National Highway and Motorway Police West Zone Quetta



Standard Bidding Document

TENDER No.02/DIG/NHMP/WZ/STORE/2025
PROCUREMENT OF SOLAR SYSTEM FOR SECTOR N-50
KILLA SAIFULLAH OUT OF ROAD SAFETY FUND.

Last Date of Submission: <u>10-04-2025 Thursday</u> at 11:00 Hours and opening on same day at 11:30 Hours

Note:

All potential bidders are requested to submit their Bids / proposals online through EPADs at https://eprocure.gov.pk before opening date, and original Bids / proposals must be submitted at the office of the DIG/Zonal Commander West Zone Survey 446/E near café china check post Quetta Cantt, on or before 11:00 Hrs on dated 10-04-2025 Thursday. The bids will be opened publically on same day at 1130 Hrs.

DIG / Zonal Commander NHMP, West Zone, Quetta. Ph: 081-9203991 / 081-9203974

zonalstore@gmail.com FTN: 9010402-1

THE BIDDER MUST FILL FOLLOWING STANDARD FORMS IN SECTION VI:

- a) Letter of Bid Technical Proposal
- b) Letter of Bid Financial Proposal
- c) Bidder Information Form
- d) Price Schedule: Goods Manufactured Outside Pakistan, to be Imported
- e) Price Schedule: Goods Manufactured Outside Pakistan, already imported
- f) Price Schedule: Goods Manufactured in Pakistan
- g) Price and Completion Schedule Related Services
- h) Form of Bid Security (Bidder/ Bank)
- i) Form of Bid-Securing Declaration
- j) Manufacturer's Authorization





OFFICE OF THE DEPUTY INSPECTOR GENERAL OF POLICE NATIONAL HIGHWAYS & MOTORWAYS POLICE WEST ZONE QUETTA

Procurement Notice (PN) 02/DIG/NHMP/WZ/STORE/2025

Invitation to Bid Through E-Procurement

1. Sealed Bids are invited from the reputed Firms having active General Sales Tax & Income Tax numbers for the following items required for Sector N-50 Killa Saifullah, out of Road Safety Fund:

S No	Items Description	Qty
01.	Purchase /Installation of 10 KW Solar System with Complete accessories at Beats / offices of Sector N-50 Killa Saifullah NHMP West Zone	05 Nos

- 2. <u>Single Stage Two Envelope Bidding Procedure</u> of Principal Method of Procurement (i.e. Open Competitive Bidding) will be used by adopting <u>Least Cost Based Selection (LCBS) Technique</u> for the subject procurement, in line with the Public Procurement Rules, 2004 and any Regulations, Regulatory Guides, Procurement Guidelines or Instructions issued by the Authority (from time to time).
- 3. Bidding Documents are available on **E-PADS** (**E-Pak Acquisition and Disposal System**) as well as on **PPRA and NHMP** website free of **cost**.
- 4. All Proposals must be accompanied by a Bid Security as mentioned in the Bidding Documents (Re-fundable) in shape of <u>Bank Draft/CDR</u> in the name of the <u>DDO NHMP West Zone Quetta</u>. The Bidders shall submit scanned copy of Bid Security on EPADS and original <u>Bank Draft/CDR</u> will be submitted to the <u>Logistics Branch DIG</u> office NHMP West Zone Quetta, before opening of the Tender.
- 5. In case opening date(s) is declared as a Public Holiday by the Government, the next working date shall be deemed to be the date for opening of tender(s) at the same time and place.
- 6. The Bids will be received only <u>from those firms who are registered with PPRA for E-procurement on EPADS</u> for Tendering through their Email addresses which were provided to PPRA at the time of their registration.
- 7. The interested bidders are requested to <u>submit their Bids/ proposals online through E-PADS at https://eprocure.gov.pk before opening date, and Original Bids/ proposals must be submitted at office of the DIG / Zonal Commander NHMP West Zone Quetta, on or before 11:00 Hours on 10th April, 2025. The Bid will be opened publically on the same day at 11:30 Hours in the presence of Bidder's representatives at the office of the DIG / Zonal Commander NHMP West Zone Quetta, survey 446-E near Cafe China Check Post Staff College Road Quetta Cantt.</u>

(ISHFAQ AHMED) PSP Deputy Inspector General of Police NHMP West Zone, Quetta Ph. 081-9203974

Contents

Invitation to Bids	
SECTION II: INSTRUCTION TO BIDDERS (ITBs)	
A. INTRODUCTION	
B. BIDDINGDOCUMENTS	
C. PREPARATIONOFBIDS	
D. SUBMISSIONOFBIDS	
E. OPENINGANDEVALUATIONOFBIDS	
TECHNICAL EVALUATION CRITERIA	
F. AWARDOFCONTRACT	
F. GRIEVANCEREDRESSAL&COMPLAINTREVIEWMECHANISM	
G. MECHANISMOFBLACKLISTING	
SECTION III: BIDDATA SHEET Bid Data Sheet (BDS)	
A. Introduction	
B. Bidding Documents	
C. Preparation of Bids	
D. Submission of Bids	
E. Opening and Evaluation of Bids	
F. Award of Contract	
G. Review of Procurement Decisions	
Section IV. Eligible Countries	62
SECTIONV: SCHEDULE OF REQUIREMENTS, TECHNICAL SPECIFICATIONS	
Technical Specifications & Schedule of Requirements	
Technical Bid Proposal	
Financial Bid Proposal	68
Bidder Information Form	70
Price Schedule Forms	
Price Schedules for Goods and Related Services Offered from Abroad	
Price Schedule: Goods Manufactured outside Pakistan, already imported	
Price Schedule: Goods Manufactured in Pakistan	
Price and Completion Schedule for Related Services	
Form of Bid Security	
Form of Bid-Securing Declaration	
Manufacturer's Authorization	
Letter of Acceptance	
SECTIONV II: GENERAL CONDITIONS OF THE CONTRACT	81
Definitions	
Application and interpretation	
Conditions Precedent	
Governing Language	
Applicable Law	
Country of Origin	
Standards	
Use of Contract Documents and Information; Inspection and Audit by the Government	
Pakistan	
Patent and Copy Rights	
Performance Security (or Guarantee)	
Inspections and Test	

Packing	88
Delivery and Documents	89
Insurance	89
Transportation	89
Related Services	90
Spare Parts	91
Warranty/Defect Liability Period	91
Payment	92
Prices	93
Change Orders	93
Contract Amendments	94
Assignment	94
Sub-contracts	94
Delays in the Supplier's Performance	94
Liquidated Damages	95
Termination for Default	95
Termination for Force Majeure	96
Termination for Insolvency	97
Termination for Convenience	
Disputes Resolution	
Procedure for Disputes Resolution	98
Replacement of Arbitrator	99
Limitation of Liability	
Notices	
Taxes and Duties	
SECTIONVIII: SPECIAL CONDITIONS OF THE CONTRACT (SCC)	101
Definitions (GCC1)	
Governing Language (GCC 4)	
Applicable Law (GCC5)	
Country of Origin (GCC6)	
Performance Security (or guarantee) (GCC 10)	
Inspections and Tests (GCC11)	
Packing (GCC Clause 12)	
Delivery and Documents (GCC Clause 13)	
Insurance (GCC Clause 14)	
Related Services (GCC Clause 16)	
Spare Parts (GCC Clause 17)	
Warranty (GCC Clause18)	
Payment (GCC Clause19)	
Prices (GCC 20)	
Liquidated Damages (GCC Clause 26)	
Procedure for Dispute Resolution (GCC Clause 32)	
Notices (GCC Clause 35) SECTION IX: CONTRACT FORMS	106
Form of Contract	
Performance Security (or guarantee) FormIntegrity Pact	
INPOLITY FACT	111

Standard Bidding Documents for Procurement / Installation of 10 KW Solar System

PART-A-BIDDING PROCEDURE & REQUIREMENTS

Section I- Invitation to Bids

Section II- Instructions to Bidders (ITB)

This Section provides information to help Bidders prepare their Bids. Information is also provided on the submission, opening, and evaluation of Bids and on the award of Contracts. *This Section contains provisions that are to be used without modifications.*

Section III- Bid Data Sheet (BDS)

This Section includes provisions specific to procurement and to supplement Section-II, Instructions to Bidders. This section may be customized where option is available, in accordance with the requirements of the Procuring Agency.

Section IV- Eligible Countries

This Section contains information regarding eligible countries.

Section V- Technical Specifications, Schedule of Requirements & Evaluation Criteria

This Section includes the details of specifications of <u>Solar System</u> to be procured and schedule of requirements.

Section VI- Standard Forms

This Section includes the standard forms for the Bid Submission, Price Schedules, and Bid Security etc. These forms are to be completed and submitted by the Bidder as part of its Bid.

PART-B-CONDITIONS OF CONTRACT AND CONTRACT FORMS

Section VII-General Conditions of Contract (GCC)

This Section includes the general clauses to be applied in all the contracts. *This Section contains provisions that are to be used without modifications.*

Section VIII- Special Conditions of Contract (SCC)

This Section consists of Contract Data and Specific Provisions which contains clauses specific to this contract. This section may be customized where option is available, in accordance with the requirements of the Procuring Agency.

Section IX- Contract Forms

This Section contains forms which, once completed, will become part of the Contract. The forms for **Performance Security** will be submitted by the successful bidder to whom Letter of Acceptance is issued, before the award of contract.

Integrity Pact

The successful bidder shall be required to furnish Integrity Pact as per the attached format.



SECTION-II: INSTRUCTION TO BIDDERS (ITBs) A. INTRODUCTION

- 1. Scope of Bid
- 1.1 The Procuring Agency (PA), as indicated in the **Bid Data Sheet** (BDS) invites Bids for the provision of Goods as specified in the BDS and **Section V-Technical Specifications & Schedule of Requirements**. The successful Bidders will be expected to deliver the goods within the specified period and timeline(s) as stated in the **BDS**.
- 2. Source of Funds
- 2.1 Source of funds is referred in Clause-2 of Invitation for Bids.
- 3. Eligible Bidders
- 3.1 A Bidder may be natural person, company or firm or public or semi-public agency of Pakistan or any foreign country, or any combination of them with a formal existing agreement (on Judicial Papers) in the form of a joint venture, consortium, or association. In the case of a joint venture, consortium, or association, all members shall be jointly and severally liable for the execution of the Contract in accordance with the terms and <mark>condi</mark>tions of the Contract. The joint venture, <mark>cons</mark>ortium, or associat<mark>ion s</mark>hall nominate a Lead Member as nominated in the BDS, who shall have the authority to conduct all business for and on behalf of any and all the members of the joint venture, consortium, or association during the Bidding process, and in case of a ward of contract, during the execution of contract.

(The limit on the number of members of JV or Consortium or Association may be prescribed in BDS, in accordance with the guide lines issued by the PPRA).

- 3.2 The appointment of Lead Member in the joint venture, consortium, or association shall be confirmed by submission of a valid Power of Attorney to the Procuring Agency.
- 3.3 Verifiable copy of the agreement that forms a joint venture, consortium or association shall be required to be submitted as part of the Bid.
- 3.4 Any bid submitted by the joint venture, consortium or association shall indicate the part of proposed contract to be performed by each party and each party shall be

evaluated (or post qualified if required) with respect to its contribution only, and the responsibilities of each party shall not be substantially altered without prior written approval of the Procuring Agency and in line with any instructions issued by the Authority.

- 3.5 The invitation for Bids is open to all prospective supplier, manufacturers or authorized agents/dealer subject to any provisions of incorporation or licensing by the respective national incorporating agency or statutory body established for that particular trade or business.
 - a) Foreign Bidders must be locally registered with the appropriate national incorporating body or the statutory body, before participating in the national/international competitive tendering with the exception of such procurements made by the foreign missions of Pakistan. For such purpose the bidder must have to initiate the registration process before the bid submission and the necessary evidence shall be submitted to the procuring agency along with their bid, however, the final award will be subject to the complete registration process.

A Bidder shall not have a conflict of interest. All Bidders found to have a conflict of interest shall be disqualified.

A Bidders may be considered to have a conflict of interest with one or more parties in this Bidding process, if they:

- a) Are associated or have been associated in the past, directly or in directly with a firm or any of its affiliates which have been engaged by the Procuring Agency to provide consulting services for the preparation of the design, specifications and other documents to be used for the procurement of the goods to be purchased under this Invitation for Bids.
- b) Have controlling share holder sin common; or
- c) Receive or have received any direct or in directs ubsidy from any of them; or
- d) Have the same legal representative for purposes of this Bid; or
- e) Have a relationship with each other, directly or through common third parties, that puts them in a position to have access to information about or Influence on the Bid of another Bidder, or

- influence the decisions of the Procuring Agency regarding this Bidding process; or
- f) Submit more than one Bid in this Bidding process.
- 3.7 A Bidder may be ineligible if-
 - (a) He is declared bankrupt or, in the case of company or firm, in solvent;
 - (b) Payments in favor of the Bidder is suspended in accordance with the judgment of a court of law other than a judgment declaring bankruptcy and resulting (in accordance with the national laws) in the total or partial loss of the right to administer and dispose of its property;
 - (c) Legal proceedings are instituted against such Bidder involving an orders us pending payments and which may result, in accordance with the national laws, in a declaration of bankruptcy orinany other situation entailing the total or partial loss of the right to administer and dispose of the property;
 - (d) The Bidder is convicted, by a final judgment, of any offence involving professional conduct;
 - (e) The Bidder is blacklisted and hencede barred due to involvement incorrupt and fraudulent practices, or performance failure or due to breach of bid securing declaration.
 - (f) The firm, supplier and contractor is blacklisted orde barred by a foreign country, international organization, or other foreign institutions for the period defined by them.
- 3.8 Bidders shall provide to the Procuring Agency evidence of their eligibility, proof of compliance with the necessary legal requirements to carry out the contract effectively.
- 3.9 Bidders shall provide such evidence of their continued eligibility to the satisfaction of the Procuring Agency, as the Procuring Agency shall reasonably request.
- 3.10 Bidders shall submit proposals relating to the nature, conditions and modalities of sub-contracting wherever the sub-contracting of any elements of the contract amounting to the more than ten (10) percent of the Bid

	3.11	Bidders shall submit proposals relating to the nature, conditions and modalities of subcontracting wherever the sub-contracting of any elements of the contract amounting to the more than ten (10) percent of the Bid price is envisaged.
1. Eligible Goods and Related Services	4.1	All Goods and related services to be supplied under the contract shall have their origin in eligible source countries, and all expenditures made under the contract will be limited to such Goods and services. For purpose of this Bid, ineligible countries are stated in the section-4 titled as "Eligible Countries".
	4.2	For purposes of this Clause, "origin" means the place where the Goods are mined, grown, cultivated, produced, manufactured, or processed, or through manufacture, procession, or assembly, another commercially recognized article results that differs substantially in its basic characteristics from its imported components or the place from where the related services are/to be supplied.
	4.3	The nationality of the supplier that supplies, assembles, distributes, or sells the Goods and services shall not determine the origin of the Goods.
	4.4	To establish the eligibility of the Goods and the related services, Bidders shall fill the country of origin declarations included in the Form of Bid.
	4.5	If so required in the BDS, the Bidder shall demonstrate that it has been duly authorized by the manufacturer of the Goods to deliver in Pakistan (or in respective country in case of procurement by the Pakistani Missions abroad), the Goods indicated in its Bid.
2. One Bid per Bidder	5.1	A bidder shall submit only one Bid, in the same bidding process, either individually as a Bidder or as a member in a joint venture or any similar arrangement.

	5.2	No bidder can be a sub-contractor while	
		submitting a Bid individually or as a member	
		of a joint venture in the same Bidding	
		process.	
	5.3	A person or a firm cannot be a sub-contractor	
		with more than one bidder in the same	
		bidding process.	
3. Cost of Bidding	6.1	The Bidder shall bear all costs associated	
		with the preparation and submission of its	
		Bid, and the Procuring Agency shall in no	
		case be responsible or liable for those costs,	
		regardless of the conduct or outcome of the	
		bidding process.	

B. BIDDING DOCUMENTS

4 C ((CP: 11'	7.1	
4. Contents of Bidding Documents	7.1	The Goods required, bidding procedures,
Documents		and terms and conditions of the contract are
		prescribed in the Bidding Documents. In
		addition to the Invitation to Bids, the
	Mille	Bidding Documents which should be read
	STONA	in conjunction with any addend a issued in
€	2	accordance with ITB9.2 include:
-	E PIL	Section I-Invitation to Bids
	and the	Section II Instructions to Bidders (ITBs)
	7	Section III Bid Data Sheet (BDS)
		Section IV Eligible Countries
		Section V Technical Specifications, Schedule
		of Requirements
		Section VI Forms-Bid
		Section VII General Conditions of Contract
		(GCC) Section VIII Special Conditions of
		Contract (SCC) Section IX Contract Forms
	7.2	The number of copies to be completed and
		returned with the Bid is specified in the
		BDS.
	7.4	The Procuring Agency is not responsible for
		the completeness of the Bidding Documents
		and their addenda, if they were not obtained
		directly from the Procuring Agency or the
		signed PDF version from downloaded from
		the website of the Procuring Agency.
		However, Procuring Agency shall place
		both the PDF and same editable version to
L		

		facilitate the bidder for filling the forms.
	7.5	The Bidder is expected to examine all
		instructions, forms, terms and
		specifications in the Bidding Documents.
		Failure to furnish all the information
		required in the Bidding Documents will be
		at the Bidder's risk and may result in the
		rejection of his Bid.
5. Clarification of Bidding	8.1	A prospective Bidder requiring any
Documents		clarification of the Bidding Documents may
		notify the Procuring Agency in writing or in
		electronic form that provides record of the
		content of communication at the Procuring
	0.5	Agency's address indicated in the BDS.
	8.2	The Procuring Agency within three (3)
		working days after receiving the request for
		clarification, respond in writing or in
		electronic form to any request for
	4	clarification provided that such request is
	ALL COLOR	received not later than three (03) days prior to the deadline for the submission of Bids as
	370.	prescribed in ITB 23.1. However, this clause
-	*	shall not apply in case of alternate methods
	STON	of Procurement.
	8.3	Copies of the Procuring Agency's response
		will be forwarded to all identified
		Prospective Bidders through an identified
		source of communication, including a
		description of the inquiry, but without
		identifying its source.
		In case of downloading of the Bidding
		Documents from the website of PA, the
		response of all such queries will also be
		available on the same link available at the
		website.
	8.4	Should the Procuring Agency deem it
		necessary to amend the Bidding Documents
		as a result of a clarification, it shall do so
		following the procedure under ITB 9.
	8.5	If indicated in the BDS, the Bidder's
		designated representative is invited at the
		Bidder's cost to attend a pre-Bid meeting at
		the place, date and time mentioned in the

		BDS. During this pre-Bid meeting,
		prospective Bidders may request
		clarification of the schedule of requirement,
		_
		the Evaluation Criteria or any other aspects
		of the Bidding Documents.
	8.6	Minutes of the pre-Bid meeting, if
		applicable, including the text of the
		questions asked by Bidders, including those
		during the meeting (without identifying the
		source) and the responses given, together
		with any responses prepared after the
		meeting will be transmitted promptly to all
		prospective Bidders who have obtained the
		Bidding Documents. Any modification to
		the Bidding Documents that may become
		necessary as a result of the pre-Bid meeting
		shall be made by the Procuring Agency
		exclusively through the use of an
		Addendum pursuant to ITB 9. Non-
	ELLIT!	attendance at the pre-Bid meeting will not
C A L CDILL	Signi	be a cause for disqualification of a Bidder.
6. Amendment of Bidding Documents	9.1	Before the deadline for submission of Bids,
Documents	E Pup	the Procuring Agency for any reason,
	(2000)	whether at its own initiative or in response
	-	to a clarification requested by a prospective
		Bidder or pre-Bid meeting may modify the
		Bidding Documents by issuing addenda.
	9.2	Any addendum issued including the notice
		of any extension of the dead line shall be
		part of the Bidding Documents pursuant to
		ITB7.1 and shall be communicated in
		writing or in any identified electronic form
		that provide record of the content of
		communication to all the bidders who have
		obtained the Bidding Documents from the
		Procuring Agency. The Procuring Agency
		shall promptly publish the Addendum at
		the Procuring Agency's webpage identified
		in the BDS:
		Provided that the bidder who had either
		already submitted their bid or handed over
İ		
		the bid to the courier prior to the issuance of any such addendum shall have the right to

	withdraw his already filed bid and submit the revised bid prior to the original or extended bid submission deadline.
9.3	To give prospective Bidders reasonable time in which to take an addendum/corrigendum into account in preparing their Bids, the Procuring Agency may, at its discretion, extend the deadline for the submission of Bids: Provided that the Procuring Agency shall extend the deadline for submission of Bid, if such an addendum is issued within last three (03) days of the Bid submission deadline.

C. PREPARATION OF BIDS

7. Language of Bid	10.1	The Pid mumamed by the Pidden as small as
7. Language of Bid	10.1	The Bid prepared by the Bidder, as well as
		all correspondence and documents relating
		to the Bid exchanged by the Bidder and the
	anna	Procuring Agency shall be written in the
	SIONA	English language unless specified in the
e e		BDS. Supporting documents and printed
		literature furnished by the Bidder may be in
	9701	another language provided they are
	2///0	accompanied by an accurate translation of
		the relevant pages in the English language
		unless specified in the BDS, in which case,
		for purposes of interpretation of the Bidder,
		the translation shall govern.
8. Documents and Sample(s)	11.1	The Bid prepared by the Bidder shall
Constituting the Bid		constitute the following components:-
		a) Form of Bid and Bid Prices completed
		· · · · · · · · · · · · · · · · · · ·
		in accordance with ITB 14 and 15 ;
		b) Details of the Sample(s) where
		applicable and requested in the BDS .
		c) Documentary evidence established in
		accordance with ITB 13 that the
		Bidder is eligible and/or qualified for
		the subject bidding process;
		the subject blading process,
		d) Documentary evidence established in
		accordance with ITB 13.3(a) that the
		Bidder has been authorized by the
		bidder has been authorized by the

	manufacturer to deliver the Goods into Pakistan, where required and where the supplier is not the manufacturer of those Goods;
	e) Documentary evidence established in accordance with ITB 12 that the Goods and related services to be supplied by the Bidder are eligible Goods and services, and conform to the Bidding Documents;
	f) Bid security or Bid Securing Declaration furnished in accordance with ITB 18 ;
	g) Duly Notarized Power of Attorney authorizing the signatory of the Bidder to submit the bid; and
	h) Any other document required in the BDS .
11.2	Where a sample(s) is required by a procuring agency, the sample shall be:
TAN * FUNDA	a) submitted as part of the bid, in the quantities, dimensions and other details requested in the BDS ; b) carriage paid;
	c) received on, or before, the closing time and date for the submission of bids; and
	d) Evaluated to determine compliance with all characteristics listed in the BDS .
11.3	The Procuring Agency shall retain the sample(s) of the successful Bidder. A Procuring Agency shall reject the Bid if the sample(s)-
	a) do(es) not conform to all characteristics prescribed in the bidding documents; and
	b) Is / are not submitted within the specified time clearly mentioned in the Bid Data Sheet.
	16 P a g e

	11.4 Where it is not possible to avoid using propriety article as a sample, a Bidder shamake it clear that the propriety article displayed only as an example of the type quality of the Goods being Bided for, and that competition shall not thereby be limited to the extent of that article only. 11.5 Samples made up from materials supplied by a Procuring Agency shall not be returned to a Bidder nor shall a Procuring Agency liable for the cost of making them. 11.6 All samples produced from materials belonging to an unsuccessful Bidder shabe kept by the Procuring Agency till thir (30) days from the date of award of contrator exhaust of all the grievance forum (including those pending at Authority Level or in some Court of Law).	is or and ed ed be als all ety act ms
9. Documents Establishing Eligibility of Goods and Related Services and Conformity to Bidding Documents	12.1 Pursuant to ITB 11, the Bidder shall furnish as part of its Bid, all those documer establishing the eligibility in conformity the terms and conditions specified in the Bidding Documents for all Goods and related services which the Bidder propose to deliver. 12.2 The documentary evidence of the eligibility of the Goods and related services shad consist of a statement in the Price Schedulof the country of origin of the Goods and related services offered which shall confirmed by a certificate of origin issued the time of shipment. 12.3 The documentary evidence of conformity the Goods and related services to the Bidding Documents may be in the form literature, drawings, and data, and shad consist of:	to he he he of he

		substantial responsiveness of the Goods and Services to those
		specifications, or a statement of
		deviations and exceptions to the
		provisions of the Technical
		Specifications;
		c) any other procurement specific
		documentation requirement as stated
		in the BDS.
	12.4	The Bidder shall also furnish a list giving full
		particulars, including available sources and
		current prices of Goods, etc., necessary for
		the Goods during the period specified in the
		BDS following commencement of the use of
	12.5	the Goods by the Procuring Agency. For purposes of the commentary to be
	12.0	furnished pursuant to ITB 12.3(c) above, the
		Bidder shall note that standards for
		workmanship, material, and equipment, as
	ame	well as references to brand names or
	STONA	catalogue numbers designated by the
É	NA .	Proc <mark>uri</mark> ng Agency in its Technical
	E FU	Specifications, are intended to be descriptive
	and the second	only and not restrictive. The Bidder may
	4	substitute alternative standards, brand
		names, and/or catalogue numbers in its Bid, provided that it demonstrates to the
		provided that it demonstrates to the Procuring Agency's satisfaction that the
		substitutions ensure substantial equivalence
		to those designated in the Technical
		Specifications.
	12.6	The required documents and other
		accompanying documents must be in
		English. In case any other language than
		English is used the pertinent translation into
		English shall be attached to the original
10 Dogger anta Establishin z	10.1	version.
10. Documents Establishing Eligibility and Qualification	13.1	Pursuant to ITB 11, the Bidder shall furnish,
of the Bidder		as part of its Bid, all those documents establishing the Bidder's eligibility to
		participate in the bidding process and/or its
		qualification to perform the contract if its Bid
		is accepted.
	1	10 ID a a a

	7.2 The documentary evidence of the Bidder's
	eligibility to Bid shall establish to the
	satisfaction of the Procuring Agency that
	the Bidder, at the time of submission of its
	bid, is from an eligible country as titled as
10	"Eligible Countries".
	The documentary evidence of the Bidder's
	qualifications to perform the contract if its
	Bid is accepted shall establish to the satisfaction of Procuring Agency that:
	satisfaction of Procuring rigericy that.
	a) In the case of a Bidder offering to
	deliver Goods under the contract
	which the Bidder did not
	manufacture or otherwise produce,
	the Bidder has been duly authorized
	by the Goods' Manufacturer or
	producer to deliver the Good sin
	Pakistan;
8	b) The Bidder has the financial,
3	technical, and supply/production
	capability necessary to perform the
	Contract, meets the qualification
20	criteria specified in BDS .
	c) In the case of a Bidder not doing
	business within Pakistan, the Bidder is or will be (if awarded the contract)
	represented by an Agent in Pakistan
	equipped, and able to carry out the
	Supplier's maintenance, repair, and
	spare parts-stocking obligations
	prescribed in the Conditions of
	Contract and/or Technical
	Specifications.
	d) That the Bidder meets the
	qualification criteria listed in the Bid
	Data Sheet.
11. Form of Bid 14	.1 The Bidder shall fill the Form of Bid
	furnished in the Bidding Documents. The
	Bid Form must be completed without any
	alterations to its format and no substitute
	shall be accepted.

	14.2	No bidder shall be allowed to submit second
		or third offer with the same bid.
	14.3	In case any of the terms and conditions of the agreement is violated, the responsibility for any loss or damage will lie on the supplier firm.
12. Bid Prices	15.1	The Bid Prices quoted by the Bidder in the Form of Bid and in the Price Schedules shall conform to the requirements specified below in ITB Clause 15 or exclusively mentioned hereafter in the bidding documents.
	15.2	All items in the Statement of Work must be listed and priced separately in the Price Schedule(s). If a Price Schedule shows items listed but not priced, their prices shall be construed to be included in the prices of other items.
	15.3	Items not listed in the Price Schedule shall be assumed not to be included in the Bid, and provided that the Bid is still substantially responsive in their absence or due to their nominal nature, the corresponding average price of the respective item(s) of the remaining substantially responsive bidder(s) shall be construed to be the price of those missing item(s): Provided that: a) where there is only one (substantially) responsive bidder, or b) where there is provision for alternate proposals and the respective items are not listed in the other bids, The procuring agency may fix the price of missing items in accordance with market survey, and the same shall be considered as final price.
	15.4	The Bid price to be quoted in the Form of Bid in accordance with ITB 15.1 shall be the total price of the Bid.
	15.5	The Bidder shall indicate on the appropriate Price Schedule, the unit prices (where applicable) and total Bid price of the Goods it proposes to deliver under the contract.

- 15.6 Prices indicated on the Price Schedule shall be entered separately in the following manner:
 - a) For Goods manufactured from within Pakistan (or within the country where procurement is being done in case of foreign missions abroad):
 - i. the price of the Goods quoted EXW (ex-works, ex- factory, ex-warehouse, ex-showroom, or off-the-shelf, as applicable), including all customs duties and sales and other taxes already paid or payable:
 - A. on the components and raw material used in the manufacturing or assembly of Goods quoted ex- works or ex-factory;

or

- B. on the previously imported Goods of foreign origin quoted exwarehouse, ex-showroom, or off-the-shelf.
- ii. all applicable taxes which will be payable on the Goods if the contract is awarded.
- iii. The price for inland transportation, insurance, and other local costs incidental to delivery of the Goodsto their final destination, if specified in the BDS.
- iv. The price of other (incidental or allied) services, if any, listed in the **BDS**.
- b) For Goods offered from abroad:
 - The price of the Goods shall be quoted CIF named port of

destination, or CIP border point, or CIP named place of destination, in the Procuring Agency's country, specified in the **BDS**. In quoting the price, the Bidder shall be free to use transportation through carriers registered in any eligible countries. Similarly, the Bidder may obtain insurance services from any eligible source country. or ii. the price of the Goods quoted FOB port of shipment (or FCA, as the case may be), if specified in the **BDS**. or iii. The price of Goods quoted CFR port of destination (or CPT as the case may be), if specified in the **BDS**. iv. The price for inland transportation, insurance, and other local costs incidental to delivery of the Goods from the port of entry to their final destination, if specified in the **BDS**. The price of (incidental) services, if v. any, listed in the **BDS**. Prices proposed on the Price Schedule for Goods and related services shall be where disaggregated, appropriate as indicated in this Clause. This desegregation shall be solely for the purpose of facilitating the comparison of Bids by the Procuring Agency. This, shall not in any way limit the Procuring Agency's right to contract on any of the terms and conditions offered: a) For Goods: -

15.7

- The price of the Goods, quoted as per applicable INCOTERMS as specified in the BDS
- ii. All customs duties, sales tax, and

		other taxes applicable on Goods or on
		the components and raw materials
		used in their manufacture or
		assembly, if the contract is awarded to
		the Bidder, and
		b) For Related Services: -
		i. The price of the related services, and
		ii. All customs duties, sales tax and other
		taxes applicable in Pakistan, paid or
		payable, on the related services, if the
	45.0	contract is awarded to the Bidder.
	15.8	Prices quoted by the Bidder shall be fixed
		during the Bidder's performance of the
		contract and not subject to variation on any
		account. A Bid submitted with an adjustable
		price will be treated as non-responsive and
	15.9	shall be rejected, pursuant to ITB 28. If so indicated in the Invitation to Bids and
	15.9	Instructions to Bidders, that Bids are
	ecced	being invited for individual contracts
	SIGNA	(Lots) or for any combination of contracts
		(packages), Bidders wishing to offer any
-	2 * C	price reduction for the award of more than
	900	one contract shall specify in their Bid the
	2/1/10	price reductions applicable to each package,
		or alternatively, to individual contracts
		(Lots) within a package.
13. Bid Currencies	16.1	Prices shall be quoted in the following
		currencies:
		a) For Goods and services that the
		Bidder will deliver from within
		Pakistan, the prices shall be quoted in
		Pakistani Rupees, unless otherwise
		specified in the BDS.
		b) For Goods and related services that
		the Bidder will deliver from outside
		Pakistan, or for imported parts or
		components of Goods and related
		services originating outside Pakistan,
		the Bid prices shall be quoted in any
		freely convertible currency of another
		country. If the Bidder wishes to be

		paid in a combination of amounts in
		different currencies, it may quote its
		price accordingly but use no more
		than three foreign currencies.
	16.2	For the purposes of comparison of bids
		quoted in different currencies, the price shall
		be converted into a single currency specified
		in the bidding documents. The rate of
		exchange shall be the selling rate, prevailing
		on the date of opening of (financial part of)
		bids specified in the bidding documents, as
		notified by the State Bank of Pakistan on that
		day.
	16.3	Bidders shall indicate details of their
		expected foreign currency requirements in
		the Bid.
	16.4	Bidders may be required by the Procuring
		Agency to clarify their foreign currency
		requirements and to
	Elle	substantiatethattheamountsincludedinLump
	STOW	SumandintheSCCarereasonableandresponsi
		vetoITB16.1.
14. Bid Validity Period	17.1	Bids shall remain valid for the period
		specified in the BDS after the Bid
		submission deadline prescribed by the
		Procuring Agency. A Bid valid for a shorter
		period shall be rejected by the Procuring
		Agency as non-responsive. The period of
		Bid validity will be determined from the
		complementary bid securing instrument i.e.
		The expiry period of bid security or bid
		securing declaration as the case may be.
	17.2	Under exceptional circumstances, prior to
		the expiration of the initial Bid validity
		period, the Procuring Agency may request
		the Bidders' consent to an extension of the
		period of validity of their Bids only once, for
		the period not more than the period of initial
		bid validity. The request and the Bidders
		responses shall be made in writing or in
		responses shall be made in writing or in electronic forms that provide record of the
		responses shall be made in writing or in

		extended. A Bidder may refuse the request without forfeiting its Bid security or causing to be executed its Bid Securing Declaration. A Bidder agreeing to the request will not be required nor permitted to modify its Bid, but will be required to extend the validity of its Bid Security or Bid Securing Declaration for the period of the extension, and in compliance with ITB 18 in all respects.
	17.3	If the award is delayed by a period exceeding sixty (60) days beyond the expiry of the initial Bid validity period, the contract price may be adjusted by a fact or specified in the request for extension. However, the Bid evaluation shall be based on the already quoted Bid Price without taking in to consideration on the above correction.
15. Bid Security or Bid Securing Declaration	18.1	Pursuant toITB11, un less otherwise specified in the BDS, the Bidder shall furnish as part of its Bid, a Bid Security inform of fixed amount not exceeding five percent of the estimated value of procurement determined by the procuring agency and in the amount and currency specified in the BDS or Bid Securing Declaration as specified in the BDS in the format provided in Section VI (Standard Forms).
	18.2	The Bid Security or Bid Securing Declarationisrequired to protect the Procuring Agency against the risk of Bidder's conduct which would warrant these curity's forfeiture, pursuant to ITB 18.9.
	18.3	The Bid Security shall be denominated in the localcurrencyorinanotherfreelyconvertiblecu rrency, and it shall be in the formspecified in the B DS which shall be in any of the following:
		a) abankguarantee,anirrevocableletterof creditissuedbyaScheduledbankinthef ormprovidedin the Bidding Documents or another form acceptable to the Procuring Agency 25 Page

	and valid for twenty-eight (28)daysbeyondtheendofthevalidityof theBid.Thisshallalsoapplyiftheperiodf orBidValidityisextended.Ineithercase, theformmustincludethe completenameoftheBidder; b) acashier'sorcertifiedcheque;or
18.4	c) anothersecurityifindicatedintheBDS TheBidSecurityorBidSecuringDeclarationsha llbein accordance with the Form of the Bid Security or BidSecuringDeclarationincludedinSectionVI (StandardForms) or another form approved by the Procuring AgencypriortotheBidsubmission
18.5	AgencypriortotheBidsubmission. TheBidSecurityshallbepayablepromptlyupo nwritten demandbytheProcuringAgencyincaseanyoft he conditionslistedinITB18.9areinvoked. AnyBid not accompanied by a Bid Security or BidSecuringDeclarationinaccordancewithIT B18.1or18.3shall berejectedbytheProcuringAgencyasnon- responsive, pursuant to ITB 28. Unsuccessful Bidders' Bid Security will be discharged or returned as promptly as possible, however in no case later than thirty (30) days after the expiration of the period of Bid Validity prescribed by the Procuring Agency pursuant to ITB 17. The Procuring Agency shall make no claim to the amount of the Bid Security, and shall promptly return the Bid Security document, after whichever of the following that occurs earliest:
	a) the expiry of the Bid Security;b) the entry into force of a procurement contract and the provision of a performance security (or

		guarantee), for the performance of the contract if such a security (or
		guarantee), is required by theBiding
		documents;
		a) the rejection by the Programing Agency
		c) the rejection by the Procuring Agency
		of all Bids;
		1) 1 21 1 1 61 12 1 1
		d) thewithdrawal of the Bid prior to the
		deadline for the submission of Bids,
		unless the Biding documents
		stipulate that no such withdrawal
		ispermitted.
	18.8	ThesuccessfulBidder'sBidSecuritywillbedisc
		hargedupontheBiddersigningthecontractpur
		suanttoITB41,
		orfurnishingtheperformancesecurity(orguar
		antee), pursuant to ITB 42 .
	18.9	TheBidSecuritymaybeforfeitedortheBidSecu
	ecced	ring Declarationexecuted:
	SION A	HIGH
2		a) ifaBidder:
	3 × 6	
	830	i) withdrawsitsBidduringtheperiodofBi
	Wille	dValidity
	· ·	asspecifiedbytheProcuringAgency,an
		dreferredbythebidderontheFormofBi
		dexceptasprovidedforin ITB17.2 ;or
		ii) does not accept the correction of
		errors pursuant to ITB 30.3; or
		b) in the case of a successful Didden if if
		b) in the case of a successful Bidder, if the
		Bidder fails:
		i) tosignthecontractinaccordance
		with ITB41 ;or
		WILLIE DEI, OI
		ii) toformish and an income
		ii) tofurnish performance security (or
46 41	40.1	guarantee) in accordance with ITB 42.
16. Alternative Bids by Bidders	19.1	Bidders shall submit offers that comply with
		the
		requirementsoftheBiddingDocuments,inclu

		dingthebasic Bidder'stechnicaldesignas
		indicated in thespecifications
		andScheduleofRequirements.Alternativeswil
		lnotbe
		considered,unlessspecificallyallowedforinth
		eBDS.Ifso allowed,ITB19.2shallprevail.
	19.2	When alternative schedule for delivery of
		Goodsisexplicitly invited, a statement of that
		effect will be
		includedintheBDSaswillthemethodforevalu
		ating differentschedulefordeliveryofGoods.
	19.3	Ifsoallowedinthe BDS ,Bidderswishingtooffer
		technicalalternativestotherequirementsofthe
		BiddingDocumentsmustalsosubmitaBidthat
		complieswith
		therequirementsoftheBiddingDocuments,inc
		ludingthe
		basictechnicaldesignasindicatedinthe
		specifications.Inadditiontosubmittingthebas
	0002	icBid,the
	Clone	Biddershallprovideallinformationnecessaryf
e e	NA.	ora
-	3 × C	completeevaluationofthealternativebythePro
	9	curing
	*****	Agency,includingtechnicalspecifications,bre
		akdownofprices, and other relevant details. Onl
		ythetechnicalalternatives,ifany,oftheMostAd
		vantageousBidderconformingtothebasictech
		nicalrequirements(without
		alteringthebidprice)shallbeconsideredbythe
		Procuring Agency.
17. Withdrawal, Substitution,	20.1	Before bid submissiondeadline, any bidder
and Modification of Bids		may withdraw, substitute, or modify its Bid
		after it has been submitted by sending a
		written notice, duly signed by an authorized
		representative, and the corresponding
		substitution ormodification must accompany
		the respective written notice.
	20.2	Bids requested to be withdrawn in
		accordance with ITB 20.1 shall be returned
		unopened to the Bidders.
18. Format and Signing of Bid	21.1	The Bidder shall prepare an
		originalandthenumberofcopies
-		-

	oftheBidasindicatedintheBDS,clearlymarkin geach "ORIGINAL"and"COPY,"asappropriate.Int heeventofanydiscrepancybetweenthem,theo riginalshallprevail: ProvidedthatexceptinSingleStageOneEnvelo pe Procedure,theBidshallincludeonlythecopieso ftechnicalproposal.
21.2	Theoriginal and the copy or copies of the Bidshal lbetyped or written in indelible in kandshall be signed by the Bidder or aperson or persons duly authorized to sign on behalf of the Bidder. This authorizationshall consist of a written confirmation as specified in the BDS and shall be attached to the Bid. Then ame and position held by each person signing the authorization must be typed or printed below the signature. All pages of the Bid, except for un-amended printed literature, shall be initialed by the person or persons signing the Bid.
21.3	Anyinterlineations, erasures, or overwritingsh allbe validonly if they are signed by the person or person on ssigning the Bidder.

D. SUBMISSION OF BIDS

19. Sealing and	22.1	In case of Single Stage One Envelope Procedure, the
Marking of		Bidder shall seal the original and each copy of the Bid
Bids		in separate envelopes, duly marking the envelopes as
		"ORIGINAL" and "COPY." The envelopes shall then
		be sealed in an outer envelope securely sealed in such
		a manner that opening and resealing cannot be
		achieved undetected.
		Note: The envelopes shall be sealed and marked in
		accordance
		With the bidding procedure adopted as referred in Rule-36 of
		PPR-2004.
	22.2	The inner and outer envelopes shall:
		_
		a) be addressed to the Procuring Agency at the

	address given in the BDS ; and
22.3	b) bear the title of the subject procurement or Project name, as the case may be as indicated in the BDS , the Invitation to Bids (ITB) title and number indicated in the BDS , and a statement: "DO NOT OPEN BEFORE," to be completed with the time and the date specified in the BDS , pursuant to ITB 23.1 . In case of Single Stage Two Envelope Procedure, The
	Bid shall comprise two envelopes submitted simultaneously, one called the Technical Proposal and the other Financial Proposal. Both envelopes to be enclosed together in an outer single envelope called the Bid. Each Bidder shall submit his bid as under:
	a) Bidder shall submit his TECHNICAL PROPOSAL and FINANCIAL PROPOSAL in separate inner envelopes and enclosed in a single outer envelope.
	b) ORIGINAL and each copy of the Bid shall be separately sealed and put in separate envelopes and marked as such.
22.4	c) The envelopes containing the ORIGINAL and copies will be put in one sealed envelope and addressed / identified as given in Sub- Clause 21.2.
22.4	The inner and outer envelopes shall:
	a) be addressed to the Procuring Agency at the address provided in the Bidding Data;
	b) bear the name and identification number of the contract as defined in the Bidding Data; and provide a warning not to open before the time and date for bid opening, as specified in the Bidding Data. pursuant to ITB 23.1 .
	c) In addition to the identification required in Sub- Clause 21.2 hereof, the inner envelope shall indicate the name and address of the bidder to enable the bid to be returned unopened in case it is declared "late" pursuant to Clause IB.24

		If all envelopes are not sealed and marked as required
		by ITB 22.2, ITB 22.3 and ITB 22.4 or incorrectly
		marked, the Procuring Agency will assume no
		responsibility for the misplacement or premature
		opening of Bid.
20. Deadline for	23.1	Bids shall be received by the Procuring Agency no later
Submission of		than the date and time specified in the SBDs.
Bids	23.2	The Procuring Agency may, in exceptional
		circumstances and at its discretion, extend the deadline
		for the submission of Bids by amending the Bidding
		Documents in accordance with ITB 9, in which case all
		rights and obligations of the Procuring Agency and
		Bidders previously subject to the deadline will
		thereafter be subject to the new deadline.
21. Late Bids	24.1	The Procuring Agency shall not consider for evaluation
		any Bid that arrives after the deadline for submission
		of Bids, in accordance with ITB 23.
	24.2	Any Bid received by the Procuring Agency after the
		deadline for submission of Bids shall be declared late,
		recorded, rejected and returned unopened to the
		Bidder. M. High
22. Withdrawal of	25.1	A Bidder may withdraw its Bid after it has been
Bids		submitted, provided that written notice of the
		withdrawal of the Bid, is received by the Procuring
		Agency prior to the deadline for submission of Bids.
	25.2	Revised bid may be submitted after the withdrawal of
		the original bid in accordance with the provisions
		referred in ITB 22.

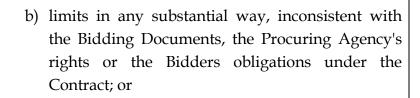
E. OPENING AND EVALUATION OF BIDS

23. Opening of Bids	26.1	The Procuring Agency will open all Bids, in public, in the presence of Bidders' or their representatives who choose to attend, and other parties with a legitimate interest in the Bid proceedings at the place, on the date and at the time, specified in the BDS. The Bidders' representatives present shall sign a register as proof of their attendance.
	26.2	First, envelopes marked "WITHDRAWAL" shall be opened and read out and the envelope with the corresponding bid shall not be opened, but returned to the Bidder. No bid withdrawal shall be permitted unless the corresponding Withdrawal Notice contains a valid authorization to request the withdrawal and is read out at bid opening.
	26.3	Second, outer envelopes marked "SUBSTITUTION" shall be opened. The inner envelopes containing the Substitution Bid shall be exchanged for the corresponding Original Bid being substituted, which is to be returned to the Bidder unopened. No envelope shall be substituted unless the corresponding Substitution Notice contains a valid authorization to request the substitution and is read out and recorded at bid opening.
	26.4	Next, outer envelopes marked "MODIFICATION" shall be opened. No Technical Proposal and/or Financial Proposal shall be modified unless the corresponding Modification Notice contains a valid authorization to request the modification and is read out and recorded at the opening of the Bids. Any Modification shall be read out along with the Original Bid except in case of Single Stage Two Envelope Procedure where only the Technical Proposal, both Original as well as Modification, are to be opened, read out, andrecorded at the opening. Financial Proposal, both Original and Modification, will remain unopened till the prescribed financial bid opening date.
	26.5	Other envelopes holding the Bids shall be opened one at a time, in case of Single Stage One Envelope Procedure, the Bidders names, the Bid prices, the total amount of each Bid and of any alternative Bid (if alternative shave been requested or permitted), any discounts, the

	presence or absence of Bid Security, Bid Securing
	Declaration and such other details as the Procuring
	Agency may consider appropriate, will be announced
	by the Procurement Evaluation Committee.
26.6	In case of Single Stage Two Envelope Procedure, the
	Procuring Agency will open the Technical Proposals in
	public at the address, date and time specified in the BDS
	in the presence of Bidders` designated representatives
	who choose to attend and other parties with a legitimate
	interest in the Bid proceedings. The Financial Proposals
	will remain unopened and will be held in custody of the
	Procuring Agency until the specified time of their
	opening.
26.7	
26.7	The envelopes holding the Technical Proposals shall be
	opened one at a time, and the following read out and
	recorded: (a) the name of the Bidder; (b) whether there
	is a modification or substitution; (c) the presence of a
	Bid Security, if required; and (d) Any other details as
	the Procuring Agency may consider appropriate.
26.8	Bids not opened and not read out at the Bid opening
	shall not be considered further for evaluation,
	irresp <mark>ective of the</mark> circumstances. In particular, any
	discount offered by a Bidder which is not read out at Bid
	opening shall not be considered further.
26.9	Bidders are advised to send in a representative with the
	knowledge of the content of the Bid who shall verify the
	information read out from the submitted documents.
	Failure to send a representative or to point out any
	un- read information by the sent Bidder's representative
	shall indemnify the Procuring Agency against any claim
	or failure to read out the correct information contained
	in the Bidder's Bid.
26.10	No Bid will be rejected at the time of Bid opening except
	for late Bids which will be returned unopened to the
	Bidder, pursuant to ITB24.
26.11	The Procuring Agency shall prepare minutes of the Bid
	opening. The record of the Bid opening shall include, as
	a minimum: the name of the Bidder and whether or not
	there is a withdrawal, substitution or modification, the
	Bid price if applicable, including any discounts and
	alternative offers and the presence or absence of a Bid
	Security or Bid Securing Declaration.
26.12	The Bidders' representatives who are present shall be
'	•

		requested to sign on the attendance sheet. The omission
		of a Bidder's signature on the record shall not invalidate
		the contents and affect the record. A copy of the record
		shall be distributed to all the Bidders.
	26.13	A copy of the minutes of the Bid opening shall be
		furnished to individual Bidders upon request.
	26.14	In case of Single Stage Two Envelop Bidding Procedure,
		after the evaluation and approval of technical proposal
		the procuring agency, shall at a time within the bid
		validity period, publically open the financial proposals
		of the technically accepted bids only. The financial
		proposal of bids found technically non-responsive shall
		be returned un-opened to the respective bidders subject
		to redress of the grievances from all tiers of grievances.
24. Confidentiality	27.1	Information relating to the examination, clarification,
21. Community	27.1	evaluation and comparison of Bids and
		recommendation of contract award shall not be
		disclosed to Bidders or any other persons not officially
		concerned with such process until the time of the
		announcement of the respective evaluation report.
	27.2	N H 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
	27.2	Any effort by a Bidder to influence the Procuring
		Agency processing of Bids or award decisions may
	27.3	result in the rejection of its Bid.
	27.3	Not with standing ITB 27.2 from the time of Bid
		opening to the time of contract award, if any Bidder
		wishes to contact the Procuring Agency on any matter
		related to the Bidding process, it should do so in
		writing or in electronic forms that provides record of
OF Clarification	20.1	the content of communication.
25. Clarification of Bids	28.1	To assist in the examination, evaluation and comparison
of Dius		of Bids (and post-qualificationifapplicable) of the
		Bidders, the Procuring Agency may, ask any Bidder for
		a clarificationofitsBidincludingbreakdownofprices. Any
		clarification submitted by a Bidder that is not in
		response to a request by the Procuring Agency shall not
		be considered.
	28.2	The request for clarification and the response shall be in
		writing or in electronic forms that provide record of the
		content of communication. In case of Single Stage Two
		Envelope Procedure, no change in the prices or
		substance of the Bid shall be sought, offered, or
		permitted, whereas in case of Single Stage One
		Envelope Procedure, only the correction of arithmetic

		errors discovered by the Procuring Agency in the
		evaluation of Bids should be sought in accordance with
	20.2	ITB 31.
	28.3	The alteration or modification in THE BID which in any
		affect the following parameters will be considered as a
		change in the substance of a bid:
		a) evaluation& qualification criteria;
		b) required scope of work or specifications;
		c) all securities requirements;
		d) tax requirements;
		e) Terms and conditions of bidding documents.
		f) Change in the ranking of the bidder
	28.4	From the time of Bid opening to the time of Contract
		award if any Bidder wishes to contact the Procuring
		Agency on any matter related to the Bid it should do so
		in writing or in electronic forms that provide record of
		the content of communication.
26. Preliminary	29.1	Prior to the detailed evaluation of Bids, the Procuring
Examination of Bids		Agency will determine whether each Bid:
or blus		a) meets the eligibility criteria defined in ITB 3
		andITB4;
		POLICE
		b) has been prepared as per the form at and contents
		defined by the Procuring Agency in the Bidding
		Documents;
		c) has been properly signed;
		d) is accompanied by the required securities; and
		e) is substantially responsive to the requirements
		of the Bidding Documents.
		The Procuring Agency's determination of a Bid's
		responsiveness will be based on the contents of the Bid
		itself.
	29.2	A substantially responsive Bid is one which conforms to
		all the terms, conditions, and specifications of the
		Bidding Documents, without material deviation or
		reservation. A material deviation or reservation is one
		that: -
		a) affects in any substantial way the scope, quality,
		or performance of the Services;



- c) if rectified, would affect unfairly the competitive position of other Bidders presenting substantially responsive Bids.
- The Procuring Agency will confirm that the documents and information specified under ITB 11, 12 and 13 have been provided in the Bid. If any of these documents or information is missing, or is not provided in accordance with the Instructions to Bidders, the Bid shall be rejected.
- 29.4 The Procuring Agency may waive off any minor informality, nonconformity, or irregularity in a Bid which does not constitute a material deviation, provided such waiver does not prejudice or affect the relative ranking of any Bidder.

Explanation: A minor informality, non-conformity or irregularity is one that is merely a matter off or mand not of substance. It also pertains to some immaterial defect in a Bidor variation of a bid from the exact requirements of the invitation that can be correct edor waived without being prejudicial to other bidders. The defect or variation is immaterial when the effect on quantity, quality, or delivery is negligible when contrasted with the total cost or scope of the supplies or services being acquired. The Procuring Agency either shall give the bidder an opportunity to cureany deficiency resulting from a minor informality or irregularity in a bidor waive the deficiency, whichever is advantageous to the Procuring Agency. Examples of minor informalities or irregularities include failure of a bidder to—

- a) Submit the number of copies of signed bids required by the invitation;
- b) Furnish required information concerning the number of its employees;
- c) The firm submitting a bid has formally adopted or authorized, before the date set for opening of bids, the execution of documents by typewritten, printed, or stamped signature and submits evidence of such

		authorization and the bid carries such a signature.
	29.5	Provided that a Technical Bid is substantially responsive, the Procuring Agency may request the Bidder to submit the necessary information or documentation, within a reasonable period of time, to rectify non material non conformities or omissions in the Technical Bidrelated to documentation requirements. Requestinginformation or documentation on such nonconformities shall not be related to any such aspect of the technical Proposal linked with the ranking of the bidders. Failure of the Bidder to comply with the request may result in the rejection of its Bid.
	29.6	Provided that a Technical Bid is substantially responsive, the Procuring Agency shall rectify quantifiable nonmaterial nonconformities or omissions related to the Financial Proposal. To this effect, the Bid Price shall be adjusted, for comparison purposes only, to reflect the price of the missing or nonconforming item or component.
	29.7	If a Bid is not substantially responsive, it will be rejected by the Procuring Agency and may not subsequently be evaluated for complete technical responsiveness.
27. Examination of Terms and Conditions; Technical Evaluation	30.1	The Procuring Agency shall examine the Bid to confirm that all terms and conditions specified in the GCC and the SCC have been accepted by the Bidder without any material deviation or reservation.
ZVHIMITOII	30.2	The Procuring Agency shall evaluate the technical aspects of the Bid submitted in accordance with ITB 22, to confirm that all requirements specified in Section V – Schedule of Requirements, Technical Specifications of the Bidding Documents have been met without material deviationor reservation.
	30.3	Ifaftertheexaminationofthetermsandconditionsandthe technicalevaluation, the Procuring Agency determines that the Bid is not substantially responsive in accordance with ITB 29, it shall reject the Bid.
28. Correction of Errors	31.1	Bids determined to be substantially responsive will be checked for any arithmetic errors. Errors will be corrected as follows: -
		a) if there is a discrepancy between unit prices and the total price that is obtained by multiplying the unit price and quantity, the unit price shall

	31.2	prevail, and the total price shall be corrected, unless in the opinion of the Procuring Agency there is an obvious misplacement of the decimal point in the unit price, in which the total price as quoted shall govern and the unit price shall be corrected; b) if there is an error in a total corresponding to the addition or subtraction of sub-totals, the sub-totals shall prevail and the total shall be corrected; and c) where there is a discrepancy between the amounts in figures and in words, the amount in words will govern. d) Where there is discrepancy between grand total of price schedule and amount mentioned on the Form of Bid, the amount referred in Price Schedule shall be treated as correct subject to elimination of other errors. The amount stated in the Bid will, be adjusted by the Procuring Agency in accordance with the above procedure for the correction of errors and, with, the concurrence of the Bidder, shall be considered as binding upon the Bidder. If the Bidder does not accept the corrected amount, its Bid will then be rejected, and the Bid Security may be forfeited or the Bid Securing Declaration may be executed in accordance with ITB 18.9.
29. Conversion to Single Currency	32.1	Agency will convert all Bid prices expressed in the amounts in various currencies in which the Bid prices are payable. For the purposes of comparison of bids quoted in different currencies, the price shall be converted into a single currency specified in the bidding documents. The rate of exchange shall be the selling rate, prevailing on the date of opening of (financial part of) bids specified in the bidding documents, as notified by the State Bank of Pakistan on that day. The currency selected for converting Bid prices to a common base for the purpose of evaluation, along with the source and date of the exchange rate, are specified in

		the BDS.
30. Evaluation of	33.1	The Procuring Agency shall evaluate and compare only
Bids		the Bids determined to be substantially responsive,
		pursuant to ITB 29.
	33.2	In evaluating the Technical Proposal of each Bid, the
		Procuring Agency shall use the criteria and
		methodologies listed in the BDS and in terms of
		Statement of Requirements and Technical Specifications.
		No other evaluation criteria or methodologies shall be
		permitted.
	33.2	The Procuring Agency's evaluation of a Bid will take in
		to account:
		a) in the case of Goods manufactured in Pakistan
		or Goods of foreign origin already imported in
		Pakistan, Income Tax, General Sales Tax and
		other similar/applicable taxes, which will be
		payable on the
		GoodsifacontractisawardedtotheBidder;
		2000
		b) in the case of Goods of foreign origin offered
		from abroad, customs duties and other similar
		import taxes which will be payable on the Goods
		if the contract is awarded to the Bidder; and
	33.3	The comparison shall be between the EXW price of the
		Goods offered from within Pakistan, such price to
		include all costs, as well as duties and taxes paid or
		payable on components and raw material incorporated
		or to be incorporated in the Goods, and named port of
		destination, border point, or named place of destination)
		in accordance with applicable INCOTERM in the price of
		the Goods offered from outside Pakistan.
		In evaluating the Bidders, the evaluation committee will,
		in addition to the Bid price quoted in accordance with
		ITB 15.1, take account of one or more of the following
		factors as specified in the BDS, and quantified in ITB 32.5:
		a) Cost of inland transportation, insurance, and
		other costs within the Pakistan incidental to
		delivery of the Goods to their final destination.
		b) delivery schedule offered in the Bid;
		c) deviations in payment schedule from that
		specified in the Special Conditions of Contract;
	1	39 IP a g e

- d) the cost of components, mandatory spare parts, and service; e) the availability (in Pakistan) of spare parts and after-sales services for the equipment offered in the Bid; f) the projected operating and maintenance costs during the life of the equipment; performance and productivity of the
 - equipment offered; and/or
 - h) other specific criteria indicated in the TBS and/or
 - i) in the Technical Specifications.

33.5

For factors retained in **BDS**, pursuant to ITB 33.4 one or more of the following quantification methods will be applied, as detailed in the **BDS**:

(a) Inland transportation from EXW/port of entry/border point, Insurance and incidentals.

land transportation, insurance, and incidentalcostsfordeliveryoftheGoodsfromEXW/port ofentry/borderpointtoProjectSite named in the BDS will be computed for each Bid by the PA on the basis of published tariffs by the railor road transportagencies, insurance companies, and/orother appropriat esources. To facilitate such computation, Biddershall fur nishinitsBidthe estimateddimensionsandshippingweightandthe approximateEXWorasperapplicableINCOTERMvalu eofeachpackage. The above cost will be added by the Proc uringAgencytoEXWorasper

(b) Delivery schedule.

applicableINCOTERMprice.

i) TheProcuringAgencyrequiresthattheGoodsunder theInvitationforBidsshallbedelivered(shipped)att hetimespecifiedintheScheduleofRequirements.Th eestimatedtimeofarrival oftheGoodsat

ProjectSite will becalculatedfor eachBidafterallowing forreasonable internationalandinlandtransportationtime.

TreatingtheBid resultinginsuch timeofarrivalasthebase,adelivery"adjustment"will be calculated for other Bids by applying a percentage,specifiedintheBDS,oftheEXWoraspera pplicableINCOTERMpriceforeachweekofdelaybe yondthebase,andthiswillbe added totheBidprice forevaluation.No creditshallbegiventoearlydelivery.

Or

ii) The Goods covered under this invitation are required to be delivered (shipped) within an acceptable range of weeks specified in the ScheduleofRequirement. No credit will be given to earlier deliveries, and Bids offering delivery beyond this range will be treated as non-responsive. Within this acceptable range, an adjustment per week, as specified in the BDS, will be added for evaluation to the Bid price of Bids offering deliveries later than the earliest delivery period specified in the Schedule of Requirements.

Or

- iii) The Goods covered under this invitation are required to be delivered (shipped) in partial shipments, as specified in the Schedule of Requirements. Bids offering deliveries earlier or later than the specified deliveries will be adjusted in the evaluation by adding to the Bid price a factor equal to a percentage, specified in the BDS, of EXW or as perapplicable INCOTERMpriceperweekofvariationfromthespec ifieddeliveryschedule.
- (c) Deviation in payment schedule.
 - i) BiddersshallstatetheirBidpriceforthe paymentscheduleoutlinedintheSCC.Bidswill beevaluatedonthebasisofthisbaseprice. Bidders are, however, permitted to state an alternative

payment schedule and indicate the reduction in Bid price they wish to offer for such alternative payment schedule. The Procuring Agency may consider the alternative payment schedule offered by the selected Bidder.

Or

ii) The SCCstipulates the payment schedule offered by the Procuring Agency. If a Bid deviates from the schedule and if suchdeviation is considered acceptable to the Procuring Agency, the Bid will be evaluated by calculating interest earned for any earlier payments involved in the terms outlined in the Bid as compared with those stipulated in this invitation, at the rate per annum specified in the BDS.

(d) Cost of spare parts

i) The list of items and quantities of major assemblies, components, and selected spare parts, likely to be required during the initial period of operation specified in the **BDS**, is annexed to the Technical Specifications. The total cost of these items, at the unit prices quoted in each Bid, will be added to the Bid price.

Or

ii) The Procuring Agency will draw up a list ofhighusage and high-value items of componentsand spare parts, along with estimated quantities of usage in the initial period of operation specified in the BDS. The total cost of these items and quantities will be computed from spare parts unit prices submitted by the Bidder and added to the Bid price.

iii)

Or

iv) The Procuring Agency will estimate the cost of spare parts usage in the initial period of operation specified in the BDS, based oninformation furnished by each Bidder, as well as on past experience of the Procuring Agency or other Procuring Agency's in similar situations. Such costs shall be added to the Bid price for evaluation.

- (e) SparepartsandaftersalesservicefacilitiesinPakistan
 - The cost to the Procuring Agency of establishing the minimum service facilities and parts inventories, as outlined in the **BDS** or else wherein the Bidding Documents, if quoted separately, shall be added to the Bid price.
- (f) Operating and maintenance costs

 Since the operating and maintenance costs of the Goods under procurement form a major part of the life cycle cost of the equipment, these costs will be evaluated in accordance with the criteria specified in the **BDS** or in the Technical Specifications.
- (g) Performanceandproductivityoftheequipment.
 - i) Biddersshallstatetheguaranteedperformanceoreffi ciencyinresponsetotheTechnicalSpecification.For each drop in the performanceor efficiencybelowthenormof100,an adjustmentforanamountspecifiedintheBDSwillbe addedtotheBidPrice,representingthe capitalizedcostofadditionaloperatingcostsover thelifeoftheplant,usingthe methodologyspecifiedintheBDSorinthe TechnicalSpecifications.

Or

ii) Goodsoffered shall have a minimumproductivity specified under the relevant provision in the TechnicalSpecificationsto be considered responsive. Evaluation shall be based on the cost per unit of the actual productivity of Goodsoffered in the Bid, and adjustment will be added to the Bid price using the methodology specified in the BDS or in the Technical Specifications.

		(h) Technical Evaluation Criteria:
		 i. The Technical Committee of NHMP will examine/ evaluate samples provided by the firm.
		ii. The Technical Committee of NHMP may visit the site (if required), to evaluate managerial capacity of the firm.
		iii. The firms must have minimum experience of one (01) years for supply of similar nature of work / services
		iv. The firms must have minimum 03 work order for supply / installation of similar nature of work / services.
		v. The firm must attached list of Technical staff / employees working in firm.
		vi. The firm must have capable to provide after sales & services in Quetta.
		vii. Annual Turnover of last year should be minimum 4 million
		viii. FBR Sales Tax Return of Last One Year
	33.6	If these Bidding Documents allow Bidders to quote
		separate prices for different Lots, and the award to a
		single Bidder of multiple Lots, the methodology of evaluation to determine the lowest evaluated Lot
		combinations, including any discounts offered in the
		Form of Bid, is specified in the BDS .
31. Domestic	34.1	If the BDS so specifies, the Procuring Agency will grant
Preference		a margin of preference to certain Goods in line with the
		rules, regulations, regulatory guides or instructions issued by the Authority from time to time.
32. Determination	35.1	In case where the Procuring Agency adopts the Cost
of Most		Based Evaluation Technique and, the Bid with the
Advantageous Bid		lowest evaluated price from amongst those which are
		eligible, compliant and substantially responsive shall be
	35.2	the Most Advantageous Bid. The Procuring Agency may adopt the Quality & Cost
	9 0.2	Based Selection Technique due to the following two
		reasons:
		i. Where the Procuring Agency knows about the
		main features, us ageand output of the products;
		however not clear about the complete features,
		technical specifications and functionalities of the
		Goods to be procured and requires the bidders to

		submit their
		proposalsdefiningthosefeatures, specifications and
		functionalities;or
		ii. Where the Procuring Agency, in addition to the
		mandatoryrequirementsandmandatorytechnicals
		pecifications,requiresparameters specified in
		Evaluation Criteria to bee valuated while
		determining the quality of the Goods:
		In such cases, the Procuring Agency may allocate cortain
		In such cases, the Procuring Agency may allocate certain
		weightagetothesefactorsasapartofEvaluationCriteria,and
		maydeterminetherankingofthebiddersonthebasisofcomb
		inedevaluationinaccordancewith provisionsofRule2(1)
22 De 1	07.4	(h)ofPPR-2004.
33. Post- qualification	36.1	AfterdeterminingtheMostAdvantageousBid,ifneitherthe
of Bidder		pre-qualificationwasundertakenseparatelynorany
and/or		qualificationparameterswereundertakenaspartofdetermi
Abnormally		ningtheMostAdvantageousBid,theProcuringAgency
Low Financial		shallcarryout the post-qualification of the Bidder using
Proposal		onlytherequirementsspecifiedintheBDS.
		Incase of International Tendering, the parameters for incorp
		orationorlicensingwithinPakistanmaybe
		fulfilledaspartofpostqualification.
	36.2	WheretheBidpriceisconsideredtobeabnormallylow,thePr
	30.2	ocuring Agencyshall perform price analysise ither during de
		terminationofMostAdvantageousBidorasapartofthe
		post-qualification process. The
		followingprocessshallapply:
		Tollowingprocesssianappry.
		(a) TheProcuringAgencymayrejectaBidifthe
		Procuring Agency has determined that the price in
		combinationwithotherconstituentelementsoftheBidisabn
		ormallylowinrelationtothesubjectmatterofthe
		procurement(i.e.scopeoftheprocurementorancillary
		services)andraisesconcernsastothecapabilityandcapacity
		oftherespectiveBiddertoperformthat contract;
		(b) Before rejecting an abnormally low Bid the
		Procuring Agency shall request the Bidder an
		explanation of the Bid or of those parts which it
		considers contribute to the Bid being abnormally low;
		take account of the evidence provided in response to a
	<u> </u>	45 ID a ~ a

	request in writing; and subsequently verify the Bid orparts of the Bid being abnormally low;
	(c) The decision of the Procuring Agency to reject a Bid and reasons for the decision shall be recorded in the procurement proceedings and promptly communicated to the Bidder concerned;
	(d) The Procuring Agency shall not incur any liability solely by rejecting abnormally Bid; and
	(e) An abnormally low Bid means, in the light of the Procuring Agency's estimate and of all the Bids submitted, the Bid appears to be abnormally low by not providing a margin for normal levels of profit.
	GuidanceforProcuringAgency: InordertoidentifytheAbnormallyLowBid(ALB)following approaches can be consideredtominimizethe scopeofsubjectivity:
	(i) Comparing the bid price with the cost estimate; (ii) Comparing the bid price with the bids offered by other bidders submitting substantially responsive bids; and (iii) Comparing the bid price with price spaid in similar contracts in the recent pasteither government-ordevelop ment partner-funded.
36.3	The Procuring Agency will determine to its satisfaction whet her the Bidderthat is selected as having submitted the most advantageous Bid is qualified to perform the contract satisfactorily, in accordance with the criterial is tedin ITB 13.3.
36.4	ThedeterminationwilltakeintoaccounttheBidder'sfinanci al,technical,andproductioncapabilities.Itwill bebaseduponanexaminationofthedocumentaryevidence oftheBidder'squalificationssubmittedbythe Bidder,pursuanttoITB13.3,aswellassuchother informationastheProcuringAgencydeemsnecessaryanda ppropriate.FactorsnotincludedintheseBiddingDocument sshallnotbeusedintheevaluationofthe Bidders'qualifications.
36.5	Procuring Agencymayseek "Certificate for Independent Pri 46 Page

ceDetermination"fromtheBidderandthe
resultsofreferencechecksmaybeusedin
determiningawardofcontract.
Explanation:TheCertificateshallbefurnishedbythe
bidder.Thebiddershallcertifythatthepriceisdeterminedke
epinginviewofalltheessentialaspectssuchasrawmaterial,it
sprocessing, value addition, optimization of resources duet
oeconomyofscale,transportation,insuranceandmarginofp
rofitetc.
Anaffirmativedeterminationwillbeaprerequisiteforawar
dofthecontracttotheBidder.Anegative
determinationwillresultinrejectionoftheBidder'sBid,in
which eventthe Procuring Agencywill proceed to the
nextrankedbiddertomakeasimilardeterminationofthatBi
dder'scapabilitiestoperformsatisfactorily.

F. AWARD OF CONTRACT

		F. AWARD OF CONTRACT
34. Criteria of Award	37.1	Subject to ITB 36 and 38, the Procuring Agency will award the Contract to the Bidder whose Bid has been determined to be substantially responsive to the Bidding Documents and who has been declared as Most Advantageous Bidder, provided that such Bidder has been determined to be: a) eligible in accordance with the provisions of ITB 3; b) is determined to be qualified to perform the Contract satisfactorily; and c) Successful negotiations have been concluded, if any.
35. Negotiations	38.1	Negotiations may be undertaken with the Most AdvantageousBidrelatingtothefollowingareas: (a) aminoralterationtothetechnicaldetailsofthe statementofrequirements; (b) reductionofquantitiesforbudgetaryreasons,wheret hereductionisinexcessofanyprovidedforin theBidingdocuments; (c) aminoramendmenttothespecialconditionsofContract;

		(d) finalizing payment arrangements;
		(e) deliveryarrangements;
		(e) deliveryarrangements;
		(f) themethodologyforprovisionofrelatedservices;or
		(g) clarifyingdetailsthatwerenotapparentorcouldnotb
		efinalizedatthetimeofBidding;
	38.2	Wherenegotiation fails to result into an agreement, the
		Procuring Agency may invite the next ranked Bidder for
		negotiations.Wherenegotiationsarecommencedwith the
		next ranked Bidder, the Procuring Agency shall not
OC Description	20.1	reopen earlier negotiations.
36. Procuring Agency's	39.1	Notwithstanding ITB 37, the Procuring Agency reserves
Right to reject		the right to reject all the bids, and to annul the Bidding
All Bids		process at any time prior to award of contract, without
		thereby incurring any liability to the affected Bidder or Bidders. However, the Authority (i.e. PPRA) may call
		from the Procuring Agency the justification of those
		grounds.
	39.2	Notice of the rejection of all Bids shall be given
	<i>57.</i> 2	promptly to all Bidders that have submitted Bids.
	39.3	The Procuring Agency shall upon request communicate
		to any Bidder the grounds for its rejection of its Bids,
		but is not required to justify those grounds.
37. Procuring	40.1	The Procuring Agency reserves the right at the time of
Agency's		contract award to increase or decrease the quantity of
Right to Vary		Goods or related services originally specified in these
Quantities at the Time of		Bidding Documents (schedule of requirements)
Award		provided this does not exceed by the percentage
		indicated in the BDS, without any change in unit price
		or other terms and conditions of the Bid and Bidding
		Documents.
38. Notification of Award	41.1	Priortotheawardofcontract,theProcuring Agency
of Awaru		shallissueaFinalEvaluation Reportgivingjustification for
	44.0	acceptance or rejection of the bids.
	41.2	Wherenocomplaintshavebeenlodged,theBidderwhoseBi
		dhasbeenacceptedwillbenotifiedofthe
		awardbytheProcuringAgencypriortoexpirationofthe BidValidityporiodinagritingaralactronicformsthat
		BidValidityperiodinwritingorelectronicformsthat
		providerecordofthecontentofcommunication.TheLettero
		fAcceptancewillstatethesumthattheProcuring AgencywillpaythesuccessfulBidderinconsiderationforthe
		executionofthescopeofworksasprescribedby
		executionin the scope of works as presented by

		theContract(hereinafterandintheContractcalledthe
		"ContractPrice).
	41.3	The notification of award will constitute the formation
		ofthe Contract, subject to the Bidder furnishing the
		Performance Security (or guarantee) in accordance
		withITB 43and signing of the contract in accordance
		with ITB 42.2.
	41.4	Upon the successful Bidder's furnishing of the
		performance security (or guarantee) pursuant to
		ITB43, the Procuring Agency will promptly notify
		each unsuccessful Bidder, the name of the successful
		Bidder and the Contract amount and will discharge the
		Bid Security or Bid Securing Declaration of the
		Bidders pursuant to ITB 18.7.
39. Signing of	42.1	Promptly after notification of award, Procuring Agency
Contract		shall send the successful Bidder the draft agreement,
		incorporating all terms and conditions as agreed by the
		parties to the contract.
	42.2	Immediately after the Redressal of grievance by the
		GRC, and after fulfillment of all conditions precedent
		of the Contract Form, the successful Bidder and the
		Procuring Agency shall sign the contract.
	42.3	Where no formal signing of a contract is required,
		purchase order issued to the bidder shall be construed
40. P. C	10.1	to be the contract.
40. Performance Security (or	43.1	After the receipt of the Letter of Acceptance, the
Guarantee)		successful Bidder, with in the specified time, shall
		deliver to the Procuring Agency a Performance Security
		(or Guarantee) in the amount and in the form stipulated
		in the BDS and SCC, denominated in the type and
		proportions of currencies in the Letter of Acceptance
		and in accordance with the Conditions of Contract.
		(a) If the Doubours are accommitted (and transport as) insurant addlers
		(a) If the Performance Security (or Guarantee) is provided by
		thesuccessfulBidderanditshallbeintheformspecifiedin
		the BDS whichshallbeinanyofthefollowing:
		(b) certifiedcheque,cashier'sormanager'scheque,or bank
		draft;
		(c) irrevocableletterofcreditissuedbyaScheduledbankorin
		thecaseofanirrevocableletterofcredit
		issuedbyaforeignbank, the lettershall be
	<u> </u>	

		confirmedorauthenticatedbyaScheduledbank;
		(d) bankguaranteeconfirmedbyareputablelocalbank or,inthecaseofasuccessfulforeignBidder,bondedbyafo reignbank;or
		(e) suretybondcallableupondemandissuedbyany reputablesuretyorinsurancecompany.
		AnyPerformanceSecurity(orguarantee)submittedshallbe enforceableinPakistan.
	43.2	FailureofthesuccessfulBiddertocomplywiththe requirement of ITB 43.1 shall constitute sufficient groundsfortheannulmentoftheawardandforfeitureofthe BidSecurity,inwhicheventtheProcuringAgencymaymake theawardtothenextrankedBidderorcallfornewBids.
41. Advance Payment	44.1	The advance payment will not be provided in normal circumstances. However, in case where international incoterms are involved, the same will be dealt with standard international practices and in themanner as prescribed in ITB 44.2.
	44.2	The Procuring Agency will provide an Advance Payment ass tipulated in the Conditions of Contract, subject to a maximum amount, as stated in the BDS. The Advance Payment requests hall be accompanied by an Advance Payment Security (Guarantee) in the form provided in Section IX. For the purpose of receiving the Advance Payment, the Bidder shall make and estimate of, and include in its Bid, the expenses that will be incurred in order to commence Delivery of Goods. These expenses will relate to the purchase of equipment, machinery, materials, and on the engagement of labor during the first month beginning with the date of the Procuring Agency's "Notice to Commence" as specified in the SCC.
42. Arbitrator	45.1	The Arbitratorshall be appointed by mutual consent of both parties as perthe provisions specified in the SCC.
43. Corrupt & Fraudulent Practices	46.1	Procuring Agencies (including beneficiaries of Government funded projects and procurement) as well as Bidders/Suppliers/Contractors under Government financed contracts, observe the highest standard of ethics during the procurement and execution of such contracts, and will avoid to engage in any corrupt and fraudulent practices.

G. GRIEVANCE REDRESSAL & COMPLAINT REVIEW MECHANISM

44. Constitution	47.1	Procuring agency shall constitute a Grievance Redressal
of Grievance	27.12	Committee (GRC) comprising of odd number of person
Redressal		with proper power and authorization to address the
		complaint. The GRC shall not have any of the members
		of Procurement Evaluation Committee. The committee
		must have one subject specialist depending the nature of
		the procurement.
45. GRC	48.1	-
Procedure	40.1	Any partycanfile itswrittencomplaint against the
		eligibility parameters or
		anyothertermsandconditionsprescribed in the prequalifica
		tionorbiddingdocuments found contrary to provision of
		Procurement Regulatory Framework, and the same shall be addressed by the GRC
		be addressed by the GRC wellbeforethebidsubmissiondeadline.
	40.2	
	48.2	Any Bidder feeling aggrieved by any act of the procuring
		agency after the submission of his bid may lodge a
		written complaint concerning his grievances not later
		than seven days of the announcement of technical
		evaluation report and five days after issuance of final
	40.0	evaluation report.
	48.3	In case, the complaint is filed against the technical
		evaluation report, the GRC shall suspend the
	40.4	procurement proceedings.
	48.4	Incase, the complaint is filed after the issuance of the final eval
		uationreport, the complainant cannot raise any objection on
		technicalevaluationofthereport:
		Provided that the complainant may raise the objection
		onanypartofthefinalevaluationreportincasewhere
		singlestageoneenvelopbiddingprocedureisadopted.
	48.5	TheGRC,inboththecasesshallinvestigateanddecideupont
		hecomplaintwithin tendays ofits receipt.
	48.6	Any bidder or the procuring agency not satisfied with
		the decision of the GRC may file Appeal before the
		Appellate Committee of the Authority on prescribed
		format after depositing the Prescribed fee.
	48.7	TheCommittee,uponreceiptoftheAppealagainstthe
		decisionoftheGRCcompleteinallrespectshallservenotices
		in writing upon all the parties to Appeal.
	48.8	Thecommitteeshallcalltherecordfromtheconcernedprocu
	20.0	

	ringagencyortheGRCasthecasemaybe,andthe sameshallbeprovidedwithinprescribedtime.
48.9	Thecommitteemayafterexaminationoftherelevant
	recordandhearingalltheconcernedparties, shalldecide thec
	omplaintwithinfifteen(15)daysofreceiptofthe Appeal.
48.10	ThedecisionoftheCommitteeshallbeinwritingandshallbe
	signedbytheHeadandeachMemberoftheCommittee.The
	decisionofthecommitteeshallbefinal.

H. MECHANISM OF BLACKLISTING

46. Mechanism of Blacklisting	49.1	TheProcuringAgencyshallbarfornotmorethanthe timeprescribedinRule-19ofthePublicProcurementRules, 2004,fromparticipatingintheirrespectiveprocure mentproceedings,bidderorcontractorwhoeither: i. Involvedin corrupt and fraudulent practicesasdefinedinRule-2ofPublicProcurementRules; ii. Failstoperformhiscontractualobligations;and iii. Failstoabidebytheidsecuringdeclaration;
	49.2	The show cause noticeshall contain:(a) preciseallegation, against the bidder or contractor; (b) the maximum period for which the Procuring Agency proposes to debarthe bidder or contractor from participating in any public procurement of the Procuring Agency; and (c) the statement, if needed, about the intention of the Procuring Agency to make a request to the Authority for debarring the bidder or contractor from participating in public procurements of all the procuring agencies.
	49.3	The procuring agency shall give minimum of seven days to the bidder or contractor for submission of written reply of the show cause notice. In case, the bidder or contractor fails to submit written reply within the requisite time, the Procuring Agency may issue notice for personal hearing to the bidder or contractor/ authorize representative of the bidder or contractor and the procuring agency shall decide the matter on the basis of available record and personal
	49.5	hearing, if availed. In case the bidder or contractor submits written reply of

	the show cause notice, the Procuring Agency may decide
	to file the matter or direct issuance of a notice to the
	bidder or contractor for personal hearing.
49.6	The Procuring Agency shall give minimum of seven days to the bidder or contractor for appearance before the specified officer of the Procuring Agency for personal hearing. The specified officer shall decide the matter on the basis of the available record and personal hearing of the bidder or contractor, if availed.
49.7	The procuring Agency shall decide the matter within fifteen days from the date of personal hearing unless the personal hearing is adjourned to a next date and in such an eventuality, the period of personal hearing shall be reckoned from the last date of personal hearing.
49.8	The Procuring Agency shall communicate to the bidder or contractor the order of debarring the bidder or contractor from participating in any public procurement with astatement thatthebidderor contractormay, within thirty days, prefer a representation against the order before the Authority.
49.9	Such blacklisting or barring action shall be communicated bytheprocuring agencytotheAuthorityandrespectivebidderorbiddersinth eformofdecisioncontainingthegroundsforsuchaction. The same shall be publicized by the Authorityafter examining the record whether the procedure defined in blacklisting and debarment mechanism has been adhered to by the procuring agency.
49.10	The bidder may file the review petition before the Review Petition Committee Authority within thirty days of communication of such blacklisting or barring action after depositing the prescribed fee and in accordance with "Procedure of filing and disposal of review petition under Rule-19(3) Regulations, 2021". The Committee shall evaluate the case and decide within ninety days of filing of review petition
49.11	The committee shall serve a notice in writing upon all respondent of the review petition. The notices shall be accompanied by the copies of review petition and all attached documents of the review petition including the decision of the procuring agency. The parties may file written statements along with essential documents in

		support of their contentions. The Committee may pass
		such order on the representation may deem fit.
49.1	12	The Authority on the basis of decision made by the
		committee either may debar a bidder or contractor from
		participating in any public procurement process of all or
		some of the procuring agencies for such period as the
		deemed appropriate or acquit the bidder from the
		allegations. The decision of the Authority shall be final.



SECTION III: BID DATA SHEET

Bid Data Sheet (BDS)

The following specific data for the <u>10KW Solar System</u> to be procured shall complement, supplement, or amend the provisions in the Instructions to Bidders (ITBs). Whenever there is a conflict, the provisions here in shall prevail over those in ITBs.

BDS	ITB	Amendments of, and Supplements to, Clauses in the
Clause	Number	Instruction to Bidders
Number		
		A. Introduction
1.	1.1	Procuring Agency:[DIG office National Highways &
		Motorway Police West Zone Quetta].
		Procurement of: <u>10 KW Solar System</u>
		Delivery at: DIG / Zonal Commander office NHMP West
		Zone Quetta Survey 446-E near Café China Check Post
		Quetta Cantt and after successful Inspection, the Bidder will
		be responsible to transport/shift the items to Sector N-50
		Killa Saifullah for installation purpose after inspection on
		his own cost.
		Period for Provision of 10 KW Solar System: For FY-2024-25
		Commencement date for Delivery of Items with complete
		Installation at N-50 Killa Saifullah offices:[30 Days after
		signing of agreement]
2.	2.1 &	Financial year for the operations of the Procuring Agency:
	2.2	[2024-25]
4.	3.1	Joint venture [Not Allowed]
5.	4.1	Ineligible country(s) are [Israel, India]
6.	4.6	Sample of authorization by manufacturer:
		[not required]

B. Bidding Documents

7.	7.2	The number of documents to be completed and	
		Returned is[Only One Original]	
8.	8.1	The address for clarification of Bidding Documents is	
		[Logistics Branch, DIG / Zonal Commander Office NHMP West	
		Zone Quetta Survey 446-E near Café China Check Post Quetta	
		Cantt. Phone # 081-9023974 Cell # 0333-7343977]	
	8.5	Pre-bid meeting will not be held	

C. Preparation of Bids

0	10.1	The Language of all companies and documents
9.	10.1	The Language of all correspondences and documents Related to the Bid is:[English]
10	11 1/b)	Sample to be Required (for 10 KW Solar System as per NHMP
10.	11.1(b)	specification/requirement]
11.	11.2(b)	Characteristics[As per NHMP Specifications/Requirements]
12.	11.1(h)	In addition to the documents stated in ITB 11, the following
		documents must be included with the Bid to ensure
		ELIGIBILITY CRITERIA:-
		i. Bidder should be registered with PPRA for EPADS.
		ii. Proof of Active Tax Payer List with Federal Board of
		Revenue.
		iii. Proof of registration with Income Tax and Sales Tax Department.
		iv. The bidder/manufacturer will submit an affidavit on legal stamp paper of Rs. 50/- that their firm is not blacklisted on any ground by any Government (Federal, Provincial), a local body or a public sector organization.
		v. The firms must have minimum experience of one (01) years for supply of similar nature of work / services
		vi. The firms must have minimum 03 work order for supply / installation of similar nature of work / services.
		vii. The firm must attached list of Technical staff / employees working in firm.
		viii. The firm must have capable to provide after sales & services in Quetta.
		ix. Annual Turnover of last year should be minimum 4 million
		x. FBR Sales Tax Return of Last One Year
13.	12.3(c)	Other procurement specific documentation
		Requirements are:[NIL].
14.	12.4	Spare parts required for specific number of years of operation
		[NA].
15.	13.3(b)	The QUALIFICATION CRITERIA required from Bidders
		in ITB13.3(b) is modified as follows:
		 The Technical Committee of NHMP will examine/ evaluate samples provided by the firm.
		ii. The Technical Committee of NHMP may visit the site (if
		required), to evaluate managerial capacity of the firm. iii. The firms must have minimum experience of one (01)
		years for supply of similar nature of work / services
		iv. The firms must have minimum 03 work order for supply / installation of similar nature of work / services.
		v. The firm must attached list of Technical staff / employees working in firm.
		vi. The firm must have capable to provide after sales & services preferable in Quetta.
		vii. Annual Turnover of last year should be minimum 4 million
		viii. FBR Sales Tax Return of Last One Year
16.	15.7 (a)	For procurement of Solar System from within Pakistan the
	(iii), (iv) (optional)	price quoted shall be in PKR.
17.	15.7 (a)	For Goods offered from abroad the price quoted shall be:
	(i) &	
		

	15.6 (b)(i)	[NA]	
18.	15.9	The price shall be fixed.	
19.	16.1 (a)	a) For Purchase / Installation of 10 KW Solar System	
		originating in Pakistan the currency of the Bid shall be	
		Pakistani Rupees;	
20.	16.2	a) For Goods and related services originating in Pakistan the	
		currency of the Bid shall be Pakistani rupees.	
		b) For Goods and related services originating outside	
		Pakistan the Bidder shall express its Bid in any	
		convertible currency.	
		(N/A)	
21.	17.1	The Bid Validity period shall be [120] days.	
22.	18.1	The amount of Bid Security shall be Rs.504,750/-	
		The currency of the Bid Security shall be: [PKR]	
23.	18.3	The Bid Security shall be in the form of: [Pay Order, CDR,	
		Bank Draft, Bank Guarantee]	
24.	18.3 (c)	Other forms of security are:[Not Allowed]	
25.	19.1	Alternative Bids to the requirements of the Bidding	
		Documents[will not be permitted]	
26.	21.1	The number of copies of the Bid to be completed and	
		returned shall be [Only One Original].	
27.	21.2	Written confirmation of authorization are: [Owner/ authorized	
		representative] (N/A)	

D. Submission of Bids

28.	22.2 (a)	Bid shall be submitted on Following Address	
		DIG / Zonal Commander Office NHMP West	
		Zone Quetta Logistics (Store) Branch, Survey	
		446-E Near Café China Check Post Quetta Cantt	
29.	22.2 (b)	Title of the subject Procurement [Purchase / Installation of	
		Solar System]	
		ITB title and No:[Purchase / Installation of Solar System,	
		02/DIG/NHMP/WZ/STORE/2025	
30.	23.1	The deadline for Bid submission is	
		a) Day:[Thursday]	
		b) Date:[10-04-2025]	
		c) Time:[1100 hours]	

E. Opening and Evaluation of Bids

31.	26.1	The Bid opening shall take place at:
-----	------	--------------------------------------

		DIG / Zonal Commander office NHMP West Zone Quetta,
		Survey 446-E Near Café China Check Post Quetta Cantt.
		Day:[Thursday]
		Date: [10-04-2025]
		Time:[1130 hours]
32.	32.2	The currency that shall be used for Bid evaluation and
		comparison purposes to convert all Bid prices expressed in
		various currencies is:[PKR]
33.	35	Evaluation Techniques
		Least Cost Based Selection (LCBS)
		After meeting the requirements of eligibility, qualification
		and substantial responsiveness, the bid in compliance with
		all the mandatory (technical) specifications/ requirements
		and requisite equality thres hold, and having lowest
		evaluated cost /financial proposal shall be considered
		highest ranked/most advantageous bid.
35.	33.4 (h)	Other specific criteria are [as per specifications of NHMP]
36.	33.5 (b)	Delivery schedule. [30 Days]
37.	33.5 (c)	Deviation in payment schedule["is not" applicable]
	(ii)	accord III bassa
38.	33.5 (d)	Cost of spare parts. [NA]
39.	33.5 (e)	Spare parts and after sales service facilities in Pakistan. [NA].
40.	33.5 (f)	Operating and maintenance cost.
		Factors for calculation of the while life cost: [NA]
41.	33.5 (g)	Performance and productivity of equipment. [NA]
42.	33.5 (h)	Specific additional criteria to be used in the evaluation and
		their evaluation method or reference to the Technical
		Specifications.[specify]
43.	33.6	In case of award of single bidder of multiple lots; the
		methodology of evaluation to determine the lowest evaluated
		Lot combinations, including any discounts offered in the
		form of Bid is. [NA]
44.	34.1	a) Domestic preference to apply.
		or
		Domestic preference not applicable. [Delete the non-
		applicable option.]
		Profesence to domestic or national suppliers or contractors
		Preference to domestic or national suppliers or contractors
		shall be provided in accordance with policies of the Federal
		Government and /or in accordance with the regulations
		issued by the Authority.

F. Award of Contract

45.	40.1	Percentage for quantity increase or decrease is [15%].
46.	43.1	The Performance Security (or guarantee) shall be
		[10 percent of the Contract Price]
47.	43.2	The Performance Security (or guarantee) shall be in the
		form of: Pay Order, CDR, Bank Draft and Bank Guarantee
48.	44.1	The advance payment if essential shall be limited to [NA]
49.	44.2	Maximum amount of Advance payment shall be [NA]
50.	45.1	Arbitrator shall be appointed by mutual consent of the both
		parties.

G. Review of Procurement Decisions

51.	49.1	The address of the Procuring Agency (DIG / Zonal		
		Commander office NHMP West Zone Quetta, Survey 446-E near Café China Check Post Quetta Cantt)		
		The Address of PPRA to submit a copy of grievance:		
		Grievance Redressal Appellate Committee,		
		Public Procurement Regulatory Authority		
		1 st Floor, G-5/2, Islamabad, Pakistan		
		Tel:+92-51-9202254		



Section IV. Eligible Countries

All the bidders are allowed to participate in the subject procurement without regard to nationality, except bidders of some nationality, prohibited in accordance with policy of the Federal Government.

Following countries are ineligible to participate in the procurement process:

- 1. India
- 2. Israel

Ministry of Interior, Government of Pakistan has notified List of Business Friendly Countries (BVL), information can be accessed through following link:

http://www.dgip.gov.pk/Files/Visa%20Categories.aspx#L



SECTION V: SCHEDULE OF REQUIREMENTS, TECHNICAL SPECIFICATIONS

SCHEDULE OF REQUIREMENTS/TECHNICAL SPECIFICATIONS

Schedule of Requirements

The items (Solar System with complete accessories) will be initially delivered at DIG / Zonal Commander office NHMP West Zone Quetta. Subsequently, after successful inspection, the Bidder will be responsible to transport/shift and install and configure (if required) the items/equipment to Sector N-50 Killa Saifullah including SP office, LHQ, and Beats of Killa Saifullah on his own cost.

A. <u>Technical Specifications:</u> For Purchase / Installation of 05 Nos (10 KW Solar System with all accessories) at Beats / Offices of Sector N-50

Killa Saifullah out of Road Safety Fund.

Sr.#	Negaription	Firm
31.#	Description	Specification /
		offer
	Panel Mounting Structure	0.101
	The panel mounting and structure should he made of het dimed (00 migrans)	
	be made of hot dipped (80 microns Average) galvanized steel of minimum	
	thickness of 12 SWG Channel / Pipe or 8	
	SWG Angle.	
	• A sketch of the mounting frame (As per	
	Actual Site Requirements) showing	
	dimensions of the frame parts should be	
	provided at the time of supply after Site	
	Survey.	
	PV to ground clearance must not be less	
	than 1.5 feet.	
	 To avoid Shading, Distance between two 	
	rows of PV panels and from walls or any	
01.	structure should be maintained at a	
01.	minimum of 1.6 times the height of	
	structure/walls.	
	 The pit size for concrete works should 	
	be minimum1.5x1.5x2 feet for each	
	individual legor	
	1.5x2.5x2 for double legand the concrete should be extended at	
	least 1 foot above the ground. The concrete ratio should be	
	1:2:4.	
	 For rooftop PV structure the pit size for 	
	concrete works should be minimum	
	1x1x1 feet for each individual leg or	
	1.5x1.5x1 for double leg and the concrete	
	should be 1:2:4.	
	The PV modules will be mounted on	
	metallic structures of adequate strength	
	and appropriate design, which can with	
	stand load of modules and high wind	
	velocities up to 150 km per hour.	
	The minimum space between two PV	

Modules should be 2.54 cm (1 inch), to avoid air push over PV Modules. Mechanism / arrangement for cleaning of PV Panels should be provided .i.e, Space and ladder between panels or at the backside of structure, so that the operator can safely clim band clean the panels. **Cables and Wiring** From PV Panel to Junction Box: XLPE or 02. XLPO insulated & XLPE/PVC Sheathed, UV stabilized single core, Double Insulated. Stranded / flexible cables (Conforming preferably to EN50618 or IEC62930 or equivalent) be used. DCC able from PV Module to Junction Box / Inverter for each string should be minimum size 6 mm². From Junction Box to Inverter: the DC cable must be, XLPE or XLPO Cable, Non-Arm oured Single/Multi Core, double insulated and suitable for minimum 1000 VDC transmission. From Inverter to Battery: the DC cable can be single insulated, Single Core and suitable for minimum 300 VDC. The AC/DC cables should be made of 99.9% copper strands and Flexible. AC/DC breakers should be marked with the manufacturer model number, rated voltage, ampere rating and batch / serial number. To prevent solar panels from damage an appropriate size of DC Breaker should be installed for each PV string and Surge Protection should be installed for combined Array (before Main Breaker/Inverter). DC Breaker, AC Breaker & Change overs should be placed in an enclosure of at least IP54 standard. All Enclosures / Junction boxes should be made from Hot Dipped Galvanized Sheets of minimum 16 SWG. All enclosures/junction boxes shall be properly earthed. Cables shall be clearly labelled with essential electrical parameters including manufacturer name, Voltage Range, standards etc. All connections / socket outlet a monger ray, controller, inverters, batteries and load etc. must be made in junction boxes of adequate protection level.

New AC wiring (Neutral and Phase) for load connected should be provided by

- contractor, along with breakers, sockets, buttons etc.
- The DC Combiner Junction Box should be properly earthed including earthing of door as well.
- The DC Combiner should contain proper bus bars of adequate size each for Positive, Negative and Earthing.
- The Inverter Junction Box should be properly earthed.
- All wiring should be in proper conduit of capping casing. Wire should not be hanging loose.
- All wires should be terminated properly by using lugs / thimble connectors / sleeves.
- Distribution board must be installed with proper screws.
- Electrical Hazards Safety Labels should be pasted on DC Combiner / Inverter Enclosure / Charge Controller /Battery Enclosures.
- AC Combiner Box made of 16 SWG, Powder Coated, Separate Bus Bar for each Phase, Neutral and Earth Connection. All circuits must be properly tagged as per site installations.
- DC circuit breakers (not fuse) of ≥ VOC of String Voltage-atleast800V -and suitable ampere rating (1.25-1.5 x Rated Current of all strings connected) must be installed between PV modules and controller / inverter)
- AC Circuit Breaker(s) of suitable rating (1.25-1.5 x Connected Load) must be installed between Controller / inverter to Load and Grid to Controller /Inverter
- AC / DC breakers should be marked with the manufacturer model number, rated voltage, ampere rating and batch/serial number.
- Not with standing the ISO / IEC requirements, all wires must be verified accordingly to keep line voltage losses to less than 3% between PV generator and battery, less than 1% between battery and charge regulator, and less than 3% between battery and load, all of the mat the maximum current conditions.
- All wiring shall be color-coded and / labeled and shall be aesthetically neat and clean.
- All supplied wires must be in UV-resistant conduits or be firmly fastened to the building and /or support structure.
 Cable binders, clamps and other fixing material must also be UV-resistant, preferably made of polyethylene. Wire should not be hanging loose.

	 All wires should be terminated properly by using lugs /connectors/sleeves. 				
	Earthing/Lightning Protection				
03.	 The PV Panel frame and structure should be connected by the shortest practical route to an adequate earth contact (of Less than 5 Ohms Resistance) as per requirement of equipment manufacturer and site earth conditions, using an uninterrupted conductor. The grounding conductor should be 99% Copper and PVC insulated / Bare Copper if installed underground along a defined path. 				
	 Grounding / Earthing plate should be made of Copper plate of 4mm thickness & Size minimum 1.0 x 1.0ft. 				
	 Grounding / Earthing conductor should be connected to the copper plate by proper connector of minimum depth of 6 feet. 				
	 Copper air terminal / lightning rod shall be installed to provide lightning protection. Inverter, Battery/Battery Box (if required), Main Distribution Board should be properly grounded/ connected to earth. 				
	 All nut/ bolt and Earthing clamp shall be stainless steel or galvanized steel. Proper Earthing will be checked on site by Earth Test Meter. 				
	AC Distribution Boards				
04.	 AC Distribution Board (ACDB) shall have minimum IP41 ingress protection It shall have incoming and outgoing cable termination arrangement, terminal block/line up terminals. 				
	Box / Stand for Batteries, Inverter				
05.	 The batteries should be housed in a vented compartment / stand / Rack that prevents users from coming in contact with battery terminals. This compartment/stand should be strong enough to accommodate the weight of the battery. 				
	 This compartment / Stand / Rack should be manufactured of mild steel of at least 16 SWG. The compartment / Stand / Rack should be powder coated paint. 				
	PVC Channel Ducts & Pipes				
06.	 A product of good quality standard material with suitable size to be used. Ducting must be done with proper steel nails and clips. 				
	- Ducting must be done with proper steer hans and thips.				

	 All ducting (wiring) must be aligned. 	
	Flexible PVC Pipe	
07.	The flexible PVC pipe should be of good quality material with suitable size should be used.	
	<u>Civil Work</u>	
08.	 The Civil Works should be carried out for roof- top and ground installation of PV Modules/mounting structures. Also, Civil work for earthing system as per the statutory requirements. 	
	Solar Panels (minimum 18 Panels for each system)	
09.	 N-type Bifacial Solar Panels Power ratings 585 W or Above with Brand Canadian / Jinko / JA / Astronergy /Trina /Longi Solar with minimum Module Efficiency 22 % 	
	 The Solar Module should be free from visual and cosmetics defects. 	
	The Product Warranty should be 12Years	
	and 30-year performance warranty, guaranteeing a minimum power output of 85% by the end of the 30th year. The actual power output will decline annually by no more than 0.45%.	
	 PSI Report, Type test Report, COC and Flash test Report should be provided for Solar Panels. 	
	 Certifications: ISO 9001 : 2015 : Quality management 	
	system ISO 14001 : 2015 : Standards for	
	environmental <mark>ma</mark> nagemen <mark>t sy</mark> stem ISO 45001 : <mark>2018 : I</mark> nternational	
	standards for occupational health & safety	
	IEC62941 : 2019/IEC61215 :2016 / IEC61730 :2016: Photovoltaic module	
	manufacturing quality system	
	Lithium Battery (minimum 02 Batteries for each system)	
	Cycle life of the Lithium LiFePO4 Letters asset by a visiting at 5000.	
	battery must be minimum 5000 cycles @ 80% depth of discharge	
	(DOD). The bettery must have Integrated	
	 The battery must have Integrated Battery Management System 	
	(BMS) to ensure battery safety and reliability with following	
	Specifications: Temperature protection ■ Over	
10.	charge protection ■ Low voltage	
	disconnect ■ High Voltage Disconnect ■ Short circuit alarm	
	function Self-balancing function. • BMS Should be Compatible with	
	the Installed Inverter.	
	 The LiFePO4 Battery must have LED status/LCD and alarm 	
	indication.	

	• Solar Hybrid Inverter	The charge and discharge rate of the battery must be at 0.5C minimum but capable of handling 1C discharge currents. Recommended Brands EPEVER, NARADA, PYLONTECH, INVEREX with at least 5KWh Nominal Capacity. 5 Years Replacement Local Warranty in Pakistan, Also Provide the details of Service Centers for warranty claim. Certifications: IEC62619, MSDS, UN38.3 IP Ratings: IP65 10KW Rated Power Capacity or 5KW x2 Parallel Units making	
	•	total capacity 10KW or above. The Inverter should have the capability of Parallel operations. The Inverter should have Dual Output Power for Heavy and	
	•	Smart Load. Inverter should have active RS232/485 etc. communication port, the Data available through this port can be used for Remote Monitoring, Built in WIFI or WIFI Dongle must be included.	
11.	•	Minimum 92% Conversion Efficiency at Rated Capacity. Liquid crystal display should be provided on the inverters front	
		panel or on separate data logging/display device to display PV and Battery DC Voltage and current, AC Input and Output	
	•	Power(kW). The Priority of the inverter should be set that load will be running from the solar energy then Grid and, in the end, will be running from the Battery Backup	
	•	Inverter must be capable of configuring for Lithium Iron Phosphate batteries (LiFePO4) and must be capable of communication with the BMS of Lithium Batteries.	
	•	Rated output voltage of inverter shall be pure sine wave AC. Total harrn6nic distortion	
	•	(THD) in AC output should not exceed 3% at rated capacity. Certificates: UL-1741 Certified or	

	IEC 62109-1 and IEC 62 1 or Equivalent.	
	IP Rating: IP65	
	 Recommended Brand: EPEVER, INVEREX, KNOX, FOX, Eq 	
	 Inverter must include protection against: 	
	AC under and over voltage protection	
	Battery under voltage Alarm	
	Low and High Voltage Disconnect	
	Overload and Short Circuit	
	Protection	
	Over Temperature Protection	
	PV and Battery Reverse	
	Protection	
	• 5 Years Local Warranty for	
	Repair or Replacement	
	whichever is applicable, also	
	Provide the details of Service	
	Centers for warranty claim in	
	Pakistan.	
12.	Complete installation, commissioning and configuration at Sector N-50	
	Killa Saifullah including SP office, LHQ, and Beats of N-50.	



SECTION VI: STANDARD FORMS

STANDARD FORMS FOR (Single Stage Two Envelope Procedure)

Table of Forms

Letter of Bid-Technical Proposal

Letter of Bid-Financial Proposal

Bidder Information Form

Price Schedule: Goods Manufactured Outside Pakistan, to be Imported

Price Schedule: Goods Manufactured Outside Pakistan, already imported

Price Schedule: Goods Manufactured in Pakistan

Price and Completion Schedule-Related Services

Form of Bid Security

Form of Bid-Securing Declaration

Manufacturer's Authorization

Letter of Bid-Technical Proposal

INSTRUCTIONS TO BIDDERS: DELETE THIS BOX ONCE YOU HAVE COMPLETED THE DOCUMENT

Place this Letter of Bid in the first envelope "TECHNICAL PROPOSAL".

The Bidder must prepare the Letter of Bid on stationery with its letter head clearly showing the Bidder's complete name and business address.

<u>Note</u>: All italicized text in black font is to help Bidders inpreparing this form and Bidders shall delete it from the final document.

Date of this Bid submission: [insert date (as day ,month and year)of Bid submission]

RFBNo.:[insert number of Bidding process] **RequestforBidNo.**:[insert identification]

AlternativeNo.:[insert identification No if this is a Bid for an alternative]

To:[National Highways & Motorway police]

We, the undersigned Bidder, here by submit our Bid, in two parts, namely:

- (a) The Technical Proposal, and
- (b) The Financial Proposal.

In submitting our Bid we make the following declarations:

- (a) No reservations: We have examined and have no reservations to the bidding document, including add end a issued in accordance with Instructions to Bidders (ITB9);
- (b) **Eligibility**: We meet the eligibility requirements and have no conflict of interest In accordance with ITB3;
- (c) **Bid / Proposal-Securing Declaration**: We have not been suspended nor declared ineligible by the Procuring Agency based on execution of a Bid Securing Declaration or Proposal Securing Declaration in the Procuring Agency's country in accordance with ITB4;
- (d) **Conformity:** We offer to supply in conformity with the bidding document and In accordance with the Delivery Schedules specified in the Schedule of Requirements the following Goods: [insert a brief description of the Goods and Related Services];
- (e) **Bid Validity Period**: Our Bid shall be valid for the period specified in BDS17.1 (asamended, if applicable) from the date fixed for the Bid submission deadline specified in BDS23.1 (as amended, if applicable), and it shall remain binding upon

- us, and may be accepted at any time before the expiration of that period;
- (f) **Performance Security**: If our Bid is accepted, we commit to obtain a Performance security in accordance with the bidding document;
- (g) One Bid per Bidder: We are not submitting any other Bid(s) as an individual Bidder, and we are not participating in any other bid(s) as a Joint Venture member or as a subcontractor, and meet the requirements, other than Alternative Bids submitted in accordance with ITB19;
- (h) **Suspension and Debarment**: We, along with any of our subcontractors, suppliers, consultants, manufacturers, or service providers for any part of the contract, are not subject to, and not controlled by any entity or individual that is subject to, a temporary suspension or a debarment imposed by the Procuring Agency. Further, we are not ineligible under Pakistan laws;
- (i) **State-owned enterprise or institution**: [select the appropriate option and delete the other] [We are not a state-owned enterprise or institution] / [We are a state-owned enterprise or institution but meet the requirements of];
- (j) **Binding Contract**: We understand that this Bid, together with your written acceptance thereof included in your Letter of Acceptance, shall constitute a binding contract between us, until a formal contract is prepared and executed;
- (k) **Not Bound to Accept**: We understand that you are not bound to accept the Most Advantageous Bid or any other Bid that you may receive; and
- (l) Fraud and Corruption: We hereby certify that we have taken steps to ensure that no person acting for us, or on our behalf, engages in any type of Fraud and Corruption.

Name of the Bidder:*[insert complete name of Bidder]

Name of the person duly authorized to sign the Bid on behalf of the Bidder:**[insert complete name of person duly authorized to sign the Bid]

Title of the person signing the Bid:[insert complete title of the person signing the Bid]

Signature of the person named above:[insert signature of person whose name and capacity are shown above]

Date signed [insert date of signing] **day of** [insert month], [insert year]

^{*:}In the case of the Bid submitted by a Joint Venture specify the name of the Joint Venture as Bidder.

^{**:}Person signing the Bid shall have the power of attorney given by the Bidder. The power of attorney shall be attached with the Bid Schedules.

Letter of Bid-Financial Proposal

INSTRUCTIONS TO BIDDERS :DELETE THIS BOX ONCE YOU HAVE COMPLETED THE DOCUMENT

Place this Letter of Bid-Financial Proposal in the <u>second</u> envelope marked "FINANCIAL PROPOSAL".

The Bidder must prepare the Letter of Bid-Financial Proposal on stationery with its letter head clearly showing the Bidder's complete name and business address.

Note: All italicized text is to help Bidders in preparing this form.

Date of this Bid submission: [insert date (as day, month and year) of Bid submission]

No.:[insert number of bidding process] **Name of Project.**:[insert identification]

Alternative No.:[insert identification No if this is a Bid for an alternative]

To:[DIG/Zonal Commander National Highways & Motorway police West Zone Quetta]

We, the undersigned Bidder, here by submit the second part of our Bid, the Financial Proposal

In submitting our Financial Proposal we make the following additional declarations:

- (a) **Bid Validity Period**: Our Bid shall be valid for the period specified in BDS17.1 (as amended, if applicable) from the date fixed for the bid submission deadline specified in BDS23.1 (as amended, if applicable), and it shall remain binding upon us and may be accepted at any time before the expiration of that period;
- (b) **Total Price:** The total price of our Bid against each item is as under:

S No.	Item Description	Qty.	Unit Price with all Taxes	Total Price with all Taxes
1	Solar System 10 KW with all accessories alongwith Installation	05 Nos		

(c)	Binding Contract: We understand that this Bid, together with your written
	acceptance thereof included in your Letter of Acceptance, shall constitute a
	binding contract between us, until a formal contract is prepared and executed.

Name of the Bidder: *	[insert complete name of the Bidder	r]

Name of the person duty auth	orized to si	gn the bid on	benair of the	ne blader:	
**[insert complete name of person duly authorized to	sign the Bid]	
				_	
Title of the person signing	the Rid	[incort complete	title of the	narcon cionino	tho
			iiie oj ine	person signing	ine
Bid					
	т г.				
Signature of the person named	above : [inse	rt signature of perso	n whose name i	and capacity	
are shown above			1		
Date signed [insert date of signing]da	y of [insert month] , [insert y	ear	.]
	_	=			_

^{**:}Person signing the Bid shall have the power of attorney given by the Bidder. The power of attorney shall be attached with the Bid Schedules.



^{*:}In the case of the Bid submitted by a Joint Venture specify the name of the Joint Venture as Bidder.

Bidder Information Form

[The Bidder shall fill in this Form inaccordance with the instructions indicated below. No alterations to its format shall be permitted and no substitutions shall be accepted.]

Date: [insert date (as day, month and year) of Bid submission]

No.:[insert number of Bidding process]

AlternativeNo.:[insert identification No if this is a Bid for an alternative]

	Page	of	pages
1.Bidder's Name[insert Bidder's legal name]			
2. In case of JV, legal name of each member :[insert l	legal name of	each memb	er in JV][<mark>N/A</mark>]
3.Bidder's actual or intended country of registration registration]	า:[insert actu	al or intend	ed country of
4.Bidder's year of registration:[insert Bidder's year of	registration]		
5.Bidder's Address in country of registration: [insert registration]	t Bidder's legi	al address ir	ı country of
6.Bidder's Authorized Representative Information Nansert Authorized Representative's name Address: [insert Authorized Representative's Address] Telephone/Fax numbers: [insert Authorized Representative's ename] Email Address: [insert Authorized Representative's ename]	entative's telep	phone / fax 1	numbers]
7. Attached are copies of original documents of [check the documents]	ne box(es) of the	e attached ori	ginal
☐ Articles of Incorporation (or equivalent documents and/or documents of registration of the legal entity			ation),
☐ In case of JV, letter of intent to form JV or JV agrees N/A]	ment, in acco	rdance with	ITB3.4. [
☐ Establishing that the Bidder is not under the super- Agency	vision of the l	Procuring	
8. Included are the organizational chart, a list of Boarbeneficial ownership.	rd of Director	rs, and the	

Price Schedule Forms

[The Bidder shall fill in these Price Schedule Forms in accordance with the instructions indicated. The list of line items in column 1 of the **Price Schedules** shall coincide with the List of Goods and Related Services specified by the Purchaser in the Schedule of Requirements.



\$Price Schedule: Goods Manufactured Outside Pakistan, to be Imported

				(Group	C Bids, Goods to	be imported)	Date: No:	
	Currencies in accordance with ITB 16							
1	2	3	4	5	6	7	8	9
Line Item N←	Description of Goods	Country of Origin	Delivery Date as defined by Incoterms	Quantity and physical unit	Unit price APPLICABLE INCOTERM [insert place of destination] In accordance with ITB15.8	Price per line item including APPLICABLE IN COTERM (Col.5x6)	Price per line item for inland transportation and other services required in the Pakistan to convey the Goods to their final destination specified in BDS	Total Price per Line item (Col.7+8)
[insert number of the item]	[insert name of good]	[insert country of origin of the Good]	[insert quoted Delivery Date]	[insert number of units to be supplied and name of the physical unit]	[insert unit price CIP per unit]	[insert total CIP price per line item]	[insert the corresponding price per line item]	[insert total price of the line item]
					POLICE	3		
					emalining)		Total Price	

Name of Bidder [insert complete name of Bidder] Signature of Bidder [signature of person signing the Bid] Date [Insert Date]

Price Schedule: Goods Manufactured Outside Pakistan, already imported*

\$(Group C Bids, Goods already imported) RFB No: Alternative No CurrenciesinaccordancewithITB16 Page No											
1	2	3	4	5	6	7	8	9	10	11	12
Line Item N ←	Description of Goods	Country of Origin	Delivery Date as defined by Inco terms	Quantity and physical unit	Unit price including Custom Duties and Import Taxes paid, in accordance with ITB14.8(c)(i)	Custom Duties and Import Taxes paid per unit in accordance with ITB15.7a)(ii), [to be supported by documents]	Unit Price net of custom duties and import taxes, in accordance withITB15.7	Price per line item net of Custom Duties and Import Taxes paid	Price per line item for inland transportation and other services required in the Purchaser's Country to convey the Goods to their final destination, as specified in BDS in accordance with ITB15.7	Sales and other taxes paid or payable per item if Contract is awarded (in accordancewit hITB15.7	Total Price per line item (Col.9+10)
[insert number of the item]	[insert name of Goods]	[insert country of origin of the Good]	[insert quoted Delivery Date]	[insert number of units to be supplied and name of the physical	[insert unit price per unit]	[insert custom duties and taxes paid per unit]	[insert unit price net of custom duties and import taxes]	[insert price per line item net of custom duties and import taxes]	[insert price per line item for in land transportation and other services required in the Purchaser's Country]	[insert sales and other taxes payable per item if Contract is awarded]	[insert total price per line item]
		1								Total Bid Price	

Name of Bidder [insert complete name of Bidder] Signature of Bidder [signature of person signing the Bid] Date [insert date]

^{*[}For previously imported Goods, the quoted price shall be distinguishable from the original import value of these Goods declared to customs and shall include any rebate or markup of the local a gentor representative and all local costs except import duties and taxes, which have been and / or have to be paid by the Purchaser. For clarity the Bidders are asked to quote the price including import duties, and additionally to provide the import duties and the price net of import duties which is the difference of those values.]

\$Price Schedule:Goods Manufactured in Pakistan

	Purchaser's C	Purchaser's Country (Group A and B Bids) Country						_PageNo	
				C	urrencies ir	accordance with	ITB 15	of	
1	2	3	4	5	6	7	8	9	10
Line Item N ←	Description of Services	Delivery Date as defined by Inco terms	Quantity and physical unit	Unit price EXW	Total EXW price per line item (Col.405)	Price per line item for inland transportation and other services required in the Purchaser's Country to convey the Goods to their final destination	Cost of local labor, raw material sand components from with origin in the Purchaser's Country % of Col.5	Sales and other taxes payable per line item if Contract is awarded (in accordance with ITB15.7	Total Price per line item(Col.6+7)
[insert number of the item]	[inset name of Services]	[insert quoted Delivery Date]	[insert number of units to be supplied and name of the physical unit]	[insert EXW unit price]	[insert total EXW price per line item]	[insert the corresponding price per line item]	[Insert cost of local labor, raw material and components from within the Purchase's country as a% of the EXW price per line item]	[insert sales and other taxes payable per line item if Contract is awarded]	[insert total price per item]
					W. W	Married A			
						1/1/11			
								Total Price	

Name of Bidder [insert complete name of Bidder] Signature of Bidder [signature of person signing the Bid] Date [insert date]

\$Price and Completion Schedule-Related Services

		Currencie	s in accordance w	rith IT B16	Date: No: No	_ _Alternative NoPage _of
1	2	3	4	5	6	7
Service ←	Description of Services (excludes in land transportation and other services required in the Purchaser's Country to convey the Goods to their final destination)	Country of Origin	Delivery Date at place of Final destination	Quantity and physical unit	Unit price	Total Price per Service (Col.5*6 or estimate)
[insert number of the Service]	[insert name of Services]	[insert country of origin of the Services]	[insert delivery date at place of final destination per Service]	[insert number of units to be supplied and name of the physical unit]	[insert unit price per item]	[insert total price per item]
			eccelllh,	270		
			GNAL HIGH	8		
			्राष्ट्र विकास करता करता करता करता करता करता करता करता	48		
			POLICE	B		
			MOTOR			
			400			
				Total Bid Price		

Name of Bidder[insert complete name of Bidder] Signature of Bidder[signature of person signing the Bid] Date [insert date]

Form of Bid Security

(Bank Guarantee)

[The bank shall fill in this Bank Guarantee Form in accordance with the instructions indicated.]

fier code]					
ddress]			
aBidforanalternative]	Date:[Insert date of]			
f place of issue,	unless indicated	in the lett	ter head]		
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POLICE	lenciary scorior	tions, die	isiiiusibes	supp	
xceeding in to	tal an amount o	of		ant:	_()upor
	5				
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	antee reference of place of issue, beeninsertnameofthe continues for Bids beeninsertnameofthe continues of all men elbeneficiary itsunderReque rding to the Ber arantor, herek acceeding in to ntifying the den eriod of Bid valuany extension the anceofits Bid by vided by the Ap or (ii) h ncewith the Insert	equest for Bids	rquest for Bids] rapid for analternative]Date:[Insert date of antee reference number] f place of issue, unless indicated in the letter been informed[insertnameoftheBidder,whichinthecaseofajointventure) orthenamesofallmembersthereof] (hereinafter calledunderRequest for BidsNo.("theRFB redingtotheBeneficiary's conditions, Bid	antee reference number] f place of issue, unless indicated in the letter head] been informed [insertnameoftheBidder,whichinthecaseofajointventureshallbethene coorthenamesofallmembersthereof](hereinafter called "the Bid" underRequest for BidsNo.("theRFB"). redingtotheBeneficiary'sconditions,Bidsmustbes uarantor,herebyirrevocablyundertaketopaythe sceeding in total an amount of ntifyingthedemand,statingthateithertheApplicant'sLette anyextensiontheretoprovidedbytheApplicant;or anceofitsBidbytheBeneficiaryduringtheBidValic videdbytheApplicant,(i)hasfailedto or (ii) has failed to furnish newiththeInstructionstoBidders("ITB")oftheBeneficiantisthesuccessfulBidder,uponourreceiptofce Applicantandtheperformancesecurityissuedtot reement;or(b)iftheApplicantoftheresultsoftheBid'snotificationtotheApplicantoftheresultsoftheBid'snotificationtotheApplicantoftheresultsoftheBid'snotificationtotheApplicantoftheresultsoftheBid'snotificationtotheApplicantoftheresultsoftheBid'snotificationtotheApplicantoftheresultsoftheBid'snotificationtotheApplicantoftheresultsoftheBid'snotificationtotheApplicantoftheresultsoftheBid'snotificationtotheApplicantoftheresultsoftheBid 'snotificationtotheApplicantoftheresultsoftheBid 'snotificationtoftheresultso	antee reference number] f place of issue, unless indicated in the letter head] been informed that[insertnameoftheBidder,whichinthecaseofajointventureshallbethenameoft porthenamesofallmembersthereof] (hereinafter called "the Applic Beneficiary its Bid (hereinafter called "the Bid") forunderRequest for BidsNo.("theRFB"). rdingtotheBeneficiary' sconditions, Bidsmustbesupp

Consequently, any demand for payment under this guarantee must be received by us at the office is a consequently of the cons
ndicatedaboveonorbeforethatdate.
[Signature(s)]

Note: All italicized text is for use in preparing this form and shall be deleted from the final product.



Form of Bid-Securing Declaration

[The Bidder shall fill in this Form in accordance with the instructions indicated.]

	Date:[date (as day, month and year]		
	No.:[numberofBiddingprocess	_]		
AlternativeNo::[insertidentificationNoifthisisaBidforanalternative				
JMD West Zona Ouettal				

To:[DIG office NHMP West Zone Quetta]

We, the undersigned, declare that:

We understand that, according to your conditions, Bids must be supported by a Bid-Securing Declaration.

We accept that we will be black listed and hence forth cross debarred for participating in respective category of public procurement proceedings for a period of (not more than) six months, if fail to a bide with a bid securing declaration, however without indulging incorrupt and fraudulent practices, if we are in breach of our obligation(s) under the Bid conditions, because we:

- (a) have withdrawn our Bid during the period of Bid validity specified in the Letter of Bid; or
- (b) having been notified of the acceptance of our Bid by the Procuring Agency during the period of Bid validity, (i) failor refuse to sign the Contract; or (ii) fail or refuse to furnish the Performance Security (or guarantee), if required, in accordance with the ITB.

We understand this Bid Securing Declaration shall expire if we are not the successful Bidder, upon the earlier of (i) our receipt of your notification to us of the name of the success ful Bidder; or (ii) twenty-eight days after the expiration of our Bid.

Name of the Bidder*		
Name of the person duly authorized to sign the Bi	id on behalf of the Bidder**	
Title of the person signing the Bid		
Signature of the person named above		
Date signed	_day of	<i></i>

[Note: In case of a Joint Venture, the Bid-Securing Declaration must be in the name of all members to the Joint Venture that submits the Bid.]

^{*:}In the case of the Bid submitted by joint venture specify the name of the Joint Venture as Bidder

^{**:} Person signing the Bid shall have the power of attorney given by the Bidder attached to the Bid

Manufacturer's Authorization

[The Bidder shall require the Manufacturer to fill in this Form in accordance with the instructions indicated. This letter of authorization should be on the letter head of the Manufacturer and should be signed by a person with the proper authority to sign documents that are binding on the Manufacturer. The Bidder shall include it in its Bid, if so indicated in the BDS.]

]
e]
_],who are official manufacturers
_],having factories at [insert full
authorize [insert complete name of
rpose of which is to provide the
ne and or brief description of the
otiateandsigntheContract.
ncewithClause28oftheGeneralCo
bovefirm.
1
]
[insert date of signing]

Letter of Acceptance

[Letter head paper of the Procuring Agency]

[date]

To: [name and address of the Supplier]

This is to notify you that your Bid dated [date] for execution of the [name of the Contract and identification number, as given in the Special Conditions of Contract] for the Contract Price of the equivalent of [amount in numbers and words] [name of currency], as corrected and modified in accordance with the Instructions to Bidders is hereby accepted by us.

We hereby confirm [insert the name of the Appointing Authority], to be the Appointing Authority, to appoint the Arbitrator in case of any arisen disputes.

You are hereby informed that after you have read and return the attached draft Contract the parties to the contract shall sign the vetted contract within fourteen (14) working days.

You are hereby required to furnish the Performance Guarantee/Security in the form and the amount stipulated in the Special Conditions of the Contract within a period of fourteen (14) days after the receipt of Letter of Acceptance.

Authorized Signature:

Name and Title of Signatory:

Name of Agency:

Attachment: Contract

Copy: Appointing Authority and Supplier

SECTION VII: GENERAL CONDITIONS OF THE CONTRACT

GENERAL CONDITIONS OF THE CONTRACT (GCC)

1 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.
	The "Commencement Date" is the date when the Supplier shall
	commence execution of the contract as specified in the SCC.
	"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.
	The "Contract Price" is the price stated in the Letter of Acceptance
	and thereafter as adjusted in accordance with the provisions of the
	Contract.
	"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.
	j "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.
	h "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.
	l "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.

r	"GCC" means the General Conditions of Contract
	contained in this section.
r	"Intended Delivery Date" is the date on which it is intended that
	the Supplier shall effect delivery as specified in the SCC.
	"SCC" means the Special Conditions of Contract.
I	"Supplier" means the individual privateor government entity or a comb
	inationoftheabove whoseBidtoperformthecontracthasbeenaccepted
	by the Procuring Agency and is named as such in the Contract
	Agreement, and includes the legal
	successorsorpermittedassignsofthesupplierandshallbe named
	intheSCC.
	"ProjectName" means the name of the project stated in SCC.
r	"Day" meanscalendarday.
S	"EligibleCountry"meansthecountriesandterritories
	eligibleforparticipationinaccordancewiththe
	policiesoftheFederalGovernment.
t	"EndUser"meanstheorganization(s)wherethe
	Goodswillbeused, as named in the SCC.
ι	"Origin" meanstheplacewherethe Goodswere mined, grown, or
	produced or from which the
	Servicesaresupplied.Goodsareproducedwhen,
	throughmanufacturing,processing,orsubstantialandmajor
	assembly of components, a commercially recognized new produ
	ceresultsthatissubstantially different in basic characteristics or in
	purpose or utility from its components.
7	"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. V "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. The Supplier's Bid is the completed Bid document submitted by the				
			Supplier to the Procuring Agency.				
	Application and interpretation	2.1	These General Conditions shall apply to the extent that they are not superseded by provisions of other parts of the Contract. 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				
		2.2	specifically defined.				
		2.3	The documents forming the contract shall be interpreted in the following order				
			of priority:				
			Form of Contract,				
			(1) Special Conditions of Contract,				
			General Conditions of Contract,				
			(Letter of Acceptance,				
			(Certificate of Contract Commencement				
			(Specifications				
			Contractor's Bid, and				
			Any other document listed in the Special Conditions of Contract as				
			forming part of the Contract.				
3.	Conditions Precedent	3.1	Having signed the Contract, it shall come into effect on the date on which the following conditions have been satisfied:-				
			a Submission of performance Security (or guarantee) in the form specified in the SCC;				
		2.2	Furnishing of Advance Payment Unconditional Guarantee.				
		3.2	If the Condition precedent stipulated on GCC Clause3.1 is not met by the date specified in the SCC this contract shall not come in to 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	4.1	The Contract as all correspondence and documents relating to the
	Language		contract as an 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 3.1, the version of the Contract written in the specified language shall govern its interpretation.
5	Applicable Law	5.1	The contract shall be governed and interpreted in accordance with the laws of Pakistan, unless otherwise specified in SCC .
6	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 Pakistan I 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	8.2	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 behalf of the Procuring—Agency in connection therewith, to any person other than a person employed by the Supplier in the performance of the Contract. Disclosure to any such employed person shall be made in confidence and shall extend only as far as may be necessary for purposes of such performance. The Supplier shall not, without the Procuring Agency's prior written consent, make use of any document or information enumerated in GCC Clause 7.1 except for purposes of performing the Contract. 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.
		8.4	The Supplier shall permit the Government of Pakistan or / and donor agencies involved in financing the project 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.
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.
1 Performance Security (or Guarantee)		The Performance Security (or Guarantee) shall be provided to the Procuring Agency no later than the date specified in the Letter of Acceptance and shall be issued in an amount and form and by a bank or surety acceptable to the Procuring Agency, and denominated in the types and proportions of the currencies in which the Contract Price is payable as specified in the SCC.
	10.2	The proceeds of the Performance Security (or Guarantee) shall be payable to the Procuring Agency as compensation for any loss resulting from the Supplier's failure to complete its obligations under the Contract.
	10.3	The Performance Security (or Guarantee) shall be in one of the following forms:
		A bank guarantee, an irrevocable letter of credit issued by a reputable bank, or in the form provided in the Bidding Documents or another form acceptable to the Procuring Agency; or
	10.4	₹ A cashier's or certified check.
		The performance security (or guarantee) will be discharged by the Procuring Agency and returned to the Supplier not later than thirty (30) days following the date of completion of the Supplier's performance obligations under the Contract, including any warranty obligations, unless otherwise specified in SCC.
1 Inspections and Test	11.1	The Procuring Agency or its representative shall have the right to inspect and /or to test the Goods to confirm their conformity to the Contract specifications at no extra cost to the Procuring Agency. SCC and the Technical Specifications shall specify what inspections and tests the Procuring Agency shall notify the Supplier in writing or in electronic forms that provide record of the content of communication, in a timely manner, of the identity of any representatives retained for these purposes.

The inspections and tests may be conducted on the premises of the Supplier or its sub contractor(s), at point of delivery, and/or at the Goods' final destination. If conducted on the premises of the Supplier or its sub contractor(s), all reasonable facilities and assistance, including access to drawings and production data, shall be furnished to the inspectors at no charge totheProcuring Agency. 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' arrival in the Procuring Agency's country shall in no way be limited or eared by reason of the Good shaving previously been inspected, tested, and passed by the Procuring Agency or its representative prior to the Goods' shipment from the country of origin.
Nothing in GCCClause10 shall in any way release the supplier from any warranty or other obligations under this Contract.
The supplier shall provide such packing of the Goods as is required to prevent their damage or deterioration during transit to their final destination, as indicated in the Contract. The packing shall be sufficient to withstand, without limitation, rough handling during transit and exposure to extreme temperatures, salt and precipitation during transit, and open storage. Packing case size and weights shall take in to consideration, where appropriate, the remoteness of the Goods final destination and the absence of heavy handling facilities at all points in transit.
The packing, marking, and documentation with in and outside the packages shall comply strictly with such special requirements as shall be expressly provided for in the Contract, including additional requirements, if any, specified in SCC, and in any subsequent instructions ordered by the ProcuringAgency.
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.
For purposes of the Contract, "EXW", "FOB", "FCA", "CIF", "CIP," and other trade terms 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 SCC.				
1 Insurance	14.1	The Goods supplied under the Contractshallbefully insuredinafreelyconvertiblecurrencyagainstlossor damage incidental to manufacture or acquisition, transportation, storage, and delivery in the manner specified in the SCC.				
1 Transportation	-					
		Goods to a specified place of destination within Pakistan, defined as the Project Site ,transport to such place of destination in Pakistan, including insurance and storage, as shall be specified in the Contract, shall be arranged by the Supplier, and related costs shall be included in the Contract Price.				
1 Related Services	16.1	The Supplier may be required to provide any or all of the following services, including additional services, if any, specified in SCC:				
		Performance or supervision of on-site assembly, Installation Commissioning and/or start-up of the supplied Goods;				
		Furnishingoftoolsrequiredforassemblyand/ormaintenanceofthesu ppliedGoods;				
		Furnishingofadetailedoperationsandmaintenancemanualforeachap propriateunitofthesuppliedGoods;				
		Performanceorsupervisionormaintenanceand/orrepair of the supplied Goods, for a period of time agreed by the parties, provided that this services hall not relieve the Supplied Goods.				

			ierofanywarrantyobligations underthisContract;and				
			TrainingoftheProcuringAgency'spersonnel,atthe				
			Supplier'splantand/oron-site,inassembly,start-				
		16.2	up,operation,maintenance,and/orrepairofthe suppliedGoods.				
			PriceschargedbytheSupplierforrelatedservices,ifnot				
			includedintheContractPricefortheGoods,shallbeagreed				
			uponinadvancebythepartiesandshallnotexceedthe prevailingrateschargedtootherpartiesbytheSupplierforsimilarservices.				
1	Spare	17.1	As specified in SCC , the Supplier may be required to				
	Parts		provideanyorallofthefollowingmaterials,notifications,andinformationper				
			tainingtosparepartsmanufacturedordistributed by the Supplier: [N/A]				
			Such spare parts as the Procuring Agency may elect to purchase				
			from the Supplier, provided that this election shall not relieve the				
			Supplier of any warranty obligations under the Contract;and				
			In the event of termination of production of the spare parts:				
			i) Advance notification to the Procuring Agency of the				
			pending termination, insufficient time to permit the				
			Procuring Agency to procure needed requirements; and ii) Following such termination, furnishing at no cost to the				
			ii) Following such termination, furnishing at no cost to the Procuring Agency, the blue prints, drawings, and				
			specifications of the spare parts, if requested.				
1	Warranty/ Defect	18.1	The Supplier warrants that the Goods supplied under the Contract are				
	Liability		new, unused, of the most recent or current models and that they				
	Period		incorporate all recent improvements in design and materials unless				
			provided otherwise in the Contract. The Supplier further warrants that				
			all Goods supplied under this Contract shall have no defect, arising from				
			design, materials, or work manship (except when the design and/or material is required by the 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.				
		18.2	This warranty shall remain valid for a period specified in the SCC after				
			the Goods, or any portion thereof as the case may be, have been				
			delivered to and accepted at the final destination indicated in the				
			Contract, or for a period specified in the SCC after the date of shipment from the port or place of loading in the source country, which ever				
			from the port or place of loading in the source country, which ever period concludes earlier, unless specified otherwise in SCC .				
		18.3	The Procuring Agency shall promptly notify the Supplier in writing or				
			in electronic forms that provide record of the content of communication				
<u> </u>			-				

		of any claims arising under this warranty.
	18.4	Upon receipt of such notice, the Supplier shall, with in 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, where applicable, the cost of inland delivery of there paired or replaced Goods or parts from EX Worth e port or place of entry to entry to the final destination.
	10.0	If the Supplier, having been notified, fails to remedy the defect(s) within the period specified in SCC, the Procuring Agency may proceed to take such remedial action as may be necessary, at the Supplier's risk and expense and without prejudice to any other rights which the Procuring Agency may have against the Supplier under the Contract.
1 Payment	19.1	The method and conditions of payment to be made to the Supplier under this Contract shall be specified in SCC .
	19.2	The Supplier's request(s) for payment shall be made to the Procuring Agency in writing or in electronic forms that provide record of the content of communication, accompanied by an invoice describing, as appropriate, the Goods delivered and Services performed, and by documents submitted pursuant to GCCClause13, and upon fulfillment of other obligations stipulated in the Contract.
	19.3	Payments shall be made promptly by the Procuring Agency, within sixty (60) days after submission of an invoice or claim by the Supplier. If the Procuring Agency makes a late payment, the Supplier shall be paid interest on the late payment. Interest shall be calculated from the date by which the payment should have been made up to the date when the late payment is made at the rate as specified in the SCC.
	19.4	The currency or currencies in which payment is made to the Supplier 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 Bid.
	19.5	All payments shall be made in the currency or currencies specified in the SCC pursuant to GCC Clause 19.4
2 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 delivered and Services performed under the Contract shall not vary from the prices quoted by the Supplier in its Bid, with the exception of any price adjustments

			authorized in SCC or in the Procuring Agency's request for Bid Validity extension, as the case may be.			
2	Change Orders	21.1	The Procuring Agency may at any time, by a written order given to the Supplier pursuant to GCCClause22, 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 furnished under the Contract are to be specifically manufactured for the Procuring Agency;			
			The method of shipment or packing;			
			The place of delivery; and/or The service be provided by the supplier.			



			The method of shipment or packing;
			The place of delivery; and/or
			The Services to be provided by the Supplier.
		21.2	If any such change causes an
			increaseordecreaseinthecostof,orthetimerequiredfor,theSupplier'sper
			formanceofanyprovisionsundertheContractanequitableadjustmentsh
			allbemadeintheContractPriceordeliveryschedule,orboth,andtheCont
			ractshallaccordinglybeamended. Any claims by the Supplier for
			adjustmentunderthisclausemustbeassertedwithinthirty(30)daysfr omthedateoftheSupplier'sreceiptofthe
			Procuring Agencychangeorder.
		21.3	Pricestobechargedbythesupplierforanyrelatedservicesthat
			mightbeneededbutwhichwerenot included inthe
			ContractshallbeagreeduponinadvancebythePartiesandshallnotexcee
			dtheprevailingrateschargedtootherpartiesbythe Supplierfor
			similarservices.
2	Contract Amendments	22.1	Subjectto GCC Clause 20, novariation in ormodification of the terms of the
			Contractshallbemadeexceptbywritten
	Assignment	20.1	amendmentsigned by the parties.
2	Assignment	23.1	NeithertheProcuringAgencynortheSuppliershallassign,inwholeorinp
			art, obligations under this Contract, except with the prior
	Sub-	24.1	writtenconsentof theotherparty.
	contracts	21.1	TheSuppliershallconsulttheProcuringAgencyintheeventofsubcontractingunderthiscontractifnotalreadyspecifiedinthe Bid. Subcontracting
			shallnotaltertheSupplier'sobligations.
		24.2	Subcontractsmustcomplywiththeprovisionof GCCClause5 .
2	Delays in the	25.1	DeliveryoftheGoodsandperformanceofServicesshallbe
	Supplier's		madebytheSupplierinaccordancewiththetimescheduleprescribedbyt
	Performance		heProcuringAgencyintheScheduleofRequirements.
		25.2	IfatanytimeduringperformanceoftheContract,
			theSupplieroritssubcontractor(s)shouldencounterconditionsimpedin
			gtimelydeliveryoftheGoodsandperformanceofServices,theSuppliers
			hallpromptlynotifytheProcuringAgencyinwritingorinelectronicform
			sthatproviderecordofthecontentofcommunicationofthefactofthedelay ,itslikelydurationanditscause(s). Assoonaspracticableafter
			receiptoftheSupplier'snotice,theProcuringAgencyshallevaluatethesit
			uationandmayatitsdiscretionextendthe
			Supplier's time for performance, withor without liquidated damages, in

			whichcasetheextensionshallberatifiedbythe
			partiesbyamendmentofContract.
		25.3	
		20.0	Exceptasprovidedunder GCCClause 28, adelay by the
			Supplierintheperformanceofitsdeliveryobligationsshallrender
			the Supplier liable to the imposition of
			liquidateddamagespursuanttoGCCClause26,unlessanextensionoftim
			eisagreed uponpursuanttoGCCClause25.2withouttheapplication
2	Liquidated	26.1	ofliquidated damages.
	Damages	20.1	Subjectto GCC Clause 28, if the Supplier fails to deliver any
			oralloftheGoodsortoperformtheServiceswithinthe
			period(s)specifiedintheContract,theProcuringAgencyshall,without
			prejudicetoitsotherremediesunderthe
			Contract, deductfrom the Contract Price, as liquidated damages, assumee
			quivalenttothepercentagespecifiedin
			SCCofthedeliveredpriceofthedelayedGoodsorunperformedServicesf
			oreachweekorpartthereofofdelay untilactualdeliveryorperformance,uptoamaximum deduction
			7 .4h.
			oftheperformancesecurity(or guarantee) specifiedinSCC.Oncethesaidmaximumisreached,the
			Procuring Agencymay consider termination of the Contract
			pursuanttoGCCClause26.
2	Termination	27.1	TO NOT THE PARTY OF THE PARTY O
_	for Default	27.1	The Procuring Agency or the Supplier, without prejudice to any other rem
			edyforbreachofContract,bywrittennoticeofdefault
			senttotheconcerned party may terminate the Contractif the
		07.0	otherpartycausesafundamentalbreachoftheContract.
		27.2	FundamentalbreachesofContractshallinclude,butshallnot
			belimited to the following:
			TheSupplierfailstodeliveranyoralloftheGoodswithin
			theperiod(s)specifiedintheContract,orwithinanyextensionthereofgr
			antedbytheProcuring Agency pursuant toGCCClause24;or
			TheSupplierfailstoperformanyotherobligation(s)
			undertheContract;
			Supplier's failure to submitperformancesecurity (orguarantee)
			within the time stipulated in the SCC;
			The supplier has abandonedorrepudiated the contract.
			The Procuring Agency or the Supplier is declared bankruptor goes into l
			iquidationotherthanfora reconstructionoramalgamation;
			A paymentisnotpaidbytheProcuringAgencytothe

			Supplierafter84daysfromtheduedateforpayment;
		Ī	TheProcuringAgencygivesNotice that Goodsdeliveredwitha
			defect is a fundamental breach
			ofContractandtheSupplierfailstocorrectitwithina
			reasonableperiodoftimedeterminedbytheProcuring Agency;and
			IftheProcuringAgencydetermines,basedonthe reasonableevidence,
			that the Supplier has engaged in
			corrupt,coercive,collusive,obstructiveorfraudulent practices, in
			competing for or in executing the Contract.
			Forthepurposeofthisclause:
			"CorruptandFraudulentPractice" means the practices as described in Ru
			le-2(1)(f)ofPublicProcurementRules-2004.
	2'	27.4	IntheeventtheProcuringAgencyterminatestheContractin
			wholeorinpart, pursuant to GCC Clause 26.1,
			the Procuring Agency may procure, upon such terms and in
			$such manner a sit de em sappropriate, Goods or Services similar to those un {\tt manner} and {\tt $
			delivered, and the Suppliers hall beliable
			to the Procuring Agency for any excess costs for such similar Goods or Servi
			ces.However,the <mark>Suppliersha</mark> llcontinue
		0.1	performanceofthe Contract to the extent not terminated.
for F	orce	28.1	Notwithstanding the provisions of GCCC lauses 25, 26, and 27, neither Par
Maje	eure		tyshallhaveanyliabilityorbedeemedtobeinbreachoftheContractforany
			delaynorisotherfailurein performanceof
			itsobligationsundertheContract,ifsuchdelayorfailureis a
			resultofaneventofForceMajeure.
			Forpurposeofthisclause,"ForceMajeure"meansanevent
			whichisbeyondthereasonablecontrolofaParty,isnot
			foreseeable, is unavoidable, and its originis not due to
			negligenceorlackofcareonthepartofaParty,andwhich
			makes a Party's performance of its obligations here under impossible or soi
			mpractical as reasonably to be considered impossible in the circumstances
			andincludes, butis not limited
			to,war,riots,civildisorder,earthquake,fire,
			explosion, storm, flood, epidemics, or other adverse weather
			conditions, strikes, lockouts or other industrial action (except
			wheresuchstrikes, lockoutsorotherindustrial actionare
	2	1Q 7	withinthepowerofthePartyinvokingForceMajeure toprevent.
	2	28.2	IfaParty(hereinafterreferredtoas"theAffectedParty")isor will be

			prevented fromperformingitssubstantial obligationunder the			
			contractby			
			ForceMajeure, its hall give a Notice to the other Party giving full particulars			
			of the event and circumstance of Force Majeure inwriting or in electronic forms that provide record			
			of the content of communication of such condition and the cause			
			thereof.UnlessotherwisedirectedbytheProcuringAgencyinwritingorin			
			electronic forms that provide record of the content of communication, the S			
			uppliershallcontinuetoperformitsobligationsundertheContractasfaras			
			isreasonablypractical,andshallseekall reasonable alternative means			
			forperformance notprevented by the Force Majeure event.			
29	Termination	29.1				
	for	27.1	The Procuring Agency may attany time terminate the			
	Insolvency		ContractbygivingwrittennoticetotheSupplierifthe Supplierbecomes			
			bankrupt torotherwiseinsolvent.Inthis			
			event, termination will be without compensation to the Supplier,			
			provided that such termination will not prejudice or affect any right to fact it.			
			onorremedywhichhasaccruedorwillaccruethereaftertotheProcuringA			
	TT		gency.			
3	Termination for	30.1	The Procuring Agency, by written notice sent to the Supplier,			
	Convenience		mayterminateth <mark>ec</mark> ontract, <mark>inw</mark> holeorinpart,atany			
			timeforitsconve <mark>nie</mark> nce.Th <mark>eno</mark> ticeofterminationshallspecifythattermin			
			ationisfortheProcuringAgency'sconvenience,theContractisterminate			
			d,andthedateuponwhichsuchterminationbecomeseffective.			
		30.2	The Goodsthat are complete and ready for shipment withinthirty (30)			
			days after the Supplier's receipt of noticeoftermination shall be			
			accepted by the Procuring Agency at theContract terms and price.			
			For the remaining Goods, the ProcuringAgency may elect:			
			Tohaveanyportioncompletedanddeliveredatthe			
			Contracttermsandprices;and/or			
			To cancel the remainder and pay to the Supplier an agreed			
			amount for partially completed Goods and Services and for			
			materials and parts previouslyprocured by the Supplier.			
3	-	31.1	Intheeventofanydisputearisingoutofthiscontract,eitherparty shall			
	Resolution		issue a notice of dispute to settle the disputeamicably. The parties			
			here to shall, within twenty-			
			eight(28)daysfromthenoticedate,usetheirbesteffortstosettlethedispute			
			amicably			
			throughmutualconsultationsandnegotiation. Anyunsolved disputema			
			, , , , , , , , , , , , , , , , , , , ,			
			ybereferredbyeitherpartytoanarbitratorthat shall be appointed			

			bymutualconsentofthebothparties.				
		31.2	Afterthedisputehasbeenreferred to the arbitrator, within 30 days,or within such other period as may be proposed by theParties,theArbitratorshallgiveitsdecision.TherendereddecisionshallbebindingtotheParties.				
3	Procedure for Disputes Resolution	32.1	Thearbitrationshallbeconductedinaccordancewiththe arbitrationprocedurepublishedbythe Institutionnamedand in theplaceshowninthe SCC.				
		32.2	TherateoftheArbitrator'sfeeandadministrativecostsofarbitrationshall beborneequallybytheParties.Therates andcostsshallbeinaccordancewiththerulesofthe AppointingAuthority.Inconductingarbitrationto itsfinalityeachpartyshallbearitsincurredcostsandexpenses.				
		32.3	Thearbitrationshallbeconductedinaccordancewiththe arbitrationprocedure published by the institution named and in the placeshown in the pla				
3	Replacement of Arbitrator	33.1	Should the Arbitrator resignor die, or should the Procuring Agency and the Supplieragree that the Arbitrator is not functioning in accordance with the provisions of the contract, anew Arbitrator shall be appointed by mutual consent of the both parties.				
3	Limitation of Liability	34.1	Except incasesofcriminalnegligenceorwillful conduct, and in the case of infringement pursuant to GCCC lause 8,				
			Thesuppliershall not be liable to the Procuring Agency, whether incontract, tort, or otherwise, for any indirector consequential loss or damage, loss of production, or loss of profits or interest costs, provided that this exclusions hall not apply to any obligation of the Supplier to payliquidated damages to the Procuring Agency; and				
			Theaggregateliability of the Supplier to the Procuring Agency, whether under the Contract, intort or otherwise, shall not exceed the total Contract Price, provided that this slimitations hall 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.				
3	Notices	35.1	Anynoticegivenbyonepartytotheotherpursuanttothis Contractshallbesenttotheotherpartyinwritingorin electronicformsthatproviderecordofthecontentofcommunicationandc				

			onfirmedinwritingorinelectronicformsthatproviderecordofthecontent of communication to the other party's address specified in SCC.
		35.2	Anoticeshallbeeffectivewhendeliveredoronthenotice's effective date, which everislater.
3	Taxes and	36.1	AforeignSuppliershallbeentirelyresponsibleforalltaxes, stampduties, licensefees, and other such levies imposed outside Pakistan.
	Duties	36.2	Ifanytaxexemptions,reductions,allowancesorprivileges maybeavailabletotheSupplierinPakistantheProcuring AgencyshalluseitsbesteffortstoenabletheSupplierto benefitfromanysuchtaxsavingstothemaximumallowable extent.
		36.3	AlocalSuppliershallbeentirelyresponsibleforalltaxes, duties,licensefees,etc.,incurreduntildeliveryofthe contractedGoodstotheProcuringAgency.



SECTIONVIII:

SPECIAL CONDITIONS OF THE CONTRACT (SCC) Special Conditions of Contract (SCC)

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

SCC	GCC	Amendments of, and Supplements to, Clauses in the GCC		
Clause	Clause			
Number	Number Number			
	Definitions (GCC1)			
1.	1.1	The Procuring Agency is:[DIG office NHMP West Zone Quetta]		
2.	1.1(j)	The Supplier is:[Name and address]		
		The title of the subject procurement or The Project is: [Purchase of		
	Governing	Solar Systems for N-50] gLanguage(GCC4)		
4. 4.1 The Governing Language shall be: English		The Governing Language shall be: English		
ApplicableLaw(GCC5)		eLaw(GCC5)		
5. 5.1 The Applicable Lawshall be: Lawsofthe F		TheApplicableLawshallbe:LawsofthePakistan		
Country of Origin (GCC 6)		f Origin (GCC 6)		
6.	6.1	Country of Origin is Pakistan		
	Performan	ormance Security (or guarantee) (GCC-10)		
7	10.1	The amount of performance security (or guarantee), as a percentage of the Contract Price, shall be:[ten (10) percent of the Contract Price]		

10.4	a) After delivery and acceptance of Solar System, 10% percent of			
	the Performance Security (or guarantee)shall be with held to			
	cover the Supplier's warranty obligations in accordance with			
	GCCClause18.2.			
	b) The warranties in this Clause ("Warranties") shall be valid with			
respect to the Part(s) supplied by the Service				
	the warranty term of the principal/ manufacturer.			
	c) During the warranty period, the Service Provider shall be			
	responsible to repair the defective part as per the principal/			
	manufacturer warranty. In case of import of the freight charges			
	to be charged to the client as per actual bills. However, services of Service Provider in this regard will be FOC.			
	d) Client shall promptly notify in writing to the Service Provider			
	about any claims arising under the warranties stipulated			
	herein. Upon receipt of such notice, the Service Provider shall			
	arrange the further proceedings at earliest.			
Inspect	tionsandTests(GCC11)			
11.1	Inspection of Solar System and at complete delivery of Solar			
	System.			
Packing	ng(GCCClause12)			
10. 12.2 ThefollowingSCCshallsupplementGCCClause12.				
	TheGoodsshallbepackedproperlyinaccordancewith			
	standardexportpackingspecifiedbytheProcuringAgencyin			
	theTechnicalSpecification. [N/A]			
Deliver	yandDocuments(GCCClause13)			
13.1	ForGoodsfromabroad Pakistan: [N/A]			
13.3	ForServices fromwithinPakistan:			
	UpondeliveryoftheGoods,theSupplier shall provide the following			
	documentstotheProcuringAgency:			
	(i.) Delivery Challan / Completion Certificate			
	(ii.) Bill / Sales Tax Invoice			
Insurance(GCCClause14)[N/A]				
	Inspect: 11.1 Packing 12.2 Deliver 13.1 13.3			

13. 14.1 TheInsuranceshallbeinanamountequalto110percentofthe		TheInsuranceshallbeinanamountequalto110percentofthe
		ApplicableINCOTERMvalueoftheGoods from "warehouse
		"to"warehouse"on"AllRisks"basis,includingWarRisksandStrikes.)
		[N/A]
	Related	Services(GCCClause16)
14.	16.1	Related services to be provided are:
		(N/A)
	SparePa	arts(GCCClause17) [N/A]
15. 17.1 Additionalsparepartsrequirementsare:		Additionalsparepartsrequirementsare:
		Suppliershallcarrysufficientinventoriestoassureex-stock
		supplyofconsumablesparesfortheGoods.Otherspareparts
		andcomponentsshallbesuppliedaspromptlyaspossible,but
	inanycasewithinsix(6)monthsofplacingtheorderandopeningthelette	
		rofcredit.
	Warran	ty(GCCClause18)

16.	18.2	GCC Clause 17.2 – In partial modification of the provisions, the		
		Warranty period shall be 12 months from date of acceptance of the		
		delivery or (**) months from the date of delivery, which ever		
		occurs earlier. The Supplier shall, in		
		addition,complywiththeperformanceand/orconsumption		
		guaranteesspecifiedundertheContract. If, for reasons attributable		
		to the Supplier, these guarantees are not attained in whole or in		
		part, the Supplier shall, at its discretion, either:		
		(a) makesuchchanges, modifications, and/oradditions to the Goo		
		dsoranypartthereofasmaybenecessaryin order to attain the		
		contractualguaranteesspecifiedintheContractatitsowncosta ndexpenseandto		
		carryoutfurtherperformancetestsinaccordancewithSCC4,		
		or		
		(b) Pay liquidated damages to the Procuring Agency with		
		respect to the failure to meet the contractual guarantees.		
		The rate of these liquidated damages shall be 0.20 percent		
		per day of undelivered materials/ Goods value up to the		
		sum equivalent to the amount of ten percent of the contract		
		value.		
17.	18.4	The period for correction of deficiency(ies) in the warranty period		
	&18.5	is:15 days		
	Payment	(GCCClause19)		
18.	19.1	The method and conditions of payment to be made to the		
		Supplier under this Contract shall be as follows:		
		PaymentforGoodssuppliedfromabroad: [N/A]		

		Payment for Goods and Services supplied from withinPakistan:		
		Paymentfor Goods and servicessuppliedfromwithinPakistan shallbemadeinPakistaniRupees,asfollows:		
		OnAcceptance: The ContractPriceshallbepaidtotheSupplier after acceptancecertificatefortherespectivedelivery issued by the Procuring Agency.		
19. 19.3 Ratetobeusedforpayingthe Supplier's inte		Ratetobeusedforpayingthe Supplier's interest on the latepayment made by Procuring Agency shall be. [N/A]		
	Prices(C	CC20)		
20. 20.1 Pricesshallbe Fixed.		Pricesshallbe Fixed.		
	Liquida	atedDamages(GCCClause26)		
21. 25.1		If the Supplier fails to provide the items as per requirement/ within the period(s) specified in the Contract, NHMP shall, without prejudice to its other remedies under the Contract, deduct from the Contract Price, as liquidated damages, a sum equivalent to the 0.2 percent of the delivered price of the delayed items for per day or part thereof of delay until complete delivery, up to a maximum deduction of the [0.5 % per week and maximum 20% of total value]		
	Maximum deduction: is equal to the performance security. Note: 0.5% percent per week of undelivered materials/ good'svalue.			
	Procedure for Dispute Resolution (GCCClause32)			

23. | 32.3 | Dispute Resolution

(a) For Contracts to be entered with foreign Contractor/Service Provider:

All disputes arising in connection with the present Contract shall be finally settled under the Rules of Conciliation and Arbitration of the International Chamber of Commerce by one or more arbitrators appointed in accordance with said Rules.

(b) For Contracts to be entered with nationals of Pakistan:

- 1. If any dispute of any kind whatsoever shall arise between the Procuring Agency and the Supplier in connection with or arising out of the Contract, including without prejudice to the generality of foregoing, any question regarding its existence, validity, termination and the execution of the Contract- whether during developing phase or after their completion and whether before or after the termination, abandonment or breach of the Contract the parties shall seek to resolve any such dispute or difference by mutual diligent negotiations in good faith within 7 (seven) daysfollowing a notice sent by one Party to the other Party in this regard.
- 2. At future of negotiation the dispute shall be resolvedthrough mediation and mediator shall be appointed with the mutual consent of the both parties.
- 3. At the event of failure of mediation to resolve the dispute relating to this contractsuchdisputeshallfinally be resolved through binding Arbitration by sole arbitrator in accordance with Arbitration Act 1940. The arbitrator shall be appointed by mutual consent of the both parties. The Arbitration shall take place in [Quetta] and proceedings will be conducted in [English/ Urdu] language.
- 4. The cost of the mediation and arbitration shall be shared by the parties in equal proportion however the both parties shall bear their own costs and lawyer's fees regarding their own participation in the mediation and arbitration. However, the Arbitrator may make an award of costs upon the conclusion of the arbitration making any party to the dispute liable to pay the costs of another party to the dispute.

5.

6. Arbitration proceedings as mentioned in the above clause regarding resolution of disputes may be commenced prior to, during or after provision of Goods.

7.

8. Notwithstanding any reference to the arbitration herein, the parties shall continue to perform their respective obligations under the Contract unless they otherwise agree that the Procuring Agency shall pay the Supplier any monies due to the Supplier.

Notices(GCCClause35)

20	6.	35.1	-Procuring Agency's address for notice purposes:	
			[DIG office NHMP West Zone Quetta]	
			-Supplier's address for notice purposes:	



SECTION -X: CONTRACT FORMS

Form of Contract

THIS AGREEMENT made the _____day of ____20 ___between [The DIG office NHMP West Zone Quetta of Pakistan (herein after called "the Procuring Agency") of the one part and [M/s-----] of [city and country of Supplier] (herein after called "the Supplier") of the other part:

WHEREAS the Procuring Agency invited Bids forcertain goods and related services,viz.,[brief description of goods and services] and has accepted a Bid by the Supplier for the supply of those goods and related services in the sum of [contract price in words and figures] (here in after called "the Contract Price").

NOW THIS CONTRACT WITNESSETH AS FOLLOWS:

- 1. In this Contract words and expressions shall have the same meanings as are respectively assigned to the min 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 even to 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:-
 - (h) This form of Contract;
 - (i) The Form of Bid and the Price Schedule submitted by the Bidder;
 - (j) The Schedule of Requirements;
 - (k) The Technical Specifications;
 - (1) The Special Conditions of Contract;
 - (m) The General Conditions of the Contract;
 - (n) The Procuring Agency's Letter of Acceptance; and
 - (o) [add here: any other documents]
- 3. In consideration of the payments to be made by the Procuring Agency to the Supplier as herein after mentioned, the Supplier here by covenants with the Procuring Agency to provide the goods and related services and to remedy defects therein in conformity in all respects with the provisions of the Contract.
- 4. The Procuring Agency hereby covenants to pay the Supplier in consideration of the provision of the goods and related services and there medying of defects therein, the Contract Price or such other sum as may be come payable under the provisions of the contract at the times and in the manner prescribed by the contract.

IN WITNESS where of the parties here to have caused this Contract to be executed in accordance with their respective laws the day and year first above written.

Signed, sealed, delivered by	the	(tor the
Procuring Agency)		
Witness to the signatures of the Procuring	Agency:	
Signed, sealed, delivered by	the	(for the
Procuring Agency)		
Witness to the signatures of the Supplier:.		



Performance Security (or guarantee) Form

To: [Office of the DIG NHMP West Zone Quetta]

WHEREAS [name of Supplier] (herein after called "the Supplier")							
has under taken, in pursuance of Contract No. [reference number of the contract] dated [insert date] to delivery [description of goods and services] (here in after called "the Contract").							
AND WHEREAS it has been stipulated by you in the said Contract that the Supplier shall furnish you with a Bank Guarantee by are put able bank for the sum specified here in as security for compliance with the Supplier's performance obligations in accordance with the Contract.							
AND WHEREAS we have agreed to give the Supplier a guarantee:							
THEREFORE,WE here by affirm that we are Guarantors and responsible to you, on behalf of the Supplier, up to a total of [amount of the guarantee in words and figures], and we undertake to pay you, upon your first written demand declaring the Supplier to be in default under the Contract and without cavil or argument, any sum or sums within the limits of [amount of guarantee] as aforesaid, without your needing to prove or to show grounds or reasons for your demand or the sum specified therein. This guarantee is valid until the:[insert date]							
Signature and seal of the Guarantors							
organical enter sear of the Guarantors							
[name of bank or financial institution]							
[address]							
[date]							

Integrity Pact DECLARATION OF FEES, COMMISSION AND BROKERAGE ETC. PAYABLE BY THE SUPPLIERS OF GOODS. SERVICES & WORKS IN CONTRACTS WORTH RS.10.00 MILLION OR MORE

GOODS, SERVICES & WORKS IN CONTRACTS WORTH RS.10.00 MILLION OR MORE			
Contract	Number:	Dated:	
Contract Val Contract Title:	ue:		
procurement of any contra	act, right, interest, privil any administrative sub	it has not obtained or induced the lege or other obligation or benefit from division or agency there of or any other corrupt business practice.	
warrants that it has fully de one and not give nor agree outside Pakistan either di including its affiliate, agen- sponsor or subsidiary, any of described as consultations procurement of a contract whatsoever form from GoP,	eclared the brokerage, cond to give and shall not go rectly or indirectly that, associate, broker, constrommission, gratification fee or otherwise, with the right, interest, privile except that which has be	going [Name of Supplier] represents and mmission, fee etc. paid or payable to any give or agree to give to anyone within or rough any natural or juridical person, sultant, director, promoter, share holder, a, bribe, finder's fee or kick back, whether the object of obtaining or inducing the lege or other obligation or benefit in een expressly declared pursuant hereto.	
agreements and arrangemen	n <mark>ts with</mark> all persons in rea y <mark>action</mark> or will not tal	spect of or related to the transaction with ke any action to circum vent the above	
declaration, not making fur defeat the purpose of this contract, right interest, pri	Il disclosure, misrepreses declaration, representation vilege or other obligation to any other right and its contraction of the right o	y and strict liability for making and false enting fact or taking any action likely to ation and warranty. It agrees that any ion or benefit obtained or procured as and remedies available to GoP under any option of GoP.	
Supplier] agrees to indemn corrupt business practices a ten time the sum of any co [Name of Supplier] as afore	ify GoP for any loss or and further pay compens mmission, gratification, esaid for the purpose of o	exercised by Go Pin this regard, [Name of damage incurred by it on account of its sation to Go Pin an amount equivalent to bribe, finder's fee or kick back given by obtaining or inducing the procurement of ation or benefit in whatsoever form from	

[Buyer]

[Seller/Supplier

