LIAQUATUNIVERSITY



of Medical & Health Sciences, Jamshoro, Sindh Pakistan

URL: www.lumhs.edu.pk

Tel: 92-22-9213350, Fax: 9213133

Issued to:

Tender fee Rs. 3,000/= (Rupees Three Thousand only)

Dated:_____

Issued by: _____

TO OPERATE THE UNIVERSITY BUSES ON THE DESIGNATED ROUTES BY THE CONTRACTOR.

TERMS & CONDITION

- 1. The Contractor / firms registered with G.S.T, Income Tax Department and Sindh Revenue Board.
- 2. The bidders shall have to quote their bid amount per one route/ trip (up and down) each trip comprising about 46 Kilo meter.
- 3. The bidders shall have to furnish call deposit at the rate of 5% of bid amount in the shape of pay Order / D.D (trip rate quoted multiplied one month bill into 12 months approximately) in favour of Vice Chancellor, Liaquat University of Medical & Health Sciences, Jamshoro, in case of failure the tender document will not be entertained.
- 4. The university will provide 31 buses with Drivers for transportation of students/ employees from designated points of Hyderabad, Latifabad, Qasimabad, Phuleli area and Kotri as per Route list attached herewith (Annexure-A).

5.	The University will depute Drivers along with cleaners to operate these buses/ vehicles, as per above list. (Subject to Availability)
6.	The University will pay Rs/- per each route/trip (up & down) each trip comprising about 46 k.m to Contractor (For 25 days) which can be revised (increased/decreased as the case may be) as per increase/ decrease in the fuel prices on the basis of recommendations to be made by a Transport Committee.
7.	Expenses incurred on fuel/ lubricant shall be born by the contractor.
8.	Expenses incurred on minor repair and maintenance of the vehicles, Tires, Batteries etc.shall be born by the contractor.
9.	Route M&R engine, Painting, Denting, seats, roof and gear issues will be borne by contractor and can be checked any time by members of transport committee.
10.	The expenses in case of accident of vehicles and major repair (Color, Denting, Panting, repair of seats, Engine, gear & differential technical problems) will be bornby the contractor, However in case if Bus or Vehicle is operated by other than University Driver all expenses and major repair in the case of accident shall be born by contractor.
11.	The monthly report for attendance of the staff shall be submitted to the University by the Contractor at the end of every month.
12.	The facilities of Bus stand and workshop at Hyderabad (Sir C.J Institute) Jamshoro along with Drivers and Watchmans will remain under the supervision of Contractor till the expiry of contract.
13.	The contractor shall be responsible for maintenance of the Bus stop and attendance of staff.
14.	The condition of Buses at the time of delivery shall be maintained by the contractor under supervision of the transport officer, and in the same condition shall be taken back on expiry / termination of contract period from the contractor, by the University.
15.	The contractor shall arrange Buses for examinations and academic activities as per schedules given to him.
16.	If any vehicle operated outside the city with the permission of the authority of University, the charges will be paid by the University to the contractor at the rate of Rs per k.m.

17. In case of failure or breakdown, the contractor shall provide alternate vehicle.

- 18. The payment to the contractor will be made on monthly basis after following Proper procedure as per Government / University rules.
- 19. The contractor shall follow the advise, directions and instructions to maintain discipline and punctuality in operation of the buses as per schedule shown and referred above and also attached herewith, duly signed by both parties.
- 20. The contractor shall follow the Motor vehicle Rules etc. and shall not allow any unauthorized person to drive bus except the University Drivers appointed for this particular purpose and in case the contractor behaves contrary to the provision of this agreement, he would be penalized as decided by the committee.
- 21. The contractor shall pay the fine and shall face the legal matters at his costs and expenses, imposed on the drivers of any violation of Motor Vehicle Rules.
- 22. The contractor shall make ensure that buses are not used for illegal activities or unauthorized activity.
- 23. The contractor shall not use the buses other than the specified purpose shown in the route list or as and when assigned. In case of any violation on the part of contractor, he will be liable to major penalty by transport committee / University authorities which can include termination of contract without notice.
- 24. The contractor shall ensure that the Driver and Cleaners behave properly and friendly with students / employees / staff. In case of any failure contractor shall be issued Show Cause Notice.
- 25. The contractor shall coordinate day-to-day matters/affairs with the Transport Committee/Officer.
- 26. In case of any dispute or difference between the parties the same shall be referred to the Vice-Chancellor and his decision shall be binding on both parties.
- 27. 5% Call Deposit or Earnest Money in the shape of Pay order / D.D in favour of Vice Chancellor, LUMHS, Jamshoro shall be re-fixed in the time of issue of work order = (which multiply by approximately monthly bill in to twelve months).
- 28. Applicable G.S.T, SRB, and Income Tax shall be deducted from each bill as per government rules.
- 29. The rates should be given the GST, SRB,& Income Tax Inclusive.
- 30. All those transport contractor who have been blacklisted by any Government Department, shall not be entertained.
- 31. Conditional Tenders shall not be accepted.

Terms & Conditions/instructions to Bidders

- **1.** Latest Income Tax Certificate (NTN).
- **2.** Valid GST Registration Certificate.
- **3.** Detailed Portfolio of Company.
- **4.** Certified copy of Authorized Dealership Certificate.
- **5.** Valid SRB Registration Certificate.
- **6.** Minimum Three Years Experience Certificate
- a. Tenders are invited under sealed cover from authorized Firms/Dealers registered with GST, Income Tax for Plying the University OWNED BUSES to Pick & Drop the Students and Staff from various Routes/Points of the Hyderabad, LUMHS, Jamshoro
 - 1. Performance security is 05% as per Rule-39 of SPP rules.2010
 - 2. The supply will have to produce evidence in report of Bid security with Photostat copy demand draft (DD) without mentioning the amount.
 - 3. The bidder shall submit contract performance bond/articles of agreement on stamp Paper with 0.35% stamp duty of total purchase order amount and 5% of Bank guarantee on stamp paper within a week after receipt of work order.
 - LUMHS, Jamshoro Data sheet containing information about the assignment is given on page No 03.
- b. Prescribed tender proforma along with terms & conditions which can be downloaded from SPPRA website i.e. www.PPMS-pprasindh.gov.pk / LUMHS website i.e. www.lumhs.edu.pk on payment of Rs. 3,000/= (Rupees Three Thousand only), in the shape of Pay Order / D.D (Non-refundable) in favor of Vice-Chancellor, Liaquat University of Medical & Health Sciences, Jamshoro attached with technical tender Proposal form within Due Date along with following documents.
- c. Payment will be made on availability of funds, if delayed due to any reason no extra interest / mark-up will be accepted / paid.
- d. Tender can be downloaded / purchased from Purchase & Store Section, LUMHS Jamshoro from 18-09-2020 to 06-10-2020.
- e. The Tender should be dropped in the tender box on Tuesday, 06-10-2020 before 11:00 am Proposals of the bids shall be opened publicly on same day in the presence of bidders or their nominated representative, who wish to attend at 12:00 Noon.
- f. Method of Procurement used:
- g. The bidding shall be on single stage two envelope procedure, 1st envelope should contain Technical Proposals DD/Pay order Rs. 3,000/= (Rupees Three Thousand only), in favor of Vice Chancellor LUMHS (Non Refundable) & be clearly marked as technical proposals.
- h. Second envelope should contain Financial Proposals (rates), in Pak rupees basis along with the Bid Money/Earnest 5% of quoted rates in the shape of pay order/demand draft in favor of Vice Chancellor LUMHS (refundable to un-successful bidders) the envelope be clearly marked as financial proposals.
- i. Both envelopes should be sealed separately and placed in the third envelope. The name of the bidder be clearly marked on all envelopes.
- j. The firms should provide Catalogues, Broachers/ samples required papers of the required Material/Items with Technical Tender Bid and also give the details of technical staff; workshop and previous experience (certificate of at least 3 years experience).
- k. The supplier will have to produce evidence in respect of their registration with income Tax, Sales Tax Department.
- 1. Income tax / GST deductible as per Government Rules applicable.

- m. The currency in which tender price is to be assessed and computed is Pak Rupees.
- n. Government notified black listed firms / suppliers shall not be entertained. All terms and conditions of bids will be accepted by representative of firm.
- o. The Central Purchase Committee may cancel / delete any item as per SPPRA Rules. Tender who do not fulfill the terms and conditions will not be entertained. The procuring agency may reject all or any bid subject to the relevant provisions of SPPRA Rules.

Bid Evaluation Criteria

Tender for Plying the University OWNED BUSES to Pick & Drop the Students and Staff from various Routes/Points of the Hyderabad.

S. No	Description	Max Marks	Obtained Marks	Remarks
1.	Company Registration date & Time	10		
2.	The Company must be registered with Sales Tax, Income Tax & Sindh Revenue Board departments and should be active tax payer. GST, SRB and NTN must be registered with the name of the firm not with individuals.	10		
3.	Tax returns of last 3 years.	5		
4.	Registered with Pakistan Engineering Council (If Applicable) or other Licensee	5		
5.	Company Profile containing Introduction, date of establishment, experience detail of working with Institutions in Pakistan.	20		
6.	Current status of Company as compared to other companies in Pakistan.	10		
7.	Professional Experience of Technical Staff / Workshop as per required / relevant Field regarding Maintenance of Vehicles.	25		
8.	Current Financial Position (Bank statements & Audit Reports) 01 years	5		
9.	Availability of Service Centre / (s) province/Country wide	10		
	Total Marks	100		

The minimum 70 marks are required to qualify for financial opening.

Bidding Documents

Tender for Plying the University OWNED BUSES to Pick & Drop the Students and Staff from various Routes/Points of the Hyderabad.

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Instructions to Bidders

A. Introduction

1. Sourceof Funds

- 1.1 The **Procuring** agency received /applied for has loan/grant/federal/provincial/localgovernmentfundsfrom the source(s)indicatedin the bidding datain variouscurrencies towards the cost of the project/schemes specified in the bidding anditisintendedthatpartoftheproceedsof this loan/grant/funds/will beappliedto eligible paymentsunderthe contract for which these bidding documents are issued.
- 1.2 Payment by the Fund will be made only at the request of the Procuring agency andupon approval by the Government of Sindh and incase f a project will besubjectinallrespectto the terms and conditionsof the agreement. The Project Agreement prohibits a with drawlfrom the allocated fund account forthpurpose of any payment to person so entities, for goods, if or any import of suchpaymentorimport,totheknowledgeoftheFederal Government/SindhGovernment,isprohibitedbyadecisionof the UnitedNationsSecurityCounciltaken underChapter VII of the Charter United Nations.No party otherthan Procuring agencyshallderiveany rightsfromthe Project Agreement or have any claim to the allocated fund proceeds.

2. Eligible Bidders

- 2.1 This Invitation for Bids is open to all suppliers from eligiblesourceas defined in the SPP Rules, 2010and its Bidding Documents exceptasprovidedhereinafter.
- 2.2 The bidder must posses valid authorization from foreign principal / manufacturer and in case of manufacturation they should have a documentary proof to the effect that they are the original manufacture of the required goods.
- 2.3Bidders should not be associated, or have been associated in the past, directly or indirectly, with a firm or any of its affiliates which have been engage by the Procuring agency to provide consulting services for the preparation of the design, specifications, and other documents to be used for the procurement of the goods to be purchase due under this Invitation for Bids.
- 2.4 Government-ownedenterprisesintheProvinceofSindhmay participateonly ifthey arelegallyandfinanciallyautonomous,if they operateundercommerciallaw,andiftheyarenota dependentagencyoftheGovernmentofSindh.
- 2.5 Biddersshallnotbeeligibleto bidiftheyareunderadeclaration ofineligibilityforcorruptand fraudulentpracticesissuedby any government organization in accordance with sub clause of 35 (1) of SPPRA Rules 2010.
- 2.6 Bidder should have minimum ten (10) years experience in supply in Pakistan.
- 2.7 Bidder must have trained person including application to perform including application to perform experiment at sides for minimum five (05) years.
- 2.8 Any offer not received as per terms and conditions of the bidding documents is liable to be ignored. No offer shall be considered if:-
 - 1. Received from earnest money from any firm.
 - 2. It is received after the time and date fixed for its, receipt.
 - 3. The tender is unsigned.
 - 4. the offer is ambiguous
 - 5. the offer is conditional.
 - 6. the offer is from a firm blacklisted, suspended or removed from the approved list.
 - 7. The offer is received by telegram/Fax.
 - 8. Offer received with shorter validity than required in the tender enquiry.
 - 9. The offer is for store not conforming to specification indicated in the tender enquiry No counter offer will be accepted.

3. Eligible Goods and Services

- 3.1 All goods and related services to be supplied under the contract Shall havetheir origin in eligible source countries, defined in the SPP Rules, 2010 and its Bidding Documents, and all expenditures made under the contract will be limited to such goods and services.
- 3.2 For the purpose of this clause (a) the term "Good" includes any goods that are the subject of this limitation for bids and (b) the term services includes related services such as transportation insurance, after sale services spare parts availability etc.
- 3.3 In case of imported good. Manufacturer and product should be ISO Certified.

4. Costof Bidding

4.1 The Bidder shall bear all costs associated with the preparation and submission of its bid, and the Procuring agency named in the Bid Data Sheet, here in after referred to as "the Procuring agency," will innocase be responsible or liable for those costs, regardless of the conductor outcome of the bidding process.

B. TheBiddingDocuments

The Bidder must quote all none basis for each package specification.

5. Contentof Bidding Documents

- 5.1 Thebiddingdocumentsinclude:
 - (a) Instructions to Bidders (ITB)
 - (b) BidDataSheet
 - (c) GeneralConditionsofContract(GCC) (d)

SpecialConditionsofContract(SCC) (e)

ScheduleofRequirements

- (f) Technical Specifications
- (g) BidForm andPriceSchedules
- (h) BidSecurity Form
- (i) ContractForm
- (j) PerformanceSecurityForm
- (k) Manufacturer's Authorization Form
- (l) Detail of Technical Staff.
- (m) Financial standings/obligation/GST/Income Tax
- 5.2 The Bidder is expected to examine all instructions, forms, terms, and specifications in the bidding documents. Failure to furnish all information required by the bidding documents or to substantially responsive to the bidding documents in every respect will be at the Bidder's risk and may result in the

rejectionofitsbid.

6. Clarification of Bidding Documents

6.1 A ProspectiveBidder requiring any clarification of the bidding documents may notify the Procuring agency in writing.
The Procuring agency will respond in writing to any request for clarification of the bidding documents which it receives no later than ten (10)working days prior to the dead line for the submission of bids prescribed in the Invitation to Bids. Written copies oftheProcuring agency's response (including an explanation of the query but without identifying the source of inquiry) will be sent to all interested bidders that have received the bidding documents.

7. Amendmentof Bidding Documents

- 7.1 At any time prior to the dead line for submission of bids, the Procuring agency, for any reason, whether at its own initiative or in response to a clarification requested by a interested Bidder, may modify the bidding documents by amendment.
- 7.2 All Prospective bidders that have received the bidding documents shallbe notified of the amendment inwriting, and will be binding on them.
- 7.3 Inordertoallow Prospective 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. Amendment notice to that effect shall be communicated in the same manner as the original invitation to bid.

C. PreparationofBids

8. Languageof Bid

8.1 ThebidpreparedbytheBidder,aswellasallcorrespondence and documents relating to the bid exchanged by the Bidder andProcuringagencyshallbewritten in English. Supportingdocumentsandprintedliterature furnishedbytheBiddermay be inanotherlanguageprovided theyareaccompaniedbyanaccuratetranslation oftherelevantpassagesin english,in which case, for purposes of interpretation of theBid.the translation shall govern.

9. Documents Comprising theBid

- 9.1 The bid prepared by the Bidder shall comprise the following components:
 - (a) A B id Form and a Price Schedule completed in accordancewith ITBClauses 10,11, and 12;
 - (b) Documentaryevidenceestablished in accordance with ITB

Clause13that the Bidder is eligible to bid and is qualified to perform the contractif its bid is accepted;

- (c) documentary evidence established in accordance with ITB Clause 14 that the goods and ancillary services to be suppliedbytheBidderareeligiblegoodsandservicesand conform tothebiddingdocuments; and
- (d) bidsecurityfurnishedinaccordancewithITBClause15.

10.Bid Form

10.1 The Bidder shall complete the Bid Form and the appropriate Price Schedule furnished in the bidding documents, indicating the goods to be supplied, a brief description of the goods, their country of origin, quantity, and prices.

11.Bid Prices

- 11.1 TheBiddershallindicateon the appropriatePriceSchedulethe unitprices(whereapplicable)andtotalbidpriceof thegoodsit proposestosupplyunderthecontract.
- 11.2 Form for price schedule is to be filled in very carefully and should be typed. Any alteration / correction must be initiated. Every page is to be signed and stamped at the bottom. Serial number/bid number of the quoted item should be highlighted.
- 11.3 The bidder should quote the prices of goods according to the technical specification. The specification of goods different from the demand of enquiry, shall straightway be rejected.
- 11.4 The bidder is required to offer competitive price. All prices must include relevant taxes and duties where applicable. If there is no mention of taxes, the offered / quoted price shall be considered as inclusive of all prevailing taxes/duties. The benefit of exemption from or reduction in the GST or other taxes shall be passed on to the procuring agency.
- 11.5 Prices offered should be for the entire quantity demanded, partial quantity offers shall straight way be rejected. Conditional offer shall also be considered as non-responsive bidder
- 11.6 while tendering your quotation, the present trend / inflation in the rate of goods and services in the market should be kept in mind. No request in price due to market fluctuation in the cost of goods and services shall be entered after the bid has been submitted.

- **12.BidCurrencies** 12.1 Prices shall be quoted in Pak Rupees in case of free delivery basis (DDP) delivered duty paid.
 - 12.2 State bank of Pakistan foreign currency selling rate will be considered from the date of opening of financial bid (import cases)

13.Documents **Establishing** Bidder's

13.1 Pursue an to ITB Clause9, the Bidder shall furnish, as par to fits documentsestablishingthe Bidder'seligibilityto bidandits qualifications to perform the contract if its bid is accepted.

Eligibilityand Oualification

- 13.2 The documentary evidence of the Bidder's eligibility to bid shallestablishto the Procuring agency's satisfaction that the Bidder, at the time of submission of its bid, is from an eligible country as defined under ITBC lause 2.
 - 13.3 The documentary evidence of the Bidder's qualifications to Performthe contract if its bid is accepted shall establish to the Procuring agency's satisfaction:
 - (a) That, in the case of a Bidder offer into supply goods under the contractwhich the Bidderdidnotmanufactureorotherwise produce,theBidderhasbeenduly authorizedby thegoods' Manufacturerorproducertosupply thegoodsinthe Procuringagency'scountry;
 - (b) That the Bidder has the financial, technical, and production capabilitynecessaryto performthecontract;
 - (c) That, in the case of a Bidder not doing business with in the Procuring agency's country, the Bidder is or will be(ifawarded the contract) represented by an Agent in that country equipped, and able tocarry out the Supplier's maintenance, repair, and spare parts-stocking obligations prescribed in the Conditions of Contract and/or Technical Specifications; and
 - (d) That the Bidder meets the qualification criteria listed in the BidDataSheet.
- (e) The procuring agency shall disqualify a bidder if it finds at any time that the bid submitted by, him concerning his qualification as supplier was false and materially inaccurate or incomplete.
- 14.Documents
 Establishing
 Goods'
 Eligibilityand
 Conformity to
 Bidding
 Documents
- 14.1 Pursuant to ITB Clause9,the Bidder shall furnish, as part of its bid, documents establishing theeligibility and conformity to the bidding documents of all goods andserviceswhichthe Bidder proposestosupplyunderthecontract.
- 14.2. The documentary evidence of the eligibility of the goods and services shall consist of a statement in the Price Schedule of the country of origin of the goods and services offered which shall be confirmed by a certificate of origin issuedat the time ofshipment.
- 14.3The documentary evidence of conformity of the goods and services to the bidding documents may be in the form ofliterature, drawings, and data, and shall consist of:
 - (a) A detailed description of the essential technical and

performancecharacteristicsofthegoods;

- (b) A istgiving full particulars, including available sources and current prices of spare parts, special tools, etc., necessary forthe proper and continuing functioning of the goods for a period to be specified in the Bid Data Sheet, following commencement of the use ofthe goods by the Procuringagency; and
- (c) An item-by-itemcommentaryon the Procuringagency's Technical Specificationsdemonstrating 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 For purposes of the commentary to be furnished pursuant to ITB Clause14.3(c) above, the Bidder shall not that standards for work man ship, material, and equipment, as well as references to brandnamesorcataloguenumbersdesignatedby theProcuring agencyin its Technical Specifications, are intended to be descriptive only and not restrictive. The Biddermay substitute alternative standards, brandnames, and/or cataloguenumbers in its bid, provided that it demonstrates to the Procuring agency's satisfaction that the substitutions ensure substantial equivalence to those designated in the Technical Specifications.

15.BidSecurity

- 15.1 Pursuant to ITB Clause 9,the Bidder shall furnish, as part of itsbid,abid securityintheamount specifiedintheBidDataSheet.
 - 15.2 The bidsecurity is required to protect the Procuring agency against the risk of Bidder's conduct which would warrant the security's forfeiture, pursuant to ITBC lause 15.7. The Bid security 5% of quoted rates in the shape of Pay order / demand draft (refundable to un-successful bidders) in the name of Vice Chancellor, LUMHS, Jamshoro.
 - 15.3 The bid security shall be in Pak. Rupees and shall be in one of thefollowingforms:
 - (a) a bank guarantee or an irrevocable letter of credit issued by a reputablebanklocated in the Procuringagency's country, in the form provided in the bidding document so ran other form acceptable to the Procuring agency and valid for thirty(30) days beyond the validity of the bidding document so ran other form acceptable to the Procuring agency and valid for thirty(30) days beyond the validity of the bidding document so ran other form acceptable to the Procuring agency and valid for thirty(30)
 - (b) irrevocable en-cashable on-demand Bank call-deposit.
 - 15.4 Anybid not secure din accordance with ITB Clauses 15.1 and 15.3 will be rejected by the Procuring agency as non responsive, pursuantto ITB Clause 24.

- 15.5 Un successful bidders' bid security will be discharged or returned as promptly as possible but not later than thirty(30) days after the expiration of the period ofbid validityprescribed by the Procuring agencypursuant to ITB Clause 16.
- 15.6 The successful Bidder's bid security will be discharged up on the Bidder signing the contract, pursuant to ITB Clause32,andfurnishing theperformancesecurity,pursuanttoITBClause33.
- 15.7 Thebidsecuritymaybeforfeited:
 - (a) ifaBidderwithdrawsitsbidduring theperiodofbid validityspecifiedbytheBidderonthe BidForm;or
 - (b) inthecaseofasuccessfulBidder,iftheBidderfails: (i) to

sign the contract in accordance with ITB Clause 32;

or

(ii) to furnish performance security in accordance with ITBClause33.

16.Periodof Validityof Bids

- 16.1 Bid shall remain valid for the period specified in the Bid Data Sheet after the date of bid opening prescribed by the Procuring agency, pursuant to ITB Clause 19.A bid valid for a shorter period shall be rejected by the Procuring Agencyas non responsive
- 16.2 In exceptional circumstances, the Procuring agency may so licit the Bidder's consent to an extension of the period of validity. The requestandtheresponsestheretoshallbe madeinwriting. The bid security provided under ITB Clause15shallalsobe suitably extended. A Bidder may refuse the request without forfeitingitsbidsecurity. ABiddergranting the request willnot be required nor permitted to modify its bid, except as provided in the bidding document.

17.Formatand Signing of Bid

- 17.1 The Bidder shall prepare an original and the number of copies of thebid indicated the BidData Sheet, clearly marking each "ORIGINAL BID" and "COPYOF BID," as appropriate. In the event of any discrepancy between them, the original shall govern.
- 17.2 The original and the copy or copies of the bid shall be typed or written in indelible ink and shall be signed by the Bidder or a

- personorpersonsduly authorized to bindthe Bidder to the contract. All pages of the bid, except forum-amended printed literature, shall be initialed by the person or persons signing the bid.
- 17.3 Any interlineations, erasures, or over writing shall be valid only if they are initialed by the person or persons signing the bid.
- 17.4 The Bidder shall furnish information as described in the Form of Bid on commissions or gratuities, if any, paid or to be paid to agents relating to this Bid, and to contract execution if the Bidder is awardedthecontract.

D. SubmissionofBids

18. Sealingand Marking of Bids

- 18.1 The Bidder shall seal the original and each copy of the biding separate envelopes,duly markingtheenvelopesas"ORIGINAL" and "COPY." The envelopes shall then be sealed in an outer envelope.
 - 18.2 Theinnerandouterenvelopesshall:
 - (a) be addressed to the Procuring agency at the address given in the BidDataSheet;and
 - (b) bear the Project name indicated in the Bid Data Sheet, the InvitationforBids(IFB)titleandnumberindicated in the Bid Data Sheet, and a statement: "DONOTOPENBEFORE," tobecompleted with the time and the dates pecified in the Bid Data Sheet, pursuant to ITB Clause 2.2.
- 18.3 The inner envelopes shall also indicate the name and address of the Biddertoenablethebid to be returnedunopenedincaseitis declared "late".
- 18.4 If the outer envelope is not sealed and marked as required by ITB Clause18.2, the Procuring agency will assumeno responsibility for the bid's misplacement or premature opening.

19.Deadlinefor Submissionof Bids

- 19.1Bids must be received by the Procuring agency at the address specified underITBClause18.2 nolaterthanthe time and datespecified in the BidDataSheet.
- 19.2 The Procuring agency may, at its discretion, extend this deadline for thesubmission of bidsby 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 dead line will thereafter be subject to the deadline as extended.

20. LateBids

20.1 Any bid received by the Procuring agency after the deadline for submission of bids prescribed by the Procuring agency pursuant to ITB Clause 19willbe rejected andreturned unopened to the Bidder.

21.Modification and Withdrawalof Bids

- 21.1 The Bidder may modify or with draw its bid after the bid's submission, provided that written notice of the modification, including substitution or with drawl of the bids, is received by the Procuring agencyprior tothe dead line prescribedforsubmission ofbids.
- 21.2 The Bidder's modification or withdrawal notice shall be prepared, sealed, marked, and dispatched in accordance with the provisions of ITBC lause 18. by a signed confirmation copy, postmarked not later than the deadline for submission of bids.
- 21.3 No bid may be modified after the dead line for submission ofbids.
- 21.4 No bid may be withdrawn in the interval between the dead line for submission of bids and the expiration of the period of bid validity specified by the Bidder on the Bid Form. Withdrawal of a bid during this interval may result in the Bidder's for feature of its bid security, pursuant to the ITB Clause 15.7.

E. OpeningandEvaluationofBids

22.Openingof Bidsbythe Procuring agency

- 22.1 The Procuring agency will open all bids in the presence of bidders'representativeswhochooseto attend, at the time, on the date, and at the place specified in the Bid Data Sheet. The bidders' representatives who are presentablesigna register evidencing their attendance.
- 22.2 Thebidders'names,bidmodificationsor withdrawals,bidprices, discounts,andthepresenceor absenceofrequisitebidsecurity andsuchotherdetailsas theProcuringagency,at itsdiscretion, may considerappropriate,willbeannouncedat theopening. No bid shall be rejectedatbid opening, except for latebids, which shall be returned un opened to the Bidder pursuant to ITB Clause 20.

- 22.3 Bids(and modifications sent pursuant to ITB Clause 21.2) that arenot opened and read out at bid opening shall not beconsidered further for evaluation, irrespective of the circumstances. Withdrawnbidswillbereturned unopened to the bidders
- 22.4 The Procuring agency will prepare minutes of the bid opening.

23.Clarification of Bids

23.1 During evaluation of the bids the Procuring agency may, at its discretion, ask the Bidder for a clarification of its bid. The requestforclarificationandtheresponseshallbeinwriting, and no changeinthepricesorsubstanceofthe bidshallbesought, offered, or permitted.

24.Preliminary Examination

- 24.1 The Procuring agency will examine the bids to determine whether they are complete, whether any 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 A rithmetical errors will be rectified on the following basis. If there is a discrepancy between the unit price and the total price that is obtained by multiplying the unit price and quantity, the unit price shall prevail, and the total price shall be corrected. If the Supplier does not accept the correction of the errors, its bid will be rejected, and its bid security may be for feited. If there is a discrepancy between words and figures, the amount inwords will prevail.
- 24.3 The Procuring agency may waive any minor informality, non conformity, or irregularity in a bid which does not constitute a material deviation, provided such waiver does not prejudice or affecttherelativerankingofanyBidder.
- 24.4 Prior to the detailed evaluation, pursuant to ITB Clause 25the Procuring agency will determine the substantial responsiveness of each bid to the bidding documents. For purposes of these Clauses, a substantially responsive bid is one which conforms to all the terms and conditions ofthe bidding documents withoutmaterial deviations. Deviations from, or objections or reservations to critical provisions, **such as** those concerning Bid Security (ITB Clause15), Applicable Law (GCC Clause 30), and TaxesandDuties (GCC Clause 32), will be deemed to be a material deviation. The Procuring agency's determination of a bid's responsiveassist to be based on the contents of the bid Itself withoutrecourse to extrinsic evidence.

25. Evaluationand Comparison of Bids

- 24.5 If a bid is not substantially responsive, it will be rejected by the Procuringagencyandmaynotsubsequentlybemaderesponsive bytheBidderbycorrectionofthenonconformity.
- 25.1 The Procuring agency will evaluate and compare the bids which have beendetermined to besubstantially responsive, pursuant to ITB Clause 24.
- 25.2 The Procuring agency's evaluation of a bid will be on delivered duty paid (DDP) price inclusive of prevailingduties and will exclude any allowance for price adjustment during the period of executionofthecontract, if provided in the bid.
- 25.3 TheProcuringagency's evaluation of a bidwilltake into account, in addition to the bid price quoted in accordance with ITB Clause 11.2, one or more of the following factors as specified in the Bid Data Sheet, and quantified in ITB Clause 25.4:
 - (a) Incidentalcosts
 - (b) Deliveryscheduleofferedinthebid;
 - (c) Deviations in payment schedule from that specified in the SpecialConditionsofContract;
 - (d) Thecostofcomponents,mandatoryspareparts,andservice; (e) the availability Procuring agency of spare parts and after- salesservicesfortheequipmentofferedinthebid;
 - (f) The projected operation and maintenance costs during the life of the equipment;
 - (g) The performance and productivity of the equipment offered; and / or
 - (h) Otherspecific criteriaindicatedintheBidDataSheetand/or intheTechnicalSpecifications.
- 25.4 For factors retained in the Bid Data Sheet pursuant to ITB 25.3, one or more of the following quantification methods will be applied, asdetailedinthe BidDataSheet:
 - (a) Incidental costs provided by the bidder will be added by Procuring agency to the delivered duty paid (DDP) price at the final destination.
 - (b) Delivery Schedule.
- (i)—The Procuring agencyenquires that the goods under the Invitation for Bids shall be delivered at the time specified in the Schedule of Requirements which will be treated the base, a delivery "adjustment" will be calculated for bids by applying a percentage, specified in the BidDataSheet, of the DDP price for each week of delay beyond the base, and this will be added to the bid price for evaluation. No credits hall be given to early delivery.

(ii) The goods covered under this invitation are required to be delivered (shipped) with in an acceptable range of weeks specified in the Schedule of Requirement. No credit will be given to earlier deliveries, and bids offering delivery beyond this range will be treated as non responsive. Within this acceptable range, an adjustment per week, as specified in the Bid Data Sheet, will be added for evaluation to the bid price of bids offering deliveries later than the earliest delivery periodspecifiedintheScheduleofRequirements.

Or

(iii) The goods covered under this invitation are required to be delivered in partial shipments, as specified in the Schedule of Requirements. Bids offering deliveries earlier or later than the specified deliveries will be adjusted in the evaluation by adding to the bid price A factor equal to a percentage, specified in the Bid Data Sheet, of DDP price per week of variation from thespecifieddeliveryschedule.

(c) Deviationinpaymentschedule.

(i) Bidders shall state their bid price for the payment schedule outlinedintheSCC.Bidswillbeevaluated onthe basisof thisbaseprice. Bidders are, however,permitted tostatean alternativepaymentschedule and indicate the reduction in bid price they wish to offer for such alternativepaymentschedule. The Procuring agencymay consider the alternative payment scheduleofferedbythe selectedBidder.

Or

(ii) The SCC stipulates the payment schedule offered by

The Procuring agency. If a bid deviates fromtheschedule and if such deviation is consideredacceptableto the Procuring agency, the bid will be evaluated by calculating interestearned for any earlier payments involved in the terms outlined in the bid as compared with those stipulated in this invitation, at the rate perannum specified in the Bid Data Sheet.

(d) Costofspareparts.

(i) The list of items and quantities of major assemblies, components, and selected spare parts, likely to be required during the initial period of operation specified in the Bid Data Sheet, is annexed to the Or

(ii) The Procuring agency will draw up a list of high-usage and high-value items of components andspare parts, along with estimated quantities of usage in the initial period of operation specified in the Bid Data Sheet.

The total cost of these items and quantities will be computed from spare parts unit prices submitted by the Bidder and added to the bid price.

Or

- (iii)The Procuring agency will estimate the cost of spareparts usage in the initial period of operation specified in the Bid Data Sheet, based oninformation furnished by eachBidder, as wellas on pastexperience of the Procuring agency or other procuring agencies in similar situations. Such costs shall be added to the bid priceforevaluation.
- (e) Sparepartsandaftersalesservicefacilitiesinthe Procuringagency's country.

The cost to the Procuring agency of establishing the minimumservice facilities and parts inventories, as out lined in the Bid Data Sheet or elsewhere in the bidding documents, if quoted separately, shall be added to the bid price.

(f) Operating and maintenance costs.

Sincethe operatingandmaintenancecostsofthegoods under procurement form a major part of the lifecycle cost of the equipment, these costs will be evaluated in accordance withthecriteriaspecifiedin theBidDataSheetorinthe TechnicalSpecifications.

- (g) Performanceandproductivity of the equipment.
 - (i) Biddersshall state the guaranteedperformanceor efficiency in responsetotheTechnicalSpecification. For eachdropinthe performanceorefficiencybelow then or m of 100,an adjustment for an amount specified in the Bid Data Sheet will be added to the bid price, representingthe capitalizedcostof additional operating costs over the life of the plant, using the methodologyspecifiedin the BidDataSheetorin theTechnicalSpecifications.

specified under the relevant provision in the Technical Specifications to be considered responsive. Evaluationshallbebasedonthecostperunitofthe actual productivity of goods offered in the bid, and adjustment will be added to the bid price using the methodology specified in the Bid Data Sheet or in theTechnical Specifications.

(h) Specific additional criteria indicated in the Bid Data *Sheet and/orintheTechnicalSpecifications.*

The relevant evaluation method shall be detailed in the Bid DataSheetand/orintheTechnicalSpecifications.

Alternative

25.4 MeritPoint System:

The following merit point system for weighing evaluation Factors Can be applied if none of the evaluation methods listed in 25.4 above has beenretained in the BidData Sheet. The number of points allocated to each factor shall be specified in the Bid DataSheet.

[IntheBidDataSheet,choosefrom therange of]

Evaluatedpriceofthegoods	60to90			
Costofcommonlistspareparts	0to20			
Technical features, and maintenanceandoperatingcosts 0to20				
Availability of service and spareparts	0to20			
Standardization	0to20			
Total	100			

The bids coring the highest number of points will be deemed tobethe lowestevaluatedbid.

26.Contactingthe **Procuring** agency

- 26.1 Subject to ITB Clause 23, no Bidder shall contact the Procuring agency on any matter relating to its bid, from the time of the bid opening to the time the contract is awarded. If the Bidder wishes to bring additional information to the notice of the Procuring agency, it shoulddosoinwriting.
- 26.2Any effort by a Bidder to influence the Procuring agency in its decisions

onbidevaluation, bidcomparison, or contract award may result intherejectionoftheBidder'sbid.

Part One-SectionI.Instructions toBidders

27.1Inthe absence of pre qualificatio the n, **Procuring** agency will determine to satisfaction whether the Bidder that selected is as

esponsive bidis qualified to perform the contract satisfactorily, in accordance with the criteria listed in ITBC lause 13.3.

- 27.2 The determination will take into account the Bidder's financial, technical, and production capabilities. It will be based upon an examination of the documentary evidence of the Bidder's qualifications submitted by the Bidder, pursuant to ITB Clause 13.3, as well as such other information as the Procuring agency deems necessary and appropriate.
- 27.3 An affirmative determination will be a prerequisite for a ward of the contract to the Bidder. A negative determination will result in rejection of the Bidder's bid, in which event the Procuring agency will proceed to the next lowest evaluated bid to make a similar determination of that Bidder's capabilities toperform satisfactorily.

28.Award Criteria

havingsubm ittedthelowe stevaluatedr

28.1 SubjecttoITBClause30,theProcuringagencywillawardthe contract to thesuccessful Bidder whose bid has been determined tobe substantiallyresponsiveandhasbeendeterminedto be thelowest evaluated bid, provided further that the Bidder is determinedtobequalifiedtoperformthecontractsatisfactorily.

29.Procuring agency's Right to Vary Quantities at Time of Award

29.1The Procuring agency reserves the right at the time of contract award to increase or decrease,by the percentageindicatedin theBidData

Sheet, the quantity of goods and services originally specified in the Schedule of Requirements without any change in unit price or terms and conditions.

30.Procuring agency's Right to Accept any Bidandto Rejectanyor All Bids

30.1 The Procuring agency reserves the right to acceptor rejectany bid, and to annult he bidding process and reject all bids at any time prior to contract award, without there by incurring 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

- 31.1Prior to the expiration of the period of bid validity, the Procuring agency willnotifythesuccessfulBidderin writingbyregistered letter or by cable, to be confirmed in writing byregistered letter,that its bidhasbeenaccepted.
- 31.2 The notification of award will constitute the formation of the Contract.
- 31.3 UponthesuccessfulBidder'sfurnishingoftheperformance securitypursuanttoITBClause33, theProcuringagencywill promptlynotifyeachunsuccessfulBidderandwilldischargeits bid security,pursuanttoITBClause15.

32.Signingof Contract

- 32.1 At the same time as the Procuring agency notifies the successful Bidder that its bid has been accepted, the Procuring agency will send the Bidderthe ContractFormprovidedinthe biddingdocuments, incorporating allagreements between the parties.
- 32.2 Within thirty(30) days of receipt of the Contract Form, the successful Bidder shall sign and datethe contract and returnit to the Procuring agency.

33 Performance Security

- 33.1 With inFive(05) days of the receiptof notification of award from the Procuring agency, the successful Bidder shall furnish the performancesecurity inaccordancewiththeConditionsof Contract, in the Performance Security Formprovided in the bidding documents, or in another form acceptable to the Procuring agency.
- 33.2 Failure of the successful Bidder to comply with the requirement of ITB Clause 32 or ITB Clause 33.1 shall constitute sufficient grounds for the annul mentor of the award and for feature of the bid security, in which event the Procuring agency may make the award to the next lowest evaluated Bidder or call for new bids.

34. Corruptor Fraudulent Practices

- 34.1The Government of Sindh requires that Procuring agency's (including beneficiaries of donoragencies' loans), as well as Bidders/Suppliers/Contractors underGovernment-financed contracts, observe the highest standard of ethics during the procurement and execution of such contracts. Inpursuance of this policy, the SPPRA, in accordance with the SPP Act, 2010and Rulesmadethere under:
 - (a) defines, for the purposes of this provision, the terms set for the low as follows:
 - (i) "corrupt practice" means the offering, giving, receiving or soliciting of anything of value to influence the action of apublic official in the procurement process or in contract execution; and
 - "fraudulentpractice" means (ii) misrepresentationofacts in orderto influence a procurement process or the execution of a contractto thedetrimentof the Procuring agency, and includes collusive practice among Bidders (prior to or after bid submission) designedtoestablishbid pricesat artificialnoncompetitivelevelsand deprivetheProcuring to agency of the benefits of free and open competition;
 - (b) willrejecta proposal forawardifitdetermines thatthe Bidderrecommendedfor awardhasengagedin corruptor fraudulentpracticesincompetingforthe contractinquestion;
 - (c) will declare a firm in eligible, either in definitely or for a stated period of time, to be a warded a Government-financed contract if it at any time determines that the firm has engaged in corruptor fraudulent practices in competing for, or in executing, a Government-financed contract.
- 34.2 Furthermore, Biddersshallbeaware of the provision stated in subclause 5.4 and sub-clause 24.1 of the General Conditions of Contract.

PartOne-Section II. General Conditionsof Contract

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GeneralConditions of Contract

- **1. Definitions** 1.1 InthisContract,thefollowingtermsshallbeinterpretedas indicated:
 - (a) "The Contract" means the agreement entered in to between the Procuringagency andthe Supplier, as recorded in the Contract Form signed by the parties, including all attachments and appendices thereto and all documents in corporate by reference therein.
 - (b) "TheContractPrice" means the price payable to the Supplier under the Contract for the full and proper performance of its contractual obligations.
 - (c) "TheGoods" meansallofthe equipment,machinery,and/or othermaterialswhichtheSupplierisrequiredtosupplyto theProcuringagencyundertheContract.
 - (d) "The Services" means those services ancillary to the supply of the Goods, 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"meanstheSpecialConditionsofContract.
 - (g) "The Procuring agency" means the organization purchase the Goods, asnamed in SCSCC.
 - (h) "The Procuring agency's country" is the country named in SCC.
 - (i) "The Supplier" means the individual or firm supplying the GoodsandServicesunderthisContract.
 - (j)"The Project Site," where applicable, means the place or places namedinSCC.
 - (k) "Day"meanscalendarday.
 - **2. Application** 2.1 These General Conditions shall apply to the extent that they are notsupersededbyprovisions of other parts of the Contract.

3. Countryof Origin

- 3.1 All Goods and Services supplied under the Contract shall have their origin in the countries and territories eligible under the rules and further elaborated in the SCC.
- 3.2 For purposes of this Clause, "origin" means the place where the Goods were mined, 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 The origin of Goods and Services is distinct from the nationality of the Supplier.
- 4.1 The Goods supplied under this Contract shall conform to the standards mentioned in the Technical Specifications, and, when no applicablestandardismentioned,to theauthoritative standards appropriate to the Goods' country of origin. Such standardsshallbe thelatestissuedbytheconcernedinstitution.
- 5. Useof Contract
 Documents
 and
 Information;
 Inspection
 and
 Auditbythe
 Government
- 5.1 TheSupplier shallnot, without the Procuring agency's prior written consent, disclose the Contract, or any provision thereof, or any specification, plan, drawing, pattern, sample, orinformation furnished by oronbehalf of the Procuring agency inconnection therewith, to any person other than a personemployed by the Supplier in the performance of the Contract. Disclosure to any such employed personshall bemade in confidence and shall extend only so far as may be necessary for purposes of such performance.
- 5.2 The Supplier shall not, without the Procuring agency's prior writtenconsent,makeuseofany document orinformation enumerated in GCC Clause 5.1 except for purposes of performing the Contract.
- 5.3 Any document, other than the Contractit self, enumerated in GCC Clause 5.1 shall remain the property of the Procuring agency and shall be returned (all copies) to the Procuring agency on completion of the Supplier's performance under the Contractif so required by the Procuring agency.

5.4 The Supplier shall permit the Procuring agency to inspect the Supplier's accounts and records relating to the performance of the Supplierandtohavethemauditedbyauditorsappointedbythe procuringagency, if sorequired.

6. PatentRights

6.1 The Supplier shall indemnify the Procuring agency against all third- partyclaimsof infringementofpatent,trademark,or industrial design rights a rising from use of the Goods or any part thereofintheProcuringagency'scountry.

7. Performance Security

- 7.1 Within five (05) days of receipt of the notification of Contract award, the successful Bidder shall furnish to the Procuringagency theperformancesecurity in the amount specified in SCC.
- 7.2 The proceeds of the performance security shall be payable to the Procuringagencyascompensation for any loss resulting from the Supplier's failure to complete its obligations under the Contract.
- 7.3 The performance security shall be denominated in the currency of the Contract acceptable to the Procuring agency and shall be in one ofthefollowing forms:
 - (a) a bank guarantee or an irrevocable letter of credit issued by reputablebanklocatedin the Procuring agency's country, in the form provided in the bidding documents or another form acceptable to the Procuring agency; or
 - (b) acashier's or certified check.
- 7.4 The performance security will be discharged by the Procuring agency and returned to the Supplier not later than sixty(60) days following the date of completion of the Supplier's performance obligations under the Contract, including any warranty obligations, unless specified otherwise in SCC.

8. Inspections and Tests

- 8.1 The Procuring agency or its representative shall have the right to inspect and/or to test the Goods to confirm their conformity to the Contract specifications at no extra cost to the Procuring agency. SCC and the Technical Specifications shall specify what inspections and tests the Procuring agency requires and wherethey are to be conducted. The Procuring agency shall notify the Supplier in writing, in a timely manner, of the identity of any representatives retained for these purposes.
- 8.2 The inspections and tests may be conducted on the premises of the Supplier or its subcontractor(s), at point of delivery, and/or at

The Goods' final destination. If conducted on the premises of the Supplier or its subcontractor(s), all reasonable facilities and assistance, including access to drawings and production data, shallbe furnished to the inspector satnocharge to the Procuring agency.

- 8.3 Should any inspected or tested Goods fail to conform to the Specifications, the Procuring agency may reject the Goods, and the Supplier shall either replace the 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 Procuringagency's countryshallinnoway belimited orwaived by reason of the Goods having previously been inspected, tested, and passed by the Procuring agency or its representative prior to the Goods's hipment from the country of origin.
- 8.5 NothinginGCCClause8shallinanywayreleasetheSupplier from any warrantyor otherobligationsunderthisContract.

9. Packing

- 9.1 The Suppliershall provides uch packing of the Goods as is required to prevent their damage or deterioration during transit to their final destination, as indicated in the Contract. The packing shall be sufficient to withstand, without limitation, rough hand ling during transit and exposure to extreme temperatures, salt and precipitation during transit, and open storage. Packing case size and weights shall take into consideration, where appropriate, there muteness of the Goods' final destination and the absence of heavy hand ling facilities at all points in transit.
- 9.2 The packing, marking, and documentation within and outside the packages shall comply strictly with such special requirements as shall be expressly provided for in the Contract, including additional requirements, if any, specified in SCC, and in any sub sequent instructions ordered by the Procuring agency.

10.Deliveryand Documents

10.1 Delivery of the Goods shall be made by the Supplier in accordancewiththe termsspecified the Schedule of Requirements. The details of shipping and/or other documents to be furnished by the Supplier are specified in SCC.

11. Insurance

11.1 The Goods supplied under the Contract shall be delivered duty paid (DDP) under which risk is transferred to the buyer after having been delivered, hence insurancecoverageis sellers responsibility.

- 12...
- 12.1 The Supplier is required under the Contact to transport the Goods to a specified place of destination within the Procuring agency's country,transportto suchplaceofdestinationin theProcuring country, includinginsurance andstorage, asshallbe agency's specified in the Contract, shall be arranged by the Supplier, andrelated 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 following services, including additional services, if any, specified in SCC:
 - (a) performanceor supervisionof on-siteassemblyand/orstart-upofthesuppliedGoods;
 - (b) furnishing of tools required for assembly and/or maintenanceofthesuppliedGoods;
 - (c) furnishing of a detailed operations and maintenance manual for each appropriate unit of the supplied Goods;
 - (d)performance or supervision or maintenance and/or repair of the suppliedGoods,foraperiodoftimeagreedby the parties, provided that this service shall not relieve the Supplier of any warrantyobligations under this Contract; and
 - (e) training of the Procuring agency's personnel, at the Supplier's plant and/or on-site, in assembly, start-up, operation, maintenance, and/or repair of the supplied Goods.
- 13.2 The supplier shall be required to provide the incidental services has specified in SCC and the cost of which should be included in the total bid price.

14.SpareParts

14.1 As specified in SCC, the Supplier may be required to provide anyorall of the following materials, notifications, and information pertainingtosparepartsmanufacturedordistributed by the Supplier:

- (a) suchsparepartsas the Procuring agencymay electto purchase from the Supplier, provided that this election shall not relieve the Supplier of any warranty obligations underthe Contract; and
- (b) intheeventofterminationofproductionofthespareparts: (i)
 - advance notification to the Procuring agency of the pendingtermination, insufficient time to permit the Procuring agency to procure needed requirements; and
 - (ii) following such termination, furnishing at no cost to the Procuring agency,the blueprints,drawings,and specificationsofthespareparts,ifrequested.

15.Warranty

- 15.1 TheSupplierwarrantsthatthe Goodssuppliedunderthe Contract arenew,unused,ofthe mostrecentorcurrentmodels, and that incorporateall recentimprovementsindesignandmaterials unlessprovidedotherwisein the Contract. TheSupplierfurther warrantsthatall Goodssuppliedunderthis Contract shall have no defect. arising from design, materials, workmanship(exceptwhenthe designand/ormaterialis required by the Procuring agency's specifications) or from any actor omission of the Supplier, that may develop under normal use of the supplied Goods in the conditions prevailing in the country offinal destination.
- 15.2 A warranty of Two Years will be provided free of cost including parts repair and replacement however incase of high tech equipment if mentioned in the specification the warranty shall be five years free service and parts at the installation site.
- 15.3 The Procuring agency shall promptly notify the Supplier in writingofanyclaimsarisingunderthiswarranty.
- 15.4 Up on receipt of such notice, the Supplier shall, with in the period specifiedinSCC and with all reasonable speed, repair or replacethe defectiveGoodsor partsthereof, withoutcoststo the Procuring agency.
- 15.5 If the Supplier, having been notified, fails to remedy the defect(s)

Withinthe period specified in SCC, within a reasonable period, the Procuring agency may proceed to take such remedial action as may be necessary, at the Supplier's riskandexpenseandwithout prejudicetoanyotherrightswhichtheProcuringagencymay haveagainsttheSupplierundertheContract.

16.Payment

- 16.1 Themethodandconditions of payment to be made to the Supplier under this Contract shall be specified in SCC.
- 16.2 The Supplier's request(s) for payment shall 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 upon fulfillment of other obligations stipulated in the Contract.
- 16.3 Payments shall be made promptly by the Procuring agency, but in no case later than sixty (60)daysaftersubmissionofan invoiceor claim bytheSupplier.
- 16.4 Thecurrencyof paymentis PakRupees which will be paid after Installation and satisfactory report by inspection committee for duty delivered pay free delivery at the consignee end In case of import cases pay will be made 100% via establishing LC at sight and receiving shipping doc / bill of lading, inspection, certificate of the manufacturers country of origin, compliance of international standards of quality.

17.Prices

- 17.1 Prices charged by the Supplier for Goods delivered and Services performed under the Contract shall not vary from the pricesquotedby the Supplier in its bid and shall remain the same till expiry of original bids validity period provided the procuring agencies bid validity extension.
- **18. ChangeOrders** 18.1 The Procuring agency may at any time, by a written order given to the Supplier pursuant to GCC Clause 31,make changes within the general scope of the Contract in any one or more of the following:
 - (a) drawings, designs, or specifications, where Goods to be furnished under the Contract are to be specifically manufacturedfortheProcuringagency;
 - (b) the methodofshipmentorpacking;
 - (c) theplaceofdelivery;and/or
 - (d) the Services to be provided by the Supplier.
 - 18.2 If any such change causes an increase or decrease in the cost of, or the time requiredfor, the Supplier'sperformanceofany provisions under the Contract, an equitable adjustment shall be

Made in the Contract Price or deliveryschedule, or both, and the Contract shall accordingly be a mended. Anyclaims by the Supplier for adjustmentunder this clause must be asserted with in thirty (30) days from the date of the Supplier's receipt of the Procuring agency's change order.

19.Contract Amendments

19.1 Subject to GCC Clause 18, no variation in or modification of the 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, its obligations to performunderthisContract, except with the Procuring agency's prior written consent.

21. Subcontracts

- 21.1 The Supplier shall notify the Procuring agency in writing of all subcontractsawardedunderthisContractifnotalreadyspecified inthebid.Suchnotification,in theoriginalbid or later,shallnot relieve the Supplier from any liability or obligation under the Contract.
- 21.2 Sub contracts must comply with the provisions of GCCC lause 3.

22.Delaysinthe Supplier's Performance

- 22.1 Delivery of the Goods and performance of Services shall be madeby the Supplierinaccordance with the timeschedule prescribed by the Procuring agency in the Schedule of Requirements.
- 22.2 If at any time during performance of the Contract, the Supplier or its subcontractor(s) should encounter condition simpeding timely delivery of the Goods and performance of Services, the Supplier shall promptly notify the Procuring agency in writing of the fact of the delay, its likely duration and its cause(s). As soon as practicable after receipt of the Supplier's notice, the Procuring agency shall evaluate the situation and may atits discretion extend the Supplier's time for performance, without liquid at eddamages, in which case the extension shall be ratified by the parties by amendment of Contract.
- 22.3 Except as provided under GCC Clause 25, a delay by the Supplierintheperformanceofits delivery obligations shall rendertheSupplierliabletothe imposition of liquidateddamages pursuanttoGCCClause23,unlessan extension of tiquidated damages.

23.Liquidated

23.1 SubjecttoGCCClause25, if the Supplier fails to deliver any or

Damages

alloftheGoodsortoperform theServiceswithintheperiod(s) specifiedintheContract,theProcuringagencyshall,without prejudicetoitsotherremediesunderthe Contract,deductfrom theContractPrice,asliquidateddamages leveled at the rate of two percent (2%) per month or a fraction thereof subject to a maximum of ten percent (10%) of the P.O / contract price / asum equivalentto thepercentagespecifiedinSCCofthedeliveredpriceofthe delayedGoodsorunperformedServicesforeachweekorpart thereofofdelayuntilactualdeliveryorperformance,uptoa maximumdeductionofthepercentagespecifiedinSCC. Once themaximumisreached,theProcuringagencymayconsider terminationofthe Contract pursuanttoGCCClause24.

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) iftheSupplierfailstodeliver anyorall of theGoodswithin the period(s) specified in theContract, or within any extension thereofgrantedby theProcuringagencypursuanttoGCC Clause22;or
 - $(b) \ if the \ Supplier fails to perform any other obligation (s) \\ under the Contract.$
 - (c) if the Supplier, in the judgment of the Procuring agency has engagedincorruptorfraudulentpracticesincompetingfor orinexecutingtheContract.

Forthepurposeofthisclause:

"Corruptpractice" meansthe offering, giving, receiving or soliciting of anything of value to influence the action of a public official in the procurement processor in contract execution.

"Fraudulentpractice" means a misrepresentation of facts in order to influence a procurement processor the execution of a contract to the detriment of the Borrower, and includes collusive practice among Bidders (prior to or after 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 In the event the Procuring agency terminates the Contract in whole or in part, pursuant to GCC Clause24.1, the Procuring agency may procure,uponsuchterms and insuch manner as it deems appropriate, Goods or Services similar to those

undelivered, and the Supplier shall beliable 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 Notwithstandingthe provisions of GCC Clauses 22,23,and24, the Supplier shall not be liable for forfeiture of its performance security, liquidated damages, or termination for default if and to the extentthatitsdelay in performanceorotherfailure to perform its obligations under the Contract is the result of anevent of ForceMajeure.
- 25.2 For purposes of this clause," Force Majeure" means an event beyond the control of the Supplier 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 freightem bargoes.
- 25.3 If a ForceMajeure situationarises, the Supplier shall promptly notify the Procuring agency in writing of such conditionand the cause thereof. Unlessotherwisedirectedby the Procuring agency in writing, the Supplier shall continue to perform its obligations under the Contract as far as is reasonably practical, and shall seek all reasonable alternative means for performance not prevented by the Force Majeure event.

26.Termination forInsolvency

26.1The Procuring agency may at any time terminate the Contract by giving writtennoticeto the Supplier if the Supplier becomes bank corrupt or otherwise in solvent. In this event, termination will be without compensation to the Supplier, provided that such termination will not prejudice or affect any right of action or remedy which has accrued or will accrue thereafter to the Procuring agency.

27.Termination for Convenience

- 27.1 The Procuring agency, by written notice sent to the Supplier, may terminate the Contract, in whole or in part, at any time for its convenience. The notice of termination shall specify that terminationisfortheProcuringagency'sconvenience,theextent to which performance of theSupplier under the Contract isterminated, andthedateuponwhichsuchterminationbecomeseffective.
- 27.2 The Goods thatarecomplete and ready forshipment within thirty(30) days after the Supplier's receipt of notice of termination shall be accepted by the Procuring agency at the

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

- (a) to have any portion completed and delivered at the Contract termsandprices; and/or
- (b) Tocancel their main demand pay to the Supplier an agreed amount for partially completed Goods and Services and for materials and parts previously procured 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 disagreementor disputearising betweenthemunderorin connectionwiththeContract.
- 28.2 If, after thirty (30) days from the commencement of such informalnegotiations, the Procuringagency and the Supplier have been unable to resolve amicably a Contract dispute, eitherparty may require that the dispute bereferred for resolution to the formal mechanisms specified in SCC. These mechanism ay 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 The Contract shall be written in the language specified in SCC. Subjectto GCCClause 30,the version of the Contract written in the specified language shall governits interpretation. All correspondence and other documents pertaining to the Contract which are exchange by the parties shall be written in the same language.

30.Applicable Law

30.1 The Contract shall be interpreted in accordance with the laws of the Procuringagency's country, unless otherwise specified in SCC.

31. Notices

- 31.1 Anynoticegivenbyonepartytotheotherpursuanttothis Contract shall be sent to the otherpartyinwritingorbycable,telex, or facsimileandconfirmedinwritingtothe otherparty's address specified in SCC.
- 31.2 A notice shall be effective when delivered or on the notice's effective date, which everislater.

32.Taxesand Duties

32.1 Supplier shall be entirely responsible for all taxes, duties, license fees, etc., incurred until delivery of the contracted Goods to the Procuring agency.

All taxes are applicable as per government ..

CONTRACT PERFORMANCE BOND

(Bank Guarantee on stamp paper at the rate prescribed by Government of Pakistan)

Guarantee No
Executed on
Expiry Date
Letter by the Guarantor (Bank) to the Employer (University)
Name of Guarantor (Bank) with Address:
Name of Principal (Contractor) with address:
Penal Sum of Security (Bond), (in words and figures)
Letter of Acceptance NoDated

KNOW ALL MEN BY THESE PRESENTS, that in pursuance of the Tender Documents and above said Letter of Acceptance (hereinafter called the Documents) and at the request of the said Principal (Contractor) we, the Guarantor above named, are held and firmly bound unto the Chairman, CPC, LIAQUAT UNIVERSITY OF MEDICAL & HEALTH SCIENCES, Jamshoro, Sindh, acting through the Chairman, Central Purchase Committee LIAQUATUNIVERSITY OF MEDICAL & HEALTH SCIENCES, Jamshoro {hereinafter called the Employer (University)} in the penal sum of amount stated above for the payment of which sum well and truly to be made to the said Employer (University), we bind ourselves, our heirs, executors, administrators and successors, jointly and severely, firmly by these presents.

THE CONDITION OF THIS OBLIGATION IS SUCH, that whereas the Principal (Contractor) has accepted the Employer's (University's) above said Letter of Acceptance

NOW THEREFORE, if the Principal (Contractor) shall well and truly perform and fulfill all the undertakings, covenants, terms and conditions of the said Documents during the original terms of the said Documents and any extensions thereof that may be granted by the Employer (University), with or without notice to the Guarantor, which notice is hereby waived and shall also well and truly perform and fulfill all the undertakings, covenants, terms and conditions of the Contract and of any and all modifications of the said Documents that may hereafter be made, notice of which modifications to the Guarantor being hereby waived, then, this obligation to be void; otherwise to remain in full force and virtue till the expiry of the guaranty period as per Clause of the Conditions of Contract.

Our total liability under this Guarantee is limited to the sum stated above and it is a condition of any liability attaching to us under this Guarantee that the claim for payment in writing shall be received by us within the validity period of this Guarantee, failing which we shall be discharged of our liability, if any, under this Guarantee.

We, _______ (the Guarantor), waiving all objections and defenses under the Contract, do hereby irrevocably and independently guarantee to pay to the Employer (University) without delay upon the Employer's (University's) first written demand without cavil or arguments and without requiring the Employer (University) to prove or to show grounds or reasons for such demand any sum or sums up to the amount stated above, against the Employer's (University's) written declaration that the Principal (Contractor) has refused or failed to perform the obligations under the Contract which payment will be effected by the Guarantor to the Employer's (University's) designated Bank and Account Number.

PROVIDED ALSO THAT the Employer (University) shall be the sole and final judge for deciding whether the Principal (Contractor) has duly performed his obligations under the Contract or has defaulted in fulfilling the said obligations, and the Guarantor shall pay without objection any sum or sums up to the amount stated above upon first written demand from the Employer (University) forthwith and without any reference to the Principal (Contractor) or any other person.

IN WITNESS WHEREOF, the above bounden Guarantor has executed this Instrument under its seal on the date indicated above, the name and corporate seal of the Guarantor being hereto affixed and these presents duly signed by its undersigned representative, pursuant to authority of its governing body

		Guarantor (Bank)
Witness:		
1(Signature)	1. Signature	-
Corporate Seal)	2. Name	
2(Signature)	3. Title	
(Nama Title Addrass)	(Corporate Guarantor Seel)	

ARTICLES OF AGREEMENT

This Agreement made this day of 2020-21, by and between the Chairman, CPC, LIAQUAT UNIVERSITY OF MEDICAL & HEALTH SCIENCES, located at Jamshoro, Sindh, including his successors in office and Assignees / Agents, acting through the Chairman, Central Purchase Committee LIAQUAT UNIVERSITY OF MEDICAL & HEALTH SCIENCES, hereinafter called the "University", of the one part,
And
of (name and designation of the authorized person)
, located at
hereinafter called the " Contractor " which expression shall include their successors, legal representatives of the second part.
Whereas the University
at Jamshoro. Whereas the Contractor has agreed to supply, install, put into operation and demonstrate the working of the said work valued at Rs.
(amount in figures and
in the period of months, subject to the terms and conditions set forth, hereinafter, which have been accepted by the Contractor
Now this Agreement witnesses as follows:
 In this agreement words and expressions shall have the same meanings as are respectively assigned to them in the Conditions of Contract hereinafter referred to.
2. The following documents which, for the purpose of identification, have been signed by on behalf of
the Contractor , and by (name and designation of the authorized person) on behalf of the
University, all of (name and designation of the authorized person) this shall be deemed to form and be read as a part of this Agreement viz.:
a) Articles of Agreement;b) Instructions to Tenderer;c) Conditions of Contract;
d) Contractor's Offer including the relevant correspondence prior to signing of this Agreement with all Annexure duly filled in;e) The specifications of the equipment and other related items;f) Bill of Quantity with prices.
3. In consideration of the payment to be made to the Contractor, the Contractor hereby covenants with the University to supply , deliver, install, put into operation and demonstrate the working of the items in conformity in all respects of the Contract.

University hereby **covenants to pay** the Contractor in consideration of the supply, delivery, installation, putting into operation and demonstration of the

working of the items, the contract price in the manner prescribed by the Contract

4. The

and approved by the University.

In Witness Thereof the parties have hereunto set their respective hands and seals, the day, month and year first above written.

Vice Chancellor LUMHS

Signature	
Name:	
WITNESSES:	
University Witness No.1: Signature:	
Name:	
Designation:	
University Witness No.2: Signature:	
Name:	
Designation:	
	Contractor
	Signature
	Name:
Contractor's Witness No.1: Signature:	
Name:	
Designation:	
Contractor's Witness No.2: Signature:	
Name:	
Designation:	



Form -1. - Application Letter

Form-2 - General information of FIRM

Form-3 - list of similar Projects/Procurements

Form-4 - Details of Technical Staff

Form-5 - Financial Standings/Obligations/GST/Income Tax.

Form 1

Letter of Applica	tion				
Registered Busin	ess Name:				
Registered Busin	ess Address:				
Telephone & FA	X:				
	Chairman, Central Purchase Committee LUMHS, Jamshoro.				
Sir,					
I/We hereby appl	y for Procurement Services at LUMHS, Jamshoro as a registered Firm/Individual.				
I/We authorize LUMHS or its authorized representatives to conduct any investigation to verify the statements, documents and information submitted and to clarify the financial and technical aspects of this application, from any person, bank, department, agency or firm.					
The names and positions of the contact persons at our firm, who may be contacted for further information, if required are as follows:					
Abc					
Xyz					



I/We hereby declare that
The statements made and the information provided in the application are complete, true and correct in every detail,
This firm has never been black listed by any Government / Autonomous bodies or private company or corporation and not involved in any litigation, arbitration with any client.
Faithfully
Authorized Representative of applicant
Official seal
Dated



Form - 2

General information
Name of Company
Type of company
Status of company
Year of incorporation/establishment
Head office address
Telephone Nos
Fax Nos
E-mail address
Branch offices
Telephone No.
E-mail address
Attachments required
Attested copies of registration and ownership certificates of the FIRM
Detailed company profile must include main line of business, response time & after sale support statement, major client list, affiliation with international vendors and available resources for project execution.
Name / designation/signature of

Authorized Person



$\underline{Form-3}$

Details of Similar Nature Projects

S.N	Nature/Name of Project Procurement	Cost of Project	Name & Address of Company	Name & Designation of Contact person	Contact Details of the firm		
Project	Projects						

Note: List Down Projects most recently done on top

Name/Designations/Signature of

Authorized Person



$\underline{Form-4}$

Details of Technical Staff

S.No.	Name	Designation	Education	Type of	Years of
				Experience	Experience

Name/Designation/Signature of

Authorized Person.



Form - 5

 $Financial\ Standing\ /\ Registration/Pre-qualification/Obligation/GST/bank\ statement/Audited\ accounts\ all\ documentary\ evidences.$

Annual Turnover of the last 3 (years)

Applicants are required to submit the following along with their applications

GST/INCOME TAX:

Registration Nos. along with copy of registration certificates.

Registration:

Registration details with Govt/Semi-Gove/Private/Autonomous bodies.

Obligations:

List of litigation or arbitration cases, if any, with result thereof, if finalized.

Workshop or Maintenance facilities:

The Applicant has got proper workshop/Maintenance facilities along with human resource available, the location must be specified for inspection of necessary.

Name/Designation/Signature of

Authorized Person