



07<sup>th</sup> February 2012

Chairman,  
Capital Development Authority,  
Islamabad.

**2<sup>nd</sup> REMINDER**

**Sub: Park Enclave Project, Pre-Qualification of Contractors- CDA Letter dated 15<sup>th</sup> December 2011 and TIP Letters dated 29<sup>th</sup> December 2011 and 18<sup>th</sup> January 2012.**

Dear Sir,

This is with reference to TI-Pakistan's letter dated 29<sup>th</sup> December 2011 sent in response to Park Enclave Project's Letter No. CDA/PD-PE/10/170 dated 15<sup>th</sup> December 2011 on the above subject.

TI-Pakistan had requested CDA under Rule 47 to provide copy of the Contract Agreement and Evaluation Report of the assigned award to Disaster Management and Reconstruction Division of NESPAK. However, no document has been received as of date.

TI-P had also pointed out that Consultant M/S NESPAK's appointment on this work also seems to be illegal, as the evaluation report, procurement contract and procurement report on PPRA website does not have information on this consultancy award through process of Public Procurement Rules 2004.

It is to point out that the act of non-provision of the documents by CDA may also be termed as "corrupt and fraudulent practices" under Rule 2(f), whereas such violations may also be gross misconduct on the part of CDA and such procurements may be deemed as mis-procurement under Rule 50.

TI-P is striving to have **Rule of Law** in Pakistan.

Regards,

  
Syed Adil Gilani  
Adviser

Copies forwarded for the information of:

1. Joint Secretary, Public Accounts Committee, Islamabad.
2. Chairman, NAB, Islamabad.
3. Registrar, Supreme Court.
4. Auditor General, Islamabad.
5. Project Director, Park Enclave, Islamabad.
6. Managing Director, PPRA, Islamabad.