PROVINCIAL QUALITY CONTROL BOARD, PUNJAB

PRIMARY AND SECONDARY HEALTHCARE, DEPARTMENT

GOVERNMENT OF THE PUNJAB



BIDDING DOCUMENTS

Bid Reference No. PQCB/F-Pro/Mar-01/2022-23

PROCUREMENT OF STATIONERY ITEMS, FILES & PRINTING MATERIAL, CONSUMABLE ITEMS, I.T EQUIPMENT AND ELECTRIC ITEMS FOR THE O/o SECRETARY PROVINCIAL QUALITY CONTROL BOARD, PUNJAB.

492-R-II, JOHAR TOWN, LAHORE

(Financial Year 2022-2023)

BIDDING DOCUMENT

FRAMEWORK CONTRACT FOR THE FINANCIAL YEAR 2022-23 AT O/o SECRETARY, PROVINCIAL QUALITY CONTROL BOARD, PUNJAB, LAHORE.

Sr.	Tender No.	Tender Name	Estimated Budget
1	T-1/21	Stationery Items	0.9 Million
2	T-2/21	Files and Printing Materials	0.3 Million
3	T-3/21	Consumable Items	0.6 Million
4	T-4/21	I.T Equipment / Computer Items	0.7 Million
5	T-5/21	Electric Items	0.5 Million

Invitation to Bid

SUBJECT: PROCUREMENT OF STATIONERY ITEMS, FILES & PRINTING MATERIAL, CONSUMABLE ITEMS, I.T EOUIPMENT AND ELECTRIC ITEMS FOR THE O/O SECRETARY PROVINCIAL OUALITY CONTROL BOARD, PUNJAB

- 1. The Provincial Quality Control Board, Punjab, Lahore under the administrative control of Primary & Secondary Healthcare Department invites sealed bids from eligible bidders for the Procurement of Stationery Items, Files and Printing Material, Consumable Items, I.T Equipment and Electric Items Etc.
- 2. A complete set of Bidding Documents containing terms & conditions and scope of services is readily available and can be downloaded from the websites (<u>ppra.punjab.gov.pk</u>), (<u>pshealthpunjab.gov.pk</u>) and office own website (<u>pqcb.pshealthpunjab.gov.pk</u>) (There is **NO** tender sub<u>mission fee</u>).
- 3. Bidding shall be conducted through Single Stage–Two Envelopes bidding procedure, as per Rule 38(2)(a) of Punjab Procurement Rules, 2014. The envelopes shall be marked as "Financial Proposal" and "Technical Proposal" in bold and legible letters in separate envelopes.
- 4. Sealed Bids are required to be submitted by interested bidders on 28th March, 2023 till 11:00 hours in the office of Secretary Provincial Quality Control Board, Punjab, 492 R-II, Johar Town, Lahore. The Bids received till the stipulated date and time shall be opened on same day at 11:30 hours in the presence of the representative of the firms who choose to attend. Late bids shall not be entertained. Any person of the firm must submit a copy of his/her CNIC.

Note: The Procurement shall be conducted as per Punjab Procurement Rules 2014.

(SECRETARY)

PROVINCIAL QUALITY CONTROL BOARD, PUNJAB

GOVERNMENT OF THE PUNHAB
Primary & Secondary Healthcare Department
492 R-II Johar Town, Lahore

E-mail: secretary.pqcb@gmail.com Tel: 042-99332189-90

Contact Person:

Name: Hafiz Zeeshan Rafique: 0301-6199007

Email: finance.pqcb@gmail.com

PART I INSTRUCTIONS TO THE BIDDERS

INTRODUCTION

1. Source of Funds	1.1	The Procuring Agency named in the bid Data Sheet has received budget
		from the Government of Punjab. The procuring agency intends to apply a
		portion of the proceeds of this budget to eligible payments under the
		contract for which this invitation for bids is issued.
2. Eligible Bidders	2.1	This invitation for bids is open to all supplies, except as provided
9		hereinafter.
	2.2	Bidders should not be associated, or even have been associated with a firm
		or any of its affiliates which have been engaged 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 purchased under this invitation for bids.
	2.3	Government-owned enterprises may participate only if they are legally and
	2.5	financially autonomous, if they operate under commercial law and if they
		are not a dependent agency of the Government.
	2.4	Bidders shall not be under a declaration of blacklisting by any Government
	∠.⊤	department or Punjab Procuring Regulatory Authority (PPRA). For which
		an undertaking will be submitted along with bid by the bidders.
2 Elizible Coode 9	3.1	
3. Eligible Goods &	3.1	All goods and related services to be supplied under the contract shall have
Services		their origin in eligible source countries, defined in the Bid Data Sheet
		(BDS), and all expenditures made under the contract will be limited to such
	2.2	goods and services.
	3.2	For purpose of this clause, "Origin" means the place where the goods are
		mined, grown, or produced, or the place from which the related services
		are supplied. Goods are 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	The origin of goods and services is distinct from nationality of the bidders.
4. Cost of 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, hereinafter referred to as "The Purchaser" will in no case be
		responsible or liable for those costs, regardless of the conduct or outcome
		of the bidding process.

BIDDING DOCUMENTS

5. Content of Bidding	5.1	The goods required, bidding procedures and contract terms are prescribed
Documents		in the bidding documents. In addition to the invitation for bids, the bidding
		documents include:
	a)	Instruction To Bidders (ITB)
	b)	Bid Data Sheet
	c)	Schedule of Requirements
	d)	Technical Specifications
	e)	Bid Submission Form
	f)	Manufacturer's Authorization Form
	g)	Price Schedule
	h)	Contract Form
	i)	Performance Security Form
	j)	General Conditions of Contract (GCC)
	k)	Special Conditions of Contract (SCC)
	5.2	The bidder 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 submit a bid not substantially responsive to the bidding documents in every respect will be at the Bidder's risk and may result in the rejection of its bid

6. Clarification of	6.1	A prospective bidder requiring any clarification of the bidding documents
Bidding Documents		may notify the purchaser in writing or by email at the Purchaser's address.
	6.2	The purchaser will respond in writing to any request for clarification of the
		bidding documents which it receives no later than three (3) days prior to
		the deadline for the submission of bids prescribed in the Bid Data Sheet.
		Written copies of the Purchaser's response (including an explanation of
		the query but without identifying the source of inquiry) will be sent to all
		prospective bidders that have received the bidding documents.
7. Amendment of	7.1	At any time prior to the deadline for submission of bids, the Purchaser for
Bidding Documents		any reason, whether at its initiative or in response to a clarification
		requested by a prospective bidder, may modify the bidding documents by amendment.
	7.2	All prospective bidders that have received the bidding documents will be
		notified of the amendment in writing or by email, and will be bidding on them
	7.3	In order to allow prospective bidders reasonable time in which to take the
	7.5	amendment into account in preparing their bids, the Purchaser, at its
		discretion, may extend the deadline for the submission of bids.

PREPARATION OF BIDS

8. Language of Bid 9. Documents Comprising the Bid	c)	The bid prepared by the Bidder, as well as all correspondence and documents relating to the bid exchanged by the Bidder and the Purchaser shall be written in the language specified in the Bid Data Sheet. Supporting documents and printed literature furnished by the Bidder may be in same language. The bid prepared by the Bidder shall comprise the following component A bid form and a price schedule completed. Documentary evidence established in accordance with ITB clause 13 that the Bidder is eligible to bid and is qualified to perform the contract if its bid is accepted; Documentary evidence established in accordance with ITB clause 14 that the goods and ancillary services to be supplied by the Bidder are eligible goods and services and conform to the bidding documents; and Bid security furnished in accordance with ITB clause 15.
10. Bid Form	10.1	The bidder shall complete the bid form and appropriate price schedule furnished in the bidding documents, indicating the goods to be supplied, a brief description of the goods, and their country of origin, quantity and prices.
11. Bid Prices	11.1 11.2 11.3 11.4	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. Prices indicated on the Price Schedule shall be Delivered Duty Paid (DDP) prices. The bidder's separation of price will be solely for the purpose of facilitating the comparison of bids by the Purchaser and will not in any way limit the Purchaser's right to contract on any of the terms offered. Prices quoted by the bidder shall be fixed during the Bidder's performance of the contract and not subject to variation on any account, unless otherwise specified in the Bid Data Sheet. A bid submitted with and adjustable price quotation will be treated as non-responsive and will be rejected.
12. Bid Currencies	12.1	Prices shall be quoted in Pak Rupees unless otherwise specified in the Bid Data Sheet.
13. Documents Establishing Bidder's Eligibility and Qualification	13.1	The bidder shall furnish, as part of its bid, documents establishing the Bidder's eligibility to bid and its qualifications to perform the contract if its bid is accepted. The documentary evidence of the Bidder's eligibility to bid shall establish to the Purchaser's satisfaction that the bidder, at the time of submission of its bid, is eligible.
	13.3	The documentary evidence of the bidder's qualifications to perform the contract if its bid is accepted shall establish to the Purchaser's satisfaction:

	a)	That, in the case of a bidder offering to supply goods under 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 Pakistan; That the bidder has the financial, technical and production capability necessary to perform the contract; That, in the case of bidder not doing business within Pakistan, the bidder is or will be (if awarded the contract) represented by an Agent in that country equipped, and able to carry out the supplier's maintenance, repair and spare parts-stocking obligations prescribed in the conditions of contract and/or Technical specifications; and That the bidder meets the qualification criteria listed in the Bid Data Sheet.
14. Documents Establishing Goods Eligibility and Conformity to Bidding Documents	14.1	The bidder shall furnish, as part of its bid, documents establishing the eligibility and conformity to the bidding documents of all goods and services which the bidder proposes to supply under the contract. 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 issued at the time of shipment.
	14.3	The documentary evidence of conformity of the goods and services to bidding documents may be in the form of literature, drawing and data and shall consist of:
	ŕ	A detailed description of the essential technical and performance characteristics of the goods; A list giving full particulars, including available sources and current prices of spare parts, special tools, etc., necessary for the proper and continuing functioning of the goods for a period to be specified in the Bid Data Sheet, following commencement of the use of the goods by the Purchaser; and An item-by-item commentary on the Purchaser'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	For purposes of the commentary to be furnished, the bidder shall note that standards for workmanship, material and equipment, as well as references to designated in the Technical Specifications.
15. Bid Security	15.1 15.2 15.3 (b) 15.4 15.5 15.6 15.7 a) b)	The bidder shall furnish, as part of its bid, a bid security in the amount specified in the Bid Data Sheet. The bid security is required to protect the Purchaser against the risk of bidder's conduct which would warrant the security's forfeiture. The bid security shall be in Pak Rupees and shall be in one of the following forms: Bank Call Deposit (CDR), Demand Draft (DD), Pay Order (PO) or Banker's cheque valid for thirty (30) days beyond the validity of bid. Any bid not secured in accordance with ITB clauses 15.1 and 15.3 will be rejected by the Purchaser as non-responsive, pursuant to ITB clause 24. Unsuccessful bidder bid security will be discharged or returned as promptly as possible but not later than thirty (30) days after the expiration of the period of bid validity prescribed by the Purchaser pursuant to ITB clause 16. The successful bidder' bid security will be discharged upon the bidder signing the contract and furnishing the performance security. The bid security may be forfeited: If a bidder withdraws its bid during the period of bid validity specified by the bidder on the Bid Form; or In the case of a successful bidder, if the bidder fails: To sign the contract.

			Or
		(ii)	To furnish performance security.
16.	Period of Validity of Bids	16.1	Bids shall remain valid for the period specified in the Bid Data Sheet after the date of bid opening prescribed by the purchaser. A bid valid for a shorter period shall be rejected by the Purchaser as non-responsive.
		16.2	In exceptional circumstances, the purchaser 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 (or by email). The bid security provided shall also be suitably extended. A bidder may refuse the request without forfeiting its bid security. A bidder granting the request will not be required nor permitted to modify its bid, except as provided in ITB clause 16.3.
		16.3	In the case of fixed price contracts, if the award is delayed by a period exceeding Sixty (60) days beyond the expiry of the initial bid validity, the contract price will be adjusted by a factor specified in the request for extension.
17.	Format & Signing of Bid	17.1	The bidder shall prepare an original and the number of copies of the bid indicated in the Bid Data Sheet, clearly marking each "ORIGINAL BID" and "COPY OF 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 person or persons duly authorized to bind the bidder to the contract. All pages of the bid, except for unamend printed literature, shall be initiated by the person or persons signing the bid.
		17.3	Any interlineation, erasures or overwriting shall be valid only of they are initialled by the person or persons singing the bid.
		17.4	The bidder shall furnish information as described in the form of bid on commissions or gratuities, if they paid or to be paid to agents relating to this bid, and to contract execution if the bidder is awarded the contract.

SUBMISSION OF BIDS

18.	Sealing &	18.1	The bidder shall seal the original and each copy of the bid in separate
	Marking of Bid		envelopes, duly marking the envelopes as "ORIGINAL" and "COPY".
	G		The envelopes shall then be sealed in an outer envelopes.
		18.2	The inner and outer envelopes shall:
		a)	Be addressed to the purchaser at the address given in the Bid Data Sheet;
		,	and
		b)	Bear the title of procurement activity indicated in the Bid Data Sheet, the
		ĺ	Invitation for Bid (IFB) title and number indicated in the Bid Data Sheet,
			and a statement: "DO NOT OPEN BEFORE", to be completed with the
			time and the date specified in the Bid Data Sheet.
		18.3	The inner envelopes shall also indicate the name and address of the bidder
			to enable the bid to be returned unopened in case it is declared "late".
		18.4	If the outer envelope is not sealed and marked as required by ITB clause
			18.2, the purchaser will assume no responsibility for the bid's
			misplacement or premature opening.
19.	Deadline for	19.1	Bids must be received by the purchaser at the address specified under ITB
	Submission of		clause 18.2 no later than the time and date specified in the Bid Data Sheet.
	Bids	19.2	The purchaser may, at its discretion, extend this deadline 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 purchaser and
			bidders previously subject to the deadline will thereafter be subject to the
			deadline as extended.
20.	Late Bids	20.1	Any bid received by the purchaser after the deadline for submission of bids
			prescribed by the purchaser pursuant to ITB clause 19 will be rejected and
			returned unopened to the bidder.

21.	Modification & Withdrawal of Bids	21.1	The bidder may modify or withdraw its bid after the bid's submission, provided that written notice of the modification, including substantiation or withdrawal of the bids is received by the purchaser 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. A withdrawal notice may also be sent by email, but followed by a signed confirmation copy, postmarked not later than the deadline for submission of bids.
		21.3	No bid may be modified after the deadline for submission of bids.
		21.4	No bid may be withdrawn in the interval between the deadline 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 forfeiture of its bid security, pursuant to the ITB clause 15.7.

OPENING AND EVALUATION OF BIDS

22.	Opening of Bids	22.1	The purchaser will open all bids in the presence of bidders representatives
	By The		who choose to attend, at the time, on the date, and at the place specified in
	Purchaser		the Bid Data Sheet. The bidder representatives who are present shall sign
			an attendance sheet evidencing their presence.
		22.2	The bidders names, bid modifications or withdrawals, bid prices, discounts
			and the presence or absence of requisite bid security and such other details
			as the purchaser, at its discretion, may consider appropriate, will be
			announced at the opening. No bid shall be rejected at bid opening, except
			for late bids, which shall be returned unopened to the bidder pursuant to
			ITB clause 20.
		22.3	Bids (and modifications sent pursuant to ITB clause 21.2) that are not
			opened and read out at bid opening shall not be considered further for
			evaluation, irrespective of the circumstances. Withdrawal bids will be
			returned unopened to the bidders.
		22.4	The purchaser will prepare minutes of the bid opening.
23.	Clarification of	23.1	During evaluation of the bids, the purchaser may, at its discretion, ask the
	Bids		bidder for a clarification of its 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	24.1	The purchaser will examine the bids to determine whether they are
	Examination		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	Arithmetical errors will rectified on the following basis. If there is
			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 forfeited.
			If there is a discrepancy between words and figures, the amount in words
			will prevail.
		24.3	The purchaser may waive any minor informally. Nonconformity or
			irregularity in a bid which does not constitute a material deviation,
			provided such waiver does not prejudice or affect the relative ranking of
			any bidder.
		24.4	Prior to the detailed evaluation, pursuant to ITB clause 25, the purchaser
			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 of the bidding
			documents without material deviations. Deviations from or objections or
			reservation to critical provisions such as those concerning Bid Security
			(ITB Clause 15), Applicable Law (GCC Clause 30) and Taxes and
			Duties (GCC Clause 32) will be deemed to be a material deviation. The
			purchaser's determination of a bid's responsiveness is to be based on the
			contents of the bid itself without recourse to extrinsic evidence.

		24.5	TC 1:1: 4 1 4 4:11 1 1 4:11 1 1
		24.5	If a bid is not substantially responsive, it will be rejected by the purchaser
			and may not subsequently be made responsive by the bidder by correction
			of the nonconformity.
25.	Qualification &	25.1	In the absence of Prequalification , the purchaser will determine to its
	Evaluation of Bids		satisfaction whether the bidder is qualified to perform the contract satisfactory.
		25.2	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, as well as such other information as the purchaser deems necessary and appropriate.
		25.3	The purchaser will Technically Evaluate and compare the bids which
			have been determined to be substantially responsive, as per Technical
			Specifications required.
		25.4	The purchaser's Financial Evaluation of a bid will be on delivered duty
			paid (DDP) price inclusive of prevailing taxes and duties.
		25.5	Each item/Service of all packages shall be evaluated individually
			(technically or financially). The purchaser on its own discretion may
			consider the whole package for evaluation (technically or financially).
26.	Contacting The	26.1	Subject to ITB clause 23, no bidder shall contact the purchaser on any
20.	Purchaser	20.1	matter relating to its bid, from the time of the bid opening to the time
	i ui ciiasci		evaluation report is made public i.e. 10 days before the contract is awarded.
			* *
			If the bidder wishes to bring additional information or has grievance to the
		262	notice of the purchaser, it should do so in writing.
		26.2	Any effect by a bidder to influence the purchaser during bid evaluation, or
			bid comparison may result in the rejection of the bidder's bid.

AWARD OF CONTRACT

27.	Award Criteria	27.1	The purchaser will award the contract to the successful bidder whose bid
			has been determined to be substantially responsive and has been
			determined to be the lowest evaluated bid, provided further that the bidder
			is determined to be qualified to perform the contract satisfactorily.
28.	Purchaser's	28.1	The purchaser reserves the right at the time of contract award to increase
	Right to Vary		or decrease, by the percentage indicated in the Bid Data Sheet, the quantity
	Quantities at		of goods and services originally specified in the schedule of requirements
	Time of Award		without any change in unit price or other terms and conditions.
29.	Purchaser's	29.1	The purchaser reserves the right to accept or reject all bids, and to annual
	Right to Accept		the bidding process at any time prior to contract award, without thereby
	or Reject All		incurring any liability to the bidder or bidders or any obligation to inform
	Bids		the bidder or bidders of the grounds for the purchaser's action.
30.	Notification of	30.1	Prior to the expiration of the period of bid validity, the purchaser will
	Award		notify the successful bidder in writing by registered letter or by email, to
			be confirmed in writing by registered letter, that its bid has been accepted.
		30.2	The notification of award will constitute the information of the contract.
		30.3	Upon the successful bidder's furnishing of the performance security, the
			purchaser will promptly notify each unsuccessful bidder and will discharge
			its bid security.
31.	Signing of	31.1	At the same time as the purchaser notifies the successful bidder that its bid
	Contract		has been accepted, the purchaser will send the bidder the contract form
			provided in the bidding documents, incorporating all agreements between
		21.2	the parties.
		31.2	Within Seven (07) days of receipt of the contract form, the successful
22	D C	22.1	bidder shall sign and date the contract and return it to the purchaser.
32.	Performance	32.1	Within Fourteen (07) days of the receipt of notification of award from the
	Security		purchaser, the successful bidder shall furnish the performance security in
			accordance with the conditions of contract, in the performance security
			form provided in the bidding documents, or in another form acceptable to
		22.2	the purchaser.
		32.2	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
<u> </u>			annulment of the award and forfeiture of the bid security, in which event

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PART-II SECTION-I. BID DATA SHEET

The following specific data for the goods to be procured shall complement, supplement, or amend the provisions in the Instruction to Bidders (ITB) Part-I. Whenever, there is a conflict the provisions herein shall prevail over those in ITB.

ITB 1.1	Name of Procuring Agency: O/o Secretary, Provincial Quality Control Board,
	Punjab, , Primary & Secondary Healthcare Department, Government Of Punjab.
ITB 1.2	Package 1: Stationery Items
	Package 2: Files and Printing Material
	Package 3: Consumable Items
	Package 4: I.T equipment
	Package 5: Electrical Items
ITB 1.3	Name of Purchaser, Procuring Agency:
	O/o Secretary, Provincial Quality Control Board, Punjab, Lahore.
ITB 1.4	For clarification purposes, the Employer's address is:
	492-R-II, Johar Town, Lahore.
	Requests for clarification shall be received by the Employer no later than 25 th March
	2023.
ITB 1.5	Language of the bid-English

BID PRICE AND CURRENCY

ITB 2.1	The price quoted shall be Delivered Duty Paid at the following locations in accordance				
	ith the schedule of requirements including the delivery charges: 492-R-II, Johan				
	Town, Lahore. (Punjab).				
ITB 2.2	The price shall be in Pak Rupees and shall be fixed.				

PREPARATION AND SUBMISSION OF BIDS

TREITMENTION IN DEDIVISION OF DIDS						
ITB 3.1	a. Certificate of incorporation of bidder's firm showing its location and the date					
	of registration etc.					
	b. NTN and GST Registration Certificate.					
ITB 3.2	Audited Balance Sheet or Bank Statement for the last 2 financial year 2020-2022					
	Complete Income Tax Returns for last two Years 19-20 & 20-21.					
ITB 3.3	Qualification Requirements. In addition to ITB 3.1, ITB 3.2 and ITB 3.3 (b), potential					
	bidder must also fulfil the following: -					
	a) The bidder must be a Manufacturer or an Authorized Dealer for sales & service continuously from last one-year .					
	b) List Of Employees (if applicable)					
	c) Past Supply Orders					
	d) Technical Brochures of equipment quoted, mentioning its specifications, manufacture's model, product number and country of origin.					
	e) An average annual sale of Rs. 5 Million.					
	f) Two year business history with government/autonomous institutions.					
	g) Authority Letter attested from the notary public as special power of					
	attorney from the bidder company authorizing the relevant person to represent					
	the company. This clause will be applicable even if the owner himself is					
	participating on behalf of the firm.					
	h) If an agent submits bids on behalf of more than one manufacturer, unless each					
	such bid is accompanied by a separate bid form for each bid, and a bid security, when required for each bid and a valid authorized dealership certificate from					
	the respective manufacturer, all such bids will be rejected as non-responsive.					
ITB 4.1	A certificate from the dealer that all spare parts of the equipment to be supplied are					
110 7.1	easily available in Pakistan in the local market or from company owned outlets.					
ITB 5.1						
110 3.1	Amount of Bid Security is 2% of the Estimated Budget for each package:					

	Sr.	Package/ Tender No.	Tender Name Estin			
	1	T-1/21	Stationery Items	0.9 Million		
	2	T-2/21	Files and Printing Materials	0.3 Million		
	3	T-3/21	Consumable Items	0.6 Million		
	4	T-4/21	I.T Equipments	0.7 Million		
	5	T-5/21	Electrical Items	0.5 Million		
	Bids shall	be in the prese	cribed format, sealed and accompanied	by the bid security	y in	
			, Bank Draft or Pay Order in favour of	• •		
	Quality Control Board, Punjab, Primary & Secondary Healthcare Department having					
	its validity till 30 th June 2023 from the date of opening of bids.					
ITB 6.1	Bid Validity Period:					
	Till 30 th June 2023 from the date of opening of bids.					
ITB 7.1	Number of Copies:					
	Original copy of the bid. Bids must be accompanied by unit price and total price.					
ITB 8.1	Address	for Bid Submi	ssion:			
	492-R-II, Johar Town, Lahore.					
ITB 9.1	Deadline for Bid Submission: 28th March 2023 till 11:00 A.M					
ITB 10.1	Time, Date and Place for Bid Opening:					
	On 28th March 2023 till 11:30 A.M. in the office of Secretary, Provincial Quality Control Board, Punjab, 492-R-II, Johar Town, Lahore.					

BID EVALUATION					
ITB 11.1 Criteria for bid evaluation: Lowest Delivered Duty Paid (DDP) Total price offered the qualified responsive bidder.					
	Each Item/Service shall be evaluated individually (Technically and Financially). The procuring agency on its own discretion may consider the whole package for evaluation (Technically and Financially).				

INCREASE AND DECREASE IN QUANTITY		
ITB 12.1	Percentage for quantity increase or decrease as per PPRA terms and Conditions.	

SECTION-II. SCHEDULE OF REQUIREMENTS

The delivery schedule expressed as weeks stipulates hereafter a delivery date which is the date of delivery required.

TABLE-1 DELIVERY SCHEDULE

Sr.	Package/ Tender No.	Location	Package Name	Delivery Period from the date of Notification of Award/Supply Order		
1	T-1/21	O/o Secretary, Provincial Quality Control Board, Punjab, 492-R-II, Johar Town Lahore.	Stationery Items	Supply order will be issued on requirement and the supply period is 02 week		
2	T-2/21	O/o Secretary, Provincial Quality Control Board, Punjab, 492-R-II, Johar Town Lahore.	Files and Printing Materials	Supply order will be issued on requirement and the supply period is 02 week		
3	T-3/21	O/o Secretary, Provincial Quality Control Board, Punjab, 492-R-II, Johar Town Lahore.	Consumable Items	Supply order will be issued on requirement and the supply period is 02 week		
5	T-4/21	O/o Secretary, Provincial Quality Control Board, Punjab, 492-R-II, Johar Town Lahore.	I.T equipment	Supply order will be issued on requirement and the supply period is 02 week		
6	T-5/21	O/o Secretary, Provincial Quality Control Board, Punjab, 492-R-II, Johar Town Lahore.	Electrical Items	Supply order will be issued on requirement and the supply period is 02 week		

TABLE-2 PENALTIES

Package	Mode of Penalty	No Penalty Imposition	Penalty Imposition
For All Packages	With penalty @ 0.1% of contract value per day after delivery period mentioned in Purchase Order.	Up to delivery period as mentioned in purchase order	After delivery period on daily basis

SECTION-III. TECHNICAL SPECIFICATIONS

TECHNICAL EVALUATION OF THE TENDER

- 1. All the procurement procedures will be done strictly in accordance with the PPRA Rules 2014 (Amended to date). Single stage/Two envelope bidding procedure shall be applied. The envelope shall be marked as FINANCIAL PROPOSAL and TECHNICAL PROPOSAL in bold and in legible letters. Envelopes shall then be sealed in an outer envelope. The financial proposal of bids found technically non-responsive shall be returned un-opened to the respective bidders. The inner envelops shall also indicate the name and address of the bidder to enable the bid to be returned unopened in case it is declared as "Non-Responsive" or "Late". (Valid for all Packages)
- 2. The envelope must also clearly show the bid title and bidder's name and address. Failure to comply with this requirement may result in rejection of the bid and the committee decision in this regard shall be final. Bids submitted after the prescribed time shall not be entertained. (Valid for all Packages)
- 3. Only technical proposal will be opened by the tender opening committee. The financial proposal will be opened by tender opening committee of responsive / technically successful bidders later on the declared time, place and date. Financial proposal of the non-responsive/technically unsuccessful bidders will be returned as such to them on that date without opening their financial offers as per PPRA Rules 2014. (Valid for all Packages)
- 4. All the pages of technical & financial bids should be marked as page no. (Valid for all Packages)
- 5. Each Item/Service shall be evaluated individually (Technically and Financially). The procuring agency on its own discretion may consider the whole package for evaluation (Technically and Financially).
- 6. Substandard, broken seal & substituted bids will not be acceptable. (Valid for all Packages)
- 7. Bids shall remain valid for a period of one year after opening of technical bid i.e. till 30th June 2023. A bid valid for shorter period shall be rejected as non-responsive. (Valid for all Packages)
- 8. The supplier/tenderer background should be financially sound, based on authentic bank statement. (Valid for all Packages)

9. AMOUNT OF BID SECURITY

Submit 2% of estimated budget as bid security against each package (attach with technical bid). (Valid for all Packages)

10. CLARIFICATION OF BIDS:

No bidder shall be allowed to alter or modify his bid after the bid has been opened. However, the procuring agency may seek and accept clarifications to the bid that do not change the substance of the bid. (Valid for all Packages)

11. LIMITATION ON NEGOTIATION'S:

There shall be no negotiations with the bidder. However, the lowest quoting bidder may offer further voluntary discount to the hospital as a goodwill gesture. (Valid for all Packages)

12. REJECTION OF BIDS:

The authority may reject all bids or proposals at any time prior to the award of contract without assigning any reason. (Valid for all Packages)

13. ACCEPTANCE OF BIDS:

The bidder with the highest discount/lowest price, if not conflict in any other law, rules, regulations or policy of the Government of Punjab, shall be awarded the procurement award. (Valid for all Packages)

14. GRIEVANCES:

Any aggrieved party/bidder can submit its query/ objection in writing to procuring agency within five days (from the day when procuring agency public the report of Technical Evaluation). In that case decision of grievance committee shall be final. (Valid for all Packages)

15. PERFORMANCE GUARANTEE:

The successful bidder shall furnish **performance security 5% of total estimated budget.** The performance security shall be deposited in the shape of cash deposit receipt, Bank Guarantee, Demand Draft valid for at least Two years. (Valid for all Packages)

16. QUALIFICATION OF SUPPLIERS & CONTRACTORS:

Procuring Agency at any stage of the procurement proceedings, may require the suppliers or contractors to provide information concerning their professional, technical, financial, legal or managerial competence whether already prequalified or not. (Valid for all Packages)

17. NO OFFER WILL BE CONSIDERED IF IT:

- i. Is received after the date and time fixed for its receipt.
- ii. Is unsigned.
- iii. Is ambiguous.
- iv. Is over written.
- v. Is conditional.
- vi. Is given by the firm black listed, suspended or removed from the approval list of the Health Department Government of Punjab, Autonomous Health Institutions or by the Federal Government.
- vii. Is received with a validity period shorter than that required in the tender inquiry.
- viii. Does not conform to the general conditions of the tender inquiry.
- ix. Is received without earnest money as specified in the tender.
- 18. All the pages of tender must be signed & stamped properly at the bottom. (Valid for all Packages)
- 19. Successful bidder is bound to supply the full ordered quantities of all desired brands except those, which are actually not available in the market. (Valid for all Packages)
- 20. In case of any dispute, the decision of the Grievance Committee, will be final. (Valid for all Packages)
- 21. Samples will be submitted for local / imported items and Technical Evaluation committee will evaluate the samples as per evaluation criteria. (Valid for all Packages)
 - 21.1. Samples must be submitted till closing date and time of bidding documents for tender.
 - 21.2. Where brands are quoted by the bidder's technical leaf-let/broacher must be attached with the technical bid and samples are to be provided in case technical evaluation committee deems necessary.
 - 21.3. Those firms who failed to submit samples, will be considered technically non-responsive. (where applicable)
- 22. Rates would be inclusive of all prevailed / applicable taxes. (Valid for all Packages)
- 23. All store supplies should be made within the mentioned time (Valid for all packages)
- 24. If the firm fails to supply the stores, within 45 days the contract/supply order will be treated as cancelled. (Valid for all Packages)

Lists of items required against all packages are mentioned in the "Price Schedule Section"

KNOCK DOWN CRITERIA FOR TECHNICAL EVALUATION OF THE TENDER

FOR ALL PACKAGES (to be evaluated individually)

Sr.#	Items	Yes	No
1	Attested copy of CDR as bid security		
2	NTN/STRN/FTN/PST/PRA Registration (Filer)		
3	Last two years FBR returns.		
4	Audited Financial Statement for last 2 years (in case of company); and in case of firms, Bank Statement for past 2 years (duly verified by bank manager).		
5	A special power of attorney on stamp paper duly attested by the Notary, issued from the owner in favour of the bidder to participate in the bid. Copy of CNIC of the bidder.		
6	Declaration of Understanding of the bidding documents & Declaration of Non-blacklisting of the firm from any government entity on 100-rupee stamp paper.		
7	Specimen Samples of quoted items as per required specification.		
8	Affidavit attested from Notary Public stating that Price of the quoted item is neither more than prevailing market rate nor quoted anywhere else in the Punjab.		
9	The bidder must submit an affidavit on judicial paper that firm will abide by all laws /terms and conditions of this tender.		
10	The bidder must submit an affidavit on judicial paper that firm will be wholly & solely responsible if failed to supply of services and good in the stipulated time frame as per Purchase Order /Telephonic Directions of the Secretary, Provincial Quality Control Board, Punjab, the purchaser may initiate the process for blacklisting of firm.		

If any of the above 11 items are not attached by the bidder, the bid will be rejected immediately in knock-down stage.

Assessment of Firm:

Marking Criteria for Technical Evaluation

For All Packages

Sr. #	Parameter	Maximum Weightage
1	ISO Certification	20
2	Business volume Per Year 10 Million or Greater = 25 05 Million upto 10 Million = 15 Less than 5 million = 10	25
3	Age of Firm from NTN Certificate More than 5 Years =15 3 Years till 5 Years =10 Less than 3 Years =05	15
4	Relevant Experience on basis of Purchase Orders 3-5 Projects = 10 6-8 Projects = 20 9-11 Projects = 30	25
5	The Bidder shall provide the details about how to plan and manage the services specific to the proposal including detail about Human Resource, Goods/Supplies with brands and proposed methodology.	15

60% pass marks

Documents Required for Marking Criteria:

- (a) FBR Returns for Past Two Years and Verified Bank Statement for last two years 2020-2022
 (b) NTN Certificate
 (c) Human Resource Details, list of employees with designation, Appointment Letters and salary disbursement details
 (d) Past Performance job orders in public or private sector

The firms qualifying both Knock-Down Criteria and securing 60% marks will be eligible for Financial Bid Opening.

PRICE SCHEDULES

IMPORTANT NOTE: All the Quantities/ Items mentioned are estimated & for rate purpose only. Actual Order Quantity may vary depending on budget release & management decision.

Package # 1: <u>STATIONERY ITEMS</u>

(O/o Secretary, Provincial Quality Control Board, Punjab.)

Sr.	Item Name	Sample Required	Price Including GST	Unit	Items Required
1	White Fluid Pen/Correction pen	Yes		Per Piece	24 Nos
2	Liquid gum (Glue) or Equivalent Net weight 36gm.	Yes		Per Piece	10 Nos
3	Ball Point (Black Ink 0.7 mm) pack of 10 piece	Yes		Per Packet	10 Nos
4	Gel Pen Blue 0.4mm Line, 0.7mm Ball (pack of 1 dozen)	Yes		Per Packet	20 Nos
5	Gel Pen Red 0.4mm Line, 0.7mm Ball (pack of 1 dozen)	Yes		Per Packet	02 Nos
6	Gel Pen Black 0.4mm Line, 0.7mm Ball (pack of 1 dozen	Yes		Per Packet	10 Nos
7	Sharpener for lead pencil with fine quality steel blade	Yes		Per Dozen	5 Dozen
8	Stapler Machine (Regular)	Yes		Per Piece	25 Nos
9	Paper Punch Machine (Single) Steel Fine Quality Long	Yes		Per Piece	12 Nos
10	Paper Punch Machine (Double)	Yes		Per Piece	20 Nos
11	Thumb Push Pins (Multi Colour)	Yes		Per Packet	20 Nos
12	Highlighter Marker Fluorescent with water base ink dual side fine quality (Multicolour)	Yes		Per Dozen	07 Dozen
13	Paper Flags for Annexures (Multicolour)	Yes		Per Packet	30 Nos
14	Envelops Khaki Local (Size: 9" X 4", Inkjet & Laser Compatible - 500 Envelops per Box)	Yes		Per 500	50 Box
15	Envelope Khaki Local (Size: A4, Inkjet & Laser Compatible- 100 Envelops per Box)	Yes		Per 100	08 Box
16	Khaki Envelope (Size: Legal, Inkjet & Laser Compatible-100 Envelops per Box)	Yes		Per 100	07 Box
17	Computer Paper A4 80gm imported	Yes		Per Ream	50 Nos
18	Paper (Noting Sheet) imported 80gm	Yes		Per Ream	03 Nos
19	Tags for Tagging Papers/Threads fine quality 6" 500Pcs (Approx.)	Yes		500 pcs per Packet	05 Packet
20	Sealing Wax Red 10 Bars in a Packet, Length of each bar 7"	Yes		Per Packet	10 Box
21	Candles Normal Size Fine Quality per dozen	Yes		Per Dozen	08 Packet
22	Rubber/Eraser fine Quality Pack Of 30 PCS Box	yes		Per Box	01 Box
23	Sticky Notes Fine quality	yes		Per Box	15 Box
24	Stapler Pin Opener Fine quality	yes		Per Dozen	04 Dozen

25	Stamp Pads Fine quality plastic body regular size (Black-18, blue-18)	yes	Per Piece	12 Nos
26	Ink for Stamp Pads (Black- 01 and Blue-01)	yes	Per Box	02 Box
27	Ink for permanent Markers (Black- 01, Blue- 01 and Red-01)	yes	Per Box	03 Box
28	Scotch Taps (1"-05 dozen, 2"-05 dozen, 3"-10 dozen and 4"-10 dozen)	yes	Per Dozen	25 Dozen
29	Scissor Regular Size fine quality	yes	Per Dozen	03 Dozen
30	Paper Cutters fine quality	yes	Per Piece	20 Pieces
31	Scales Fine quality in Steel	yes	Per Piece	35 Piece
32	Plastic Binding Cover Sheet Transparent A4 Size fine quality	yes	Per Packet	10 Packet
33	Pen holder Fine quality	yes	Per Piece	20 Piece
34	Colour Sticker A4 size adhesive sheet (green Colour Pack of 100 Sheets	Yes	Pack	60 Pack
35	Indent Book	yes	Per Piece	30 Nos
36	Elfi	yes	Per Piece	05 Nos
37	Log Book	yes	Per Piece	01 Nos
38	Cash Register / Cash Book	yes	Per Piece	01 Nos

Package # 2:

FILES AND PRINTING MATERIALS

(O/o Secretary, Provincial Quality Control Board, Punjab.)

Sr.	Item Name	Samples Required	Price Including GST	Unit	Items Required
39	Register (Stock) printed fine paper 80gm	Yes		Per Register (200 Sheet or more)	02 Nos
40	Dispatched Register fine paper 80gm		Per Register (500 sheets)	10 Nos	
41	Register Purchase yes Per Register (20 sheet)				02 Nos
42	Urdu Redister fine paper 80gm	yes		Per Register (500 sheets)	12 Nos
43	Register (Receiving) printed fine paper 80gm	yes		Per Register (200 sheets)	06 Nos
44	Office Card File Printed Customized (fine glazed, with punched hole for thread, writing Ink compatible, 2 colours scheme Punjab Govt. Logo, Size: 14" X 9.5")	yes		Per File Cover	2,000 Nos
45	Transparent fiber File Size: 12" v 0 5" 2 Rings		Per Piece	10 Nos	
46	Box File plastic expandable Size: 13.5" x 11" colours blue/black with D Ring clip	Yes		Per Piece	10 Nos
47	Writing Pad Cover (Customized)	Yes		Per Piece	25 Nos
48	Flapper (Customized)	Yes		Per piece	100 Nos

Package # 3:	CONSUMABLE ITEMS

(O/o Secretary, Provincial Quality Control Board, Punjab.)

nit Items Required Box 50 Nos
Box 50 Nos
Bottle 24 Nos
Bottle 24 Nos
Box 30 Nos
Box 60 Nos
Box 60 Boxes
Pack 40 Pkts
KG 40 Kg
jar 24 Jars
Box 12 Boxes
ch 01 Nos
ch 200 Nos
ch 03 Dozen
B E E C

Package # 4: I.T EQUIPMENTS

(O/o Secretary, Provincial Quality Control Board, Punjab.)

Sr.	Item Name	Sample Required	Price Including GST	Unit	Items Required
62	LaserJet Printer Toner Cartridges LaserJet Pro 26 A compatible with Hp Printer M402dn Printer machine (China 1st Copy)	No (Brochure only)		Each	100 Nos
63	Toner for TOSHIBA Photocopier T-3008P e-studio2508A/3008A 700G*1 CARTRIDGE (Original) with 6 months warranty Part Number: 6AG00007041 PS-ZT3008P (1)	No (Brochure only)		Each	04 Nos
64	32 GB USB v3.0 Data Traveller, Memory capacity - 32GB, Read speed - 110MB/s, Write speed - 15MB/s, Type of USB connector - v3.0, Dimensions (WxHxD)-44.9mm x 20mm x 9.2mm or Equivalent	Yes		Each	05 Nos
65	Telephone Exchange KEY FEATURES: Flexible Ringing (on incoming calls on any ext) Call Pickup & Call Waiting Call Transfer - To Extension - To Outside (CO) Line DISA (Direct Inward System Access) with message (3-level, 1ch, 180sec) Music on Hold / Background Music (BGM) Automatic Callback Busy (Camp-on)	No (Brochure only)		Each	1

Limited Call Duration (1~32 minutes) lock			
target extensions			
Executive Busy Override (Extension / CO Line			
Caller ID display on SLT and APT			
Battery Backup Interface (Built - in)			
Call Forwarding - All - Busy / No Answer -			
Follow Me			
Speed Dialing - System - Personal			
Door phones, Door Openers, and Doorbells			
Preferred Line Assignment - Incoming -			
Outgoing Outgoing			
PC programming (USB/RS232C) and easy maintenance			
Budget management			
Call charge calculation			
SPECIFICATIONS:			
Maximum Capacity 8CO's, 24 Extensions			
(16:Hybrid 8:SLT)			
Intercom Paths 4			
Dialling Method External: Tone (DTMF) /			
Pulse (10 pps, 20 pps) Internal: Tone (DTMF)			
/ Pulse (10 pps, 20 pps) Dialling Conversion Pulse to tone			
· ·			
Connections CO Line, Intercom, Paging, External Music, SMDR, Programming			
SMDR Detail Recording: Date, Time,			
Extension Number, CO Line Number, Dialed			
Number, Call Duration, Account Code, Caller ID*3			
Polarity Reverse Detection*2 Yes			
Voice Mail Ports 2 ports (APT or DTMF)			
DTMF Receivers 2 / 8 Extension			
DTMF Generator 1 / 8 Extension			
CO - CO Transfer Path 2 / CO Line Card			
Power Failure Transfer Ports 1 / CO Line Card			
Direct Connection to External Battery Yes			
Power Source AC 110 - 240 V, 50/60 Hz			
Power Consumption 45W			
Dimensions (W x H x D) 368 mm x 284 mm x 117 mm			
Weight (when fully expanded) Approx. 3.5 Kg			
Or Equivalent to these features and			
Specifications Date 1 D			
Wired Optical Mouse: Branded: Dell or HP, Interface: USB, Mouse Dimensions (height x			
width x depth): 4.45 in (113 mm) x 2.44 in (62			
mm) x 1.50 in (38 mm), Mouse Weight: 3.17	Yes	Each	30 Nos
oz (90 g), Cable Length: 70.87 in (180 cm),			
Tracking technology: Optical Number of			
buttons: 3, Scroll Wheel: Yes			

67	Bluetooth Wireless Mouse: Size: (height x width x depth): 100.5 mm x 61.1 mm x 33.0 mm Mouse Weight: 82 g Connection Type: Bluetooth Classic (3.0) Wireless range: 10 m or higher Indicator Lights (LED): Battery LED DPI (Min/Max): 1000± Sensor technology: Laser-grade optical sensor	Yes	Each	07 Nos
68	USB Keyboard: Device interface: USB Keyboard layout: QWERTY Connectivity technology: Wired Colour of product: Black Material: Plastic Surface coloration: Monotone. Power source type: USB Keyboard dimensions (WxDxH): 442 x 127 x24.4 mm Keyboard weight: 503g	Yes	Each	10 Nos
69	Wireless Access Point: Dimensions: 196.7 x 196.7 x 35 mm (7.74 x 7.74 x 1.38") Weight: With Mounting Kits 450 g (15.9 oz) Networking Interface: (2) 10/100/1000 Ethernet Ports TX Power: 2.4 GHz & 5 GHz supports simultaneous dual-band Antennas: (3) Dual-Band Antennas, 2.4 GHz: 3 dBi, 5 GHz: 3 dBi Wi-Fi Standards: 802.11 a/b/g/n/r/k/v/ac Mounting: Wall / Ceiling Power: 9W	No (Brochure only)	Each	2 Nos
70	RAM for desktop PC (4 GB): Type: DDR4 DIMM Type Unbuffered Long- DIMM Frequency: 2400 Mhz or higher Capacity: 4GB Voltage: 1.2V	Yes.	Each	30
71	RAM for laptop (8GB): Type: DDR4 PC4-25600, non-ECC Unbuffered 260-Pin 1.2V CL22 SODIMM OEM Laptop Memory DIMM Type Unbuffered Long- DIMM Frequency: 3200 Mhz or higher Capacity: 8GB Voltage: 1.2V	No (Brochure required only)	Each	6
72	HP ScanJet Pro 2500 f1: Color scanning Yes Scan speed ADF: Up to 20 ppm/40 ipm (b&w, gray and color, 300 dpi) Scan type / Technology Flatbed, ADF / CMOS CIS (Contact Image Sensor) Scan resolution Hardware: Up to 600 x 600 dpi (color and mono, ADF); Up to 1200 x 1200 dpi (color and mono, flatbed); Optical: Up to 600 dpi (color and mono, flatbed); Up to 1200 dpi (color and mono, flatbed) Scan Size ADF: 8.5 x 122 in Maximum; 3.5 x 5.8 in Minimum; Flatbed: 8.5 x 11.7	No (Brochure required only)	Each	1
73	CCTVHikvision 16Channel DVR Model:7116	No (Brochure only)	Each	1

Pack	age # 5:	ELECTRICAL ITEMS			
	(O/o Secretary, Provincial Qual	·			
Sr.	Item Name	Sample Required	Price Including GST	Unit	Items Required
74	LED Bulb white light 12Watt Florescent	Yes		Per Piece	20 Nos
75	LED Electric Double Rod 400 watt for Beam light	Yes		Each	01 Nos
76	Electric Breaker 32amp single with copper filament imported and has the following features: Trip unit Type, electronic unit, solid state, magnetic circuit breaker, load break switch, thermal over current circuit breaker imported or Equivalent.	Yes		Each	05 Nos
77	Extensions Leads SDR Profile Max W 250 V Max Surge current 10,000 Amp, Max current 10 Amp, Clamping Voltage 775 V Max Wattage 2500 W Max Energy 10/1000 US 350 j fine Quality or Equivalent	Yes		Each	10 Nos
78	Clock Cell 1.5V AA SUM 3 and Remote Cells AAA/1.5V alkaline (Dry Battery Cells) Fine Quality or Equivalent (10 Box Each)	Yes		Box	05 Box
79	Electric Roads Tube Lights (Box of 25) Fine Quality or Equivalent	Yes		Box	01 Box
80	High Pressure Cleaner, washing machine, Portable,220V Fine Quality or Equivalent	No (Brochure only)		Each	01 Nos
81	UPS 1 KVA Input Voltage: 230V Output Power Capacity: 670Watts /1000 VA Waveform Type: Sine Wave, Hertz: 50Hz Input Voltage Range: 160-286V Recharge Time: 3 Hours Replacement Battery: RBC6 Backup Half Load: 20 Min Backup Full Load: 6 Min Ports: Interface Port(s)- DB-9 RS-232, Smart- Slot, USB Overload Indicator: Yes, LED Display: Yes, Emergency Power Off: Yes with one-year warranty	No (Brochure only)		Each	10 Nos
82	Diesel Engine Oil Heavy duty synthetic SAE 15W-40 AP CI-4/SL	No (Brochure only)		4 Litter Pack	04 Pack
83	Air filter Generator 60 KVA	No (Brochure only)		Per piece	Nos
84	Diesal filter 60 Kva Generator (No. 26560163)	No (Brochure only)		Per Piece	03 Nos
85	Oil/Fuel FILTER Element with 'O' ring – Part Number 26560163 Compatible with 60KVA Generator.	No (Brochure only)		Per Piece	02 Nos
86	Instant Electric Geyser Eight Gallons	No (Brochure only)		Each	01 Nos

87	Voltage Controller	No (Brochure only)	Each	01 Nos
88	Smart Power UPS 1KVA	No (Brochure only)	Each	01 Nos
89	Batteries for CCTV Backup 120 AH	No (Brochure only)	Each	02 Nos

PART-II

SECTION-II. GENERAL CONDITIONS OF CONTRACT

	SECTION-II. GENERAL CONDITIONS OF CONTRACT					
1.	Definitions	1.1 In this contract, the following terms shall be interpreted as indicated:				
		 a) "The Contract" means the agreement entered into between the purchaser 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 payable to the supplier under the contract for the full and proper 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 Purchaser under the contract. d) "The Services" means those 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) "The Purchaser" means the organization purchasing the Goods, as named in SCC. h) "The Purchaser's Country" is Islamic Republic of Pakistan. i) "The Supplier" means the individual or firm supplying the Goods and Services under this Contract. j) "The Project Site" where applicable means the place or places named in SCC. k) "Day" means calendar day 				
2.	Application	2.1 These General Conditions shall apply to the extent that they are not superseded by provisions of other parts of the Contract.				
3.	Country of Origin	 3.1 For Purposes of this clause, "origin" means the place where the goods were mined, grown or produced or from which the services are supplier. Goods are produced when, through manufacturing processing, or substantial and major assembly of component, a commercially recognized new product results that is substantially different in basic characteristics or in purpose or utility form its components. 3.2 The origin or goods and services is distinct from the nationality of the supplier. 				
4.	Standards	4.1 The goods supplied under this contract shall conform to the standards mentioned in the Technical Specifications and when no applicable standard is mentioned, to the authoritative standards appropriate to the Goods country of origin. Such standards shall be the latest issued by the concerned institution.				
5.	Use Of Contract Documents & Information; Inspection & Audit By The Bank	 5.1 The supplier shall not without the Purchaser's prior written consent, disclose the contract or any provision thereof, or any specifications, plan drawing, pattern, sample or information furnished by or on behalf of the purchaser in connection therewith, to any person other than a person employed by the supplier in performance of the contract. Disclosure to any such employed person shall be made 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 purchaser's prior written consent, make use of any document or 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 purchaser and shall be returned (all copies) to the purchaser on completion of the supplier performance under the contract if so required by the purchaser. 5.4 The supplier shall permit the Procuring Agency to inspect the supplier's accounts and records relating to the performance of the supplier and to have them audited by auditors appointed by the Procuring Agency, if so required by the Procuring Agency. 				

6.	Patent Rights	6.1	The supplier shall indemnify the purchaser against all third-party claims of infringement of patent, trademark, or industrial design rights arising from use of the Goods or any part thereof.
7.	Performance Security	7.1 7.2 7.3	Within Fourteen (14) days of receipt of the notification of contract award, the successful bidder shall furnish to the purchaser the performance security in the amount specified in SCC. The proceeds of the performance security shall be payable to the purchaser as compensation for any loss resulting from the supplier's failure to complete its obligations under the contract. The performance security shall be denominated in the currency of the contract acceptable to the purchaser and shall be in one of the following forms:
		a) b)	A bank guarantee or an irrevocable letter of credit issued by a reputable bank located in Pakistan in the form provided in the bidding documents or another form acceptable to the purchaser; or A cashier's or certified check.
		7.4	The performance security will be discharged by the purchaser and returned to the supplier not later than Thirty (30) 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 & Tests	8.1 8.2 8.3 8.4	The purchaser 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 purchaser. SCC and Technical specifications shall specify what inspections and tests the purchaser requires and where they are to be conducted. The purchasers shall notify the supplier in writing, in a timely manner, of the identity of any representatives retained for these purposes. 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, shall be furnished to the inspectors at no charge to the purchaser. Should any inspected or tested Goods fail to conform to the specifications, the purchaser may reject the goods, and the supplier shall either replace the rejected Goods or make alternations necessary to meet specification requirements free of cost to the purchaser. The purchaser's right to inspect, test and where necessary, reject the Goods after Goods arrival in Pakistan shall in no way be limited or waived by reason of the Goods having previously been inspected, tested and passed by the purchaser or its representative prior to the Goods shipment from the country of origin. Nothing in GCC clause 8 shall in any way release the supplier from any warranty or other obligations under this contract.
9.	Packing	9.1	The supplier shall provide such 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 handling 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, the remoteness of the Goods final destination and the absence of heavy handling facilities at all points in transit. 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 subsequent instructions ordered by the purchasers.

10. Delivery & 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. Documents to be submitted 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 insurance coverage is seller's responsibility.
12. Transportation	12.1	The supplier is required under the contract to transport the Goods to a specified place of destination within the Purchaser's country transport to such place of destination in the Purchaser's country, including insurance and storage, as shall be specified in the contract, shall be arranged by the supplier and related costs shall be included in the contract price.
13. Incidental Services	13.1 (a) (b) (c) (d) (e) 13.2	The supplier may be required to provide any or all of the following services, including additional services, if any specified in SCC: Performance or supervision of on-site assembly and/or start-up of the supplied Goods; Furnishing of tools required for assembly and/or maintenance of the supplied Goods; Furnishing of a detailed operations and maintenance manual for each appropriate unit of the supplied Goods; Performance or supervision or maintenance and/or repair of the supplied Goods, for a period of time agreed by the parties, provided that this service shall not relieve the supplier of any warranty obligation under this contract; and Training of the purchaser's personal, at the supplier's plant and/or on-site in assembly, start-up, operation, maintenance and/or repair of the supplied Goods. Price 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	(a) (b)	As specified in SCC, the supplier may be required to provide any or all of the following materials, notifications and information pertaining to spare parts manufactured or distributed by the supplier: Such spare parts as the purchaser may elect to purchase from the supplier, provided that this election shall not relieve the supplier of any warranty obligations under the contract; and In the event of termination of production of the spare part: (i) Advance notification to the purchaser of the pending termination, in sufficient time to permit the purchaser to procure needed requirements; and (ii) Following such termination, furnishing at no cost to the purchaser, 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 the most recent or current models and those they incorporate all recent improvements in design and materials unless provided otherwise in the contract. The supplier further warrants that all Goods supplied under this contract shall have no defect, arising from design, materials or workmanship (except when the design and/or material is required by the Purchaser's specifications) or from any act or omission of the supplier, that may develop under normal use of the supplied Goods in the conditions prevailing in the country of final destination. This warranty shall remain valid for Twelve (12) months after the 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

	15.3 15.4 15.5	the source country, whichever period concludes earlier, unless specified otherwise in SCC. The purchaser shall promptly notify the supplier in writing of any claims arising under this warranty. Upon receipt of such notice, the supplier shall, within the period specified in SCC and with all reasonable speed, repair or replace the defective Goods or parts thereof, without costs to the purchaser. If the supplier, having been notified, fails to remedy the defect(s) within the period specified in SCC, within a reasonable period, the purchaser 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 purchaser may have against the supplier under contract.
16. Payment	16.1 16.2	The method and conditions of payment to be made to the supplier under this contract shall be specified in SCC. The supplier's request(s) for payment shall be made to the purchaser 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 fulfilment of other obligations stipulated in the contract.
	16.3 16.4	Payments shall be made promptly by the purchaser, but in no case later than Thirty (90) days after submission of an invoice or claim by the supplier The currency of payment is Pak. Rupees.
17. Prices	17.1	Prices charged by the supplier for Goods delivered and services performed under the contract shall not vary from the prices quoted by the supplier in its bid, with the exception of any price adjustments authorized in SCC or in the purchaser's request for bid validity extension, as the case may be.
18. Change Orders	18.1	The purchaser 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 manufactured for the purchaser; (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	If any such change causes in increase or decrease in the cost of, or the time required for the supplier's performance of any provisions under the contract, and equitable adjustment shall be made in the contract price or delivery schedule or both and the contract shall accordingly be amended. Any claims by the supplier for adjustment under this clause must be asserted within Thirty (30) days from the date of the supplier's receipt of the purchaser'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 perform under this contract except with the purchaser's prior written consent.
21. Subcontracts	21.1	The supplier shall notify the purchaser 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	Subcontract must comply with the provisions of GCC clause 3.

22. Delays In The Supplier's Performance	22.1 22.2	Delivery of the Goods and performance of services shall be made by the supplier in accordance with the time schedule prescribed by the purchaser in the schedule of requirements. If at any time during performance of the contract, the supplier or its subcontractor(s) should encounter conditions impending timely delivery of the Goods and performance of services, the supplier shall promptly notify the purchaser 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 purchaser shall evaluate the situation and may at its discretion extend the supplier's time for performance, with or without liquidated damages, in which case the extension shall be ratified by the parties by amendment of contract. 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 the imposition 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 Damages	23.1	Subject to GCC clause 25, if the supplier fails to deliver any or all of the Goods or to perform the services within the period(s) specified in the contract, the purchaser shall without prejudice to its other remedies under the contract, deduct from the contract price, as liquidate damages, a sum equivalent 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 purchaser may consider termination of the contract pursuant to GCC clause 24.
24. Termination for Default	24.1	The purchaser 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 deliver any or all of the Goods within the period(s) specified in the contract, or within any extension thereof granted by the purchaser pursuant to GCC clause 22; or (b) If the supplier fails to perform any other obligation(s) under the contract. (c) If the supplier, in the judgment of the purchaser has 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 soliciting of anything of value to influence the action of a public official in the procurement process or in contract execution. "Fraudulent Practice" means a misrepresentation of facts in order to influence a procurement process or the execution or a contract to the detriment of the procuring agency 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 procuring agency of the benefits of free and open competition. In the event the purchaser terminates the contract in whole or in part, pursuant to GCC clause 24.1, the purchaser 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 purchaser for any excess costs for such similar Goods or services. However, the supplier shall continue performance of the contract to the extent not termination
25. Force Majeure	25.1	Notwithstanding the provisions of GCC clause 22,23 and 24, the supplier shall not be liable for forfeiture of its performance security, liquidated damages or termination for default if and to the extent that it's delay in

	25.2 25.3	performance or other failure to perform its obligations under the contract is the result of an event of Force Majeure. 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 purchaser in its sovereign capacity, wars or revolutions, fires, floods, epidemics, quarantine restrictions and freight embargoes. If a Force Majeure situation arises, the supplier shall promptly notify the purchaser in writing of such condition and the cause thereof. Unless otherwise directed by the purchaser in wiring, the supplier shall continue to perform its obligations under the contract as far as is reasonable practical and shall seek all reasonable alternative means for performance not prevented by the Force Majeure event.
26. Termination for Insolvency	26.1	The purchaser may at any time terminate the contract by giving written notice to the supplier if the supplier becomes bankrupt or otherwise insolvent. 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 purchaser.
27. Termination for Convenience	27.1	The purchaser 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 termination is for the purchaser's convenience, the extent to which performance of the supplier under the contract is terminated, and the date upon which such termination becomes effective. The Goods that are complete and ready for shipment within Thirty (30) days after the supplier's receipt of notice of termination shall be accepted by the purchaser at the contract terms and prices.
	For the remaining Goods, the purchaser may elect:	
		 (a) To have any portion completed and delivered at the contract terms and prices; and/or (b) To cancel the remainder and 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 purchaser 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. If after Thirty (30) days from the commencement of such informal negotiations, the purchaser and the supplier have been unable to resolve amicably a contract dispute, either party may require that the dispute be referred for resolution to the formal mechanisms specified in SCC. These mechanisms may include, but are not restricted to conciliation mediated by a third party, adjudication in an agreed and/or arbitration.
29. Governing Language	29.1	The contract shall be written in the language specified in SCC. Subject to GCC clause 30, the version of the contract written in the specified language shall govern its interpretation. All correspondence and other documents pertaining to the contract which are exchanged 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 Islamic Republic of Pakistan.
31. Notices	31.1	Any notice given by one party to the other pursuant to this contract shall be sent to the other party in writing or by fax and confirmed in writing to the other party's address specified in SCC. A notice shall be effective when delivered or on the notice's effective date, whichever is later.
32. Taxes & Duties	32.1	Supplier shall be entirely responsible for all taxes, duties, license fees, etc., incurred until delivery of the contracted Goods to the purchaser.
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PART-II SECTION-III. SPECIAL CONDITIONS OF CONTRACT

The following Special Conditions of Contract shall supplement the General Conditions of contract. Whenever there is conflict, the provisions herein shall prevail over those in the General Conditions of Contract. The corresponding clause number of the GCC is indicated in parentheses.

1. DEFINITIONS (GCC CLAUSE 1)

- GCC 1.1 (g) The Purchase is: MEDICAL SUPERINTENDENT DHQ Hospital Pakpattan, Primary & Secondary Healthcare Department, and Government of the Punjab.
- GCC 1.1 (h) The Purchaser's country is: Islamic Republic of Pakistan
- GCC 1.1 (i) The Supplier is:
- GCC 1.1 (j) The Project Site is: Pakpattan City (Punjab).

2. COUNTRY OF ORIGIN (GCC CLAUSE 3)

3. PERFORMANCE SECURITY (GCC CLAUSE 7)

GCC 7.1 The amount of performance security, as a percentage of the contract price, shall be 5% (Two Percent of the Contract Price) for all packages (Five Percent of the contract price) in the shape of CDR, Bank Draft or Pay Order from any scheduled bank of Pakistan in the prescribed manner.

4. INSPECTIONS & TEST (GCC CLAUSE 7)

GCC 8.6 Inspections and Tests prior to delivery of goods and at final acceptance are:-

- i) For being brand new, bearing relevant reference numbers of the equipment (Certificate from supplier)
- ii) For physical fitness having no damages (certificate from supplier)
- iii) For the Country of Origin as quoted by the supplier (Certificate from manufacturer)
- iv) For conformance to specifications and performance parameters, through prior to delivery inspection.
- v) For successful operation at site after complete installation, testing and commissioning of the equipment (Installation, Testing and Commissioning Report by DHQH Pakpattan).

5. DELIVERY & DOCUMENTS (GCC CLAUSE 7)

GCC 10.3 Upon shipment, the supplier shall notify the purchaser the full details of the shipment, including contract number, description of Goods, quantity and usual transport document. The supplier shall mail the following documents to the purchaser:

- (i) Copies of the supplier's invoice showing Goods description, quantity, unit price and total amount.
- (ii) Original and Two copies of the usual transport document (for example, a negotiable bill of lading, a non-negotiable sea waybill an inland waterway document, an air waybill, a railway consignment note, a road consignment note, 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 supplier's valid warranty certificate;

- (vi) Inspection Certificate issued by the nominated inspection agency (if any), and the supplier's Factory inspection report; and
- (vii) Certificate of Origin.
- (viii) The above documents would be required even if the equipment has already been imported and is available with the supplier ex-stock.

6. ISSUANCE (GCC CLAUSE 11)

GCC 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, insurance coverage is seller's responsibility. Since, the insurance is seller's responsibility they may arrange appropriate coverage.

7. INCIDENTAL SERVICES (GCC CLAUSE 13)

GCC 13.1 Incidental services to be provided are:

- A) At site complete training of purchaser's nominated staff regarding maintenance and operation of Goods.
- B) At site preventive maintenance on quarterly basis by the bidder's qualified staff for One year, starting from final acceptance of goods.

The rate must include cost for all kinds of labour, inputs and material required for above, and all applicable government taxes and levies. In case, a separate rate is not provided by the bidder for the above items, it shall be deemed to have been covered in the overall quoted cost.

8. WARRANTY (GCC CLAUSE 15)

GCC 15.2 In accordance with the provisions, the warranty period shall be 2000 hours of operation or 12 months (parts and labour warranty) from date of handling over (Final Acceptance) of the Goods whichever occurs earlier. The supplier shall, in addition comply with the performance and/or consumption guarantees specified under the contract. If for reasons attributable to the supplier, theses guarantees are not attained in whole or in part, the supplier shall at its discretion, either:

(a) Make such changes, modifications and/or additions to the Goods or any part thereof as may be necessary in order to attain the contractual guarantees specified in the contract at its own cost and expense and to carry out further performance tests in accordance with SCC 4.

Or

(b) Pay liquidated damages to the purchaser with respect to the failure to meet the contractual guarantees. The rate of these liquidated damages shall be 0.1% of the contract price per day. The maximum amount of liquidated damages for the whole of the goods or part thereof shall be 10% of the contract price.

Or

(c) Replacement of the whole unit at site including transportation, installation, testing & commissioning etc. in case of major defect at his own cost.

GCC 15.4 & 15.5 the period for correction of defects in the warranty period is 72 hours.

(d) In case of late supply of medicines, more than 24 hours as per LP Guidelines, the vendor will be served with a warning notice and risk purchase will be done at the cost of differential to be charged to the vendor. If similar act of late supply or no supply re-occurs, second warning notice will be served and in case of recurrence for the third time, the performance guarantee will be forfeited, the contract will be terminated and vendor will be referred for blacklisting to PPRA authorities.

(e) The timeline to deliver biomedical gases is 03 hours from the time of order. In case of the vendor for supply of biomedical gases supplies take more than 3 hours from the order time, he will be charged Rs. 500/-per hour per event.

9. 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:

10. PAYMENT FOR GOODS SUPPLIED:

Payment shall be made in Pak. Rupees in the following manner:

(i) **Payment Against Delivered Goods:** Upon submission of claim, the supplier shall be paid within (45) days of receipt of the Goods at site after performing the requisite inspection and tests as mentioned in SCC 4 subject to availability of funds.

11. PRICES (GCC CLAUSE 17)

GCC 17.1 Prices shall be: Fixed.

12. LIQUIDATED DAMAGES (GCC CLAUSE 23)

GCC 23.1 Applicable rate: 1% of contract price per day.

Maximum deduction: 5% of contract price.

13. RESOLUTION OF DISPUTES (GCC CLAUSE 28)

GCC 28.3 The dispute resolution mechanism to be applied pursuant to GCC clause 28.2 shall be as follows:

In the case of a dispute between the purchaser and the supplier, the dispute shall be referred to adjudication or arbitration in accordance with the Pakistan Arbitration Act 1940.

14. GOVERNING LANGUAGE (GCC CLAUSE 29)

GCC 29.1 The Governing language shall be: English.

15. APPLICABLE LAW (GCC CLAUSE 30)

GCC 30.1 The contract shall be interpreted in accordance with the laws of Islamic Republic of Pakistan which includes the following legislation:

The Employment of Children (ECA) Act of 1991.

The Bonded Labour of Children (Abolition) Act of 1992.

The Factories Act of 1934.

16. NOTICES (GCC CLAUSE 31)

GCC 31.1 Purchaser's address for notice purposes-Office of MEDICAL SUPERINTENDENT DHQ HOSPITAL PAKPATTAN, Primary & Secondary Healthcare Department, Government of Punjab, supplier address for notice purposes.

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Technical Proposal Submission Form

To.

The Secretary,

Provincial Quality Control Board, Punjab,

492-R-II, Johar Town, Lahore.

We, the undersigned, offer to provide the requested services as in accordance with your Request for Proposal dated [insert Package name and date here]. We are hereby submitting our Proposal, which includes this Technical Proposal, and a Financial Proposal sealed under a separate envelope.

We are submitting our Proposal in association with: [Insert a list with full name and address of each associated Service Provider (if any, otherwise delete this line)]

We hereby declare that:

Yours sincerely

- (a) All the information and statements made in this Proposal are true and we accept that any misinterpretation or misrepresentation contained in this Proposal may lead to our disqualification by the Client and/or may be sanctioned by the Procuring Agency.
- (b) Our Proposal shall be valid and remain binding upon us for the period of time specified in the Data Sheet.
- (c) We have no conflict of interest in accordance.
- (d) We meet the eligibility requirements as stated in biding documents and we confirm our understanding of our obligation to abide by the policy in regard to corrupt and fraudulent practices.
- (g) Our Proposal is binding upon us and subject to any modifications resulting from the Contract negotiations.

We undertake, if our Proposal is accepted and the Contract is signed, to initiate the Services related to the assignment no later than the date indicated in the Bid Data Sheet.

We understand that the Client is not bound to accept any Proposal that the Client receives.

Tours shiesely,
Authorized Signature {In full and initials}:
Name and Title of Signatory:
Name of Service Provider (company's name):
Address:
Contact information (phone and e-mail):

Financial Proposal Submission Form

To,

The Secretary,

Provincial Quality Control Board, Punjab,

492-R-II, Johar Town, Lahore.

We, the undersigned, offer to provide the requested services as in accordance with your Request for Proposal dated [insert Package name and date here]. We are hereby submitting our Proposal, which includes this Technical Proposal, and a Financial Proposal sealed under a separate envelope.

Our attached Financial Proposal is for the amount of {Indicate the corresponding amount(s) currency(ies)} {Insert amount(s) in words and figures}, inclusive of all taxes in accordance with Clause 25.3 in the Data Sheet. The estimated amount of taxes is {Insert currency} {Insert amount in words and figures} which shall be confirmed or adjusted, if needed, during negotiations. {Please note that all amounts shall be the same as in Form FIN-2}.

Our Financial Proposal shall be binding upon us subject to the modifications resulting from Contract negotiations, up to expiration of the validity period of the Proposal, i.e., before the date indicated in Clause 15.1 of the Data Sheet.

No commissions or gratuities have been or are to be paid by us to agents or any third party relating to this Proposal and Contract execution.

We undertake, if our Proposal is accepted and the Contract is signed, to initiate the Services related to the assignment no later than the date indicated in the Bid Data Sheet.

We understand that the Client is not bound to accept any Proposal that the Client receives.

Yours sincerely,
Authorized Signature {In full and initials}:
Name and Title of Signatory:
Name of Service Provider (company's name):
Address:
Contact information (phone and e-mail):

(For a joint venture, either all members shall sign or only the lead member/Consultant, in which case the power of attorney to sign on behalf of all members shall be attached)

Letter of Acceptance

[date]

To,

[name and address of the Service provider]

This is to notify you that your Proposal (Name of Package) dated [date] for execution of the [name of the Contract and identification number, as given in the Special Conditions of Contract] for the Contract Amount of [in numbers and words], as corrected and modified in accordance with the Instructions to Service providers is hereby accepted.

[Insert special instruction/ terms and condition (if applicable)]

You are hereby instructed to proceed with the execution of the said contract for the provision of Services in accordance with the Contract documents.

Please return the attached Contract dully signed.	
Authorized Signature:	
Name and Title of Signatory:	
Name of Agency:	-
Attachment: Contract	

Form of Contract

This CONTRACT (hereinafter called the "Contract") is made the [day of the month] of [month], [year], between, on the one hand, [name of Procuring] (hereinafter called the "Procuring agency") and on the other hand, [name of Service Provider] (hereinafter called the "Service Provider").

[Note: In the text below text in brackets is optional; all notes should be deleted in final text. If the Service Provider consist of more than one entity, the above should be partially amended to read as follows: "(hereinafter called the "Procuring agency") and, on the other hand, a joint venture consisting of the following entities, each of which will be jointly and severally liable to the Procuring agency for all the Service Provider's obligations under this Contract, namely, [name of Service Provider] and [name of all persons] (hereinafter called the "Service Provider").]

WHEREAS

- (a) the Procuring agency has requested the Service Provider to provide certain Services/goods as defined in the General Conditions of Contract attached to this Contract (hereinafter called the "Services");
- (b) the Service Provider, having represented to the Procuring agency that they have the required professional skills, and personnel and technical resources, have agreed to provide the Services/goods on the terms and conditions set forth in this Contract for amount of......
- (c) the Procuring agency has received budget from the Government of Punjab. It intends to apply a portion of the proceeds of this budget to eligible payments, if any, under the contract.

NOW THEREFORE the parties hereto hereby agree as follows:

- 1. The following documents shall be deemed to form and be read and construed as part of this Agreement, and the priority of the documents shall be as follows:
 - (a) the Letter of Acceptance;
 - (b) the Special Conditions of Contract;
 - (c) the General Conditions of Contract;
 - (d) the Scope of Services;
 - (e) Performance Specifications and Drawings;
 - (f) Annexures; and
 - (g) the Service Provider's Proposal.
- 2. The mutual rights and obligations of the Procuring agency and the Service/ Goods provider shall be as set forth in the Contract, in particular:
 - (a) the Service Provider shall carry out the Services in accordance with the provisions of the Contract; and
 - (b) the Procuring agency shall make payments, if any, to the Service Provider in accordance with the provisions of the Contract.

IN WITNESS WHEREOF, the Parties hereto have caused this Contract to be signed in their respective names as of the day and year first above written.

For and on behalf of *[name of Procuring agency]*

[Authorized Representative]	
For and on behalf of [name of Service Provider]	

FORM OF PERFORMANCE SECURITY

To,

The Secretary,
Provincial Quality Control Board, Punjab,
492-R-II, Johar Town, Lahore.

PERFORMANCE SECURITY NO	(the Guarantee)
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We, [Insert name of Issuing Bank], being the Guarantee issuing bank [the **Issuing Bank**] understand that [Name of service provider] a company incorporated under the laws of, having its registered office located at [address of **Service Provider**] has been selected as the successful bidder following a tendering process for the Procurement of ** Name**.

Further, we understand that pursuant to such tender process, the Service Provider [Name of service provider] is required to provide with a performance bond equal to PKR _____ (05% of annual quoted price of contract).

The above premised, we (the Issuing Bank) hereby undertake irrevocably and unconditionally to pay to [Name of service provider], without any notice, reference or recourse to the Service Provider or to any other entity or without any recourse or reference to the Contract, any sum or sums (or any part thereof) equivalent in aggregate up to but not exceeding a maximum amount of PKR

(The Guaranteed Amount), at sight and immediately, however not later than within five (5) business days from the date of receipt of the [Name of service provider] first written demand (the Demand) at the Issuing Bank's offices located at [address of service provider], such Demand shall state that the Service Provider is entitled to make a demand under the Guarantee and shall set out the total amounts demanded.

The Demand shall only be honored by us, if it is made by and bears the signature of the representative of [Name of service provider].

We, [the Issuing Bank], shall unconditionally honor a Demand hereunder made in compliance with this Guarantee at sight and immediately on the date of receipt of your Demand, as stated earlier, and shall transfer the amount specified in the Demand to the bank account, as notified in the Demand, in immediately available and freely transferable funds in the currency of this Guarantee, free and clear of and without any set-off or deduction for or on account of any present or future taxes, levies, imposts, duties, charges, fees, deductions or withholdings of any nature whatsoever and by whomsoever imposed.

This Guarantee shall come into force and shall become automatically effective upon the signing of the contract between [Name of procuring agency] and Service Provider.

After having come into force, this Guarantee and our obligations hereunder will expire

on [Insert date and time] (the Guarantee Expiry Hard Date) (6-months after the expiry of the contract) provided that, in the event that the Procuring Agency issues a Demand to the Issuing Bank on or immediately prior to the Guarantee Expiry Hard Date, the Issuing Bank shall honor that Demand.

Upon expiry, this Guarantee shall be returned to the Service Provider without undue delay. Multiple Demands may be made by [name] under this Guarantee but our aggregate liability will be restricted up to the Guaranteed Amount.

We hereby agree that any part of the Contract may be amended, renewed, extended, modified, compromised, released or discharged by mutual agreement between [Name of procuring agency] and the Service Provider without in any way impairing or affecting our liabilities hereunder without notice to us and without the necessity for any additional endorsement, consent or guarantee by us.

This Guarantee for its validity period shall not be affected in any manner by any change in our constitution or of the Service Provider's constitution or of their successors and assignees and this Guarantee shall be legally valid, enforceable and binding on each of their successors and permitted assignees.

All references to any contract or other instruments are by way of reference only and shall not affect our obligations to make payment under the terms of this Guarantee.

[Name of service provider] may not assign / transfer or cause or permit to be assigned or transferred any of its rights, title, interests and benefits of this Guarantee without our prior written consent, which consent shall not be unreasonably withheld or delayed.

If one or more of the provisions of this Guarantee are held or found to be invalid, illegal, or unenforceable for any reason whatsoever, in any respect, any such invalidity, illegality, or unenforceability of any provision shall not affect the validity of the remaining provisions of this Guarantee.

We hereby declare and confirm that under our constitution and applicable laws and regulations, we have the necessary power and authority, and all necessary authorizations, approvals and consents thereunder to enter into, execute, deliver and perform the obligations we have undertaken under this Guarantee, which obligations are valid and legally binding on and enforceable against us under the applicable laws and under the laws of the jurisdiction where this Guarantee is issued. Further, that the signatory (ies) to this Guarantee is/are our duly authorized officer(s) to execute this Guarantee.

Signed by authorized signatory

The Secretary,
Provincial Quality Control Board, Punjab,
492-R-II, Johar Town, Lahore.

SUBJECT: <u>UNDERTAKING OF NO CONFLICT OF INTEREST</u>

We hereby confirm that we (including our company, firm, associates, subsidiaries and related parties) have not entered into any contract (including employment contract), transaction, or any other business/other relationship, with any person (including the current employee, ex-employee or any relative/associate of the employee or ex-employee) or organization, in conflict of our contractual obligations under the said contract.

We also confirm that we shall not enter into any of above-mentioned contract, transaction or relationship in future unless we obtain written permission from [procuring agency]

Authorized Representative Name of The Company and Signature

Note: This must be printed on Company Letter head.