of Contractor for acts and default of sub-consultants / sub-contractors

The appointment of sub-consultants / sub-contractors to undertake any part of the Services shall not relieve the Contractor from any liability or obligation under this Agreement and he shall be responsible for the acts, default and neglects of any sub-consultants / sub-contractors, his agents, servants or workmen as fully as if they were the acts, default and neglects of the Contractor, his agents, servants or workmen.

40 Publicity relating to contract works (not used)

Not used.

41 Suspension, resumption or termination

- (A) This Agreement may be suspended or terminated by the Employer at any time, by the Employer giving the Contractor one months' notice in writing.
- (B) On suspension or termination, the Contractor shall be paid all fees and expenses commensurate with the Services performed by them up to the date of suspension or termination less all fees and expenses previously paid to the Contractor. The Contractor has the obligations to stop work immediately but in an orderly manner and do deliver to the Employer documents in its control relating to the Project. The Employer shall not be liable for any loss of profits and other losses incurred by the Contractor as a result of termination or suspension. The Employer reserves its right to claim for loss and damages against the Contractor as a result of termination of his contract including re-nominating the others to carry out and complete the remaining items. In case the payment balance is insufficient to cover the actual loss being suffered by the Employer, the Contractor has to reimburse the same accordingly.
- (C) In the event of suspension or termination the Contractor shall be entitled to reimbursement of the actual cost of or an amount in fair compensation for any financial commitment or obligation outstanding after the giving of the notice of suspension or termination which he has properly incurred in accordance with this Agreement prior to the giving of the notice of suspension or termination.
- (D) The payments referred to in sub-clauses (B) and (C) of this Clause shall be deemed in full and final payment for the Services up to the date of suspension or termination. The Contractor shall be entitled to such payments only if the suspension or termination is not attributable to default on the part of the Contractor.
- (E) In the event of suspension and subsequent resumption of this Agreement the Contractor shall be reimbursed any expenses necessarily incurred as a result of such resumption.
- (F) If this Agreement is resumed any payment of fees under this Clause except in respect of abortive work that has to be re-done shall rank as payment on account towards the fees payable under this Agreement.
- (G) Should this Agreement continue to be suspended for a period of more than two years then either:

- (i) it shall be terminated upon the written notice of either party; or
- (ii) it may be renegotiated with the agreement of both parties.

42 Special Risks (not used)

Not used.

43 Appeal to Employer

The Contractor shall have the right to appeal to the Employer against any instruction or decision of the Employer's Representative, Director and its representative which he considers to be unreasonable.

44 Settlement of Disputes

- (A) If any dispute or difference of any kind whatsoever shall arise between the Employer and the Contractor in connection with or arising out of this Agreement, either party shall be entitled to refer the dispute or difference to the Employer Delegates and the partner or director of the Contractor, who shall meet within 21 days of such matter being referred to them.
- (B) If the dispute or difference cannot be resolved within 2 months of a meeting under sub-clause (A) of this Clause or upon written agreement that the dispute or difference cannot be resolved, either the Employer or the Contractor may at any time thereafter request that the matter be referred to mediation in accordance with and subject to the Hong Kong International Arbitration Centre Mediation Rules or any modification thereof for the time being in force.
- (C) If the matter cannot be resolved by mediation, or if either the Employer or the Contractor do not wish the matter to be referred to mediation then either the Employer or the Contractor may within the time specified herein require that the matter shall be referred to arbitration in accordance with and subject to the provisions of the Arbitration Ordinance (Chapter 609, Laws of Hong Kong) or any statutory modification thereof for the time being in force and any such reference shall be deemed to be a submission to arbitration within the meaning of such Ordinance. Any such reference to arbitration shall be made within 90 days of either the refusal to mediate, or the failure of the mediation.
- (D) The Hong Kong International Arbitration Centre Domestic Arbitration Rules shall apply to any arbitration instituted in accordance with this Clause unless the parties agree to the contrary.

45 Prevention of Bribery

The Contractor shall inform his employees who are engaged either directly or indirectly on the formulation and implementation of a project of the Construction Industry Council that the soliciting or accepting of an advantage as defined in the Prevention of Bribery Ordinance is not permitted. The Contractor shall also caution his employees against soliciting or accepting any excessive hospitality, entertainment or inducements which would impair his impartiality in relation to the projects of the Construction Industry Council.

46 Declaration of Interest

- (A) On appointment and during the currency of this Agreement, the Contractor must declare any interest if it is considered to be in real or apparent conflict with the Services. The Contractor shall not undertake any services, which could give rise to conflict of interest, except with the prior approval of the Employer which approval shall not be unreasonable withheld.
- (B) In any case, the Contractor or any of his associated companies shall not undertake any services for a Contractor in respect of a contract between that Contractor and the Employer for which the Contractor is providing a service to the Employer.

47 Insurance

- (A) Without limiting his obligations and responsibilities nor his liability to indemnify the Employer under Clause 22 the Contractor shall, as from the date of commencement of this Agreement, and thereafter, maintain an insurance cover to meet any claims that may be made by the Employer in respect of any negligence in or about the conduct of and performance by the Contractor, his servants and agents of all and singular the Services.
- (B) In the event that through no fault of the Contractor it becomes impractical or unreasonable to maintain the said cover for the full period required by sub-clause(A) of this Clause, the Employer may approve alternative arrangements.
- (C) The foregoing insurance policy or policies shall be affected with an insurer (or insurers) and in terms acceptable to the Employer. Throughout the period of insurance the Contractor shall each year lodge with the Employer a certificate signed by and on behalf of the Contractor's insurers stating that the said policy or policies of insurance remain in force.
- (D) The amount of insurance cover as mentioned in sub-clause (A) of this Clause shall be a minimum of HK\$30 million.

48 Safety Precaution

The Contractor shall be responsible for taking all necessary steps in ensuring the safety of all persons and properties affected by the work stipulated under the Assignment in the vicinity of the works at all stages, whether or not they are engaged in the execution of the works.

49 Avoidance of Nuisance and Making Good Working Areas

- (A) All Contractor's operations shall be carried out in such a manner as to cause as little inconvenience as possible to residents, the public or the operation of construction sites. The Contractor shall be held responsible for any claim, which arises from non-compliance with this clause.
- (B) The Contractor shall take all reasonable care so as not to cause any damage to property or not to cause any nuisance. The Contractor shall indemnify the Employer against any claim arising from default of the Contractor in this respect.
- (C) The Contractor shall confine his operations to the minimum areas required for the works and shall at all times work in a tidy and considerate manner. As soon as work has been completed for any location, the Contractor shall remove all debris resulting from his activities and make good any damage.

50 Disclosure of Information

The Employer shall have the right to disclose to any person, whenever it considers appropriate or upon request by any third party (written or otherwise), and in such form and manner as it deems fit:

- (i) the fees, costs and expenses payable by the Employer for engaging the Contractor; and
- (ii) the fee proposal submitted by the Contractor.

51 Code of Conduct for Staff

- (A) The Contractor shall explicitly prohibit his employees from soliciting or accepting any advantages as defined in the Prevention of Bribery Ordinance when providing service in relation to this Assignment.
- (B) The Contractor shall implement a system requiring his employees to declare to him any interest they or their immediate families may have, or any conflict between their personal interest and their official positions, in relation to this Assignment.

- (C) The Contractor shall prohibit his employees to take up any outside work or employment, which could create or potentially give rise to a conflict of interest situation in connection with this Assignment.
- (D) The Contractor shall take adequate measures to protect any confidential / privileged information entrusted or obtained in relation to this Assignment; and his employees must not disclose to a third party any such information without prior consent from the Employer.
- (E) The Contractor shall prohibit his employees from introducing or recommending, directly or indirectly, service providers (including contractors) to owners, tenants or occupiers of premises in buildings covered by this Assignment.

52 Probity

The Contractor shall prohibit his employees, agents and sub-consultants / sub-contractors who are involved in this Contract from offering, soliciting or accepting any advantage as defined in the Prevention of Bribery Ordinance, Cap 201 when conducting business in connection with this Contract. Any such offence committed by the Contractor or his employee or agent will render the tender null and void. The Employer may also terminate the contract granted.

53 Copyright

The copyright of all reports, documents, recommendations, Guidelines, Alerts and any other information prepared or collected by the Contractor's team, and their employees and agents in the course of this Agreement shall be with the Employer. The Contractor shall not disclose any information in relation to this Consultancy to any third party without the written consent of the Employer.

54 Contractor's Claims for Extras

- (A) The Contractor shall send to the Employer and its representative once in every month an account giving particulars (as full and detailed as possible) of all claims for any extension of contract period and / or additional expense to which the Contractor may consider himself entitled and of all extra or additional work contained in Contractor's instructions issued during the preceding month.
- (B) No consideration will be given to any claim for extension of contract period and / or payment for additional expense or extra or additional work which has not been made within a reasonable time to enable the circumstances and reasons for extensions or the additional expense to be ascertained and evaluated.

55 Commencement of the Works

The Contractor shall commence the Works on the date for commencement of the Works as notified in writing by the Employer and its representative and shall proceed with the same with due diligence. The Contractor shall not commence the Works before the notified date for commencement.

56 Time for Completion

- (A) The Works and any Section thereof shall be completed within the time or times stated in the Contract calculated from and including the date for commencement notified by the Employer in accordance with Clause 55 or such extended time as may be determined in accordance with Clause 54.
- (B) General Holidays shall be included in the time for completion unless otherwise stated in the Contract.

57 Liquidated Damages

- (A) If the Contractor fails to complete the Works or where the Works are divided into Sections any Section within the time for completion prescribed by Clause 56 or such extended time as may be granted in accordance with Clause 54, then the Employer shall be entitled to recover from the Contractor liquidated damages. The payment of such damages shall not relieve the Contractor from his obligations to complete the Works or from any other of his obligations under the Contract.
- (B) The liquidated damages shall be calculated using the rate per day prescribed in the Contract, either for the Works or for the relevant Section, whichever is applicable. Provided that, if the Employer and its representative certifies completion under Clause 58 of any part of the Works before completion of the Works or any part of any Section before the completion of the whole thereof, then the rate per day of liquidated damages for the Works or the relevant Section shall from the date of such certification be reduced in the proportion which the value of the part so certified bears to the value of the Works or the relevant Section, as applicable, both values as of the date of such certification shall be determined by the Employer and its representative.
- (C) The period for which liquidated damages shall be calculated shall be the number of days from the prescribed date for completion or any extension or revision thereof of the Works or the relevant Section until and including the certified date of completion.
- (D) All monies payable by the Contractor to the Employer pursuant to this Clause shall be paid as liquidated damages for delay and not as a penalty.

58 Completion of the Works

- (A) When the Works have been substantially completed and have satisfactorily passed any final test that may be prescribed by the Contract, the Contractor may serve notice in writing to that effect to the Employer, accompanied by an undertaking to carry out any outstanding work during the Defects Liability Period, requesting the Employer and its representative to issue a certificate of completion in respect of the Works. The Employer and its representative shall, within 21 days of the date of receipt of such notice either:
 - (i) issue a certificate of completion stating the date on which, in the Employer and its representative's opinion, the Works were substantially completed in accordance with the Contract and the Defects Liability Period shall commence on the day following the date of completion stated in such certificate, or
 - (ii) give instructions in writing to the Contractor specifying all the work which, in the Employer and its representative's opinion, is required to be done by the Contractor before such certificate can be issued, in which case the Contractor shall not be permitted to make any further request for a certificate of completion and the provisions of sub-clause (B) of this Clause shall apply.
- (B) Notwithstanding the provisions of sub-clause (A) of this Clause, as soon as in the opinion of the Employer and its representative the Works have been substantially completed and satisfactorily passed any final test which may be prescribed by the Contract, the Employer and its representative shall issue a certificate of completion in respect of the Works and the Defects Liability Period shall commence on the day following the date of completion stated in such certificate.
- (C) The Contractor shall carry out any outstanding work as soon as practicable after the issue of the certificate of completion or as reasonably directed by the Employer and its representative and in any event before the expiry of the Defects Liability Period. The Contractor's obligation to provide, service and maintain site offices, latrines and the like, shall continue for as long as may be required by the Employer and its representative.
- (D) The provisions of sub-clauses (A), (B) and (C) of this Clause shall apply equally to any Section.
- (E) (i) The Employer and its representative shall give a certificate of completion in

- respect of any part of the Works which has been completed to the satisfaction of the Employer and is required by the Employer for permanent occupation or use before the completion of the Works or any Section.
- (ii) The Employer and its representative, following a written request from the Contractor, may give a certificate of completion in respect of any substantial part of the Works which has been completed to the satisfaction of the Employer and its representative before the completion of the Works or any Section and is capable of permanent occupation and/or permanent use by the Employer.
- (iii) When a certificate of completion is given in respect of a part of the Works such part shall be considered as completed and the Defects Liability Period for such part shall commence on the day following the date of completion stated in such certificate.
- (F) Any certificate of completion given in accordance with this Clause in respect of any Section or part of the Works shall not be deemed to certify completion of any ground or surface requiring reinstatement unless the certificate shall expressly so state.

59 Variations

- (A) The Employer and its representative may order in writing any Variation that is necessary for the completion of the Works or is in his opinion desirable for or to achieve the satisfactory completion and functioning of the Works. The Contractor shall forthwith carry out such Variation in accordance with the Employer and its representative's instruction.
- (B) No Variation ordered by the Employer shall in any way vitiate or invalidate the Contract but all such Variations shall be valued in accordance with Clause 60.
- (C) Any Variation ordered by the Employer and its representative may include a requirement for the Contractor to prepare and submit within 14 days of the Contractor receiving the Variation order, a lump sum quotation in writing for complying with the order.
- (D) (i) Notwithstanding sub-clause (C) of this Clause, prior to ordering a Variation, the Employer and its representative may request the Contractor to submit a lump sum quotation in writing within 14 days of receipt of such request, or within such other time as may be agreed between the Employer and its representative and the Contractor.
 - (ii) In the event that the Contractor is not subsequently instructed by the Employer and its representative to execute the Variation referred to in Clause 59(D)(i)

> above, the Contractor shall be entitled to any cost incurred in the preparation of the lump sum quotation which cost shall be ascertained and certified by the Employer and its representative.

- (E) (i) The Contractor may propose a Variation by submitting in writing to the Employer and its representative a proposal together with sufficient details and justification to show that:
 - (1) the time for construction of the Works can be reduced, and/or
 - (2) the future maintenance cost can be reduced, and/or
 - (3) the quality of design and/or the construction of the Works can be enhanced, and/or
 - (4) the Contract Sum can be reduced by the amount of the lump sum reduction that the Contractor can offer to the Employer, and
 - (5) in any event:
 - (1) the quality of the design or construction of the Works is not prejudiced, or
 - (2) the proposed Variation is in the interests of the Employer.
 - (ii) The Employer shall within 28 days of receipt of the Contractor's proposed Variation and supporting detailed information under sub-clause (E)(i) of this Clause, or within such time as may be agreed between the Contractor and the Employer and its representative, but solely at the discretion of the Employer, confirm whether or not he agrees to the proposed Variation and, if so, order the Contractor in writing to carry out the proposed Variation under this sub-clause.
 - (iii) No adjustment shall be made to the Contract Sum by virtue of this sub-clause except the reduction pursuant to sub-clause (E)(i)(4) of this Clause.

60 Valuation of Variations

- (A) The Employer shall determine the sum (if any) which in his opinion shall be added to or deducted from the Contract Sum as a result of a Variation order given by the Employer and its representative under Clause 59 (other than a Variation ordered under sub-clause (E) of Clause 59) in accordance with the following principles:
 - (1) by valuation in accordance with sub-clause (D) of this Clause, or
 - (2) by acceptance of a lump sum quotation prepared and submitted by the Contractor to the Employer and its representative in accordance with sub-clauses (E) and (F) of this Clause.
- (B) The valuation of any Variation ordered by the Employer in accordance with sub-clause (A) of Clause 59 shall include the cost (if any) of any disturbance to, or prolongation of both varied and unvaried work.

- (C) In the event of the Employer and its representative and the Contractor failing to reach agreement on any rate or price under the provisions of sub-clause (D) of this Clause, the Employer and its representative shall fix such rate or price as shall in his opinion be reasonable and notify the Contractor accordingly.
- (D) The Employer and its representative shall determine the value of a Variation as follows:
 - (1) Any item of work omitted shall be valued at the rate or price set out in the Contract for such work or, in the absence of such a rate or price, at a rate or price agreed between the Employer and the Contractor.
 - (2) Any work carried out which is the same as or similar in character to and executed under the same or similar conditions and circumstances to any item of work priced in the Contract shall be valued at the rate or price set out in the Contract for such item of work.
 - (3) Any work carried out which is not the same as or similar in character to or is not executed under the same or similar conditions or circumstances to any item of work priced in the Contract shall be valued at a rate or price based on the rates or prices in the Contract so far as may be reasonable, failing which, at a rate or price agreed between the Employer and the Contractor.

Provided that if the nature or extent of any Variation ordered in accordance with sub-clause (A) of Clause 59 relative to the nature or extent of the Works or any part thereof shall be such that in the opinion of the Employer and its representative any rate or price contained in the Contract for any item of work is by reason of such Variation rendered unreasonable or inapplicable then a new rate or price shall be agreed between the Employer and its representative and the Contractor for that item, using the Contract rates or prices as the basis for determination and taking into account the provisions of sub-clause (B) of this Clause.

- (E) Any lump sum quotation submitted by the Contractor to the Employer in accordance with sub-clause (C) or (D) of Clause 59 shall indicate how the lump sum was calculated by showing separately full details of:
 - (1) the cost of complying with the order,
 - (2) the cost of preparing the lump sum quotation,
 - (3) the cost (if any) of any disturbance to or prolongation of varied and unvaried work as a consequence of complying with the order, and
 - (4) such other information as will enable the Employer and its representative to evaluate the lump sum quotation.

- (F) The Employer and its representative shall notify the Contractor not later than 14 days from the receipt of any such lump sum quotation (or such other time as may be agreed between the Employer and its representative and the Contractor) whether or not it has been accepted. If accepted, the amount specified in the lump sum quotation, or otherwise agreed between the Employer and its representative and the Contractor, shall be the full sum to which the Contractor is entitled for complying with that order.
- (G) In the event that a lump sum quotation is submitted in accordance with sub-clause (C) or (D) of Clause 59 and the lump sum quotation is not accepted by the Employer and its representative, then the work ordered under sub-clause (A) of Clause 59 shall be valued in accordance with sub-clause (E) of this Clause.
- (H) The Contractor shall supply the Employer and its representative with any further information reasonably requested by the Employer within 14 days of the request to enable him to value any Variation ordered under sub-clause (A) of Clause 59.
- (I) The Employer shall within 28 days of the receipt of the information requested under sub-clause (H) of this Clause notify the Contractor of his valuation.

61 Rights of Third Parties

Notwithstanding the Contracts (Rights of Third Parties) Ordinance (Chapter 623 of the Laws of Hong Kong), no one other than a party to this Contract will have any right to enforce any of the terms in this Contract.



General Conditions of Contract and Guidelines for Works or Services

A. General Conditions of Contract

- 1. "Contractor" means the person who enters into the contract with the Construction Industry Council or the person or service provider whose quotation has been accepted.
- 2. "Contract" means the Contract, purchase order or letter of acceptance herein including the contents of the Schedule and these general conditions.
- 3. The Works / Services and Variation
 - (a) The works to be undertaken or services to be performed under this Contract shall be as laid down in the Quotation and Special conditions (if any) and shall be carried out to the satisfaction of Construction Industry Council.
 - (b) The Contractor shall not extend the works / services beyond the requirements specified in the Schedule except as directed in writing by Construction Industry Council; but Construction Industry Council may, at any time during the Contract period by notice in writing direct the Contractor to alter, amend, omit, add to, or otherwise vary any of the works / services and/or the contract period, and the Contractor shall carry out such variations, and be bound by the same conditions, so far as are applicable, as though the said variations were stated in the Schedule.
 - (c) Where a variation has been made to this Contract the amount to be added to or deducted from the Contract price in accordance with that variation shall be determined in accordance with the discounted rates specified in the Schedule so far as the same may be applicable and where rates are not contained in the said Schedule, or are not applicable, such amount shall be such sum as is reasonable in the circumstances. In any circumstances, such amount should be subject to the approval of Construction Industry Council.

4. Assignment

The Contractor shall not, without the written consent of Construction Industry Council, assign or otherwise transfer any part of this Contract, and the performance of this Contract by the Contractor shall be deemed to be personal to him.

5. Quality of Works / Services

The works / services shall be as specified in the Schedule and shall fulfil all the conditions and terms of any drawings and specifications (if any) supplied to the Contractor.

6. Compliance with the laws of Hong Kong Special Administrative Region and Valid Licences

The Contractor has to comply with all laws of Hong Kong Special Administrative Region. The Contractor shall not employ illegal workers or any person who are forbidden by the laws of Hong Kong Special Administrative Region or not entitled for whatever reasons to undertake any employment in Hong Kong Special Administrative Region in the execution of this Contract. The Contractor should hold valid licences when performing relevant works if required by law. If there is any breach of this clause, Construction Industry Council may terminate this Contract and the Contractor is not entitled to claim any compensation. The Contractor shall be liable for all financial loss or expenses necessarily incurred by Construction Industry Council as a result of the termination of this Contract.

7. Inspection, Rejection and Acceptance

- (a) The Works undertaken or Services performed shall be subject to inspection by Construction Industry Council who may at its own discretion terminate this Contract or withhold payment unless the works / services have been undertaken / performed in accordance with the terms and conditions of this Contract and to the satisfaction of Construction Industry Council. Upon breach of any essential terms and conditions of this Contract by the Contractor, including but not limited to failure to comply with the performance requirements in accordance with the Schedule, Construction Industry Council shall have the right to reject unsatisfactory performance of the Works / Services and suspend payment until the defects have been rectified by the Contractor to the satisfaction of Construction Industry Council. Construction Industry Council reserves the right to claim against the Contractor for all related financial loss or expenses necessarily incurred by Construction Industry Council.
- (b) Being notified in writing of the rejection of any works / services, the Contractor shall take immediate and necessary action to rectify such rejected Works / Services within reasonable time as agreed by Construction Industry Council.

- (c) If the Contractor shall fail to rectify such rejected works / services in accordance with item (b) above, Construction Industry Council may, without prejudice to any other rights and remedies available to Construction Industry Council, carry out and complete such works / services by its own resources or by other contractors. All costs and expenses whatsoever which may be incurred by Construction Industry Council thereof shall be recoverable in full from the Contractor forthwith.
- (d) The works undertaken or services performed in pursuance of this Contract shall not be deemed to have been accepted unless either:-
 - Construction Industry Council shall so certify; or
 - ii. The works / services are not rejected as being unsatisfactory within 21 working days after receiving the report of certification upon the execution of the work.

8. Payment for works / services

After the receipt of goods and provision of services or completion of works in accordance with the agreed terms and conditions and to the satisfaction of Construction Industry Council, Construction Industry Council will settle payment within 30 days after receiving and verifying the invoices.

- 9. Injury to Persons and Property and Indemnity
 - (a) The Contractor shall be liable for, and shall indemnify Construction Industry Council against, any expense, liability, loss, claim or proceedings whatsoever arising under any statute or at common law in respect of personal injury to or the death of any person whomsoever arising out of or in the course of or caused by the carrying out of the works under the Contract, save to the extent that the same may be due to any act or neglect of Construction Industry Council or of any person for whom Construction Industry Council is responsible.
 - (b) The Contractor shall be liable for, and shall indemnify Construction Industry Council against, any expense, liability, loss, claim or proceedings in respect of any injury or damage whatsoever to any property real or personal in so far as such injury or damage arises out of or in the course of or by reason of the carrying out of the works under the Contract, save to the extent that the same may be due to any act or neglect of Construction Industry Council or of any person for whom Construction Industry Council is responsible.
- 10. Employee's Compensation Insurance Policy ("EC policy")
 - (a) Without prejudice to the Contractor's obligations, liabilities and responsibilities under the Contract and his obligation to insure by law, the Contractor shall at his own expenses warrant to take out and maintain an EC policy covering against all liabilities arising from any death, accident or injury to any workmen or other persons in the employment of the Contractor and any sub-contractor of any tier and Construction Industry Council shall not be liable for any damages or compensation in respect thereof. Such EC policy shall be maintained during the Contract period and for the whole of the time that such workmen or other persons are employed on the works including the Maintenance Period or Defects Liability Period (if applicable).
 - (b) Before the commencement of works under the Contract, the Contractor shall, whenever required by Construction Industry Council, produce to Construction Industry Council a copy of the EC policy (include Endorsements W338, W348 and W204) which he is required to effect pursuant to item (a) above together with satisfactory proof of payment of the current premiums thereof.
 - (c) If the Contractor shall fail to effect and maintain the EC policy or if the Contractor shall fail to provide any evidence thereof which he is required to by item (b), Construction Industry Council may at its own discretion terminate the Contract.
 - (d) In the event of any of the Contractor's sub-contractors of any tier or employees or agents or the subcontractors' employees suffering any injury or death in the course of or arising out of this Contract and whether there be a claim for compensation or not, the Contractor shall within 7 working days give notice in writing of such injury or death to Construction Industry Council.

11. Contractors' All Risks Insurance Policy ("CAR")

- (a) Without limiting the obligations, liabilities and responsibilities of the Contractor under the Contract, Construction Industry Council has effected, with insurers of Construction Industry Council's choice, for the benefit inter alia of Construction Industry Council, the Contractor and his sub-contractors of any tier and other direct specialist contractors a CAR in respect of inter alia:
 - i. Loss and damage to the works under the Contract;
 - ii. Third party liability
 - Refer to Section B for an insurance synopsis and reference should be made thereto for its full terms and effect.
- (b) The Contractor's All Risks / Third Party Liability Insurance only covers contract within the contract details as stated in the Insurance Synopsis of Contractors' All Risks/ Third Party Liability Insurance. Should the contract not within the contract details, contractor must arrange another Contractor's All Risks / Third Party Liability Insurance, joint name with Construction Industry Council, at contractor's own cost. Minimum coverage for third party liability is HK\$30,000,000.

- (c) The Contractor shall for himself and on behalf of all sub-contractors of any tier accept the CAR as if it has been effected by himself and shall with all due diligence observe and fulfil, and procure that all sub-contractors of any tier observe and fulfil, the terms, provisions and conditions contained therein.
- (d) The Contractor shall be deemed to have read and understood the terms, provisions, conditions, exclusions and excesses of the CAR. If, in the Contractor's opinion, the amounts and / or risks insured are insufficient to cover the Contractor's risks, duties, obligations and liabilities under the Contract, at common law or otherwise, the Contractor may effect such further insurance at his own expense as he considers necessary.
- (e) It is acknowledged and understood that the CAR is subject to excesses and exclusions. In the event of a claim under the CAR in respect of a matter for which the Contractor is responsible or liable under the Contract, the full amount of such excesses and exclusions shall be borne by the Contractor. In the event of any default by the Contractor in making good any damage to the works where required by the terms and conditions of the Contract, Construction Industry Council may deduct the applicable policy excess from any sums due or to become due to the Contractor under this Contract or recover the same as a debt due from the Contractor.
- (f) Save for any case in which the relevant loss or injury arises from any act or neglect of Construction Industry Council or any person for whom Construction Industry Council is responsible, all costs and incidental expenses incurred in relation to claims including the preparation and submission of all formal quantified claims under the CAR shall be borne by the Contractor.
- (g) The Contractor shall forward to Construction Industry Council's representative a copy of all notices and claims submitted by him or all sub-contractors of any tier pursuant to the conditions of the CAR within 24 hours of dispatch of such notice or claim. Upon a written request from Construction Industry Council, Construction Industry Council shall be entitled to take over the conduct of any claim submitted by the Contractor or all sub-contractors of any tier under the CAR, and in any such event the Contactor hereby appoints, and shall procure that all sub-contractors of any tier appoint, Construction Industry Council as his or their agent for that purpose.
- (h) All monies to be received under the CAR shall be paid to Construction Industry Council as loss payee. The Contractor and all sub-contractors of any tier hereby irrevocably authorize Construction Industry Council to give good discharge to the insurers for such monies.
- (i) Upon the occurrence of any loss or damage to the works under the Contract, the Contractor with due diligence shall restore works damaged, replace or repair any unfixed materials or goods which have been destroyed or injured, remove and dispose any of debris and proceed with the carrying out and completion of the works. All monies received under the CAR (less any amounts to cover professional fees) shall be paid to the Contractor by instalments under the Interim Payment Certificates or Final Payment Certificates issued by Construction Industry Council's representative. The Contractor shall not be entitled to any payment in respect of the restoration of work damaged, the replacement and repair of any unfixed materials or goods, and the removal and disposal of debris other than the monies received under the said CAR.

12. Bankruptcy or Receivership

Construction Industry Council may at any time by notice in writing summarily terminate the Contract without entitling the Contractor to compensation if the Contractor shall at any time become bankrupt, insolvent, or shall be placed in receivership or go into liquidation or receivership, or if a petition for liquidation, bankruptcy or receivership (whether voluntary or involuntary, save for the purpose of reconstruction or amalgamation) is filed against the Contractor, but without any prejudice to any right or action or remedy which shall have accrued or shall accrue thereafter to Construction Industry Council.

13. Corruption

Construction Industry Council prohibits any member of the staff from soliciting or accepting any advantage. Without the approval of Construction Industry Council, it is an offense under the Prevention of Bribery Ordinance to offer or give any gift, loan, fee, reward, commission, office, employment, contract, other services of favour, discount to any staff of Construction Industry Council. Construction Industry Council will terminate the Contract without prior notice and hold the Contractor liable for any loss or damage so caused to Construction Industry Council.

14. Personal Data Submitted by Contractor

All personal data submitted by the Contractor will be used by Construction Industry Council for the purpose of this Contract only. Under the provisions of the Personal Data (Privacy) Ordinance, the Contractor has the right to request access to or correction of personal data. Written requests should be addressed to Construction Industry Council. Construction Industry Council may be unable to process and consider incomplete information submitted.

15. Working Hours

Unless it is specifically allowed in other part of the Contract, the works under this Contract shall be undertaken during normal working hours as specified by Construction Industry Council.

16. Valid Certificates of Intermediate Trade Testing or higher qualifications

Except for carrying out general cleaning, delivering or sweeping tasks or having special approval of Construction Industry Council, all workers employed by the Contractor to work under this Contract have to hold valid certificates of intermediate trade testing (or higher qualifications) relevant to the trades under which they are working. A list of such workers with their valid and relevant qualifications has to be submitted to Construction Industry Council before the commencement of works.

17. Temporary Work Permit

When carrying out the works under the Contract, all workers have to wear the temporary work permit issued by Construction Industry Council. If the temporary work permit is lost, the Contractor or worker has to report to Construction Industry Council and request a re-issue at \$30.

18. Parking

If the Contractor finds it necessary to park their motor vehicles within the premises of Construction Industry Council, application has to be lodged in advance. If the application is approved, the parking permit issued by Construction Industry Council and the contact telephone number of the driver has to be displayed on the motor vehicles.

19. Refuse Removal

All refuse has to be delivered to the refuse collection warehouse specified by Construction Industry Council at the end of each working day or on any dates specified by Construction Industry Council.

20. Rights of Third Parties

Notwithstanding the Contracts (Rights of Third Parties) Ordinance (Chapter 623 of the Laws of Hong Kong), no one other than a party to this Contract will have any right to enforce any of the terms in this Contract.

B. Insurance Synopsis of Contractors' All Risks / Third Party Liability Insurance

1. Summary

Type : Contractors' All Risks – Open Cover

Form : To follow the terms, limits and conditions of Asia Insurance Co Ltd Contractors'

All Risks policy wordings as agreed.

Insured : Construction Industry Council as principal &/or all Main Contractors and its

sub-contractors of every tier.

Period of Insurance : From 00:00 1st January 2018 to 24:00 31st December 2018 Local Hong Kong

Time (both dates inclusive).

Contract Details

: Scope and Nature

Renovation / Restoration / Maintenance / Alteration / Repair Work and/or Installation Work of Building Services including building maintenance work and/or builder's work but excluding construction/erection/demolition of building structure (i.e. structural walls, columns, beams and slabs of a building) and/or

Installation/ Maintenance/ Repair Work of Building Services equipment; office equipment; training equipment; and trade test equipment

carried out at the premises of the Insured which are covered under the Property Policy but definitely excluding any construction sites.

Contract Value of Each Contract

Contract Value at inception must not exceed HK\$3,000,000.

Period of Insurance for Each Contract

- (1) Insured Contract other than Maintenance Contract Work
- (a) Contract Period

Follow the original Contract Period of each contract work provided that: -

- the duration of the Contract Period shall not exceed 120 days;
- the Insured Contract must commence within the Period of Insurance specified in the Schedule

(b) Maintenance Period

Follow the original Maintenance Period of each contract work provided that the duration of the Maintenance Period shall not exceed 12 months immediately after the Original Contract Period.

(2) Maintenance Contract Work only

The Period of Insurance in respect of the Maintenance Work shall follow the original Contract Period of each Maintenance Work provided that:-

- the duration of the Maintenance Work shall not exceed 12 months;
- the Insured Contract must commence within the Period of Insurance specified in the Schedule.

Coverage

: Section I - Material Damage

To indemnify the Insured in respect of loss of or damage to the Insured Property whilst at the site during the Period of Insurance arising from any cause whatsoever not excluded by the original policy.

Insured Property - Item 1

The permanent and temporary works constructed erected or in the course of construction or erection in performance of the contract and all other property for which the insured contractors are responsible under the contract whilst on the site and subject to its value being included in the sum insured however excluding constructional plant and temporary buildings.

Insured Property - Item 2

Removal of debris: costs and expenses necessarily incurred by the Insured with the consent of the Insurers in dismantling and removing debris of the portion or portions of the property insured under item (1) destroyed or damaged by any peril hereby insured against. Sum Insured: 4% of Individual Contract Value

<u>Insured Property – Item 3</u>

Professional Fees: costs and expenses in respect of architects' surveyors and consulting engineers' fee necessarily incurred in the reinstatement of the insured property consequent upon its loss or damage but not for preparing any claim it being understood that the amount payable hereunder shall not exceed the scale charges of the appropriate professional body.

: Section II - Liability to Third Parties

To indemnify the Insured in respect of all sums which the Insured shall become legally liable for:

- i) Accident death bodily injury illness or disease suffered by any person
- ii) Accidental loss or damage to physical property arising out of the performance of the contract and in addition the insurers shall be liable for
- iii) All costs and expenses of litigation recovered by any claimant against the insured
- iv) All costs and expenses of litigation incurred by the insured with written consent of the insurers in resisting any claim

Limit of Indemnity: HK\$30,000,000 any one accident and unlimited for the period of insurance (Cost inclusive)

Geographical Area: Hong Kong SAR

and Jurisdiction

Excess : Section I – Material Damage

	For contract with	For contract with	For contract with
	value of	value exceeding	value exceeding
	HK\$500,000 or	HK\$500,000 upto	HK\$1,500,000 upto
	<u>below</u>	HK1,500,000	HK\$3,000,000
	HK\$	HK\$	HK\$
Act of God/Fire/Theft:	20,000	25,000	35,000
Others:	20,000	25,000	35,000
Temporary Works:	20,000 min or 50%	25,000 min or 50%	35,000 min or 50% of
	of loss (*)	of loss (*)	loss (*)
Water Damage to	20,000 min or 20%	25,000 min or 20%	35,000 min or 20% of
Work:	of loss (*)	of loss (*)	loss (*)
Designer/Testing:	20,000	25,000	35,000

Section II - Liability to Third Party

HK\$

Third Party Property Damage : 50,000 min or 10% of loss (*)
Vibration : 50,000 min or 20% of loss (*)
Underground Services : 50,000 min or 20% of loss (*)
Oil-Filled/Fibre-Optic Cable : 50,000 min or 40% of loss (*)
Principal Property : 50,000 min or 20% of loss (*)
Water Damage to Third Party Property : 50,000 min or 20% of loss (*)

Third Party Bodily Injury : 50,000

(*) – whichever is the greater

Conditions

: 1. Revised Cross Liability Clause/ As per Asia's standard Contractors' All Risk Policy Jacket

(Inter alia)

- 2. B1 Safety Precaution Clause amended to delete the 24 hours watchman requirement.
- 3. B2 Special Conditions for Underground Services Clause
- 4. A9 Including the risks of strikes, riots and civil commotion
- 5. A6 Extra charges for overtime, night work, work on public holiday and express fright (15% of adjusted loss)

- A1 Extended to cover liability to third party property damage caused by vibration, removal or weakening of support (Limit: HK\$30,000,000 any one accident and in aggregate during any one period of insurance)
- A7 Extended to cover employer's property under the care, custody or control
 of the insured contractors under Section II (Limit: HK\$30,000,000 any one
 period in aggregate)
- 8. Yearly Declaration (CIC has to submit the actual annual turnover with details upon policy expiry)
- 9. Burning and Welding Clause
- 10. 90 Days Cancellation Clause, i.e. the policy may be cancelled by the Insured at any time subject to short-term premium but 90 days' advance notice by the Insurer.
- 11. Extended Maintenance Period Cover
- 12. 90 Days Non- Renewal Notice by Insurer
- 13. Claim Control Clause
- 14. 72 hours Clause
- 15. HK Jurisdiction Clause
- 16. Run Off Liability Clause
- 17. Revised Arbitration Clause
- 18. A3 Extension of Cover for Designer's Risks
- 19. A4 Extension of Cover for Inland Transit (Limit: HK\$100,000 any one loss)
- 20. A5 –Extension of Cover for Off-Site Sorage anywhere in HKSAR (Limit: HK\$100,000 any one loss)
- 21. A2 Extension of Cover for Testing and Commissioning (4 weeks)
- 22. Escalation Clause (Limit: 15% of Contract Value)

Other terms and conditions as per policy wording.

Principal Policy Exclusions

(Inter alia)

: 1. Cyber Exclusion

- 2. Total Asbestos Exclusion
- Pollution Exclusion Clause
 War & Terrorism Exclusion
- 5. Date Related Performance & Functionality Clause (A) and (B)
- 6. Professional Liability Exclusion
- 7. Electromagnetic Radiation Exclusion
- 8. Products Liability Exclusion
- 9. Self-Employed Person and Sole Proprietors Exclusion
- 10. Sanction Clause

Other exclusions as per original policy.

Insurer : Asia Insurance Company Limited – 100%

: Hong Kong SAR

Policy No. : ABK/ECA/18-0910005641

Jurisdiction and/or

Law Practice

Applicable

2. Contractors' Own Insurance Responsibilities

- (a) The Contractor's All Risks / Third Party Liability Insurance does not cover the liability arising out of or in connection with the following:
 - i. motor vehicles and other Statutory Insurances.
 - ii. employees of the Insured Parties, sole proprietors and self-employed persons acting as sub-contractors, including labour masters and persons supplied by them, persons employed by labour only sub-contractors, self-employed persons, drivers and / or operators of plant hired to the Insured, student gaining work experience, and any other persons hired or borrowed by contractors.

"Contractors allow such persons to enter site at their own risk".

iii. deductibles of the Policy.

- (b) The Contractor's All Risks / Third Party Liability Insurance does not cover the physical loss of or damage to construction plant tools and equipment owned or leased by the contractors or for which the contractors may be responsible.
- (c) Contractors and Subcontractors are required to arrange Employees' Compensation Insurance complying with the Employees' Compensation Ordinance (Cap 282) in respect of their employees. Such insurance is to be endorsed to cover the Construction Industry Council as an Insured Party.
- (d) The Third Party Liability Insurance cover is HK\$30,000,000. Construction Industry Council advises contractors to review its adequacy in relation to their risks and liability under the contract with the Construction Industry Council and to purchase additional limit, if required, at their own costs.
- (e) The Contractor's All Risks / Third Party Liability Insurance only covers contract within the contract details as stated in the Insurance Synopsis of Contractors' All Risks/ Third Party Liability Insurance. Should the contract not within the contract details, contractor must arrange another Contractor's All Risks / Third Party Liability Insurance, joint name with Construction Industry Council, at contractor's own cost. Minimum coverage for third party liability is HK\$30,000,000.

C. Safety Guidelines

shall:

1. General Duties of Contractor and Persons Employed

Pursuant to the Factories and Industrial Undertakings Ordinance (Cap. 59) and Occupational Safety and Health Ordinance (Cap.509), whilst executing the works under the Contract, it shall be the duty of the Contractor to ensure the health and safety at work of all persons employed by him, and it shall be the duty of every person employed to take care for the safety of himself and of other persons who may be affected by his acts or omissions at work.

- Relevant Mandatory Safety Training Certificates (please select one of the following clauses)
 All subcontractors of all tiers and employees employed by the Contractor to work in the CIC premises under the Contract
 - □ hold valid Construction Industry Safety Training Certificates (commonly known as "Green Cards") and any other relevant mandatory certificates required for safe operation of the works.
 - □ hold valid Construction Industry Safety Training Certificates (commonly known as "Green Cards") and Specified Trade Safety Training Certificates (commonly known as "Silver Cards") and any other relevant mandatory certificates required for safe operation of the works.
- 3. Safe Means of Access and Egress

The Contractor must maintain the workplace in a safe condition and ensure that every access to and egress from the workplace is safe. The Contractor shall also ensure that all means of escape from the workplace are kept free from obstruction.

4. Personal Protective Equipment

The Contractor must supervise and ensure all his sub-contractors and employees wear appropriate personal protective equipment, e.g. protective clothing, safety helmet, safety shoes, harness, fall arresting system, eye-protector, ear protector, and mask, etc., as Construction Industry Council may consider necessary or appropriate or as legally required. Any such personal protective equipment must be provided, maintained and replaced as necessary by the Contractor at his own expenses.

- 5. No Smoking and Fire Prevention Measures
 - Smoking is not permitted in the workplace. If the works involve the use of naked flame, the Contractor must implement sufficient fire prevention measures.
- 6. Working at Height

The Contractor shall take adequate steps to prevent any person from falling from a height of 2 metres or more.

D. Consequences of Breach

If the Contractor, his sub-contractors of all tiers or employees do not comply with the relevant laws of Hong Kong Special Administrative Region and the terms and conditions of this Guidelines, or if the performance of works undertaken by the Contractor causes any damages or losses to Construction Industry Council, Construction Industry Council may at its discretion terminate this Contract and the operations of the Contractor until any non-compliance or the unfavourable operation is rectified. The Contractor shall be liable to any loss or damage so caused to Construction Industry Council. Construction Industry Council shall be entitled to recover in full from the Contractor forthwith. The Contractor shall also lose his right from submitting quotations or tenders to Construction Industry Council in the future.

Additional Information		The Contractor's Declaration
Tender Reference No.:	(355) in P/AE/PUR/AGC	If the quotation is accepted, this document together with the tender or quotation will form part of the Contract and I/we hereby agree to comply with them.
· · · · · · · · · · · · · · · · · · ·	n commencement date to pletion date per contract	
Location of Works / Services:		Name of Contractor:
No. of pages for this docu	ument: 9	Signature with Company Chop:
This document was issue	ed on: 15 June 2018	Date:



承判商安全守則

The following requirements include general safety requirements to be complied with by contractors and are by no means exhaustive. In general, contractors are to take all reasonable steps to ensure the safety and health of their employees and their subordinate workers (including their subordinate contractors). All site work activities of contractors shall be in full compliance with all relevant legislation of the Hong Kong Special Administrative Region including:

- Factories and Industrial Undertakings Ordinance (Cap 59) and its subsidiary legislation / regulations,
- Occupational Safety And Health Ordinance (Cap 509) and its subsidiary legislation / regulations,
- > Dangerous Goods Ordinance (Cap 295) and its subsidiary legislation / regulations,
- Electricity Ordinance (Cap 406) and its subsidiary legislation / regulations,
- Builders' Lifts and Tower Working Platforms (Safety) Ordinance (Cap 470) and its subsidiary legislation / regulations,
- Boilers and Pressure Vessels Ordinance (Cap 56) and its subsidiary legislation / regulations.
- Construction Workers Registration Ordinance (Cap 583) and its subsidiary legislation / regulations,
- Employees' Compensation Ordinance (Cap 282) and its subsidiary legislation / regulations.

Other than legislation, contractors also must comply with relevant codes of practice or any other guidelines issued by government bodies or organization including the Labour Department, Fire Services Department, Electrical and Mechanical Services Department, Highways Department, Buildings Department, Construction Industry Council and Occupational Safety and Health Council.

Construction Industry Council (CIC) reserves the right to charge HKD 500.00 for each violation of any of CIC's internal safety requirements listed below or each violation of any relevant legislation, code of practice or guidelines.

In case of any dispute, CIC reserves all rights of final interpretation of the rules. The safety requirements to be complied by contractors include:

CONSTRUCTION INDUSTRY COUNCIL 建造業議會

Contractor's Safety Requirements

承判商安全守則

General Rules

- 1) Contractors must arrange a representative(s) to attend a safety briefing before work commencement. Failure to attend briefings may result in work commencement not being permitted. Attendance at a briefing will be valid for 6 months; any contractor who had attended a briefing within the 6 months prior to the work commencement day will be exempted from attending a further briefing.
- 2) Before work commencement, contractor must obtain an Attendance Proof Safety Briefing. Work will be suspended immediately if an Attendance Proof Safety Briefing has not been obtained.
- 3) The contractor's representative must be a direct employee of the awarded contractor.
- 4) The contractor's representative has the duty to clearly deliver to the employer all messages from safety briefings or any safety meetings.
- 5) Contractors have the obligation to send a representative(s) to attend any safety meeting held by CIC.
- 6) The contractor must ensure all of CIC's safety requirements are delivered and clearly explained to all personnel in the working team (including direct employees and subordinate contractors) before working within CIC's premises.
- 7) The delivery of CIC's safety requirements mentioned in clause 6) above must be documented in writing and a copy must be maintained within the work area for inspection.
- 8) In case of any inspection or visit conducted by government officials, contractors must notify the site's responsible person, CIC's department responsible for the project and CIC's Corporate Safety Team immediately.
- Ontractors are required to prepare a method statement document ("Method Statement") and a risk assessment document ("Risk Assessment") before work commencement. The Method Statement is to be a comprehensive and step-wise statement of the work sequence and method, with the help of drawings, layout plan etc. to illustrate in detail how the work will be conducted. The Risk Assessment is to cover all foreseeable risks resulting from each step of the work sequence. Adequate and suitable rectifying measures should be stated in the Risk Assessment and implemented. The Risk Assessment should prepared or reviewed by the contractor's safety officer.
- 10) Contractors should submit the statutory appointment notice (Forms 4 & 5 in Factories and Industrial Undertakings (Safety Officers and Safety Supervisors) Regulation (Cap 59Z)) of any safety supervisors or safety officers to CIC for record.



承判商安全守則

- Occurrence of any kind of imminent danger or unsafe act may result in suspension of work on site until adequate and appropriate remedial action to the satisfaction of CIC is taken.
- 12) All contractors' personnel must not smoke within CIC premises.
- 13) All contractors' personnel must not work under the influence of alcohol or drugs. Noncompliant individuals may be immediately removed from the site.
- 14) Work areas and material storage areas should be fully enclosed and the following signage should be displayed at the entrance of each individual area:
 - i. "No unauthorized entry" or similar,
 - ii. "No Entry Without Wearing Safety Helmet or Safety Shoes" or similar,
 - iii. Contractor Work Commencement Permit
 - iv. Pedestrian diversion instruction (if original access was affected),
 - v. List of Competent Persons (if applicable).
- 15) Whip checks should be installed on the connections of compressed air hoses.
- 16) CIC reserves the right to request any contractor's personnel to be suspended from working within CIC premises for repeated violations of safety requirements.
- 17) If the construction area is adjacent to any public area, the affected area must be fully enclosed in order to ensure no members of the public would be able to access the site area. For example, enclosing the work area with securely erected boards.
- 18) If the construction area is directly above any public area, the contractor is required to fence off the area below or any area that may be vulnerable to any falling objects from the construction project. Sufficient, proper warning notice must be displayed.

Personal Protective Equipment

- 19) Contractors have the obligation to ensure all workers, including all their subordinate contractor workers, have been provided with suitable and adequate personal protective equipment.
- 20) Contractors have the obligation to ensure all workers, including all their subordinate contractor workers, use personal protective equipment properly.
- 21) Contractors have the obligation to ensure personal protective equipment is in safe working condition.
- All personnel within the works area must wear a safety helmet (which should be in compliance with the "Guidance Notes on the Selection, Use and Maintenance of Safety Helmets" issued by the Labour Department) and safety shoes with a steel toe cap and steel midsole (which should be in compliance with BS EN ISO 20345 or any other equivalent standards).

GDL | 004 | A | 20170811 | Page 3 of 10



承判商安全守則

- 23) All safety helmets used should be equipped with a Y-type chin strap.
- 24) Contractors should maintain sufficient amount of safety helmets onsite for visitors' use.
- 25) All full body harnesses used must be equipped with double lanyards and comply with the "Guidance Notes on Classification and Use of Safety Belts and their Anchorage Systems" issued by the Labour Department.

Safety Training

- 26) Copies of relevant certificates/safety training attendance records of all site personnel should be maintained onsite for inspection upon CIC's request. The Internal Safety Induction Training should be conducted by contractors' safety personnel.
- 27) All personnel engaged in site activities must possess a valid Mandatory Basic Safety Training Course (Construction Work) card and a Construction Worker Registration Card, and have attended Internal Safety Induction Training conducted by the contractor. Non-compliant individuals may be immediately removed from the site.

Safety Inspection

- 28) If a safety officer or safety supervisor must be employed for the project, all completed Forms 2A and Forms 3A under the Factories and Industrial Undertakings (Safety Officers and Safety Supervisors) Regulations (Cap 59Z) should be submitted to CIC for record.
- 29) Contractors' management staff should conduct regular safety inspections. The inspections should be documented and submitted to CIC Corporate Safety Team for record.
- 30) All recommendations for improvement in the Safety Inspection report issued by CIC should be implemented by contractors within 3 working days and evidence of improvement should be submitted to CIC.
- 31) The reoccurrence of any unsafe items from a CIC Safety Inspection report may result in suspension of work until recommendations for improvement have been implemented.

Temporary Structures

32) Drawings and designs of all metal scaffolds, bamboo scaffolds or any temporary structures for support use or load bearing purposes must be checked by an appropriate registered engineer prior to erection, and the maximum safe load of the scaffold or structure must be determined. The registered engineer should clearly indicate the permitted load of the scaffold or structure in the drawings. Approved / endorsed drawings should be submitted to CIC's Corporate Safety Team for record.



承判商安全守則

- 33) All bamboo scaffolds that will be constructed with more than 15 meters in height should be designed and endorsed by an appropriate registered engineer, and this document should be submitted to CIC's Corporate Safety Team for record.
- 34) All structures or scaffolds mentioned in clauses 32) and 33) must be inspected by an appropriate registered engineer after construction. This inspection should be targeted at verifying whether the aforesaid structure or scaffold is in compliance with the design. The verification should be in written form with the registered engineer's endorsement and should be submitted to CIC for record. Any works associated with the structures or scaffolds should not be commenced before the verification is made.

Emergency Preparedness

- 35) Contractors should provide one primary emergency contact number and one secondary emergency contact number to the CIC's Corporate Safety Team, and these contact numbers should be reachable 24 hours.
- 36) If there is any accident, incident, near miss, occupational disease or dangerous occurrence (as defined in Schedule 1 of the Occupational Safety and Health Regulation (Cap 509)) contractors must notify the premises occupier, CIC's Corporate Safety Team and CIC's department responsible for the project immediately.
- 37) CIC's contractors have the obligation to conduct necessary investigations of any accident, incident or near miss caused by their work activities or their sub-contractors' work activities. The investigation should be conducted within 24 hours after the occurrence of the accident. After the investigation, a detailed report should be composed to illustrate the cause(s) and suggest recommendations to avoid reoccurrence.
- 38) Reports of the investigations mentioned in clause 37) should be submitted to CIC within 3 working days after the occurrence of the incident.
- 39) CIC's contractors have the obligation to suggest and implement necessary improvement measures to prevent the reoccurrence of accidents, incidents or near misses.
- 40) In every work location, at least one first aid box should be maintained. If a contractor is engaged at more than one work location, and the work locations are physically separated or not readily accessible, a first aid box is to be maintained at each work location.
- 41) The type and quantity of first aid items contained in the first aid box should comply with Schedule 2 of the Construction Sites (Safety) Regulations (Cap 59I).
- 42) Contractors should arrange a person / team of persons to conduct regular checks on the first aid box to ensure the proper condition and quantity of first aid items. If first aider(s) is/are deployed for the construction project, the first aider should be included in the aforesaid team.

GDL | 004 | A | 20170811 |

Page 5 of 10



承判商安全守則

- 43) Adequate and proper firefighting equipment should be ready in the site area. At least one fire extinguisher of proper type should be maintained at each electrical distribution box and hot work area.
- 44) Clearly visible signage should be displayed to indicate the location of firefighting equipment and first aid equipment.
- 45) Contractors must not obstruct any emergency escape route or make any emergency equipment defective. If this is unavoidable, the obstruction is to be pre-approved by CIC and alternative measure(s) provided during temporary unavailability of the emergency escape route or equipment.

Competent Person

- 46) All of the competent persons deployed in the works area shall be appropriately qualified as specified in relevant legislation and codes of practice, including but not limited to the following:
 - i. Metal scaffold competent person
 - ii. Bamboo scaffold competent person
 - iii. Metal scaffolder
 - iv. Bamboo scaffolder
 - v. Gas Welder
 - vi. Safety Supervisor
 - vii. Electrical worker
 - viii. Abrasive wheel mounting competent person
 - ix. Crane Operator
 - x. Lifting Appliance Inspector
 - xi. Loadshifting Machinery operator
 - xii. Confined Space Competent Person
 - xiii. Confined Space Certified Worker
 - xiv. First Aider
 - xv. Suspended working platform operator
 - xvi. Cartridge-operated fixing tools operator
 - xvii. Excavation Inspector
 - xviii. Power-operated elevating work platform operator
 - xix. Electric Arc Welder
 - xx. Rigger
 - xxi. Signaler

GDL | 004 | A | 20170811 | Page 6 of 10



承判商安全守則

47) For competent persons of the trades specified below, these additional qualifications shall be met:

Trade	Qualification	
Cartridge-operated fixing tools operator	Attended operational training organized by the tool's supplier	
Excavation Inspector	Holder of Bachelor's degree in Civil Engineering or other relevant discipline	
Power-operated elevating work platform operator	Attended operational training organized by the machine's supplier	
Electric Arc Welder	Holder of General Welder intermediate trade test certificate or above	
Rigger and Signaler	Holder of Safety Training Course for Construction Workers of Specified Trade (Construction Material Rigger) Certificate or other equivalent	

- 48) A list of the competent persons (if any) mentioned in clauses 46) and 47) above, should be displayed at the entrance of the site.
- 49) In case work activity is not conducted by suitable competent persons, CIC reserves the right to temporarily suspend that related work activity.

Working at Height

- 50) All scaffolding works must be supervised by a relevant competent person and performed by trained workers as per the requirement stated in the Metal and Bamboo Scaffold Code of Practice issued by the Labour Department.
- 51) Contractors must provide proper fall protection to prevent any person falling from height.

 Contractors also have the obligation to ensure the fall protection is being used properly.
- 52) Contractors should take necessary steps to avoid any objects falling from height, such as implementing hand-tag lines for tools, installing toe boards or mesh etc.
- 53) All floor edges must be protected with rigid and secure guardrails and toe-boards at all times. The aforesaid guardrails and toe-boards are to comply with the requirements stated in Schedule 3 of the Construction Sites (Safety) Regulations (Cap 59I).
- 54) All floor openings must be covered and secured with sound and solid materials at all times. Clearly visible notices should be placed to indicate floor openings.
- Proper working platforms must be provided for work carried out at 2 meters or above. Non-compliance with such will be considered as an unsafe act.
- 56) Mini scaffolds, stepladder platforms, hop-up platforms or step stools are to be provided for working at heights lower than 2 meters. The equipment mentioned must be in compliance with the requirements stated in clause 58).



承判商安全守則

- 57) Access ladders (Single sided, non-self-standing ladders), and A-type ladders (two-sided, self-standing ladders) are prohibited for use as working platforms.
- 58) Any mini scaffold, stepladder platform, hop-up platform or step stool must comply with the following standards and be free from any defects:

Equipment Type	Standard /Requirement
Mini scaffold	EN131-7 or PAS250 or any other equivalent
Stepladder platform	EN131 or ANSI A14 or AS/NZS 1892 or any other
Hop-up platform	EN131-7 or any other equivalent international standard, and
	may only be used when a guardrail is equipped
	properly
Steps stools	EN14183 or other equivalent international standard equivalent international standard

Health Hazard Control

- Noise assessments should be conducted as per the requirements stated in the Factories & Industrial Undertakings (Noise at Work) Regulation (Cap 59T) and relevant codes of practice. Relevant documents such as results of noise assessments and evidence of improvement measure(s) implemented should be submitted to CIC's Corporate Safety Team for record.
- 60) Manual handling assessments should be conducted as per the requirement stated in the Occupational Safety & Health Regulation (Cap 509A) and relevant codes of practice. Relevant documents such as results of manual handling assessments and evidence of improvement measure(s) implemented should be submitted to CIC's Corporate Safety Team for record.
- 61) The quantities of any dangerous goods stored within the works area should not exceed the exemption quantities stated in Fire Protection Notice No. 4 published by the Fire Services Department, otherwise, a dangerous goods store must be set up and a licence applied for. CIC's Corporate Safety Team is to be informed beforehand.
- 62) Chemical hazard assessments are to be conducted for all chemicals on the construction site. The storage, usage of chemicals, the usage of personal protective equipment etc. are to follow the results of the assessment.
- 63) The proper prescribed form of chemical label is to be clearly displayed on chemical containers.
- 64) Contractors should conduct heat stress assessments and arrange mitigation measures accordingly whenever the work condition may lead to their employees suffering heat stroke, such as prolonged outdoor work during the summer season or exhausting work in confined spaces.



承判商安全守則

65) Contractors should provide sufficient drinking water to the employees.

Electrical Works

- 66) For any installation or excavation work required to be conducted on existing walls or structures, or the ground, active cable detection is to be conducted and the alignment and depth of cables are to be conveyed to the relevant personnel involved before the start of work. The attendance record and cable detection survey report should be submitted to CIC's Corporate Safety Team for record.
- 67) Only registered electrical workers should conduct electrical installation work. A lock and tag system is to be implemented for any installation work in connection to an existing electricity power supply.
- 68) All electrical tools are to be checked by a registered electrical worker prior to use.
- 69) All mobile electricity generators are to be properly earthed before use.
- 70) When working outdoors, waterproof plugs should be used.

Lifting Operations

- 71) All lifting appliances and lifting gear used are to comply with the requirements stated in the Factories and Industrial Undertakings (Lifting Appliance and Lifting Gear) Regulations (Cap 59J) and a list of all the lifting appliances and lifting gear used by contractors should be sent to CIC for record. The certificates of the aforesaid equipment should be always ready onsite during the works period for checking.
- 72) Contractors should check the condition of lifting gear before commencement of each lifting operation.
- 73) All rigging and signaling should be conducted by a competent person. Walkie-talkies with a secured channel or other similar communication channel should be provided to the signaller and the crane operator.
- 74) Contractors should take all necessary action to ensure lifted loads are balanced, secure and will not cause any object to fall.
- 75) Lifted objects should be fitted with 2 tag lines of sufficient length.
- 76) Contractors are to take all necessary action to ensure all lifting appliances, cranes and lifting gear are free from any defects.
- 77) Overloading of any lifting appliances or cranes is strictly prohibited. The occurrence of overloading will be considered as an unsafe act.
- 78) All crane outriggers must be fully extended before conducting any lifting operations.
- 79) All cranes must be seated on firm and even ground.



承判商安全守則

- 80) All lifting zones must be fully enclosed and contractors should take all necessary action to ensure that no one is under any lifted load.
- 81) Every 3 months, contractors should conduct detailed checking of the certificates and physical condition of all lifting gear, and use the below color coding to indicate usable lifting gear:

Months/ Condition	Color
Jan to Mar	Blue
Apr to Jun	Yellow
Jul to Sep	Green
Oct to Dec	Orange
Substandard condition	Red
Invalid certificate	White

Hot Work

- 82) Contractors are to take necessary action to contain sparks generated from hot work.
- 83) Contractors should deploy a watchman in the area affected by sparks generated from hot work.
- 84) All flammable substances, materials or chemicals must be removed before conducting hot work
- 85) All compressed air cylinders such as oxygen and acetylene should always be kept upright and secured with chains.
- 86) Proper handling tools, such as trolleys, should be used during the transport of any compressed air cylinders.
- 87) Contractors are to ensure flashback arrestors, non-return valves and springs are properly fitted to flame cutting sets before use.
- 88) Pre-use checking are to be conducted by a competent person to ensure equipment used for hot work is free from any defects.
- 89) No electric-arc welding is permitted in outdoor area when it is raining.
- 90) Contractors are to ensure all work pieces are completely cooled down before leaving the work premises.



Ref. No.:	
檔案編號:	

Application Form for Inclusion in the CIC Vendor List

建造業議會承辦商/供應商登記申請書

This form should be completed in FULL BLOCK LETTERS

請詳細填寫本申請書並交回:

and returned to:

Tel. No.:

Procurement Department香港九龍觀塘駿業街56號Construction Industry Council中海日升中心38樓38/F, COS Centre, 56 Tsun Yip Street建造業議會

 Kwun Tong, Kowloon, Hong Kong
 採購部

 2100 9000
 電話號碼:
 2100 9000

 2100 9439
 圖文傳真號碼:
 2100 9439

Department. 如查詢此表格內的資料,包括查閱途徑及修訂資料,請與上述部門聯絡。

PART I - DETAILS OF THE COMPANY 第一部 - 公司資料

			·	
i)	Company Name:	(English) 【Company na	ame should correspond with that registered under the Business Registra	ation Ordinance (Cap 310)
	公司名稱:	(中文)【公司名稱須與	商業登記條例(第310章)內所登記的名稱相同】	
ii)	Company Address	: (English)		
	公司地址:	(中文)		
iii)	E-mail 電子郵件	:	(iv) Website %	網址:
v)	Tel. No. 電話號碼	·	(vi) Fax. No. [圖文傳真號碼:
	otherwise.		all future CIC notifications will be dispatched by means求,所有議會通訊將以電郵傳遞。	s of email, unless specifically requested in writing to the CIC
		PART II	i - ORGANISATIONS AND STAFF 第二	部 - 公司組織及職員資料
i)	A partnership (uni) 獨資(非屬法團)	32章)註冊的法人團體
	Members of organ Directors / Proprie 董事 / 東主 / 合夥		English Name 英文姓名	Chinese Name 中文姓名
				-
	* Delete where inappropri	ate 將不適用者刪去		



Ref. No.:	
當案編號:	

Application Form for Inclusion in the CIC Vendor List

(iii)	Person(s) to contact on mate 獲授權回答有關投標 / 合			s:			
	Name(s) 姓名	Off	icial Capacity 職位			Tel. No. 電話號碼	Mobile No. 流動電話號碼
(1)							
(2)							
(3)							
(iv)	Please confirm whether you Scheme (SRS). 請貴公司確認是否在分包		J			under the CIC's Subcontractor Registra	ation
	□ Yes,SRS Numb 是,分包商註冊		<u>:</u>			□ No 不是	
			PART III	- BU	SINE	SS TYPE 第三部 - 業務性質	
	Services and Goods which Please select your business Please tick ② as appro Business Type 業務性質	type and o				供應的服務及貨品 護選擇 <i>貴公司所屬的業務性質及相</i>	應的覆蓋範圍
	Type 1 - Supplier		Services 服務行業	_		(It I slot.) brol.	
	類別一 - 供應商	□ 1	Construction Materials			Accelerator (催乾劑)	
			(建築材料)		1.2	Acrylic Paint (亞加力漆) Air-conditioning & Ventilation Acce	esory (空調及通風配件)
				_	1.4	Adhesive / Sealant (膠漿 / 封邊膠)	SSOLY(王间)又通风化门
				_	1.5	Aggregates (石仔)	
				П		Air-conditioning & Ventilation (空訓	問及通風)
						Aluminium Bar / Hollow (鋁條 / 通)	
					1.8	Aluminium Foamwork Accessory (金	B模板配件)
					1.9	Aluminium Foamwork (鋁模板)	
					1.10	Aluminium Pipe (鋁管)	
					1.11	Aluminium Sheet (鋁板)	
					1.12	Anti-ant Paint (抗蟻油漆)	
					1.13	Asphalt (瀝青)	
					1.14	Bamboo & Accessory (竹料及配件)	
					1.15	Bar-bending & Fixing (鋼筋屈扎)	, Ald , Hr Ald Arts
				_	1.16	Bronze / Copper / Brass Pipe (青銅/	/ 刺 / 黄刺官)
				_	1.171.18	Bearing (啤令) Belt (坑帶)	
				_	1.19	Bitumen Compounds (瀝青混合物)	
				_	1.20	Boring Drill Accessory (岩土鑽探酢	7件)
				_	1.21	Bronze / Copper Bar (青銅 / 銅條)	3117
				_	1.22	Bronze / Copper Sheet (青銅 / 銅板))
					1.23	Bronze / Copper Wire (青銅 / 銅線)	
					1.24	Brushing Lacquer (手掃漆)	
					1.25	Bucket (桶 / 泥斗)	
					1.26	Cable Accessory & Trunking (電線]	配件及線槽)
					1.27	Cable (電線)	
					1.28	Canvas Goods (帆布及布帳製品)	
					1.29	Ceiling (天花)	



Ref. No.:	
檔案編號:	

Application Form for Inclusion in the CIC Vendor List

	1.30	Cement (水泥)
	1.31	Cement Paint (雪花英泥)
	1.32	Centre Punch (中心沖/賓子)
	1.33	Clear Lacquer (透明漆)
_	1.34	Clay Sand (黃花沙)
	1.35	Clear Varnish (透明清漆)
	1.36	Concrete Blocks (混凝土磚)
П	1.37	Concrete (混凝土)
П	1.38	Concrete Pipe (混凝土管道)
ū	1.39	Curtain Wall / External Cladding (幕牆/幕板)
	1.40	Drill Bit & Cutter Bit (鑽咀及刀咀)
ū	1.41	Door & Accessory (大門及配件)
	1.42	Dry Wall (石膏板)
	1.43	Electrode (電焊支)
	1.44	Electrical Supplies (電器材料)
П	1.45	Emulsion Paint / Latex (乳膠漆)
	1.46	Epoxy Coating (環氧塗料)
<u>-</u>	1.47	Epoxy (環氧樹脂漆)
		Fencing / Mesh / Chain (圍欄 / 鐵絲網 / 鎖鏈)
	1.48	-
	1.49	Fibre Glass Products (玻璃纖維產品)
	1.50	Filter (過濾器)
<u>_</u>	1.51	Fire Retardant Paint (防火漆)
<u>_</u>	1.52	Floor Board Coating (地台油)
<u>_</u>	1.53	Gaseous Fuels / Welding (氣體燃料 / 焊接)
	1.54	Glazed Ceramic Wall Tiles (牆壁瓷磚)
	1.55	Gloss Latex Paint (悅亮漆)
	1.56	Gloves (手套)
	1.57	Gold (金)
	1.58	Granite (麻石)
	1.59	Grinding / Polish (研磨 / 拋光)
	1.60	Hammertone Paint (鎚紋漆)
	1.61	Heat Insulating Materials (隔熱物料)
	1.62	Hot-dip Galvanizer (熱浸鍍鋅)
	1.63	Hose and Fittings (膠喉及配件)
	1.64	Homogeneous Floor Tiles (過底地磚)
	1.65	Hydrated Lime (熟石灰)
	1.66	Insulation Materials (絕緣體)
	1.67	Iron Work (訂製鐵器)
	1.68	Jointing (接□)
	1.69	Laminated Plywood (夾板)
	1.70	Luminous Paint (螢光漆)
	1.71	Marble & Accessory (雲石及配件)
	1.72	Metal / Plastic Container (金屬 / 塑膠容器)
	1.73	Metal Etching (金屬蝕刻)
	1.74	Mosaic Tiles (紙皮石)
	1.75	Multi-Colour Paint (多彩漆)
	1.76	Nail / Staple & Accessory (釘及配件)
	1.77	Non-slip Treatment (防滑處理)



Ref. No.:	
檔案編號:	

Application Form for Inclusion in the CIC Vendor List

/	1.78	Nylon (尼龍)
	_	
<u></u>	-	Pipe Fittings (管道配件)
<u></u>	-	Pipe (喉管)
<u> </u>	_	Pigment / Staining (色粉)
<u> </u>	-	Plastering (抹灰)
		Plastic Sheet / Board (膠片 / 膠板)
	1.84	Plastic / Wood Flooring (膠 / 木地板)
	1.85	Polyurethane Paint (聚脂漆)
	1.86	Polishing / Sharpening (拋光 / 磨石)
	1.87	Primer / Sealer (封底漆)
	1.88	Rain Gear (兩具)
	1.89	Red Bricks (紅磚)
	1.90	River Sand (淡水沙)
	1.91	Road Marking Paint (馬路劃線漆)
		Sanitary (潔具)
		Sanding Paper / Cloth (砂紙 / 布)
	-	Saw Blade / Wheel & Accessory (鋸片 / 碟及配件)
- T	-	Screw & Accessory (螺絲及配件)
	-	
		Scantling & Planking (什木枋板)
	-	Silk Screen (絲網)
<u> </u>	-	Stone Like Coating Paint (石頭漆)
	-	Solvent (溶劑)
		O Spraying Paint (噴漆)
	_	1 Steel / Iron Bar (鋼 / 鐵條)
	1.10	2 Steel / Iron Gate (鋼 / 鐵門)
	1.10	3 Steel / Iron Pipe (鋼 / 鐵管)
	1.10	4 Steel / Iron Sheet (鋼 / 鐵片)
	1.10	5 Steel / Iron Wire (鋼 / 鐵線)
	1.10	6 Stone (開山大石)
	1.10	7 Stopping (填補料)
	_	8 Steel Reinforcement (鋼筋)
-	_	9 Stainless Steel Bar (不銹鋼條)
	_	O Stainless Steel Pipe (不銹鋼管)
	-	1 Stainless Steel Sheet (不銹鋼片)
	_	2 Stainless Steel Wire (不銹鋼線)
<u> </u>	_	3 Steel Wire Rope / Nylon Webbing Sling (鋼絲繩 / 尼龍帆布帶)
L		
L		4 Surveying Supplies (測量材料)
<u>_</u>	_	5 Switch (掣)
	_	6 Synthetic Paint (合成油漆)
	_	7 Textured Latex (砂膠漆)
	1.11	8 Undercoat Pattern (底漆)
	1.11	9 Valve (閥門)
□	1.12	O Washable Distemper (可洗膠灰水)
	1.12	1 Wall Paper (牆紙)
	1.12	2 Water Proofing Material (防水物料)
	1.12	3 Water-boiled Proved Laminated Plywood (防水夾板)
	1.12	4 Weldmesh (馬路網)
	1.12	5 Window & Accessory (窗戶及配件)
_		



Ref. No.:	
檔案編號:	

Application Form for Inclusion in the CIC Vendor List

			1.126	Wire Rope (鋼纜)
			1.127	Wood Stripe (木線)
\square 2	Tools (手工具)		2.1	Brush & Accessory (刷及配件)
			2.2	Chisel (鑿)
			2.3	Crowbar (鐵筆)
			2.4	Drawing Instrument (繪圖工具)
			2.5	Electric Drill / Hammer Drill & Accessory (電鑽及配件)
			2.6	Edge Rule (壓尺)
			2.7	File (銼)
			2.8	Hammer (鎚仔)
			2.9	Masonry Tools (泥水工具)
			2.10	Meter / Tester (測試儀錶)
		$\overline{\Box}$	2.11	Portable Electrical Tools & Accessory (手提式電動工具及配件)
		$\overline{\Box}$	2.12	Pipe Bender & Expander (喉管屈曲器及掙大器)
		\Box		Pick (泥耙)
		\Box	2.14	Pipe Cutter (喉管剪鉗)
			2.15	Pipe Dies and Head (牙模及扳頭)
		_		Plane (刨)
			2.17	Plier / Pincer / Nipper (鉗子)
			2.18	Saw (鋸)
			2.19	Screwdriver (螺絲批)
		\Box	2.20	Spanner / Wrench (扳手)
		Н	2.21	Scraper / Shovel / Pottery Tool (刮 / 鏟 / 泥刮)
			2.22	Steel Snip/ Cutter (剪鉗)
			2.23	Surveying Level (測量平水儀)
			2.24	Surveying Scale (測量磅)
			2.25	Trowel (抹子 / 批匙)
		_	2.26	Vise (虎鉗 / 夾)
		_	2.27	Welding Tools (焊接工具)
□ 3	Industrial Safety &	_	3.1	Anti-Surge Protection (防電保護)
	Protective Products	_	3.2	Confined Space Equipment (密閉空間設備)
	(安全及防護產品)		3.3	Eye Protection (眼部保護)
			3.4	Fall Protection (高空防墮保護)
		_	3.5	First Aid Supplies (急救用品)
		_	3.6	Fire Extinguisher & Equipment (滅火筒及設備)
			3.7	Foot Protection (腳部保護)
			3.8	Gas & Radiation Detector (氣體及輻射探測器)
			3.9	Hand Protection (手部保護)
			3.10	Hearing Protection (聽覺保護)
			3.11	Head Protection (頭部保護)
		_	3.12	Noise Assessment Tools (噪音評估工具)
			3.13	Respiratory Protection (呼吸保護)
			3.14	Road Safety Equipment & Reflective Vest (交通安全用品及反光衣)
			3.15	Safety Net & Tool Box (安全網及工具箱)
			3.16	Safety Sign / Label (安全標貼/告示牌)
			3.17	Self-Contained Breathing Apparatus & Air Compressor (自供式呼吸器及空氣壓縮機)
			3.18	Welding Protection (燒焊保護)



Ref. No.:	
當案編號:	

Application Form for Inclusion in the CIC Vendor List

	ш	i cu oicum & i uci	ш	And Rust Spruy (例如於 與物)
		Products	4.2	Brake Fluid (剎掣油)
		(石油及燃油產品)	4.3	Cutting Oil (切割油)
			4.4	Hydraulic Oil (液壓油)
			4.5	Industrial Diesel Oil (工業柴油)
			4.6	Lubricant Oil / Grease Oil (潤滑油/潤滑脂油)
			4.7	Transmission Oil (傳動油)
			4.8	Ultra Low Sulphur Diesel Oil - Ex-petroleum Filling Stations (超低含硫柴油 - 油站加油)
			4.9	Unleaded Petrol - Ex-petroleum Filling Stations (無鉛汽油 - 油站加油)
	□ 5	Construction	5.1	Aluminium / Galvanized Iron Working Platform (高空工作台)
		Equipment & Machinery (建築設備及機械)	5.2	Air Compressor & Blower (風機)
			☐ 5.3	Bolt & Pipe Threading Machine / Groove Machine (電動管紋機 / 壓坑機)
			5.4	Builder's Lift (建築工地升降機 - 工人籠)
			□ 5.5	Cable Dectector (地下電纜探測器)
			5.6	Concrete Mixers (混凝土攪拌機)
			5.7	Concrete Vibrator (混凝土震機)
			5.8	Crawler Crane (履帶式吊機)
			5.9	Dozers (推土機)
			5.10	Dust Collectors (集塵器)
			5.11	Forklifts and Tow Tractors (叉車及拖引車)
			5.12	Gantry Crane (龍門式吊機)
			5.13	Generator Set (發電機組)
			5.14	Gondola Systems (吊船)
			5.15	Hydraulic Punching / Shearing / Swing Beam Machine (液壓沖 / 剪 / 擺式剪板機)
			5.16	Hydraulic Excavators (液壓挖土機)
			5.17	Loaders (裝載機)
			5.18	Mobile / Trucks / Lorry Crane (汽車吊機)
			5.19	Metal Work Machine & Equipment (金屬工作機)
			5.20	Pipe Welding Machine (喉管熱熔對接焊機)
			5.21	Plate Compactor (壓路板)
			5.22	Pump (泵)
			5.23	Roller Shutter (捲閘)
			5.24	Spray Booth (噴漆柜)
			5.25	Surveying Measuring Instrument (測量儀器)
			5.26	Thicknessing Planer (壓鉋機)
			5.27	Tower Crane (塔式吊機)
			5.28	Wood Turning Lathe (木車床)
	☐ 6	Repair &	6.1	Repair & Maintenance – Air-conditioning & Ventilation (空調及通風維修保養)
	Maintenance		6.2	Repair & Maintenance – Builders' Lift – Hoists (建築工地升降機維修保養)
		Equipment / Tools (維修及保養設備	6.3	Repair & Maintenance – Carpark System (停車場系統維修保養)
			6.4	Repair & Maintenance – Cleaning Equipment (清潔設備維修保養)
		6.5	Repair & Maintenance – Construction Machine & Equipment (建築機械及設備維修保養)	
			6.6	Repair & Maintenance – Crawler Crane (展帶式吊機維修保養)
			6.7	Repair & Maintenance – Diesel Generating Set (柴油發電機組維修保養)
			6.8	Repair & Maintenance – Drinking Facilities & Equipment (飲用水設施及設備維修保養)



Ref. No.:	
檔案編號:	

Application Form for Inclusion in the CIC Vendor List

	6.9	Repair & Maintenance – Electrical (电工工住継修休食)
	6.10	Repair & Maintenance – Fire Service Facilities & Equipment (消防設施及設備維修保養)
	6.11	Repair & Maintenance – Gantry Crane (龍門式吊機維修保養)
	6.12	Repair & Maintenance – Glass (玻璃維修保養)
	6.13	Repair & Maintenance – Gondola System (吊船系統維修保養)
	6.14	Repair & Maintenance – Hydraulic Mobile Crane (液壓輪胎式吊機維修保養)
	6.15	Repair & Maintenance – Kitchen Equipment & Facilities (廚房設備及設施維修保養)
	6.16	Repair & Maintenance – Lift & Escalator (升降機及扶手電梯維修保養)
	6.17	Repair & Maintenance - Lightning System (避雷系統維修保養)
	6.18	Repair & Maintenance – Lorry Crane (起重機貨車維修保養)
	— ☐ 6.19	Repair & Maintenance – Measurement Equipment (量度設備維修保養)
	6.20	Repair & Maintenance – Metal Work Machine & Equipment (金屬工作機械及設備維修保養)
	6.21	Repair & Maintenance – Non-Destructive Testing Equipment (非破壞性測設備維修保養)
	6.22	Repair & Maintenance – Office Equipment (辦公室設備維修保養)
	6.23	Repair & Maintenance – Photocopier Machine (影印機維修保養)
	6.24	Repair & Maintenance – Plumbing & Drainage (水務工程維修保養)
	6.25	Repair & Maintenance – Power Supply Facilities (電力裝置設備維修保養)
	— ☐ 6.26	Repair & Maintenance – Power Tools (電動工具維修保養)
	— ☐ 6.27	Repair & Maintenance – Private Car (私家車維修保養)
	— ☐ 6.28	Repair & Maintenance – Safety Equipment (安全設備維修保養)
	─ 6.29	Repair & Maintenance – Security Facilitate (警衛設備維修保養)
	☐ 6.30	Repair & Maintenance – Sports Equipment (體育設備維修保養)
	☐ 6.31	Repair & Maintenance – Survey Equipment (測量設備維修保養)
	☐ 6.32	Repair & Maintenance – Tower Crane (塔式起重機維修保養)
	☐ 6.33	Repair & Maintenance – Water Pump (水泵維修保養)
	☐ 6.34	Repair & Maintenance – Walkie Talkie (對講機維修保養)
	☐ 6.35	Repair & Maintenance – Welding Tools & Equipment (焊接工具設備維修保養)
	☐ 6.36	Repair & Maintenance – Windows (窗戶維修保養)
7 Testing & Survey	7.1	Testing & Survey - Air Quality (室內空氣質素測試)
(測試及檢驗)	☐ 7.2	Testing & Survey - Acoustic Test / Noise Assessment (噪音評估測試)
	7.3	Testing & Survey - Car & Lorry (車輛續牌驗查)
	☐ 7.3 ☐ 7.4	Testing & Survey - Compressor & Blower (空氣壓縮機測試)
	☐ 7. -	Testing & Survey - Drinking Water (飲用水測試)
	☐ 7.5 ☐ 7.6	Testing & Survey - Fire Service Installation & Equipment (消防裝置及設備檢測)
	☐ 7.0 ☐ 7.7	Testing & Survey - Gas Cylinder & Tester (氣樽及試錶測試)
	-	Testing & Survey - Gondola System (吊船系統測試及檢查)
	_	
	7.9	Testing & Survey - Illumination Quality (照明質量測試) Testing & Survey - Ingression Testing & Configuration for Fixed Floatrical
	7.10	Testing & Survey - Inspection, Testing & Certification for Fixed Electrical Installations (固定電力裝置定期測試及檢查)
	7.11	Testing & Survey - Jack & Lifting (千斤頂安全測試)
	7.12	Testing & Survey - Lift & Escalator (升降機安全負荷測試)
	7.13	Testing & Survey - Loader & Crane (裝載及起重機械安全負荷測試)
	7.14	Testing & Survey - Measurement Tool (儀器精確度測試及調較)
	7.15	Testing & Survey - Non-Destructive (非破壞性檢測)
	7.16	Testing & Survey - Power Supply Facilities (電力裝置設備測試及檢查)



Ref. No.:	
檔案編號:	

Application Form for Inclusion in the CIC Vendor List

建造業議會承辦商/供應商登記申請書 ロ 7.17 Testing & Survey - Safety Equipment (安全

			ш	/.1/	resting & Survey Survey Equipment (§ Extimation)
				7.18	Testing & Survey - Testing Materials / Laboratory Services (物料 / 化驗服務測試)
				7.19	Testing & Survey - Tower Crane (塔式起重機測試及調查)
	□ 8	Environmental		8.1	Asbestos Removal (清理石棉)
		Engineering & Waste Disposal		8.2	Dumping - Construction Materials (建築物廢料處理)
		(環保工程及		8.3	Grease Trap Cleaning & Maintenance (隔油池清洗及保養)
		廢物處理)		8.4	Environment Planning (環保規劃)
				8.5	Environment Recycling (環保再造)
				8.6	Sewage Treatment (污水處理)
				8.7	Tree Risk Assessment (樹木風險評估)
				8.8	Waste & Scrap Disposal (廢置材料回收)
	9	Office Furniture &		9.1	Carpet / Floor Mat (地毯)
		Equipment		9.2	CCTV System (閉路電視監控系統)
		(辦公室傢俱及 設備)		9.3	Chair (椅子)
		., ., .,		9.4	Cleaning Supplies (清潔用品)
				9.5	Cleaning Tools (清潔工具)
				9.6	Clock & Watch (鐘錶)
				9.7	Communication System (通信系統)
				9.8	Curtain & Blinds (窗簾及百葉簾)
				9.9	Doorphone System (門禁系統)
				9.10	Electric Household Appliance (家用電器)
				9.11	Filing Cabinet / Locker (文件櫃/儲物櫃)
				9.12	Glass & Accessory (玻璃及配件)
				9.13	Ink Cartridges, Toner Cartridges & Ribbons (打印機油墨盒, 碳粉盒及色帶)
				9.14	Information Display System and Service (資訊顯示系統和服務)
				9.15	Kitchen Equipment (廚房設備)
				9.16	Lighting / Bulb (照明/燈泡)
				9.17	Medicine & Health Supplies (藥物及健康)
				9.18	Office / Storage Container (辦公室/貯物貨櫃)
				9.19	Partition Panel and Accessory (屏風及附件)
				9.20	Paper (紙張)
				9.21	Paper Shredder / Laminator (碎紙機 / 過膠機)
				9.22	Pantry Supplies (茶水間用品)
				9.23	Paper Towels & Tissues (紙巾及廁紙)
				9.24	Sign (門牌)
				9.25	Stage & Accessory (舞台用品)
				9.26	Stationery (文具)
				9.27	Steel Desk (鋼枱)
				9.28	Wall Board Assembly (組合壁板)
				9.29	Water Dispenser & Service (飲水機及服務)
				9.30	Wooden Desk (木枱)
	1 0	Printing &		10.1	Printing of Annual Report (印刷年報)
		Photocoping Services		10.2	Printing of Aluminium Roll-Up Screen (印製易拉架)
	(印刷及複印服務)		10.3	Printing of Booklet & Handouts (印刷小冊子及講義)	
				10.4	Printing of Certificate (印刷證書)
				10.5	Printing of Company Letterhead Materials (印刷公司印刷品)
				10.6	Printing of Flag / Banner (印製旗/旗幟)



Ref. No.:	
當案編號:	

Application Form for Inclusion in the CIC Vendor List

			10.7	Printing of Name Card (印刷卡片)
			10.8	Photocopying Services (複印服務)
			10.9	Printing of Promotional Items (印刷宣傳用品)
			10.10	Printing / Production of Backdrop (印刷 / 製作背幕)
			10.11	Printing of P.V.C. Card (印製證明卡)
□ 1:	Information		11.1	Computer Hardware Accessory (電腦硬件配件)
	Technology and		11.2	Computer Hardware (電腦硬件)
	Computers (資訊科技及電腦)		11.3	Computer Hardware Leasing (電腦硬件租用)
	(吳可代刊入)人 毛版)		11.4	Computer Hardware Peripheral (電腦硬件周邊)
			11.5	Computer Network (電腦網絡)
			11.6	Contract Out Works - Computer Service (外判工程 - 電腦服務)
			11.7	Computer Software (電腦軟件)
		П	11.8	Computer Software & Services Subscription (電腦軟件及服務租用)
		$\overline{\Box}$	11.9	Information Technology & Telecommunications (資訊科技及電信)
		$\overline{\Box}$	11.10	Repair & Maintenance – Audio / Visual (音頻 / 視頻維修保養)
		$\overline{\Box}$		
		$\overline{\Box}$		Repair & Maintenance – Card Printer (證明卡打印機維修保養)
		_		Repair & Maintenance – Computer Room Facilities (電腦房設備維修保養)
				Repair & Maintenance – Software and Application Support
		_		(軟件及應用系統支援維修保養)
		П	11.15	Repair & Maintenance – Server and Network Services
		_		(伺服器及網絡服務維修保養)
			11.16	Repair & Maintenance – Telecom System & Equipment (電訊系統及設備維修保養)
			11.17	Contract Out Works - Software Development (外判工程 - 軟件開發)
			11.18	Rental of Telecom System & Equipment (租用電訊系統及設備)
			11.19	Telecom Services (電訊服務)
□ 13	2 Rental Services		12.1	Rental of Crane (租用吊機)
	(租用服務)		12.2	Rental of Cylinder Service & Air Filling (租用氣樽及充氣)
			12.3	Rental of Digital Photocopier (租用影印機)
			12.4	Rental of Generator Set (租用發電機組)
			12.5	Rental of Gown (租用禮服)
			12.6	Rental of Horses and Carriage Service (租用馬車服務)
			12.7	Rental of Machinery Equipment (租用機械設備)
			12.8	Rental of Portable Mobile Toilets with Hygiene Service
		П	12.9	(租用流動式廁所及清理服務) Transportation Service - Goods (貨運服務)
		_	12.10	Transportation Service - Passenger (客運服務)
□ 13	General Supplies		13.1	General Fixture (一般固定裝置)
.	(一般供應)	_	13.2	Light Truck / Coaster (輕型貨車及小巴)
		_	13.3	Private Car (私家車)
			13.4	Promotional Items (宣傳物品)
		_	13.5	Reference Book/ Reference Report & Publication (參考書/ 參考報告及刊物)
		_	13.6	Seasonal Decoration (節慶裝飾)
		_	13.7	Souvenir (紀念品)
		_	13.8	Sports Equipment (適體健器材)
		_	13.9	Stage Accessory (舞台用品)
				Trophy / Medals (獎杯 / 獎牌)
			- /	1 / 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0



Ref. No.:	
當案編號:	

Application Form for Inclusion in the CIC Vendor List

			13.12	Uniform (制服)
			13.13	Walkie Talkie (對講機)
1 4	General Services		14.1	Advertisement - Advertising Design & Production (廣告設計及製作)
	(一般服務)		14.2	Advertisement - Advertisement Production & Placement Services (廣告製作及報刊廣告代理服務)
			14.3	Referee Services (裁判服務)
			14.4	Catering Services (餐飲服務)
			14.5	Clipping Services (剪報服務)
			14.6	Catering / Kitchen Equipment and Services (餐飲/廚房設備及服務)
			14.7	Cleaning Services (清潔服務)
			14.8	Copywriting & Editoral Services (撰稿及編輯服務)
			14.9	Drycleaning & Laundry Services (乾洗及洗衣服務)
			14.10	Driver Services (司機服務)
			14.11	Disposal Services (棄置服務)
			14.12	Design Services - Graphics Design (平面設計)
			14.13	Design Services - Illustration / Character Design (插畫 / 角色設計)
			14.14	Design Services - Interior / Exterior Design (室內 / 室外設計)
			14.15	Design Services - Product and Logo Design (產品及商標設計)
			14.16	Design Services - Website / Apps Design & Development (設計網頁 / 應用程式及製作)
			14.17	Event Management - Exhibition Booth Design, Production & Installation (展覽攤位設計、製作及佈置)
			14.18	Event Management - Event Production & Management Services (活動籌辦及管理服務)
			14.19	Event Management - Photography Services (照相服務)
			14.20	Event Management - Video Broadcast Services (視頻廣播服務)
				Event Management - Video Shooting and Editing Services (影片製作及剪接)
				Football Referee Services (足球裁判服務)
				Landscape & Gardening (園境及園藝)
				Lettershop Services (入信服務)
				Logistics & Transport Services (物流及運輸服務)
				Mailing / Courier & Delivery Services (郵寄 / 速遞及運送服務)
				Pest Control (蟲害防治)
				Property / Facility Management (物業 / 設施管理)
				Public Relations (公共關係)
				Scanning Services (掃描服務)
				Security Guarding Services (保安護衛服務)
		Ц		Signage Production (指示牌製作)
				Translation Services - Annual Report Translation (年報翻譯)
		Ц		Translation Services - General Translation (一般翻譯)
- 15	Danfarria and	Ц		Translation Services - Simultaneous Translation & Interpretation (即時翻譯及傳譯)
☐ 15	Professional Services		15.1	Agency Services (代理服務)
	(專業服務)		15.2	Consultancy Services (顧問服務)
			15.3	Auditing Services (審計服務) Building Information Modeling (BIM) (建築料真模型)
			15.4	Building Information Modeling (BIM) (建築訊息模型) Certificate Services (認證服務)
			15.5	
			15.6 15.7	Counseling Services (輔導服務) Human Resources Services (人力資源服務)
			15.7	Insurance - General Insurance (一般保險)
		Ш	13.0	msurance - General Insurance (別文所改)



Ref. No.:		
檔案編號:		

Application Form for Inclusion in the CIC Vendor List

建 造 業 議 會 承 辦 商 / 供 應 商 登 記 申 請 書 Insurance - Medical Insurance (醫療保險) □ 15.10 Legal Services (法律服務) ■ 15.11 Market Research (市場調査) ☐ 15.12 Medical Services (醫療服務) ☐ 15.13 Quality Management Services (質量管理服務) ■ 15.14 Risk Management and Data Privacy Assessment (風險管理及數據私隱評估) □ 15.15 Trade Testing (技能測試) ■ 15.16 Training - Course (培訓課程) □ 15.17 Training - Management (培訓管理) □ 15.18 Training - Safety (培訓安全) **Type 2 - Construction Contractor** Contractors - Air-conditioning & Ventilation (空調及通風) □ 類別二 - 建築工程承辦商 □ Contractors – Building Information Modeling (建築訊息模型) Contractors - Carpark System (停車場系統) Contractors - Curtain / Blind / Carpet Tile/ Floor Finishes (窗簾/簾/方塊地毯/ 地板) Contractors – Design & Construction (設計及施工工程) 6 Contractors – Demolishment Work (拆除工程) Contractors – Electrical (電工工程) 7 8 Contractors – External Wall (外牆工程) Contractors – Facility Security (設備保安) 10 Contractors – Civil, Foundation & Geotechnical (土木, 地基及土力工程) 11 Contractors – Fire Service Facilities & Equipment (消防設施及設備工程) 12 Contractors – Gas & Oil (煤油及石油氣工程) 13 Contractors – Glass (玻璃工程) 14 Contractors – Grass Cutting (剪草) 15 Contractors – Kitchen Equipment & Facilities (廚房設備及設施工程) 16 Contractors – Lift & Escalator (電梯及扶手電梯) 17 Contractors – Platform (平台) 18 Contractors – Plumbing & Drainage (水務工程) 19 Contractors - Playground Equipment (遊樂場設備) 20 Contractors - Scaffolding Work (建築棚架工程) 21 Contractors – Steel Door Work (鋼門工程) 22 Contractors – Structure Repair (結構修復工程) 23 Contractors – Steel Structural Work (鋼鐵結構工程) 24 Contractors – Waterproof (防水工程) 25 Contractors – Windows (窗戶工程) 26 Contractors – Wooden Door Work (木門工程) □ 27 Contractors – Workshop Equipment & Facilities (測試場設備及設施工程) Type 3 - Others (please specify if the above is found inappropriate) 請細列明如上述沒有適用者 □ 類別三-其他 3.1

(Note: If found insufficient space, please use separate sheet) (註:如空位不足,請另紙列出)



Ref. No.:		
當案編號:		

Application Form for Inclusion in the CIC Vendor List

建造業議會承辦商/供應商登記申請書

	<u> </u>	//	V 1 / / E P 1
	Please provide names of your major clients / customers for our interna 請提供貴公司的主要客戶名稱,作內部參考之用。	ıl referenc	e purposes.
	胡灰洪貝公미的土安各户名件,TF内部参与之用。		
(1)		(2)	
(3)		(4)	

PART IV - DOCUMENTS TO BE SUBMITTED 第四部 - 須提交證明文件清單

Type 1 - Supplier (類別一 - 供應商)

Please attach a copy of the valid Business Registration Certificate for our reference and record.

請寄交有效的商業登記證文件副本以供參考和存照。

(ii) Please attach one set of relevant product / service catalogue(s) for our consideration.

請夾附最少一份有關產品/服務目錄以供參閱。

Type 2 - Construction Contractor (類別二 - 建築工程承辦商)

i) Please attach a copy of the valid Business Registration Certificate for our reference and record.

請寄交有效的商業登記證文件副本以供參考和存照。

(ii) Please attach one set of relevant product / service catalogue(s) for our consideration.

請夾附最少一份有關產品/服務目錄以供參閱。

(iii) Please attach company profile

請夾附公司簡介

(iv) Please attach past 2 years financial report

請夾附最近兩年之財務報表

(v) Please attach the past 3 years relevant job reference with the contract amount for each selected category(s)

請夾附最近三年每個選定類別之相關工作參考及合同金額

(vi) Please attach relevant construction works licence(s)

請夾附有關工程牌照

(vii) Please attach Quality Assurance policy

請夾附質量保證政策

(viii) Please attach Health and Safety policy

請夾附健康及安全政策

(ix) Please attached Quality Management System certification(s) (if any)

請夾附品質管理系統認證 (如有)

(x) Reference/ Appreciation Letter(s) (if any)

請夾附參考/感謝信(如有)



Ref. No.:		
當案編號:		

Application Form for Inclusion in the CIC Vendor List

建造業議會承辦商/供應商登記申請書

PART V - CERTIFICATION 第五部 - 證明

(i) Personal Information Collection Statement 收集個人資料聲明

- (1) CIC will use the provided information for the purpose of processing this registration form and dealing with our procurement-related matters. 提供的資料會用作本議會處理有關申請登記成為本議會之承辦商/供應商及與採購相關的事宜。
- (2) Under the provisions of the Personal Data (Privacy) Ordinance, you have the right to request access to or correction of personal data. Written requests should be addressed to CIC. 根據個人資料(私隱)條例,你有權要求查閱和更改個人資料,有關申請須以書面向本議會提出。
- 似琢画八具件(心愿)际例,即为惟安小旦网仰天以画八具件,为阙中明况以盲曲

 3) CIC will not be able to process and consider incomplete forms
- (3) CIC will not be able to process and consider incomplete forms. 如果資料有任何遺漏,本議會將不能處理本表格事宜。

(ii) Declaration 聲明

- (1) I declare that all information given in this registration form is, to the best of my knowledge, accurate and complete. If any false information is given, the application is deemed to be invalid and I shall forfeit my right to submit quotations and tender.
 - 本人聲明本表格內所提供的一切資料,依本人所知均屬真確,並知道倘若虛報資料,申請即屬無效,且喪失其後落標資格。
- 2) I agree that if registered, I will conform to the regulations, terms and conditions set by the CIC. 本人同意如本人註冊成為建造業議會之承辦商/供應商,當遵守建造業議會之工作守則。
- (3) I declare that our company as stated in this form shall uphold the highest ethical principles in relation to our procedures as well as having a corrupt free environment in rendering of goods and services to the CIC operations including compliance with all applicable laws and regulations, maintaining confidentiality where appropriate, adopt an open and fair competition, anti-bribery and corruption.
 - 本人聲明本申請書上的公司會在運作過程中堅守道德原則,並在廉潔的環境下向建造業議會提供貨品及服務,包括遵守所有適用法例及規則、保密原則、防賄法例、反貪法例,以及維護公開公平的競爭。

I apply on behalf of the aforementioned company for inclusion in the CIC Vendor List. 太人謹代表上述公司,由請登記成為建裝業議會承辦商/供應商。

2/1E/17/12/17 中明显的从测定》	已不成日分が10/ 八心口	
	Signature: 簽署:_	
	Name in block letters: 姓名(正楷): _	
	Designation: 職銜:_	
(Space for company chop) (公司印鑑)	Date: 日期:	



Ref. No.:	
當案編號:	

Application Form for Inclusion in the CIC Vendor List

建造業議會承辦商/供應商登記申請書

DOCUMENT CHECKLIST 文件核對表

Please en	closed the following items (請夾附以下文件):
	Supplier (類別一 - 供應商) Completed application form for inclusion in the CIC Vendor List (Form PRO-01) 已填妥建造業議會承辦商/供應商登記申請書
	Copy of valid Business Registration Certificate 有效的商業登記證文件副本 Relevant product / service catalogue(s) 有關產品 / 服務目錄
Type 2 -	Construction Contractor (類別二 - 建築工程承辦商)
	Completed application form for inclusion in the CIC Vendor List (Form PRO-01)
	已填妥建造業議會承辦商/供應商登記申請書
	Copy of valid Business Registration Certificate
	有效的商業登記證文件副本
	Relevant product / service catalogue(s)
_	有關產品/服務目錄
	Company profile
_	公司簡介
	Past 2 years financial report
_	最近兩年之財務報表
	Past 3 years relevant job reference with the contract amount under each selected item category(s)
_	最近三年每個選定類別之相關工作參考及合同金額
	Relevant construction works licence(s)
_	有關工程牌照
	Quality Assurance policy
_	健康及安全政策
	Health and Safety policy
_	質量保證政策
	Quality Management System certification(s) (if any)
_	品質管理系統認證 (如有)
	Reference/appreciate letter(s) (if any)
	參考/感謝信 (如有)
	ase put a "✓" in the box under each column to indicate that the document has been enclosed. :請在欄內方格加上「✓」號以示已附上該文件。