finding of facts justify the extension. extend the contract time for completing the contract work when, in the OWNER'S opinion, the and detailed particulars, the OWNER shall examine the facts and extent of the delay and shall

responsible. weather conditions, (b) inexcusable failure or negligence of contractor to provide the required No extension of contract time shall be granted to the contractor due to (a) unfavorable supplies or materials, or (c) other causes for which government is not directly

the critical path or the PERT/CPM network Extension of contract time will be granted only when the affected activities falls within

as agreed upon by the parties before contract perfection. request for extension was already considered in the determination of the engineering and in the preparation of the contract documents as prescribed under section 1.4.0 (Detailed Engineering) No extension of contract time shall be granted when the reason given to support the

at the site, for such period in excess of the number of rainy/unworkable days - predetermined by the government with section 1.4.0 hereof (Detailed Engineering). unfavorable for the prosecution of the works at the site, based on the actual conditions obtained Extension of contract time shall be granted for rainy unworkable days considered

ARTICLE 11 - VARIATION ORDER

Change Order/Extra Work Order/Supplemental Agreement

approved by the appropriated official if the amount of the change order is within the limits of the amended. former authority to approve original contracts and subject to the provisions or IRR of PD 1594 as A change order may be issued by the implementing official after the same has been

ARTICLE 12 – TAXES, LICENSE, PERMITS AND FEES

testing of materials and samples shall be paid for, and obtained by the CONTRACTOR government on account of performance and completion of the work stipulated herein and fees for All taxes, license, permits, and fees which may be due to the local and/or national

ARTICLE 13 – INSURANCE AND OTHER CONDITIONS

and adjoining property which may arise from operations under this contract. insurance company. The Government shall not be liable for any claims for damages of property subject to the approval of the OWNER as to the adequacy of protection and reliability of owner's property and adjoining properties which may arise from operation under this contract, against claims for damages for personal injury including death and claims for damages of signing the Contract, the CONTRACTOR shall submit the Certificate of Insurance to protect him workmanship and property as stipulated in the General Conditions within fifteen (15) days after documents The especially CONTRACTOR, for the Contractor's responsibilities and liabilities shall take cognizance of the provisions of the other contract on

EW.Z PART