

Healthcare Department

REQUEST FOR PROPOSAL

(DRUGS /MEDICINES, MEDICAL DEVICES INCLUDING AUTO DISABLE SYRINGES AND SURGICAL DRESSINGS ETC)

(FINANCIAL YEAR 2023-24)

(DIALYSIS UNIT CENTER)

District Health Authority MUZAFFARGARH

GOVERNMENT OF THE PUNJAB PRIMARY & SECONDARY HEALTHCARE DEPARTMENT

CONTENTS

RFP Data Sheet

SECTION 1

Invitation to RFP

Letter of Invitation

SECTION II

Instructions to Bidders

- 1. Scope of Bid
- 2. Source of Funds.
- 3. Eligible Bidders
- 4. Corruption and Fraud & Mechanism of Blacklisting
- 5. Eligible Goods and Services
- 6. Cost of Bidding.
- 7. Bidding for Selective

Items..

- 8. The Bidding Procedure
- 9. The GoverningRules
- 10. Applicable Bidding Procedure.

The Bidding Documents

- 11. Contents of the BiddingDocuments
- 12. Clarification(s) on BiddingDocuments
- 13. Amendment(s) to the Bidding Documents.

Preparation of Bids

- 14. Language of Bids
- 15. Documents comprising theBids.
- 16. BidPrice.
- 17. BidCurrencies.
- 18. Samples.
- 19. Documentation on Eligibility of Bidders.
- 20. Documentation on Eligibility of Goods
- 21. Bid Security
- 22. Bid Validity
- 23. FormatandSigningofBids.

Submission of Bids

- 24. Sealing and Marking of Bids
- 25. Deadline for Submission of Bids
- 26. Late Bids
- 27. Withdrawal ofBids

Opening and Evaluation of Bids

- 28. Opening of Bids by the Procuring Agency
- 29. Clarification of Bids
- 30. Preliminary Examination
- 31. Evaluation of Bids
- 32. Qualification of Bidder
- 33. Rejection of Bids

GovernmentofthePunjab, P&SHD

34. Re-Bidding

- 35. Announcement of Evaluation Report
- 36. Contacting the Procuring Agency

Award of Contract

- 37. Acceptance of Bid and AwardCriteria
- 38. Procuring Agency's Right to vary quantities at the time of Award
- 39. Notification of Award.
- 40. Limitation on Negotiations
- 41. Signing ofContract
- 42. PerformanceGuarantee
- 43. Price ReasonabilityCertificate
- 44. Drug Act/DRAP ActCompliance

SECTION III

SCHEDULE OF REQUIREMENTS & TECHNICAL SPECIFICATIONS SECTION IV

EVALUATION CRITERIA

SECTION V

BID FORM

BID COVER SHEET

† BIDFORM1
 BIDFORM2
 BIDFORM3
 BIDFORM4
 BIDFORM5
 BIDFORM6

SECTION VI

DRAFT STANDARD CONTRACT

Special Conditions of the Contract General Conditions of the Contract

RFP DATA SHEET

ITB Reference	Description	Detail
ITB Clause 24	Last date and time for the receipt of bids	LAST DATE FOR RFP SUBMISSION 15-01-2024 TILL 01:30 P.M
ITB Clause 27	Date, time and venue of opening of technical bids	DATE 15-01-2024 AT 2:00 P.M VENUE: Committee Room of CEO, DHA, MUZAFFARGARH
N/A	RFP/Bid Reference No. (For Drugs / Medicines)	PC-Drugs/Medicine/Medical Devices/RFP-Dialysis unit /2023-24
ITB Clause 16	Bid currency	PKR on free delivery to Consignee's end basis including all Ex-work, Transportation, Storage charges till the destination (DDP Basis)
ITB Clause 13	Language of bid	English
ITB Clause 20	Amount of bid security	2% of Estimated Cost as given in RFP against each Item
ITB Clause 21	Bid validity period	180 days from the date of the submission of bids
ITB Clause 09	Bidding procedure	Single Stage – Two Envelope bidding procedure
ITB Clause 27	Chief Executive Officer, District Health Authority, Di	strict MUZAFFARGARH

SECTION I INVITATION TO RFP

GovernmentofthePunjab, P&SHD



Primary & Secondary Healthcare Department

LETTER OF INVITATION

SUBJECT: INVITATION FOR RFP OF DRUGS /MEDICINES, MEDICAL DEVICES ETC FOR THE DIALYSIS UNIT CENTERS UNDER DHA MUZAFFARGARH FOR FINANCIAL YEAR 2023-24.

Dear Sir/ Madam

District Health Authority, MUZAFFARGARH invites sealed RFP (Technical & Financial) for the supply of DRUGS /MEDICINES, MEDICAL DEVICES ETC FOR THE DIALYSIS UNIT CENTERS IN DHO & THOS UNDER DHA MUZAFFARGARH free delivery to Consignee's FINANCIAL YEAR **2023-24.** on end basis. Manufacturers/Sole Pregualification of Pharmaceutical Agents of foreign the DGHS is primary pre-requisite. Detailed technical manufacturers with specifications along with quantities of Drugs /Medicines, Medical Devices etc are given in the RFP Documents.

The prequalified firms must participate in the bidding process for their prequalified items against the total quantity, otherwise, its status of prequalification may be recommended for cancellation immediately by the concerned quarter and notification will be issued accordingly for those products for which the bid has not been submitted. The bidder must bid for entire/total quantity .Bid for partial quantity will straightway be rejected. Authorized Distributors having authorization Certificate from firm is acceptable for participation in non-prequalified items that are mentioned in Detailed technical specifications along with quantities of Drugs /Medicines, Medical Devices etc are given in the RFP Documents.

2. Prequalified Bidders can download the RFP Documents containing tender's item specifications, quantity, terms & conditions from the websites of PPRA as well as Primary & Secondary Healthcare Department (https://pshealthpunjab.gov.pk/Home/Tenders) for information only. Same can be obtained from office of District Health Authority, MUZAFFARGARH until the closing date for the submission of bids.

3. Bidding shall be conducted through Single Stage – Two Envelopes bidding procedure of Punjab Procurement Rules, 2014. The envelopes shall be marked as "FINANCIAL PROPOSAL" and TECHNICAL PROPOSAL" in bold and legible letters .The outer envelope shall clearly be **marked with Tender Enquiry No.** for which the proposal is submitted. Financial Proposal of bids found technically non-responsive shall be returned un- opened to the respective bidders.

4. The last date and time for bid submission is **15-01-2024 up till 1:30 P.M** which shall be opened on the same date at **2:00 P.M**.

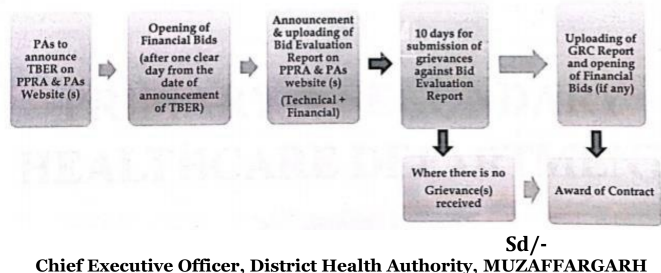
5. The firms shall pay a non-refundable RFP/bidding document Fee of Rs. 500/- per item of RFP/bidding documents at accounts branch of **CEO**, **DHA MUZAFFARGARH**.

6. All bids should be submitted in Tape Binding and properly sealed in envelopes. All documents should contain proper page marking, attached in sequence as indicated for evaluation in the RFP Documents and signatures of authorized person. Moreover, signing and stamping of each page of bidding documents/form is mandatory.

7. In case the date of opening or last date of sale is declared as a public holiday by the government or non-working day due to any reason, the next official working days shall be deemed to be the date of submission and opening of tenders accordingly .The time and venue shall remain the same.

Note:

- 1) The Procurement/Bidding Process shall be governed by the Punjab Procurement Rules, 2014.
- 2) Item(s) shall be quoted in Technical & Financial Proposal with both Brand Name(s) and generic name.
- 3) The bidder shall attach unhidden photocopy of 2% Bid Security of estimated cost of each item as mentioned in RFP Documents, in the form of Bank Draft/Bank Guarantee/Call Deposit Receipt (CDR)/Pay order/SDR/BC, with Technical Proposal (hard copy) and Original with Financial Proposal.
- 4) With reference to circular of Primary & Secondary Healthcare Department (P&SHD) dated 11 August 2023, No. of following mechanism after the announcement of Technical Bid Evaluation Report (TBER)



Primary & Secondary Healthcare Department Government of the Puniab. Bidders are advised to read the contents of the Instruction to Bidders (ITB) carefully

SECTION II

INSTRUCTIONS TOBIDDERS

1. Scope of Bid

1.1 **CEO, DHA, MUZAFFARGARH**, Government of the Punjab, invites sealed bids from **Prequalified** Pharmaceutical Manufacturers/Sole Agents of Foreign Manufacturers for supply of Drugs /Medicines, Medical Devices ETC for Health Facilities under the administrative control of District Health Authority, MUZAFFARHARH as per quantities and specifications more specifically described in **Section III of the RFP Documents** Schedule of Requirements & Technical Specifications.

2. Source of Funds

2.1

Government of the Punjab.

3. Eligible Bidders

3.1 This Invitation to RFP is open to all **Prequalified** pharmaceutical manufacturers/authorized sole agents of foreign manufacturers in Pakistan by DGHS for the year 2023-24 for supply of Drugs /Medicines, Medical Devices Including Auto Disable Syringes and Surgical Dressings more specifically described in the Section III, Schedule of Requirements & Technical Specifications. Pharmaceutical Manufacturers/ Sole Agents of Foreign Manufacturers prequalified by Directorate General Health Services, Punjab, during 2023-24 are eligible bidders.

3.2 The Sole Agent/Importer/Authorized Distributors (only for Non-prequalified items) must possess valid authorization Certificate from the Manufacturer and shall have to submit a copy of Memorandum of Association/Partnership deed registered with the Registrar of Companies. However, in case of Manufacturer, they should have a documentary proof as prescribed in the Section V, Bid Form, to the effect that they are the original Manufacturer of the required specifications of Goods.

3.3 Bidders under a declaration of ineligibility for corrupt and fraudulent practices issued by any Government (Federal, Provincial or Local) or a public-sector organization are NOTELIGIBLE.

4. Corrupt or Fraudulent Practices and Mechanism to Debar/Black list the Defaulted Bidder

4.1 The Government of Punjab defines Corrupt and Fraudulent Practices as "the offering, giving, receiving, or soliciting of anything of value to influence the action of a public official or the contractor in the procurement process or in contract execution to the detriment of the procuring agency ;or misrepresentation off acts in or derto influence procurement process or the execution of a contract, collusive practices

among bidders (prior to orafter bids ubmission) designed to establish bid prices at artificial, non-competitive levels and to deprive the procuring agency of the benefits of free and open competition and any request for,

or solicitation of anything of value by any public official during the exercise of his duty; it may include any of the following practices:

(i) coercivepracticebyimpairingorharming,orthreateningto impairorharm,directlyorindirectly,anypartyortheproperty of the party to influence the actions of a party to achieve a wrongfulgainortocauseawrongfullosstoanotherparty.
(ii) Collusive practice by arrangement betweentwo or more parties to the procurement process or contract execution, designed to achieve with or without the knowledge of the procuringagencytoestablishpricesatartificial,noncompetitive levels for any wrongfulgain.

(iii) Corruptpracticebyoffering, giving, receiving or soliciting, directly or indirectly, of anything of value to influence the acts of another party for wrong fulgain.

(iv) fraudulent practice by any act or omission, including a misrepresentation,thatknowinglyorrecklesslymisleads,or attemptstomislead,apartytoobtainafinancialorotherbenefit or to avoid anobligation.

(v) obstructive practice by harming or threatening toharm, directlyorindirectly,personsortheirpropertytoinfluencetheir participationinaprocurementprocess,oraffecttheexecutionof a contract or deliberately destroying, falsifying, altering or concealing of evidence material to the investigation or making false statements before investigators in order to materially impedeaninvestigationintoallegationsofacorrupt,fraudulent, coercive or collusive practice; or threatening, harassing or intimidatinganypartytopreventitfromdisclosingitsknowledge ofmattersrelevanttotheinvestigationorfrompursuingthe investigation,oractsintendedtomateriallyimpedetheexercise of inspection and auditrights;

4.2 Indulgence in corruption and fraudulent practices is liable to result in rejection of Bids, cancellation of contracts, debarring and blacklistingoftheBidder,forastatedorindefiniteperiod.

4.3 Thefollowingaretheeventswhichwouldleadtoinitiateunder thePPRARules2014Blacklisting/Debarmentprocess.

- i. Submission of false fabricated / forged documents for procurement intender.
- ii. Not attaining required quality of work.
- iii. Inordinate tardiness in accomplishment of assigned/agreed responsibilities / contractual obligations resulting loss to procuring agency /Government.
- iv. Non-execution of work as per terms & condition of contract.

- v. Any unethical or unlawful professional or business behavior detrimental to good conduct and integrity of the public procurementprocess.
- vi. Involvementinanysortoftenderfixing.
- vii. Persistent and intentional violation of important conditions of contract
- viii. Non-adherence to quality specification despite being importunately pointedout.
 - ix. Security consideration of the State i.e., any action that jeopardizes the security of the State or good repute of the procuringagency.

PROCEDURE: The procedure mentioned in Punjab Procurement Rules 2014 will befollowed.

5. Eligible Goods and Services

5.1 Allgoodsandrelatedservicestobesuppliedunderthecontract shallconformtothepoliciesoftheGovernmentofPunjabinvogue.All expendituresmadeunderthecontractshallbelimitedtosuchgoods andservices.Forpurposesofthisclause,(a)theterm"Goods"includes any goods that are the subject of this Invitation for Bids and (b) the term "Services" includes related ancillary services such as transportation, insurance, after sale serviceetc.

6. Cost of Bidding

6.1 TheBiddershallbearallcostsassociatedwiththepreparation andsubmissionofitsbid,andtheProcuringAgencyshallinnocasebe responsible or liable for those costs, regardless of the conduct or outcome of the biddingprocess.

7. Bidding for Selective Items

7.1 ABidder, if hesochooses, canbid forselective items from the list of goods provided in the Section III i.e., Schedule of Requirements & Technical Specifications. ABidder is also at a liberty to bid for all the items (prequalified ones) mentioned in the Section III i.e., Schedule of Requirements & Technical Specifications. However, Bidders cannot bid for partial quantities of an itemmentioned in Section III i.e., Schedule of Requirements & Technical Specifications. THE BID MUST BE FOR THE TOTAL QUANTITY OF ANITEMREQUIRED INTHESECTION III i.e., SCHEDULE OF REQUIREMENTS & TECHNICAL SPECIFICATIONS.

THE BIDDING PROCEDURE

8. The Governing Rules

8.1 The Bidding procedure shall be governed by the Punjab ProcurementRules,2014,of the Government of Punjab.

9. Applicable Bidding Procedure

9.1 "Single stage – Two Envelops bidding procedure" shall be employed.

Single Stage: Two Envelope Bidding Procedure

Single stage two envelopes bidding procedure shall be used for procurement of such goods where the bids are to be evaluated on technicalandfinancialgroundsandtheprocedureforsinglestagetwo envelopes shallbe:

(i) thebidshallbeasinglepackageconsistingoftwoseparateenvelopes, containingseparatelythefinancialandthetechnicalproposals.(ii) the envelopes shall be marked as "Financial Proposal" and

"TechnicalProposal";

(iii) inthefirstinstance, the "Technical Proposal" shall be opened, and the envelope marked as "Financial Proposal" shall be retained unopened in the custody of the procuring agency.

(iv) the procuring agency shall evaluate the technical proposal in the mannerprescribedinadvance, without reference to the price and shall reject any proposal which does not conform to the specified requirements.

(v) during the technical evaluation no amendments in the technical proposal shall be permitted.

(vi) after the evaluation and approval of the technical proposals, the procuring agency shall open the financial proposals of the technically accepted bids, publically at time, date and venue announced and communicated to the bidders in advance, within the bid validity period. (vii) the financial bids found technically non responsive shall be returned un-opened to the respective bidders; and

(viii) the lowest evaluated bidders hall be awarded the contract;

THE BIDDING DOCUMENTS

10. Contents of the Bidding Documents

10.1 The goods required, applicable bidding procedures, and ContracttermsareprescribedintheBiddingDocuments.Inadditionto theInvitationforBids,theBiddingDocumentsinclude:

- (a) Instructions to Bidders (ITB)(Section-II)
- (b) ScheduleofRequirements&TechnicalSpecifications(Section-III)
- (c) Evaluation Criteria(Section-IV)

- (d) Bid Forms(Section-V)
 - i) Letter ofIntention
 - ii) Affidavit
 - iii) TechnicalForms
 - iv) FinancialForms
- (f) Draft Standard Contract(Section-VI)
 - i. ContractForm
 - ii. General Conditions of theContract
 - iii. Special Conditions of Contract,

10.2 The "Invitation for Bids" is not a formal part of the Bidding Documentsandisincludedasareferenceonly.Incaseofdiscrepancies between the Invitation for Bid and the Bidding Documents listedin 10.1 above, the Bidding Documents shall take precedence.

10.3 TheBidderisexpected 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 abid not substantially responsive to the Bidding Documents in every respect shall be at the Bidder's risk and may result in the rejection of its bid.

11. Clarification(s) on Bidding Documents

11.1 A prospective Bidder requiring any clarification(s) on the BiddingDocumentsmaynotifytheProcuringAgencyinwritingatthe Procuring Agency's address indicated in the Bid Data Sheet. The Procuring Agency shall respond in writing to any request for clarification(s) of the bidding documents, which it receives no later than **Ten (10) days** prior to the deadline for the submission of bids prescribed in the Invitation for Bids .Written copies of the Procuring Agency's response (including an explanation of the query but without identifying the source of inquiry) shall be sent to all prospective BiddersthathavereceivedtheBiddingDocuments.

12. Amendment(s) to the Bidding Documents.

12.1 At any time prior to the deadline for submission of bids, the Procuring Agency, for any reason, whether at its own initiative or in response to a clarification(s)requested by a prospective Bidder ,may modify the Bidding Documents by amendment(s).

12.2 All prospective Bidders that have received the Bidding Documents shall be notified of the amendment (s)in writing through Post, E-mail or Fax or through official website of **DHA**, **MUZAFFARGARH**, and shall be binding on them.

12.3 To allow prospective Bidders reasonable time for taking the amendment(s)into a accounting preparing the ir bids, the Procuring

 $\label{eq:approx} Agency, at its discretion, may extend the deadline for the submission of bids.$

PREPARATION OF BIDS

13. Language of Bids.

13.1 All correspondence, communications, associated with preparation of Bids, clarifications ,amendments, submissions shall be written either in English or Urdu or both languages. Supporting documents and printed literature furnished by the Bidder may be in another language provided they are accompanied by an accurate translationoftherelevantpassagesinEnglishorUrdu,inwhichcase, forpurposesofinterpretationoftheBid,thesaidtranslationshalltake precedence.

14. Documents Comprising theBids.

14.1 The Bid shall comprise of the BID FORMs, UNDERTAKING, TECHNICAL DETAIL OF THE PRODUCT ,of this Bidding Document and all those ancillary documentations that are prescribed for the eligibility of the goods and ancillary services that are found necessary and highlighted in the BidForms in Section V.

14.2 TheBiddershallcompletetheBIDFORMandanappropriate PRICE SCHEDULE furnished in the bidding documents, indicating the goodstobesupplied,abriefdescriptionofthegoods,theirgeneraland specificcharacteristics,ancillaryservicesthatthebidderiswillingor requiredtoprovidealongwiththeproposedprice.

15. Bid Price.

15.1 TheBiddershallindicateontheappropriateform,prescribedin thisBiddingDocuments,theunitpricesandtotalbidpriceofthegoods, itproposestosupplyonfreedeliverytotheconsigneeendunderthe Contract.

15.2 Form prescribed for quoting of prices is to be filled in very carefully, preferably typed. Any alteration/correction must be initialed. Everypageistobesignedandstampedatthebottom.

15.3 The Bidder should quote the prices of goods according to the technicalspecificationsasprovidedinSectionIIIofthisdocument.The technical specifications of goods, different from the required specifications, shall straightway berejected.

15.4 The Bidder is required to offer a competitive price. All prices mustincludethetaxesandduties,whereapplicableandallEx-work& inland transportation & storage charges till the destination (on free deliverytoConsignee'sendbasis).Ifthereisnomentionoftaxes,the offered/quotedpriceshallbeconsideredasinclusiveofallprevailing taxes/duties. -

15.5 The benefit of exemption from or reduction in the taxes and dutiesshallbepassedontotheProcuringAgency.

15.6 Prices offered should be for the entire quantity of an item demandedintheSectionIIIi.e.,ScheduleofRequirement&Technical Specifications; partial quantity offers shall straightaway be rejected. Conditionaloffershallalsobeconsideredasnon-responsivebid.

15.7 Whilemakingapricequote,trend/inflationintherateofgoods and services in the market should be kept in mind. No request for increase in price due to market fluctuation in the cost of goods and services shall beentertained.

16. Bid Currencies.

16.1 Prices shall be quoted in Pak Rupees(PKR) on free delivery to Consignee' send basis including all Ex-work ,Transportation ,Storage charges till the destination(DDPBasis).

17. Samples.

17.1 The Bidder shall provide samples of quoted goods along with thebidathisowncostandinaquantityprescribedbytheProcuring Agency in SectionIII.

18. Documentation on Eligibility of Bidders.

18.1 Biddershallfurnish,aspartofitsbid(BidForm)asspecifiedin SectionV,documentsestablishingtheBidder'seligibilitytobidandits qualificationstoperformtheContractifitsbidisaccepted.

18.2 ThedocumentaryevidenceoftheBidder'seligibilitytobidshall establishtotheProcuringAgency'ssatisfactionthattheBidder,atthe timeofsubmissionofitsbid,isaneligibleasdefinedunderITBClause 3above.

19. Documentation on Eligibility of Goods.

19.1 The Bidder shall furnish, as part of its bid (Bid Form) as specified in Section V, documents establishing the eligibility and conformity to the bidding documents of all goods, which the Bidder proposes to supply under theContract.

20. Bid Security.

20.1 The bidder shall submit **2** % **bid security** of estimated cost of each item as mentioned in RFP Documents, in the form of Bank Draft/Bank Guarantee/Call Deposit Receipt (CDR)/Pay Order/SDR from any scheduled bank.

21. Bid

Validity.

21.1 BidsshallremainvalidfortheperiodidentifiedintheBidData Sheetafterthedateofopeningoftechnicalbidprescribedbythe ProcuringAgency.Abidvalidforashorterperiodshallberejectedby the Procuring Agency asnon-responsive.

21.2 TheProcuringAgencyshallordinarilybeunderanobligationto processandevaluatethebidwithinthestipulatedbidvalidityperiod. However, under exceptional circumstances and for reason to be recordedinwriting,ifanextensionisconsiderednecessary,allthose whohavesubmittedtheirbidsshallbeaskedtoextendtheirrespective bidvalidityperiod.Suchextensionshallbefornotmorethantheperiod equaltotheperiodoftheoriginalbidvalidity.

- 21.3 Bidderswho:-
 - (a) agreetotheProcuringAgency'srequestforextensionofbid validity period shall not be permitted to change the substance of their bids;and
 - (b) Donotagreetoanextensionofthebidvalidityperiodshall beallowedtowithdrawtheirbidswithoutforfeitureoftheir bidsecurities.

22. Format and Signing ofBids.

22.1 TheBiddershallprepareandsubmititsbidandprovideoriginal documents,asappropriate.Copiesofanydocumentsmustbesigned and stamped by thebidder.

22.2 The original bid shall be typed or written in indelible ink. All documents should contain proper pagemarking, attached in sequence as indicated for evaluation in the bidding document and signatures of authorized person. Moreover, signing and stamping of each page of bidding document/form is mandatory.

22.3 Anyinterlineations, erasures, or overwriting shall be valid only if they are initialed by the person or persons signing the bid.

22(a). Submission of Bids/Proposals.

The bidder must submit Bid/Proposal via by hand submission by firm's authorized representative before date and time mentioned in letter of invitation.

In case of any discrepancy & conflict in submitted online data of application and hard copy of application, the data submitted in hard form will prevail. All blank fields are mandatory to fill/complete and submit hard copy of bidding documents and relevant required documents in tape binding with page number mentioned on each page with sign and stamp. The bid/RFP shall be a single package consisting of two separate envelopes, containing separately the financial and the technical proposals.

23. Sealing and Marking of Bids.

23.1 Theenvelopesshallbemarkedas"FINANCIALPROPOSAL"and "TECHNICALPROPOSAL"inboldandlegibleletterstoavoidconfusion. Similarly, the Bidder shall seal the proposals/bids in separate envelopes. The envelopes shall then be sealed in an outer envelope marked with **Bid Reference Number &Tender No.**

23.2 The inner and outer envelopesshall:

(a) be addressed to the Procuring Agency at the address given in the Invitation for Bids; and

(b) Bid Reference, Tender No./ Items No. indicated in<u>Section III, Schedule of Requirements & Technical</u> <u>Specifications</u>andastatement:"DONOTOPENBEFORE,"the timeandthedatespecifiedforopeningofBids.

23.3 Theinnerenvelopesshallalsoindicate then a meand address of the Bidder to enable the bid to be returned unopened in case it is declared as "non-responsive" or "late".

23.4 If the outeras well as innerenvelope is not sealed and marked as required by 23.1 to 23.4 above the Procuring Agency shall as sume no responsibility for the bid's misplacement or premature opening.

24. Deadline for Submission of Bids

24.1 All bids should be submitted in tape binding. Bids must be submittedbytheBidderandreceivedbytheProcuringAgencyatthe address on the time and date specified in the Bid Data Sheet. Bids received later than the time and date specified in the Advertisement/BidDataSheetwillstandsummarilyrejected.

24.2 The Procuring Agency may, in its discretion, extend the prescribed deadline for the submission of bids by amendingthe

biddingdocumentsinaccordancewithITBClause12above,inwhich case all rights and obligations of the Procuring Agency and Bidders previously subject to the deadline shall thereafter be subject to the deadline asextended.

25. Late Bids

25.1AnybidreceivedbytheProcuringAgencyafterthedeadlinefor submissionofbidsprescribedbytheProcuringAgencypursuanttoITB Clause24shallberejectedandreturnedunopenedtotheBidder.

26. Withdrawal of Bids

26.1 TheBiddermaywithdrawitsbidafterthebid'ssubmissionand priortothedeadlineprescribedforsubmissionofbids.

26.2 No bid may be withdrawn in the period between deadline for submission of bids and the expiration of the period of bid validity specifiedinBidDataSheet.Withdrawalofabidduringthisperiodmay resultininitiationoflegalactionagainstthefirm.

OPENING AND EVALUATION OF BIDS

27. Opening of Bids by the Procuring Agency.

27.1 All bids received, shall be opened by the Procuring Agency publically in the presence of the Bidders or their authorized representatives, who chose to attend the bid opening, on the date, time and venue prescribed in the Bid Data Sheet.

27.2 TheopeningofBidsshallbesubjecttotheBiddingProcedure prescribedintheBidDataSheetandelaboratedinITBClause9above.

27.3 AllBiddersinattendanceshallsignanattendancesheet.

27.4 TheProcuringAgencyshallopenoneBidatatimeandreadout alouditscontentswhichmayincludenameoftheBidder,itemsquoted for and unit prices and total amount of the Bid (if applicable). The ProcuringAgencymaychoosetoannounceanyotherdetailswhichit deems appropriate if not in conflict with the Punjab Procurement Rules-2014.

27.5 TheProcuringAgencyshallhavetheminutesoftheBidopening (TechnicalandwhenapplicableFinancial)recorded.

27.6 No bid shall be rejected at Technical Proposal/Bid opening, exceptforlatebids,whichshallbereturnedunopenedtotheBidder, theChairmanofthePurchase/ProcurementCommitteeshallrecorda statementgivingreasonsforreturnofsuchbid(s).

28. Clarification of Bids.

28.1 Duringevaluationofthebids,theProcuringAgencymay,atits discretion,asktheBidderforaclarificationofitsbid.Therequestfor clarificationandtheresponseshallbeinwriting,andnochangeinthe pricesorsubstanceofthebidshallbesought,offered,orpermitted.

29. Preliminary Examination.

29.1 The Procuring Agency shall examine the bids to determine whether they are complete, whether any computational errors have been made, whether required sureties have been furnished, whether the documents have been properly signed, and whether the bids are generally inorder.

29.2 IntheFinancialBids,thearithmeticalerrorsshallberectified on the followingbasis.

- a) If there is a discrepancy between the unit price and the total pricethatisobtainedbymultiplyingtheunitpriceandquantity, theunitpriceshallprevail,andthetotalpriceshallbecorrected.
- b) If the Bidderdoes not accept the correction of the errors, its bid shall be rejected, and its Bid Security may be for feited.
- c) If there is a discrepancy between words and figures, the amount in words shall prevail.

29.3 The Procuring Agency may waive any minor informality, nonconformity, or irregularity in a bid which does not constitute a materialdeviation,providedsuchwaiverdoesnotprejudiceoraffect the relative ranking of anyBidder.

29.4 Prior to the detailed evaluation, the Procuring Agency shall determine the substantial responsiveness of each bid to the bidding documents.Forpurposesofthisclause,asubstantiallyresponsivebid isone,whichconformstoallthetermsandconditionsofthebidding documentswithoutmaterialdeviations.Deviationsfrom,orobjections or reservations to critical provisions, such as those concerning ApplicableLaws,Taxes&Dutiesandinternationallyrecognizedbest practices shall be deemed to be a material deviation for Technical Proposals. The Procuring Agency's determination of a bid's responsivenessistobebasedonthecontentsofthebiditselfwithout recourse to extrinsicevidence.

29.5 Ifabidisnotsubstantiallyresponsive, it shall be rejected by the Procuring Agency and may not subsequently be made responsive by the Bidder by correction of the nonconformity.

30. Evaluation of Bids.

30.1 The Procuring Agency shall evaluate and compare the bids, which have been determined to be substantially responsive in accordance with ITB Clause 29above.

30.2 All bids shall be evaluated in accordance with the Evaluation CriteriaLeastCostMethodandothertermsandconditionssetforthin these biddingdocuments.

30.3 For the purposes of comparison of bids quoted in different currencies, the price shall be converted into Pak Rupees. The rate of exchangeshallbethesellingrate,prevailingonthedateofopeningof FinancialBidsspecifiedinthebiddingdocuments,asnotifiedbythe State Bank of Pakistan/National Bank of Pakistan on that day, if required on C&Fbasis.

30.4 Abidonceopenedinaccordancewiththeprescribedprocedure shallbesubjecttoonlythoserules,regulationsandpoliciesthatarein forceatthetimeofissueofnoticeforinvitationofbids.

31. Qualification of Bidder

31.1 The Procuring Agency, at any stage of the procurement proceedings, having credible reasons for or primatacie evidence of any defect in Bidder's capacity may require the Bidder to provide information concerning their professional, technical, financial, legal or managerial competence whether already pre-qualified.

31.2 The procuring Agency may conduct surprise inspectioneither itself or through third party of already prequalified firms during validity of prequalification period, however in case of unsatisfactory complianceconditiontothestandards;theprocuringagencyreserves therighttoinitiatelegalproceedingsbesidesdisqualification.

31.3 Such qualification shall only be laid down after recording reasonsthereofinwriting. They shall form part of the records of that procurement proceeding.

31.4 The Procuring Agency shall determine to its satisfaction whetheraBidder,technicallyandfinanciallyqualified and even having the lowest evaluated responsive bid is qualified to perform the Contract satisfactorily.

31.5 ThedeterminationcanconsidertheBidder'sfinancial,

technical, and production capabilities. It shall be based upon an examinationofthedocumentaryevidenceoftheBidder'squalifications submitted by the Bidder, as well as such other information as the ProcuringAgencydeemsnecessaryandappropriate.Further,during the process of technical evaluation of Bidder, the Procuring Agency may inspect the manufacturing plant/production capacity/warehousing system/practices by a team of experts for assessment, if it deemsnecessary.

31.6 Anaffirmativedeterminationshallbeaprerequisiteforaward oftheContracttotheBidder.Anegativedeterminationshallresultin rejectionoftheBidder'sbid,inwhicheventtheProcuringAgencyshall proceed to the next lowest evaluated bid to make a similar determinationofthatBidder'scapabilitiestoperformsatisfactorily. 31.7 TheProcuringAgencyshalldisqualifyaBidderifitfinds,atany time, that the information submitted by him concerning his qualification as Bidder was false and materially inaccurate or incomplete.

32. Rejection of Bids

32.1 The Procuring Agency may reject any or all bids at any time priortotheacceptanceofabidinaccordancewithPunjabProcurement Rules-2014 (PPR-2014 amended to date). The Procuring Agency shall upon request

communicatetoanyBidderwhosubmittedabid,thegroundsforits rejectionofanyorallbids butisnotrequiredtojustifythosegrounds. 32.2 TheProcuringAgencyincursnoliability,solelybyvirtueofits invokingClause32.1towardsBidderswhohavesubmittedbids. 32.3 Noticeoftherejectionofanyorallbidsshallbegivenpromptly totheconcernedBiddersthatsubmittedbids.

33. Re-Bidding

33.1 If the Procuring Agency rejects all bids in pursuant to ITBC lause 32, it may call for a re-bidding. The Procuring Agency, if it deems necessary may prescribe another method of procurement not inconsistent with the Punjab Procurement Rules - 2014.

33.2 The Procuring Agency before invitation for re-bidding shall assess the reasons for rejection and may revise specifications, evaluationcriteriaoranyotherconditionforBidders,asitmaydeem necessary.

34. Announcement of EvaluationReport

34.1 The Procuring Agency shall announce the results of the bid evaluation in form of a report, not inconsistent with the Punjab Procurement Rules, 2014, giving justification for acceptance or rejection of bids at least ten days prior to the award of procurement Contract.

35. Contacting the ProcuringAgency

35.1 Subject to ITB Clause 28 above, no Bidder shall contact the ProcuringAgencyonanymatterrelatingtoitsbid,fromthetimeofthe bid opening to the time of announcement of Evaluation Repot. If a Bidder wishes to bring additional information to the notice of the ProcuringAgency,itshoulddosoinwriting.

35.2 AnyeffortbyaBiddertoinfluencetheProcuringAgencyinits decisions on bid evaluation, bid comparison, or Contract awardmay resultintherejectionoftheBidder'sbid.CanvassingbyanyBidderat anystageofthebidevaluationisstrictlyprohibited.Anyinfringement shall lead todisqualification.

AWARD OF CONTRACT

36. AcceptanceofBidandAwardCriteria

36.1 TheBidderwhosebidisfoundtobemostcloselyconformingto theEvaluationCriteriaprescribedinSectionIVandhavingthelowest evaluated bid, if not in conflict with any other law, rules, regulations, or policy of the Punjab Government, shall be awarded the Contract, within the original or extended period of bid validity.

37. Procuring Agency's Right to vary quantities at the time of Award as per PP Rule 59 (c)-iv

37.1 The Procuring Agency may vary in quantities as per Punjab procurement rule 59 (c)-iv against the quantity of goods originally specified in Section III i.e., Schedule of Requirements & Technical Specifications without any change in unit price and other terms & conditions as per PPRA 2014.

38. Notification of Award

38.1 Prior to the expiration of the period of bid validity, the ProcuringAgencyshallnotifytothesuccessfulBidderinwritingthat its bid has beenaccepted.

38.2 **CEO, DHA, MUZAFFARGARH** under the administrative control of

ThePrimary&SecondaryHealthcareDepartmentwillissuethe NotificationofAward/AdvanceAcceptanceofTender(AAT).Thefirm will submit the required Performance Security within 10 (Ten) days after receiving of AAT. After receipt of Performance Guarantee, the **CEO, DHA, MUZAFFARGARH** will sign the Contract and subsequently Purchase Orders will be issued accordingly. 38.3 TheenforcementoftheContractshallbegovernedbyRule63 of Punjab ProcurementRules-2014.

39. Limitation onNegotiations.

39.1 Save and otherwise provided in PPR-2014, Procuring Agency shall not negotiate with anybidder.

40. Signing ofContract.

40.1 TheFrameworkContractistobemadeonstampPaper worth ofRs.@25paisapereveryonehundredrupeesofthetotalvalueofthe contract,undersection22(A)(B)ofschedule1ofStampDutyAct1899 read with Finance Act 1995 (Act-VI of 1995) Notification No. JAW/HD/8-21/77(PG)dated1stJanuary2014.

41. Performance Guarantee.

41.1 BeforesigningofFramework Contract, the successful Bidder shall furnisha Performance Guarantee in the form of 2% of awarded item(s), on the Formandin the mannered prescribed by the Procuring Agency.

41.2 The Bid Security submitted by the bidder at the time of submittingitsbidshallbereturnedtotheBidderuponsubmission of PerformanceGuarantee.

41.3 FailuretoprovideaPerformanceGuaranteebytheBidderisa sufficient ground for annulment of the award and forfeiture of Bid Security.InsucheventtheProcuringAgencymayawardtheContract tothenextlowestevaluatedbidderorcallfornewbid.

42. Price Reasonability.

42.1 The prices quoted shall not be more than the Trade Prices as per MRP (Maximum Retail Price) fixed by the Federal Government under DrugsAct,1976/DRAPAct,2012.

43. Drugs Act/DRAP Act Compliance.

All supplies will comply with the provision of Drugs Act 1976/DRAP Act2012andPunjabDrugs(Amendments)Act2017andrulesframed thereunder.

SECTION III

SCHEDULEOFREQUIREMENTS& TECHNICALSPECIFICATIONS

LIST, TECHNICAL SPECIFICATIONS & QUANTITIES FOR DRUGS/MEDICINES/MEDICAL DEVICES ETC (FY 2023-24) (DIALYSIS UNIT CENTERS UNDER DHA MUZAFFARGARH)

DEMAND FOR DIALYSIS UNIT OF DHA MUZAFFARGARH

Note: Item No. 04 & 05 are for OCB (Pre-Qualified & Non Pre-Qualified Firms/ Authorized Distributors are allowed to participate

Sr.	PQ No	Generic Name	Specifications	Estimat ed Unit Price	Total Quantity	Amount	02% Bid Security
01	7	AV Fistula Needles (Arterial+ venous) with fixed wings. (Individually Sterile Packed) size 16/17G.	AV Fistula Needles (Arterial+ venous) with fixed wings. (Individually Sterile Packed) size 16/17G.	101	76500	7726500	154530
02	8	AV Set Blood Tubing Lining with one transducer protector (Fluid Barrier) & Pre- Pump Arterial Pressure Monitoring Line (Individually Sterile Packed).	AV Set Blood Tubing Lining (6.3-6.6mm) with one transducer protector (Fluid Barrier) & Pre-Pump Arterial Pressure Monitoring Line (Individually Sterile Packed).	479	40500	19399500	387990
03	38	Hollow Fiber Dialyzer (All Sizes) Individually Sterile Packed	Hollow Fiber Dialyzer (All Sizes) (1.4,1.5, 1.6, 1.7, 1.8, 1.9, 2.0, 2.1) The Bidder will intimate the compatibility of the quoted model with dialysis machines	1460	40500	59130000	1182600
04	-	Bicarb Solution / Hemo-Dialysis Solution	Hemodialysis Solution BP along with Part-A & B, Cane of 4 Liter.	910	40500	36855000	737100
05	-	Inj. Enoxaparin Sodium 80mg/0.8ml (Pre-Filled Syringe)	Inj. Enoxaparin Sodium USP 80mg/ml, pack of 10 ampoules or less. Packed in carton with leaflet. (Pre-Filled Syringe)	820	12000	9840000	196800

Note:

- 1. The estimated cost is for calculation of bid security only. Moreover, in case of variation in pack size of dosage form (liquid) rates will be calculated on per ml basis.
- 2. The bidder shall provide **O2 commercial packs** of the quoted brand of each quoted item along with its bid. Packaging/packing material of the Drug/Medicine/Medical Devices shall be of same quality/strength/gauge/grammage as supplied in local market.
- 3. Only the prequalified firms and their prequalified products shall be considered for purchase.
- 4. Only pre-qualified Water for injection with dry powder injectable will be accepted from the same manufacture, however, water for injection from other pre-qualified firm's pool may also be accepted.
- 5. The packaging of glass bottle (oral/ injectable) and plastic bottle/HDPE/PVDC material shall be as per submitted commercial samples for the pharmaceutical finished product packaging.
- 6. Certificate regarding fulfillments of requirements under Bio Safety Act 2005 and the rules framed there under must be attached for Vaccines/Sera, Biotechnical products etc.
- 7. For experience of the quoted product, the experience of offered pack size/volume will be considered.
- 8. For thermo labile drugs for which storage temperature is 2-8 degree centigrade. The firm shall be bound to produce batch wise cold chain data from the source of origin & Thermology data from factory to Consignee's end.
- 9. Any further information can be obtained from the office of **Chief Executive Officer, District Health Authority, MUZAFFARGARH**.

SECTIONIV

RFPDOCUMENTSFORTHEPROCUREMENTOFDRUGS/MEDICINE/MEDICAL DEVICES/DRESSINGS FORTHEYEAR2023-24

EVALUATIONCRITERIA

(A) BID/RFP TECHNICALEVALUATIONCRITERIAFORDRUGS/MEDICINES (FOR LOCAL MANUFACTURER)

Failure to comply with any compulsory parameter will result in "nonresponsivenessofthebidderforquoteditem".BidderscomplyingwithCompulsory ParameterswillbeevaluatedfurtherforMarkingCriteria.

COMPULSORY PARAMETERS

- I. Original Tender Purchase Receipt obtained by Depositing Rs. 500/- per item (Non- Refundable) to Cashier, Accounts Branch, **DHA MUZAFFARGARH**.
- II. Eligibility of Bidder as per Letter of invitation and Section II Clause 3.
- III. The bidder and quoted item must be prequalified with Directorate General Health Services, Punjab for Financial Year 2023-24.
- IV. The bidder will submit 2 % bid security of estimated cost of each item as mentioned in RFP Documents, in the form of Bank Draft/Bank Guarantee/Call Deposit Receipt (CDR) from any scheduled bank. (Attach unhidden photocopy with Technical Proposal and Original with Financial Proposal)
- V. The bidder must possess valid Drug Manufacturing License issued by DRAP (in case of manufacturers)andvalidDrugsaleLicense(incaseofsole agents/ importers).
- VI. The bidder will provide valid Drug Registration Certificate onthenameofbidder ofthequotedproduct (DRC must have quoted pack size).Theproducthavinglessthanone-yearexperiencewillbe ineligible. (In case of additional pack size, One-year experience shall be calculated from date of approval by DRAP.)
- VII. ThebiddermustpossessvalidGoodManufacturingCertificate(GMP)OR Valid Satisfactory GMP Inspection Report issued by DRAP.
- VIII. Specificationsquotedinthetechnicalofferwillbeverifiedfromsamplesprovided with the bid. Product that complies 100% with the required specifications and fulfill the requirements as perrules shall be considered.
 - IX. The bidder must submit bio similarity studies data of quoted item (for biologicals and biotech products). The biosimilar study must be from DRAP notified labs or WHO/JPMHLW/EMA/US FDA approved/accredited labs only OR quoted product must have status of reference product for biosimilar studies on USA FDA/registered at EMA official websites.
 - X. Undertakingregarding"Non-DeclarationofanySpurious&AdulteratedBatch manufactured by firm byDTLsofthePunjab/anyCompetentLab"onvalidRs.100stamppaperdulyverifie dbynotarypublic.
 - XI. The firm undertakes that currently it is not Blacklisted/Debarred by any procuring agency on valid Rs.100 stamp paper duly verified by notary public.
- XII. The firm will undertake on notarized stamp paper of Rs.100 that the firm will

be bound to provide stocks in reefer container(s) (maintaining controlled temperature as per item specs) for delivery of goods to the procuring agencies. Physical assurance will be pre-requisite at the time of delivery of goods.

- XIII. The firm will undertake on notarized stamp paper of Rs. 100 that the firm will be bound to supply the stock in compliance to SRO 470(I)/2017 subject to requirement of the department.
- XIV. Two pack of samples for evaluation by the technical committee (Samples must be of commercial pack).

ORDINARY PARAMETERS

FOR DRUGS/MEDICINES/MEDICAL DEVICES ETC (LOCAL MANUFACTURERS) (MARKING CRITERIA)

Serial No.	Description	Category Points
1	SOURCE OF API OF QUOTED ITEM	Max 10
	Source Licensed by Original or accredited by FDA/WHO/EMA (Certificate). Firmshouldprovideimportdocuments(BillofLading/AirwayBill/GD documentsetc.)ofquotedsourcefrom1 st January 2021till the closing date of RFP Document submission.	10
	Other source of API with certificate of analysis Firm should provide import documents (Bill of Lading/Airway Bill/GD documents etc.) of quoted source from 1st January 2021 till the closing date of RFP Document submission .	05
Fi	nthermore, bidder will undertake on Rs.100/- notarized stamp paper that provide supply manufactured from claimed source.	it will
2	EXPERIENCE OF THE QUOTED PRODUCT SINCE 1 st January 2022till the closing date of RFP Document submission.	Max 10
	SupplyofthequotedproductEquivalentorHigherthantheadvertised quantity in PrivateSector.	10
	Supplyofthequotedproductatleast70% or above of totalofadvertised quantity in PrivateSector.	07
	Supplyofthequotedproductatleast50%tobelow70%ofadvertised quantity in PrivateSector.	05
	Supplyofthequotedproductatleast25%tobelow50%ofadvertised quantity in PrivateSector.	03
	ldershallprovide(attach)summaryofmarket/privatesale.(Thissummarymus paperofRs.100dulylegalized/notarizedwhichmaybeverified.Anyfalseclaiml disqualification/blacklisting offirm)	
3	EXPERIENCE OF THE QUOTED PRODUCT SINCE1 st January 2022till the closing date of RFP Document submission.	Max 10
	Supply of the quoted product Equivalent or higher than advertised quantity in Public sector.	10
	Supply of the quoted product at least 70% or above of total of advertisedquantity in Public Sector.	07
	Supply of the quoted product at least 50% to below 70% of advertised quantity in Public Sector.	05
	Supply of the quoted product at least 25% to below 50% of advertised quantity in Public Sector.	03
<i>delivery</i> paper o 2022til Purcha	dershallprovide(attach)summaryofpurchaseordersofinstitutionalsale alone of challan (DC)of subsequent Purchase Orders.(This summarymust be or of Rs.100 duly legalized/notarized along with Purchase Orders(from 1st of the closing date of RFP Document submission& relevant Delivery Chal se Orders /DC may be verified, and any false claim shall ification/blacklisting of firm. Purchase order along with relevant	n stamp January Ilan.The lead to

Challan of the respective government institution will be considered only (alone purchase order will not be considered.)

4	CREDIBILITY & CERTIFICATION OF MANUFACTURER	Max 15
I.	ValidISO17025CertificationforcompetenceofTestingandCalibration of Labs.	3
II.	Valid ISO 14001 (certificate)	3
III.	Valid International reputed certification (WHO/UNICEF/JPMHLW/UNFPA/WFP/US-FDA/ PICS)	3
IV.	Waste Water Treatment Plant (attach copy of layout plan and SOPs)	3
V.	Registration of firm with IQVIA Solutions (formerly IMS) for each quoted item.	3
5	QUALITY OF PRODUCT	Max 05
	If samples of quoted product declared sub-standard by DTL are less than 1% during last Financial Year.	05
	If samples of quoted product declared sub-standard by DTL are 1-2% during last Financial Year.	03
	If samples of quoted product declared sub-standard by DTL are 2-3% during last Financial Year.	01

ThebidderwillprovideundertakingonRs.100/-notarizedstamppaper.Dataof substandardbatchesmaybeverifiedfromDrugTestingLaboratories.			
6	NUMBER OF FUNCTIONAL STABILITY CHAMBER	Max 6	
	No. of functional stability chamber 2-3 or	2	
	No. of functional stability chamber 4-6 or	4	
	No. of functional stability chamber 7 or above	6	
Thefir	nmustsubmitundertakingonnotarizedstamppaperofworthRs.100/The Firmwillalsosubmitvalidcalibration/validationreport.		
7	STABILITY STUDIES	Max 02	
	Accelerated Stability Study data of quoted item	01	
	Real Time Stability Study data of quoted item (Jan 2021to onward)	01	
8	Primary Reference Standard with Valid Shelf Life used for Quality Control Testing/Analysis of Quoted Item (The firm shall submit Import/Shipping Documents/Import trail and Certificate of Analysis (COA).	Max 02	
	Certificate of Analysis (COA).		
9	TECHNICAL STAFF OF MANUFACTURING UNIT	Max 05	
9		Max 05 02	
9	TECHNICAL STAFF OF MANUFACTURING UNIT TotalNumberofpharmacist(Minimumnumberofemployed	Ŭ	
	TECHNICAL STAFF OF MANUFACTURING UNITTotalNumberofpharmacist(Minimumnumberofemployed pharmacists must be10 excluding M.Phil and PhD)At least two M.Phill degree holder in any Discipline of	02 02 01	

10	AVAILABILITY OF PRODUCT AT MAJOR CHAIN PHARMACIES	Max. 05
	Availability of product at major chain pharmacies having minimum o5 branches with in Punjab (one mark for each chain & maximum up to 5 marks) - Specialized Hospital Items may be exempted from said requirement. In such cases Hospitals purchase orders (P.O) will be considered maximum up to 5 Marks.(Purchase order along with delivery Challan of pharmacy/Hospitals will be accepted only). The firm will submit warranty Invoice (s). Warranty Invoice (s) shall be issued by the authorized distributor to the chain pharmacy for the quoted item from 1 st January 2022till the closing date of RFP Document submission. Any false claim shall be considered as fraudulent practice. Unnecessary/ irrelevant document should not be part of bid. The firm will also submit undertaking on Rs.100 stamp paper that its quoted product is available in retail chain as per provided record submitted in bid.	05
	GRAND TOTAL	70
	QUALIFYING MARKS = 60%	42

QUALIFYING MARKS: 42 OUT OF 70 (60%)

Financial bids of only "Technically Responsive Bidders" will be opened.

(B) BID/RFPTECHNICALEVALUATIONCRITERIAFOR DRUGS/MEDICINES (FOR SOLE AGENT/ IMPORTERSOF FOREIGN PRINCIPLE)

Failure to comply with any compulsory parameter will result in "nonresponsiveness of the bidder for quoted item". Bidders complying with Compulsory Parameters will be evaluated further for "Marking Criteria".

COMPULSORY PARAMETERS

- i. Original Tender Purchase Receipt obtained by Depositing Rs. 500/- per item (Non- Refundable) to Cashier, Accounts Branch, **DHA MUZAFFARGARH**.
- ii. Eligibility of Bidder as per Letter of invitation and Section II Clause 3.
- iii. The bidder and quoted item must be prequalified with Directorate General Health Services, Punjab for Financial Year 2023-24.
- iv. The bidder will submit 2 % bid security of estimated cost of each item as mentioned in RFP Documents, in the form of Bank Draft/Bank Guarantee/Call Deposit Receipt (CDR) from any scheduled bank. (Attach unhidden photocopy with Technical Proposal and Original with Financial Proposal)
- v. The bidder must possess valid DrugSaleLicense(incaseofsole agents).
- vi. ThebidderwillprovidevalidDrugRegistrationCertificateofthequotedproduct. (DRC must have quoted pack size). (In case of additional pack size, One-year experience shall be calculated from date of approval by DRAP.)
- vii. Specificationsquoted in the technical offer will be verified from samples provided with the bid. Product that complies 100% with the advertised specifications and fulfill there quirements as perrules shall be considered.
- viii. Quoted product must have WHO Prequalification /JpMHLW/EMA/US FDA approval.
- ix. The bidder must submit bio similarity studies data of quoted item (for biologicals and biotech products). The biosimilar study must be from DRAP notified labs or WHO/JpMHLW/EMA/US FDA approved/accredited labs only or Quoted product must have status of reference product for biosimilar studies in US FDA/registered at EMA official website.
- x. Undertakingregarding"Non-DeclarationofanySpurious&AdulteratedBatch manufactured by firm byDTLsofthePunjab/anyCompetentLab"onvalidRs.100stamppaperdulyverifie dbynotarypublic.
- xi. The firm undertakes that currently it is not Blacklisted/Debarred by any procuring agency on valid Rs.100 stamp paper duly verified by notary public.
- xii. The firm will undertake on notarized stamp paper of Rs.100 that the firm will be bound to provide stocks in reefer container(s) (maintaining controlled temperature as per item specs) for delivery of goods to the procuring agencies.

Physical assurance will be pre-requisite at the time of delivery of goods.

- xiii. The firm will undertake on notarized stamp paper of Rs. 100 that the firm will be bound to supply the stock in compliance to SRO 470(I)/2017 subject to requirement of the department.
- xiv. Two pack of samples for evaluation by the technical committee (Samples must be of commercial pack).

ORDINARY PARAMETERS

FOR DRUGS/MEDICINES (FOR SOLE AGENT/ IMPORTERS OF FOREIGN PRINCIPLE) (MARKING CRITERIA)

SERIAL	DESCRIPTION	CATEGORY		
NO.		POINTS		
1	EXPERIENCE OF THE QUOTED PRODUCT SINCE 1 st January 2022till the closing date of RFP Document submission.	Max 10		
	SupplyofthequotedproductEquivalentorHigherthanthe advertised quantity in PrivateSector.	10		
	Supply of the quoted product at least 70% or above of total of advertised quantity in Private Sector.	07		
	Supplyofthequotedproductatleast50%tobelow70%of advertised quantity in PrivateSector.	05		
	Supply of the quoted product at least 25% to below 50% of advertised quantity in Private Sector.	03		
	Thebiddershallprovide(attach)summaryofmarket/privatesale.(Thissummarymustbeon stamppaperofRs.100dulylegalized/notarizedwhichmaybeverified.Anyfalseclaim willleadto disqualification/blacklisting offirm)			
2	EXPERIENCE OF THE QUOTED PRODUCT SINCE 1 st January 2022till the closing date of RFP Document submission.	Max 10		
	SupplyofthequotedproductEquivalentorHigherthanthe advertised quantity in PublicSector.	10		
	Supply of the quoted product at least 70% or above of total of advertised quantity in Public Sector.	07		
	Supplyofthequotedproductatleast50%tobelow70%of advertised quantity in PublicSector.	05		
	Supplyofthequotedproductatleast25%tobelow50%of advertised quantity in PublicSector.	03		
delivery paper of 2022till Challan.7 disqualif Challan purchase	 rshallprovide(attach)summaryofpurchaseordersofinstitutionalsale at challan (DC)of subsequent Purchase Orders.(This summarymust be Rs.100 duly legalized/notarized along with Purchase Orders(from the closing date of RFP Document submission) & relevant The Purchase Orders /DC may be verified, and any false claim sh ication/blacklisting of firm. Purchase orders along with relevant of the respective government institution will be considered or orders will not be considered.) BIDDER & MANUFACTURER RELATIONSHIP REGARDING 	on stamp ^{1st} January 2 Delivery all lead to 1t delivery nly (alone		
3	IMPORT EXPERIENCE (IN CASE OF SOLE AGENT)	Max 10		
	Sole Agent Certification/Authorization from Manufacturer			

	Upto 2 years	05
	Above 2 to 5 years	07
	Above 5 years	10
4	LOCAL MARKET BUSINESS	Max 15
	Howmanyyearsthequotedproductisbeingmarketedin Pakistan?	
	Less than one year will not be considered	
	1 to 2 year	05
	Above 2 to 5 years	10
	Above 5 years	15
5	COMPLIANCE OF QUALITY STANDARDS OF QUOTED ITEM	Max 05
	Quality Compliance Standards (EMA/JMHLW/US FDA/prequalified by WHO/The product having registration in Stringent Regulatory Authorities (SRA) Founding Regulatory Members countries as (Europe, USA, and Japan) and Standing Regulatory Members as (Canada, Switzerland & Australia), Regulatory Members (Brazil, China, Singapore, Republic of Korea).	05
	china chigaporo, repainto or rectour.	
6	QUALITY OF PRODUCT	Max 05
6	QUALITY OF PRODUCT Ifsamplesofquotedproductdeclaredsub-standardbyDTLareless than 1% during last Financial Year.	Max 05 05
6	QUALITY OF PRODUCT Ifsamplesofquotedproductdeclaredsub-standardbyDTLareless	
	QUALITY OF PRODUCTIfsamplesofquotedproductdeclaredsub-standardbyDTLareless than 1% during last Financial Year.If samples of quoted product declared sub-standard by DTL are 1- 2% during last Financial Year.If samples of quoted product declared sub-standard by DTL are 2- 3% during last Financial Year.	05 03 01
	QUALITY OF PRODUCTIfsamplesofquotedproductdeclaredsub-standardbyDTLareless than 1% during last Financial Year.If samples of quoted product declared sub-standard by DTL are 1- 2% during last Financial Year.If samples of quoted product declared sub-standard by DTL are 2- 3% during last Financial Year.bidder will provide undertaking on Rs.100/- notarized stamp paper substandard batches can be verified from Drug Testing Laborator	05 03 01 •. Data of
	QUALITY OF PRODUCTIfsamplesofquotedproductdeclaredsub-standardbyDTLareless than 1% during last Financial Year.If samples of quoted product declared sub-standard by DTL are 1- 2% during last Financial Year.If samples of quoted product declared sub-standard by DTL are 2- 3% during last Financial Year.bidder will provide undertaking on Rs.100/- notarized stamp paper	05 03 01 •. Data of
The	QUALITY OF PRODUCTIfsamplesofquotedproductdeclaredsub-standardbyDTLarelessthan 1% during last Financial Year.If samples of quoted product declared sub-standard by DTL are 1- 2% during last Financial Year.If samples of quoted product declared sub-standard by DTL are 2- 3% during last Financial Year.bidder will provide undertaking on Rs.100/- notarized stamp paper substandard batches can be verified from Drug Testing LaboratorAVAILABILITY OF QUOTED PRODUCT (P.O/PERFORMA INVOICE/LC COPY ETC.) SINCE 1st January 2022till the closing	05 03 01 •. Data of ies.
The	QUALITY OF PRODUCTIfsamplesofquotedproductdeclaredsub-standardbyDTLarelessthan 1% during last Financial Year.If samples of quoted product declared sub-standard by DTL are 1-2% during last Financial Year.If samples of quoted product declared sub-standard by DTL are 2-3% during last Financial Year.bidder will provide undertaking on Rs.100/- notarized stamp papersubstandard batches can be verified from Drug Testing LaboratorAVAILABILITY OF QUOTED PRODUCT (P.O/PERFORMAINVOICE/LC COPY ETC.) SINCE 1st January 2022till the closingdate of RFP Document submission.Developed Countries (USA/Europe/Japan/UK)OrOtherCountries	05 03 01 •. Data of ies. Max 10
The	QUALITY OF PRODUCTIfsamplesofquotedproductdeclaredsub-standardbyDTLarelessthan 1% during last Financial Year.If samples of quoted product declared sub-standard by DTL are 1- 2% during last Financial Year.If samples of quoted product declared sub-standard by DTL are 2- 3% during last Financial Year.bidder will provide undertaking on Rs.100/- notarized stamp paper substandard batches can be verified from Drug Testing LaboratorAVAILABILITY OF QUOTED PRODUCT (P.O/PERFORMA INVOICE/LC COPY ETC.) SINCE 1st January 2022till the closing date of RFP Document submission.Developed Countries (USA/Europe/Japan/UK)OrOtherCountries Imarkpercountry	05 03 01 •. Data of ies. Max 10 10
The	QUALITY OF PRODUCTIfsamplesofquotedproductdeclaredsub-standardbyDTLarelessthan 1% during last Financial Year.If samples of quoted product declared sub-standard by DTL are 1-2% during last Financial Year.If samples of quoted product declared sub-standard by DTL are 2-3% during last Financial Year.bidder will provide undertaking on Rs.100/- notarized stamp papersubstandard batches can be verified from Drug Testing LaboratorAVAILABILITY OF QUOTED PRODUCT (P.O/PERFORMAINVOICE/LC COPY ETC.) SINCE 1st January 2022till the closingdate of RFP Document submission.Developed Countries (USA/Europe/Japan/UK)OrOtherCountries1markpercountry05 and above countries	05 03 01 •. Data of ies. Max 10 10
The	QUALITY OF PRODUCTIfsamplesofquotedproductdeclaredsub-standardbyDTLarelessthan 1% during last Financial Year.If samples of quoted product declared sub-standard by DTL are 1- 2% during last Financial Year.If samples of quoted product declared sub-standard by DTL are 2- 3% during last Financial Year.bidder will provide undertaking on Rs.100/- notarized stamp paper substandard batches can be verified from Drug Testing LaboratorAVAILABILITY OF QUOTED PRODUCT (P.O/PERFORMA INVOICE/LC COPY ETC.) SINCE 1st January 2022till the closing date of RFP Document submission.Developed Countries (USA/Europe/Japan/UK)OrOtherCountries Imarkpercountry	05 03 01 •. Data of ies. Max 10 10

QUALIFYING MARKS: 39 OUT OF 65 (60%)

Financial bids of only "Technically Responsive Bidders" will be opened.

(C) RFP/BIDTECHNICALEVALUATIONCRITERIAFOR MEDICALDEVICES OTHER THEN AUTO DISPOSABLE /REUSE PREVENTION SYRINGES (FOR LOCAL MANUFACTURER & SOLE AGENT OF FOREIGN PRINCIPLE)

Failure to comply with any compulsory parameter will result in "nonresponsiveness of the bidder for quoted item". <u>COMPULSORY PARAMETERS</u>

- a. Original Tender Purchase Receipt obtained by Depositing Rs. 500/- Per Item (Non- Refundable) to Cashier, Accounts Branch, **DHA MUZAFFARGARH**.
- b. Eligibility of Bidder as per Letter of invitation and Section II Clause 3.
- c. The bidder and quoted item must be prequalified with Directorate General Health Services, Punjab for Financial Year 2023-24.
- d. he bidder will submit 2 % bid security of estimated cost of each item as mentioned in RFP Documents, in the form of Bank Draft/Bank Guarantee/Call Deposit Receipt (CDR) from any scheduled bank. (Attach unhidden photocopy with Technical Proposal and Original with Financial Proposal)
- e. Valid Drugs Manufacturing License (for manufacturers) / Valid Drugs Sale License& Valid Establishment Registration Certificate (for sole agents).
- f. Establishment Registration Certificate (for Sole Agents).
- g. Valid Drug Registration Certificate/Drug Enlistment Certificate in the name of bidder, whichever applicable as per Medical Devices Rules 2017 of the quoted product issued by DRAP Pakistan.
- h. Valid GMP certificateOR Valid Satisfactory GMP Inspection Report issued by DRAP (for local manufacturer).
- i. Valid ISO 13485
- j. Valid quality certification of CE/UNFPA/JMHLW/US FDA approval certification or prequalification by WHO. Certificates provided by the firm on its own letter head are not acceptable, CE marked by conformity assessment bodies (CABs) notified in NANDO database under the relevant European directive for medical devices of European Union will be accepted only.
- k. Valid Free Sale Certificate indicating that the quoted brand is freely available in the country of manufacturer. This certificate must be issued by relevant authority of the country of origin duly legalized/ notarized by embassy of Pakistan/ country of manufacturer (For Sole agents only). This certificate shall be valid till validity period of the Bid.
- The experience of quoted product must be at least three years (Financial year) since July 2018 onward till closing date of RFP document submission. (Firm must attach Purchase Orders of quoted items of Public Sector Institution anywhere in Pakistan).
- m. Undertaking regarding "Non-Declaration of any Spurious&Adulterated Batch

manufactured by firm by DTLs of the Punjab/any Competent Lab" on valid Rs.100 stamp paper duly verified by notary public.

- n. The firm undertakes that currently it is not Blacklisted/Debarred by any procuring agency on valid Rs.100 stamp paper duly verified by notary public.
- o. The firm will undertake on notarized stamp paper of Rs. 100 that the firm will be bound to supply the stock in compliance to SRO 470(I)/2017 subject to requirement of the department.
- p. Four pack of samples for evaluation by the technical committee (Samples must of commercial pack). The end user approval based on clinical use shall be <u>knockdown criteria</u>.

NOTE:

Financial bids of only "Technically Responsive Bidders" will be opened.

(D) RFP/BIDTECHNICALEVALUATIONCRITERIAFORAUTODISABLEPREVENTIONSYRINGES ONLY

(FOR LOCAL MANUFACTURER & SOLE AGENT OF FOREIGN PRINCIPLE)

Failure to comply with any compulsory parameter will result in "nonresponsiveness of the bidder for quoted item". COMPULSORY PARAMETERS

- a. Original Tender Purchase Receipt obtained by Depositing Rs. 500/- Per Item (Non- Refundable) to Cashier, Accounts Branch, **DHA MUZAFFARGARH**.
- b. Eligibility of Bidder as per Letter of invitation and Section II Clause 3.
- c. The bidder and quoted item must be prequalified with Directorate General Health Services, Punjab for Financial Year 2023-24.
- d. The bidder will submit 2 % bid security of estimated cost of each item as mentioned in RFP Documents, in the form of Bank Draft/Bank Guarantee/Call Deposit Receipt (CDR) from any scheduled bank. (Attach unhidden photocopy with Technical Proposal and Original with Financial Proposal)
- e. ValidDrugsManufacturingLicense(formanufacturers)/ValidDrugsSaleLicense & Valid Establishment Registration Certificate (for Sole Agents).
- f. Valid Device Registration Certificate/Device Enlistment Certificate in the name of bidder, whichever applicable as per Medical Devices Rules 2017 of the quoted product issued by DRAPPakistan.
- g. ValidGMPcertificate OR Valid Satisfactory GMP Inspection Report issuedbyDRAP(forlocalmanufacturer).
- h. Valid ISO 13485.
- i. Valid quality certification of JMHLW/US FDA approval certification or prequalification by WHO. Certificates provided by the firm on its own letter head are not acceptable.
- q. Valid Free Sale Certificate indicating that the quoted brand is freely available in the country of manufacturer. This certificate must be issued by relevant authority of the country of origin duly legalized/ notarized by embassy of Pakistan/ country of manufacturer (For Sole agents only). This certificate shall be valid till validity period of the Bid.
- j. The experience of quoted product must be at least one year (Financial year) since July 2018 onward till closing date of RFP document submission. (Firm must attach Purchase Orders of quoted items of Public Sector Institution anywhere in Pakistan).
- k. Undertakingregarding"Non-DeclarationofanySpurious&AdulteratedBatch manufactured by firmbyDTLsofthePunjab/anyCompetentLab"onvalidRs.100stamppaperdulyve rifiedbynotarypublic.
- l. The firm undertakes that currently it is not Blacklisted/Debarred by any

procuring agency on valid Rs.100 stamp paper duly verified by notary public.

- m. The firm will undertake on notarized stamp paper of Rs. 100 that the firm will be bound to supply the stock in compliance to SRO 470(I)/2017 subject to requirement of the department.
- n. Four pack of samples for evaluation by the technical committee (Samples must of commercial pack). The end user approval based on clinical use shall be <u>knockdown criteria</u>.

NOTE:

Financial bids of only "Technically Responsive Bidders" will be opened.

(E) RFP TECHNICAL EVALUATION CRITERIA FOR SURGICAL DRESSING ONLY (FOR LOCAL MANUFACTURER & SOLE AGENT OF FOREIGN PRINCIPLE)

Failure to comply with any compulsory parameter will result in "non-responsiveness of the bidder for quoted item".

COMPULSORY PARAMETERS

- a. Original Tender Purchase Receipt obtained by Depositing Rs. 500/- Per Item (Non- Refundable) to Cashier, Accounts Branch, **DHA MUZAFFARGARH**.
- b. Eligibility of Bidder as per Letter of invitation and Section II Clause 3.
- c. The bidder and quote item must be prequalified with Directorate General Health Services, Punjab for Financial Year 2023-24.
- d. The bidder will submit 2 % bid security of estimated cost of each item as mentioned in RFP Documents, in the form of Bank Draft/Bank Guarantee/Call Deposit Receipt (CDR) from any scheduled bank. (Attach unhidden photocopy with Technical Proposal and Original with Financial Proposal)
- e. Valid Drugs Manufacturing License (for manufacturers) / Valid Drugs Sale License&Establishment Registration Certificate (for Sole Agents).
- f. Valid DeviceRegistration Certificate/Device Enlistment Certificate in the name of bidder, whichever applicable as per Medical Devices Rules 2017 of the quoted product issued by DRAP.
- g. Valid GMP certificate OR Valid Satisfactory GMP Inspection Report issued by DRAP (for local manufacturer)
- h. Valid ISO 13485.
- r. Valid Free Sale Certificate indicating that the quoted brand is freely available in the country of manufacturer. This certificate must be issued by relevant authority of the country of origin duly legalized/ notarized by embassy of Pakistan/ country of manufacturer (For Sole agents only). This certificate shall be valid till validity period of the Bid.
- i. The experience of quoted product must be at least three years (Financial year) since July 2018 onward till closing date of RFP document submission. (Firm must attach Purchase Orders of quoted items of Public Sector Institution anywhere in Pakistan).
- j. Undertaking regarding "Non-Declaration of any Spurious&Adulterated Batch manufactured by firm by DTLs of the Punjab/any Competent Lab" on valid Rs.100 stamp paper duly verified by notary public.
- k. The firm undertakes that currently it is not Blacklisted/Debarred by any procuring agency on valid Rs.100 stamp paper duly verified by notary public.
- l. The firm will undertake on notarized stamp paper of Rs. 100 that the firm will be bound to supply the stock in compliance to SRO 470(I)/2017 subject to

requirement of the department.

m. Four pack of samples for evaluation by the technical committee(Samples must of commercial pack). The end user approval based on clinical use shall be <u>knockdown criteria</u>.

NOTE: Financial bids of only "Technically Responsive Bidders" will be opened.

SECTION V

BID FORM

BID COVERSHEET

BidRef.Tender:	Date:
Name of the Supplier/Firm Contractor:	
Address:	
E-mail:	
Phone:	
Facsimile:	
Bidfor:	

Selected Items from the Schedule of Requirements:

Tender Enquiry/ Item No.	Name of thetendere d Item	Brand name quoted	Drug Registration Number(attac h certificate)	Specifications	Name of API manufacturer & country oforigin
1					
2					
3					
4					
5					
6					
7					

Signed:

Dated:

Official Stamp:

BID FORM 1

Letter of Intention

Bid Ref No. DateoftheOpeningofBids

Name of the Firm: {Add name e.g., Supply of Drugs/Medicines}

To: [Name and address of Procuring Agency]

Dear Sir/Madam,

HavingexaminedthebiddingdocumentsincludingAddendaNos.*[insertnumbers&Dateof individualAddendum]*,thereceiptofwhichisherebyacknowledged,we,theundersigned,offer tosupplyanddelivertheGoodsundertheabove-namedContractinfullconformitywiththesaid bidding documents and at the rates/unit prices described in the price schedule or such other sums as may be determined in accordance with the terms and conditions of the Contract. The amountsareinaccordancewiththePriceSchedulesattachedherewithandaremadepartofthis bid. We undertake, we have no reservation to these Bidding Documents, if our bid is accepted, to deliver the Goods in accordance with the delivery schedule specified in the schedule of requirements.

If our bid is accepted, we under take to provide a performance security/guaranty in the form, in the amounts, and within the times specified in the bidding documents.

We agree to a bide by this bid, for the BidValidity Periods pecified in the BidData Sheet and it shall remain binding upon us and may be accepted by you at any time before the expiration of that period.

Until the formal final Contract is prepared and executed between us, this bid, together with your written acceptance of the bid and your notification of a ward, shall constitute a binding Contract between us.

We understand that you are not bound to accept the lowest or any bid you may receive. We undertake that, in competing for (and, if the award is made to us, in executing) the above contract, we will strictly observe the laws against fraud and corruption in force in Pakistan. We confirm that we comply with the eligibility requirements as per ITB clauses 18 &19 of the bidding documents.

Dated this [insert number] day of [insert month], [insert: year].

Signed:

In the capacity of *[insert titleorposition]* Duly authorized to sign this bid for and on behalf of *[insert name of Bidder]*

BIDFORM₂

AFFIDAVIT

(Stamp paper Rs.100/-)

I/We, the undersigned solemnly state that:

- 1) I/We have read the contents of the Bidding Documents, have fully understood it and acceptallterms and conditions as mentioned in this document.
- 2) TheBidbeingsubmittedbytheundersignedcomplieswiththerequirementsenunciated in the biddingdocuments.
- 3) The Goods that we propose to supply under this contract are eligible goods within the meaningofClause18oftheITB.
- 4) TheundersignedarealsoeligibleBidderswithinthemeaningofClause19oftheITB.
- 5) TheundersignedaresolventandcompetenttoundertakethesubjectContractunderthe Laws ofPakistan.
- 6) Theundersignedhavenotpaidnorhaveagreedtopay,anyCommissionsorGratuitiesto anyofficialoragentrelatedtothisbidorawardorcontract.
- 7) The undersigned are not blacklisted or facing debarment from any Government, or its organization orproject.
- 8) Thatthepricesoffered are not more than tradeprice.
- **9)** I/WefurtherundertakethatI/wewill bereadytopaythestandardcharges/feeoftesting samples by DTLsPunjab.
- 10)I/we further undertake to provide the Batch Release Laboratory Test Reports of each batch of the product on itsdelivery.

I/We affirm that the contents of this affidavitare correct to the best of our knowledge and belief.

Signed: Inthecapacityof[insert**titleorposition]** Dulyauthorizedtosignthisbid/affidavitforandonbehalfof[insert**nameofBidder]**

BID FORM 3

MANUFACTURER'S SOLE AUTHORIZATION¹

To: [Name&AddressoftheProcuringAgency]

WHEREAS[nameoftheManufacturer]whoareestablishedandreputableManufacturersof[name and/ordescriptionofthegoods]havingfactoriesat[addressoffactory]doherebysolelyauthorize [nameandaddressofSupplier/Agent]tosubmitabid,andsubsequentlynegotiateandsignthe ContractwithyouagainsttheInvitationforBids(IFB)No.[ReferenceoftheInvitationtoBid]for the goods manufactured byus.

We here by extend our full guarantee and warranty as per Clause 14 & 15 of the General Conditions of Contract for the goods offered for supply by the above firm against this Invitation for Bids.

Signature:-----

Designation:-----

Official Stamp:-----

¹This letter of authority should be on the letterhead of the Manufacturer and should be signed by a person competent and having the power of attorney to bind the Manufacturer. It should be included by the Bidder in its bid.

BIDFORM4

Price Schedule

UserNote:ThisformistobefilledinbytheBidder<u>forquoteditems/products</u>andshall submitwithFinancialProposal.Ifintendedtoquoteformorethanone item/product, a separate form should be used for each item/product intended to quotefor.

Name of the Firm: Bid Reference. No: Date of opening of Bid:

Sr.	Name of	Quoted	Unit Price	No. of	Total	Discounts	Final Total
No.	the	Brand	(inclusive all	Units	Price	(if any)	Price
	tender		applicable				(Inclusiveofall
	Item		taxes if any +				taxes ifany)
			transportation				
			charges)				
1	2	3	4	5	6	7	8
					4*5		6-7
	TOTAL						

A) FINAL TOTAL PRICE:
B) DISCOUNT ² :
C) FINAL QUOTED PRICE:
(C=A-B)
Signature:
Designation:
Date:
Official Stamp:

² If a Bidder does not wish to offer an item wise discount but intends to offer an overall discount to its quoted price that should be mentioned here.

BID FORM5

Performance Guarantee

To: [Name & Address of the Procuring Agency]

Whereas[*NameofSupplier*](hereinaftercalled"theSupplier")hasundertaken,inpursuanceof Contract No. [*Number*] dated [*date*] to supply [*description of goods*] (hereinafter called "the Contract").

AndwhereasithasbeenstipulatedbyyouinthesaidContractthattheSuppliershallfurnishyou withaBankGuaranteebyascheduledbank<u>forthesumof **5%** of thetotalContractamount</u> as a Security for compliance with the Supplier's performance obligations in accordance with the Contract.

And whereas we have agreed to give the Supplier a Guarantee:

Therefore, we hereby affirm that we are Guarantors and responsible to you, on behalf of the Supplier,uptoatotalof[*AmountoftheGuaranteeinWordsandFigures*]andweundertaketopay you,uponyourfirstwrittendemanddeclaringtheSuppliertobeindefaultundertheContract andwithoutcavilorargument,anysumorsumswithinthelimitsof[*AmountofGuarantee*]as aforesaid,withoutyourneedingtoproveortoshowgroundsorreasonsforyourdemandorthe sum specifiedtherein.

Thisguaranteeisvaliduntilthe_____dayof____,2023-24

Signature and Seal of the Guarantors/ Bank

Address Date

48

DRAFTSTANDARDCONTRACT

SECTIONVI

Contract Form

AGREEMENT

 $\label{eq:WHEREAS} WHEREAS the Purchaser invited bids for procurement of goods, in pursuance where of M/s (firm name) being the Manufacturer/authorized sole agent of (item name) in Pakistan and ancillary services of fered to supply the required item (s); and$

Whereas, the Purchaser has accepted the bid by the Supplier as per following detail.

Item No.	Item Name	Approved Specifications	UnitPriceinPKR/ quoted Currency (As per contract)	Quantity	TotalCost (PKR/quoted Currency)

NOWTHEPARTIESTOTHISCONTRACTAGREETOTHEFOLLOWING.

- **1.** <u>**The Contract:</u>**The following documents shall be deemed to form and be read and construedasintegralpartofthisContract,viz: -</u>
 - a. This ContractForm

	b.	TheScheduleofRequirements	Annex-A
	c.	$\label{eq:special} Special Conditions of Contract \& the Technical Specifications$	Annex-B
	d.	OriginalPriceSchedulealongwithunsoliciteddiscountofferedbythef	irm(ifany)
		submitted bytheBidder.	Annex-C
	e.	TheNotificationofAward(AAT)	Annex-D
	f.	PurchaseOrder	Annex-E
	g.	PaymentSchedule	Annex-F
	h.	TheGeneralConditionsofContract	Annex-G
	i.	PerformanceGuarantee/Security	Annex-H
	j.	Manufacturer'scertificateofwarrantyunderDrugsAct1976/DRAPAc	ct2012&
		rulesframedthereunder	Annex-I
	k.	ThebiddingdocumentofProcuringAgency	Annex-J
	l.	IntegrityPact	Annex-H
2.	Interp	pretation: In this Contract words and expressions shall have the same	meanings as
	areres	pectively assigned to the minthe General Conditions of this Contracthered and the test of test o	einafter

- arerespectivelyassignedtothemintheGeneralConditionsofthisContracthereinafter referred to as"Contract": **3.** <u>TheTermoftheContract:</u>Thiscontractshallremainvalidforoneyearfromthedate
 - ofsigning,unlessamendedbymutualconsent.
- **4.** The Supplier declares asunder:

- **i.** *[Name of the Supplier]* hereby declares that it has not obtained or induced the procurementofanyContract,right,interest,privilegeorotherobligationorbenefit fromGovernmentofPunjaboranyadministrativesubdivisionoragencythereofor any other entity owned or controlled by it (Government of Punjab) through any corrupt businesspractice.
- **ii.** Withoutlimitingthegeneralityoftheforegoing,[theSeller/Supplier]representsand warrants that it has fully declared the brokerage, commission, fees etc., paid or payabletoanyoneandnotgivenoragreedtogiveandshallnotgiveoragreetogive toanyonewithinoroutsidePakistaneitherdirectlyorindirectlythroughanynatural orjuridicalperson,includingitsaffiliate,agent,associate,broker,consultant,director, promoter,shareholder,sponsororsubsidiary,anycommission,gratification,bribe, finder'sfeeorkickback,whetherdescribedasconsultationfeeorotherwise,withthe objectofobtainingorincludingtheprocurementofaContract,rightinterest,privilege orotherobligationorbenefitinwhatsoeverformfromGovernmentofPunjab,except thatwhichhasbeenexpresslydeclaredpursuanthereto.
- **iii.** *[TheSupplier]*certifiesthathasmadeandshallmakefulldisclosureofallagreements and arrangements with all persons in respect of or related to the transaction with Government of Punjab and has not taken any action or shall not take anyaction to circumventtheabovedeclaration, representationorwarranty.
- **iv.** *[The Supplier]* accepts full responsibility and strict liability for making any false declaration, not making full disclosure, misrepresenting facts or taking any action likelytodefeatthepurposeofthisdeclaration, representationandwarranty. Itagrees thatanyContract, right, interest, privilegeorotherobligationorbenefitobtainedor procured as aforesaid shall, without prejudice to any other right and remedies available to ProcuringAgencyunderanylaw, Contractorotherinstrument, bevoid able at the option of ProcuringAgency.
- v. Notwithstanding any rights and remedies exercised by Procuring Agency in this regard,[*TheSupplier*]agreestoindemnifyProcuringAgencyforanylossordamage incurred by it on account of its corrupt business practices and further pay compensationtoProcuringAgencyinanamountequivalenttotentimethesumof anycommission,gratification,bribe,finder'sfeeorkickbackgivenby[*TheSupplier*] asaforesaidforthepurposeofobtainingorinducingtheprocurementofanyContract, right, interest, privilege or other obligation or benefit in whatsoever form from ProcuringAgency.
- vi. In case of any dispute concerning the interpretation and/or application of this Contract shall be settled through arbitration mutually agreed by both parties/ AdditionalChiefSecretaryorhisnominee.Thedecisionstakenand/orawardmade bythesolearbitratorshallbefinalandbindingontheParties.

5. <u>ItemstobeSupplied&AgreedUnitCost:</u>

(i) The Supplier shall provide to the Purchaser the items on the agreed cost more specificallydescribedinthePriceScheduleSubmittedbytheBidder(AnnexC).

(ii) Each Items supplied shall strictly conform to the Schedule of Requirements (Annex A) and to the Technical Specification (Annex B) prescribed by the Purchaser against eachitem

(iii) TheUnitCostagreedinthePriceSchedule(AnnexC),isinclusiveofalltaxation and costs associated with transportation and other agreed incidental costs.

6. <u>Payments:</u> ThePurchaserherebycovenantstopaytheSupplierinconsideration of theprovision of the Goods and Services, as specified in the Schedule of Requirements and

Technical Specification in accordance with the PriceSchedule submitted by the Supplier, the amount against the delivered items or such others um as may be come payable under the provisions of this Contract at the time and in the manner prescribed by this Contract.

7. <u>Mode of Payment:</u> All payments to the Supplier shall be made through Crossed Chequesissuedinthenameof[supplier'sname]incaseofDDP.

 $\label{eq:payment_stable} \begin{array}{c} \mbox{Payment_schedule} & \mbox{:} All payments to the Supplier shall be made in accordance with the agreed Payment Schedule at Annex: F, upon satisfactory completion of delivery and fulfill ment of documentary and codal formalities highlighted in the Payment Schedule at Annex F. \\ \end{array}$

8. <u>Performance Guarantee/Security:</u>

(i)The Supplier ,within 10 days of signing of this contract ,shall provide to the Purchaser a <u>Performance Security in the form of an Irrevocable Bank Guarantee</u> <u>equivalent to 05% of the total Contract amount having validity of on the year from</u> <u>its date of issuance from any scheduled bank on the prescribed form atandin</u> <u>prescribed</u> <u>manner</u>.ThisPerformance

Guarantee/SecurityshallbereleasedtotheSupplieruponsuccessfulcompletionofthe Contract.

(iii)Failure to submit a PerformanceGuarantee/Securityshallresultintocancellation of contract & blacklisting offirm.

9. <u>Penalties/ Liquid at Damages</u>

(i) WhereintheSupplierfailstomakedeliveriesaspersignedcontract&purchaseorder and within the stipulated time frame specified in the Schedule of Requirement, the Contracttotheextentofnon-deliveredportionofsuppliesshallstandcancelled.

(ii) AfterthecancellationoftheContractnosuppliesshallbeacceptedandtheamountof PerformanceGuaranty/Securitytotheextentofnon-deliveredportionofsuppliesshall beforfeited.

(iii) If the Supplier fails to supply the whole consignment, within the contract period, and not able to deliver to

consignee's end, the entire amount of Performance Guaranty/Security shall be for feited to the Government account and the firms hall be black listed minimum for two years for future participation.

(iv) The exact time frame for making supplies with and without penalty shall be indicated in subsequent contract/purchase order.

(v) In case of late delivery of goods beyond the periods specified in the Schedule of Requirements and after issuance of subsequent contract/purchase order by the consignee, apenalty@0.067% per day of the cost of late delivered supply shall be imposed upon the Supplier.

10.<u>Notices:</u> All notices and correspondences incidental to this contract shall be in English language and shall beaddressed to:

For the Purchaser:

For the Supplier:

IN WITNESS Whereof the Parties hereto have caused this Contract to be executed at _____(the place) and shall enter into force on the day, month and year first above mentioned.

Signed/ Sealed: For the Manufacturer/ Authorized Agent. Sealed & Signed on behalf of Purchaser

Witnesses-10nbehalfoftheContractor

Witnesses-10nbehalfofthePurchaser

Witnesses-20nbehalfoftheContractor

Witnesses-2 on behalf of the Purchaser

C.C :

1. -----2. -----3. -----

Annex-A

Schedule of Requirements

The supplies shall be delivered in accordance with the Contract/Purchase Orders issued by **CEO**, **DHA**, **MUZAFFARGARH**, as per following schedule of requirements: -

Respective Consignee's End:

i. Designated warehouse by CEO, DHA, MUZAFFARGARH.

Free delivery to Consignee's end (DDP) basis.

Supply schedule	Delivery of Qty. without Penalty	Grace Period	TOTAL DELIVERY PERIOD
100% ordered quantity Immediately after Receiving of Contract/Purchase Order	45 Days	15 Days	60 Days
With penalty @ 0.067 % per day	installment penalty	f due delivery period sp 7 @ 2% per month (0.0 osed within contract pe	67 per day) shall be

Note: The procuring agency may alter the schedule of requirement at the time of issuance of purchase order keeping in view of the quantity of the medicine/medical devices etc as well as the requirement of the department.

Annex-B <u>SpecialConditionsoftheContract</u> <u>&TechnicalSpecifications</u>

a). <u>ProductSpecifications.</u>

(Detailed technical specifications, given in Award of Contract, will be followed)

b). Labeling and Packing

- i. The manufacturer shall follow the Drugs (Labelling and Packing) Rules 1986, framed under the Drugs Act,1976.
- ii. However, the name of Drug / Medicine (Generic & Brand), equally prominent, shouldbeprinted/writteninindelibleinkbothinEnglishandUrduontheouter cartonsandoneachPack,Bottle,Strip/Blister,Tubesetc.Besidesthenameand principalplaceofbusinessoftheManufacturer,thedrugmanufacturinglicense no.,manufacturingdate,expirydate,registrationNo.,batchNo.,retailprice,and Urdu version namely: name of drug, dosage and instructions, should also be written on the outer carton and on the most inner container in bold letters. All tabletsshallbesuppliedinstrip/blisterpack(onesidealuminumandotherside PVC/PVD).Expirydatemustbeprintedoneachstrip/blister.Thesyrupshould besuppliedinglass/petbottlewithsealedcaps.
- *iii.* The condition of green packing is relaxed for drugs imported infinished form, but the supplier will be instructed to print/stamp/affix asticker as per requirement of individualitem (*after considering the condition of storage of each item*).
- iv. Thequalityofpackingmaterial,itslabelling,packingstructureandprintingwill besameasthatoftheircommercialsupplybutaccordingtogovernmentsupply colorscheme.

c) <u>Additional instructions forpacking</u>

- i. ThesuppliersarerequiredtofurnishtheWarrantycertificatewithregardtothe potencyandstability(Includingcolorationofmedicines)oftheDrug/Medicine& Medical device for human consumption etc. in accordance with the Drugs Act 1976, DRAP Act 2012, Punjab Drugs (Amendments) Act 2017 & rules framed thereunderonnotarizedstamppaperofRs.100/-
- ii. 2-D Data Matrix Bar code is compulsory (for Local Manufacturers) to be placed at unit carton of supplies to be received at MSD/Sub-MSD of DHA, Okara as per regulatory requirement.
- iii. ThebiddershallsupplytheDrugs/Medicines/Itemsinspecialgreenpackingwith LogooftheGovernmentofPunjab(exemptedforimporteditems).Thefollowing wording/insignia shall be printed in bold letters both in Urdu & English in indelible red color ink on each carton, pack, bottle, strip / blister, tubes, vial / ampouleetc.IncomboPacksthesterilizedwaterforinjection/solventshallbear

thewording/insigniaonthevial/ampoulesetc.

"PUNJAB GOVERNMENT PROPERTY" "NOT FOR SALE"

- iv. After signing of the Contract, the Supplier shall submit the samples of finished medicines in accordance with the above instructions for approval of the department. All subsequent supplies must be in accordance with the approved samples.
- v. TheArtwork offinalpackaging/labelwillbeapprovedbythecommitteenotified by procuringagency.

d). <u>Shelflife</u>

- i. Theshelf life mustbeup to 85% for the locally manufactured drugs and 75% for the imported drugs.
- ii. Thelowerlimitoftheshelflifemustbeupto**80%and70%withimpositionof 1% penalty** charges of actual shortfall in shelf life below prescribed limit for locallymanufacturedandimportedmedicinesrespectively.
- iii. Incaseofvaccines&otherbiotechnicalproducts,thestoreswiththeshelflifeup to70%willbeacceptedwithoutpenaltychargesandupto60%withimposition of1%penaltychargesofactualshortfallinshelflifebelowprescribedlimit"

e). <u>Testing/Verification Procedures</u>

- i. After delivery of drugs and medicines at the Purchaser's premises, the Consignee shall send the samples from all batches of each consignment of the supplied store to the Drugs Testing Laboratory, Punjab, for testing. The Inspection Committee constituted by the Purchaser shall inspect the quantity ,specifications of goods after receipt of standard quality report of each batch of supplied store issued by DTL concerned under Drugs Act 1976/DRAP Act2012/ab Drugs (Amendments) Act 2017 & rules framed the Re-under .The cost of the lab tests shall be borne by the Supplier .The firm shall be bound to provide primary reference standard (s)/traceable secondary standard (s) to the concerned Drugs Testing Laboratories of Punjab as and when demanded .In case of secondary reference standard, the certificate of analysis and proof of trace ability shall also be provided by the contractor.
- **ii.** In case of **Adverse/failure** report of any batch, the Supplier will be intimated and they will be bound to re-supply the **entire fresh stock** of that batch **free of cost** within the reasonable time period to be intimated by the purchaser but not later than **21 days (three weeks**) from the date of intimation, which will be subject to completion of all testing and verification formalities. The case will be dealt as per Drugs Act 1976/DRAP Act 2012/Punjab Drugs (Amendments) Act 2017 and disposal of substandard stocks.
- **iii.** The Inspection Committee will carry out detailed physical examination of stocks and can reject, even if it is declared of standard quality by DTL, if found not according to the approved sample and other technical specifications like packaging ,labeling ,printing and quantity etc. Moreover, the Supplier will also

be responsible to replace the unconsumed expired stores without any further charges.

f) <u>Transportation/Delivery Requirements</u>

- i. TheSuppliershallarrangesuchtransportationofthedrugsandmedicinesasis required to prevent their damage or deterioration during transit to their destination and in accordance with the terms and manner prescribed in the ScheduleofRequirement.Thegoodsshallbedeliveredthroughreputablecourier servicehavingfollowingfeaturestoensurequality,quantity,safety&efficacyof supplied medicines & surgical disposableitems:
 - a. Traceable online dispatch and deliveryrecord
 - b. Dispatch facilities as per labeled requirements of medicines like maintenanceoftemperature,humidityetc.ofthesupplies
- ii. Allcostsassociated with the transportation including loading/unloading of drugs and medicines and road taxes shall be borne by the Supplier.
- iii. All **cold chain (perishable**) items must be delivered in a safe and proper manner, prescribed for such types ofitems.
- iv. Thefirmwill be bound to provide stocks in reefercontainer(s)fordeliveryofgoods to the procuring agencies. Physicalassurancewillbepre-requisiteat the time of delivery of goods.

g) <u>Integrity Pact</u>

The Supplier shall provide affidavito fintegrity pact for a warded item/items with contract value equal to ormore than 10 million Rupees on the prescribed format on stamp paper of Value Rs: 100/-asper Annexure-H.

Annex-C

PRICE SCHEDULE SUBMITTED BY THE BIDDER

(The approved price schedule submitted by the Bidder will be attached)

Annex-D

NOTIFICATION OF AWARD/ ADVANCE ACCEPTANCE OFTENDER

Annex-E

PURCHASE ORDER

Annex-F

PAYMENT SCHEDULE

- i. 100%PaymenttotheSupplierswillbemadebytheconcernedPurchaser/Disbursing&Dra wingOfficer(DDO).
 - **a.** against satisfactory performance and upon submission of required documents and inaccordance with the procedure mentioned in Rule 64 and other relevant rules of PPR-2014.
 - **b.** on production of Inspection Certificate and receipt certificate from Consignee, after recovery of Government dues (if any) including Professional Tax and DTL Testing Charges.
- **ii.** Part Supply as per given delivery schedule and Part Payment is allowed as per contract/purchaseorder,thePaymentwillonlybemadeafterthereceiptofcomplete supplyasperschedulementionedinscheduleofrequirementwithinduetime.

Annex- G General Conditions of Contract (GCC)

- **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 (CEO, DHA, MUZAFFARGARH) and the Supplier, as recorded inthe Agreement signed by the Parties, including all attachmentsandappendicestheretoandalldocuments incorporated by referencetherein.
 - (b) "The Contract Price" means the price payable to the Supplier under the Contract for the full and proper performanceofitsContractualobligations.
 - (c) "The Goods" means all those supplies which the Supplier is required to supply to the Purchaser under theContract.
 - (d) "The Services" means those services ancillary to the supply of above goods, such as printing of special instructionsonthelabelandpacking,designandlogoof theGovernmentofPunjab,transportationofgoodsup to the desired destinations and other suchobligations oftheSuppliercoveredundertheContract.
 - (e) "GCC" means the General Conditions of Contract contained in thissection.
 - (f) "SCC" means Special Conditions of the Contract.
 - (g) "The Purchaser" means the Government of Punjab, District Health Authority,*itself*.
 - (h) "TheSupplier" meansthein dividual or firm supplying the goods under this Contract.
 - (i) "Day" means calendarday.

2.Application	2.1	TheseGeneralConditionsshallapplytotheextentthatthey are not superseded by provisions of other parts of the
3. Source of Import	3.1 3.2	Contract. All goods and related services to be supplied under the contract that are required to be imported in Pakistan shall havetheiroriginineligiblesourcecountriesasprescribedby the commercial policies of the Federal Government of Pakistanandallexpendituresmadeunderthecontractshall be limited to such goods and services. Forpurposesofthisclause, "origin" meanstheplacewhere thegoodsareproduced, ortheplacefromwhichtherelated services are supplied. Goods are produced when, through manufacturing orprocessing.
4. Standards	4.1	The goods supplied under this Contract shall conform to the standards mentioned in the Technical Specifications.
	4.2	In consideration of the payments to be made by the Purchaser to the Supplier as hereinafter mentioned, the Supplier hereby covenants with the Purchaser to provide the Goods and Services and to remedy defects therein in conformityinallrespectswiththeprovisionsofthisContract. If the Supplier provide substandard item and fail to provide
	4.3	thefreshsupply,thepaymentofriskpurchase(whichwillbe purchased by the Purchaser) the price difference shall be paid by the Supplier.
	4.4	In case of supply of substandard product, the cost associated with disposal/destruction or associated handling shall be borne by the Supplier i.e., removal from purchaser's premises, burning, dumping, or incineration.
5. Use of Contract Documents and Information.	5.1	TheSuppliershallnot,withoutthePurchaser'spriorwritten consent, disclose the Contract, or any provision thereof, or any specification, plan, drawing, pattern, sample, or information furnished by or on behalf of the Purchaser in connection therewith, to any person other than a person employedbytheSupplierintheperformanceoftheContract. Disclosure to any such employed person shall be made in confidenceandshallextendonlysofarasmaybenecessary for purposes of suchperformance.
	5.2	TheSuppliershallnot,withoutthePurchaser'spriorwritten consent, make use of any document or information enumeratedinGCCClause5.1exceptforpurposesof
	5.3	performing the Contract.

Anydocument,otherthantheContractitself,enumeratedin GCC Clause 5.1 shall remain the property of the Purchaser and shall be returned (all copies) to the Purchaser on completionoftheSupplier'sperformanceundertheContract if so, required by thePurchaser.

- 5.4 If so, required by thePurchaser. The Supplier shall permit the Purchaser to inspect the Supplier's accounts and records relating to the performance of the Supplier.
- **6. Patent Rights** 6.1 TheSuppliershallindemnifythePurchaseragainstallthirdparty claims of infringement of patent, trademark, or industrialdesignrightsarisingfromuseoftheGoodsorany part thereof in thecountry.
- 7. Submission of Samples
 7.1 Before commencing supplies, the Supplier shall provide samples free of cost, if and as specified in the Schedule of Requirementsoftheproducttothedesignatedofficeorstaff, as the case maybe.
- 8. Ensuring storage arrangements 8.1 To ensure storage arrangements for the intended supplies, the Supplier shall inform the Purchaser at least one (01) weekinadvance.However,incasenospaceisavailableatthe Purchaser's premises at the time of supply, the Purchaser shall,atleasto2dayspriortosuchsituation,shallinformthe Supplier,inwriting,ofthepossibletimeframeofavailability of space by which the supplies can be made. In case the Supplier abides by the given time frame it shall notbe penalized for delay.
- 9. Inspections
and Tests9.1The Purchaser or its representative shall have the right to
inspect and / or to test the goods in accordance with the
proceduregivenintheSCCtoconfirmtheirconformitytothe
Contract specifications at no extra cost to the Purchaser.

9.2

9.3 ThePurchaser'srighttoinspect,testand,wherenecessary, rejectthegoodsafterthegoodseitheratSupplier'spremises oruponarrivalatPurchaser'sdestinationsshallinnowaybe 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 delivery from the pointof Supply ormanufacturing.

NothinginGCCClause9shallinanywayreleasetheSupplier from any warranty or other obligations under this Contract.

10. Delivery and Documents	10.1 10.2 10.3	The Supplier in accordance with the terms and manner specified in the Schedule of Requirements shall make delivery of the goods. The Supplier shall furnish all necessary documentation necessary for completion of the delivery, at the time of delivery and in the manner prescribed. ThegoodssuppliedundertheContractshallbedeliveredon free delivery of consignee's end basis under which risk is transferred to the buyer after the Goods having been delivered;
11. Insurance	11.1	ThesuppliershallbesolelyresponsibleforInsuranceofthe Goods subject to thecontract.
12.Transportation	12.1	TheSuppliershallarrangesuchtransportationofthegoods as is required to prevent their damage or deterioration during transit to their final destination and in accordance with the terms and manner prescribed in the Schedule of Requirement/biddingdocument.
	12.2	All costs associated with the transportation of the goods subject to this contract shall be borne by the Supplier.
13. Incidental Services	13.1	The Supplier shall be required to provide the incidental services as specified in the SCC and the cost of which is included in the total bid price.
14. Warranty	14.1	Allgoodssubjecttothiscontractshallbeaccompaniedbythe necessary warranty in the manner prescribed in the SCC.
	14.2	ThePurchasershallpromptlynotifytheSupplierinwriting of any claims arising under this warranty.
15. Payment	15.1	The purchaser shall make payments to the Supplier in accordance with the conditions set forth in the Payment Schedule agreed and annexed to this contract.
	15.2	ThecurrencyofpaymentshallbePakistanRupeesincaseof DDP.
16. Prices	16.1	PriceschargedbytheSupplierforgoodsdeliveredunderthe ContractshallnotvaryfromthepricesquotedbytheSupplier in its bid and shall remain the same till the expiry of the contractunlessthePartiestothiscontractmutuallyagreeto vary the prices.

17. Contract NovariationinormodificationofthetermsoftheContract 17.1 Amendments shall be made except by written amendment signed by the Parties. **18.** Assignment 18.1 The Supplier shall not assign, in whole or in part, its obligations to perform under this Contract, except with the Purchaser's prior writtenconsent. The Supplier shall not be allowed to sublet and award 19. Subcontracts 19.1 subcontracts under this Contract. 20.Delays in the Delivery of the goods shall be made by the Supplier in 20.1 Supplier's accordance with the time schedule prescribed by the Performance Purchaser in the Schedule of Requirements. If at any time during performance of the Contract, the 20.2 Supplierencountersconditionsimpedingtimelydeliveryof thegoods, the Suppliershall promptly notify the Purchaserin writing of the fact of the delay, its likely duration and its cause(s).AssoonaspracticableafterreceiptoftheSupplier's notice,thePurchasershallevaluatethesituationandmayat its discretion extend the Supplier's time for performance, with liquidated damages, in which case the extension shall be ratifiedbythePartiesbyanamendmenttotheContract. Except as provided under GCC Clause 20, a delay by the 20.3 Supplierintheperformanceofitsdeliveryobligationsshall render the Supplier liable to the imposition of liquidated damagesasprescribedintheSCC, unless the parties to this contract mutually agree for extension of time. 21.Termination The Purchaser, without prejudice to any other remedy for 21.1 for Default breach of Contract, by written notice of default sent to the Supplier, may terminate this Contract in whole or in part: iftheSupplierfailstodeliveranyorallinstallments of (a) the goods within the period(s) specified in the signed contract, and subsequentcontract/Purchase orderorwithinanyextensionthereofgrantedbythe PurchaserpursuanttoGCCClause20;or (b) iftheSupplierfailstoperformanyotherobligation(s) under theContract.

(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 and fraudulent practices means:

"the offering, giving, receiving, or soliciting of anything ofvaluetoinfluencetheactionofapublicofficialorthe contractor in the procurement process or in contract executiontothedetrimentoftheprocuringagency;or misrepresentation of facts in order to influence a procurementprocessortheexecutionofacontract, collusivepracticesamongbidders(priortoorafterbid submission) designed to establish bid prices at artificial,non-competitivelevelsandtodeprivethe procuring agency of the benefits of free and open competition and any request for, or solicitation of anythingofvaluebyanypublicofficialinthecourseof the exercise of his duty; it may include any of the followingpractices:

(i) coercive practice by impairing or harming, or threatening to impair or harm, directly or indirectly, anyparty or the property of the party to influence the actions of a party to achieve a wrongful gain or to cause a wrongful loss to another party.

(ii) collusivepracticebyarrangementbetweentwoor morepartiestotheprocurementprocessorcontract execution, designed to achieve with or without the knowledgeoftheprocuringagencytoestablishprices at artificial, noncompetitive levels for any wrongful gain.

(iii) corrupt practice by offering, giving, receivingor soliciting, directly or indirectly, of anything of value to influence the acts of another party forwrong fulgain.
(iv) fraudulent practice by any act or omission, including a misrepresentation, that knowingly or recklesslymisleads, or attempts to mislead, a party to obtain a financial or other benefit or to avoid an obligation.

(v) obstructivepracticebyharmingorthreateningto harm,directlyorindirectly,personsortheirproperty to influence their participation in a procurement process, or affect the execution of a contractor deliberately destroying, falsifying, altering or concealingofevidencematerialtotheinvestigationor makingfalsestatementsbeforeinvestigatorsinorder tomateriallyimpedeaninvestigationintoallegations ofacorrupt,fraudulent,coerciveorcollusivepractice; orthreatening,harassingorintimidatinganypartyto preventitfromdisclosingitsknowledgeofmatters relevant to the investigation or from pursuing the investigation, or acts intended to materially impede theexerciseofinspectionandauditrights;

Corrupt or Fraudulent Practices and	21.2		wing are the events which would lead to initiate le210fPPRARules2014Blacklisting/Debarment
Mechanism to		i.	Submission of false fabricated/forged
Debar/Blacklis			documents for procurement intender.
t the Defaulted		ii.	Not attaining required quality of work.
Bidder.		iii.	Inordinate tardiness in accomplishment of assigned/agreed responsibilities / contractual obligations resulting loss to procuring agency / Government.
		iv.	Nonexecutionofworkasperterms&conditionof contract.
		v.	Anyunethicalorunlawfulprofessionalorbusiness behavior detrimental to good conduct and integrityofthepublicprocurementprocess.
		vi.	Involvementinanysortoftenderfixing.
		vii.	Persistent and intentional violation of important conditions of contract
		viii.	Non-adherence to quality specification despite being importunately pointedout.
		ix.	Security consideration of the State i.e., any action that jeopardizes the security of the State or good repute of the procuring agency.
		PROCED Procuren	URE: As per Rule-21 of the Punjab nent Rules2014.
22.Force Majeure	22.1		tandingtheprovisionsofGCCClauses20and21,the

SuppliershallnotbeliableforforfeitureofitsPerformance Guaranty,ortermination/blacklistingfordefaultifandtothe extent that it's delay in performanceor other failureto performitsobligationsundertheContractistheresultofan eventofForceMajeure.ForthepurposesofthisclauseForce MajeuremeansanactofGodoraneventbeyondthecontrol of the Supplier and not involving the Supplier's fault or negligencedirectlyorindirectlypurportingtomis-planning, mismanagement and/or lack of foresight to handle the situation.Sucheventsmavincludebutarenotrestrictedto acts of the Purchaser in its sovereign capacity, wars or revolutions, fires, floods, earthquakes, strikes, epidemics,

- quarantine restrictions and freightembargoes. 22.2 If a Force Majeure situation arises, the Supplier shall promptlynotifythePurchaserinwritingwithsufficientand validevidenceofsuchconditionandthecausethereof. The Purchaser shall examine the merits of the case and all reasonablealternativemeansforcompletionofthepurchase
- order under the signed contract and inform the Supplierof 22.3 its findingspromptly. Unless Purchaser informs the Supplier in writing of its

agreementontheapplicationofforcemajeure, the Supplier shallcontinuetoperformitsobligationsundertheContract as far as is reasonably practical and shall seek reasonable alternative means for performance not prevented bythe Force Majeure event.

- 23. Termination The Purchaser may at any time terminate the Contract by 23.1givingwrittennoticeofone-monthtimetotheSupplierifthe for Insolvency Supplier becomes bankrupt or otherwise insolvent. In this event, termination shall be without compensation to the Supplier, provided that such terminations hall not prejudice oraffectanyrightofactionorremedywhichhasaccruedor shall accrue thereafter to the Parties.
 - The Purchaser and the Supplier shall make every effort to 24.1 and Resolution 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 24.2 informalnegotiations, the Purchaser and the Supplier have been unable to resolve amicably a Contract dispute, either party may require that the dispute be referred to the Arbitrator for resolution througharbitration.
 - Incaseofanydisputeconcerningtheinterpretationand/or 24.3application of this Contract shall be settled through arbitration under the Arbitration Act of 1940 (Asamended from time to time).

24. Arbitration

of Disputes

25. Governing Language	25.1	TheContractshallbewritteninEnglishlanguage.Subjectto GCC Clause 26, the version of the Contract written in the specified language shall govern its interpretation. All correspondence and other documents pertaining to the Contract,whichareexchangedbytheParties,shallbewritten inEnglish.		
26. Applicable Law	26.1	This Contract shall be governed by the Laws of Pakistan and the courts of Pakistan shall have exclusive jurisdiction.		
27. Notices	27.1	Any Notice given by one party to the other pursuant to this Contractshallbesenttotheotherpartyinwritingandonthe others address specified inSCC.		
	27.2			
28. Taxation	28.1	All taxation, whether International, Federal, Provincial or Local, shall be borne by the Supplier.		
29. Blacklisting Mechanism	v r a f 29.5 I s r	Theprocuringagencymay,oninformationreceivedfrom anyresource,issueshowcausenoticetoabidderor contractor. The show cause notice shallcontain: (a) preciseallegation,againstthebidderorcontractor. (b) themaximumperiodforwhichtheprocuringagency proposes to debar the bidder or contractor from participatinginanypublicprocurementoftheprocuring agency;and (c) the statement, if needed, about the intention of the procuringagencytomakearequesttotheAuthorityfor debarringthebidderorcontractorfromparticipatingin publicprocurementsofalltheprocuringagencies. Theprocuringagencyshallgiveminimumofsevendaysto bidderorcontractorforsubmissionofwrittenreplyofthe show causenotice. Incase,thebidderorcontractorfailstosubmitwrittenreply within the requisite time, the procuring agency may issue notice for personal hearing to the bidder or contractor/ authorizerepresentativeofthebidderorcontractorandthe procuring agency shall decide the matter on the basis of availablerecordandpersonalhearing,ifavailed. Incasethebidderorcontractorsubmitswrittenreplyofthe showcausenotice,theprocuringagencymaydecidetofilethe matter or direct issuance of a notice to the bidder or contractor for personalhearing.		

- 29.6 The procuring agency shall give minimum days (as per authority decision) to the bidder or contractor for appearance before the specified officer of the procuring agency for personalhearing.
- 29.7 Theprocuringagencyshalldecidethematteronthebasisof the available record and personal hearing of the bidder or contractor, ifavailed.
- 29.8 Theprocuringagencyshalldecidethematterwithinfifteen days from the date of personal hearing unless the personal hearingisadjournedtoanextdateandinsuchaneventuality, theperiodofpersonalhearingshallbereckonedfromthelast date of personalhearing.
- 29.9 The procuring agency shall communicate to the bidder or contractor the order of debarring the bidder or contractor from participating in any public procurement with a statement that the bidder or contractor may, within thirty days, prefer a representation against the order before the Managing Director of theAuthority.
- 29.10 Theprocuringagencyshall,assoonaspossible,communicate theorderofblacklistingtotheAuthoritywiththerequestto uploadtheinformationonitswebsite.
- 29.11 If the procuring agency wants the Authority to debar the bidder or contractor from participating in any public procurementofallprocuringagencies,theprocuringagency shallspecifyreasonsforsuchdispensation.
- 29.12 TheAuthorityshallimmediatelypublishtheinformationand decision of blacklisting on itswebsite.
- 29.13 In case of request of a procuring agency under para 11 or representation of any aggrieved person under rule 21, the ManagingDirectorshallissueanoticeforpersonalhearing to the parties and call for record of proceedings of blacklisting. The parties may file written statements and documentsinsupportoftheircontentions.
- 29.14 In case of representation of any aggrieved person or procuringagencyunderrule21,theChairpersonshallissue anoticeforpersonalhearingtothepartiesandmaycallfor the record of the proceedings. The parties may file written statementsanddocumentsinsupportoftheircontentions.
- 29.15 In every order of blacklisting under rule 21, the procuring agencyshallrecordreasonsofblacklistingandalsoreasons forshort,longormediumperiodofblacklisting.
- 29.16 The Authority shall upload all the decisions under rule 21, availablewithit,onitswebsite.Butthenameofabidderor contractor shall immediately be removed from the list of blacklisted persons on expiry of period of blacklisting or orderofthecompetentauthoritytothateffect,whicheveris earlier.
- 29.17 Aneffortshallbemadeforelectroniccommunicationofall the notices and other documents pursuant to this mechanism orprocess.

Annex-H

INTEGRITYPACT

AFFIDAVIT(Rs:100/-StampPaper)

We _(Name of the bidder / supplier)_ being the first duly sworn on oath submit, that Mr./Ms.__(ifparticipatingthroughagent/representative)istheagent/representative dulyauthorizedby_(Nameofthebiddercompany)_hereinaftercalledtheContractorto submittheattachedbidtothe_(NameofthePurchaser)_.Affiantfurtherstatesthatthe saidM/s(BiddingFirm/CompanyName)hasnotpaid,givenordonateoragreedtopay, given or donate to any line officer or employee of the _(Name of the Purchaser)_ any money or thing of value, either directly or indirectly, for special consideration in the lettingofthecontract,orforgivingundueadvantagetoanyofthebidderinthebidding and in the evaluation and selection of the bidder for contract or for refraining from properlyandthoroughlymaintainingprojectsimplementations,reportingviolationof thecontractspecificationorotherformsofnon-compliance.

Signature & Stamp

Subscribed and sworn tomethis _____day of ____20

_____Notary Public