PUBLIC PROCUREMENT REGULATORY AUTHORITY (PPRA)

CONTRACT AWARD PROFORMA - I

To Be Filled And Uploaded on PPRA Website In Respect of All Public Contracts of Works, Services and Goods

- NAME OF THE ORGANIZATION/DEPTT. Pakistan Airports Authority
- FEDERAL / PROVINCIAL GOVT. Federal Govt. (Autonomous)

YES Yes / No

> TITLE OF CONTRACT PROC. OF QTY.07 VHF (AM) TRANSCEIVER (50 WATTS) FOR ATC

COMMUNICATION

- > TENDER NUMBER HQCAA/1992/247/XXLN
- > BRIEF DESCRIPTION OF CONTRACT . PROC. OF QTY-07 VHF (AM) TRANSCEIVERS (50 WATTS)
- > ADVERTISEMENT:
 - (i) PPRA Website Yes (TS-536194E) dated 01-04-2024 & CORRIGENDUM (TS 537598E) DATE,22-04-2024 Yes / No (Federal Agencies) (If yes give date and PPRA's tender number)
 - (ii) News Papers YES, THE EXPRESS TRIBUNE, DATE,30-03-2024 & THE JUNG KARACHI, DATE,30-03-2024. & CORRIGENDUM THE EXPRESS TRIBUNE DATE,21-04-2024, THE JUNG DATE,21-04-2024 Yes / No (If yes give names of newspapers and dates)

	TENDER OPENED ON (DATE	& TIME _	02-05-2024	11:00	
×	NATURE OF PURCHASE	Local		_Local /	Internationa
>	EXTENSION IN DUE DATE (If	any)	YE	s	_Yes / No

9 paa14125. pd

> NUMBER OF TENDER DOCUMENTS SOLD
WHETHER QUALIFICATION CRITERIA WAS INCLUDED IN BIDDING/TENDER DOCUMENTSYes / No (If yes enclose a copy).
WHETHER BID EVALUATION CRITERIA WAS INCLUDED IN BIDDING/TENDER DOCUMENTS Yes / No (If yes enclose a copy).
> WHICH METHOD OF PROCUREMENT WAS USED: - (Tick one)
a) SINGLE STAGE – ONE ENVELOPE PROCEDURE
b) SINGLE STAGE - TWO ENVELOPE PROCEDURE
c) TWO STAGE BIDDING PROCEDURE
d) TWO STAGE – TWO ENVELOPE BIDDING PROCEDURE
- PLEASE SPECIFY IF ANY OTHER METHOD OF PROCUREMENT WAS ADOPTED WITH
BRIEF REASONS (i.e EMERGENCY, DIRECT CONTRACTING, NEGOTIATED
TENDERING ETC.)
- WHO IS THE APPROVING AUTHORITY PAA EXECUTIVE COMMITEE
> WHETHER APPROVAL OF COMPETENT AUTHORITY WAS OBTAINED FOR USING
A METHOD OTHER THAN OPEN COMPETITIVE BIDDING.
> NUMBER OF BIDS RECEIVED TWO (02)
> WHETHER THE SUCCESSFUL BIDDER WAS LOWEST BIDDER Yes/ No
> WHETHER INTEGRITY PACT WAS SIGNEDYES Yes / No

1,

PUBLIC PROCUREMENT REGULATORY AUTHORITY (PPRA) CONTRACT AWARD PROFORMA – II

To Be Filled	And Uploaded	on PPRA	Website	In Respect	of All	Public	Contracts	of
		Works, S	Services &	& Goods				

-	NUMBER	OF	BIDDERS	PRESENT	AT	THE	TIME	OF	OPENING	OF	BIDS
			TWO (02	2)							

- ➤ NAME AND ADDRESS OF THE SUCCESSFUL BIDDER_ M/S INTERNATIONAL AERADIO
- > PAKISTAN (PVT.) LTD
- ➤ Head Office, 411-Clifton Center Khyaban-e-jami, Karachi.-Pakistan.
- RANKING OF SUCCESSFUL BIDDER IN EVALUATION REPORT (i.e. 1st, 2nd, 3rd EVALUATED BID). 01st Lowest
- ➤ NEED ANALYSIS (Why the procurement was necessary?) To upgrade and expansion of Airport facilities –ATC Communication.
- IN CASE EXTENSION WAS MADE IN RESPONSE TIME, WHAT WERE THE REASONS (Briefly describe).
 Request made by the bidders.

>	WHETHER NAMES OF THE BIDDERS AND THEIR PRICES WERE READ OUT AT THE TIME
	OF OPENING OF BIDS Yes Yes / No
A	DATE OF CONTRACT SIGNING
A	CONTRACT AWARD PRICE Rs.29,761,400.00
7	WHETHER COPY OF EVALUATION REPORT GIVEN TO ALL BIDDERSYesYes / No (Attach copy of the bid evaluation report)
>	ANY COMPLAINTS RECEIVED No Yes / No (If yes result thereof)
>	ANY DEVIATION FROM SPECIFICATIONS GIVEN IN THE TENDER NOTICE/DOCUMENTS No Yes / No (If yes give details)
>	DEVIATION FROM QUALIFICATION CRITERIANOYes / No (If yes give details)
>	SPECIAL CONDITIONS, IF Any (Give Brief Description) N/A

[F.No.2/1/2008PPRA-RA.III]



CONTRACT BETWEEN PAKISTAN AIRPORTS AUTHORITY AND M/S. INTERNATIONAL AERADIO PAKISTAN PYT. LTD. CONTRACT NO. HOCAA/1992/247/XXLN PROCUREMENT OF OTY. 07 VHF (AM) TRANSCEIVERS (50 WATTS) FOR ATC COMMUNICATION)

	7	9 [EC	2024		
This contract is made this the		lay o	f		two thousand	

BETWEEN

The Pakistan Airports Authority (PAA) established vide section 3 of Pakistan Airport Authority Act. 2023, with its Head Quarters at Terminal No.1, Jinnah International Airport, Karachi, Pakistan, hereinafter referred to as the "Purchaser" (which term shall include its, authorized representatives and successor in interest) through Director CNS of the First Part;

AND

M/s. International Aeradio Pakistan Pvt. Ltd, a registered Company, with its office at Head Office 411-Clifton Center. Khayaban-e-Jami, Karachi, (Pakistan) hereinafter, referred to as the "Supplier" (which term shall include its, authorized representatives and successors-in-interest) through Mr. Harris Khawaja (Director) of the Other Part. WHEREAS the Procuring Agency invited Bids for certain goods and related services, viz [Procurement of Qty.07-VHF (AM) Transceivers (50 Watts) for ATC Communication and has accepted a Bid by the Supplier for the supply of those goods and related services in the sum of Rs. 29,761,400/-[Rupaes Twenty Nine Million Seven Hundred Sixty One Thousand Four Hundred only Only] (hereinafter called "the Contract Price").

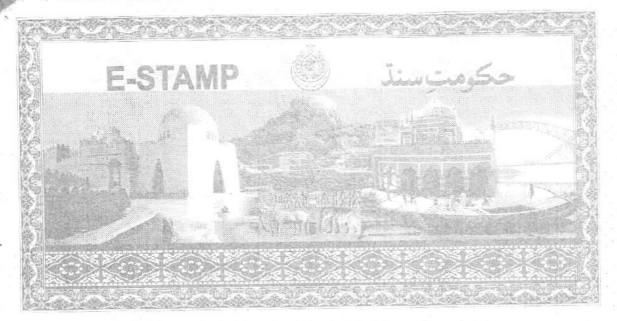
The terms and conditions as stipulated in this contract shall constitute the entire agreement between the two parties and shall supersede any previous undertakings, commitments or representations whether oral or written in this regard.

NOW THIS CONTRACT WITNESSETH AS FOLLOWS:

- 1. In this Contract words and expressions shall have the same meanings as are respectively assigned to them in the Conditions of Contract referred to.
- 2. The following documents shall be deemed to form and be read and construed as part of this Contract, in the event of any ambiguity or conflict between the Contract Documents listed below, the order of precedence shall be the order in which the Contract Documents are listed below:-
- a) This form of Contract;
- b) The Special Conditions of Contract;
- c) The General Conditions of the Contract;
- d) The Schedule of Requirements (BÔQ of Contract);
- e) The Technical Specifications;
- f) The Procuring Agency's Letter of Acceptance; and
- g) The Form of Bid and the Price Schedule submitted by the Bidder

The Brocuring Agency hereby covenants to pay the Supplier in consideration of the provision at the goods

Consideration of the provision at the Contract Price or such other sum as may become passed flow the disjonant the contract at the times and in the manner



NBP-0055-2411190005799244

GoS-KHI-9C9B575904CD441B

Rs 74,500/-

Non-Judicial

Description

Principal

Contractor

Applicant

Stamp Duty Paid by

Issue Date

Paid Through Challan

Amount in Words

Contract - 15/a

PAKISTAN AIRPORTS AUTHORITY [00000000]

: INTERNATIONAL AERADIO PAKISTAN PVT LTD [08171432]

: SYED ASAD ALI [42201-2731955-9]

: INTERNATIONAL AERADIO PAKISTAN PVT LTD [08171432]

19-Nov-2024, 11:39:06 AM

20249A303ED3DD7C

: Seventy Four Thousand Five Hundred Rupees Only

Mary 19 y





4. PARTICULARS

- 4.1. "Consignee" means O!C Logistics Centre (South), JIAP, Karachi, Pakistan.
- 4.2. "Contract" means the present document signed by Purchaser and Supplier containing the contract terms and conditions together with the Annexure "A" thereto
- 4.3. "Country of Origin" means the place where goods were manufactured, produced, received, or from which the services are supplied.
- 4.4. "Contract Price" means the price shown in Annexure "A" to the contract.
- 4.5. "Equipment/Stores" means "VHF (AM) Transceivers (50 Watts) and all other items to be supplied by the Supplier in accordance with Annexure "A".
- "Inspecting Authority" means the Director CNS, Headquarters Pakistan Airports Authority, Terminal No. 1, Jinnah International Airport, and Karachi, Pakistan.
- 4.7. "Inspecting Officer" means AdiD. EED JIAP Karachi.
- 4.8. "Purchaser "means the Airports Authority of Pakistan (Headquarters), Terminal No.1, Jinnah International Airport, Karachi-75200, Pakistan.
- 4.9. "Supplier "means M/s. International Aeradio Pakistan Pvt. Ltd.
- 4.10. Indentor: Additional Director Tele. & Elects. HOPAA, HAP, Karachi
- 4.11. Indent No: (PR) 2446 dated 12-03-2024
- 4.12. Schedule of Stores: As per Annexure "A"
- 4.13. Performance Bond: Annexure "B"
- 4.14. Integrity Pact "C"
- 4.15. Head of Account: 1352T255 F.Y. 2024-25

Now, therefore, this contract witnessed as under: -

IN WITNESS WHEREOF THE PARTIES HAVE SIGNED THIS AGREEMENT AT KARACHLON THE DATE

For and on behalf of

(M/s. International Association Person and Pvt. Ltd.)

for and sevenal of the Eurchase

(SAEED)

Pakistan Airports Authority

WITNESS FROM SUPPLIER

1. TARIR JAVED-42101-6911570-7

WITNESS FROM PURCHASER

Distribution

1. OIC Logistic Center (South) JIAP, Karachi 1. Copy
2. Additional Director Finance (Proj.) HQ PAA, JIAP, Karachi 1. Copy
3. Additional Director Tele. & Elects. HQPAA, JIAP, Karachi 1. Copy
4. Additional Director EED JIAP Karachi 1. Copy
5. Fixed Assets & Inv. Cont. Section HQPAA Karachi 1. Copy
6. (M/s. International Aeradio Pakistan Pvt. Ltd.) 1. Copy

GENERAL CONDITIONS OF THE CONTRACT (GCC)

Definitions

- 1.1 The following words and expressions shall have the meanings hereby assigned to them:
- a) "Authority" means Public Procurement Regulatory Authority.
- b) The "Arbitrator" is the person appointed with mutual consent of both the parties, to resolve contractual disputes as provided for in the General Conditions of the Contract GCC Clause 31 hereunder.
- c) The "Contract" means the agreement entered into between the Procuring Agency and the Supplier, as recorded in the Contract Form signed by the parties, including all attachments and appendices thereto and all documents incorporated by reference therein.
- d) The "Commencement Date" is the date when the Supplier shall commence execution of the contract as specified in the SCC.
- e) "Completion" means the fulfillment of the related services by the Supplier in accordance with the terms and conditions set forth in the contract.
- f) "Country of Origin" means the countries and territories eligible under the PPRA Rules 2004 and its corresponding Regulations as further elaborated in the SCC.
- g) The "Contract Price" is the price stated in the Letter of Acceptance and thereafter as adjusted in accordance with the provisions of the Contract.
- h) "Defective Goods" are those goods which are below standards, requirements or specifications stated by the Contract.
- i) "Delivery" means the transfer of the goods from the supplier equipment, machinery, and /or other materials which the Supplier is required to supply to the Procuring Agency under Contract.
- "Effective Contract date" is the date shown in the Certificate of Contract Commencement issued by the Procuring Agency upon fulfillment of the conditions precedent stipulated in GCC Clause 3.
- k) "Procuring Agency" means the person named as Procuring Agency in the SCC and the legal successors in title to this person, procuring the Goods and related service, as named in SCC.
- 1) "Related Services" means those services ancillary to the delivery of the Goods, such as transportation and insurance, and any other incidental services, such as installation, commissioning, provision of technical assistance, training, initial maintenance and other such obligations of the Supplier covered under the Contract.
- m) "GCC" means the General Conditions of Contract contained in this section
- n) "Intended Delivery Date" is the date on which it is intended that the Supplier shall effect delivery as specified in the SCC.
- o) "SCC" means the Special Conditions of Contract.
- p) "Supplier" means the individual private or government entity or a combination of the above whose Bid to perform the contract has been accepted by the Procuring Agency and is named as such in the Contract Agreement, and includes the legal successors or permitted assigns of the supplier and shall be named in the SCC.
- q) "Procurement Name" means the name of the procurement stated in SCC.
- "Day" means calendar day.
- "Eligible Country" means the countries and territories eligible for participation in accordance with the policies of the Federal Government.
- "End User" means the organization(s) where the goods will be used, as named in the SCC.
- "Origin" means the place where the Goods were mined, grown, or produced or from which the Services are supplied. Goods are produced when, through manufacturing, processing, or substantial and major assembly of components, a commercially recognized new produce results that is substantially different in basic characteristics or in purpose or utility from its components.
- v) "Force Majeure" means an unforeseeable event which is beyond reasonable control of either Party and which makes a Party's performance of its obligations under the Contract impossible or so impractical as to be considered impossible under the circumstances.

For the purposes of this Contract, "Force Majeure" means an event which is beyond the reasonable control of a Party, is not foreseeable, is unavoidable, and its origin is not due to negligence or lack of care on the part of a Party, and which makes a Party's performance of its obligations hereunder impossible or so impractical as reasonably to be considered impossible in the circumstances, and includes, but is not limited to, war, riots, civil disorder, earthquake, fire, explosion, storm, flood, epidemics, or other adverse weather conditions, strikes, lockouts or other industrial action (except where such strikes, lockouts or other industrial action are within the power of the Party invoking Force Majeure to prevent), confiscation or any other action by Government agencies.

w) "Specification" means the Specification of the Goods and performance of incidental services in accordance with the relevant standards included in the Contract and any modification or addition made or approved by the Procuring Agency.

x) The Supplier's Bid is the completed Bid document submitted by the Supplier to the Procuring Agancy

Application and interpretation

restal eneral Conditions shall apply to the extent that they are not superseded by p

- 2.2 In interpreting these Conditions of Contract headings and marginal notes are used for convenience only and shall not affect their interpretations unless specifically stated; references to singular include the plural and vice versa; and masculine include the feminine Words have their ordinary meaning under the language of the Contract unless specifically defined.
- 2.3 The documents forming the Contract shall be interpreted in the following order of priority:
- (1) Form of Contract,
- (2) Special Conditions of Contract
- (3) General Conditions of Contract,
- (4) Letter of Acceptance
- (5) Certificate of Contract Commencement
- (6) Specifications
- (7) Contractor's Bid, and
- (8) Any other document listed in the Special Conditions of Contract as forming part of the Contract.
- Conditions Precedent
- 3.1 Having signed the Contract, it shall come into effect on the date on which the following conditions have been satisfied: -
- Submission of performance Security (or guarantee) in the form specified in the SCC;
- Furnishing of Advance Payment Unconditional Guarantee.
- 3.2 If the Condition precedent stipulated on GCC Clause 3.1 is not met by the data specified in the SCC this contract shall not come into effect:
- 3.3 If the Procuring Agency is satisfied that each of the conditions precedent in this contract has been satisfied (except to the extent waved by him, but subject to such conditions as he shall impose in respect of such waiver) he shall promptly issue to the supplier a certificate of Contract commencement, which shall confirm the start date.
 - 4. Governing Language
 - 4.1 The Contract as all correspondence and documents relating to the contract exchanged by the Supplier and the Procuring Agency shall be written in the language specified in SCC. Subject to GCC Clause 5.1, the version of the Contract written in the specified language shall govern its interpretation.
 - Applicable Law
 - 5.1 The contract shall be governed and interpreted in accordance with the laws of Pakistan, unless otherwise specified in SCC.
 - Country of Origin
 - 6.1 The origin of Goods and Services may be distinct from the nationality of the Supplier.
 - 7. Standards
 - 7.1 The Goods supplied under this Contract shall conform to the standards mentioned in the Technical Specifications, and, when no applicable standard is mentioned, the American Standards (such as ACI, IEEE, ASME, etc.) or the Pakistani standards such as PSQCA Such standards shall be the latest issued by the concerned institution.
 - 8. Use of Contract Documents and Information; Inspection and Audit by the Government of Pakistan
- 2.1 The Supplier shall not, without the Procuring Agency's prior written consent, disclose the Contract, or any provision thereof, or any specification, plan drawing, pattern, sample, or information furnished by or on hehalf of the Procuring Agency in connection therewith, to any person other than a person employed by the Supplier in the performance of the Contract, Disclosure to any such employed person shall be made in confidence and shall extend only as far as may be necessary for purposes of such performance.
 - 8.2 The Supplier shall not, without the Procuring Agency's prior written consent, make use of any document or information, squared in GCC Clause 7.1 except for purposes of performing the Contract.
- 8.3 Any document, other than the Contract itself, enumerated in GCC Clause 7.1 shall remain the property of the Procuring Agency and shall be returned (all copies) to the Procuring Agency on completion of the Supplier's performance under the Contract if so required by the Procuring Agency.
- B.4 The Supplier shall permit the Government of Pakistan or / and donor agencies involved in financing the procurement to inspect the Supplier's accounts and records relating to the performance of the Supplier and to have them audited by auditors appointed by the Government of Pakistan or / and the appropriate donor agencies, if so required by the Government of Pakistan or / and the appropriate donor agencies.
- 9. Patent and Copy Rights
- 9.1 The Supplier shall indemnify the Procuring Agency against all third-party claims of infringement of patent, trademark, or industrial design rights arising from use of the Goods or any part thereof in Pakistan.
- 9.2 The patent right in all drawings, documents, and other materials containing data and information furnished to the Procuring Agency by the Supplier herein shall remain vested in the supplier, or, if they are furnished to the Procuring Agency directly, or through the Supplier by any third party, including suppliers of materials, the patent right in such materials shall remain vested in such third party.

(and our formance Security (or Guarantee)

The rformance Security (or Guarantee) shall be provided to the Procuring Agency to late specified in the Letter of Acceptance and shall be issued in an amount and form and by a acceptance of the Procuring Agency, and denominated in the types and proportions of the current contract. So payable as specified in the SCC.

identity of any representatives retained for these purposes.

11.2 The inspections and tests may be conducted on the premises of the Supplier or its subcontractor(s), at point of delivery, and/or at the Goods' final destination. If conducted on the premises of the Supplier or its subcontractor(s), all reasonable facilities and assistance, including access to drawings and production data, shall

11.3 Should any inspected or tested Goods fail to conform to the Specifications, the Procuring Agency may reject the Goods, and the Supplier shall replace the rejected Goods to meet specification requirements free of cost to the Procuring Agency.

The Procuring Agency's right to inspect, test and, where necessary reject Goods after the Goods' arrived in the Procuring Agency's country shall in no way be limited or eared by reason of the Goods having previously been inspected, tested, and passed by the Procuring Agency on its representative prior to the Goods' shipment from the country of origin.

11.5 Nothing in GCC Clause 10 shall in any way release the supplier from any warranty or other obligations

12. Packing

12.1 The supplier shall provide such packing of the Goods as is required to prevent their damage or deterioration during transit to their final destination, as indicated in the Contract. The packing shall be sufficient to withstand, without limitation, rough handling during transit and exposure to extreme temperatures, salt and precipitation during transit, and open storage. Packing case size and waights shall take into consideration, where appropriate, the remoteness of the Goods final destination and the absence of heavy handling facilities at all points in transit.

12.2 The packing, marking, and documentation within and outside the packages shall comply strictly with such special requirements as shall be expressly provided for in the Contract, including additional requirements, if any, especified in SCC, and in any subsequent instructions ordered by the Procuring Agency.

Delivery and Documents

13.1 Delivery of the Goods shall be made by the Supplier in accordance with the terms specified in the Schedule of Requirements. The details of shipping and or other documents to be furnished by the Supplier as specified in SCC.

13.2 For purposes of the Contract, "EXW", "FOB", "FCA", "CIP", "FOR" and other trade items used to describe the obligations of the parties shall have the meanings assigned to them by the current edition of INCOTERMS published by the International Chamber of Commerce, Paris.

13.3 Documents to be submitted by the Supplier are specified in SC

14. Insurance

14.1 The Goods supplied under the Contract shall be fully insured in a freely convertible currency against loss or damage incidental to manufacture or acquisition, transportation, storage, and delivery in the manner specified in the SCC.

15. Transportation

15.1 Where the Supplier is required under Contract to deliver the Goods FOB, transport of the Goods, up to and including the point of putting the Goods on heard the vessel at the specified port of loading, shall be arranged and paid for by the Supplier, and the cost thereof shall be included in the Contract Price. Where the Supplier is required under the Contract to deliver the Goods FCA, transport of the Goods and delivery into the custody of the capture of place named by the Procuring Agency of other agreed point shall be arranged and paid and paid the place named by the Procuring Agency of other agreed point shall be arranged and paid the place named by the Procuring Agency of other agreed point shall be arranged and paid the place named by the Procuring Agency of other agreed point shall be arranged and paid the place named by the Procuring Agency of other agreed point shall be arranged and paid the place named by the Procuring Agency of other agreed point shall be arranged and paid the place named by the Procuring Agency of other agreed point shall be arranged and paid the place named by the Procuring Agency of other agreed point shall be arranged and paid the place named by the Procuring Agency of other agreed point shall be arranged and paid the place named by the Procuring Agency of other agreed point shall be arranged and paid the place named by the Procuring Agency of other agreed point shall be arranged and paid the place named by the Procuring Agency of the place named by the Procuring Agency

5.21 A hers are Supplier is required under Contract to deliver the Goods CIF or CIF, transport of the port of Synation or such other named place of destination in Pakustan, as shall be specified in

ge cost thereof shall be included in the Contract Price.

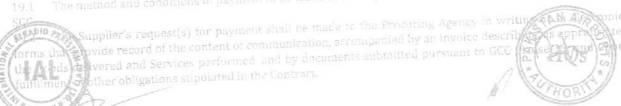
of designation or such other named place of destination in Pakistan, as shall be specified it and and paid for by the Supplier, and the cost thereof shall be included in the Contract

- The Supplier may be required to provide any or all of the following services, including additional services,

- As specified in SCC (if any), the Supplier may be required to provide any or all of the following materials,

- Warranty/ Defect Liability Period The Supplier warrants that the Goods supplied under the Contract are new, unused, of the most recent or current models and that they incorporate all recent improvements in design and materials unless provided otherwise in the Contract. The Supplier further warrants that all Goods supplied under this Contract shall have no Procuring Agency, specifications) or from any act or omission of the Supplier, that may develop under normal use of the supplied Goods in the conditions prevailing in Pakistan.
- This warranty shall remain valid for a period specified in the SCC after the Goods, or any portion thereof as
- Upon receipt of such notice, the Supplier shall, within the period specified in SCC and with all reasonable speed, repair or replace the defective Goods or parts thereof, without costs to the Procuring Agency other than,

The method and conditions of payment to be made to the Supplier under this Contract shall be specified in



19.4 The currency or currencies in which payment is made to the Supposer under this Contract shall be specified in SCC subject to the following general principle: payment will be made in the currency or currencies in which the payment has been requested in the Supplier's Incl.

19.5 All payments shall be made in the currency or currencies specified in the SCC pursuant to GCC Clause 19.4

20. Prices

- 20.1 The contract price shall be as specified in the Contract Agreement Subject to any additions and adjustments thereto or deductions there from as may be made pursuant to the Contract.
- 20.2 Prices charged by the Supplier for Goods achieved and Services performed under the Contract shall not vary from the prices quoted by the Supplier in its Bid with the exception of any price adjustments authorized in SCC or in the Propuring Agency's request for Bid Validity extension, as the case may be.

21 Change Orders

- 21.1 The Producing Agency may at any time, by a written order given to the Supplier pursuant to GEC Clause 22, make changes within the general scope of the Contract in any one or more of the following:
- Drawings, designs, or specifications, where Goods to be jurnished under the Contract are to be specifically manufactured for the Procuring Agency;
 - The method of shipment or packing:
 - c) The place of delivery; and/or
 - d) The Services to be provided by the Supplier.

22. Contract Amendments

- 22.1 If any such change causes an increase or necroses in the cost of, or the time required for the Supplier's performance of any provisions under the Contract an equirable adjustment shall be made in the Contract Price or delivery schedule, or both, and the Contract shall accordingly be amended. Any claims by the Supplier for adjustment under this clause must be asserted within entry (30) days from the date of the Supplier's receipt of the Procuring Agency change order.
- 22.2 Prices to be charged by the supplier for any related services that might be needed but which were not included in the Contract shall be agreed upon in advance by the Parties and shall not exceed the prevailing rates charged to other parties by the Supplier for similar services.
- 22.3 Subject to GCC Clause 20, no variation in or modification of the terms of the Contract shall be made except by written amendment signed by the parties.

23. Assignment

23.1 Neither the Procuring Agency nor the Supplier shall assign, in whole or in part, obligations under this contract, except with the prior written consent of the other party.

24. Sub-contracts

- 24.1 The Supplier shall consult the Procuring Agency in the event of subcontracting under this contract if not already specified in the Bid. Subcontracting shall not alter the Supplier's obligations.
- 24.2 Subcontracts must comply with the provision of GCC Clause S.

25 Delays in the Supplier's Performance

- 25.1 Delivery of the Goods and performance of Services shall be made by the Supplier in accordance with the time schedule prescribed by the Programs Agency in the Schedule of Requirements.
- 25.2 If at any time during performance of the Contract, the Supplier or its subcontractor(s) should encounter conditions impeding timely delivery of the Goods and performance of Services, the Supplier shall promptly notify the Procuring Agency in writing or in electronic forms that provide record of the content of communication of the fact of the delay, its likely duration and its cause(s). As soon as practicable after receipt of the Supplier's notice, the Procuring Agency shall evaluate the situation and may at its discretion extend the Supplier's time for performance, with or without liquidated damages, in which case the extension shall be ratified by the parties by amendment of Contract
- 25.3 Except as provided under GCC Clause 28, a delay by the Supplier in the performance of its delivery obligations shall render the Supplier liable to the imposition of liquidated damages pursuant to GCC Clause 26, unless an extension of time is agreed upon pursuant to GCC Clause 25.2 without the application of liquidated

6. Liquid ted Damages
6. Aubit Supplier fails to

Kubject to GCC Clause 28, if the Supplier fails to deliver any or all of the Goods or to perfect the contract, the Procuring Agency shall, without prejudice to itself

enmana gerv

under the Contract, deduct from the Contract Price, as liquidated damages, a sum equivalent to the percentage specified in SCC of the delivered price of the delayed Goods or unperformed Services for each week or part thereof of delay until actual delivery or performance, up to a maximum deduction of the performance security (or guarantee) specified in SCC. Once the said maximum is reacted the Resonating Agency may consider termination of the Contract pursuant to GCC Clause 27.

27. Termination for Default

27.1 The Procuring Agency or the Supplier, without prejudice to any other remedy for breach of Contract, by written notice of default sent to the concurred party may reminate the Contract if the other party causes a fundamental breach of the Contract.

27.2 Pundamental breaches of Contract shall include, but shall not be limited to the following:

a) the Supplier fails to deliver any or all of the Goods within the period(s) specified in the Contract, or within any extension thereof granted by the Procuring Agency pursuant to GCC Clause 26; or

b) the Supplier fails to perform any other obligation(s) under the Contract:

c) Supplier's failure to submit performance security (or guarantee) within the time stipulated in the SCC;

d) the supplier has abandoned or repudiated the contract.

e) the Procuring Agency or the Supplier is declared bankrupt or goes into liquidation other than for a reconstruction or amalgamation:

a payment is not paid by the Procuring Agency to the Supplier after 84 days from the due date for payment;

and
 if the Procuring Agency determines, based on the reasonable evidence, that the Supplier has engaged in corrupt, coercive, collusive, obstructive or transmission proculeus, in competing for or in executing the

For the purpose of this clause:

"Corrupt and Fraudulent Practice" means the gractices as described in Rule-2 (1) (1) of Public Procurement Rules-2004.

27.3 In the event the Procuring Agency terminates the Contract in whole or in part, pursuant to GCC Clause 27.1, the Procuring Agency may procure, upon such terms and in such manner as it deems appropriate, Goods or Services similar to those undelivered, and the Supplier shall be liable to the Procuring Agency for any excess costs for such similar Goods or Services. However, the Supplier shall continue performance of the Contract to the extent not tel minated.

28. Termination for Force Majeure

28.1 Notwithstanding the provisions of GCC Clauses 25, 26, and 27, neither Party shall have any liability or be deemed to be in breach of the Contract for any delay nor is other failure in performance of its obligations under the Contract, if such delay or failure is a result of an event of Force Majeure.

or purpose of this clause, "Force Majeure" means an event which is beyond the reasonable control of a Party, is not foreseeable, is unavoidable, and its origin is not due to negligence or lack of care on the part of a Party, and which makes a Party's performance of its obligations hereunder impossible or so impractical as reasonably to be considered impossible in the circumstances, and includes, but is not limited to, war, riots, civil disorder, earthquake, fire, explosion, storm, flood, epidemics, or other adversa weather conditions, strikes, lockouts or other industrial action (except where such strikes, lockouts or other industrial action are within the power of the Party invoking Force Majeure to prevent).

28.2 If a Party (hereinafter referred to as "the Affected Party") is ar will be prevented from performing its substantial obligation under the contract by Force Majeure, it shall give a Notice to the other Party giving full particulars of the event and circumstance of Force Majeure in writing or in electronic forms that provide record of the content of communication of such condition and the cause—thereof. Unless otherwise directed by the Procuring Agency in writing or in electronic forms that provide record of the content of communication, the Supplier shall continue to perform its obligations under the Contract as far as is reasonably practical, and shall seek all reasonable, alternative, means, for performance not prevented by the Force Majoure event.

Termination for insolvency

29.1 The Procuring Agency may at any time terminate the Contract by giving written notice to the Supplier if the Supplier becomes bankrupt or otherwise insolvent. In this event, termination will be without compensation to the Supplier, provided that such termination will not prejudice or affect any right of action or remedy which has accrued or will accrue thereafter to the Procuring Agency.

Agency's surjence, the Contract is terminated, and the date upon which such termination beck

30.2 The Goods that are complete and ready for ship none within thirty (30) days after the Supplier's receipt of notice of termination shall be accepted by the Fronting Agency at the Contract terms and price. For the remaining Goods, the Proturing Agency may elect:

To have any portion completed and delivered so the Contract terms and prices, and for

b) To cancel the remainder and pay to the supplier an agreed amount for partially completed Goods and Services and for materials and parts previously produced by the supplier.

31. Disputes Resolution

31.1 In the event of any dispute arising our or this contract, either party shall issue a notice of dispute to settle the dispute amicably. The parties hereto shall, within eventy-eight (28) days from the notice date, use their best efforts to settle the dispute amicably through muchal consultations and negotiation. Any unsolved dispute may be referred by either party to an arbitrator that shall be appointed by mutual consent of the both parties.

31.2 After the dispute has been referred to the criticalor, within 30 days, or within such other period as may be proposed by the Parties, the Arbitrator shall give as decision. The rendered decision shall be binding to the Parties

32. Procedure for Disputes Resolution

32.1 The orbitration shall be conducted in accordance with the orbitration procedure published by the Institution named and in the place shown in the SCC.

32.2 The rate of the Arbitrator's fee and administrative costs of sphirmion shall be borne equally by the Parties. The rates and costs shall be in accordance with the rules of the App his ting Authority. In conducting arbitration to its finality each party shall bear its incurred costs and hypenses.

_2.3. The arbitration shall be conducted in accordance with the arbitration procedure published by the institution named and in the place shown in the SAC.

33. Replacement of Arbitrator

33.1 Should the Arbitrator resign or die, or should the Producing Agency and the Supplier agree that the Arbitrator is not functioning in accordance with the provisions of the contract, a new Arbitrator shall be appointed by mutual consent of the both parties.

34. Limitation of Liability

34.1 Except in cases of criminal negligence or willful conduct, and in the case of infringement pursuant to GCC Clause 8.

a) The supplier shall not be hable to the Procuring Agency, whether in contract, tort, or otherwise, for any indirect or consequential loss or damage, loss of use loss of production, or loss of profits or interest costs, provided that this exclusion shall not apply to any obligation of the Supplier to pay liquidated damages to the Procuring Agency; and

b) The aggregate liability of the Supplier to the Procuring Agency, whether under the Contract, in tort of otherwise, shall not exceed the total Contract Price, provided that this limitation shall not apply to the cost of repairing or replacing defective equipment or to any obligation of the Supplier to indemnify the Procuring Agency with respect to patent infringement.

.5. Notices

35.1 Any notice given by one party to the other pursuant to the Contract shall be sent to the other party in writing or in electronic forms that provide record of the content of communication and confirmed in writing or in electronic forms that provide record of the content of communication to the other party's address specified in SCC.

36 Tayas and Dution

36.1 A foreign Supplier shall be entirely responsible for all takes stamp auties, license fees, and other such levies imposed outside l'alostan.

36.2 If any tax exemptions reductions allowences of provileges may be available to the Supplier in Pakistan the Procuring Agency shall use its best efforts to enable the Supplier to benefit from any such tax savings to the maximum allowable extent.

36.3 A local Supplier shall be entirely responsible for all taxes, duties, house fees, etc., incurred until delivery of the contracted Goods to the Procuring Agency





Special Conditions of Contract (SCC)

(The following Special Conditions of Contract (SCC) that supplement the GCC. Whenever there is a conflict, the provisions herein shall prevail over those in the GCC "ne corresponding clause number of the GCC is indicated in parentheses.

SCC Clause Number	GCC Clause Number	Amendments of and Supplements to. Clauses in the GCC
Manner		is (GCC 1)
	1.1 (3)	The commencement date of the contract shall take effect from the
		date of signing of the contract. The "Contract Price" is the lotal confract value stated in Annexure "A
	1.1 (g)	BGQ / Schedule of Stores of the contract and Form of Contract.
3.		The contract shall be Effective from the date of signing of the contract.
<u>A</u>	1.1(k)	The Procurity Agency is [PARISTAN AURPORTS AUTHORITY HEADOUARTERS, TERMINAL-1, HAP, KARACHI]
		Intended delivery date:
		The delivery period under the contract is 120 days with effect from the date of signing of the contract.
6.		The Supplier is: [M/s, International Aeradio Pakistan Pvt. Ltd.)
7.	1.1(q)	The title of the subject procurement is: (Proc. of Qty.07 VHF (AM Transceivers (50 Watts) for ATE Communication
8.	1.1(t)	End User means PAKISTAN AIRPORTS AUTHORITY
9.	1.1 (w)	"Specification" means the specification of goods and performance incidents! services (if any) as stated in Annexure "A" BOQ / Schedu of Stores of the contract.
	Applicati	on and Interpretation (GCC 2)
10.	2.3	The documents forming the Contract shall be interpreted in displaying order of princity: a) This form of Contract;
		c) The General Conditions of the Contract;
		e) The Schedule of Requirements (BOQ of Contract);
		g) The Procuring Agency's Letter of Acceptance; and
		 The Form of Bio and the Price Schedule submitted by the Bidder
	Condition	ons Pracedent (GCC 3 ₂
11.	3.1	The contract shall some into effect from the date of signing contract by such parties. The supplier is required to submit no judicial stamp papers and performance bond as per GCC clause and SCC clause 16-19.
12.	3.3	No certificate of commencement is required under this contract. The delivery period of the supplier under contract shall commence from the date of signing of contract by both parties.



	Governing Language (GCC 4)
13.	4.1 The Governing Language shall be: ENGLISH
14.	5.1 The Applicable Law shall be: Laws of the PAKISTAN
	Country of Origin (CCC 5)
15.	6.1 Scunter of Orleant (Norway)
	Performance Security from guaranties) (SCC 18)
16.	10.1 In addition to GCC clause 10.1:- For due, Satisfactory and timely supply of the Equipment or Stores the Supplier shall furnish to Airports Authority a Performance Bond or Security Deposit of 10% (Ten percent) of the total value of the contract at the time of signing of this contract. The Supplier shall keep the Performance Bond or Security Deposit valid till satisfactory completion of the contract, including the completion of warranty perion.
	10.3 This Performance Bond or Security Deposit shall be in shape of: - (a) Demand Draft or Pay Order in the name of Pakistan Airpor Anthority, Karachi from any scheduled bank of Pakistan. OP
18.	(b) Book Guarantee from a bank acceptable to PAA on approved forms 10.4 (a) The Supplier shall have no column against the Purchaser in respect of
	interest on Security Deposit or depractation of currency, what so ever (a) On satisfactory performance of the contract and completion of warranty period, as applicable, the Security Deposit / Performance Bond in shape of Pay Order of Bunk Guerantee will be returned to the Supplier upon request (c) In case of unsatisfactory performance of the Supplier or in the eyent of any breach of terms given in the contract till completion of warranty period, the Purchaser may forfeit the Security Deposit of en-cash the Performance Band in all or in part as deemed fit and
	proper by the Purchasar.
	Inspections and Tests (GCC 1.e.)
19.	(1) An inspection of the Stores be arranged at AdiD. EED JIAP Karach (or at the Supplier premises) by inspecting Officer or his representative to check the quality of the Stores (as define in the technical specification), and the Inspecting Officer will sign or issue the acceptance or rejection certificats.
	(2) Where the terms have been delivered after the expiry of delivery period or beyond the provisions of partial delivery or any other provision where it complete delivery at items is required to be made by the supplier, it must be ensured that the complete items qualify the inspection by the purchaser a per the requirement. If it case or partial quantity of the items fails during inspection under the scenario, the complete delivery shall be deemed to be rejected and the effective date of complete delivery and acceptance shall be considered after items have been replaced by the Supplier subject to inspection.
	(3) Rejected Stores, if left uncollected at the Purchaser Le. Pakistan Airpo Authority's premises, shall be at the Supplier's risk and expense. Damage Stores shall not be accepted. The Supplier shall remove the rejected of damaged Stores within 7 days at his expense.
	(4) The inspection can also include SAT_FAT, FSAT or any combination
	thereof as specified in the contract (if any).
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20.	12.2 The following SCCs has supplement GCS Clause 12.2:
	The Goods shall be packed properly to accordance with standard export packing
	The goods shall be dury and appropriately packed in original manufacturer musting. We loose Stones shall be accepted at the time of delivery it will be tak sold responsibility of supplier to ensure that the goods are packed in appropriate way for stowage, handling, loading transportation, and un-loading sastalistion, or any other requirement. Delivery and Documents (GCC Clause 13)
21.	13.1 (a) The Supplier shall deliver the stores, mentioned in Annexum "A" to the consigned within 120 days from the date of signing of the contract.
	The supplier shall deliver the goods with the delivery challan and other requirements as are finalized antitle time of signing of contract with the most advantageous bidden.
	13.1 (b) Part Delivery / Part Payment is allowed within the time fram- described in GCL 13.1 (a) above.
	14.1 Complete responsibility of any nation of mak whatsoever shall be written supplier of the delivery if metallishion of equipment at the location specified by the postupring agency under the contract.
	Transportation (GCC Clause 15)
	The supplier wasti he completely responsible to ensure safe transportation of goods in appropriate way for handling loading transportation and ar-inading installation, or any other requiremental till the final destination i.e. OIC Log. Center South JIAP Karach consignee as per contract.
	Related Services (GCC Chasse 16)
	16.1 The supplier shall be responsible to perform all incidental services a mentioned in the BOQ / Schedule of Stores (if any).
	Spare Parts (GCC Clause 17).
	17.1 The supplier shall provide the Space Parts as mentioned the BOQ / Schedule of stones (trany) within the prescribed delivery period.
	Warranty (GCC Clause 18)





27.		GCC Clause .fl-1. partial medication of the provisions the
		The Sumpler shall extraption seeds, of for a period of (One (01) Year
		from the date of issuance of CRV by PAA, (Pree of cost replacement)
		with same 3 and and Specifications), against any design or
		manufacturing Levelt, bay workeyanship or faulty material.
		In case of any defect, figurent problem or discrepancy of any nature
		whatsoever, on Supplier shall replace defective Equipment and/ or Store free or cost in case supplier falls to replace the defective Store and or Equipment within 45 days of indination by the Purchaser, the Supplier shall refund the cost of the Stores in currency in which received within 15 days, after the above mentioned 45 days, otherwise the Europiaser shall have the right to take action under GCC clause 27
		of the contract and, or farfeit the Performance Bond or Security deposit.
		The warranty certod shall commonly inom the date of issuance of CRV by PAA.
		Turnaround uspersor rectification should not be more than 45 days
	18.4&18.5	Turnaroung unperson recommends and not not more than 43 ortes
	Paymen	E (GGC Flause 18)
	19.1	The method and conditions of payment to be made to the Supplier
		Dalristani Dunge (DKR)
		Payment under the contract shall be made in Pakistani Rupee (PKR) after successful delivery (and installation, training commissioning as
		after successful delivery (and instantion, denting commissioning as
		specified in the contract if any) his supplier as per contract subject to
		inspection and acceptance of items by Procuring Agency and
		submission of complete & accurate bill by supplier along with
		requisite documents. However, the payment terms, milestones,
		conditions etc. may be mutually decided with the most advantageous
		hidder during contract signing stage.
30.	19.2	The Supplier shall submit the following documents in original / copy
30.	19.2	The Supplier shall submit the following documents in original / copy (as appet right): Additional Director Log (ANS) HQ PAA JIAP, Karachi.
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30.	19.2	The Supplier shall submit the following documents in original / copy (as specified) to Additional Director Log (ANS) HQ PAA JIAP, Karachi, for processing nayment against the contract
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30.	19.2	The Supplier shall submit the following documents in original / copy (as specified) to Additional Director Log (ANS) HQ PAA JIAP, Karachi, for processing payment against the contract i. Origina, IMP/myoice (in triplicate). Original bases tax invoice.
.30.	19.2	The Supplier shall submit the following documents in original / copy (as specified) to Additional Director Log (ANS) HQ PAA JIAP, Karachi. for processing nayment against the contract: 1. Original Mal/Anvoice (in triplicate). 1. Original bases tax invoice. 10. Copy or Contract & Amenimen. In any).
30.	19.2	The Supplier shall submit the following documents in original / copy (as specified) to Additional Director Log (ANS) HQ PAA JIAP, Karachi, for processing payment against the contract i. Original Bill/invoice (in triplicate). Original bases tax invoice. (ii. Copy or Contract & Amenimen. Infany).
.30.	19.2	The Supplier shall submit the following documents in original / copy (as specified) to Additional Director Log (ANS) HQ PAA JIAP, Karachi, for processing payment against the contract: i. Original Bill/Invoice (in triplicate). ii. Original sales tax invoice. iii. Copy of Contract & Amenimen. In any). iv. Copy of RV v. Copy of RV v. Copy of RV Continues & Active Caxpayer Evidence (Sales Tax).
.30.	19.2	The Supplier shall submit the following documents in original / copy (as specified) to Additional Director Log (ANS) HQ PAA JIAP, Karachi, for processing payment against the contract i. Original Balls have tax invoice. ii. Original bales tax invoice. iii. Copy of Centract & Amenimen. Infany). iv. Copy of RV v. Copy of RV v. Copy of professional Tax Centract (2024-2025)
30.	19.2	The Supplier shall submit the following documents in original / copy (as specified) to Additional Director Log (ANS) HQ PAA JIAP, Karachi, for processing payment against the contract: i. Original Bill/Invoice (in triplicate). ii. Original sales tax invoice. iii. Copy of Toutract & Amenimen. In any). iv. Copy of TRV v. Copy of TRV v. Copy of Try Corufficate & Active Taxpayer Evidence (Sales Tax). vi. Logy of professional Tax Copy Cate (2024-2025)
30.	19.2	The Supplier shall submit the following documents in original / copy (as specified) to Additional Director Log (ANS) HQ PAA JIAP, Karachi, for processing payment against the contract i. Original Bally invoice (in triplicate). ii. Original sales tas invoice. iii. Copy of Centract & Amenimen. Infany). iv. Copy of TRV v. Copy of TRV v. Copy of TRV Geruficate & Active Taxpayer Evidence (Sales Tax). vii. Copy of professional Tax Centract (2024-2025) viii. Original Bank Account Datall viii. Original Installation & Commissioning Certificate / Job Completion
30.	19.2	The Supplier shall submit the following documents in original / copy (as specified) to Additional Director Log (ANS) HQ PAA JIAP, Karachi, for processing payment against one contract i. Original Bally invoice (in triplicate). ii. Original sales tax invoice. iii. Copy of Contract & Amentment I deny). iv. Copy of TRV v. Copy of TRV v. Copy of TRV Geruficate & Active Taxpayer Evidence (Sales Tax). vii. Logy of professional Tax Certa Late (2024-2025) viii. Original Bank Account Detail viii. Original Bank Account Detail viii. Original Installation & Commissioning Certificate / Job Completion Certificate (Where applicable)
30.	19.2	The Supplier shall submit the following documents in original / copy (as specified) to Additional Director Log (ANS) HQ PAA JIAP, Karachi, for processing payment against the contract i. Original Balls tax invoice. ii. Original balls tax invoice. iii. Copy of Contract & Amenimen. In any). iv. Copy of RV v. Copy of RV v. Copy of RV vi. Lopy of professional Tax Cerus Caxpayer Evidence (Sales Tax). vii. Original Bank Account Datail viii. Original Bank Account Datail viii. Original Installation & Commissioning Certificate / Job Completion Certificate (Where applicable) ix. Original Training Certificate (Where applicable)
30.	19.2	The Supplier shall submit the following documents in original / copy (as specified) to Additional Director Log (ANS) HQ PAA JIAP, Karachi, for processing payment against the contract i. Original Balls tax invoice. ii. Copy of Contract & Ameniment I deny]. iv. Copy of TRV v. Copy of TRV v. Copy of TRV v. Copy of TRV vi. Lopy of professional Tax Cent. Late (2024-2025) vii. Original Bank Account Detail viii. Original Bank Account Detail viii. Original Installation & Commissioning Certificate / Job Completion Certificate (Where applicable)
30.	19.2	The Supplier shall submit the following documents in original / copy (as specified) to Additional Director Log (ANS) HQ PAA JIAP, Karachi, for processing payment against the contract i. Original Britanvoice (in triplicate). Original bases tax invoice. iii. Copy or Contract & Amenimen. In any). iv. Copy or RV v. Copy or RV v. Copy or Professional Tax Certa Caxpayer Evidence (Sales Tax). vi. Lopy or Professional Tax Certa Cate (2024-2025) vii. Original Bank Account Basel viii. Original Installation & Commissioning Certificate / Job Completion Certificate (Where applicable) ix. Original Training Certificate (Where applicable).
30.	19.2	The Supplier shall submit the following documents in original / copy (as specified) to Additional Director Log (ANS) HQ PAA JIAP, Karachi, for processing payment against the contract i. Original bases tax invoice. ii. Original bases tax invoice. iii. Copy or Tentract & Amendment of any). iv. Copy or TeN v. Copy or TeN Geruficate & Active Taxpayer Evidence (Sales Tax). vi. Copy or professional Tax Seminatoring Cartificate / Job Completion Certificate (Where applicable) ix. Original Training Certificate (Where applicable). b. Copy of Textmorted Items where Tax exemption has been claimed.
30.	19.2	The Supplier shall submit the following documents in original / copy (as specified) to Additional Director Log (ANS) HQ PAA JIAP, Karachi, for processing payment against the contract: i. Original bases tax invoice. iii. Copy of Contract & Amendmen. In any). iv. Copy of RV v. Copy of RV v. Copy of RV v. Copy of RV Seruficate & Active Taxpayer Evidence (Sales Tax). vi. Logy of professional Tax Certs, fate (2024-2025) vii. Original Bank Account Datail viii. Original Installation & Communicationing Certificate / Job Completion Certificate (Where applicable) x. Original Training Certificate (Where applicable). https://doi.org/10.1007/
30.	19.2	The Supplier shall submit the following documents in original / copy (as specified) to Additional Director Log (ANS) HQ PAA JIAP, Karachi, for processing payment against the contract: i. Original Bill/Invoice (in triplicate). original sales tax invoice. iii. Copy of Toutract & Ameniment Interpl. iv. Copy of TRV v. Copy of TRV v. Copy of TRV v. Copy of TRV vi. Copy of TRV vii. Original Bank Account Datail viii. Original Bank Account Datail viii. Original Institution & Commissioning Certificate / Job Completion Certificate (Where applicable) ix. Original Training Certificate (Where applicable) ix. Original FAT / SAT Certificate (Where applicable). the case of imported items where Tax exemption has been claimed the following documents shall also be submitted by supplier is add Jon to documents specified those:
30.	19.2	The Supplier shall submit the following documents in original / copy (as specified) to Additional Director Log (ANS) HQ PAA JIAP, Karachi, for processing payment against the contract: i. Original Bill/Invoice (in triplicate). original sales tax invoice. ii. Copy of Toutract & Amendment Infany). iv. Copy of TRV v. Copy of TRV v. Copy of TRV v. Copy of TRV vi. Logy of professional Tax Certal rate (2024-2025) vii. Original Sank Account Datail viii. Original Installation & Commissioning Certificate / Job Completion Certificate (Where applicable) ix. Original Training Certificate (Where applicable) ix. Original Training Certificate (Where applicable) the case of imported from where Tax exemption has been claimed the following documents shall also be submitted by supplier is add Jon to documents specified those:
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30.	19.2	The Supplier shall submit the following documents in original / copy (as specified) to Additional Director Log (ANS) HQ PAA JIAP, Karachi, for processing payment against the contract: i. Original Bully invoice (in triplicate). ii. Original sales tax invoice. iii. Copy of Text Service & Amendment Interpletion (Sales Tax). iv. Copy of Text Gereficate & Active Taxpayer Evidence (Sales Tax). vi. Copy of the Gereficate & Active Taxpayer Evidence (Sales Tax). vii. Original Salik Account Datail viii. Original Installation & Commissioning Certificate / Job Completion Certificate (Where applicable) ix. Original Training Certificate (Where applicable). the case of imported Items where Tax exemption has been claimed the following documents shall also be submitted by supplier is add don to documents specified those: xi. Copy of Bill of Entry / Castoms import documents (GD-I) (the purchaser reserves the right to verify the GD through online Customs / Weighood portal for which the supplier may be asked to
30.	19.2	The Supplier shall submit the following documents in original / copy (as specified) to Additional Director Log (ANS) HQ PAA JIAP, Karachi. for processing payment against the contract: i. Original bases tax invoice. iii. Copy of Contract & Amenimen. In any). iv. Copy of RV v. Copy of RV v. Copy of NCY Gereficate & Active Taxpayer Evidence (Sales Tax). vii. Copy of professional Tax Cernificate (2024-2025) viii. Original Installation & Commissioning Certificate / Job Completion Certificate (Where applicable) ix. Original Training Certificate (Where applicable) x. Original FAT / SAT Certificate (Where applicable). In case of imported items where Tax exemption has been claimed the following document: shall also be submitted by supplier is add tion to documents specified those: xi. Copy of Bit of Entry / Castoms import documents (GD-F) (the purchaser reserves the right to verify the GD through online Customs / Webool portal for which the supplier may be asked the detail a representative for verification on Webool system).
	19.2	The Supplier shall submit the following documents in original / copy (as specified to Additional Director Log (ANS) HQ PAA JIAP, Karachi, for processing nayment against the contract. 1. Original bases tax invoice. 11. Original bases tax invoice. 12. Copy or Tentract & Ameniment of any). 13. Copy or Tentract & Ameniment of any). 14. Copy or TRV 15. Copy or Professional Tax Certificate (Sales Tax). 16. Copy or professional Tax Certificate (2024-2025). 17. Original Institution & Commissioning Certificate / Job Completion Certificate (Where applicable). 18. Original Training Certificate (Where applicable). 19. Original Training Certificate (Where applicable). 19. An asse of imported items where Tax exemption has been claimed the following documents specified those: 19. Copy of Bill of Entry / Castoms import documents (GD-F) 19. (the purchaser reserves the right to verify the GD through online Customs / WEDOC portal for which the supplier may be asked to detail a representative for verification on WEBOC system). 19. Original Affidavition (scamp paper) for Exemption of Income Tax.
30.	19.2	The Supplier shall submit the following documents in original / copy (as specified) to Additional Director Log (ANS) HQ PAA JIAP, Karachi, for processing nayment against the contract. 1. Original Bibly Anvoice (in tripideata). 1. Original sales tax invoice. 11. Original sales tax invoice. 12. Copy of Tentract & Amenimen. Infany). 13. Copy of Tentract & Amenimen. Infany). 14. Copy of Tentract & Active Taxpayer Evidence (Sales Tax). 15. Copy of professional Tax Germ, rate (2024-2025). 16. Original Bank Account Bendi. 16. Original Installation & Commensioning Certificate / Job Completion Certificate (Where applicable). 17. Original Elating Certificate (Where applicable). 18. Original Elating Certificate (Where applicable). 19. Original Elating Certificate (Where applicable). 19. Case of imported items where Tax exemption has been claimed the following document. Stall also be submitted by supplier if add John to documents specified those. 19. Copy of Bill of Entry / Castoms import documents (GD-I) (the purchaser reserves the right to verify the GD through online Customs / WEDOC portal for which the supplier may be asked to detail a representative for verification on WEBOC system).

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		[all Payment of the story that opening within 60 days upon issue of receipt abument undicating receipt of the store by the purchaser without and discrepancy of abuse and submission of bill with complete documents. The at any point of the same of discrepancy or any defect.
		(n) The supplier shall be espenished for completeness and genuineness of the factaments / invoices submitted for payment. The procuring agency shall not or suspensible for non-payment / late payment or advances if anomalists / inaccurate documents are submitted by supplier.
		(c) The Supplier shall ensure does not menor of all the duties and cakes including that of moderal figure time is on the Provincial Government excluding provincial Service for our submit an under taking that all Government takes for the supplier goods (and allied services if any) have already bear pain or submit proof or such payments at the time of submission of bills for payments.
	19.4	The currency of navment shalf or Pasistani Rupee (PKR).
		There shall be no interest all the lare payment made by Procuring Agency. However, procuring agency will make payments subject to the conditions that the payment is long documents submitted by the supplier are clear accurate as per the deliverables, free from any error or defect and are wholly complete the all respects.
		GCC Clause 20)
		There shall be no adjustment of prices except any change / modification in taxes by Gov. and celetion of item (or service) or reduction of quantity as mutually agreed. The decision of Procuring Agency in this case shall be final and binding. An amendment to the contractivil be required as not GCC Chanse 82 (SCC Clause 36).
		The prices manusched in Antierine "A", are firm and final subject to condition are no
		Orders (GCC Clause 2)
35.		The specification of items in by 0 may be changed / modified to offer higher / better / appraised insules on request of supplies subject to acceptance and pacision of not makes. The supplier may be asked to produce all relevant occumen asked from OBM in this context.
	Contract	Amendments (GCC Lugas 22)
	22.1	The contract may be amended or incuffied with the mutual consent and/or agreement in writing by soin sie parties to the contract.
		The provisions of EEC plauses 13, 26, 21 and 36 along with SCC Clauses 21, 34, 35 son 45 or any other clauses can be amonded with mutual consent.
	Sub-cont	racts / Subcontracting (CCC Clause 24)
37.	24	Subcontracting is not allowed ender this contract and the supplier having submitted the most reconcilegeous hid and awarded the contract shall be responsible for the most execution of contract.

Delay in the Supplier's Performance (GCC Case). To





38.		
	25.2	(a) If the delay in supplier's performance is due to any event felling under GCC Clause (1.1%) Force Maleure, the supplier shall submit the request with complete and accurate documents along with timeline of
		(b) The suppliers request along with a commutary cylicence may be evaluated by the purchaser to escertain if the grounds for delay are
		astablished by supplier pursuant dU. Clause is I(v) Force Majeure, if
		agreed by purchasor an amendment to the contract would be signed by both parties as per GCC Clause 22 and SGC Clause 36.
	Liquida	sted Damages (NCC Clause 26)
	26.1	i. The Possibaser shall have the right to impose liquidated damages at the rate of two parcent (2%) per month of the value of the late.
		thereof for the period exceeding the Julivery period, subject to the provision that the total ameura that levied shall not exceed ten
		percent (10.4) of total Contract water of the late delivered Stores (including installation / commissioning), training etc. The Liquidated
		damages shall not be imposed if the supplier completes the contract execution within the grace perion (after the delivery period) i.e. 10%.
		of the delivery period but not exceeding 12 Days. However, if the
		contract execution is delayed beyond the grace period, then the grace period soall also be included in delay deriod for the calculation of L.D.
		so the mandated damages and not be applicable or partly
	Termi	nation for Default (GCC Clause 27)
		In addition to GCC riguse 27'-
		If the Summer fails to deliver the Stores/Equipment (or services if
		If the Supplies fails to deliver the Stores/Eduloment (or services if any) or any part thereof to the Sunsignee within the prescribed period or widnin such extended period as may be agreed in writing
		If the Supplies fails to deliver the Stores/Equipment (or services if any) or any part thereof to the Sunsignee within the prescribed period or widin such extended period as may be agreed in writing by both the parties the Purchaser shall on expiry of grace period i.e. 10% of the Telivicity period be entitled to take either of the following
		If the Supplies fails to deliver the Stores/Equipment (or services if any) or any part thereof to the Sunsignee within the prescribed period or within such extended period as may be agreed in writing by both the parties the Purchaser shall on expery of grace period i.e. 10% of the Tellvery period be entitled to take either of the following actions:
		If the Supplier fails to deliver the Stores/Equipment (or services if any) or any part thereof to the Consignee within the prescribed period or within such extended period as may be agreed in writing by both the parties the Purchaser shall on expiry of grace period i.e. 10% of the Tellivery period be entitled to take either of the following actions: [a] To cancer terminate the contract and for forfeit the Security Deposit as per SCC Clause 18 { 10.4[c] } of this contract after giving seven days written notice to the Supplier and for initiate case for
		If the Supplies fails to deliver the Stores/Equipment (or services if any) or any part thereof to the Consignee within the prescribed period or within such extended period as may be agreed in writing by both the parties the Purchaser shall on expiry of grace period i.e. 10% of the fellivery period be entitled to take either of the following actions: - [a] To cancel (terminate the contract and) or forfeit the Security Denosit as not SCC Clause 18 (10.4(c)) of this contract after giving
		If the Supplied fails to deliver the Stores/Equipment (or services if any) or any part thereof to the Sunsignee within the prescribed period or widnic such extended period as may be agreed in writing by both the parties the Purchaser shall an expiry of grace period i.e. 10%, of the belivery period be entitled to take either of the following actions: [a] To cancer (terminate the contract and [or forfeit the Security Deposit as per SCC Clause 18 (10.4(c)) of this contract after giving seven days written notice to the Supplier and / or initiate case for blacklisting as per PPRA rule 19 (where applicable). [b] To concel the contract and or purchase from elsewhere the defective or the descending at the risk and expense of the
		If the Supplies fails to deliver the Stores/Equipment (or services if any) or any part thereof to the Sunsignee within the prescribed period or widin such extended period as may be agreed in writing by both the parties the Purchaser shall an expiry of grace period i.e. 10% of the belivery period be entitled to take either of the following actions: [a] To cancer (terminate the contract and [or forfeit the Security Deposit as per SCC Clause 18 (10.4(c)) of this contract after giving seven days written notice to the Supplier and / or initiate case for blacklisting as per PPRA rule 19 (where applicable).
		If the Supplier fails to deliver the Stores/Equipment (or services if any) or any part thereof to the Consigner within the prescribed period or widne such extended period as may be agreed in writing by both the parties the Purchaser shall on expery of grace period i.e. 10% of the felivory period be entided to take either of the following actions: - [a] To cancel (terminate the contract and [or forfeit the Security Deposit as per SCC Clause 18 (10.4(c)) of this contract after giving seven days written notice to the Supplier and /or initiate case for blacklisting as per PPRA rule 19 (where applicable). [b] To concel the contract and or purchase from elsewhere the defective or the unsupplied Store at the risk and expense of the Supplier after diving immission days written notice. The Supplier shall be asing for any loss, which the Parchaser may sustain on this account but that not be entitled to thy gain on recurrense. In side scentific the purchaser reserves the right to recover the
		If the Supplier fails to deliver the Stores/Equipment (or services if any) or any part thereof to the Consignee within the prescribed period or widnic such extended period as may be agreed in writing by both the parties the Purchaser shall on expery of grace period i.e. 10% of the fellowing period be entitled to take either of the following actions: [a] To cancel / terminate the contract and / or forfeit the Security Deposit as per SCC Clause 18 (10.4[c]) of this contract after giving seven days written notice to the Supplier and / or initiate case for blacklisting as per PPRA rule 19 (where applicable). [b] To concel the contract and or purchase from elsewhere the defective or the unesupplied stores at the risk and expense of the Supplier after giving him seven days written notice. The Supplier shall be taken for each loss, which the Purchaser may sustain on this
		If the Supplier fails to deliver like Stores/Eginoment (or services if any) or any part thereof to the Cansignee within the prescribed period or within such extended period as may be agreed in writing by both the parties the Purchaser shall an expiry of grace period i.e. 10% of the "lelivery period be entitled to take either of the following actions: - [a] To cancel / terminate the contract and / or forfeit the Security Deposit as per SCC Clause 18 (10.4 [c]) of this contract after giving seven days written notice to the Supplier and / or initiate case for blacklisting as per PPRA rule 19 (where applicable). [b] To concel the contract and on purchase from elsewhere the defective or the warsupplied Stores at the risk and expense of the Supplier after awars him seven days written notice. The Supplier shall be hable for any loss, which the Parchaser may sustain on this account but that not be entitled to any gain on repurchase. In such scenario, the purchaser reserves the right to recover the amount from any panding bill premaint or performance guarantee of the supplier from any contract, purchase order of supplier across PAA.
		If the Supplier fails to deliver like Sures/Equipment (or services if any) or any part thereof to the Sunsignee within the prestricted period or width such extended period as may be agreed in writing by both the parties the Purchaser shall on expery of grace period i.e. 10% of the Tellvery period be entided to take either of the following actions: [a) To cancel (terminate the contract and (or forfeit the Security Deposit as per SCC Clause 18 (10.4(c)) of this contract after giving seven days written notice to the Supplier and / or initiate case for blacklisting as per PPRA rule 19 (where applicable). [b) To cancel the contract and or purchase from elsewhere the defective or the unesupplied Storm at the risk and expense of the Supplier after giving him seven days written notice. The Supplier shall be asked for any loss, which the Purchaser may sustain on this account but that not be entitled to any gain an repurchase. In such scenario the purchaser reserves the right to recover the amount from any pending bill a political or performance guarantee of the supplier from any contined, a purchase order of supplier across PAA. Ite Resolution (GCC Clause 31)
	Dispu 31.2	If the Supplies fails to deliver the Survey/Equipment (or services if any) or any part thereof to the Sunsignee within the prescribed period or within such extended period as may be agreed in writing by both the parties the Purchaser shall on expiry of grace period i.e. 10% of the Selivery period be entitled to take either of the following actions: [a) To cancel "terminate the contract and " or forfeit the Security Deposit as per SCC Clause 15 (10.4(c)) of this contract after giving seven days written notice to the Supplier and / or initiate case for blacklishing as per PPRA rule 19 (where applicable). [b) To concel the contract and or purchase from elsewhere the defective or the unesupplied Stone at the risk and expense of the Supplier after giving him seven days written notice. The Supplier shall be taken for enginess, which the Purchaser may sustain on this account but that not be entitled to any gain on recurrence. In such scenario the purchaser reserves the right to recover the amount from any panding off a payment or performance guarantee of the supplier from any contract, purchase order of supplier across PAA. The Resolution (GCC Clause 31) In case of any difference or dispute arising between the Purchasor and the Supplier in respect of the interpretation, conduct the part the Supplier in respect of the interpretation, conduct the part the Supplier in respect of the interpretation, conduct the part the Supplier in respect of the interpretation, conduct the part the Supplier in respect of the interpretation, conduct the part the Supplier in respect of the interpretation, conduct the part the Supplier in respect of the interpretation, conduct the part the Supplier in respect of the interpretation.
40.		If the Supplier fails to deliver like Sures/Equipment (or services if any) or any part thereof to the Sunsignee within the prestricted period or width such extended period as may be agreed in writing by both the parties the Purchaser shall on expery of grace period i.e. 10% of the Tellvery period be entided to take either of the following actions: [a) To cancel (terminate the contract and (or forfeit the Security Deposit as per SCC Clause 18 (10.4(c)) of this contract after giving seven days written notice to the Supplier and / or initiate case for blacklisting as per PPRA rule 19 (where applicable). [b) To cancel the contract and or purchase from elsewhere the defective or the unesupplied Storm at the risk and expense of the Supplier after giving him seven days written notice. The Supplier shall be asked for any loss, which the Purchaser may sustain on this account but that not be entitled to any gain an repurchase. In such scenario the purchaser reserves the right to recover the amount from any pending bill a political or performance guarantee of the supplier from any contined, a purchase order of supplier across PAA. Ite Resolution (GCC Clause 31)

AARAOU AA

	Procedu	re for Dispute Resaution (CCC Cigues 90)					
42.		The any cirrules of the state since what a scorer shall prose between the Procuring Agency and the Supplier in connection with or arising out of the Control of the Control of the Supplier is solutioned to the generality of foresone, an equation aparties the solutions to the generality of and the execution of the Control whother during developing phase or after their completion and whether before or after the remination among ment or areas at the Control of the parties shall seek to resulte any such dispute or difference by mutual diligent regonations in good faich within 18 (twenty eight) days following a notice sent by one Partie to the other Party in this regard. 2.At fature of negociation the dispute shall be resolved through mediation and mediator which shall be off9AA.					
43.	33.1	a) At the event of failure of mediation to resolve the dispute relating to this contract such dispute shall finally be resolved through binding Arbitration by sale arbitrator in accordance with Arbitration Art 1940. The arbitrator shall be appointed by mutual consent of the both parties. The Arbitration shall take place in [KARACHI] and proceedings will be conducted in "[BIGGLISH] language. b) The cost of the mediation and arbitration (external) shall be sharen by the parties in equal propurtion however the both parties shall hear their own costs and lawyer's fees regarding their own participation in the mediation and arbitration. c) Arbitration proceedings as menhance in the above disuse regarding resolution of disputes may be contracted brior to, during or ofter delivery of goods. d) Notwithstanding any reference of the arbitration herein, the parties shall continue to perform their respective obligations under the Contract unless otherwise mutually occasion.					
	Notices (GCC Clause 3F)						
44.	35.1	Procuring Agency's address for notice purposes: Logistics AMS Brench, Airports Anthantty of Pakistan (Headquarters Terminal No.1, Inmah International Airport, Karachi, Pakistan — Supplier's address for notice purposes. Mis International Agradio Pakistan Pyl. 1.13. Head Office #11-Cliffor, Center, Khayanan & Jami, Karachi, 78800 (Pakistan) Tel: 021-3887880, 024-35838/#6 Fax:021-38878801 Entail: confact@iaipak.com					
	Taxes	and Duties (GCC Clause 36)					
45.	36	Taxes and Deres (in addition to GCC 36.1, 36.2 & 36.3) 36.4. During the validity of this Contract, price adjustment may a made for impressions of my assurances by Govt or applicability / thang of existing taxes as per applicable cases. 36.5. Adjustment at Contract place may be made in case of increase ducrease in rate of applicable taxes outling the period of Contract.					





ATTERTTY PACE

DECLARATION OF FEES, COMMISSION AND BROKERAGE FTC, PAYABLE BY THE SUPPLIERS OF GOODS SERVICES & WORKS IN CONTRACTS WORTH RS. 20.00 MILLION OR MORE

Contract Number: HOCAA/1992/247/XXLN

Contract Value Rs. 29 761,400/-

Contract Title: PROCUREMENT OF OTY OF VHF (AM) TRANSLEWERS (50 M/A TS) FOR ATC COMMUNICATION

Contract Date:

[M/s. IAL Pvt. Ltd.] hereby declares that it has not obtained or induced the procurement of any contract, right, interest, privilege or other obligation or benefit from Government of Pakistan or any administrative subdivision or agency thereof or any other entity owned or controlled by a (GoP) through any commpt business practice.

Without limiting the generality of the foregoing M/s. IAL Pvt. Ltd., represents and warrants that it has fully declared the brokerage, commission, fee etc. paid or payable to unuse and not given or agreed to give and shall not give or agree to give to anyone within or existing Fakiston either directly or indirectly through any natural or juridical person, including its affiliate, agent, associate broker, consultant director, promoter, shateholder, sponsor or subsidiary, any commission, gratification, bribe, finders, dee or lidekback, whether described as consultations tee or otherwise, with the object of obtaining or todaying the procurement of a contract, right, interest, privilege or other obligation or benefit in whatsoever from Gob, except that which has been expressly declared pursuant hereto.

[M/s. IAL Pvt. Ltd.] certifies that it has made and who make roll disclosure, of all agreements and arrangements with all persons in respect of or related to the transaction with GoP and has not taken any action or will not take any action to circumvent the above declaration, representative or warrants.

[M/s. IAL Pvt. Ltd.] accepts full responsibility and surjet liability for making and false declaration, not making full disclosure, misrepresenting fact or taking any action likely to delet the purpose of this declaration, representation and warranty. It agrees that any contract, right interest, privilege or other obligation or benefit obtained or produced as aforesaid shall, without projudice to any other right and remedies available to GoP under any law, contract or other instrument, be voldable at the outlop of Gob.

Notwithstanding any rights and remedies exercised by GoP in this regard. [M/s. IAL Pvt Ltd.] agrees to indemnify GoP for any loss or damage incurred by it on account of its corrupt business practices and further pay compensation to GoP in an amount equivalent to ten time the sum of any commission, gratification, bribe, finder's fee or kickback given by [M/s. IAL Pvt. Ltd.] as aforesaid for the purpose of obtaining or inducing the procurement of any contract, right, interest, privilege or other obligations of sensition whatsoever form from GoP.

STILLER

(M/s. International Aeraulo Pakistan Pvt Ltd.)

(a (HQs) E

(SASED AT MED BUTT)

Director ANS

Dalsieres Airports Authority

Annexure "A" to the contract No: HQCAA/1992/247/XXLN

PROCUREMENT OF QTY.07 VHF (AM) TRANSCEIVERS (50 WATTS) FOR ATC COMMUNICATION CONTRACT NO. HQCAA/1992/247/XXLN

4	TEM DESCRIPTION		Unit Price in PKR Excl. GST			Total Price in PKR
.]	OTRON TR-7750 VHF/AM MULTIMODE TRANSCEIVER WITH ANTENNA	07	3,140,000	585 200	3,705.200	25,836,400
	Peitel TM110TF Handheld microphone comp. w/6-pins Amphs.com. Qty.97 Microphone Adapter, 6-pin DIN Qty.07 Antenna Procom CXL3-1LW 118-137 MHz Qty.07 Cell Flex Cable 1/2in, Qty. 490 meter Connector Male For 1/2in Cell Flex Cable, Qty: 14 RG-214 Coax Cable, Qty: 28 RG-214 N-male Connector 11_N-50-7- 44/133_N, Qty: 28 Lightning Protector Qty: 97					
2.	MANUAL Soft and Hard copy of Operational manual	97.∕ 02		Free of Cos	it.	10
3.	Soft and Hard copy of maintenance and Service : APPLICATION SOFTWARE PC application software for configuration / Tuning	01			sī.	
	FACTORY TRAINING VoIP operation RRCU, Gateway installation/software training for two (02) PCAA officials/engineers for three (03) days at OEM factory (including return ticket, medical insurance, visa fees, local transport, accommodation & DA etc.)	02~ PCAA Persons for three Days				3,825,000
5.	WARRANTY The warranty period shall commence from the date of acceptance) at Electronics Engineering depot (EED) of PCAA as per Tender Clause 13.0: 12 months' manufacturer warranty for equipment					
	Total Ameust Inclusive of GST @ 18%					PKR. 25,936,400
					excluding Tax :	PKR. 3,825,000
					Grant Total:	PKR 29,761,40



PAREE TO VENTY-NINE MILLION SEVEN HUNDRED SIXTY DISC THOUSAND FOUR HUNDRED

FINAL EVALUATION REPORT

(As Per Rule 35 of PP Rules, 2004)

Name of Procuring Agency:

Method of Procurement. Single Stage Two Envelope Bidding Procedure

Title of Procurement: PROCUREMENT OF QTY.07 VHF (AM) TRANSCEIVERS (50 WATTS) FOR ATC COMMUNICATION PCAA

4. Tender inquiry No...

6.

Date & Time of Bid Opening.

No of Blds Received

Criteria for Bid Evaluation

Details of Bid(s) Evaluation

Sr.#.		Marks			Rule/Regulation/SBD*/Policy/ Basis for Technical		
	Name of Bidder (s)	Technical (if applicable)	Financial (if applicable)	Total Evaluated Cost	Rejection / Acceptance as per Rule 35 of PP Rules, 2004.		
î.	M/s. International Aeradio Pakistan Pvt. Ltd	Compliant	Compliant	Rs.29.761.480/-	Most Advantageous Lid as per Rule 2(h) (i) of PPR - 2004		
ii.	M/s. Rohde & Schwarz Pvt. Ltd.	Compliant	Compliant	Rs 39,678 696.96	Compilant		

"Standard Bidding Documents (SBD).

Most Advantageous Bidder:

(a), M/s, International Aeradio Pakistan Pvt. Ltd.

supporting information, the procuring agency may like to same

Signature:

(HUMAYUN AZHAR SİDDIQUI)

Deputy Director Logistics ANS, Official Stamp

HQs Pakistan Airports Authority





IT NO. HCGAA/1992/247/XXLN

PROCUREMENT OF QTY. 07 VHF (AM) TRANSCEIVERS (50 WATTS) FOR ATC COMMUNICATION

DATE OF BID OPENING: 23-04-2024

FOLLOWING FIRMS PURCHASED / DOWNLOADED THE BIDDING DOCUMENTS

S/NO	NAME OF SUPPLIERS	DATE OF BID PURCHASED	HABIB METRO DEPOSIT SLIP NO. AND DATE	Bidding Doc. FEE RS.	Bidding Doc. Downloaded
1	MAIAL		bown baled	_	~
2.	M/s. Rohde & Schwarz	04-4-2024	ч	_	
3					
4		/			
5					
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8		/			
9,					
10.	/	/			
11.	/				
40					
13.	/				
14.	/				

PPRA TENDER NO. TS-536194E

HEADQUARTERS, CIVIL AVIATION AUTHORITY (Telecom & Electronics Branch)



PROCUREMENT OF AIR BAND VHF (AM) TRANSCEIVERS (50 Watts) FOR PCAA AIRPORTS

Pakistan Civil Aviation Authority (PCAA) is seeking proposals for the procurement / supply of air band VHF (AM) 50 Watts transceivers for use in control tower for ground to ground & air to ground operations at various PCAA airports. These transceivers will serve as vital communication tools for air traffic controllers, facilitating efficient and safe air traffic management within Pakistan's airspace. The transceivers must adhere to strict quality and performance standards to ensure reliability and effectiveness in air traffic control operations.

S.N	ło	Required Operational & Technical Parameters	Qty.	Compliance by OEM	Remarks (Technical/ Operational Parameters of the Offered Equipment)
	f.	GENERAL INFORMATION			
	1.1.	Name of the Firm			
	1.2	Firm Address			
	1.3.	Contact No.			
	1.4.	Name of Principal / OEM			1,212
	1.5.	Principal's Address			
	1.6.	Make & Type of the offered Equipment			
	1.7.	Model No. (Specify)			
	1.8.	County of Origin (OEM) HQ			
	1.9.	Country of Manufacture (Specify)			
7	1.10.	Make & Type of the offered equipment as latest version complaint to international technical and quality Standards. (Specify)		*	
	1.11.	Bidder to fill and submit this Technical Specifications compliance document with their technical bid duly authenticated and stamped by the OEM.			
	1.12.	The bidder is required to submit Authorization Certificate from the OEM.			
	1.13.	Bidder to ensure technical support through manpower during warranty Period. (Certificate of Support is required to be submitted).			
	1.14.	The Bidder should ensure 1 years warranty of the Equipment and its accessories from the date of issuance of CRV.			
	1.15.	Attach relevant brochures with technical details.			
	1.16.	Bidder should submit OEM certificate for availability of spares for 10 years.			
	1.17.	Similar equipment from OEM must aiready be satisfactorily in use at international Airports, submational Clientele List (of Airports), with Minimum 05 Clients, its required to be submitted.			

2.	OPERATIONAL & TECHNICAL SPECIFICATIONS:		
2.1	TRANSCEIVER VHF (AM) 50 WATTS with all accessories and standard 19 inch Rack mount suitable for ATC tower for ground/ ground and air to ground communication	07	
	GENERAL REQUIREMENT: International manufacturer, Country of origin UK, USA, EU/ Schengen states, Japan, Australia, New Zealand, South Korea etc. i) Synthesized radio with Digital Signal Processing ii) Frequency Range: 118 – 136.975 MHz		
	iii) Channel Spacing: 25 KHz / 8.33 KHz selectable		
	iv) Operating Temperature: -20 °C to +55 °C		
	v) VoIP / ED-137 Support (with lifetime license)		
	vi) Built-in speaker 1 w, (4 to 8 ohms)		
2.2	vii) Battery backup support		
	viii) Key Protection: Antenna short/open, low voltage, over temperature.		
	ix) Preset channels: 99		1 1 1
	x) AC / DC Operating voltage: 150 to 240 AC / 13.8 to 31 DC		
	xi) DC Supply: Auto-changeover		
	xii) Built In Test Equipment (BITE) Monitoring : VSWR, voltage, current, Temperature, Output Power, Reflected Power.		
	FRONT PANEL:		
2.3	i) Power Switches. ON/OFF ii) LCD Display iii) Hand held Microphone connector iv) LED Indication, SWR, Alarms, power Hi / Low Power, Squelch, Main /Standby. Remote v) Remote Button, PTT Button, Squelch Button, Volume Control, Frequency Selection Paid		
	REAR PANEL:		
2.4	i) Transmitter antenna connector N-type Female 50 Ohm ii) Receiver antenna connector BNC Female iii) Voice Recording Output Connector for TX/RX audio. iv) AC/DC Supply connectors v) Support Remote operation / VoIP/ ED-137 connector.		
	TRANSMITTER:	su Folkstein Ersel	
	i) Transmitter output power 50 watts & adjustable		
	ii) Frequency Generation: Synthesizer iii) Modulation Type: AM A3E		
	iv) Modulation Level: upto 95% Adjustable v) Modulation Distortion: < 5% THD at m=0.9		
	vi) Duty Cycle: 100% (Continuous Operation)		
	vii) Frequency Stability: (< 3PPM)		
	viii) Harmonics emission : < -90 dBc		
2.5	ix) Spurious emission : < -110 dBc		
	x) VSWR: Fully Protected on infinite VSWR		
	xi) Frequency Response: 300 Hz to 3.4 KHz at ref. 1 KHz		
	xii) Transmit Timeout Timer: Adjustable		
	xiii) Hum and noise level. > 40 and < 55 at 90% modulation		
	xiv) Carrier Offset selectable -8 to +8khz		
	xv) Audio line input: 600 ohm xvi) Keÿing option: Ground, Mic, line loop, ,RTP header,		
	Remotely, SNMP, TCP/IP, External DC +/- volt., In		

		RECEIVER SPECS:		I F
		i) Audio Response: Within 0 & -5dB, 400 Hz to 2000 Hz		Wr /
1		ii) S/N ratio >50dB mod:30% 1Knz		
		iii) Squelon release time : < 30ms		
		iv) ACU (VOGAD) Range: -197 dBm to + 7dBm on line input threshold level adjustable		
		v) Squeich system combine to RF level & signal / Noise		
		vi) Image & IF frequency response>110dB		
	2.6	vii) Line output :(600 Ohm) -36 to +10 dBm @90% Modulation		
	2.0	viii) IF frequency rejection >110dB		
		ix) Sensitivity AM analogue @ 1uv / mod.3 0%		
		x) Spurious Response: > 80dB		
		xi) Inter modulation attenuation: >79dBc ref. 1uV m=30%		
		xii) Squelch operation. Adjustable -105dBm to -65 dBm		
		xiii) Carrier response time <30ms		
		xiv) AF Response: 300 Hz to 3KHz ref. 1KHz xv) 150Hz.>15dB		
		xvi) Distortion: <5% THD m=0.9, 1KHz		
W.	3.0	COMPLIANCE:		
-	3.0	ICAO Annex 10, Electromagnetic ETSI - EN 301 489-1/22 (AM)		
		TOAO Affrex TV, Electroffagretic ETST - EN 30 1 468-1122 (AM)		
	4.0	ANTENNA:		
		Complete antenna / installation kit along with RF connectors & low loss ½ inch cable	07	
	5.0	MICROPHONE:	-	
		Plug-in hand held Dynamic Microphone with Amphenol (Metal) Connector / RRCU supported (fragile/plastic connectors not acceptable	07	
	6.0	RF CABLE: LOW LOSS RF CABLE 1/2-INCH		
		Double screen 50 Ohm in compliance with ICE 60754-1 -2; ICE 60332-1- 1 , -2; ICE 61034-1,	440 Meter	•
	7.0	SPARES: (TO BE QUOTED AS OPTIONAL)		
		i) Critical spares with itemized list in technical offer and cost in financial offer (With price validity of 02 years after the expiry of warranty period). ii) OEM Certificate of availability of spares for 10 years. iii) Price will not be used for bid Comparison.		
	8.0	CONFIGURATION / TUNING:		
		The radio shall be configurable / Tunable through front panel and via a PC connected to the radio through a LAN or USB interface. PC application software should be provided free of cost.	01	
	9.0	MANUALS:		
		i) Service / maintenance manual (Original printed & Soft	0.2	
		copies on USB). ii) Operation/ User manual (Original Printed and Soft Copies on USB).	07	
	10.0	DEMO:		
		i) Demo / performance test of offered model at EED. ii) Demo Exempted for models already in use at PCAA.		

	Demo should be conducted within 15 days after opening of technical bid Bidder should arrange offered model for demo beforehand for timely execution of demo.		
11.0	ACCEPTANCE OF EQUIPMENT		
	After delivery of equipment against contract the same will be accepted after successful operational testing at CAA Electronics Engineering Depot (EED).		
12.0	TRAINING:		
	VolP Operation, RRCU, Gateway Installation / software Training for two CAA officials / Engineers for 03 (Three) days at OEM premises including Return air ticket, visa fees, local transport, insurance, DA and hotel accommodation as per Govt of Pakistan approved rates	Two Persons for 03 (Three) Days	
13.0	WARRANTY:	Days	
	The warranty period shall commence from the date of issuance of CRV 1) 12 months' manufacturer warranty for equipment ii) The bidder shall warrant that all equipment delivered under the contract shall perform in accordance with and conform to all specifications, descriptions, and other requirements included in their offer and shall be without defects in materials, workmanship and design. Failing to accomplish these performance criteria, the bidder must modify/add and/or exchange the inadequate equipment and/or software, if necessary, to provide the specified functions. iii) The bidder shall be responsible for processing all under warranty claims and will cover all expenses involved in Transportation, Customs Clearance, Shipment to and from Karachi, Pakistan iv) If any equipment fails during the warranty period, before its expiration, PCAA shall immediately inform the bidder, specifying the failure where possible. The bidder shall guarantee a maximum of 45 days Turn Around Time to replace all failed item(s)		



