LIAQUAT UNIVERSITY OF

MEDICAL & HEALTH SCIENCES JAMSHORO

ISO 9001:2008 CERTIFIED



FINANCIAL PROPOSAL

FOR

PROCUREMENT OF FURNITURE & SUPPLY & INSTALLATION OF CCTV CAMERA & BIOMETRIC SYSTEM FOR COLLEGE OF PHARMACY LUMHS JAMSHORO

PARTONE(FIXED)

- Instructions to Bidders (ITB)
- General Conditions of Contract (GCC)

ISSUED TO M/S:____

Office of the Purchase & Store Section LUMHS Jamshoro



OFFICE OF THE PURCHASE & STORE SECTION Liaquat University of Medical & Health Sciences, Jamshoro.

TENDER FOR THE WORK

Issue	to M/S	Tender fee for Rs
Recei	ived Vide	D.R.NoDated
		Dated of opening of Tender
		Convener Central Procurement Committee LUMHS, Jamshoro.
		e execution for the Liaquat University of Medical & Health Sciences, eferred to as LUM&HS of the work specified in the under written ch memorandum at.
referr	ing items of work to be carried out and red to in Rule thereof and in Clause-12 rial, for the work are provided by the L	the Estimate rated entered in the Schedule "B" Memorandum in all respect with the specification designed and instructions writing of the annexed conditions of contract and agree that when each UMHS the rate to be paid for them shall be provided in schedule of
a).	General Description	Procurement of furniture & Supply & Installation of CCTV Camera & Biometric system for college of Pharmacy LUMHS Jamshoro
b).	Estimated Cost: -	Rs.
c).	Earnest Money: - 5% Call Deposit	Rs.
d).	Security Deposit including	<u>—</u>
e).	Earnest Money 10%	<u>Rs.</u>
f).	Percentage if any to be Deducted: -	- 5% <u>Rs.</u>
g).	Time of Completion: -	One (01) Months
the L	sions of the conditions of contract anne UM&HS the sum of money mentioned	excepted I/We hereby agree to abide be the fulfill all the terms and exed hereto so far as applicable and in default hereof to forfeit any pay in the said conditions.
Gove	rnment Treasury / Sub-Treasury / is herewith	Dated from the in respect of the sum of the Rs. forwarded representing the earnest money.
sum of the	The full value of which is to be absorbed sist specified in the above memorandum of Rs shall be retained ause (b) of the conditions. The Tenderer or is required to under	colutely forfeited to LUM&HS deposited the full amount of Security in accordance with Clause I (a) of the said conditions otherwise the ined by the LUM&HS on account of such Security Deposit specified ertake that all terms and conditions of the printed B-I forms inclusive to the LUM&HS will be binding on him and these will be includes and

SIGNATURE OF CONTRACTOR BEFORE SUBMISSION OF THE TENDER

Convener Central Procurement Committee LUMHS, Jamshoro.

Preface

TheseBiddingDocumentshavebeenpreparedforusebyProcuringagenciesand theirimplementingagenciesintheprocurement of goods through National Competitive Bidding (NCB).

In order to simplify the preparation of bidding documents for each procurement, the Bidding Documents are grouped in two parts based on provisions which are fixed and that which are specific for each procurement. Provisions which are intended to be used unchanged are in Part one, which includes Section I, Instructions to Bidders, and Section II, GeneralConditionsofContract. Dataandprovisionsspecifictoeachprocurementand contractare included in PartTwowhichincludesSection II,BidDataSheet;SectionIII, SpecialConditionsofContract; SectionIV,ScheduleofRequirements;Section V,Technical Specifications;andtheformstobeusedin SectionI,InvitationforBids,andSectionVI, Sample Forms.

This is Part one which is fixed and contains provisions which are to be used unchanged. Each section is prepared with notes intended only as information for the Procuringagencyorthepersondraftingthebiddingdocuments. Theyshallnotbeincluded in the final

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Part One - Section I.
Instructions to Bidders

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InstructionstoBidders

A. Introduction

1. Source of Funds

- 1.1 The Procuring agency has received /applied for loan/grant/federal/provincial/local government funds from the source(s) indicated in the bidding data in various currencies towardsthecostof theproject/schemesspecifiedinthebidding data and it is intended that part of the proceeds of this loan/grant/funds/willbe applied to eligiblepayments under the contract for which these bidding documents are issued.
- 1.2 PaymentbytheFundwillbemadeonlyattherequestofthe **Procuring** upon approvalbytheGovernmentof Sindh.,andincaseofaprojectwillbe subject in all respect to the termsandconditions oftheagreement. **TheProjectAgreement** prohibitsawithdrawalfrom theallocatedfundaccountforthe purposeofanypaymenttopersonsorentities, or for any import goods, if such payment or import, to the knowledge of the Federal Government/ Sindh Government, is prohibited by a decision of the United Nations Security Council taken under ChapterVIIof the Charter of the United Nations. No party other than the Procuring shall derive any rights ProjectAgreementorhaveanyclaim totheallocatedfund proceeds.

2. Eligible Bidders

- 2.1 ThisInvitationforBidsisopentoallsuppliersfromeligible source as defined in the SPP Rules, 2009 and its Bidding Documents except as provided hereinafter.
- 2.2 Biddersshouldnotbeassociated,orhavebeenassociatedinthe past,directlyorindirectly,withafirmoranyofitsaffiliates whichhavebeenengagedbythe Procuringagencytoprovide consulting services for the preparation of the design, specifications, and other documents to be used for the procurementofthegoodstobepurchasedunderthisInvitation for Bids.
- 2.3 Government-owned enterprises in the Province of Sindh may participate only if they are legally and financially autonomous, if they operate under commercial law, and if they are not a dependent agency of the Government of Sindh.
- 2.4 Bidders shall not be eligible tobid if they are under a declaration of ineligibility for corrupt andfraudulent practices issued by the

3. EligibleGoods and Services

- any government organization in accordance with sub clause 34.1
- 3.1 Allgoodsandrelatedservicestobesuppliedunderthecontract shallhave their originineligiblesourcecountries, defined in the SPP Rules, 2009 and its Bidding Documents, and all expenditures made under the contract will be limited to such goods and services.
- 3.2 Forpurposesofthisclause, "origin" meanstheplacewherethe goodsaremined, grown, or produced, or the place from which the related services are supplied. Goodsare produced when, through manufacturing, processing, or substantial and major assembly of components, a commercially-recognized product results that is substantially different in basic characteristics or in purpose or utility from its components.
- 3.3 Theoriginofgoodsandservicesisdistinctfromthenationality of the Bidder.

4. Cost of Bidding

4.1 TheBiddershallbearallcostsassociatedwiththepreparation and submission of its bid, and the Procuring agency named in the BidDataSheet,hereinafterreferred toas "theProcuringagency," will in no case be responsible or liable for those costs, regardless of the conduct or outcome of the bidding process.

B. The Bidding Documents

5. Content of Bidding Documents

- 5.1 the bidding documents include:
 - (a) InstructionstoBidders(ITB)
 - (b) Bid Data Sheet
 - (c) General Conditions of Contract (GCC)
 - (d) Special Conditions of Contract (SCC)
 - (e) Schedule of Requirements
 - (f) Technical Specifications
 - (g) Bid Formand Price Schedules
 - (h) Bid SecurityForm
 - (i) Contract Form
 - (j) Performance Security Form
 - (k) Manufacturer's Authorization Form
- 5.2 TheBidderisexpectedtoexamineallinstructions,forms,terms, andspecificationsinthebiddingdocuments. Failuretofurnish all information required by the bidding documents or to submit a bid not substantially responsive to the bidding documents in everyrespectwillbeattheBidder'sriskandmayresultinthe

rejection of its bid.

6. Clarification of 6.1 Bidding Documents

AinterestedBidderrequiringanyclarificationofthebidding documentsmaynotifytheProcuringagencyinwriting. The Procuringagencywillrespondin writingtoanyrequestfor ofthebiddingdocumentswhichitreceivesnolater clarification thanthreeworkingdayspriorto thedeadlineforthesubmission bidsprescribedintheBidDataSheet. Writtencopiesof the Procuring explanation agency's response (including an querybutwithoutidentifyingthesourceofinquiry)willbesent to all interested bidders that have received the bidding documents.

7. Amendment of Bidding Documents

- 7.1 Atanytimepriortothedeadlineforsubmissionofbids,the Procuring agency, for any reason, whether at its own initiative or inresponsetoaclarificationrequestedbyainterestedBidder, maymodifythebiddingdocuments by amendment.
- 7.2 Allinterestedbiddersthathavereceivedthebiddingdocuments will be notified of the amendment in writing, and will be binding on them.
- 7.3 In order to allow interested bidders reasonable time in which to take the amendment into account in preparing their bids, the Procuring agency, at its discretion, may extend the deadline for the submission of bids.

C. Preparation of Bids

8. Language of Bid

8.1 The bid prepared by the Bidder, as well as all correspondence and documents relating to the bid exchanged by the Bidder and the Procuring agency shall be written in the language specified in the Bid Data Sheet. Supporting documents and printed literature furnished by the Bidder may bein another language provided they are accompanied by an accurate translationof the relevant passages in the language specified in the Bid Data Sheet, in which case, for purposes of interpretation of the Bid, the translation shall govern.

9. Documents Comprising the Bid

- 9.1 ThebidpreparedbytheBiddershallcomprisethefollowing components:
 - (a) aBidFormandaPriceSchedulecompletedinaccordance with ITB Clauses 10, 11, and 12;
 - (b) documentaryevidenceestablishedinaccordancewithITB

- Clause 13 that the Bidderise ligible to bid and is qualified to perform the contract if its bid is accepted;
- (c) documentaryevidenceestablishedinaccordancewithITB Clause 14 that the goods and ancillary services to be supplied by the Bidder are eligible goods and services and conformto the bidding documents; and
- (d) bid security furnished in accordance with ITB Clause 15.

10. Bid Form

10.1 TheBiddershallcompletetheBidFormandtheappropriate PriceSchedulefurnishedinthebiddingdocuments,indicating the goods to be supplied, a brief description of the goods, their country of origin, quantity, and prices.

11. Bid Prices

- 11.1 The Bidder shall indicate on the appropriate Price Schedule the unit prices (where applicable) and total bid price of the goods it proposes to supply under the contract.
- 11.2 Prices indicated on the Price Schedule shall be delivered duty paid (DDP) prices, if applicable. The price ofother (incidental) services, if any, listed in the Bid Data Sheet will be entered separately.
- 11.3 TheBidder'sseparationofpricecomponentsinaccordancewith ITBClause11.2abovewillbe solelyforthepurposeof facilitatingthecomparisonofbidsbytheProcuringagency and willnotinanywaylimittheProcuring agency'sright to contract on any of the terms offered.
- 11.5 Prices quoted by the Bidder shall be fixed during the Bidder's performance of the contract andnotsubjectto variation on any account, unless otherwise specifiedin the Bid Data Sheet. A bid submitted with an adjustable price quotation will be treated as nonresponsive and will be rejected, pursuant to ITB Clause 24. If, however, in accordance with the Bid Data Sheet, prices quoted by the Bidder shall be subject to adjustment during the performance ofthe contract, a bid submitted witha fixed price quotation will not be rejected, butthe price adjustment would be treated as zero.

12. Bid Currencies

- 12.1 PricesshallbequotedinPakRupeesunlessotherwisespecified in the Bid Data Sheet.
- 13. Documents
 Establishing
 Bidder's
- 13.1 PursuanttoITBClause9,theBiddershallfurnish,aspartofits bid, documents establishing the Bidder's eligibility to bid and its qualifications to perform the contract if its bid is accepted.

Eligibility and Qualification

- 13.2 ThedocumentaryevidenceoftheBidder'seligibilitytobidshall establish to the Procuring agency'ssatisfaction that the Bidder, at thetimeofsubmissionofitsbid,isfrom aneligiblecountryas defined under ITB Clause 2.
- 13.3 ThedocumentaryevidenceoftheBidder'squalificationsto perform thecontractifitsbidisacceptedshallestablishtothe Procuring agency's satisfaction:
 - (a) that,inthecaseofaBidderofferingtosupplygoodsunder the contract which the Bidder did not manufacture or otherwise produce, the Bidder has been duly authorized by the goods' Manufacturer or producer to supply the goods in the Procuring agency's country;
 - (b) thattheBidderhasthefinancial,technical,andproduction capability necessary to perform the contract;
 - (c) that,inthecaseofaBiddernotdoingbusinesswithinthe
 Procuringagency'scountry,theBidderis orwillbe (if awarded the contract) represented by an Agent in that countryequipped,andableto carryouttheSupplier's maintenance,repair,andspare parts-stocking obligations prescribedintheConditionsof Contractand/orTechnical Specifications; and
 - (d) thattheBiddermeetsthequalificationcriterialistedinthe Bid Data Sheet.
- 14. Documents
 Establishing
 Goods'
 Eligibility and
 Conformityto
 Bidding
 Documents
- 14.1 PursuanttoITBClause9,theBiddershallfurnish,aspartofits bid,documentsestablishingthe eligibilityand conformityto the biddingdocumentsofallgoodsand services which the Bidder proposes to supply under the contract.
- 14.2 Thedocumentaryevidenceoftheeligibilityofthegoodsand servicesshallconsistofastatementinthePriceScheduleof the countryoforiginofthegoodsandservicesofferedwhichshall beconfirmedbyacertificateoforiginissued atthetimeof shipment.
- 14.3 Thedocumentaryevidenceofconformityofthegoodsand services to the bidding documents may be in the form of literature, drawings, and data, and shall consist of:
 - (a) a detailed description of the essential technical and

performance characteristics of the goods;

- (b) alistgivingfullparticulars,includingavailablesourcesand currentpricesofspareparts,specialtools,etc.,necessary for the proper and continuing functioning of the goods for a periodtobespecifiedintheBidDataSheet, following commencementoftheuseof thegoodsbytheProcuring agency; and
- (c) an item-by-item commentary on the Procuring agency's Technical Specifications demonstrating substantial responsiveness of the goods and services to those specifications, or a statement of deviations and exceptions to the provisions of the Technical Specifications.
- 14.4 ForpurposesofthecommentarytobefurnishedpursuanttoITB Clause14.3(c)above,theBidder shallnotethatstandardsfor workmanship,material,andequipment, as well as references to brand names or catalogue numbers designated by the Procuring agency initsTechnicalSpecifications, are intended to be descriptive only and not restrictive. The Bidder may substitute alternative standards, brand names, and/or catalogue numbers in its bid, provided that it demonstrates to the Procuring agency's satisfactionthatthesubstitutionsensuresubstantialequivalence to those designated in the Technical Specifications.

15. Bid Security

- 15.1 PursuanttoITBClause9,theBiddershallfurnish,aspartofits bid, a bid security in the amountspecified in the Bid Data Sheet.
- 15.2 The bid security is required to protect the Procuring agency against the risk of Bidder's conduct which would warrant the security's forfeiture, pursuant to ITB Clause 15.7.
- 15.3 ThebidsecurityshallbeinPak.Rupeesandshallbeinoneof the following forms:
 - (a) call-deposit / Demand Draft of schedule bank
 - (B) abankguaranteeoranirrevocableletterofcreditissuedby a reputable bank located in the Procuring agency's country, intheform provided in the bidding documents or another form acceptable to the Procuring agency and valid for thirty (30) days beyond the validity of the bid; or
 - (C) irrevocableen-cashableon-demandBankcall-deposit.
 - 15.4 AnybidnotsecuredinaccordancewithITBClauses15.1and 15.3willberejectedbytheProcuringagencyasnonresponsive, pursuant to ITB Clause 24.

- 15.5 Unsuccessfulbidders'bidsecuritywillbedischargedorreturned aspromptlyaspossiblebutnotlaterthanthirty(30)daysafter theexpiration of the period of bidvalidity prescribed by the Procuring agency pursuant to ITB Clause 16.
- 15.6 The successful Bidder's bid security will be discharged upon the Biddersigning the contract, pursuant to ITB Clause 32, and furnishing the performance security, pursuant to ITB Clause 33.
- 15.7 The bid security may be forfeited:
 - (a) if a Bidder withdraws its bid during the period of bid validity specified by the Bidder on the Bid Form; or
 - (b) in the case of a successful Bidder, if the Bidder fails:
 - (i) tosignthecontractinaccordancewithITBClause 32;

or

(ii) tofurnishperformancesecurityinaccordancewith ITBClause33.

- 16. Period of Validity of Bids
- 16.1 BidsshallremainvalidfortheperiodspecifiedintheBidData Sheet after the date of bid opening prescribed by the Procuring agency,pursuanttoITBClause19. Abidvalidforashorter period shall be rejected by the Procuring agency as nonresponsive.
- Inexceptional circumstances, the Procuring agency may solicit the Bidder's consent to an extension of the period of validity. The request and the responses thereto shall be made in writing. The bidsecurity provided under ITB Clause 15 shall also be suitably extended. A Bidder may refuse the request without for feiting its bid security. A Bidder granting the request will not be required nor permitted to modify its bid, except as provided in the bidding document.
- 17. Format and SigningofBid
- 17.1 TheBiddershallprepareanoriginalandthenumberofcopies of the bid indicated in the Bid DataSheet, clearly marking each "ORIGINAL BID" as appropriate. In the event of any discrepancy between them, the original shall govern.
- 17.2 Theoriginal and the copy or copies of the bidshall betyped or written in indelible in kandshall be signed by the Bidder or a

person or persons duly authorized to bind the Bidder to the contract. Allpagesofthebid, except forun-amended printed literature, shall be initialed by the person or persons signing the bid.

- 17.3 Anyinterlineations, erasures, or overwriting shall be valid only if they are initialed by the person or persons signing the bid.
- 17.4 TheBiddershallfurnishinformationasdescribedintheFormof Bidoncommissionsorgratuities,if any,paidortobepaidto agentsrelatingtothisBid,andtocontractexecutioniftheBidder is awarded the contract.

D. Submission of Bids

18. Sealing and Marking of Bids

- 18.1 TheBiddershallsealtheoriginalandeachcopyofthebidin separate envelopes, duly marking the envelopes as "ORIGINAL"." Theenvelopesshallthenbesealedinanouter envelope.
- 18.2 The inner and outer envelopes shall:
 - (a) beaddressedtotheProcuringagencyattheaddressgiven in the Bid Data Sheet; and
 - (b) beartheProjectnameindicatedintheBidDataSheet,the Invitation for Bids (IFB) title and number indicated in the BidDataSheet,and astatement: "DONOTOPEN BEFORE," to be completed with the time and the date specified in the Bid Data Sheet, pursuant to ITB Clause 2.2.
- 18.3 Theinnerenvelopesshallalsoindicatethenameandaddressof the Bidder to enable the bid to be returned unopened in case it is declared "late".
- 18.4 IftheouterenvelopeisnotsealedandmarkedasrequiredbyITB Clause18.2, the Procuring agency will assume no responsibility for the bid's misplacement or premature opening.

19. Deadline for Submission of Bids

- 19.1 BidsmustbereceivedbytheProcuringagencyattheaddress specified under ITB Clause 18.2 no later than the timeanddate specified in the Bid Data Sheet.
- 19.2 TheProcuringagencymay,atitsdiscretion,extendthisdeadline for the submission of bids by amending the bidding documents in accordance with ITB Clause 7, in which case all rights and

obligations of the Procuring agency and bidders previously subject to the deadline will there after be subject to the deadline as extended.

20. Late Bids

- 20.1 AnybidreceivedbytheProcuringagencyafterthedeadlinefor submissionofbidsprescribedbytheProcuringagencypursuant to ITB Clause 19 will be rejected and returned unopened to the Bidder.
- 21. Modification and Withdrawal of Bids
- 21.1 TheBiddermaymodifyorwithdrawitsbidafterthebid's submission, provided that written notice of the modification, including substitution or withdrawal of the bids, is received by the Procuring agency prior to the deadline prescribed for submission of bids.
- 21.2 The Bidder's modification or withdrawal notice shall be prepared, sealed, marked, and dispatched in accordance with the provisions of ITB Clause 18. by a signed confirmation copy, postmarked not later than the deadline for submission of bids.
- 21.3 Nobidmaybemodifiedafterthedeadlineforsubmission of bids.
- 21.4 Nobidmaybewithdrawnintheintervalbetweenthedeadline for submission of bids and the expiration of the period of bid validityspecifiedbytheBidderontheBidForm. Withdrawalof abidduringthisintervalmayresultinthe Bidder'sforfeitureof its bid security, pursuant to the ITB Clause 15.7.

E. Opening and Evaluation of Bids

22. Opening of Bids by the Procuring agency

- 22.1 The Procuring agency will open all bids in the presence of bidders' representatives who choose to attend, at the time, on the date, and at the placespecified in the BidDataSheet. The bidders' representatives who are present shall sign a register evidencing their attendance.
- 22.2 The bidders' names, bid modifications or withdrawals, bid prices, discounts, and the presence orabsence of requisite bid security and such other details as the Procuring agency, at its discretion, may consider appropriate, will be announced at the opening. Nobidshallberejected atbidopening, except for late bids, which shall be returned unopened to the Bidder pursuant o ITB Clause 20.

- 22.3 Bids(andmodificationssentpursuanttoITBClause21.2)that are not opened and read out at bid opening shall not be considered further for evaluation, irrespective of the circumstances. Withdrawn bids will be returned unopened to the bidders.
- 22.4 The Procuring agency will prepare minutes of the bid opening.

23. Clarification of 23.1 Bids

Duringevaluationofthebids,theProcuringagencymay,atits discretion,ask theBidder for aclarificationofits bid. The request for clarification and the response shall be in writing, and no change in the prices or substance of the bid shall be sought, offered, or permitted.

24. Preliminary Examination

- 24.1 The Procuring agency will examine the bids to determine whethertheyarecomplete, whetherany computational errors have been made, whether required sureties have been furnished, whether the documents have been properly signed, and whether the bids are generally in order.
- 24.2 Arithmeticalerrorswillberectifiedonthefollowingbasis. If there is a discrepancy between the unit price and the total price thatisobtainedbymultiplyingtheunitpriceandquantity,the unitpriceshallprevail, andthe totalprice shallbecorrected. If theSupplierdoesnotacceptthecorrectionofthe errors, its bid willberejected,anditsbidsecuritymaybeforfeited. Ifthereis a discrepancy between words and figures, the amount in words will prevail.
- 24.3 TheProcuringagencymaywaiveanyminorinformality, nonconformity,orirregularityinabidwhichdoesnotconstitute amaterialdeviation,providedsuch waiver does not prejudice or affect the relative ranking of any Bidder.
- 24.4 Priortothedetailedevaluation, pursuantto ITBC lause 25 the Procuringagencywilldeterminethesubstantialresponsiveness of each bid to the bid ding documents. Forpurposesofthese Clauses, a substantially responsive bid is one which conforms to allthetermsandconditionsof thebiddingdocumentswithout material Deviations from, or objections or reservations deviations. tocritical provisions, such as those concerning Bid Security(ITB Clause 15), Applicable Law (GCCClause 30), and Taxes and Duties (GCC Clause 32), will be deemed to be a materialdeviation. The Procuring agency's determination of a bid'sresponsivenessistobebasedonthecontentsofthebid itselfwithout toextrinsic evidence. recourse

- 24.5 Ifabidisnotsubstantiallyresponsive, it will be rejected by the Procuring agency and may not subsequently be made responsive by the Bidder by correction of the nonconformity.
- 25. Evaluation and 25.1 Comparison of Bids
- 25.1 TheProcuringagencywillevaluateandcomparethebidswhich have been determined to be substantially responsive, pursuant to ITBClause24.
 - 25.2 TheProcuringagency's evaluation of a bid will be ondelivered dutypaid (DDP) price inclusive of prevailing duties and will exclude any allowance for price adjustment during the period of execution of the contract, if provided in the bid.
 - 25.3 The Procuring agency's evaluation of a bid will take into account, in addition to the bid price quoted in accordance with ITB Clause 11.2, one or more of the following factors as specifiedintheBidDataSheet,andquantifiedinITBClause 25.4:
 - (a) incidental costs
 - (b) delivery schedule offered in the bid;
 - (c) deviations in payments chedule from that specified in the Special Conditions of Contract;
 - (d) the cost of components, mandatory spare parts, and service;
 - (e) theavailabilityProcuringagencyofsparepartsandaftersales services for the equipment offered in the bid;
 - (f) the projected operating and maintenance costs during the life of the equipment;
 - (g) theperformanceandproductivityoftheequipmentoffered; and/or
 - (h) other specific criteria indicated in the Bid Data Sheet and/or in the Technical Specifications.
 - ForfactorsretainedintheBidDataSheetpursuanttoITB25.3, oneormoreofthefollowingquantification methodswillbe applied, as detailed in the Bid Data Sheet:
 - (a) Incidentalcostsprovidedbythebidderwillbeaddedby Procuringagencytothedelivereddutypaid(DDP)priceat

the final destination.

(b) Delivery schedule.

(i) TheProcuringagencyrequiresthatthegoodsunder theInvitationforBidsshallbedeliveredatthe time specified in the ScheduleofRequirementswhichwill betreated as thebase,adelivery"adjustment"willbe calculated for bids by applying a percentage, specified in the Bid Data Sheet, of the DDP price for eachweek of delaybeyondthebase, andthis willbe addedtothebidpriceforevaluation. No credit shall be given to early delivery.

or

(ii) Thegoodscoveredunderthisinvitationarerequired tobedelivered(shipped)withinanacceptablerange ofweeksspecifiedintheScheduleofRequirement.

Nocreditwillbegiventoearlier deliveries, and bids offeringdeliverybeyondthis rangewillbetreatedas nonresponsive. Within this acceptable range, an adjustmentperweek,asspecifiedinthe BidData Sheet, will be added for evaluation to the bid price of bidsofferingdeliverieslaterthantheearliestdelivery period specified in the Schedule of Requirements.

 \mathbf{or}

- (iii) Thegoodscoveredunderthisinvitationarerequired tobedeliveredinpartialshipments, asspecified in the Schedule of Requirements. Bids offering deliveriesearlierorlater than the specifieddeliveriese willbeadjusted in the evaluation by adding to the bid price a factor equal to a percentage, specified in the Bid Data Sheet, of DDP price perweek of variation from the specified delivery schedule.
- (c) Deviation in payment schedule.
 - (i) Biddersshallstatetheirbidpriceforthepayment schedule outlined in the SCC. Bids will be evaluated on the basis of this base price. Biddersare,however, permitted to state an alternative payment scheduleand indicatethereductioninbid pricetheywishto offer for such alternative payment schedule. The Procuring agency may consider the alternative payment schedule offered by the selected Bidder.

or

(ii) TheSCCstipulatesthepaymentscheduleofferedby

the Procuring agency. If a biddeviates from the schedule and if such deviation is considered acceptable to the Procuring agency, the bid will be evaluated by calculating interest earned for any earlier payments involved in the terms outlined in the bid as compared with those stipulated in the Bid Data Sheet.

(d) Cost of spare parts.

(i) Thelistofitemsandquantitiesofmajorassemblies, components, and selected spare parts, likely to be required during the initial period of operation specifiedin theBidDataSheet,isannexedtothe Technical Specifications. The total cost of these items,attheunitpricesquotedineachbid, willbe added to the bid price.

 \mathbf{or}

(ii) TheProcuringagencywilldrawupalistofhigh- usageand high-valueitemsofcomponentsand spare parts, along with estimated quantitiesofusageinthe initialperiodofoperationspecified intheBidData Sheet.

Thetotalcostoftheseitemsandquantities will be computed from spare parts unit pricessubmitted by the Bidderand added to the bid price.

or

- (iii) TheProcuringagency willestimatethecostof spare parts usage inthe initialperiodofoperationspecified in the Bid Data Sheet, based on information furnished by each Bidder, as well as on past experience of the Procuringagencyorotherprocuringagencies in similarsituations. Suchcostsshallbeaddedtothe bid price for evaluation.
- (e) Spare parts and after sales service facilities in the *Procuring agency's country.*

The cost to the Procuring agency of establishing the minimum service facilities and parts inventories, as outlinedin theBidData Sheetorelsewhereinthebidding documents,ifquotedseparately,shall be added to the bid price.

(f) Operating and maintenance costs.

Since the operating and maintenance costs of the goods underprocurement formamajor part of the lifecycle cost of the equipment, these costs will be evaluated in accordance with the criteria specified in the Bid Data Sheet or in the Technical Specifications.

- (g) Performance and productivity of the equipment.
 - (i) Bidders shall state theguaranteed performance or efficiency in response to the Technical Specification. For each drop in the performance or efficiency below of 100, an adjustment for an amount thenorm specifiedintheBidDataSheetwillbeaddedtothe hid price, representing the capitalized cost of additional operating costs over the life of the plant, using the methodology specified in the Bid Data Sheet or in the Technical Specifications.

or

- (ii) Goods offered shall have a minimum productivity specified under the relevant provision in the TechnicalSpecifications tobeconsideredresponsive. Evaluation shall be based on the cost per unit of the actualproductivity ofgoodsofferedinthebid, and adjustmentwillbe addedtothebidpriceusingthe methodology specified in the Bid Data Sheet or in the Technical Specifications.
- (h) SpecificadditionalcriteriaindicatedintheBidDataSheet and/or in the Technical Specifications.

TherelevantevaluationmethodshallbedetailedintheBid Data Sheet and/or in the Technical Specifications.

Alternative 25.4 Merit PointSystem:

Thefollowingmeritpointsystemforweighingevaluation factors can be applied if none of the evaluation methods listed in 25.4 above has been retained in the Bid Data Sheet. The number of points allocated to each factor shall be specified in the Bid Data Sheet. [In the Bid Data Sheet, choose from the range of]

Evaluated price of the goods	60 to 90
Cost of common list spare parts	0 to 20
Technical features, and maintenance and operating costs	0 to 20
Availability of service and spare parts	0 to 20
Standardization	0 to 20
Total	100

The bids coring the highest number of points will be deemed to be the lowest evaluated bid.

26. Contacting the Procuring agency

- 26.1 SubjecttoITBClause23,noBiddershallcontacttheProcuring agencyonanymatterrelatingtoitsbid,from thetimeofthebid openingtothetimethecontractis awarded.IftheBidderwishes tobringadditionalinformationtothenoticeof theProcuring agency, it should do so in writing.
- 26.2 AnyeffortbyaBiddertoinfluencetheProcuringagencyinits decisions on bid evaluation, bid comparison, or contract award may result in the rejection of the Bidder's bid.

F. Award of Contract

27. Postqualification

- 27.1 Intheabsenceofprequalification,theProcuringagencywill determineto itssatisfactionwhethertheBidderthatisselectedas having submitted the lowest evaluated responsive bid is qualified toperform thecontractsatisfactorily,inaccordancewith the criteria listed in ITB Clause 13.3.
- 27.2 ThedeterminationwilltakeintoaccounttheBidder'sfinancial, technical, and production capabilities. It will be based upon an examination of the documentary evidence of the Bidder's qualificationssubmittedbytheBidder,pursuanttoITBClause 13.3,aswellassuchotherinformationastheProcuringagency deems necessary and appropriate.
- 27.3 Anaffirmativedeterminationwillbeaprerequisiteforawardof thecontracttotheBidder. Anegativedeterminationwillresult inrejection oftheBidder'sbid,inwhicheventtheProcuring agencywillproceedtothenext lowestevaluatedbidtomakea similardeterminationof thatBidder'scapabilitiesto perform satisfactorily.

28. Award Criteria

28.1 SubjecttoITBClause30,theProcuringagencywillawardthe contract to the successfulBidder whose bid has been determined to be substantially responsive and has been determined to bethe lowest evaluated bid, provided further that the Bidder is

- 29. Procuring
 agency's Right
 to Vary
 Quantitiesat
 Time of Award
- 29.1 TheProcuringagencyreservestherightatthetimeofcontract awardto increaseordecrease, bythepercentage indicated in the Bid Data Sheet, the quantity of goods and services originally specified in the Schedule of Requirements without any change in unit price or other terms and conditions.

determined to be qualified to perform the contract satisfactorily.

- 30. Procuring
 agency's Right
 to Accept any
 Bid and to
 Reject any or
 All Bids
- 30.1 The Procuring agency reserves the right to accept or reject any bid, and to annul the bidding process and reject all bids at any time prior to contract award, without the rebyincurring any liability to the affected Bidder or bidders or any obligation to inform the affected Bidder or bidders of the grounds for the Procuring agency's action.
- 31. Notification of Award
- 31.1 Priortotheexpirationoftheperiodofbidvalidity,theProcuring agency will notify the successful Bidder in writing by registered letterorbycable,tobeconfirmedinwritingby registeredletter, that its bid has been accepted.
- 31.2 Thenotificationofawardwillconstitutetheformationofthe Contract.
- 31.3 Upon the successful Bidder's furnishing of the performance security pursuant to ITB Clause 33, the Procuring agency will promptly notify each unsuccessful Bidder and will discharge its bidsecurity, pursuant to ITB Clause 15.
- 32. Signing of Contract
- 32.1 AtthesametimeastheProcuringagencynotifiesthesuccessful Bidderthatitsbidhasbeenaccepted,theProcuringagency will send the Bidder the Contract Form provided in the bidding documents, incorporatingall agreements between the parties.
- 32.2 Withinthirty(30)daysofreceiptoftheContractForm,the successfulBiddershallsignanddate thecontractandreturn itto the Procuring agency.
- 33 Performance Security
- 33.1 Withintwenty(20)daysofthereceiptofnotificationofaward fromtheProcuringagency,thesuccessfulBiddershallfurnish the performance security in accordance with the Conditions of Contract,inthePerformanceSecurityForm provided in the bidding documents, or in another form acceptable to the Procuring agency.
- 33.2 FailureofthesuccessfulBiddertocomplywiththerequirement of ITB Clause 32 or ITB Clause 33.1 shall constitute sufficient groundsfortheannulmentoftheawardandforfeitureofthebid

34. Corrupt or Fraudulent Practices

- security,inwhicheventtheProcuringagencymaymakethe award to the next lowest evaluated Bidder or call for new bids.
- 34.1 TheGovernmentofSindhrequiresthatProcuringagency's (including beneficiaries of donor agencies'loans),aswellas Bidders/Suppliers/Contractors under Government-financed contracts,observethehighest standardofethicsduringthe procurementandexecutionofsuchcontracts. Inpursuanceof thispolicy,theSPPRA,inaccordancewiththeSPPAct,2009 and Rules made thereunder:
 - (a) defines, for the purposes of this provision, the terms set forth below as follows:
 - (i) "corruptpractice" means the offering, giving, receiving or solicitingofanythingof valuetoinfluencetheaction of a public official in the procurement process or in contract execution; and
 - (ii) "fraudulent practice" meansa misrepresentation offactsinorder to influencea procurement process or the execution of a contract to the detriment of the Procuring agency, and includes collusive practice among Bidders (prior to or after bid submission) designed to establish bidprices at artificial noncompetitive levels and to deprive the Procuring agency of the benefits of free and open competition;
 - (b) will reject a proposal for award if it determines that the Bidder recommended for award has engaged in corrupt or fraudulent practices in competing for the contract in question;
 - (c) willdeclareafirmineligible, eitherindefinitely or for a stated period of time, to be awarded a Government-financed contractif itatanytime determines that the firm has engaged incorruptor fraudulent practices in competing for, or in executing, a Government-financed contract.
- 34.2 Furthermore, Bidders shall be aware of the provision stated in sub-clause 5.4 and sub-clause 24.1 of the General Conditions of Contract.

Part One - Section II. General Conditions of Contract

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General ConditionsofContract

- 1. Definitions
- 1.1 In this Contract, the following terms shall be interpreted as indicated:
 - (a) "TheContract" meanstheagreemententeredintobetween the Procuring agency and the Supplier, as recorded in the Contract Form signed by the parties, including all attachments and appendices thereto and all documents incorporated by reference therein.
 - (b) "The Contract Price" means the price payableto the SupplierundertheContract forthefullandproper performance of its contractual obligations.
 - (c) "The Goods"means all of the equipment, machinery, and/or other materials which the Supplier is required to supply to the Procuring agency under the Contract.
 - (d) "TheServices" meansthose services ancillary to the supply of the Goods, such as transportation and insurance, and any other incidental services, such as installation, commissioning, provision of technical assistance, training, and other such obligations of the Supplier covered under the Contract.
 - (e) "GCC" means the General Conditions of Contract contained in this section.
 - (f) "SCC" means the Special Conditions of Contract.
 - (g) "TheProcuringagency" meanstheorganization purchasing the Goods, as named in SCC.
 - (h) "TheProcuringagency'scountry"isthecountrynamedin SCC.
 - (i) "The Supplier" means the individual or firm supplying the Goods and Services under this Contract.
 - (j) "TheProjectSite,"whereapplicable,meanstheplaceor places named in SCC.
 - (k) "Day" means calendar day.
- **2. Application** 2.1 TheseGeneralConditionsshallapplytotheextentthattheyare

not superseded by provisions of other parts of the Contract.

3. Country of Origin

- 3.1 AllGoodsandServicessuppliedundertheContractshallhave theirorigininthecountriesandterritories eligibleundertherules and `further elaborated in the SCC.
- 3.2 ForpurposesofthisClause, "origin" meanstheplacewherethe Goodsweremined, grown, or produced, or from which the Services are supplied. Goods are produced when, through manufacturing, processing, or substantial and major assembly of components, a commercially recognized new product results that is substantially different in basic characteristics or in purpose or utility from its components.
- 3.3 TheoriginofGoodsandServicesisdistinctfromthenationality of the Supplier.

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- 4.1 TheGoodssuppliedunderthisContractshallconformtothe standards mentioned in the Technical Specifications, and, when no applicable standard is mentioned, to the authoritative standardsappropriatetotheGoods'countryoforigin. Such standards shall be the latest issued by the concerned institution.
- 5. Use of
 Contract
 Documents
 and
 Information;
 Inspectionand
 Audit by the
 Government
- The Supplier shall not, without the Procuring agency's prior writtenconsent, disclose the Contract, or any provision thereof, or any specification, plan, drawing, pattern, sample, or information furnished by or on behalf of the Procuring agency in connection therewith, to any person other than a person employed by the Supplier in the performance of the Contract. Disclosure to any such employed shall be made person in confidenceandshallextendonlyso farasmaybenecessaryfor purposes of such performance.
- 5.2 The Supplier shall not, without the Procuring agency's prior written consent, make use of any documentor information enumerated in GCC Clause 5.1 except for purposes of performing the Contract.
- 5.3 Any document, other than the Contract itself, enumerated in GCC Clause 5.1 shall remain the property of the Procuring agency and shall be returned (all copies) to the Procuring agency oncompletionoftheSupplier'sperformanceundertheContract if so required by the Procuring agency.

5.4 TheSuppliershallpermittheProcuringagencytoinspectthe Supplier'saccountsandrecordsrelatingtotheperformanceof the Supplier and to have them audited by auditors appointed by the procuring agency, if so required.

6. Patent Rights

6.1 The Supplier shall indemnify the Procuring agency against all third-party claims of infringement of patent, trademark, or industrial design rights arising from use of the Goods or any part thereof in the Procuring agency's country.

7. Performance Security

- 7.1 Withintwenty(20)daysofreceiptofthenotificationofContract award, the successful Bidder shall furnish to the Procuring agency the performance security in the amount specified in SCC.
- 7.2 The proceeds of the performance security shall be payable to the Procuring agency as compensation for any loss resulting from the Supplier's failure to complete its obligations under the Contract.
- 7.3 Theperformancesecurityshallbedenominated in the currency of the Contractacceptable to the Procuring agency and shall be in one of the following forms:
 - (a) abankguaranteeoranirrevocableletterofcreditissuedby a reputable bank located in the Procuring agency's country, intheform provided in the bidding documents or another form acceptable to the Procuring agency; or
 - (b) a cashier's or certified check.
- 7.4 TheperformancesecuritywillbedischargedbytheProcuring agencyandreturnedtotheSuppliernotlaterthanthirty(30)days followingthedateof completion oftheSupplier'sperformance obligations under the Contract, including any warranty obligations, unless specified otherwise in SCC.

8. Inspections and Tests

- 8.1 TheProcuringagencyoritsrepresentativeshallhavetherightto inspectand/ortotesttheGoodstoconfirmtheirconformityto theContractspecificationsat noextracosttotheProcuring agency. SCC and the Technical Specifications shall specify what inspections andteststheProcuring agency requires andwhere they are to be conducted. The Procuring agency shall notify the Supplier in writing, in a timely manner,oftheidentityofany representatives retained for these purposes.
- 8.2 Theinspections and tests may be conducted on the premises of the Supplier or its subcontractor (s), at point of delivery, and/or at

theGoods'finaldestination. If conductedonthepremisesofthe Supplieror itssubcontractor(s), allreasonable facilities and assistance, including access to drawings and production data, shall be furnished to the inspectors at no charge to the Procuring agency.

- 8.3 ShouldanyinspectedortestedGoodsfailtoconformtothe Specifications, the Procuring agency may reject the Goods, and the Supplier shall either replacethe rejected Goods or make alterations necessary to meet specification requirements free of cost to the Procuring agency.
- 8.4 The Procuring agency's right to inspect, test and, where necessary, reject the Goods after the Goods' arrival in the Procuring agency's country shall in no way be limited or waived by reason of the Goods having previously been inspected, tested, andpassedbytheProcuringagencyoritsrepresentative prior to the Goods' shipment from the country of origin.
- 8.5 NothinginGCCClause8shallinanywayreleasetheSupplier from any warranty or other obligations under this Contract.

9. Packing

- 9.1 The Supplier shall provide such packing of the Goods as is requiredtopreventtheirdamageordeterioration during theirfinaldestination, asindicatedintheContract. Thepacking shall sufficient withstand. without limitation, to handlingduringtransitandexposuretoextremetemperatures, saltandprecipitationduringtransit, and open storage. Packing casesizeandweightsshalltake intoconsideration, where appropriate, theremoteness of the Goods' final destination and the absence of heavy handling facilities at all points in transit.
- 9.2 Thepacking,marking,anddocumentationwithinandoutsidethe packagesshallcomplystrictlywith such special requirements as shall be expressly provided for in the Contract, including additional requirements, if any, specified in SCC, and in any subsequentinstructionsordered by the Procuring agency.

10. Delivery and Documents

- 10.1 Delivery of the Goods shall be made by the Supplier in accordance with the terms specified in the Schedule of Requirements. The details of shipping and/or other documents to be furnished by the Supplier are specified in SCC.
- 10.2 Documents to be submitted by the Supplier are specified in SCC.

11. Insurance

11.1 TheGoodssuppliedundertheContractshallbedeliveredduty paid(DDP)underwhichriskistransferred tothebuyerafter havingbeendelivered,henceinsurance coverage is sellers responsibility.

12. Transportation

12.1 TheSupplierisrequiredundertheContacttotransport the Goods toaspecifiedplaceofdestination within theProcuring agency's country, transport to such place of destination in the Procuring agency's country, including insurance and storage, as shall be specifiedintheContract, shall bearrangedbytheSupplier, and related costs shall be included in the Contract Price.

13. Incidental Services

- 13.1 The Supplier may be required to provide any or all of the services, including additional services, if any, specified in SCC:
 - (a) performance or supervision of on-site assembly and/or startup of the supplied Goods;
 - (b) furnishing of tools required for assembly and/or maintenance of the supplied Goods;
 - (c) furnishingofadetailedoperationsandmaintenancemanual for each appropriate unit of the supplied Goods;
 - (d) performanceorsupervisionormaintenanceand/orrepairof the supplied Goods, for a period of time agreed by the parties, provided that this service shall not relieve the Supplier of any warranty obligations under this Contract; and
 - (e) training of the Procuring agency's personnel, at the Supplier's plant and/or on-site, inassembly,start-up, operation, maintenance, and/or repair of the supplied Goods.
- 13.2 Prices charged by the Supplier for incidental services, if not included in the Contract Price for the Goods, shall be agreed upon in advance by the parties and shall not exceed the prevailing rates charged for other parties by the Supplier for similar services.

14. Spare Parts

14.1 AsspecifiedinSCC,theSuppliermayberequiredtoprovide any or all of the following materials, notifications, and information pertaining to spare parts manufactured or distributed by the Supplier:

- (a) such spare parts as the Procuring agency may elect to purchasefrom the Supplier, provided that this election shall not relieve the Supplier of anywarranty obligation sunder the Contract; and
- (b) in the event of termination of production of the spare parts:
 - advancenotificationtotheProcuringagencyofthe pending termination, in sufficient time to permit the Procuring agency to procure needed requirements; and
 - (ii) followingsuchtermination, furnishing at no cost to the Procuring agency, the blueprints, drawings, and specifications of the spare parts, if requested.

15. Warranty

- 15.1 The Supplier warrants that the Goods supplied under the Contract are new, unused, of themost recent or current models, and that they incorporate all recent improvements in design and materials unless provided otherwise in the Contract. The Supplier further supplied warrants that all Goods under this Contractshallhavenodefect, arising from design, materials, or workmanship (except when the design and/or material is required by the Procuring agency's specifications) or fromany act or omissionoftheSupplier,that maydevelopundernormaluseof the supplied Goods in the conditions prevailing in the country of final destination.
- Thiswarrantyshallremainvalidfortwelve(12)monthsafterthe Goods, or any portion thereof as the case may be, have been delivered to and accepted at the final destination indicated in the Contract, or for eighteen (18) months after the date of shipment from the port or place of loading in the source country, whichever period concludes earlier, unless specified otherwise in SCC.
- 15.3 The Procuring agency shall promptly notify the Supplier in writing of any claims arising under this warranty.
- 15.4 Uponreceiptofsuchnotice,theSuppliershall,withintheperiod specified in SCC and with all reasonablespeed,repairorreplace the defective Goods or parts thereof, without costs to the Procuring agency.
- 15.5 IftheSupplier,havingbeennotified,failstoremedythedefect(s)

withintheperiodspecifiedinSCC, withinareasonable period, the Procuring agency may proceed to take such remedial action as may be necessary, at the Supplier's risk and expense and without prejudice to any other rights which the Procuring agency may have against the Supplier under the Contract.

16. Payment

- 16.1 The method and conditions of payment to be made to the Supplier under this Contractshall be specified in SCC.
- The Supplier's request(s) for payments hall be made to the Procuring agency in writing, accompanied by an invoice describing, as appropriate, the Goods delivered and Services performed, and by documents submitted pursuant to GCC Clause 10, and uponful fill ment of other obligations stipulated in the Contract.
- 16.3 PaymentsshallbemadepromptlybytheProcuringagency,but in no case later than sixty (60) days after submission of an invoice or claimby the Supplier.
- 16.4 The currency of payment is Pak. Rupees.

17. Prices

17.1 PriceschargedbytheSupplierforGoodsdeliveredandServices performedundertheContractshallnotvaryfrom theprices quoted by the Supplier in its bid, with the exception of any price adjustments authorized inSCC orintheProcuringagency's request for bid validity extension, as the case may be.

18. Change Orders

- 18.1 TheProcuringagencymayatanytime,byawrittenordergiven totheSupplierpursuanttoGCC Clause31,makechangeswithin the general scope of the Contract in any one or more of the following:
- (a) drawings,designs,orspecifications,whereGoodstobe furnishedundertheContract aretobespecifically manufactured for the Procuring agency;
- (b) the method of shipment or packing;
- (c) the place of delivery; and/or
- (d) the Services to be provided by the Supplier.
- 18.2 Ifanysuchchangecausesanincreaseordecreaseinthecostof, or the time required for, the Supplier's performance of any provisionsundertheContract,anequitableadjustmentshallbe

madeintheContractPriceordelivery schedule, or both, and the Contractshallaccordinglybeamended. Any claimsbythe Supplier for adjustment under this clausemustbeassertedwithin thirty(30)daysfrom thedateoftheSupplier'sreceiptofthe Procuring agency's change order.

19. Contract Amendments

19.1 SubjecttoGCCClause18,novariationinormodificationofthe terms of the Contract shall be made except by written amendment signed by the parties.

20. Assignment

20.1 The Supplier shall not assign, in whole or in part, it so bligations to perform under this Contract, except with the Procuring agency's prior written consent.

21. Subcontracts

21.1 The Supplier shall notify the Procuring agency in writing of all subcontracts awarded under this Contract if not already specified in the bid. Such notification, in the original bid or later, shall not relieve the Supplier from any liability or obligation under the Contract.

21.2 Subcontracts must comply with the provisions of GCC Clause 3.

22. Delays in the Supplier's Performance

- 22.1 Delivery of the Goods and performance of Services shall be made by the Supplier in accordance with the time schedule prescribedbytheProcuring agencyintheScheduleof Requirements.
- 22.2 IfatanytimeduringperformanceoftheContract, theSupplieror its subcontractor(s) should encounter conditions impeding timely delivery of the Goods and performance of Services, the Supplier shallpromptlynotifytheProcuring agencyinwritingofthefact ofthedelay, its likely duration and its cause (s). practicableafterreceiptof the Supplier's notice, the Procuring agency shall evaluate the situation and may at its discretion extend the Supplier's performance, time for with liquidateddamages,inwhichcasetheextension shallberatified by the parties by amendment of Contract.
- 22.3 Except as provided under GCC Clause 25, a delay by the Supplier in the performance of its delivery obligations shall render the Supplier liable to theimposition of liquidated damages pursuant to GCC Clause 23, unless an extension of time is agreed upon pursuant to GCC Clause 22.2 without the application of liquidated damages.

23. Liquidated

23.1 Subject to GCC Clause 25, if the Supplier fails to deliver anyor

Damages

all of the Goods or to perform the Services within the period(s) specified in the Contract, the Procuring agency shall, without prejudice to its other remedies under the Contract, deduct from the Contract Price, as liquidated damages, a sumequivalent to the percentage specified in SCC of the delivered price of the delayed Goods or unperformed Services for each week or part thereof of delay until actual delivery or performance, up to a maximum deduction of the percentage specified in SCC. Once the maximum is reached, the Procuring agency may consider termination of the Contractpursuant to GCC Clause 24.

24. Termination for Default

- 24.1 The Procuring agency, without prejudice to any other remedy for breach of Contract, by written notice of default sent to the Supplier, may terminate this Contract in whole or in part:
 - (a) if the Supplier fails to deliverany or all of the Goods within theperiod(s)specified inthe Contract, or within any extension thereof granted by the Procuring agency pursuant to GCC Clause 22; or
 - (b) if the Supplier fails to perform any other obligation(s) under the Contract.
 - (c) iftheSupplier,inthejudgmentoftheProcuringagencyhas engaged in corrupt or fraudulent practices in competing for or in executing the Contract.

For the purpose of this clause:

"corrupt practice" means the offering, giving, receiving or solicitingofanythingofvaluetoinfluencetheaction of a public official in the procurement process or in contract execution.

"fraudulent practice" means a misrepresentation of facts in ordertoinfluenceaprocurementprocessortheexecution of a contract to the detriment of the Borrower, and includes collusive practice among Bidders (prior too rafter bid submission) designed to establish bid prices at artificial non-competitive levels and to deprive the Borrower of the benefits of free and open competition.

24.2 IntheeventtheProcuringagencyterminatestheContractin wholeorinpart,pursuanttoGCCClause 24.1,theProcuring agency may procure, upon such terms and in such manner as it deems appropriate, Goods or Services similar to those

undelivered, and the Supplier shall be liable to the Procuring agency for any excess costs for such similar Goods or Services. However, the Supplier shall continue performance of the Contract to the extent not terminated.

25. Force Majeure

- 25.1 NotwithstandingtheprovisionsofGCCClauses22,23,and24, theSuppliershallnotbeliableforforfeitureof itsperformance security,liquidateddamages,orterminationfordefaultif andto the extent that its delay in performance or other failure to performitsobligationsundertheContractistheresultofan event of Force Majeure.
- 25.2 Forpurposesofthisclause, "ForceMajeure" means an event beyond the Cupplier and not involving the Supplier's fault or negligence and not foreseeable. Such events may include, but are not restricted to, acts of the Procuring agency in its sovereign capacity, wars or revolutions, fires, floods, epidemics, quarantine restrictions, and freight embargoes.
- 25.3 IfaForceMajeuresituationarises,theSuppliershallpromptly notifytheProcuringagencyinwritingof suchcondition and the cause thereof. Unless otherwise directed by the Procuring agencyinwriting,theSuppliershallcontinuetoperform its obligationsundertheContractas farasisreasonablypractical, andshallseekallreasonablealternative meansforperformance not prevented by the Force Majeure event.

26. Termination for Insolvency

26.1 TheProcuringagencymayatanytimeterminatetheContractby giving written notice to the Supplier if the Supplier becomes bankruptorotherwiseinsolvent. Inthisevent,terminationwill be without compensation to the Supplier, provided that such terminationwillnotprejudice oraffectanyrightof action or remedywhichhasaccruedorwillaccruethereafterto the Procuring agency.

27. Termination for Convenience

- 27.1 TheProcuringagency,bywrittennoticesenttotheSupplier, mayterminatetheContract,inwholeorinpart,atanytimefor itsconvenience. Thenoticeofterminationshallspecifythat termination is for the Procuring agency's convenience, the extent towhichperformanceofthe SupplierundertheContractis terminated, and the date upon which such termination becomes effective.
- 27.2 The Goods that are complete and ready for shipment within thirty(30) daysaftertheSupplier's receipt of notice of terminationshall beaccepted by the Procuring agency at the

Contract terms and prices. For the remaining Goods, the Procuring agency may elect:

- (a) to have any portion completed and delivered at the Contract terms and prices; and/or
- (b) tocanceltheremainderandpaytotheSupplieranagreed amount for partially completed Goods and Services and for materials and parts previouslyprocured by the Supplier.

28.Resolution of Disputes

- 28.1 The Procuring agency and the Supplier shall make every effort to resolve amicably by direct informal negotiation any disagreement or dispute arising between them under or in connection with the Contract.
- 28.2 If, after thirty (30) days from the commencement of such informal negotiations, the Procuring agency and the Supplier havebeen unabletoresolveamicablyaContractdispute, either party may require that the dispute be referred for resolution tothe formalmechanismsspecifiedinSCC. Thesemechanismsmay include, but are not restricted to, conciliation mediated by a third party, adjudication in an agreed manner and/or arbitration.

29. Governing Language

- 29.1 TheContractshallbewritteninthelanguagespecifiedinSCC.
 Subject to GCC Clause 30, the versionoftheContractwrittenin the specified language shall govern its interpretation. All correspondenceandotherdocuments pertainingtotheContract whichareexchangedbytheparties shallbewritteninthesame language.
- 30. Applicable Law
- 30.1 TheContractshallbeinterpretedinaccordancewiththelawsof the Procuring agency's country, unless otherwise specified in SCC.
- 31. Notices
- 31.1 Any notice given by one party to the other pursuant to this Contractshallbesenttotheother party in writing or by cable, telex, or facsimile and confirmed in writing to the other party's address specified in SCC.
- 31.2 Anoticeshallbeeffectivewhendeliveredoronthenotice's effective date, whicheveris later.
- 32. Taxes and Duties
- 32.1 Suppliershallbeentirelyresponsibleforalltaxes, duties, license fees, etc., incurred until delivery of the contracted Goods to the Procuring agency.

NotesontheInstructionstoBidders

This section of the bidding documents provides the information necessary for bidders to prepareresponsivebids,inaccordancewiththe requirementsoftheProcuringagency. It also provides information on bid submission, opening, and evaluation, and on the award of contract.

PartOneSectionIcontainsprovisionsthataretobeusedunchanged. PartTwo SectionIIconsistsofprovisionsthatsupplement, amend, or specify in detail information orrequirementsincludedinPartOneSectionIandwhicharespecificto each procurement.

Matters governing the performance of the Supplier, payments under the contract, or matters affecting the risks, rights, and obligations of the parties under the contract are not normally included in this section, but rather under Part one Section II, General Conditions of Contract, and/or Part Two Section III, Special Conditions of Contract. If duplication of a subject is inevitable in the other sections of the document prepared by the Procuring agency, care must be exercised to avoid contradictions between clauses dealing with the same matter.

These Instructions to Bidders willnot be part of the contract.

NotesontheGeneral ConditionsofContract

TheGeneralConditionsofContractinPartOneSectionII, readinconjunctionwiththe SpecialConditionsofContract inPartTwoSectionIIIand otherdocumentslistedtherein, should be a complete document expressing all the rights and obligations of the parties.

The General Conditions of Contract herein shall not be altered. Any changes and complementaryinformation, which may be needed, shall be introduced only through the Special Conditions of Contract in Part Two Section III.





LIAQUAT UNIVERSITY OF MEDICAL & HEALTHS SCIENCES JAMSHORO

FINANCIAL PROPOSAL

FOR

Proc1 ement of furniture & Supply & Installation of CCTV Camera & Biometric system for college of Pharmacy LUMHS Jamshoro

PARTTWO(PROCUREMENTSPECIFICPROVISIONS)

- Invitation for Bids (IFB)
- Bid Data Sheet (BDS)
- Special Conditions of Contract (SCC)
- Schedule of Requirements
- Technical Specifications
- Sample Form
- Eligibility

Preface

These Bidding Documents have been prepared for use by procuring agencies in the procurement of goods through National Competitive Bidding (NCB).

In order to simplify the preparation of bidding documents for each procurement, the Bidding Documents are grouped in two parts based on provisions which are fixed and that which are specific for each procurement. Provisions which are intended to be used unchanged are in Part one, which includes Section I, Instructions to Bidders, and Section II, Dataandprovisionsspecifictoeachprocurementand contractare GeneralConditionsofContract. PartTwowhichincludesSection includedin II.BidDataSheet:SectionIII. SpecialConditionsofContract; SectionIV, Schedule of Requirements; Section V.Technical Specifications; and the forms to be used in SectionI,InvitationforBids,andSectionVI, Sample Forms.

This is Part Two and contains data and provisions specific to each procurement. Care shouldbetakentochecktherelevanceoftheprovisionsoftheBiddingDocumentsagainst therequirementsofthespecificgoodstobeprocured. Thefollowinggeneraldirections should be observed when using the documents. In addition, each section is prepared with notesintendedonlyasinformationfortheProcuringagencyorthepersondraftingthe biddingdocuments. Theyshall *not*be included in the final documents,exceptforthenotes introducing Section VI, Forms,where theinformation is useful for the Bidder.

- (a) Specificdetails, suchasthe "name of the Procuring agency" and "address for bid submission," should be furnished in the Invitation for Bids, in the Bid Data Sheet, and in the Special Conditions of Contract. The final documents should contain neither blank spaces nor options.
- (b) Amendments, if any, to the Instructions to Bidders and to the General Conditions of Contract should be made through the Bid Data Sheet and the Special Conditions of Contract, respectively.
- (c) FootnotesornotesinitalicsincludedintheInvitationforBids,BidDataSheet, SpecialConditionsofContract,andintheScheduleofRequirementsarenotpartof thetextofthedocument,althoughtheycontain instructions thattheProcuringagency should strictly follow. The finaldocument should contain no footnotes.

- (d) The criteria for bid evaluation and the various methods of evaluation in the Instructions to Bidders (Clauses 25.3 and 25.4, respectively) should be carefully reviewed. Onlythosethatareselectedtobeusedfortheprocurementinquestion should be retained and expanded, as required, in the Bid Data Sheet or in the TechnicalSpecifications,asappropriate. The criteria that are not applicable should be deleted from the Bid Data Sheet.
- (e) Clauses included in the Special Conditions of Contract are illustrative of the provisions that should be drafted specifically by the Procuring agency for each procurement.
- (f) TheformsprovidedinSectionVIshouldbecompletedbytheBidderortheSupplier; thefootnotesintheseformsshouldremain, sincetheycontaininstructionswhichthe Bidder or the Supplier should follow.

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Part Two Section I. Invitation for Bids

Doc # LUMHS/PSS/ Issue Date: -



OF MEDICAL & HEALTH SCIENCES, JAMSHORO, SINDH – PAKISTAN

URL: www.lumhs.edu.pk

Email:zakir.soomro@lumhs.edu.pk

Q

PURCHASE STORE SECTION

Notice Inviting Tender

Liaquat University of medical & health Sciences Jamshoro invites sealed bids on single stage One envelope procedure fromauthorized Dealers / Distributors registered with Government Sales Tax,Income Tax and Sindh Revenue Board (Whichever is applicable) to carry out the following.

Sr.No	Pescription	Date of Purchase/Issue	Date of Submission of Bid	Opening date & time of tender	Time of Completion	Tender fee (Nonrefund able)
1	Academic Department LUMHS	27-10-2021 to	16-11-2021	16-11-2021	One Month	Rs. 2000/=
2	Procurement of furniture & Supply Installation of CCTV Camera & Biometric system for college of armacy LUMHS Jamshoro	15-11-2021	up to 11:00 am	up to 11:30 am	One Month	Rs. 2000/=

Note:

Tender Cocument can be downloaded from SPPRA website i.e. https://ppms.pprasindh.gov.pk
/ppmsLCTMHSwebsitei.e.wwwlumhs.edu.pk/tender&purchased from Incharge Purchase & Store Section, at LUMHS, Jamshoro as mentioned above onpaymentofRs. 2,000/=(RupeesTwoThousandonly) in shape of pay order/ demand draft from bank (Non- refundable) infavour of Vice-Chancellor, Liaquat University of Medical & Health Sciences, Jamshoro during office hours, within Due Date & time along with following locuments/ Eligibility Criteria.

- Latest Income Tax Certificate(NTN) along with return of last 5 years.
- Valid GST RegistrationCertificate.
- Detailed Portfolio of company.
- Minimum 05 years' Experience
- Petails of turnover (including in terms of rupees) at least last three years that average turnover should not be less than 1.50 million per year as per annual returns.
- Bio data of Engineering and Technical Staff working with the firm
- Certified copy of Authorized Dealership Certificate/ Manufacturer certificate
- Undertaking of Affidavit that the firm is not involved in any litigation of abandoned any procurement in the Department
- Affidavit to the effect that the firm/supplier have not been black listed previously by any executing agency.
- 1. The Method of Procurement shall be on single stage One envelope procedure should contain



- Financial Proposals&(rates) in Pak Rupeesalong with the Earnest Money 5% of bid amount in the shape of pay order/demand draft (refundable to un-successful bidders) in favour of Vice Chancellor, LUMHS Jamshoro
- 2. Tender should be dropped in the tender box on Tuesday, 16-11-2021 before 11:00 am and Proposals of the bids shall be opened publicly on same day in the presence of bidders or their nominated representative, who wish to attendant 1 I:30 AM.
- 3. After the evaluation & approval of the committee on the basis of the Eligibility criteria &documentsdrawings, feature of the equipment / machines samples of described items in the catalogue and instrumentations the L UMHS shall at a time within the bid validity of minimum of 90 days publicly.
- 4. The Procuring Agency may cancel / delete any item as per SPPRA Rules. Tender who do not fulfill the terms and conditions will not be entertained.
- 5. Government notified black listed firms / suppliers shall not be entertained.
- 6. In case the tender is not opened on the scheduled date due to unscheduled holiday then the same shall be submitted & opened on next working day, the other terms and conditions of the tender shall however remain unchanged.
- 7. The Procuring Agency reserves the right to reject any or all bids subject to relevant provisions of SPP Rules, 2010 (Amended 2019-21) and may cancel the bidding process at any time prior to the acceptance of a bid or proposal under Rule-25" of said Rules

D.A./ AS ABOVE

Convener Central Procurement Committee LUMHS Jamshoro

C.C. for information to:

- The Pro-Vice chancellor, LUMHS, Jamshoro.
- The Registrar, LUMHS, Jamshoro
- The Director Finance, LUMHS, Jamshoro.
- The Resident Auditor LUMHS Jamshoro.
- The P.S to Vice Chancellor LUMHS, Jamshoro.
- Sindh Public Procurement Regulatory Authority, Barrack 8 Secretariat 4A Court Road Karachi Tel: 92-21-99205369 for hoisting on SPPRA's website.
- The Director I.T for hosting on LUMHS website.
- Notice Board.

Section II. Bid Data Sheet

NotesontheBidDataSheet

SectionIIisintendedtoassisttheProcuringagencyinprovidingthespecificinformation inrelation tocorrespondingclausesintheInstructionstoBiddersincludedinPartone Section I, and has to be preparedfor each specific procurement.

The Procuring agency should specify in the Bid Data Sheet information and requirements specific to the circumstances of the Procuring agency, the processing of the procurement, the applicable rules regarding bid price and currency, and the bid evaluation criteria that will apply to the bids. In preparing Section II, the following aspects should be checked:

- (a) Informationthatspecifies and complements provisions of Part One Section I must be incorporated.
- (b) Amendmentsand/orsupplements,ifany,toprovisionsofPartOneSectionIas necessitated bythecircumstancesof the specificprocurement,mustalsobe incorporated.

BidDataSheet

The following specific data forthe goods to be procured shallcomplement, supplement, or amendthe provisions in the Instructions to Bidders (ITB) Part One. Whenever there is a conflict, the provisions herein shall prevail over those in ITB.

[Instructions for completing the Bid Data Sheet are provided, as needed, in the notes in mentioned for the relevant ITB Clauses.]

italics

	Introduction
ITB 1.1	Name of Procuring Agency:
	LIAQUAT UNIVERSITY OF MEDICAL & HEALTH SCIENCES JAMSHORO SINDH
ITB 1.1	NOT APPLICABLE
ITB 1.1	Name of Procurement:
	Procurement of furniture & Supply & Installation of CCTV Camera & Biometric system for college of Pharmacy LUMHS Jamshoro
ITB 1.1	Name of Contract:
	Procurement of furniture & Supply & Installation of CCTV Camera & Biometric system for college of Pharmacy LUMHS Jamshoro
ITB 4.1	Name of Procuring agency.
	PURCHASE & STORE SECTION LUMHS Jamshoro
ITB 6.1	Procuring agency's address, telephone, telex, and facsimile numbers.
	Address: Purchase & Store Section Liaquat University of Medical & Health Sciences, Jamshoro
	Tele:# Fax:# +
	Web Site: www.lumhs.edu.pk, E-mail: zakir.soomro@lumhs.edu.pk
ITB 8.1	Language of the bid : English.

	BidPrice andCurrency
ITB 11.2	The price quoted shall be in Pak Rupeesinclusive of all service charges inclusive of delivery duty paid and to become equipment operational i.e. installation and hands on training charges.
ITB 11.5	The price shall be fixed and include charges of necessary parts & accessories required to become equipment operational.
	PreparationandSubmissionofBids
ITB 13.3 (d)	Qualification requirements.
	 i) Bio date of Engineers and Technical Staff working with the firm. ii) Latest Income Certificate (NTN). iii) Valid GST Registration Certificate. iv) Sindh Revenue Board Certificate (SRB) v) Certified copy of Authorized Dealership Certificate. vi) Documentary evidence of similar Procurements executed / in progress and certificate of satisfactory completion of works by the employers. vii) List of Supplies in progress indicating cost of each work and copy of letter, awarding the work viii) List of Machinery and equipment available for after sale services and trouble shooting, with documentary evidence of it ownership. ix) Certificate of Bank showing credit worthiness along with curren Bank Statement. x) Undertaking of Affidavit that the firm is not involved in any litigation of abandoned any work in the Department. xi) Affidavit to the effect that the firm/ supplier have not been black listed previously by any executing agency. xii)(a) InthecaseofaBidderofferingtosupplygoodsunder the contract which the Bidder did not manufacture or otherwise produce, the Bidder has been duly authorized by the goods' Manufacturer o producer to supply the goods in the Procuring agency's country; xiii) (b) TheBidderhasthefinancial, technical, and production capability necessary to perform the contract; (c) that, inthecaseofaBiddernotdoingbusinesswithinthe Procuringagency's country, theBidderis or willbe (if awarded the contract) represented by an Agent in tha country equipped, and ableto carryoutthe Supplier's maintenance, repair, and spare parts-stocking obligation prescribed inthe Conditions of Contractand/or Technical Specifications.

Part Two - SectionII. E	Bid Data Sheet 9
ITB 14.3 (b)	Spare parts required for 01 of years of operation. Quoted/ offered items shall be of latest model/ design from the manufacturer and supplier is responsible to provide after sales support, insure availability of spare parts for at least 05 years after commissioning of equipment at LUMHS Jamshoro. (under taking on Affidavit is to be submitted.
ITB 15.1	Amount of bid security. Total 5% of bid amount. (5% of total amount of bid at the time of bid submission and 5% in shape of security deposited deducted from bills.)
ITB 16.1	Bid validity period. (90) Ninety Days.
ITB 17.1	Number of copies.(One original)
ITB 18.2 (a)	Address for bid submission: Office of the Purchase & Store Section LUMHS Jamshoro.
ITB 18.2 (b)	IFB title andnumber.Procurement of furniture & Supply & Installation of CCTV Camera & Biometric system for college of Pharmacy LUMHS Jamshoro Doc # LUMHS/PSS/Issue Date:
ITB 19.1	Deadline for bid submission. As per NIT
ITB 22.1	Time, date, and place for bid opening: The tenders will be opened on the same date i.e. 16-11-2021at 11:30 a.m hours in presence of tender opening/evaluation committee and bidders or their authorized
	representatives who ever be present in the Office of the Purchase & Store Section LUMHS Jamshoro.

	BidEvaluation
ITB 25.3	Criteria for bid evaluation. Evaluated price of the goods Engineers and Technical Staff working with the firm.
	Similar works executed /works in progress during last 05 yrs.
	Machinery and equipment available for after sale services and trouble shooting
	Total 100 Thebidscoringthehighestnumberofpointswillbedeemedto be the lowest evaluated bid.
ITB 25.4 (a) ITB 25.4 (b)	Delivery schedule: (30) Thirty Days.

Option (i)	Adjustment expressed as a percentage at rate of one half (0.5) percent per day of bid amount on account of liquidated damages.		
Option (ii)			
Option (iii)			
ITB 25.4 (c) (ii)	Deviation in payment schedule.		
	Annual interest rate.		
ITB 25.4 (d)	Cost of spare parts: Not Applicable.		
ITB 25.4 (e)	Spare parts and after sales service facilities in the Procuring agency's country.		
ITB 25.4 (f)	Operating andmaintenance costs. One year of installation & operation of equipment at LUMHS.		
ITB 25.4 (g)	Performanceand productivity of equipment.		
	[Specifytheapplicableprocedureandtheadjustmentfactor(inthecurrencyused forbidevaluation, as applicable), as required. The adjustment factor should apply to the norm that shall be used and that shall either be specified in the Technical Specifications or shall be the value committed in the responsive bid with the best guaranteed performance or productivity; the contractual liquidated damages specified in the SCC shall be higher than the evaluation advantage.]		
ITB 25.4 (h)	Details on the evaluation method or reference to the Technical Specifications.		
ITB 25.4	Specify the evaluation factors.		
Alternative	Merit point System65% Qualifying score		
ContractAward			
ITB 29.1	Percentage for quantity increase or decrease		
	50%		

Section III. Special Conditions of Contract

Notes on the Special Conditions of Contract

SimilartotheBidDataSheetinSectionII, the clauses in thisSectionareintendedtoassist the Procuring agency in providing contract-specific information in relation to corresponding clauses in the General Conditionsof Contract.

TheprovisionsofSectionIIIcomplementthe GeneralConditionsofContractincludedin Part one, Section II, specifying contractual requirements linked to the special circumstances of the Procuring agency, the Procuring agency's country, the sector, and the Goods purchased. In preparing Section III, the following aspects should be checked:

- (a) Information that complements provisions of Part one Section II must be incorporated.
- (b) Amendments and/or supplements to provisions of Part one Section II, as necessitated bythecircumstancesofthespecificpurchase,mustalsobe incorporated.

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${\bf Special Conditions of Contract}$

ThefollowingSpecialConditionsofContract shallsupplementtheGeneralConditions of Contract. Whenever there is aconflict,theprovisionsherein shallprevailoverthoseinthe GeneralConditionsofContract. ThecorrespondingclausenumberoftheGCCisindicated in parentheses.

[Instructionsforcompletingthe SpecialConditionsofContract areprovided, as needed, in the notes initalics mentioned for the relevant SCC. Where sample provisions are furnished, they are only illustrative of the provisions that the Procuring agency should draft specifically for each procurement.]

1. Definitions (GCC Clause 1)

GCC 1.1 (g)—The Procuring agency is:Purchase & Store Section LUMHS Jamshoro, Sindh

GCC 1.1 (h)—The Procuring agency's country is: PAKISTAN

PGCC 1.1 (i)—The Supplier is:

Sample Provision

GCC 1.1 (j)—The Project Site is:[ifapplicable]

2. Country of Origin (GCCClause 3): As per approved by Procuring Agency

Allcountries and territories as indicated in Part Two Section VI of the bidding documents, "Eligibility for the Provisions of Goods, Works, and Services in Government-Financed Procurement".

3. Performance Security (GCC Clause 7)

GCC 7.1—The amount of performance security, as a percentage of the Contract Price, shallbe: 10% of contract amount (5% Earnest Money + 5% security Deposited).

GCC 7.4— after delivery and acceptance of the Goods, the performance security shall be reduced to two (2) percent of the Contract Price to cover the Supplier's warranty obligations in accordance with Clause GCC 15.2.

4. Inspections and Tests (GCC Clause 8)

GCC8.6—InspectionandtestspriortoshipmentofGoodsandatfinalacceptanceare as follows: The goods shall be delivered free of all defects with entire satisfaction of procurement agency/ LUMHS authorities.

5. Packing (GCC Clause 9):

GCC 9.3—The following SCC shall supplement GCC Clause 9.2:

6. Delivery and Documents (GCC Clause 10)

Sample provision (DDP terms)

GCC10.3—Uponshipment,theSuppliershall notifytheProcuringagencythefull detailsof theshipment,includingContractnumber,descriptionof Goods,quantityand usualtransportdocument. TheSuppliershallmailthefollowingdocumentstothe Procuring agency:

- (i) copiesoftheSupplier'sinvoiceshowingGoods'description,quantity,unitprice, and total amount;
- (ii) original and two copies of the usual transport document (for example, a negotiablebilloflading,anon-negotiableseawaybill, aninland waterway document,anairwaybill,arailwayconsignmentnote,aroadconsignmentnote, or a multimodal transport document) which the buyer may require to take the goods;
- (iii) copies of the packing list identifying contents of each package;
- (iv) insurance certificate;
- (v) Manufacturer's or Supplier's warranty certificate;
- (vi) inspection certificate, issued by the nominated inspection agency, and the Supplier's factory inspection report; and
- (vii) Certificate of origin.

7. Insurance (GCC Clause 11): Insurance charges will be borne by the supplier.

GCC11.1—TheGoodssuppliedundertheContractshallbedelivereddutypaid (DDP) under which risk is transferred to thebuyerafterhavingbeendelivered,hence insurancecoverageissellers responsibility.SincetheInsuranceisseller's responsibility they may arrange appropriate coverage.

8. IncidentalServices(GCCClause13)

GCC 13.1—Incidental servicestobeprovidedare: Quoted rates are inclusive of all charges, Installation, after sales backup support under warranty period, labor and transportation charges to place equipment at the site of installation i.e. LUMHS Jamshoro.

9. Spare Parts (GCC Clause 14)

GCC 14.1—Additional spare parts requirements are:**Price of spare parts should be** provided if some of its parts are periodically change after specific time for proper operation of equipment.

GCC 14.1—Supplier shall carry sufficient inventoriestoassureex-stocksupplyof consumablesparesfortheGoods. Othersparepartsandcomponentsshallbesupplied aspromptlyaspossible,butinanycasewithinsix(6)monthsof placingtheorderand opening the letter of credit.

10. Warranty (GCC Clause 15): The warranty period shall be (12) Twelve months from the date of acceptance of the goods (installation & operation with entire satisfaction of LUMHS authorities. The supplier in addition, comply with the performance and/or consumption guarantees under the Contract. If the supplier fails to fulfill these guarantees under warranty period, in whole or in part the Supplier shall be charged penalty as under:

Supplier shall pay liquidated damages to LUMHS authorities in account of failure to meet the contractual guarantees. At the rate of up to 10% of contract amount maximum as per following schedule 0.05 % of contract amount per day of non-compliance period/instructions.

GCC15.2—Inpartialmodificationoftheprovisions, thewarrantyperiodshallbe (12) TwelvemonthsfromdateofacceptanceoftheGoods(installation & operation). TheSupplier shall, in addition, comply with the performance and/or consumption guarantees specified under the Contract. If, for reasons attributable to the Supplier, these guarantees are not attained in whole or in part, the Supplier shall, at its discretion, either:

(a) makesuchchanges,modifications,and/oradditionstotheGoodsoranypart thereofasmaybenecessaryinordertoattain thecontractualguaranteesspecified in the Contract at its own cost and expense and to carry out further performance tests in accordance with SCC 4.

or

(b) payliquidateddamagestotheProcuringagencywithrespecttothefailuretomeet the contractual guarantees. The rate of these liquidated damages shall be (10% of Bid Amount).

GCC 15.4 &15.5—The period for correction ofdefects in the warranty period is: (30) Thirty Days of written complaint.

11. Payment (GCC Clause 16)

GCC 16.1—The method and conditions of payment to be made to the Supplier under this Contract shall be as follows: (a) Pak rupees payments shall be made /released to supplier after submission of following documents.

- Delivery Report.
- Installation Report.
- Satisfactory report dully signed from end user.
- Work should be completed within specific date of completion.
- (b) Foreign Currency payment shall be made through letter of Credit (L.C) through Bank. Performance Security of 10% will be released after expiry of warranty period i.e. after one yeas of installation of goods at site.

12. Prices (GCCClause 17): Not Applicable.

13. Liquidated Damages (GCC Clause 23)

GCC 23.1—Applicable rate: 0.05% per week.

Maximumdeduction:10 % of bid amount.

14. Resolution of Disputes (GCC Clause 28)

GCC28.3—The disputeres olution mechanism to be applied pursuant to GCCC lause 28.2 shall be as follows:

InthecaseofadisputebetweentheProcuringagencyandtheSupplier,thedispute shallbereferredtoadjudicationorarbitration inaccordancewith thelawsofthe Procuring agency's country.

15. Governing Language (GCC Clause 29)

GCC 29.1—The Governing Language shall be: English.

16. Applicable Law(GCC Clause 30)

GCC30.1-TheContractshallbeinterpretedinaccordancewiththelawsofIslamic Republic of Pakistan which includes the following legislation:

The Employment of Children (ECA) Act 1991 The Bonded Labour System (Abolition) Act of 1992 The Factories Act 1934

17. Notices (GCC Clause 31)

GCC 31.1—procuring agency's address for notice purposes: Registrar/ Vice Chancellor, LUMHS Jamshoro

—Supplier's address for notice purposes:

Section IV. Schedule of Requirements

NotesforPreparingtheScheduleofRequirements

The Schedule of Requirements shall be included in the bidding documents by the Procuringagency, and shall cover, at a minimum, a description of the goods and services to be supplied and the delivery schedule.

TheobjectiveoftheScheduleofRequirementsistoprovidesufficientinformation on enable bidders to prepare their bids efficiently and accurately, in particular, the Price Schedule,forwhichaformisprovidedinSectionVI. Inaddition,theScheduleof Requirements, together with thePriceSchedule,shouldserve asabasisintheeventof quantity variation at the time of awardof contract pursuant to ITB Clause 29.

The date or period for delivery should be carefully specified, taking the date prescribed hereinfrom whichtheProcuringagency'sdeliveryobligationsstart(i.e.,noticeofaward, contract signature, opening or confirmation of the letter of credit).

ScheduleofRequirements

The delivery schedule expressed as weeks/months stipulates here after a delivery date which is the date of delivery required.

Number Description Quantity Delivery schedule (shipment)

Section V. Technical Specifications

NotesforPreparingtheTechnical Specifications

Asetofpreciseandclearspecificationsisaprerequisite for bidders to respond realistically andcompetitivelytotherequirementsoftheProcuringagencywithoutqualifyingtheir bids. The specifications must be drafted to permit the widest possible competition and, at the same time, present a clear statement of the required standards of work manship, materials, and performance of the goods and services to be procured. Only if this is done will the objectives of economy, efficiency, and fairness in procurement be realized, responsiveness of bids be ensured, and the subsequent task of bid evaluation facilitated. The specifications should require that all goods and material sto be incorporated in the goods benew, unused, and of the most recent or current models, and that they incorporate all recent improvements indesign and material sun less provided for otherwise in the contract.

Samplesofspecificationsfrom previoussimilar procurements in the same country are useful in this respect. The use of metric units is encouraged. Depending on the complexity of the goods and the repetitiveness of the type of procurement, it may be advantage ous to standardize the General Technical Specifications and incorporate them in a separate subsection. The General Technical Specifications should cover all classes of workmanship, materials, and equipment commonly involved in manufacturing similar goods, although not necessarily to be used in a particular procurement.

Deletions or addendashould the nadapt the General Technical Specification sto the particular procurement.

Care must be taken in drafting specifications to ensure that they are not restrictive. In the specification of standards for equipment,materials, and workmanship, recognized international standards should be used as much as possible. Where other particular standards are used, whether national standards of the Borrower's country or other standards, the specifications shouldstatethatequipment,materials, and workmanship that meetotherauthoritativestandards,andwhich ensureatleastasubstantiallyequalquality thanthestandardsmentioned,willalsobeacceptable. Thefollowing clausemaybe inserted in the Special Conditions of Contract or the Technical Specifications.

Sample Clause: Equivalency of Standards and Codes

Wherever reference is made in the Technical Specifications to specific standards and codes to be met by the goods and materials to be furnished or tested, the provisions of the latest currented it ion or revision of the relevant shall apply, unless otherwise expressly stated in the Contract. Where such standards and codes are national or related to a particular country or region, other authoritative standards that ensure substantial equivalence to the standards and codes specified will be acceptable.

Referencetobrandnameandcataloguenumbershouldbeavoidedasfaraspossible; where unavoidable they should always be followed by the words "or at least equivalent."

Where appropriate, drawings, including site plans as required, may be furnished by the Procuringagencywiththebiddingdocuments.Similarly,theSupplier mayberequested to provide drawings or samples either with its bid or for prior review by the Procuring agency during contract execution.

Technical Specifications

 $[Text of Technical Specifications to be inserted in the bidding documents by the Procuring\ agency,\ as\ applicable.]$

Section VI. Sample Forms

NotesontheSampleForms

TheBiddershallcompleteandsubmitwithits bidthe **BidForm**and**PriceSchedules** pursuanttoITBClause9andinaccordancewith the requirements included in the bidding documents.

When requested in the BidDataSheet, the Biddershould provide the **BidSecurity**, either in the formincluded hereafter or in acceptable to the Procuring agency, pursuant to ITB Clause 15.3.

The Contract Form, when it is finalized at the time of contract award, should incorporate any corrections or modification stotheaccepted bid resulting from price corrections pursuant to ITB Clause 16.3 and GCC Clause 17, acceptable deviations (e.g., payment schedule pursuant to ITB Clause 25.4 (c), spare parts pursuant to ITB Clause 25.4 (d), or quantity variations pursuant to ITB Clause 25.4 (d), or quantity variations pursuant to ITB Clause 25.4 (d), or Requirements deemed to form part of the contract should be modified accordingly.

The Performance Security and Bank Guarantee for Advance Payment forms should not be completed by the biddersat the time of their bid preparation. Only the successful Bidderwill be required to provide performance security and bank guarantee for advance payment in accordance with one of the forms indicated herein or in another form acceptable to the Procuring agency and pursuant to GCCC lause 7.3 and SCC 11, respectively.

The **Manufacturer's Authorization** form should be completed by the Manufacturer, as appropriate, pursuant to ITB Clause 13.3 (a).

SampleForms

1.BIDFORMANDPRICESCHEDULES	23
2.BIDSECURITY FORM	26
3.ContractForm	
4.PERFORMANCESECURITY FORM	
5.BANK GUARANTEEFOR ADVANCE PAYMENT	
6.MANUFACTURER'SAUTHORIZATIONFORM	

1.BidFormandPrice Schedules

		Date:
		IFB N°:
To: The Convener		
Central procurement Commi	ttee	
LUMHS Jamshoro.		
of which is hereby duly deliver[description of good sumof[totalbidamountinwordsand the Schedule of Pricesattache Weundertake,ifourBidisschedule specified in the SchalfourBidisaccepted,wew percentoftheContractPricefor Procuring agency. WeagreetoabidebythisE openingunderClause22oftheI be accepted at any time befor UntilaformalContractisg acceptance thereofand your us.	acknowledged, we, the ds andservices]inconformity dfigures] or such other sums as edhere with and made part of saccepted, to deliver the good edule of Requirements. will obtain the guarantee of abauthed ueperformance of the Constructions to Bidders, and its the expiration of that period prepared and executed, this Bidnot if cation of award, shall ties, if any, paid or to be paid	nkinasumequivalentto ntract,intheform prescribed by the from thedatefixedforBid shallremainbindinguponus and may od. d,togetherwith yourwritten constituteabindingContract between d by us to agents relating to this Bid,
Name and address of agent	Amount and Currency	Purpose of Commission or gratuity
(if none, state "none") We understand that you are n Dated this day of 19.	not bound to accept the lowe	st or any bid youmay receive.
[signature] [inthecapacity of] Duly authorized to sign Bid f		

Name of Bidder.

SCHEDULE A (SCHEDULE OF PRICES)

<u>Procurement of furniture & Supply & Installation of CCTV Camera & Biometric system for college of Pharmacy LUMHS Jamshoro</u>

Sr. #	DESCRIPTION		COST (RS.)
1	Total Tender Cost		
	Part A	=	
2	Total Tender Cost (RS.)	=	

Rupees: -			

Signature Contractor/Firm/Supplier/ dealer

Convener Central procurement Committee LUMHS Jamshoro

Specific Works Data

Name of Work :Procurement of furniture & Supply & Installation of CCTV Camera & Biometric system for college of Pharmacy LUMHS Jamshoro

BOQ's Item #	Description	Quantity	Rate	Unit	Amount
	Part A Office Furniture				
1	Making & supplying Executive Office Table 60" X 36" polish finish with side rack 18" X 36" complete set with 8 mm glass top including drawers, locks etc as per approved design as directed by the Incharge Officer.	08		Each	
2	Making &Supplying Executive office table 48 X 30" polish finish with side rack 18" X 36" complete set with 8 mm glass top i/c drawers and locks etc as per approved design as directed by the Incharge officer.	01		Each	
3	Making & Supplying single Seater imported Visitor chair having steel pipe structure of imported material of approved design and color complete with all respect and satisfaction as Directed by Incharge Officer.	20		Each	
4	Executive revolving chair high back cushioned with imported artificial leather fitted with imported five-feel base with hydraulic controlling system (Wooden).as per satisfaction of theIncharge officer	10		Each	

SPECIFIC WORKS DATA

Procurement of furniture & Supply & Installation of CCTV Camera & Biometric system for college of Pharmacy LUMHS Jamshoro

BOQ's Item #	Description	Quantity	Rate	Unit	Amount
В	Part B CCTV & BIOMETRIC SYSTEM				
1	Supply of 5 MP Bullet/Dome camera 5MP megapixel high resolution 2592 × 1944, Full HD1080P video, 2.8 mm fixed lens, IR Range up to 30m, Color Camera, True Day/Night Vision, Waterproof, Indoor and outdoor use. (Hikvision or equivalent).	13		Each	
2	Supply of 2TB Hard disk for cctv camera system Seagate, WD or equivalent with warranty.	1		Each	
3	Supply of power Supply 5 amp 12 v (Power adapter 12V 5A 60W AC to DC Power supply) of approved quality and make with the satisfaction of Incharge Officer.	6		Each	
4	Supply of 5MP Support 16 port DVR of Hikvision or equivalent 16 Channel Turbo HD 5MP Supported CCTV DVR DS-7116HQHI-K1- Product With 1 Year CompleteWarranty of approved quality and make with satisfaction of Incharge officer	20		Each	
5	Supply of Cable with power for CCTV Camera of approved quality and make, RG59, RG6 coaxial cables and cat 5 or equivalent as approved by Incharge Officer.	4000		P.Rft	
6	Supply of HDMI Cable of Panasonic or equivalent of approved quality and make (10 M)	1		Nos	
7	Supply of Camera 5MPmegapixel high resolution 2592 × 1944, Full HD1080P video, 2.8 mm fixed lens, IR Range up to 30m, Color Camera, True Day/Night Vision, Waterproof, Indoor and outdoor use. (Hikvision or equivalent). DS-2CE10HFT-F28 or equivalent model as approved by Incharge Officer.	3		Nos	

and Serv	ices inBank Financed Procurement				
8	Installation charges with complete in all respect including making of points for camera with laying, jointing of cabling, concealed or openable charges, scaffolding, stools or any layman arrangement etc as approved by Incharge Officer.	16	Per Camera		
9	Supply of accessories for installation of camera complete as required at site and directed by Incharge Officer	01	Job		
10	Supply of 8 port switch of approved quality and make as approved by Incharge Officer.	1	Nos		
11	Supply of Duck Patti / Channel of size 16 x 25 of approved quality and make complete as required at site and directed by Incharge Officer (Adam Jee, popular or equivalent)	25	Per Meter		
12	Supply of 32" inch LED TV Samsung or equivalent of approved quality and make	01	Nos		
13	Supply of Cat 6 cable of 100% copper of approved quality and make (Pakistan cable, Schneider and Hikvision or equivalent brand)	1000	Per Rft		
14	Supply of 24 port switch with 1G SFP uplink of approved quality and make	1	Nos		
15	Supply of U-face 800 biometric Machine of approved quality and make	15	Each		
	Total Cost				
			Total A+B		

Note: price Should be included for ladder, scaffolding and HSE equipment charges.

2.BidSecurityForm

Whereas[nameoftheBidder](hereinaftercalled"theBidder")hassubmitteditsbiddated[date of submission of bid] for the supply of [name and/ordescription of the goods] (hereinafter called "the Bid").

KNOWALLPEOPLEbythesepresentsthatWE[name ofbank]of[name ofcountry], having our registered officeat[addressof bank] (hereinafter called "theBank"), are bound unto [name of Procuring agency] (hereinafter called "theProcuring agency") in the sum of for which payment well and truly to be made to the said Procuring agency, the Bankbindsitself, its successors, and assigns by the sepresents. Sealed with the Common Seal of the said Bankthis day of 20

THE CONDITIONS of this obligation are:

- 1. IftheBidderwithdrawsitsBidduringtheperiodofbidvalidityspecifiedbytheBidder on the Bid Form; or
- 2. IftheBidder,havingbeennotifiedoftheacceptanceofitsBidbytheProcuringagency during the period of bid validity:
 - (a) fails or refuses to execute the Contract Form, if required; or
 - (b) fails or refuses to furnish the performance security, in accordance with the Instructions to Bidders;

weundertaketopaytotheProcuringagencyup totheaboveamountuponreceiptofitsfirst writtendemand,withouttheProcuringagencyhavingtosubstantiateitsdemand,provided thatinitsdemandtheProcuringagencywill notethattheamountclaimedbyitisduetoit, owingtotheoccurrenceofoneorbothof thetwoconditions,specifyingtheoccurred condition or conditions.

This guarantee will remain inforce up to and including twenty eight (28) days after the period of bid validity, and any demand in respect thereof should reach the Bank not later than the above date.

[signature of the bank]	

${\bf 3. Contract Form}$

ProcuringAgeno	cy]of[countryo	de the	y](hereinafterc	alled"the	Procuring	gagency"	
description	$those goods and services in the sum of {\it [contract price in words and figures]} (here in after called "the Contract price in the $						rthesupplyof
NOWTHISA	GREEMEN	TWITNESSET	ΓHASFOLLO	WS:			
		ent words and hemin the Cond				ame mear	nings as are
Agreement, v (a) the Bid (b) the Sch (c) the Ted (d) the Ge (e) theSpe	iz.: I Form and the dule of Rechnical Special Condition ocuring agents.		ct; and onofAward.	by the Bi	dder;		
hereinafter m	nentioned, th odsandservi	ne Supplier h cesandtoremed	ereby covena	nts with	the P	rocuring	agency to
	egoodsandso amasmaybec	ocuringagencylervicesandthere comepayableun contract.	emedyingofde	fectsthere	ein,theCo	ntractPric	ee
	-	parties heretoh the day and ye		_	nenttobeex	xecutedin	accordance
Signed, seale	d, delivered	by the (for the	e Procuring ag	ency)			
Signed,	sealed,	delivered	by	the	(for	the	Supplier)

${\bf 4. Performance Security Form}$

To: [nameofProcuring agency]
WHEREAS[nameofSupplier](hereinaftercalled"theSupplier")hasundertaken,inpursuance of Contract No. [reference number of the contract] dated 20 tosupply [description ofgoodsandservices](hereinafter called"the Contract").
ANDWHEREASithasbeenstipulatedbyyouin thesaidContractthattheSuppliershal furnishyouwithabankguaranteebyareputablebankforthesumspecifiedthereinas security fo compliance with the Supplier's performance obligations in accordance with the Contract.
AND WHEREAS we have agreed to give the Supplier a guarantee:
THEREFOREWEherebyaffirm thatweareGuarantorsandresponsibletoyou,onbehalfo theSupplier,uptoatotalof[amountoftheguaranteeinwordsandfigures], andweundertaketo payyou,uponyourfirstwrittendemanddeclaring theSuppliertobeindefaultunderthe Contractandwithout cavilorargument,anysum orsumswithinthelimitsof[amount of guar- antee]a aforesaid, withoutyour needing to prove or to show grounds or reasons for your demand o the sumspecified therein.
This guarantee is valid until the day of 20.
Signature and seal of the Guarantors
[nameofbankor financial institution]
[address]
[date]

${\bf 5.} Bank Guarantee for Advance Payment$

To: [nameofProcuring agency]
[name of Contract]
Gentlemen and/or Ladies:
In accordance with the payment provision included in the Special Conditions of Contract, which amends Clause 16 of the General Conditions of Contract to provide for advance payment, [name and address of Supplier] (hereinafter called "the Supplier") shall deposit with the Procuring agency a bank guarantee to guarantee its proper and faithful performance under the said Clause of the Contract in an amount of [amount of guarantee in figures and words].
We,the [bank or financial institution], as instructed by the Supplier, agree unconditionally and irrevocably to guarantee as primary obligator and not assure tymerely, the payment to the Procuring agency on its first demand without what so ever right of objection on our part and without its first claim to the Supplier, in the amount not exceeding [amount of guarantee in figures and words].
Wefurtheragreethatnochangeoradditionto orothermodificationofthetermsofthe ContracttobeperformedthereunderorofanyoftheContractdocumentswhichmaybe madebetweentheProcuringagencyandtheSupplier,shallinanywayreleaseusfrom any liabilityunderthisguarantee, andweherebywaivenoticeofanysuchchange,addition,or modification.
This guarantees hall remain valid and infull effect from the date of the advance payment received by the Supplier under the Contract until [date].
Yours truly,
Signature and seal of the Guarantors
[nameofbankor financial institution]
[address]
[date]

6.Manufacturer's Authorization Form

[See Clause 13.3 (a) of the Instructions to Bidders.]

To: [nameoftheProcuring agency]

WHEREAS[nameoftheManufacturer] who are established and reputable manufacturers of [name and/or description of the goods] having factories at[addressoffactory]

doherebyauthorize/nameand addressofAgent/tosubmitabid,andsubsequentlynegotiateand signtheContractwithyouagainstIFBNo. [reference of the Invitation to Bid] fortheabovegoods manufactured by us.

We hereby extend our full guarantee and warranty as per Clause 15 of the General Conditions of Contract for the goods of fered for supply by the above firm against this Invitation for Bids.

[signatureforand on behalfof Manufacturer]

Note: Thisletterofauthorityshouldbeontheletterheadof the Manufacturerandshouldbe signed by a person competent and having the power of attorney to bind the Manufacturer. It should be included by the Bidder in its bid.

LIAQUAT UNIVERSITY OF

MEDICAL & HEALTH SCIENCES JAMSHORO

ISO 9001:2008 CERTIFIED



Documentary evidence for evaluation of eligibility criteria of firm to participate in bids based on marks/score for evaluation

Procurement of furniture & Supply & Installation of CCTV Camera & Biometric system for college of Pharmacy LUMHS Jamshoro

Tor conege of a marinary mercanismore					
Name of Department:	Purchase & Store Section LUMHS				
	Jamshoro				
Name of Procuring Agency:	Liaquat University of Medical & Health				
	Sciences Jamshoro.				

Evaluation/Qualification Eligibility Criteria.

1. Criteria based on Marks/Score.

Mandatory Provisions/Eligibility: Firms/Contractors must possess

- (i) valid registration certificate from income tax authority (NTN); with 3 years' annual returns.
- (ii) II) Valid registration with General Sale Tax Department,
- (iii) Sindh Revenue Board and
- (iv) Undertaking of Affidavit that the firm is not involved in any litigation of abandoned any procurement in the Department(Attach all certificates and affidavit of not black listing).
- (v) Affidavit to the effect that the firm/supplier have not been black listed previously by any executing agency
- (vi) Certified copy of Authorized Dealership Certificate/ Manufacturer certificate (where if applicable).

(vii)

(A) Company Profile./ detail of portfolio

ii.

	02 Marks 05 Marks		
bove 03 years	4035		
	10 Marks		
(Attach Proof)if applicable			
Office facilities	05 Marks		
Sindh province	03 Marks		
any other province/Islamabad	01 Marks		
utside Country	01 Marks		
eneral Experience Record	40 Marks		
Projects of similar nature and complexity	25 Marks		
completed over last 05 years.			
(5 Marks for each project)			
(Attach satisfactory completion certificates)			
(5 Marks for each project)			
	(Attach Proof)if applicable Office facilities Sindh province any other province/Islamabad utside Country eneral Experience Record Projects of similar nature and complexity completed over last 05 years. (5 Marks for each project)		

Procurements of similar nature and complexity in hand.

(Attach copies of work orders/ Purchase order)

(5 Marks for each project having cost**Rs: 1.0 Million** orabove).

15 Marks

(C) Personnel Capabilities required for this project

20 Marks

Requirement of persons will vary from Project to Project.

Following factors may be used as a guideline:

Sr. No.	Description/Position with qualification & experience	Number	Details of Staff, Contact No	Remarks
	Supervisor of Wood & IT	2		05 Marks
	Carpenter.	2		05 Mark.,
	Cushion Maker.	1		02 Marks.
	Polisher.	1		02 Marks.
	IT Technician	1		02 Marks
	Electrician	1		02 Marks.
	Helper for IT Work	2		02 Marks

(D) Equipment Capability

15 Marks

- (a) Critical equipment and number required for the Project shall be specified by the Procuring Agency.
- (b) High value equipment should be an option to own, lease or hire.
- (c) Total equipment available with the applicant is to be listed along with its current mobilization onon-going projects.

(Details are to be provided in the attached form)

(E) Financial Soundness/Status

10 Marks

For Financial Status assessment, the Applicants may be required to submit Audited Financial Statements for the last five years or any other document which verifies their Financial Status.

Where necessary, the Procuring Agency will make enquiries with the firm's/contractor'sbankers.

Working Capital in hand for this project/work (Attach proof of Bank Statement/Credit Facilities)

i.	Less than 15% of Estimated Cost of this Work	02 Marks
ii.	Less than 25% of Estimated Cost of this Work	05 Marks
iii.	Less than 40% of Estimated Cost of this Work	08 Marks
iv.	More than 40% of Estimated Cost of this Work	10 Marks

Qualifying Score is 65%, based on Yes/No OR pass/Fail System

(F) Any other information:

- (i) Details of disputes/litigation or arbitration with client.
- (ii) Any other document/information desired by procuring agency.

1.	Company Profile	Date: _	
			Contract:

All individual firms and each partner of a joint venture applying for submission of Proposalare requested to complete the information in this form.

	Name of firm (legal):			
1.	(In case of Joint Venture (JV), le	gal name of each partner:		
	Nature of Business:			
2.	2. (Whether the firm is a Corporation, Partnership, Trust etc.) (In case of Consortium; whether the Lead Consortium Member is aCorporation, Partnership, Trust etc.)			
3.	Head Office Address:			
4.	Telephone Fax numbers: E-mail address:			
	Place of Incorporation/Registration:			
5.	Year of incorporation/registration:			
6.	Applicant's authorized representative: Telephone Fax numbers: E-mail address:			
NATIONALITY OF OWNERS.				
7.	Name:	Country:		

2. General Experience Record

(i) Details of Contracts of Similar Nature and Complexity completedover last 05years

Sr. No.	1	2	3	4	5
Name of Contract:					
Country:					
Name of Procuring Agency With Address, Tele, Fax.					
Nature of works and special features relevant to the contract for which applied:					
Contract Role (Mention: Sole, Sub Contactor or Partner in a Joint Venture).					
Value of the total contract in Pak/Rs:					
Date of Award:					
Date of Completion					

(ii) Projects of similar nature and complexity in hand.

Firms/ Contractor and each partner of the joint venture should provide information on their current commitments on all contracts that have been awarded, or for which a letter of intent or acceptance has been received, or for contracts approaching completion, but for which substantial Completion Certificate has yet to be issued.

Name of Contract	Value of Contract	Name of Procuring Agency	Value of Outstanding work (Equivalent Pak Rs. Millions)	Estimated Completion Date
1.				
2.				
3.				

(iii) Projects executed in similar geographical conditions in last five (5) years.

Sr. No.	1	2	3	4	5
Name of Contract:					
Country & location					
Name of Procuring Agency With Address, Tele, Fax.					
Nature of works and special features relevant to the contract for which applied:					
Contract Role (Mention: Sole, Sub Contactor or Partner in a Joint Venture).					
Value of the total contract in Pak/Rs					
Date of Award:					
Date of Completion					

3. Personnel Capabilities

Firm/Contractor should provide the names of suitably qualified personnel to meet the specified requirements stated in Section 3;

(Evaluation and Qualification Criteria). The data on their experience should be supplied using the Form below for each candidate.

Sr. No.	Title of Position	Name
1		
2		
3		
4		
5		

4. Equipment Capabilities

Firm/Contractor shall provide adequate information to demonstrate clearly that it has the capability to meet the requirements for the key equipment listed in Section 3 (Evaluation and Qualification Criteria). A separate Form shall be prepared for each item of equipment listed, or for alternative equipment proposed by the Bidder.

Sr. No.	Name of Equipment	Nos:	Marks	Total Marks	
110.	Equipment			WILLIAM	
1	Wood saw Cutting Machine.		02		
2	Table Cutter Machine		01		
3	Hand Cutter Machine		01		
4	Shaper.		01		
5	Wood Gauge Machine		01		
6	Spindle Machine		01		
7	Drilling Machine		01		
8	Hand Tools.		01		
09	Rooter Machine		01		
10	Hand wood Plainer		01		
11	Lt Drill Machine		01		
12	IT Equipment		01		
13	Electrical Tools		02		

5. Financial Resources.

A. Banker's Information:

Sr. NO.	Name & Address of Bank	Contact name and title with Telephone, Fax & E Mail	

B. Financial Status: (Summarize actual assets and liabilities in Pak Rupees (Equivalent at the current rate of exchange at the end of each year, for the previous three years). A copy of the audited balance sheets should be attached..

Information from Balance Sheet/ Income Statement	Year 1:	Year 2:	Year 3:
1.Total Assets (TA)			
2.Total Liabilities (TL)			
3. Current Assets (CA)			
4. Current Liabilities (CL)			
5.Total Revenues (TR)			
6.Profits Before Taxes (PBT)			
7. Profits After Taxes (PAT)			

6. Litigation History

Applicants, including each of the partners of a joint venture, should provide information on any history of litigation or arbitrationresulting from contracts executed in the last five years or currently under execute). A separate sheet should be used for each partner of joint venture.

(A) Decided Litigation.

Year	Award FOR or AGAINST Applicant	Name of client, cause of litigation, and matter in dispute	Disputed amount (current value Pak Rs. or equivalent)

(B) Pending Litigation.

Year	Matter in Dispute	Value of Pending Claim in US\$ Equivalent	Value of Pending Claim as a Percentage of Net Worth