# Standard Letters and Notices in English use by the contractor (with comments)

Summary of the standard letters and notices for use by the contractor under the conditions of contract for works of civil engineering construction fourth edition.

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#### FIDIC LETTERS

<ol> <li>Agreement or objection to assignment by the Employer</li> <li>1.1(a)</li> </ol>	
То	Date
The Employer	
Dear Sir	
Contractors Agreement/Objection to the Assignment Of The Contract by the Employer	
We refer to the request in your letter dated (/rec whereby you confirmed your wish to assign your contract	•
We are pleased to confirm our agreement to this request assurances that are fully aware o liabilities to us under the contract Agreement.	•
(Alternatively – We regret that we are unable to agree to y suggest that we meet urgently to discuss this matter furth	•
Yours faithfully	
Contractor Ltd	

2. Request for written notification of the delegated power 2.2	ers of the engineer
To The Engineer	Date
Dear Sir	
Request for notification of the Delegated Powers of the E	ngineer
With reference to Clause 2.2 of the Conditions we note that receive written notice of the powers delegated to your rep	•
You will be aware that to permit the efficient administration of the contract both the Employer and ourselves require written notice of such delegated powers as soon as possible as required by Clause 2.3 of the conditions.	
In the meantime we contractually unable to accept instructive representative other than those in respect of supervision, of materials and workmanship incorporated into the works situation may/will disrupt the progress of the works.	testing and examination
Yours faithfully	

.....

3. Dissatisfaction with an instruction of the Engineer's Representative 2.3(b)		
To The Engineer	Date	
Dear Sir		
Dissatisfaction with an Instruction of the Engineer's Representative		
We write to acknowledge receipt of Instruction No	Relating to	
We have considered this instruction carefully and believe this to be contrary to the spirit and intention of the Contract and therefore question this pursuant to confirmed/reversed/varied accordingly.		
Yours faithfully		
Contractor Ltd		

4. Request for consent to sublet	4
To The Engineer	Date
Dear Sir	
Request for Consent to Sublet	
In accordance with the requirements of Clause 4.1 writing to seek your consent to subcontract the fo companies named —	
Item of Work	Company
We are satisfied that the Companies named have to carry out the works in a satisfactory and timely	·
Yours faithfully	
Contractor Ltd	

	5. Request for clarification of ambiguity or discrepancy in the Documentation and possible additional cost 5.2	
	TO Date	
	The Engineer	
	Dear Sir	
Request for Clarification of Ambiguity (and for reimbursement of extra cost)		
	May we draw your attention to an apparent ambiguity between the description given in Bill of	
	Quantities Item and the contradictory specification item page number (or say between figured and scaled dimensions for).	
	We therefore request clarification of this discrepancy pursuant to Clause 5.2 of the Conditions and if you deem necessary the issue of an instruction.	
	Should any such instruction cause extra cost, which could not have been reasonably foreseen we assume that you will be certifying an additional sum to cover the amount involved.	
	Yours faithfully	
	Contractor Ltd	

6. Request for additional information, disruption of progress 6.3		
To The Engineer (Copy to Employer)	Date	
Dear Sir		
Request for Additional Information Disruption of Progress		
Further to our discussion with your Representative and pursuant to Clause 6.3 of the Conditions we now write to confirm that the execution of the works is likely to be delayed or disrupted unless details are issued by you within a reasonable time. Such delay or disruption will incur additional consequential costs.		
Our requirements were indicated on the program issued to you on and to avoid delay the details requested should be made available to us not later than		
Yours faithfully		
Contractor Ltd		

#### 7. Notice of delay in the issue of any drawing or instruction 6.4

To	Date	
The		
Engineer		
Dear Sir		
Notice of Delay in the issue of Information		
Further to our letter reference dated and to our prog on the	ram issued	
it has become apparent that the non receipt of the information requested is now delaying our work and we therefore give notice of delay and additional cost pursuant to Clause 6.3 of the conditions.		
It is considered that an extension of time may also be required and we notice of our request for this pursuant to Clause 44 of the Conditions.	•	
We shall in support of the above keep contemporary records as may r necessary to support our claims pursuant to Clause 53.1 of the Conditi	•	
Yours faithfully		
Contractor Ltd		

8. Submission of design work for approval	7.2
To The Engineer	Date
Dear Sir	
Permanent Works Designed by the Contractor	
In accordance with Clause 7.2 of the Conditions we have pleasure in enclosing ou detailed drawings and design calculations for the	
Yours faithfully	
Contractor Ltd	
Contractor Ltd	

9. Performance Security	10.1
To The Engineer	Date
The Engineer	
Dear Sir	
Performance Security	
We are pleased to advice you that pursuant to Clause 10.1 today provided to the Employer the Performance Security tender documents and as agreed between the Employer a attached copy letter.	in the form annexed to the
Yours faithfully	
Contractor Ltd	

To Date The Employer (Copy to Engineer)		
Dear Sir		
Performance Security		
We pleasured in enclosing the performance Security as required and in accordance with Clause 10.1 of the Conditions.		
This has been executed by the Institution approved by you and is in the Form annexed to the Appendix to the Tender Documents.		
We trust that this will be entirely satisfactory to you and would appreciate your acknowledgement for our records.		
Yours faithfully		
Contractor Ltd		

Advice that performance security has been provided 10.1

#### 

Contractor Ltd

11. Notice of not foreseeable physical obstructions or conditions on site

# 12. Notice of legally or physically impossible work 13.1/55.1

To The Engineer	Date
Dear Sir	
Legally/Physically Impossible Work	
Pursuant to Clause 13.1 of the Conditions we write to give examined your Drawings it is apparent that the work constructed because it fails to /or is physiconstruct because	rk as designed cannot be ically impossible to use 13.1 may we
Yours faithfully	
Contractor Ltd	

To The Engineer	Date	
Dear Sir		
Submission of Program		
As required under Clause 14.1 of the Conditions we hap program for the works, which is in the form and detail	•	
As recently requested by you we also enclose a method study giving a general description of the arrangements and methods, which we propose to adopt for the execution of the works.		
This also gives dates for our specific requirements for information related to our program and we shall be happy to discuss these further should this be necessary.		
Yours faithfully		
Contractor Ltd		

Submission of program

**13**.

Enc.:

Program Ref ......
Method Statement

To The Engineer	Date	
Dear Sir		
Cash Flow Estimate		
Pursuant to Clause 14.3 of the Conditions we have pleasure in enclosing our Cash Flov Estimate for the Contract and trust that you will find this adequate for your purposes.		
We anticipate that there will be adjustments required from time to time and we shall arrange to issue revised Cash Flow Estimates on a quarterly basis and trust that this will be acceptable.		
Yours faithfully		
Contractor Ltd		

Cash flow estimate to be submitted

Enc.: Cash Flow Estimate

15. Request for reimbursement of costs in correct out data 17.1	ting inaccurate setting
To The Engineer	Date
Dear Sir	
Request for reimbursement of costs in correcting	g inaccurate setting out data
We refer to your drawing No which gives and levels of reference for all parts of the works.	details of setting out points. Line
It has now become apparent that the drawing is immediate And that we have as a direct result of work.	vorking to the information given
May we therefore request that the additional cost reimbursed to us pursuant to Clause 17.1 of the C	
To enable you to determine an addition to the co- Clause 52 we are maintaining contemporary reco- to assist your determination.	•
Yours faithfully	
Contractor Ltd	

16. Reimbursement for exploratory works	18.1
To The Engineer	Date
Dear Sir	
Boreholes and Exploratory Excavation	
Further to your Representative's recent reques we have completed the exploratory excavation	•
This work is not covered by either a Bill of Quatherein as a provisional sum.	ntities item or included
May we therefore request an instruction under Clause 18.1 of the Conditions	r he provisions of Clause 51, pursuant to
Yours faithfully	
Contractor Ltd	

17. Letter advising of employers liability to insu over certificate	re the works after issue of Taking- 20.1
То	Date
The Engineer	
Dear Sir	
Employer's Liability to insure the Works after t	he issue of the Taking-Over Certificate
Now that you have confirmed that you will be is Section	ssuing the Taking-Over Certificate for
draw your attention to the fact that the care and the works will pass to the Employer and that the of this to avoid the possibility of the works being operation of Clause 20.1 of the Conditions.	d insurance of that Section/whole of e Employer should be made aware
Yours faithfully	
Contractor Ltd	

# To Date...... The Engineer Dear Sir Claim for reimbursement of the cost of repairs in respect of an Employer's Risk We refer to your instruction to carry out rectification works arising from ........ Since this requirement has arisen as a direct result of one of the Employer's Risks as listed under Clause 20.4 of the Conditions we shall require you to determine the cost of the work involved and for this to be added to the contract sum as provided for pursuant to Clause 20.3 of the Conditions. Yours faithfully

Claims loss or damage in respect of employer's risks

18.

20.43

.....

To The Engineer	Date
Dear Sir	
Evidence and Terms of Insurance	
We are writing to confirm that pursuant that we are providing the policies of Insu	
The Insurance effected are consistent wi the Letter of	ith the general terms agreed prior to the issue of
Acceptance. Yours	
faithfully	

19.

.....

Contractor Ltd

**Evidence and terms of insurance** 

20. Notice of fossils, geological or archaeological interest 27.1	
To Date The Engineer	
Dear Sir	
Notice of the discovery of an Item of Geological and/or Archaeological Interest	;
In accordance with Clause 27.1 of the Conditions we write to give you notice of t discovery on site of	he
We are complying with the general obligations of Clause 27.1 to take reasonable precautions to protect the find and would ask for your immediate instruction for dealing with this discovery.	
As a result of this obligation we have to advice you that the works are now being delayed and we shall be seeking an extension of time and reimbursement of our additional costs.	
Yours faithfully	
Contractor Ltd	

# 21. Claims for reimbursement of additional costs and extension of time 27.1

То	Date
The Engineer	
Dear Sir	
Reimbursement of Additional Cost Discovery of an Item of Geological	ts and Extension of Time arising from the I/Archaeological Interest
We refer to the recent discovery or subsequent instructions, which we complied with.	n site of And your are able to confirm, have now been
As a result of complying with your additional costs have been incurred	instructions the works have been delayed and d
We have maintained such contempreguired	porary records as we feel necessary or as may be
•	upport our claim for additional costs and for an se 44.
We look forward to your reply dete	ermination of this application pursuant to Clause 27.1
Yours faithfully	
Contractor Ltd	
Enc:	

To The Engineer	Date
Dear Sir	
Request for the Reimbursement of the Costs A Rights/Royalties in respect of Varied Works	Associated with Patent
As a result of your Instruction Nohave incurred patent Rights/Royalty charges ar	
The total cost incurred amounts toamount be added to the Contract price pursuan	
Yours faithfully	

To The Engineer	Date
Dear Sir	
Notification of Damage to a Road or Bridge on the Route	to Site
We are writing to advice you that pursuant to Clause 30.3 obeen made aware of damage caused to the road communic bridge on the route to the site) located attransport of construction plant (or materials).	cating with the site (or
We have received a claim from the Ministry of roads (name authority responsible and entitled to present such a claim a for your information.	., .
Yours faithfully	
Contractor Ltd	

Enc:

23. Notification of damage to a road or bridge on the route to site

#### 

Enc:

24. Letter to engineer requesting payment for services provided 31.2

25. Return of labor and contractor's equipment	35.1
To The Engineer	Date
Dear Sir	
Return of Labour and Equipment	
As discussed with you we attach herewith our return of staff, labour and equipment on site for week ended	
The form, which is in the detail requested, will now be submitted weekly in	
arrears. Yours faithfully	
Contractor Ltd	

Enc:

To The Engineer	Date
Dear Sir	
Application for the Cost of Samples	
We refer to your instruction for the supply of samples of	
These have now been supplied and since the supply was c	learly not provided
for in the Contract application is made for the reimbursement of the Clause 36.2 of the	e cost of these pursuant to
Conditions. Yours	
faithfully	

Application for cost of samples

26.

27. Request for extension of time and cost reimbursement where tests not provide 36.5	
To Date The Engineer	
Dear Sir	
Request for determination pursuant to Clause 36.5 of the Conditions	
Further to your Instruction dated Testing has been carried out on and you have confirmed that these tests have been completed to your satisfaction and that the materials/plant/workmanship were found to be in accordance with the Contract requirements.	
As these tests were not provided for in the Contract and as a result delay to our program and additional costs have been incurred, we are writing to request that pursuant to Clause 36.5 of the Conditions you determine the extension of time to which we are entitled and also the amount of the costs to be added to the Contract price.	
We attach our record of the delay incurred and the total costs, which were	
involved. Yours faithfully	
Contractor Ltd	

Enc:

To The Engineer	Date
Dear Sir	
Examination (and measurement) of work before Covering Up	
We are writing to give you notice pursuant to Clause 38.1 that the following works located at	
Will you please arrange to attend for examination and/or measurement without delay or advice us should you feel your attendance is not necessary.	
Yours faithfully	

Examination of work before covering up

28.

To The Engineer	Date
Dear Sir	
Reimbursement of costs for Opening up the works for Ins	spection
We refer to your Instruction Being the opening u	up of works for
Inspection. Further to your inspection you have expressed	satisfaction with the
work opened up and having complied with Clause 38.1 of the Conditions we now request that the costs together with the cost of making good be added to the Contract Sum pursuant to Clause 38.2 of the Conditions.	
Our records to Substantiate the costs incurred are attache assistance in the determination of the cost.	d and we trust will be of
Yours faithfully	

.....

Contractor Ltd

29. Reimbursement of costs for opening up the works for inspection

### 

30. Disagreement with engineer instruction to remove improper work

39.1

40.1	
To The Engineer	Date
The Engineer	
Dear Sir	
Notice of Delay and Additional Costs arising f	rom Suspension of Work
We refer to your instruction to sur works/that part of the works and write to give from your instruction pursuant to Clause 40.1	notice of delay and extra cost arising
This suspension is not to be the best of our known Clause 40.1	owledge attributable to items (a) – (d) of
We shall maintain such contemporary records as may be required by you to substantiate our additional costs and to support our request for an extension of time pursuant to Clause 44	
Yours faithfully	
Contractor Ltd	

31. Notice of delay and additional cost arising from suspension of work

# 32. Request for permission to proceed with suspended work 40.3

To The Engineer	Date
Dear Sir	
Request for permission to proceed with Suspended Works	
We refer to your instruction to suspend the proworks/that part of the works and note that 84 days have nof your instruction.	=
We write therefore to give notice pursuant to Clause 40.3 requiring permission within 28 days to proceed with the su	
Yours faithfully	
Contractor Ltd	

## 33. Notice to treat suspended work as omitted from contract 40.3

To The Engineer	Date
The Engineer	
Dear Sir	
Notice to treat Suspended Work as Omitted from Cor	ntract
We refer to our letter dated Seeking your the contract works/part of the work and note that the elapsed since our request to proceed.	· ·
We write therefore to give notice pursuant to Clause 40.3 that we elect to treat the suspension as an event of default by the Employer and terminate our employment under the Contract in accordance with the provisions of Clause 69.1 of the Conditions/an omission of the suspended part of the Contract under Clause 51	
Yours faithfully	
Contractor Ltd	
00111140101 E14	

То	Date
The Engineer	
Dear Sir	
Acknowledgement of Commencement of Wor	ks
We acknowledge with thanks your notice to commence the works issued pursuant to Clause 41.1 of the Conditions requesting us to commence as soon as this is reasonably possible	
Your notice was received today and we confirm that the date of receipt will be the commencement date for the purposes of the Contract.	
Yours faithfully	
Contractor Ltd	
Contractor Ltd	

**Confirmation of commencement of work** 

To The Engineer (Copy to Employer)	Date
Dear Sir	
Proposals for Commencement	
In accordance with Clause 42.1 we are writing to giv proposals for commencing and proceeding with the	•
These are set out in the attached sheets which we trust will be found	
satisfactory. Yours faithfully	

35.

Contractor Ltd

**Proposals for commencement** 

36. Application for extension of time	44.2(a)
To The Engineer (Copy to Employer)	Date
Dear Sir	
Proposals for Commencement	
In accordance with Clause 42.1 we are writing to give you proposals for commencing and proceeding with the execut	
These are set out in the attached sheets which we trust wi	ll be found
satisfactory. Yours faithfully	

Contractor Ltd

<b>37.</b>	Detailed particulars of claim	44.2(b)
То		Date
The En	gineer	
Dear S	ir	
Detaile	ed Particulars of Claim	
Further to our letter dated giving notice of an event which fairly entitles us to an extension of time we now write in accordance with Clause 44.2(b) to enclose detailed particulars of the extension of time to which we consider ourselves entitled in relation to (give details of the nature of the event referred to in the notice given under Clause 44.2(a) )		
Yours	faithfully	
Contra	ctor Ltd	

Enc:

38. Interim, final particulars of claim	44.3	
To The Engineer	Date	
Dear Sir		
Interim/Financial Particulars of Claim		
In accordance with the requirements of Clause 44.3 we enceparticulars in respect of the event referred to in our letter	•	
The event referred to has had a continuing effect such that it has not been practicable for us to submit detailed particulars within the period of 28 days referred to in Clause 44.2(b)		
Yours faithfully		
Contractor Ltd		
Enc:		

### 39. Request for permission to work night/weekend shifts 45.1

To The Engineer	Date
Dear Sir	
Request for permission to work Night/Weekend Shifts	
We are writing to request that in order to complete the we time for Completion/in response to your letter to expedite in accordance with Clause 46.1, permission be given for we night/weekend shifts pursuant to Clause 45.1 of the Condi	progress of the works ork to continue on
Yours faithfully	
Contractor Ltd	
Contractor Ltd	

### 40. Taking-over certificate 48.1

То	Date
The Engineer	
(Copy to	
Employer) Dear	
Sir	
Taking-Over Certificate	
We are writing to give you notice pursuan	t to Clause 48.1 of the Conditions that the
	tantially completed, and have satisfactorily
passed the Tests on Completion specified	
Should this be necessary we undertake t	o finish any outstanding work during
the Defects	
Liability	
period. Yours	
period. Todis	
faithfully	
·	
Contractor Ltd	

To The Engineer (Copy to	Date
Employer) Dear	
Sir	
Taking Over of Sections or Parts	
We are writing to give you notice pursuant to Clause 48.2 of the Conditions that (Section or Part) has been substantially completed and has satisfactorily passed the Tests on Completion specified in the Contract and/has been occupied or used by the Employer.  Should this be necessary we undertake to finish any outstanding work during the Defects Liability period  Yours faithfully	
Contractor Ltd	

Taking over of sections or parts

41.

48.2

### 

42.

49.2

.....

Contractor Ltd

Clarification of works of repair

To The Engineer	Date
Dear Sir	
Request for Reimbursement of the Costs Ass Cause of a Defect	ociated with Instruction to Search for the
Further to your instruction datedappropriate facilities to determine the cause to confirm that this has now been done and v	of the defect noted we are writing
The search and investigation have shown that attributed to any neglect or failure on our parameterials or workmanship not in accordance request that the costs which we have incurred pursuant to Clause 50.1 of the Conditions.	rt under the Contract nor to the use of with the Contract and accordingly we
Yours faithfully	
Contractor Ltd	

43. Request for reimbursement of costs associated with the engineer's Instruction

50.1

to search for the cause of a defect

<del>-</del> .	Date	
To The Engineer	Date	
Dear Sir		
Confirmation of Instruction		
We write to confirm your oral instruction is in accordance with provisions of Clause 51.	·	
May we ask that as required by Sub-Clause 2.5 of the Conditions that you issue the instruction in writing and may we confirm that it will be our intention to claim extra payment under Clause 52.2 for these varied works.		
Yours faithfully		

**Confirmation of instruction** 

.....

Contractor Ltd

44.

### 

45.

52.2

.....

Contractor Ltd

Notification of varied rate

46. Notifica	ation of variations exceeding 15%	52.3
То		Date
The Engineer		
Dear Sir		
Notification of	f a Varied Rate	
In accordance	with the requirements of Clause 52 we write	to sive metice surround to
Clause	with the requirements of Clause 52 we write	e to give notice pursuant to
nature of the v	Conditions of our intention to claim a varied work arising from your Variation. Instruction	is such as to render the
Contract rate i	inapplicable for the following reason	•
Yours faithfull	у	
Contractor Ltd	1	

47.

Day work record

.....

Contractor Ltd

Enc:....

To The Engineer	Date
Dear Sir	
Monthly Day Work Statement	
As required pursuant to Clause 52.4 we have pleasure in enclosing the priced statement of the labour, material and contractor,s equipment which is covered by our daily notification of resources expended on day work for the period dated	
Yours faithfully	
Contractor Ltd	
Monthly Day Work Statement  As required pursuant to Clause 52.4 we have pleasure in e statement of the labour, material and contractor,s equipm our daily notification of resources expended on day work f	ent which is covered by

Monthly day work statement

48.

Enc:....

То	Date	
The Engineer		
(Copy to Employer)		
Dear Sir		
Notice of Claim		
In accordance with the reqirment set down in clause 53.1 of the conditions we are writing to give you notice of our intention to claim additional payments pursuant to Clause The event which ia as follows occurred on the		
Yours faithfully		

49.

**Notice of claim** 

.....

Contractor Ltd

### 

Enc

50.

Substantiation of claim

The above of the following notice is to be given within 28 days or such other time as may be agreed with the Engineer for the giving of such notice under Clause 53.1 of the Conditions.

Substantiation of claim continuing event

claim, we now enclose pursuant to Clause 53.3 of the Conditions our account giving full and detailed particulars of the amount claimed together with full details of the reasons and grounds upon which our claim is based.

As the evnt is of a continuing nature this account is submitted as an interim account and further accounts will be forwarded to you in due course. In accordance with Clause 53.3 we shall send to you a Final Account within 28 days of the end of the effects resulting from this event.

May we ask that you advice us as to the intervals at which you require further interim accounts and whether the attached and any further accounts are to be copied to the Employer.

Yours faithfully
Contractor Ltd

51.

### 52. Assistance with customs clearance 54.3

То	Date
The Employer	
Dear Sir	
Assistance with Customer Clearan	ce
We refer to our Contract with you	for the construction of
we refer to our contract with you	Tor the construction or
construction plant and materials a	have placed orders for various items of nd we would ask for your assistance in obtaini he items concerned to Clause 54.3 of the
May we request an early meeting v	with you to discuss this matter more fully.
Yours faithfully	
Contractor Ltd	

### 53. Assistance with re-export of constructional equipment 54.4

Γο Γhe Employer	Date
Dear Sir	
Assistance with Re-Export of Construction I	Equipment
We refer to our Contract with you for th confirm our wish to re-export the follow mported for the purpose of the works	
a) b) c) 	
May we ask for your assistance in obtaining oursuant to Clause 54.4 of the Conditions ar to discuss the matter more fully.	•
Yours faithfully	

### 54. Consent for the removal of equipment from site 54.1

To The Engineer	Date
Dear Sir	
Consent for the removal of Temporary Works and Equipment	ment from Site
We refer to our Contract with you for the construction confirm our wish to re-export the following items of imported for the purpose of the works	
a) b) c) 	
May we ask for your assistance in obtaining Government of pursuant to Clause 54.4 of the Conditions and to request a to discuss the matter more fully.	•
Yours faithfully	
Contractor Ltd	

55. Notice of disa <sub>{</sub> 56.1	greement / agreement with measurement records and drawings	
To The Engineer	Date	
Dear Sir		
Consent for the removal of Temporary Works and Equipment from Site		
We have now completed the sections of work for which the following items of temporary works and equipment were brought onto site and now wish to remove them for re-export		
a) b)		
May we therefore have your consent for the removal from site of these items pursuant to Clause 54.1 of the Conditions.		
Yours faithfully		
Contractor Ltd		

### **56.** Objection to the nomination of a nominated subcontractor **59.2**

To The En	Date	
Dear S	ir	
Object	ion to the Nomination of a Nominated Subcontractor	
and re	Fer to your Instruction No and dated nominating for gret to advice you of our objection to the nomination pursuant to Clause f the Conditions on the ground that:	
a)	e objection are: The nominated firm will not enter into a subcontract with the same liabilities, obligations towards the Contractor which are imposed on the Contractor towards the Employer by the main contract. The nominated firm will not indemnify the Contractor from and against any negligence by the nominated Subcontractor or his workmen and from and against any misuse by him or them of any constructional plant or temporary	
d)	works provided by the Contractor.  The nominated Subcontractor is believed to have financial problems.  The nominated Subcontractor has been unable to demonstrate that it has skilled labour, management capabilities for the work involved.  The nominated Subcontractor is unable to meet the main contract	
progra	m dates. Under the circumstance we would appreciate your further	
instruction.		
Yours faithfully		
	ctor Ltd	

### 57. Design liability under a nominated sub contract 59.3

To The En	Date	
Dear S	ir	
Object	ion to the Nomination of a Nominated Subcontractor	
and re	er to your Instruction No and dated nominating for gret to advice you of our objection to the nomination pursuant to Clause the Conditions on the ground that:	
a) b) c) d)	e objection are:  The nominated firm will not enter into a subcontract with the same liabilities, obligations towards the Contractor which are imposed on the Contractor towards the Employer by the main contract.  The nominated firm will not indemnify the Contractor from and against any negligence by the nominated Subcontractor or his workmen and from and against any misuse by him or them of any constructional plant or temporary works provided by the Contractor.  The nominated Subcontractor is believed to have financial problems.  The nominated Subcontractor has been unable to demonstrate that it has skilled labour, management capabilities for the work involved.  The nominated Subcontractor is unable to meet the main contract	
program dates. Under the circumstance we would appreciate your further		
instruction.		
Yours faithfully		
Contra	ctor Ltd	

### 58. Proof of payment to a nominated subcontractor 59.5

To The Engineer	Date
Dear Sir  Proof pf payment to a Nominated Subcontract	or
Further to your letter dated Requestin Subcontractors pursuant to Clause 59.5 of the C receipted remittance advice forms in respect of	Conditions we now enclose copies of
a) b) c)	
we trust that the above is satisfactory	
Yours faithfully	
Contractor Ltd	
Enc	

### 59.5 To Date..... The Engineer Dear Sir Notice of withholding payment to a Nominated Subcontractor With reference to Clause 59.5(a) of the Conditions we are writing to advice you that in our opinion we have reasonable cause for withholding payment to a nominated Subcontractor and have withheld the sum of ...... from ...... for the following reason ..... against Certificate No ..... Attached for your further information is a copy of the letter dated ...... which we have written to the nominated Subcontractor advising of our action as a required pursuant to Clause 59.5(b). Yours faithfully ..... Contractor Ltd

Enc

59. Notice of withholding payment to a nominated subcontractor

### 60. Monthly statement 60.1

То	Date
The Engineer	
Dear Sir	
Monthly Statement	
We enclose for your necessary action our statement No	For period dated
pursuant to Clause 60.1 of the Conditions.	
Yours faithfully	
Tours furtherly	
Contractor Ltd	

### 

61.

60.1

Contractor Ltd

Notification of non payment

To The Engineer	Date	
Deer Cir.		
Dear Sir		
Release of Retention Money		
We write to acknowledge receipt of the Taking-Over Certificate for the whole/part of the Works and would ask that you now certify the payment of one half/appropriate proportion of the Retention Money pursuant to Clause 60.3 of the Conditions.		
Yours faithfully		
Contractor Ltd		

Release of retention money

62.

60.3

# To Date....... The Engineer Dear Sir Statement at Completion We enclose our Statement at Completion together with supporting documents pursuant to Clause 60.5 of the Conditions. This shows the Final Value of all work done in accordance with the Contract up to the date stated in the taking-Over Certificate. In addition we have stated the further sums which we consider to be due together with an estimate of amounts which we consider will become due to us under the Contract.

63.

Contractor Ltd

Enc

Statement at completion

### 64. Draft final statement 60.6

To The Engineer	Date
Dear Sir	
Draft Final Statement	
Further to issue of the Defects Liability Certificate we now consideration our draft final statement, in the form agreed supporting documentation pursuant to Clause 60.6 of the	with you, together with
This shows the value of all work done in accordance with t further sums which we consider to be due to us.	the Contract and
Should your require any further information please do not	hesitate to contact us.
In the meantime the issue of a further interim certificate vappreciated.	vould be very much
Yours faithfully	
Contractor Ltd	
Enc	

### 65. Discharge pursuant to clause 60.7 of the conditions 60.7

То	Date
The Employer	
(Copy to Engineer)	
Dear Sir	
Discharge pursuant to Clause 60.7 of the Condition	s
The final statement has now been submitted to the 60.7 of the Conditions we write to confirm that the represents full and final settlement of all monies durespect of the Contract. This discharge will only become under the Final Certificate issued pursuant to Suand the performance Security referred to in Sub-Claus.	total of the Final statement e to us arising out of or in ome effective after the payment ub-Clause 60.8 has been made
Yours faithfully	
Contractor Ltd	

### 66. Release of second half of retention money 60.3

To The Engineer	Date
Dear Sir	
Release of Second Half of Retention Mon	еу
May we draw your attention to the fact th and that the other half of the re payment pursuant to Clause 60.3 of the Co	•
We look forward to receiving payment of t	these monies within 28 days of the above date
Yours faithfully	
Contractor Ltd	

## To Date...... The Engineer Dear Sir Defects Liability Certificate We now consider that all works of amendment, reconstruction, remedying defects, shrinkages and other faults required to be carried out under Clauses 49 and 50 of the Conditions have now completed. May we therefore request the issue of the Defects Liability Certificate pursuant to Clause 62.1 of the Conditions.

**Defects liability certificate** 

67.

Yours faithfully

Contractor Ltd

.....

## To Date....... The Engineer Dear Sir Damage to works by special risks We write to give notice that as a result of damage to the works by a special risk in the form of ......, reimbursement is sought pursuant to Clause 65.3 of the Conditions. May we ask that you determine the amount to be added to the Contract Price in accordance with Clause 52 of the Conditions together with a sum at fair market value for the cost of replacement of our items of Contractor's Equipment damaged at the same time. Yours faithfully

68.

Contractor Ltd

Damage to work by special risks

То	Date
The Engineer	
Dear Sir	
Increased Costs arising fr Risk	rom the Consequence of a Special
	irsuant to Clause 65.5 of the Conditions that we have incur increased costs as a consequence of the k namely
_	mporary records to substantiate the costs involved and to e amount which should be added to the Contract Price.
Yours	
faithfully	

### To Date....... The Engineer (Copy to Employer) Dear Sir Request for an Engineer's Decision We are writing to advice you that a dispute has arisen between the parties to the Contract and pursuant to Clause 67.1 of the Conditions we are referring this to you for a decision. The nature of the dispute is as follows:

70.

67.1

.....

Contractor Ltd

Request for an engineer's decision

71.	Notices of contractor
	68.1
	Date
1)	To
	The Engineer
2)	То
	The
	Employer
Dear S	ir
Dear 3	"
Notice	
Contra	nctor
We are	e writing to advice you that a dispute has arisen between the parties to the
Contra	ct and pursuant to Clause 67.1 of the Conditions we are referring this to you
for a d	ecision.
The na	ture of the dispute is as follows:
	5 5 W
Yours	faithfully
Contra	ctor Ltd

### 72. Change of address 68.3

_	Date
To The Employer (Copy to	
Engineer) Dear	
Sir	
Change of Address	
We write to give notice of change of our nominated address the Conditions from	s pursuant to Clause 68.3 of
Yours faithfully	
Contractor Ltd	

### 73. Notice of termination of contract 69.1

т.	Date
To The Employer	
Dear Sir	
Notice of Termination of Contract	
Pursuant to Clause 69.1 of the Conditions we write to gi from 14 days after the giving of this notice we shall tern the Contract.	•
Such notice is given on the ground that you have failed against the Employer's Certificate dated time stated in Sub-Clause 60.10	
Yours faithfully	

### Alternative grounds for termination will be:

" you have interfered with and obstructed the issue of a certificate due under the contract" " you have given us formal notice that for unforeseen economic reasons it has become impossible for you to continue to meet your contractual obligations"

"you have become bankrupt or being a company have gone into liquidation"

All of the above notices are required to be copied to the Engineer

### 74. Entitlement to suspend work 69.4

_	Date
To The Employer (Copy to Engineer)	
Dear Sir	
Entitlement to Suspend work	
Pursuant to Clause 69.4 we write to give you notice that as pay us the amount due under Engineer's Certificate	dated within .10 within which payment titled to make under the
We shall keep such records as may be required for the Engi extension of time to which we may be entitled under Clause of such costs which shall be added to the Contract Price.	•
Yours faithfully	
Contractor	

	Date
To The Engineer	
Dear Sir	
<b>Currency Restrictions</b>	
We are writing to give notice that as a result of an imposed which has arisen after the date 28 days prior to the date fo tender for the works a loss is being incurred and we seek to Clause 71.1 of the Conditions.	r submission of our
We shall keep such records as we feel necessary to substantial submit these monthly to you for inclusion with our appayment.	
Yours faithfully	
Contractor Ltd	
CONTRACTOR LIU	

75. Currency restrictions