DAILY THE NEWS

DATED: 11-10-2024



FOR USE ON TSHD ABUL ON F.O.R. BASIS.

LAST ISSUANCE DATE AND TIME OF TENDER	AND THE RESIDENCE OF THE PARTY	
30-OCT-2024	31-OCT-2024	31-OCT-2024
AT 1600 HRS.	AT 1030 HRS.	AT 1100 HRS.

- Tenders are invited under rule 36 (a) Single stage one envelope procedure of PPRA 2004 (amended). The complete detail, scope of work, specification and other terms and conditions, instructions are given in the tender documents.
- 2. Tender documents can be purchased from the office of the Manager Procurement on written request on firm's letter head against non-refundable documents fee of Rs. 2000/- to be deposited in the Habib Bank Ltd, KPT Branch, Karachi for which challan may be obtained from his office or submission of pay order to be drawn in favour of Chief Accounts Officer, KPT Karachi. No tender will be issued on the opening date of the tenders. Tender documents will only be issued to those firms who provide General Sales Tax Registration, NTN Certificates & copy of CNIC of the bearer with the request letter. Tender document can also be downloaded free of cost from KPT website, www.kpt.gov.pk.
- 3. The Tenders should be sealed in one single envelope containing financial proposal and technical proposal (If any). All bids received shall be opened and evaluated in the manner prescribed in the bidding document. Bids will be opened on same day in presence of bidder's representative who wishes to attend. Offers must be valid for <u>90 days</u> from the date of opening of tenders.
- Karachi Port Trust may reject all bids or proposals at any time prior to the acceptance of a bid or proposal. The reason for rejection shall be communicated as per PPRA Rules.
- For further information please visit websites www.kpt.gov.pk / www.ppra.org.pk

MANAGER PROCUREMENT

EDULJEE DENSHAW ROAD K.P.T HEAD OFFICE BUILDING KARACHI.

PH (021) 9921-4351, Website www.kpt.gov.pk

Tender No. GFP-2425-01

TENDER FOR PROCUREMENT OF CPU MODULE & PLC CHASIS FOR USE ON TSHD ABUL ON F.O.R. BASIS.

(1)	Tender Notice
(2)	Instruction to Tenderers
(3)	The Tender
(4)	Standard Conditions of Contract for supply of Stores
(5)	The Schedule in duplicate. (All details must be filled in replied)
(6)	Integrity Pact
(7)	Declaration of Ultimate Beneficial Owners Information
(8)	Performa relating to Composition and Particulars of the tendering Firm
(9)	Performa of Bank Guarantee
(10)	PPRA 36-A
	The complete set of this Tender document, duly filled in and priced, must be delivered at the office of the
Manag	ger Procurement, Karachi Port Trust before 10:30 hours on 31-Oct-2024 in a sealed cover super scribed
envelo	pe.
Name:	: M/s
Addre	ss:

Manager Procurement

Karachi Port Trust

Note:

1. Each page must be signed and stamped by the firm in reply

Contact Details: _____



TENDER NOTICE

- 1. Tender is invited from the Vendors / Suppliers for Procurement of CPU Module & PLC Chassis for use on TSHD Abul on F.O.R. Basis on Ex Stock/Forwarded delivery basis for free delivery at Central Stores Depot, West Wharf KPT. Complete details of the requirements, terms and instructions to the tenders are given in the Tender documents.
- 2. Tender documents can be collected from the office of the Manager Procurement on written request on the letter head of the party against non-refundable amount of Rs.2000/- to be deposited in Habib Bank Ltd, KPT Branch, Karachi for which challan may be obtained from his office against pay order to be issued in favour of Chief Accounts Officer, KPT Karachi. No tender will be issued on the opening date of the tender.
- 2.1. Tender documents can also be downloaded free of cost from KPT & PPRA websites, www.kpt.gov.pk, ww
- 3. Tenderers should deposit the requisite amount of earnest money as specified in the tender documents either in cash for which challan may be obtained from his office before the opening of the tender, or by pay order to be drawn in favour of the Chief Accounts Officer KPT Karachi or Bank Guarantee as per KPT standard Performa and furnish as under:-
 - 1. Pay order should accompany the technical offer.
 - 2. Cheque should be furnished seven clear days before the date of opening of the Tender.
 - 3. Bank Guarantee should accompany the technical offer.
 - 4. Tender shall not be considered if received without the requisite amount of earnest money.
- 4. The Tenderers whose tender is approved in whole or in part will deposit security money @ 5% of tendered value within 14 days of the acceptance of the tender and if he fails to do so the Earnest money deposit shall be confiscated. Bank Guarantee towards security deposit will be accepted.
- 5. The complete set of tender documents in sealed covers super scripted on envelops the name of the tender to be addressed to the Manager Procurement KPT should be deposited in **Sealed Tender Box** before **10:30 AM** or sent by registered post with acknowledgement due so as to reach the undersigned not later than **11:00 AM on 31-Oct-2024**
- 6. The Tender shall be **opened at 11:00 AM** in presence of such tenderer or their authorized representative who care to be present.
- 7. Karachi Port Trust may reject all bids or proposals at any time prior to the acceptance of a bid or proposal. The reason for rejection shall be communicated as per **PPRA Rules**.
- 8. Offers must remain open for acceptance for <u>90 days</u> from the date of opening of tender

Manager Procurement Karachi Port Trust





(PROCUREMENT DEPARTMENT)

INSTRUCTIONS TO TENDERERS AND TERMS AND CONDITIONS OF THE TENDER

1. <u>SUBMISSION OF TENDER:</u>

- a) Tenderers should examine carefully the terms and conditions of the tender, the standard conditions of contract for supply of Stores, the special conditions of contract, the specifications and schedule. They should obtain at their own expense any information that may be necessary for submission of the Tender.
- b) The tender must be addressed to the Manager Procurement KPT Karachi placed in a cover duly sealed and superscripted with the words Tender No. *GFP-2425-01* for **Procurement of CPU Module & PLC Chassis for use on TSHD Abul on F.O.R. Basis**
- c) The tender must be either be sent by registered post or deposited in person in the Tender Box kept for this purpose in the office of the Manager Procurement KPT, so as to reach him by 1030 hours on the date of opening mentioned in the tender documents / in the bulletin. The tender will be opened at 1100 hours in presence of the tenderers or of their authorized representative, who care to be present. Tender, if received after the stipulated time will not be considered.
- d) A complete set of tender documents with one copy of the schedule duly completed, signed and stamped with rubber stamp of the firm must be deposited in the sealed tender box up 1030 hours on the date. The second copy of the schedule may be retained by the tenderers for record.

2. EARNEST MONEY DEPOSIT:-

- a) At the time of tender, it is required to submit a Pay Order amounting to **Rs. 200,000/-** in the name of **Chief Accounts Officer KPT**, as earnest money deposit in the following manner with bid:
 - i) Payment may be made by pay order issued by scheduled bank which must accompany the tender submitted by the firm.
 - ii) Payment may also be made by cash for which the intending Tenderers shall have to obtain a set of challan from the office of the Manager Procurement KPT and deposit the amount into Habib Bank Limited KPT Branch Karachi before the time and date fixed for depositing the tender.
 - iii) Cheque drawn on bank in Karachi should be furnished 7 clear days before the date of opening of tender. Up-country cheques should be furnished 15 days before the opening of tender.
- b). Bank Guarantees of banks located in Karachi in respect earnest money deposit will be accepted, KPT standard proforma of Bank guarantee attached.
- c). Earnest money of all unsuccessful Tenderers will be refunded without any interest after the tenders have been finally decided by the Competent Authority.
- d). Earnest money deposits of successful Tenderers shall be retained until such time security deposit under clause 3 of the "Standard Conditions of contract for supply of Stores" has been lodged.
- e). Should any Tenderer withdraw their tender before its acceptance or before the opening date of the Tender, or in case, he backs out after acceptance, their earnest money shall be forfeited.

3. FURNISHING OF INFORMATION BY THE TENDERER/S.

- a). Tenderers must produce evidence, with their tender that they have experience and are fully capable of carrying out work of this class and magnitude.
- b). Tenderers are required to submit a certificate copy of the Partnership Deed of their concern in which the names & addresses of the partners and Directors of the Firm should be given and full particulars and composition of their firm should be furnished with the Tender in proforma "B" enclosed without which tenders will not be considered.





(PROCUREMENT DEPARTMENT)

4. FURNISHING OF SAMPLES / DETAILED SPECIFICATIONS / LITERATURE ETC. IN RESPECT OF MATERIAL OFFERED.

- a). Sample marked and labeled with tenderer's name, tender no. & date, so as to correspond with the items, in the Tender, to be sent to reach the Manager Procurement on or before the opening time and date of the Tenders.
- b). When samples are not required, the material supplied shall have to be best quality and workmanship and free from defects, imperfection, image etc. and shall conform in the respects to the description and specification, stipulated in the Tender.
- c). In no case the existing columns of the tender form as well as titles / heading of the columns and other particulars be altered. In case, the intending tenderers wish to furnish any remarks or to impose any conditions of their own, the same should be mentioned in the Remarks column. Failure to follow these instructions will render the tenders invalid for consideration.
- Under no conditions, samples will be paid. All samples will be returned on request to be made by the suppliers. Sample consumed in test will, however not be returned.

5. ENTERING THE RATES IN THE SCHEDULE: -

- a). Tenderers are to exercise greatest care in entering their rates in the schedule, No request for corrections of any mistakes or for revision of rates shall be entertained after tenders have received and opened.
- Tenderers are required to quote for material on F.O.R. Basis and for free delivery alongside designated locations on east or west wharves, Karachi Port Trust. The rates quoted should be net and inclusive of Tax octroi and all other taxes, fee, charges levies and dues etc. Tenderers stipulating rates subject to certain percentages of discount will not be considered.
- c). Rates against each items must be filled in figures as well as in words. Should either the figures or the words be omitted or should there be any difference, between the same, the tender shall not be considered.
- d). Any erasures and over-writing by the tenderers, will render the tender liable to rejection. Corrections if any must be made by striking out the errors and entering and signing in full the corrections in ink, by the same person, who has signed the tender.

6. SIGNATURE OF THE TERNDERER AND FIRMS RUBBER STAMP: -

All tenders submitted must be signed only by a partner or other person authorized to do so, on their behalf and should bear rubber stamp of the firm.

7. ACCEPTANCE OR REJECTION OF THE TENDER: -

- Tenderer will be required to conform strictly to all the terms and conditions stipulated in the tender. Tender will not be considered unless both the "The Tender" and the Schedule of "Requirement" are signed and rubber stamped and are not Trust form.
- b). No alteration or interpolation should usually be made by the Tenderers in the tender conditions of this tender specifications or the schedule. The tenderer should clearly understand that make any such alteration or interpolation then their tenders may at the discretion of the Karachi Port Trust be reject either in whole or in part without assigning any reasons.
- c). The Board of Trustees / Chairman or any other Officer or the Karachi Port Trust authorized in this behalf reserve to themselves the right to reject the lowest or any tender, without assigning any reason or to accept any tender in part or in whole, at their sole discretion.
- d). Rates should be quoted on item wise basis. The tenderers shall be bound to accept orders on item wise basis. Tenderers contravening this condition shall be liable to be is disregarded.





(PROCUREMENT DEPARTMENT)

8. <u>SECURITY DEPOSIT</u>: -

- a). Tenderers whose tenders are approved in whole or in part shall have to lodge a Performance Security of 5% of material for which their tender has been accepted within 14 days of acceptance of the Tender and if they fail to do so, their Bid Security deposit shall be forfeited.
- b). It will be optional for the successful tenderers to pay the security deposit to the Karachi Port Trust either wholly in cash or wholly by pay order. If payment is made by each, they shall be required to deposit the same in to Habib Bank Ltd, Karachi Port Trust Branch against a set of challan forms which would be obtained from the office of the Manager Procurement, KPT.
- c). Bank Guarantee towards security deposit shall be accepted.
- d). Deposit in connection with the tender or contract will be lodged and receipts granted in favour of bidders or contractors, as the case may be not in the name of person who lodged the deposit on their behalf.
- e). Tenderers must specify strictly whether in the event of the contract being placed with them, the security deposit will be tendered in cash or by pay order.
- f). The security deposit lodged against the contract will be held until the satisfactory completion of the whole supply and will be forfeited at the discretion of the Board in case of failure to fulfill all or any of the conditions of the contract, in respective of and without prejudice to any other remedy for such failure which the Board may seek under the terms and conditions of the contract.

9. **INTEGRITY PACT: -**

The successful Tenderers / Bidders shall provide a certificate (called Integrity Pact) at the time of supply / order, worth to **Rs.10 Million** or more as per format.

10. EXECUTION OF AGREEMENT: -

- a). The successful tenderers shall require to enter into an agreement with the Karachi Port Trust within 14 days from the receipt of acceptance letter from K.P.T.
- b). In the event of the successful tenderer failing to execute the Agreement within the specified period the Karachi Port Trust shall without prejudice to its right to forfeit the earnest money, be at liberty to re-invite tenders at the risk as to cost and consequences of the successful tenderer.

11. **VALIDITY OF OFFER: -**

Offer must remain open for acceptance up to 90 days from the date of opening of tender

SIGNATURE OF THE TENDERERS WITH RUBBER STAMP OF THE FIRM



THE TENDER

Description of Stores:

Procurement	Λf	CPII	Mc	dule	R	PΙ	C	Chassis	for use on	TSHD	Abul	on F.	O.R	. R	asis

The Manager Procurement, Karachi Port Trust, Karachi.

- I/We having made myself/ourselves fully acquainted with the requirement of the Karachi Port Trust, as detailed in the Tender Notice, instructions to Tenderers, Tender form, standard Conditions of contract for supply of stores, specification and the schedule, offer to supply the material mentioned by me/ us in the schedule at the shown by me/us therein.
- 2. I/We agree that this offer is irrevocable until **90 days** from the date of opening of Tender.
- I/We further agree, in the event of this tender being accepted wholly or in part. To pay the cost the stamp on the relevant contract agreement form and undertake duly to execute the same and make the Security deposit mentioned in clause 3 of the attached standard conditions of contract for supply of Stores within 14 days when called upon to do so.
- 4. I/we agree that, should I/We withdraw the offer within the aforesaid period or fail to execute the formal Contract Agreement and or make the required security deposit within 14 days, the Board of Trustees of the Karachi Port Trust shall be at liberty, at their absolute discretion, to appropriate my/our Earnest money deposit sum of Rs. 200,000/- either as agreed liquidated damages without any proof whatsoever of the extent of such damage or on contract, reserving to themselves the right to recover from me/us any further loss or expenses to which they have been put directly or indirectly by reason of any failure on my/ our part as aforesaid.
- 5. I/We undertake to complete the supply of material for which tender has been submitted by me/us within the delivery period quoted by me/ us in column 7 of the schedule after the placing of order on me/ us.

6.	I/	We	agree	e that i	ınless ur	itil a for	rmal agre	eement is	s prej	pared an	d executed,	this	Tende	r toge	ether	with	your
written	ac	cep	tance	thereo	f shall co	nstitute	a binding	g contrac	t betv	veen us.							
7.	I	/	We	have	deposite	ed the	Earnest	money	of	Rs			_ in	cash	vide	Ch	ıallan

_____ dated _____ by Pay Order No. _____dated

*Detail whatever is not applicable.

TENDERER/S (Full Signature)	
Signed by Mr	
For & on behalf of: M/s.	



6.



Standard Conditions of Contract for Supply of Stores

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Standard Conditions of Contract for Supply of Stores

Definitions:	1. Throughout these conditions, the special Conditions & the Specifications here to annexed the terms: -
	 "Board" means Board of Trustees of Karachi Port Trust its successors or assigns. "Indenter" means any officer authorized by the Board to order Stores. "Inspecting Officer" means the person, firm of department nominated by the Board to inspect the Stores on its
	behalf & he deputies of the Inspecting Office so nominated by the Board. (4). "Contractor" means the person, firm or company with whom the order for the supply has been placed & shall be
	deemed to include his successors (if approved by the Board) heirs, executors and administrators. (5). "Sub Contractor" means any person, firm or Company from whom the Contractor may obtain any material or fittings to be used in the supply or manufacture of the Stores.
	(6). "Contract" shall mean the agreement made between the Board & the Contactor for the supply of the Stores defined in the Contract including all documents to which reference may properly be made in order to ascertain
	the right and obligation of the practice under the said agreement. (7). "Tender" shall mean the offer Tendered by the Contractor to the Board for the supply of the Stores governed by the Contract.
Contract:	(8). "Drawings" mean the drawings exhibited or provided for the guidance of the Contractor.2. This Contract for the supply of the Stores to the Board of the descriptions and in the quantities set forth in the Schedule hereto annexed on the date or dates specified therein.
Security	3. Unless otherwise agreed between the board and the contractor, the contractor shall within, 14 days written notice
Deposit:	of acceptance of the Tender has been posted to the contactor deposit with the Chief Accounts Officer of the Karachi
	Port Trust (in cash or the equivalent in Approved Public Rupees Securities) a sum equal to 5% of the total value of the Stores detailed in the said schedule for which the Tender has been accepted as security for the due fulfillment of
	the contract. No interest shall be payable on cash deposits. In the event of the contactor's failure to make the security
	deposit in the manner aforesaid and with period specified. Such failure shall constitute a breach of contract and the
Delivery:	Board shall be entitled to purchase the Stores elsewhere at the risk and expense of Contractor. 4. The Contractor shall as may be required by the Board either deliver free at, or F.O.R., or C&F. at the place or
Denvery.	places detailed in the said schedule the Quantities of the Stores detailed therein and the Stores shall be delivered or
Variations:	dispatched out later than the dates specified in the Tender. 5. The Board shall have full power, during the execution of the contract, by notice in writing to direct the contractor
v all actoris.	to alter, amend, omit, add to or otherwise vary any part of the specification or the schedule, and the contractor shall
	carry out such variation and be bound by same conditions, so far as applicable, as thought the said variation were stated in the attached Specification and the schedule provided that no such variation shall except with the consent in writing of the contractor be such as will with any variation already directed to be made involves a net increase or
	decrease in the contact price of more than 15% thereof. The difference in cost, if any, or more or less than 5%
	occasioned by any such variations shall be added to or deducted from the value of the contract as the case may require. The amount of such difference shall be ascertained and determined in accordance with the rates specified in the contract so far they may be applicable, and where rates are not contained in the contract or are not applicable,
Test:	such amount shall be agreed between the board and the contractor. 6. All tests mentioned in the specification will be carried out at the cost of the contractor be the satisfaction of the
	Inspecting officer. The Contractor will also submit. Test certificates for the approval of the inspecting Officer before the dispatch of the Stores.
Time for & date	7. The time for and the date of delivery or dispatch stipulated in the tender for the delivery or dispatch of the Stores shall be deemed to be the essence of the Contract & should the Contractor fail to deliver or dispatch the Stores or any
of delivery or Dispatch the	consignment there-of, within the period prescribed for such delivery or dispatch, the Board shall be entitled to
Essence of the	withhold payment until the whole of the Stores has been supplied & to recover from the Contractor has agreed
Contract.	liquidated damages and not by way of penalty a sum of one half percent of the price of any Stores which the Contractor has failed to deliver dispatch as aforesaid for each and every week (maximum twenty weeks) during
	which the delivery of dispatch of such Stores may be in arrear: alternatively at the option of the Board. The Board
	shall be entitled to purchase elsewhere without notice the Contractor on the account and at the risk of the Contractor
	the Stores or any consignment thereof which the Contractor has failed to deliver or dispatch as aforesaid or if not available the best and nearest available substitute therefore, or to cancel the Contract, and Contractor shall be liable
	for any loss or damage which the Board may sustain on that account but the Contractor shall not be entitled to any
	gain on repurchase made against default.
Extension of Time of	8. If such failure aforesaid shall have arisen from war, insurrection, restrain imposed by Government Act of Legislature of other authority stoppage on hindrance in the supply of raw materials of fuel, explosion, accident,
Delivery.	strike, riot, lockout or other disorganization of labor or transport, breakout of machinery or any other inevitable of
•	unforeseen event beyond human control directly or indirectly interfering with the supply of the stores or from any
	cause which the board may admit as reasonable ground for an extension in time the board will allow such additional time as it considers to be justified by the circumstances of the case, and will forego the whole or such part as it may
	consider reason of claim for any such loss or damage as aforesaid and its decision thereon shall be final provided that
	in such circumstances instead of allowing additional time the Board shall have the option of terminating the contract
WAGE	and in that case no damages shall be claimable by either party.



(PROCUREMENT DEPARTMENT)

Examination of	9. When Tenders are called for in accordance with a drawing, specification or scaled pattern, the contractors Tender
Drawing	to supply in accordance with such drawing, specification or scaled pattern shall be deemed to be admission on his part
specification &	that he has fully acquainted himself with the details thereof and in no circumstances will any excuse or claim on his
Pattern.	part on the plea of his insufficient examination of the said drawing, specification or sealed pattern be considered.
Drawings.	10. If any dimensions figured upon Drawing differ from those obtained by scaling the drawing the dimensions as
	figured upon drawing shall be taken as correct.
Inspection	11. When inspection during manufacture or before delivery or dispatch is required notice in writing shall be sent by
Notice.	the contractor of the Inspecting officer when the stores to be supplied are ready for inspection and test, and no Stores
	shall be delivered or dispatched, had until the inspecting officer has certified in writing that such Stores have been
	inspected and approved by him.
Charges for	12. The Contractor shall pay charges for handling, stamping, painting, marking, protecting or preserving patent rights,
work necessary	drawing, term latest, models and gauges and for all such measures as the Board or the Inspecting Officer may deem
for completion	necessary for proper completion of the Contract through special provision therefore may not be made in the
of the contract.	Specification or the Drawings.
Execution of	13. The whole Contractor whole contract is to be executed in the most approved and workman like manner to the
the contract.	entire satisfaction of the Board & of the Inspecting Officers each of whom personally and by any deputy appointed on
***************************************	their behalf, shall have power to reject any of the Stores of which he may disapprove; and his decision thereon on any
	question as the true intent and meaning of the specification of Drawings of the works necessary for the proper
	completion of the Contract shall be final and conclusive.
Contractor	14. The Contractor is to be entirely and solely responsible for the execution of the contract in all respects in
responsibility	accordance with the terms and conditions of the contract not withstanding any approval which the inspecting Officer
responsibility	may have given in respect of the stores, material or other parts of the work or the workmanship involved in the
	contract or of tests carried out either by the contractor or by the Inspecting Officer.
	15. The Contractor shall at all times indemnify the Board against all claims which may be made in respect of the
Indomnif	
Indemnify	stores for infringement of any right protected by patent registration of design or trade mark and shall take all risks of accident or damages which may cause a failure of the supply from whatever cause arising and the entire responsibility
	for all sufficiency of all the means used by him for the fulfillment of the contract provided always that in event of any
	claim in respect of an alleged breach of a patent registered design or trade mark being made against the Board, it shall
	notify the contractor of the same and the Contractor shall be at liberty at his own expense to conduct negotiation for
G 1 T 44	settlement of any litigation that may arise there from.
Sub: Letting	16. The Contractor shall let or assign this Contract or any part thereof without the written permission of the Board in
Contract	the event of the Contractor's sub-letting or assigning this Contract or any part thereof without such permission, Board
	shall be entitled cancel the Contract and to purchase the stores elsewhere on the Contractor's account and risk and the
	Contractor shall be liable for any loss or damage which the Board may sustain in consequence of arising out of such
	purchase.
Packing	17. All packing cases, containers, packing and other similar materials shall unless otherwise agreed be supplied by the
material	Contractor free of charge and will not be returned. Every Bale or package shall be clearly marked with the
	Contractor's name, consignee's name and address, Gross weight & shall contain a packing note showing its contents
	in detail. The Contractor shall provide such packing as Board or the Inspecting Officer may consider necessary to
	ensure the Safe arrival of the Stores at destination.
Notification of	18. Notification of dispatch and expected delivery in regard to each and every consignment shall be made to the
Delivery or	Indenter immediately upon dispatch. The Contractor shall further supply to the indenter a priced invoice and packing
Dispatch.	account of all stores dispatched. All package, containers, bundles and loose material forming part of each and every
	consignment shall be described fully in the packing account and full details of contents of packages and quality of
	material shall be given to enable the Indenter to check the Stores on arrival at destination.
Removal of	19. Any Stores submitted for inspection and rejected by the Inspecting Officer shall be removed by the Contractor
Rejection	within 14 days from the date of rejection at his own cost. The Contractor shall pay the carriage charges on the
	rejected consignment form the station of dispatch to the station where they were rejected and back Such rejected
	stores shall lie at the contractor's risk from the date of such rejection. If not removed within 14 days of rejection, the
	Board shall have the right to dispose of such Stores as it thinks fit at the Contractor's risk and on his account.
System of	20. Unless otherwise agreed between the Board and the Contractor, payment for stores will be made by the Chief
payment.	Accounts Officer, Karachi Port Trust. 100 percent of the contract price will be paid after inspection and acceptance
	on receipt of the consignment in good order by the Board for indigenous supply; and the C & F value (excluding any
	commission payable in Pakistan currency), against shipping documents duly supported by the Inspecting Officer's
	certificate, for imported Stores.
Bribes	21. Any bride, commission, gift or advantage given promised of offered by or on behalf of the Contractor or his
Commission	partner, agent or servant, or any one on his or their behalf to any officer servant, representative or agent of the Board
etc.	or any person on its behalf in relation to the obtaining or to the execution of this or any other Contractor with the
	Board shall in addition to any criminal liability which he may incur subject the contractor to cancellation of this and
	all other Contracts and also to payments of any loss or damage resulting from such cancellation to the like extent as is
	provided in cases cancellation under clause 7 hereof; and the Board shall be entitled to deduct to the amounts so
	payable form any moneys, otherwise due to the Contractor under this or any other Contract. Any question or dispute
	as to the commission of any offence under this clause shall be settled by the Board in such manner as it shall think fit
	and sufficient, and its decision shall be final conclusive.
Law Governing	22. This contract shall be governed by the laws of Pakistan Resort to court by either of the parties in respect of any
the Contract	dispute should be made only to an appropriate court within the limits of the Karachi Division.
CITC SOMETHING	dispute should be made only to an appropriate court within the fillits of the Karachi Division.



KARACHIPORT TRUST (PROCUREMENT DEPARTMENT)

Marginal	23. The marginal heading of clauses of the conditions hereto shall not affect the construction thereof.
Headings	
Arbitration	24. Any other dispute whatsoever nature, (including the interpretation of this or any other relevant document) arising under this contract (except as to any matters the decision of which is specially provided for by these conditions) shall be referred to a sole arbitrator to be appointed by the Chairman, Karachi Port Trust, who shall have absolute discretion either to appoint an officer to the KPT or any one else as the sole arbitrator. The decision of such sole arbitrator shall be final and conclusive and shall binding on all the parties to the contract and the provision of the Arbitration Act. 1940 and any statutory modification thereof and the rule framed there under shall be deemed to apply to and incorporated in this Contract.
	The Contractor shall not stop the work during the pendency of the arbitration proceeding, but he shall continue to execute the work with full speed. However the Manager Procurement shall have to power to ask the Contractor in writing to stop the work, in full or in part if he considers this necessary.





SCHEDULE OF REQUIREMENT FOR TENDER NO. GFP-2425 -01 OPENED ON 31-Oct-2024

ITEM	DESCRIPTION OF MATERIAL REQUIRED	QTY REQ.	UNIT RATE	UNIT RATE QUOTED FOR FREE DELIVERY AT THE CENTER STORES DEPOT WWHARF (IN WORDS)	TOTAL RATE QUOTED FOR FREE DELIVERY AT THE CENTER STORES DEPOT W/WHARF	BRAND NAME, COUNTRY OF MANUFACTURER, NAME & ADDRESS OF MANUFACTURER	PERIOD REQUIRED FOR DELIVERY	REMARKS (IF ANY)
1	2	3	4	5	6	7	8	9
1	CPU Module + Software Part No. Cat:1747 L541 Model No. SLC 500, 16 K U/Memory Cont. of Origin: Singapore	02	Each					
2	PLC Chassis13 Slots SLC 500 Part No.Cat:1764 A13 / S 8 97742 Cont of Origin: USA	04	Each					

Note: - Complete Technical Assistance would be provided, Installation, Software, Upgradation as per IHC Software and Program.

Terms & Condition:

- In case of companies and firms, last three years Audited Financial Statement are to be provided showing minimum average turnover of Rs. 10 million.

 In case of individual / sole proprietors, last three year tax returns filed with FBR are to be provided showing minimum turnover of Rs. 10 million on average.
- Delivery should clearly be mentioned.
- Payment will be made as per KPT Rule (After delivery of goods with installation).
- Warranty should clearly be mentioned.

SIGNATURE OF TENDERERS WITH RUBBER STAMP OF THE FIRM





INTEGRITY PACT

DECLARATION OF FEE, COMMISSION AND BROKERAGE ETC.

PAYABLE BY THE SUPPLIERS OF GOODS IN CONTRACTS WORTH RS.10 MILLION OR MORE.

act No:		Dated: _			_				
act value: Rs.					_				
act Title:									
an or any admini	strative subdivision	ght, interest, or agency t	privilege hereof or	or other obligany other en	by decla gation or tity own	res that benefit ed or co	it has r form (ontrolle	not obta Governr d by it	ined or nent of (GOP)
nts that it has full to give and shal th any natural or judder, sponsor or sultation fee or of the ge or other obligation.	y declared the brok Il not give or agree uridical person, incl subsidiary, any con herwise, with the ob-	erage, commeto give to all duding its aff mmission, groject of obtain	nission, fe nyone wit iliate, age ratification ning or ind	es etc. paid of hin or outside nt, associate, n, bribe, finder ducing the pro	or payable Pakista broker, or's fee or ocurement	e to any in either consultair kickbacht of a co	one an directlet, direct, when the contract,	d not g y or ind ctor, pro ether de right, i	iven or directly omoter, scribed nterest,
sure of all agreen as not taken any	nents and arrangeme	ents with all	persons in	n respect of o	or related	l to the	transact	tion wit	h GOP
king any false de rpose of this dec obligation or bene	claration, not making claration, representate fit obtained or proc	g full disclos ion and war ured as afore	ture, misre ranty. It a esaid shall	presenting fac agrees that an l, without prej	cts or tak ny contac judice to	ing any ct, right, any oth	action interes er righ	likely to st, privi	defeat lege or
ed by it on acco	unt of its corrupt be the sum of any co	ousiness pracommission, aforesaid for	ctices and gratification the purpo	further pay on, bribe, find ose of obtaining	lemnify compender's fee ng or ind	GOP for sation to e or kick	r any lo GOP kback	oss or o in an a given b	amount y M/s.
	act value: Rs	act value: Rs	act value: Rs	act value: Rs	act value: Rs	M/s	act value: Rs	act value: Rs	act value: Rs

SIGNATURE & RUBBER STAMP OF BUYER

SIGNATURE & RUBBER STAMP OF FIRM





(PROCUREMENT DEPARTMENT)

DECLARATION OF ULTIMATE BENEFICIAL OWNERS INFORMATION FOR PUBLIC PROCUREMENT CONTRACTS AWARDED WORTH RS. 50 MILLION AND ABOVE.

- 1. Name
- 2. Father's Name/spouse's Name
- 3. CNIC/NICOP/Passport No.
- 4. Nationality
- 5. Residential address
- 6. Email address
- 7. Date on which shareholding, control or interest acquired in the business
- 8. In case of indirect shareholding, control or interest being exercised through intermediary companies, entries or other legal person or legal arrangements in the chain of ownership or control, following additional particulars to be provided:

1	2	3	4	5	6	7	8	9	10
Name	Legal form (company/Limited Liability Partnership/ Association of Persons/Single Member Company/ Partnership Firm /Trust/Any other individual body, corporate (to be specified)	Date of incorporation /registration	Name of registering authority	Business Address	Country	Email address	Percentage of shareholding, control or interest of BO in the legal person or legal arrangement	Percentage of shareholding, control or interest of legal person or legal arrangement in the Company	Identify of natural person who ultimately owns or controls the legal person or arrangement

9. Information about the Board of Directors (details shall be provided regarding number of shares in the capital of the company as set opposite respective names).



1	2	3	4	5	6	7	8
Name and	CNIC No.	Father's/Husband's	Current	Any other		Residential	Number of
surename	(In case of	Name in full	Nationality	Nationality		address in	shares taken
(in Block	foreigner,			(ies)		full or the	by cash
Letters)	Passport				_	registered /	subscriber (in
	No.)				Occupation	principal	figure and
						office	words.
						address for a	
						subscribers	
						other than	
						natural	
						person	
			Total numbers of shares taken (in figures and				
			words)				

1.0						•
10.	Any other	r informatioi	n incidental	l to or relevant	t to Beneficial	()wners(s)

Name and signature

(Person authorized to issue notice on behalf of the company)



COMPOSITION & PARTICULARS OF THE TENDERING FIRM

(To be furnished with the Tender failing which Tender may not be considered)

	PARTICULARS	DETAILS				
1.	In case of "SOLE PROPRIETORSHIP CONCER	N".				
a)	Full Name of Proprietor.					
b)	Business address and Phone # if any.					
c)	Residential address & phone # if any.					
d)	Copy of firm registration with FBR to be attached.					
2.	In case of "PARTNERSHIP CONCERN".					
a)	Name of partners with their business / residential address & Phone No.					
b)	Partnership Deed & Certificate of registration (Certificate copies to be attached).					
3.	In case of "PRIVATE LTD. COMPANY".					
a)	Names of all directors with their business / residential address and Ph. Nos if any.					
b)	Memorandum & Articles of Association of Company & Certificate of incorporation (certificate copies to be attached.					
4. In case of "PUBLIC LTD. COMPANY".						
a)	Memorandum & Articles of Association of Company & Certificate of incorporation (certificate copies to be attached).					
b)	Legal status and full particulars of the Attorney.					
c)	Period of validity or power of Attorney (Certificate copies of Special or General power of Attorney duly executed on stamp paper value & authority to be attached).					
5.	GIR / NTN No.					



In submitting the above particulars, we further bind ourselves for furnishing to Karachi Port Trust any further changes in our particulars and composition, addresses and Phones Nos. of our firm / Proprietor / Partners / Directors etc.

We clearly understand that failure to comply with the above, or for submitting incorrect or inaccurate information, will render our Tender invalid.

	Signature & Seal of the Tenderer
	Signed by Mr. For & on behalf of
	M/s
ated:	



BANK GUARANTEE BOND IN LIEU OF EARNEST MONEY

Rs...... Adhasiya Stamp

				Adhesive Stamp.
NO	W ALL MEN BY THE	SE PRESENTS tha	at we	
			(Name of the Bank)	
	RT OF KARACHI, KA	RACHI PORT TR	s, executors and administrators TO PA RUST (hereinafter called the BOARD) of	n demand and without reference
		•••••)
			(Name of Tenderers)	
and	without further questio	n of the sum of Rs.		
	_		(In wards)	
(Say	⁷ Rs		(I., C.,))
33711	EDAC the tendences ((In figures)	,
WH	ERAS the tenderers (•••••	(Name of the Tenderers))
have	tendered for the work	of	(Name of the Tenderers)	
nave	tendered for the work	01	(Title of work)	
real	iiring an earnest money	amounting to Rs		
requ	aring an earnest money	amounting to Rs.	(In figures)	••••••••••••
sav	Rs		(III rigures)	to be deposited with
Sug .			(In words)	
	achi Port Trust and bind the date		erers) to abide by their tender for a period	od of days
		ening of the tender)		
NO	W the condition of the a			
1.	Payment of Rs		(Say Rs	
1.	1 ayıncın or Rs	(In figures)	(In wo	
		_	`	,
Tendin calin ti	derers should the Tend ase their tender accepte mes of the Standard Te	erers withdraw the d fail to execute the ender Documents is	ard through their Chief Account Office offer within the aforesaid period expire formal contract Agreement and or massued by the Board till	ing on or ike the required Security Deposit or till such extended time as
	nonths from the date of ugh a letter).	opening of the tend	der or till such extended time as the Ban	k may agree from time to time
	s validity for lodgment as the Bank may agree		nain in full force any and effect till through a letter.	or till such extended
	nonths from the date of ugh a letter).	opening of the tend	der or till such extended time as the Ban	k may agree from time to time
	NED SEALED AND D		e said(Name of Ba	

CLAUSE 36 (A) OF PPRA RULES 2004 (Amended)

a) Single Stage – One envelope procedure: -

Each bid shall comprise one single envelope containing, separately, financial proposal and technical proposal (if any). All bids received shall be opened and evaluated in the manner prescribed in the bidding document.

XXXXXXXX



ONLINE DEPOSIT TENDER FEE RECEIPT/REF DETAILS

Online Ref/Receipt No: 10240698

Invoice Amount: Rs. 500,000/- (Rupees Five Hundred Thousand Only)

Deposit Date: 23rd October 2024

Bank Name: Habib Bank Limited (HBL), KPT Branch, Karachi.