

SYED SIKANDAR ALI JAFFRI STAMP VENDOR Licence No.86, Shop No.1-A, Karim Plaza - Gulshan-e-Iqbal, Block-14, Karachi S.NO.

13715 DATE 13 SEP 2017

ISSUED TO WITH ADDRESS THROUGH WITH ADDRESS

Shakih Muhammad Najam Manii muilaliillau 12988 Advocate L.C. No. 12988



AGREEMENT

This agreement is made on the 1st day of the month of November of the year 2017, between the PLPC of the first party (hereinafter called the NUST/CIE) and M/s MiniMax Solutions (Pvt.) Ltd, Suit No. 607 & 608, 6th Floor, Mashrique Center, near Civic Center Karachi - Pakistan, of the second party (hereinafter called the Contractor).

Whereas the NUST/RIC having invited tenders for the PLPC of the NUST/RIC decided to accept the tender of the Second Party.

Now this deed witnesses as follows:-

The NUST/RIC hereby appoints the second party for the following work and agrees to pay the amount (to Contractor) on completion of job, details as under:-

S. #	Description	Total Amount (Rs.) without GST	GST 16%	Total Amount (Rs.) including GST
a.	NUST Student Placement	162,000/-	25,920/-	187,920/-
and the state of	Application Portal		1	

The Contractor undertakes to complete the job according to the designs and samples approved by the PLPC within stipulated time/ date conveyed through Supply Order, In case of delay the PLPC reserves the right to impose a penalty not exceeding 1% of the total amount of the contract for each day of delay subject to 10% of the total amount of the contract.

If the work is not executed according to the satisfaction of the first party, the PLPC reserves the right to reject it altogether or impose a penalty not exceeding 50% of the total amount of contract

- 4. If the progress of the work is not to the satisfaction of the PLPC of CIE has the right to cancel the order get the work done by some other contractor subject to the condition that if the first party has to pay any amount in excess of the agreed amount the difference will be recovered from the second party.
- 5. All the material required for the work will be of the second party.
- 6. Each party agrees to perform its part of the contract and in case of default binds itself to indemnify the others.
- 7. In case of any dispute between the two parties on any matter arising out of this contract, the case shall be referred to Pro-Rector (RIC) whose decision shall be final and binding on both the parties.
- 8. If the work/items/store is not according to the specification and if it is approved to be accepted under deviation subject to certain price reduction, then the reduced rates will be informed by RIC to the Supplier who will submit bill accordingly at the reduced rates.
- 9. Purchaser may place repeat order for the supply of additional quantities of contracted items/ work, up to a period of one year, on previous terms and conditions. The supplier shall accept the cost and delivery schedule of such order which shall be fixed by mutual consent of both the parties.
- 10. The supplier shall not be held liable in the event of their failure to comply with the delivery schedule of the tendered item (s) for reasons of Force Majeure or any cause beyond their control. In case of delay the delivery date would be extended appropriately.
- 11. This agreement has been prepared in triplicate. The original will remain with the first party and the duplicate with the second party.

In witness thereof Atiya Zulfiqar, President LPC RIC has affixed his signature to this document on the day and year mentioned above.

Signatures of Witnesses

1.	Witness No. 1			
	(Incharge Demanding Deptt/Br)			

2. Witness No.2 (Member LPC)

Name Aroo ba Gillam

Signature

NIC No. 35202_5465

Name - Usman DJ.

a. One

NIC No. 38401-6255639-9

Signatures of Contractor & PLPC

Contractor,

For M/s MiniMax Solutions (Pvt.) Ltd.

President LPC - CIE

(Atiya Zulfiqar)