

## ADMINISTRATIVE APPROVAL

In exercise of powers delegated by Government of the Punjab, Finance Department Notification No. FD (FR) II-5/82-P-III dated 06-11-2008, Notification No. FD (FR) II-5/82-P-III dated 01-01-2009, Notification No. FD (FR) II-5/82-P-III dated 07-07-2009 and Notification No. FD (FR) II-5/82 dated 24-01-2017; Administrative Approval is hereby accorded to the following scheme under Punjab Cities Programme (PCP).

The scheme was approved by the Divisional Development Working Party, Gujranwala in its meeting held on 08-08-2023:-

Name of the Scheme	Executing Agency	(Rs. in Million)	
		Revised Cost	Gestation Period
Provision and installation of Street Lights in Daska City (PCP) (Revised Scheme).	Municipal Committee Daska.	157.703	Upto 30.06.2025

The scheme shall be executed by the Municipal Committee, Daska, Sialkot. The Capital expenditure will be charged to cost center "LZ4961", Punjab Cities Program (World Bank Assisted) Grant No. PC22036-Development-LE4209, A09-Physical Assets A09203-I.T. Equipment, A09601 - Purchase of Plant and Machinery, A09701 Purchase of Furniture & Fixture, A094 other stores and stocks. Utilization of funds shall be made by the concerned Executing Agency / Office i.e. Chief Officer, Municipal Committee, Daska / Administrator Municipal Committee Daska on strict fulfillment of the procedure / pre-requisites provided by Government of the Punjab and other instructions issued in this regard by the Provincial Government.

Grant of the Administrative Approval so accorded is based on the estimates of cost with subject to approved Punjab Sales Tax on Services levied by the Provincial Government / Punjab Revenue Authority (PRA) and quantities furnished by the respective executing agency and the sponsoring office and does not constitute any approval of the rates provided in the cost estimates and final responsibility of rates shall rest with the authority competent to accord the Technical Sanction and the concerned Executing Agency. The rates of Non-Scheduled items – if any are only for the purpose of estimation and not for the award of work. The competent authority shall sanction the rates as per actual competitive market rates etc. also keeping in view the MRS notified by the Finance Department. Final responsibility of authenticity & correctness of the rates applied in the cost estimates, specifications, provisions, qualities and quantities of the estimates/ work to be executed shall rest with the concerned department/ Executing Agency and the authority competent to accord the Technical Sanction.

The concerned officers of the Executing Agency shall personally ensure to follow strictly the policy / instructions of the P&D Department, Govt. of the Punjab, letters issued time to time in this regard. The aforesaid officer of the Executing Agency and the Sponsoring Office must also personally ensure to comply with strictly the instructions contained in letter No. Legis:6-46/2012/5165, dated 14.12.2012, from the Law & Parliamentary Affairs Department, Govt. of the Punjab, circulated by the LG&CD Department vide letter No. SO-TMA (LG)1-1/(MISC) 07, dated 02.01.2013, pertaining

Department vide letter No. SO-TMA (LG)1-1/(MISC) 07, dated 02.01.2013, pertaining to acquisition / mutation of property for execution of development works / projects and that land earmarked for execution of the schemes included in the above reflected lists of approved schemes must be got demarcated by the Revenue field staff, whenever so required and the same should be got cleared of any encroachment, so that public funds' investment becomes meaningful and to avoid unnecessary litigation etc.

The concerned officers of the Executing Agency and the authorities competent to accord the Technical Sanction shall be personally responsible:

- o for provisions, qualities and quantities reflected in the cost estimates and their correctness;
- o that no cushion is to be provided in the cost estimates for TS / cost escalation etc. and that the schemes are executed and completed remaining within the funds provided by the Provincial Government without any subsequently liability / throw forward on the exchequer of the Provincial Government;
- o that the schemes are completed in all respects within the given timeframe;
- o that the work, or any segment thereof, being executed under the approved schemes, do not, in any case, duplicate / overlap with any other scheme, or any segment thereof, of any executing agency / programme executed in the past / currently under execution;


COMMISSIONER  
GUJRANWALA DIVISION  
GUJRANWALA

No.49 Dir (D&F)/GRW/215

Dated: 09 .08.2023

A copy is forwarded for information and necessary action to the:-

1. The Secretary to Government of the Punjab, P&D Department, Lahore.
2. The Secretary to Government of the Punjab, Finance Department, Lahore.
3. The Secretary to Govt. of the Punjab, LG&CD Department, Lahore.
4. The Accountant General Punjab, Lahore.
5. The Director General Accounts (Works), Lahore.
6. The Deputy Commissioners, Sialkot.
7. The Deputy Director (Dev), Sialkot.
8. The Administrator, Municipal Committee Daska, District Sialkot.
9. The Chief Officer, Municipal Committee Daska District Sialkot.
10. District Accounts Officer, Sialkot.
11. The Program Officer, PMDFC Lahore.
12. PS to Commissioner, Gujranwala Division.

  
DIRECTOR (DEV & FIN)  
GUJRANWALA DIVISION  
GUJRANWALA