

Government of Sindh Special initiatives Department Mobile Emergency Health Care Unit (MEHCU) Project, Karachi

Tender No. PD/MEHCU/ 03 (09)/2015

Karachi dated the 27.07.2015

Tender Document

For

Purchase of Office Furniture & Fixture,

Cost of Bidding Document: Rs. 1000/(in shape of Pay Order/Demand Draft)

Bid issuance date

from the date of publication of NIT

upto 18.08.2015

Last clate for Bid Submission

18.08.2015 by 12.00 noon.

Date of Bid Opening

18.08.2015 at 01.00 p.m.

August, 2015

Under the project Scheme "Mobile Emergency Health Care Unit (MEHCU) Project, Special Initiative Department, Government of Sindh" House No. F-55/3,Block-8, Kehkashan Scheme-5, Clifton, Karachi Phone No: 021-99251238-9 email: mehcuproject@gmail.com



Government of Sindh Special Initiative Department Mobile Emergency Health Care Unit Project,

NOTICE INVITING TENDERS

Purchase of Office Furniture & Fixture, Machinery & Equipments, office Stationary, Printing & Publication.

The Mobile Emergency Health Care Unit (MEHCU) Project, Special Initiative Department, Government of Sindh intends to purchase the following items for its office, Karachi and invites sealed bids from interested eligible bidders.

i. Office Furniture & Fixture

Office Machinery & Equipments

iii. Office Stationary.

Terms & Conditions:

ii.

- Bidding will be conducted as 'Single Stage One Envelope Procedure' as per SPPRA (2010) rule.
- 2. The parties / firms / contractors will submit the followings documents.

a) Copy of NTN Certificate and sales Tax.

b) Three (3) years Experience in relevant field

Financial Turnover at least 3 years (Bank statement or Bank certificate).

- d) Undertaking / affidavit on stamp paper that the firm is not involved in any litigation / arbitration or has not abandoned any work or has never been black-listed in any department.
- 3. Interested bidders can obtain bidding document form the date of publication of this NIT upto 18.08.2015 in SPPRA website / newspapers on the submission of written application to the Project Director, MEHCU Project alongwith the payment of Rs.1000/- (non refundable) in the shape of pay order in favour of Project Director, MEHCU Project from below given address
- 4. The last date of submission of tender documents is on 18.08.2015 by 12:00 noon and the bids shall be opened on same day at 01:00 a.m on the given below address.
- The bidder will submit 2% bid security of total bid.
- The Department reserves the right to accept or reject part or whole bid, and to annul the bidding process and reject all bids at any time prior to contract award as per provisions of Sindh Public Procurement Rules 2010 (Amended 2013).

Project Director MEHCU Project

<u>Address</u>

Project Director, MEHCU Project,

House No. F-55/3, Block-8, Kehkashan Scheme-5, Clifton, Karachi.

Clifton, Karachi. Phone No: 021-99251238-9

Email: mehcuproject@gmail.com

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PART - I

BIDDING PROCEDURE

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INSTRUCTIONS TO BIDDERS

A. Introduction

The Mobile Emergency Health Care Unit (MEHCU) Project, Special Initiative Department, Government of Sindh intends to purchase office Furniture & Fixture, Machinery & Equipments and office stationary for its office at Karachi

01. Source of Funds

1.1 Government of Sindh.

02. Eligible Bidders

2.1 The invitation for Bids is open to all suppliers having Pakistani Nationality.

03. Eligible Goods and Services

- 3.1 The Goods and related services to be supplied under the contracts (such services here in after referred to services) shall have their origin and all expenditures made under the contract will be limited to such articles.
- 3.2 For purpose of clause 3.1 above 'origin' shall be considered to be the place where the Goods, Goods are mined, Grown, produced through manufacturing, processing or substantial and major assembling of components, a commercially recognized products results that is substantially different in basic characteristics or in purpose of utility from its components.

04. Cost of Bidding / Contract

4.1 The Bidder shall bear all costs associated with the Preparation and delivery of its Bid/ Contract, and the Purchaser will in no case be responsible or liable for those costs.

05. Assurance

5.1 The successful bidder will be required to give satisfactory assurance of its ability and intention to deliver the goods and services pursuant of the contract, within the time set forth therein.

B. The Bidding Document

06. Contents of Bidding Documents

- €.1 The Goods and Service required, bidding procedures and contract terms are prescribed in the bidding documents. In addition to the invitation for Bids, the bidding documents include.
 - (a) Instructions to Bidders.
 - (b) General Conditions of Contract (GCC)
 - (c) Special Conditions of Contract (SCC)
 - (d) Technical Specification
 - (e) Sample Forms.
 - (i) Bid form and Price Schedule
 - ii) Bid Security Form
 - iii) Contract form.
 - iv) Performance Security Form.
 - v) Bank Guarantee Form for Advance Payment.

vi) List of Member eligible member Countries.

6.2 The Bidder is expected to examine the Bidding Documents, including all instructions, forms, terms, specifications. Failure to furnish all information required by the Bidding Documents or submission of a Bid Not substantially responsive to the Bidding Documents in every respect will result in the rejection of Bid.

07. Clarification of Bidding Documents

7.1 Prospective Bidders requiring any further information or clarifications of the Bidding Documents may Notify the Purchaser in writing or by Telex or by Cable at the Purchaser's mailing Address indicated in the Bidding Documents prior to the deadline for the submission of Bid prescribed by the Purchaser. The Purchaser's response (including an explanation for the query) will be sent in writing to all prospective Bidders who have received the Bidding Documents.

08. Amendment of Bidding Documents

- 8.1 At any time prior to the deadline for submission of Bids, the Purchaser may, for any reason, whether at its own initiative or in response to a clarification requested by a prospective Bidder, modify the Bidding Documents by amendments.
- 8.2 The amendment shall be the part of the Bidding Documents, pursuant to clause 8.1 will be notified in writing to all prospective Bidders who have received the Bid Documents, and will be binding on them. The Bidders will be required to acknowledge receipt of any such amendment to the Bid Documents.
- 8.3 In order to afford prospective Bidders reasonable time in which to take amendment into account in preparing their Bids, the Purchaser may, at its discretion, extend the deadline for the submission of Bids.

09. Language of Bid

The Bid prepared by the Bidder, and all correspondence and documents relating to the Bid exchanged by the Bidder and the Purchaser, shall be written in the English Language. Any printed literature furnished by the Bidder may be written in Urdu, Sindhi and English languages, provide that Urdu and Sindhi literature is accompanied by an English translation, in which case, for purpose of interpretation of the Bids, the English translation shall govern.

C. Preparation of Bids

10. Documents Comprising the Bid

- 0.1 The Bid prepared by the Bidder shall comprise the following components.
 - (a) A bid form and price schedules completed in accordance with clause 11,12 and 13
 - (b) Documentary evidence establishing in accordance with clause 14 that the Bidders is eligible to Bid and that the articles to be supplied and the Services to be provided by the Bidder are eligible under Contract.
 - (c) Documentary evidence establishing in accordance with clause 15, that the Bidder is qualified to perform the Contract if it's Bid is accepted.
 - (d) Documentary evidence establishing, in accordance with clause 16, that the articles to be Supplied by the Bidder confirms to the Bidding Documents.
 - (e) Bid Security furnished in accordance with clause 17 of this Document.

11. Bid Form

11.1 Bidder shall complete the Bid Form and the appropriate price schedules furnished in the Bidding Documents.

12. Bid Prices

- 12.1 The bidder shall complete the appropriate Price Schedules included herein, stating the unit prices, total price per item, the total amount and the expected countries of origin and Make/Model of the Goods and Services to be supplied under the Contract..
- 12.2 Prices quoted by the bidder shall remain fixed and valid until completion of the Contract performance and will not be subject to variation on any account except as provided for the General Conditions of Contract or if applicable, adjustments authorized in accordance with the price adjustment provisions specified in the Special Conditions of Contract.

13. Bid Currencies

13.1 Prices shall be quoted in Pak Rupees.

14. Documents Establishing Eligibility of the Bidder, Goods and Services

14.1 The bidder shall furnish, as part of its Bid, certification establishing both the bidder's eligibility to bid and that the origin of the Goods and Services is an eligible source country, pursuant to Clauses 2 and 3.

15. Documents Establishing the Bidders Qualification to Perform the Contract

- 15.1 The documentary evidence of the bidder's qualifications to perform the Contract, if its Bid is accepted, shall establish to the Purchaser's satisfaction prior to award of Contract:
 - (a) that, in the case of a bidder offering to supply Goods under the Contract which the bidder did not manufacture or otherwise produce, the bidder has been duly authorized by the Goods' manufacturer or produce to supply the Goods to or in the Purchaser's country;

(b) that the bidder has the financial, technical, and production capability necessary to perform the Contract.

16. Documents Establishing Goods, Eligibility & Conformity to the Bidding Documents

- 16.1 The Documentary evidence of conformity of Goods and Services to the Bidding Documents may be in the form of literature, drawings and data and shall consist of:
 - A detailed description of the Good's essential technical and performance characteristics.
 - b) A detailed schedule of work under the contract (dispatch/work schedule) outlining key activities and critical items on the schedule which could influence the contract completion date.
 - a list, giving full particulars, including available sources and current prices, of all spare parts, special tools, etc., necessary for the proper and continuing functioning of the Goods, for a period of (two years); and
 - d) a clause-by-clause commentary on the specifications, demonstrating the Goods' responsiveness to those Specifications or a statement of deviations and exceptions to the provisions of the Specifications.
- 16.2 For purposes of the commentary to be furnished pursuant to sub-clause (d) above, the Bidder shall Note that standards for workmanship, material and goods, and reference to brand names or catalogue numbers, designated by the purchaser in the specifications are intended to be descriptive only and not restrictive. The Bidder may substitute other authoritative standards, brand names or catalogue numbers in its Bids provided that it demonstrates the Purchaser's satisfaction that the substitutions are equivalent or superior or those designated in the specifications, except if the specifications specifically provide otherwise.
- 16.3 In order to prove that the Goods offered are of acceptable quality and standard, the bidders shall furnish the documentary evidence that the Goods offered have been in production for several years and reasonable units of similar capacity have been sold and have been in operation satisfactorily to the end users.

17. Earnest Money

- 17.1 Pursuant to Clause 12, the bidder shall furnish, as part of its Bid, a bid security in the amount of two percent (2%) of the offered value.
- 17.2 The Bid security shall be denominated in the currency of the Bid. It shall be valid for thirty (30) days beyond the validity of the Bid and shall be in form of Pay Order/Demand Draft/Bank Guarantee.
- 17.3 Any Bid not secured in accordance with clauses 17.1 and 17.2 above will be rejected by the Purchaser as Non-responsive, pursuant to Clause 18.
- 17.4 An unsuccessful Bidder's bid security will be discharged /returned as promptly as possible upon award of Contract, but in any event Not later than thirty (90) days after the expiration of the period of bid validity prescribed by the Purchaser, pursuant to Clause-20.
- 17.5 The successful bidder's bid security will be discharged/returned upon the bidder's executing the Contract, and furnishing the performance security, pursuant to Clause 36.

17.6 The bid security may be forfeited:

- (a) if a bidder withdraws its Bid during the period of bid validity specified by the bidder on the Bid Form; or
- (b) in the case of a successful bidder, if the bidder fails

(i) to sign the Contract in accordance with Clause-35; or

(ii) to furnish the performance security in accordance with Clause-36

18. Period of Validity of Bid and alternative Bids

- 18.1 Bids shall remain valid for Not less than 90 days after the date of Bid closing prescribed by the Purchaser pursuant to clause-21
- 18.2 Notwithstanding clause-18.1 above, the Purchaser may solicit Bidder's consent to extend of the period of Bid validity. The request and the responses thereto shall be made in writing (or by Cable or Telex). If the Bidder agrees to extend request, the validity of the Earnest Money provided under clause-17 shall also be suitably extended. A Bidder may refuse the request without forfeiting his Earnest Money. A Bidder granting the request will not be required or permitted to modify its Bid.
- Bidders may submit Alternative Bids, which do not conform to the Specifications of Goods but meet the performance prescribed in, or the objectives of the Specifications. However, only the Alternative Bids of the bidder whose main Bid is the lowest evaluated substantially responsive Bid will be considered. If a bidder wishes to have its Alternative Bid or Bids considered on an equal basis with all other main Bids, it shall submit a bid Earnest Money to each Alternative Bid. All Alternative Bids submitted in this manner will be treated as main Bids. Alternative Bid must be submitted in a sealed envelope clearly marked "Alternative Bid", separate from the main Bid.

19. Format and Signing of Bid

- The original Bid Form and accompanying Documents (as specified in clause-11) clearly marked "Original" plus "Duplicate" copies (if required) must be received by the Purchaser at the date, time and space specified pursuant to clauses 20 & 21. In the event of any discrepancy between the Original and Duplicate, the Original shall govern.
- The Bid shall be typed or written in indelible ink and shall be signed by the Bidder or a person or persons duly authorized to sign on behalf of the Bidder. Such authorization shall be indicated by written power-of-attorney accompanying the Bid. All pages of the Bid, except for un-amended printing literature, shall be initialed by the person or persons signing the Bid. The name and position held by each person's signing must be typed or printed below the signature.
- 19.3 The Bid shall contain no. interlineations, erasures or overwriting except as necessary to correct errors made by the Bidders, in which case such correction shall be initiated by the person or persons signing the Bid.

D. Submission of Bids

20. Sealing and Marking of Bid

- 20.1 The Bidder shall be seal the Bid envelope duly marking the envelopes.
- 20.2 The envelopes shall be addressed to the Project Director, MEHCU Project, at following address:

The Project Director,
MEHCU Project,
Special Initiative Department,
Government of Sindh,
House No. F-55/3, Block-8,
Kehkashan Scheme-5, Clifton, Karachi.
Phone No: 021-99251238-9

- 20.3 The Envelope should contain at the left corner:

 Tender No. PD/MEHCU/ 01()/2015

 DO NOT OPEN BEFORE (date & time of opening of Bids given in Bid Notice)
- 20.4 In addition to the information required in clause-22 the inner envelopes shall indicate the name and address of the Tenderer to enable the Purchaser to return the un-opened Bid in case it is declared "Late" pursuant to clause-23

21. Deadline for Submission of Bids

- 21.1 The Original Bid together with the Duplicate must be received by the Purchaser at the address specified in clause-20.2 not later than the time specified for submission of Bid as in the Bid Notice.
- 21.2 The Purchaser may, at its discretion, extend the deadline for the submission of Bid by amending the Bidding Documents in accordance with clause-08, in which all rights and obligations of the Purchaser and Bidders previously subject to the deadline will thereafter be subject to the deadline as extended.

22. One Bid per Bidder

22.1 Each bidder shall submit only one Bid either by itself, or as a partner in a joint venture. A bidder who submits or participates in more than one Bid (except alternative Bid pursuant to Clause 18.3) will be disqualified.

23. Late Bids

23.1 Any Bid received by the Purchaser after the deadline for submission of Bids prescribed by the Purchaser, pursuant to cluase-21 will be declared "Late" and rejected and may be returned unopened to the Bidder.

24. Modification and withdrawal of Bids

- 24.1 The Bidder may modify or withdraw its Bid after the Bids submission provided that written Notice of the modification or withdrawal is received by the Purchaser prior to the deadline prescribed for submission of Bids.
- 2:4.2 The Bidders modification or withdrawal Notice shall be prepared, sealed, marked and dispatched in accordance with the provisions of clause-20. A withdrawal Notice may also be sent by Telex or Cable but must be followed by a signed confirmation copy.
- 24.3 No Bid may be modified subsequent to the deadline for submission of Bids.
- 24.4 No Bid may be withdrawn in the interval between the deadline for submission of Bids and the expiration of the period of Bid validity specified by the Bidder of the Bid Form. E. Bid opening and Evaluation

25. Bid Opening and Evaluation

- 25.1 The Purchase Committee will open Bids in the presence of Bidder's authorized representatives who choose to attend, at the day, time and place of opening of Bids (as prescribed in the invitation for Bids).
- The Bidder's name, prices of main and alternative bids, all discounts offered, modifications and withdrawals, and the presence of absence of the requisite Earnest Money, and such other details as the Purchaser, at its discretion, may consider appropriate will be announced and recorded at the time of opening.
- Information relating to the examination, clarification, evaluation and comparison of Bids and recommendation for the award of a contract shall not be disclosed to bidders or any other persons not officially concerned with such process. Any effort by a bidder to influence the Purchaser's processing of Bids or award decisions may result in the rejection of the bidder's Bid.

26. Clarification of Bids

26.1 To assist in the examination, evaluation, and comparison of Bids, the Purchaser may, at its discretion, ask the Bidder for clarification of its Bid, if any. All responses to request for such clarification shall be in writing and no change in the price of substance of the Bid shall be sought, offered or permitted.

27. Preliminary Examination

- 27.1 The Purchaser or his nominee will examine the Bids to determine whether:
 - (a) They are complete in all respect;
 - (b) Computational errors, if any have been made:
 - (c) Required Sureties have been furnished:
 - (d) Documents have been properly signed; and
 - (e) Bids are generally in order.
- Arithmetical errors will be rectified on the following basis. If there is any discrepancy between the unit Price and the total cost that is obtained by multiplying the unit price and quantity, unit price shall prevail and the cost will be corrected. If there is a discrepancy between the total bid amount and the sum of total costs for each package, the total cost shall prevail and the total bid amount will be corrected.
- 27.3 Prior to the detailed evaluation, pursuant to clause-28, the Purchaser will determine the substantial responsiveness of each Bid to the Bidding Documents including production capability and acceptable quality of goods offered pursuant to Clause 16.2 A substantially responsive Bid is one, which conforms to all the terms and conditions of the Bidding Documents without deviation.
- 27.4 A Bid determined as not substantially responsive will be rejected by the Purchaser and may not subsequently be made responsive by the Bidder by correction of the non-conformity.

28. Evaluation and Comparison of Bids

- 28.1 The Purchaser will evaluate and compare the Bids previously determined to be substantially responsive pursuant to clause-27:
- 28.2 The Purchaser's evaluation of a Bid will exclude and not take into account:
 - in the case of Goods partially or wholly manufactured within the Purchaser's country or Goods of foreign origin already located in the Purchaser's country, sales and other similar taxes which may be levied on the finished Goods if the Contract is awarded to the bidder;
 - in the case of Goods to be offered from outside the Purchaser's country, customs duties and other similar import duties and taxes which may be levied on the Goods if the Contract is awarded to the bidder; and
 - the Purchaser's evaluation of a Bid will take into account, in addition to the bid price, the following factors, in the manner and to the extent indicated in this clause:
 - i) Contractual and Commercial Deviations:

The cost of all quantifiable deviations and omissions from the contractual and commercial conditions shall be evaluated. The Purchaser will make its own assessment of the cost of any deviations for the purpose of ensuring fair comparison of Bid.

ii) Work Schedule:

The Goods covered by this bidding are required to be delivered and installed in accordance with and completed within the Work Schedule specified in the Special Conditions of Contract. Bidders are required to base their prices on the specified Work Schedule. No. credit will be given to earlier completion. Bids offering late work schedules will be accepted but the Bids shall be adjusted in the evaluation by adding at the rate of (0.05 per cent) of the bid price for each day of delay to bid price. Bids offering work schedules beyond (three months) the date specified in the Special Conditions of Contract shall be rejected.

iii) Operating Costs:

Since the operating costs of the Goods being procured form a major part of the life cycle cost, these costs will be evaluated and based on prices furnished by the Bidder as well as on past experience of the Purchaser or other purchasers similarly placed. Such costs shall be added to the bid price for evaluation.

The operating cost factors for calculation are:

- number of years for initial period of operation (It is recommended that the initial period of operation not exceed the usual period before a major overhaul of the Goods. Usually between five to ten years.)
- ii) operating costs (e.g. fuel and/or other input, unit cost, annual and total operational requirements).
- rate, in percent, to be used to discount to present value all annual future costs calculated under (ii) above for period specified in (i).

iv) Functional Guarantee of the Goods:

- a) Bidders shall state the functional guarantees (e.g. performance, efficiency, consumption) of the proposed Goods in response to the Technical Specifications. Goods offered shall have a minimum (or a maximum, as the case may be) level of functional guarantees specified in the Technical Specifications to be considered responsive. Bids offering Goods with functional guarantees less (or more) than the minimum (or maximum) specified shall be rejected.
- b) For the purposes of evaluation, an adjustment of (indicate factor) will be added to the bid price for each drop (or excess) in the responsive functional guarantees offered by the Bidder below (or above) the value specified in the Technical Specifications.

v) Local Handling and Transportation:

For Goods offered from outside the Purchaser's Country, the cost of local handling and transportation from the port of entry to the Purchaser country, similar cost from the warehouse/factory to the Purchase's store will be added to the bid price for evaluation.

29. Contacting the Purchaser

- 29.1 Subject to clause-20, no Bidder shall contact the Purchaser on any matter relating to its Bid, in between Bid Opening and Contract Award period.
- Any effort by a Bidder to influence the Purchaser in the Purchaser's decisions in respect of Bid Evaluation, or Contract Award will result in the rejection of that Bidder's Bid.

30. Purchaser's Right to accept any Bid and to reject any or all Bids

30.1 The Purchaser reserves the right to accept or reject any Bid and to annul the Bidding process and reject all Bids at any time prior to award of Contract, without thereby incurring any Liability to the affected Bidder or Bidders or any obligation to inform the affected Bidder of the grounds for the Purchaser's action.

F. AWARD OF CONTRACT/(S)

31. Post Qualification

- 31.1 The Purchaser will determine to its satisfaction the Bidder selected as having submitted the lowest-evaluated / quality-evaluated / requirement-evaluated responsive Bid is qualified to satisfactorily perform the Contract.
- 3:1.2 The determination will take into account the Bidder's financial, technical and production after sales Service capabilities. It will be based upon an examination of the Documentary evidence of the Bidder's qualifications submitted by the Bidder, pursuant to clause-15, as well as such other information as the purchaser deems necessary and appropriate.
- 31.3 To verify its technical capability, the Bidder must provide with its bid Documentary evidence that the items offered have been in production for at least five (5) years and that a minimum of fifty (50) units of similar capacity have been sold (list of consignees should be attached) and have been in operation satisfactorily for at least 12 months.

32. Av/ard Criteria

- 32.1 An affirmative determination will be prerequisite for award of the Contract to the Bidder. A negative determination will result in rejection of the Bidder's Bid.
- 32.2 The Purchaser will award the Contract to the successful Bidder / Bidders whose Bid / Bids has / have been determined to be the lowest evaluated / quality-evaluated / requirement evaluated responsive Bid, provided further that Bidders determine to be qualified to satisfactorily perform the Contract.

33. Purchaser's Right to Vary Quantities at Time of Award

33.1 The purchaser reserves the right at the time of award of Contract to increase or decrease the quantity of Goods as specified in the specifications without any change in unit prices of other terms and conditions.

34. Notification of Award

- 34.1 The Purchaser will Notify the successful Bidder in writing by registered letter, or by Cable to be confirmed in writing by registered letter that his Bid has been accepted and on which basis the Bid has been accepted.
- 34.2 The Notification of Award will constitute the formation of a Contract until the Contract has been effected pursuant to clause-35.

35. Singing of Contract

- 35.1 At the time of Notification of award, the Purchaser will send the successful Bidder the Model Contract Document provided in these Bidding Documents, incorporating all agreement between the parties.
- Within thirty (30) days of receipt of such Contract Form, the successful Bidder shall sign and date the Contract and return it to the Purchaser.

36. Performance Security

Within the Seven (7) days of the receipt of Notification of award from the Purchaser, the Bidder shall furnish the performance Security, in accordance with the conditions of Contract, in the Performance Security Form provided in the Bidding Documents or any other form acceptable to the Purchaser.

SECTION-II BID DATA SHEET (BDS)

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

	《新聞》(1985)	ntroduction
ITB 1.1	Name of Contract.	Purchase of Office Furniture & Fixture
ITB 22.2	Name of Purchaser.	Project Director, MEHCU Project, Sindh, Karachi.
ITB 22.2	Purchaser address, Telephone & Fax #.	House No. F-55/3, Block-8, Kehkashan Scheme-5, Clifton, Karachi. Phone No: 021-99251238-9
ITB 1.1	Language of Bid	The Bid prepared by the Bidder, and all correspondence and documents relating to the Bid exchanged by the Bidder and the Purchaser, shall be written in the English language. Any printed literature furnished by the Bidder may be written in another language, provided that this literature is accompanied by the English translation, in which case, for purpose of interpretation of the Bids, the English Translation shall govern
	Bid R	sell Currency
ITB 12.2	Price Quoted:	Delivered Duty Paid (DDP) at Consignee End.
ITB 12.3	Bid Price:	Fixed.
ITB 13.1	Bid Currency:	Pak Rupees (PKR).
	A CONTRACTOR OF THE CONTRACTOR	Submission
ITB 19.1	Bid Security	2 % of the guoted Price
ITB 18	Bid Validity Period	90 Days.
ITB 20	Number of Copies	One (Original). Two copies
ITB 20.2	Address for Bid Submission	House No. F-55/3, Block-8, Kehkashan Scheme-5, Clifton, Karachi. Phone No. 021-99251238-9
ITB-20.0	ITB Title Number	Purchase of Office Furniture & Fixture, Machinery & Equipments and office Stationary item.
ITB 21	Deadline for Bid Submission	18.08.2015 at 12:00 noon
ITB 21.1	Date, Time & Place for Bid Opening	On 18.08.2015 at 01:00 pm at House No. House No. F-55/3, Block-8, Kehkashan Scheme-5, Clifton, Karachi, Phone No. 021-99251238-9
	A CONTRACTOR OF CONTRACTOR	irati Avaro
ITB 33	Purchaser's right to increase or decrease the quantities.	The Purchaser reserves the right to increase or decrease the quantities of articles to be procured, at the time of award of Contract as per SPP Rules, 2010

All offers be made as per format of Price Schedule of this document. Additional Pages may be used, if needed. In order to facilitate Bidders, a price schedule (containing the specifications & quantities of required stores) has been provided at Annex-A.

Prices quoted to cover all expenses including Freight, Taxes, and Insurance etc.

Gc ods will be required to be delivered as per schedule and at Consignee End.

SECTION-III QUALIFICATION & EVALUATION CRITERIA

ITB 16	Criteria Qualification:	for	do	e criteria for Qualification of Bid will be based on the conditions as laid wn in this Section, furnishing & submission of following currents/evidence/information.
			a) b)	Copy of Proprietorship/partnership deed Copy of NTN & Sales Tax Certificate
			d)	Three (3) years experience in relevant field. Financial Turnover at least 3 years (Bank statement or Bank certificate)
			e)	Undertaking/affidavit on stamp paper that the firm is not involve in any litigation / arbitration or has not abandoned any work or has never been black-listed in any department
			f)	Attach relevant brochure
			e)	Authorized distributor Certificate

SECTION-IV BIDDING FORMS

Table of Forms

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BIDDING FORMS

Bid Submission Sheet

	Date.
	Date: Invitation for Bid No:
CU Pro a' Initia men e No. f ashan	Director, Director, Dipect, ative Department, t of Sindh, F-55/3, Block-8, Scheme-5, Clifton, Karachi. D21-99251238-9
	ersigned, declare that:
(a)	We have examined and have no reservations to the Bidding Document, including Addenda No
(b)	We offer to supply in conformity with the Bidding Document and in accordance with the delivery schedule specified in the Schedule of Supply, the following Goods and Related Services:
(c)	The total price of our Bid, excluding any discounts offered in item (d) below is:
(d)	The discounts offered and the methodology for their application are:
(e)	Our Bid shall be valid for a period of days from the date fixed for the bid submission deadline in accordance with the Bidding Document, and it shall remain binding upon us and may be accepted at any time before the /expiration of that period;
)	If our Bid is accepted, we commit to obtain a Performance Security in the amount of percent of the Contract Price for the due performance of the Contract:
3)	Our firm, including any subcontractors or suppliers for any part of the Contract, have nationalities from the following eligible countries
	have nationalities from the following eligible countries =
(i) (b)	have nationalities from the following eligible countries

	(If none has been paid or is to be paid, indicate "none.")
(k)	We understand that this Bid, together with your written acceptance thereof included in your Notification of award, shall constitute a binding contract between us, until a formal Contract is prepared and executed.
(l)	We understand that you are not bound to accept the lowest evaluated hid or any
Name	other bid that you may receive.
in the	capacity of
Signed	·
	authorized to sign the security for and on behalf of
Date _	

BIDDING FORMS

Bid Security / Earnest Money Form

MUEKEA2	<u> </u>	
hereinafter called the "Bidde	r" has submitted its bid, dated	for the
	· · · · · · · · · · · · · · · · · · ·	
KNOW ALL MEAN by the	se presents that I/We	of
		our
registered office (s) at	do hereby	submit
Earnest Money of Rs.	(Rupees	
-) for the aforesaid Bid in the shape	•
Order/Demand Draft No.	Bank in favour of the Project Director, MEHCU Project	
hereinafter called " <i>Purchaser</i> ".	Name & Signature of Supplier (s)	
	Authorized Representative	-
		,
Dated		

BIDDING FORMS

Bid Security / Earnest Money Sheet

Tende	er No					
	rement of _				···	<u> </u>
Sr.	Quantity	Cost	Total Bid	Earne	st Money @ 5	% of Bid Value
No.		(Rs.)	Price/cost (Rs.)	Amount	P.O/D.D.	Name of Bank
	!					
		1				
		<u> </u>	:			

Signature of the Tenderer			
Name & Address	710.0		
Firm Stamp	-		
Dated			

BIDDING FORMS Price Schedule for Goods

Name of Bidder	
Marite Of Diddel	
 	· · · · · · · · · · · · · · · · · · ·

Office Furniture & Fixture

(Package)

Item	Description & Specification	Country of Origin	Quantity	Unit Price (in	Total Price (in
No.		Make & Model	arau, idiy	Pak Rs.)	Pak Rs.)
				Each	(4 x 5)
1.	2.	3.	4.	5.	6.
1	Executive Officers Tables		04		
2	Executive Revolving Chairs	7	04		
3	Executive Sofa set	7	04	-	· · · · · · · · · · · · · · · · · · ·
	Tables for Executive Sofa set	7	04	-	
_4	Cfficial Tables	7	06		
5	Official Revolving Chairs	7	06		
6	Sofa set with tables	7	02		
		╡ ├		· 	· · · · · · · · · · · · · · · · · · ·
7	Computer Tables	Specifications	01	···· - ··· ··· ··· ··· ··· ··· ··· ···	
8	Computer Chairs	attached	01	· · · · · · · · · · · · · · · · · · ·	
. 9 "	Visitor Chairs	†	30		
10	Wooden Almirah	┧ ├	06		
11	Conference Table	1	01		
12	Conference Chairs	†	20		
13	Window blind/curtain	!			·
14	Coat stand.	†	02		
15	File Rack	<u> </u>	08	·· - ··-	
16	File Cabinet	1 ⊢	08	<u>-</u> -	
17	Show Case	; <u> </u>	08	_ 	-····
18	Side Rack	 	08	·	
		tal Amount:	UQ		······································

Am	ount in Words:
۷)	The rates quoted for the items mentioned above shall be valid for 90 days from the date of opening of tender. The items should be delivered at specified consignees at risk and cost of contracting firm.

The pεyment shall be subject to deduction of Income/Sales Tax at source, inspection and production of delivery challars as being delivered the stores in full quantity & quality specified in contract.

The raies quoted in this schedule are inclusive of all the applicable taxes & freight/transportation etc. and written agains each item in figures and words without any cutting/error.

The samples of the articles (where applicable) as required in the GCC are provided. In case of discrepancy between unit price and total, the unit price shall prevail.

7) Bids will be recommended in total price for all items basis

The quantity of items specified above may increase or decrease as per need and availability of funds.

the o	capacity of						_	**		
	I						_			·
	authorized		the	security	for	and	on	behalf	of	

BIDDING FORMS Price Schedule for Goods

Name of Bidder	

Office Furniture & Fixture

(Package)

Item No.	Description & Specification	Country of Origin, Make & Model	Quantity	Unit Price (in Pak Rs.)	Total Price (in
				Each	Pak Rs.) (4 x 5)
1.	2.	3.	4.	5.	6.
1	Executive Officers Tables		04		<u>V.</u>
2	Executive Revolving Chairs	1	04		
3	Executive Sofa set	-	04		····
4	Official Tables	-	06		· · · · · · · · · · · · · · · · · · ·
5	Official Revolving Chairs	-	06		
6	Sofa set	7	02		
7	Computer Tables	-	1 200		· · · · · · · · · · · · · · · · · · ·
8	Computer Chairs	┥	20001		
9	Visitor Chairs	Specifications	30		
10	V√ooden Almirah	attached	·		·
11	Conference Table	- ·	06		······
12	Conference Chairs	┥	01		
13	V/indow blind/curtain		20		···
14	Coat stand.	-			
15	Fle Rack	┦ ┡	02		
16	F le Cabinet	-l	08		
17	Show Case		08	<u> </u>	
18	S de Rack	4	80		·
		<u> </u>	08		
		tal Amount:	<u> </u>		

Amount in Words:	
	*·····································

- 1) The rates quoted for the items mentioned above shall be valid for 90 days from the date of opening of tender.
- 2) The items should be delivered at specified consignees at risk and cost of contracting firm.
- The payment shall be subject to deduction of Income/Sales Tax at source, inspection and production of delivery challans as being delivered the stores in full quantity & quality specified in contract.
- 4) The rates quoted in this schedule are inclusive of all the applicable taxes & freight/transportation etc. and written against each item in figures and words without any cutting/error.
- 5) The samples of the articles (where applicable) as required in the GCC are provided.
- 6) In case of discrepancy between unit price and total, the unit price shall prevail.
- 7) Bids will be recommended in total price for all items basis

in the	capacity of	<u> </u>										
Signed	d			_				•••				
Duly	au:horized	to	sign	the	security	for	and	on	behaif	of		
<u> </u>			-	<u> </u>								
Date _			_						(en e	*******
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1	also	/ (,e	→	82	, – ,	1000	•)			Small 4 confinte +	

SCHEDULE OF REQUIREMENT

The office furniture & Fixture and Machinery & Equipment shall be delivered and installed in accordance with the subsequent purchase/supply order to be issued by the purchaser as per following schedule of requirement: -

Mode of penalty	100% quantity as per Purchase/Supply Order	Total delivery period
Without penalty	45 days	45 days
With penalty @ 0.5% per day on total bid cost after 45 days of Purchase Order on undelivered quantity	15 days	60 days

Name		. <u>.</u> .	 	<u>.</u> _						
	acity of									
	· · ·									
				for	and	on	behalf	of	***	
Date			 						<u>,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,</u>	

PART - II

CONTRACT

GENERAL CONDITIONS OF CONTRACT (G.C.C)

01. <u>Use of Contract Documents and Information</u>

- The Supplier shall not, without the Purchaser's prior written consent, disclose the Contract or any provision thereof, or any specification, pattern sample or information furnished by or on behalf of Purchaser in connection herewith to any person other than 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 purpose of such performance.
- 1.2 The Supplier shall not, without the Purchaser's prior written consent, make use of any Document or information specified in clause 1.1 above, except for the purpose of performing the Contract.
- Any Documents / Literatures / Catalogues if Supplied by the Purchaser, other than the Contract itself, specified in clause 1.1 above, shall remain the property of the Purchaser and shall be returned (in all copies) to the Purchaser, on completion or prior to the completion of the Supplier's performance under the Contract, if so required by the Purchaser.

02. Change Order

- 2.1 The Purchaser may at any time, by written Notice to the Supplier, 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 Purchaser; or
 - (b) the method of shipment or packing; or
 - (c) the method of installation; or
 - (d) the place of delivery.
- Upon Notification by the Purchaser of such change, the Supplier shall submit to the Purchaser an estimate of costs for the proposed change (hereinafter referred to as the Change or Changes) including any change in the schedule of Payments, within ten (10) calendar days of receipt of Notice of change, and shall include an estimate of the impact (if any) of the Change on the delivery dates under the Contract, as well as a detailed schedule for the execution of the Change, if applicable.
- 2.3 The Supplier shall Not perform change in accordance with clause 2.1 above until the purchaser has authorized a change order in writing on the basis of the estimate provided by the Supplier as described in clause 2.2 above.
- Changes mutually agreed upon as a change shall constitute a part of work under this Contract, and the provisions and conditions of the Contract shall apply to said change.

03. Contract Amendments

3.1 Subject to clause 2, No. variation in or modification of the conditions and terms of the Contract shall be made except by written amendment signed by the parties.

04. Sub-Contracts

- 4.1 The Supplier shall not subcontract all or any party of the contract without first obtaining the Purchaser's approval in writing of the sub-contracting and the subcontractor.
- 4.2 The Supplier guarantees that any and all subcontractors of the Supplier for performance of part of work under the Contract will comply fully with the terms of the Contract applicable to such part of the work under the Contract.

05. Country of Origin

- 5.1 All Goods & Services Supplied under the Contract shall have their origin in eligible countries.
- 5.2 For purpose of this clause, "Origin" shall be considered to be the place where the Goods were mined, grown or produced or from which the Services are provided. Goods are produced when, through manufacturing, processing or substantial and major assembling of components, commercially recognized

products results that is substantially different in basic characteristics or in purpose or utility from its components.

06. <u>Inspection and Test</u>

- 6.1 The Purchaser or its representative shall have the right to inspect the work being carried out under this Contract and to test the goods to confirm their conformity to the Specifications. The Specifications, Conditions of Contract or Specifications or both shall specify what inspections the Purchaser requires and where they are to be conducted. The Purchaser shall notify the Supplier in writing of identity of any representative retained for these purposes.
- The inspections and test may be conducted by the "Procurement Committee of MEHCU Project on the premises of the Supplier or its sub-Contract(s), at the point of delivery and at the Good's final destination. Where conducted on the premises the Supplier or its sub-Contractor(s) all reasonable facilities and assistance, including access drawings and production data, shall be furnished to the Inspection Committee at No. charges to the Purchaser.
- Should any inspected tested Goods fail to conform to the Specifications, the Purchaser may reject them, and the Supplier shall either replace the rejected Goods or make all alteration necessary to meet the requirements of the specifications, free of cost to the purchaser.
- The Purchaser's right to inspect, test and where necessary, reject the Goods after the Goods arrival at the site of the installation shall in no way be limited or waived by reason of the Goods have previously been inspected, tested and passed by the Purchaser or its representatives prior shipment of the Goods.
- 6.5 Nothing in this clause 6 shall in any way release the Supplier from any Warranty obligations under the Contract.

07. Packing And Transportation

(A) Packing

- (a) The Supplier shall provide such packing of the Goods as is required to prevent their damage or deterioration during transit to their final destination, as indicated in the Contract. The packing shall be sufficient to withstand, without limitation, rough handling during transit and exposure to extreme temperatures, salt and precipitation during transit, and open storage. Packing case size and weights shall take into consideration, where appropriate, the remoteness of the Goods' final destination and the absence of heavy handling facilities at all points in transit.
- (b) The packing, marking, and documentation within and outside the packages shall comply strictly with such special requirements as shall be expressly provided for in the Contract, including additional requirements, if any, specified in the Special Conditions of Contract and in any subsequent instructions ordered by the Purchaser.

(B) Transportation

- (a) The Supplier shall at its own risk and expense transport all the Goods and the Supplier's Goods to the Site by the mode of transport which the supplier judges most suitable under all the circumstances.
- (b) Upon dispatch of each shipment of the Goods and the Supplier's Goods, the Supplier shall Notify the Purchaser by fax of the description of the Goods and the Supplier's Goods, the point and means of dispatch, and the estimated time and point of arrival in the country where the Site is located, if applicable, and at the Site. The Supplier shall furnish the Purchaser with relevant shipping documents specified in the Special Conditions of Contract.
- (c) The Supplier shall be responsible for obtaining, if necessary, approvals from the authorities for transportation of the Goods and the Supplier's Goods to the Site. The Purchaser shall use its best endeavors in a timely and expeditious manner to assist the Supplier in obtaining such

approvals, if requested by the Supplier. The Supplier shall indemnify and hold harmless the Purchaser from and against any claim for damage to roads, bridges or any other traffic facilities that may be caused by the transport of the Goods and the Supplier's Goods to the Site.

08. Patent/Manufacturing Rights

The Supplier shall indemnify and hold the purchaser harmless against all third party claims of infringement of patent trademark or industrial design rights arising from use of the Goods or any part thereof.

09. Performance Security

- The Supplier shall cause performance security to be furnished to the Purchaser at the amount of five percent (5%) of the Contract price (including bid security/earnest money @ 2% already submitted by the bidder at the time of submission of bid). Such performance Security shall be provided in form as is acceptable to the Purchaser, within seven (7) days after the Supplier's receipt of the Notification of award of Contract.
- 9.2 The proceeds of the performance security shall be Payable to the Purchaser as compensation for any loss resulting from the Supplier's failure to complete its work under the Contract. The Supplier shall cause the validity period of the performance security to be extended for such period(s) as the Work Schedule may be extended pursuant to Clause 18.2.

The performance Security shall be denominated in a Currency of the Contract, or in a freely convertible Currency acceptable to the Purchaser, and shall be in one of the following forms:

- (a) A Bank Guarantee for the balance amount after conversion of Earnest Money in to Performance Security / Security Deposit, issued by the Bank acceptable to the Purchaser, or in such other form as is acceptable to the Purchaser; or
- (b) A Pay Order or Bank Draft of the amount as in clause-a, in favour of Purchaser.
- 9.4 The Performance Security will be discharged or returned or both by the Purchaser after submission (by Supplier) of Bank Guarantee of 10% of the ordered material to cover the Warrantee Period, but Not later than thirty (30) days following the date of Final Acceptance pursuant to Clause 12.1.

10. <u>Indemnity</u>

- 10.1 The Supplier and the Purchaser shall indemnify and hold harmless each other from and against such claims and liabilities as provided in the Special conditions of Contract.
- Not-with-standing anything in this Contract to the contrary, it is agreed that neither the Supplier nor the Purchaser shall be held liable to the other party for loss of production, loss of profit, loss of use or any other indirect or consequential damage.

11. <u>Insurance</u>

11.1 All Goods supplied under the Contract shall be fully insured in a freely convertible Currency against loss or damage incidental to manufacture or acquisition, transportation, Storage delivery, and installation, in the manner specified in the special Conditions of Contract.

12. <u>Transfer of Title.</u>

12.1 The Goods, whether installed or Not, shall immediately, in consideration of Payment of the first installment if any of the Contract price to the Supplier by the Purchaser, become and remain the property of the Purchase; provided always that the Supplier shall have a particular possessory lien on the Goods to the extend the value thereof exceeds the total value of the installment payments made is the Purchaser to the Supplier.

12.2 Not-with-standing the provisions of Clause 11.1, the Supplier shall be responsible for all damages to and loss of all aforesaid items furnished by the Supplier and

item furnished to the Supplier by the Purchaser to enable the Supplier to complete the installation and for all temporary structure and facilities and for all parts of the installation completed or in progress, until the Certificate and Final Acceptance has been issued pursuant to Clause 12.1.

13. Acceptance

Upon completion of the work under the Contract, a final inspection at site carried out by the Inspection Committee for the purpose and accepting the Goods (hereinafter called the final Acceptance). Such inspection shall constitute the Final Acceptance of the Goods and Services under the contract, unless the Inspection (during the Inspection) shows defects or shortcomings or both. In case of defect or shortcomings or both which in the Purchaser's opinion are considered essential, a re-inspection shall be convened when the Supplier has given Notice of completion of the corrective work carried out with regard hereto otherwise the Purchaser may accept the Goods if the defects or shortcomings or both are Not considered essential, and the Supplier has agreed to carry out the repairs in conformity with this Contract.

14. Warranty

- 14.1 The Supplier warrants to the Purchaser that the Goods and Services supplied under the Contract will comply strictly the Contract, shall be first class in very particular case and shall be free of all defects. The Supplier further warrants to the Purchaser that all material, Goods and Supplies furnished by the Supplier or its sub-Contractors for the purpose of the Goods will be new merchantable of the most suitable grade, and fit for their intended purpose. The Contractor further warrants that the Services
 - to be carried out under this Contract will confirm with general accepted professional standards and Engineering principles.
- This warranty shall remain valid for twenty four months after the Final Acceptance or after the date of arrival of Goods at the site, whichever period concludes earlier, unless specified otherwise in the special conditions of Contract.
- 14.3 The Purchaser shall promptly notify the Supplier in writing of any claim arising under the Warranty.
- 14.4 Upon receipt of such Notice, the Supplier shall promptly but not later than 7 days of such request repair or replace the defective Goods or part thereof, inclusive, where applicable, the cost of inland delivery of the repaired or replaced Goods or parts from the port of entry to the final destination and their installation.
- 14.5 Without prejudice to Clause 13.3 and 13.4 above, the Supplier shall promptly correct, at No. cost to the Purchaser, any defect in any work of correction performed pursuant to Clauses 13.3 and 13.4 above, upon receipt of written Notice of defect within 15 days from acceptance of the Notice for correction of the defect.
- 14.6 If the Supplier, having been notified, fails to remedy the defect (s) in accordance with the Contract, the Purchaser may proceed to take such remedial actions as may be necessary, at the Supplier's expenses. The Supplier's Warranty pursuant to this Clause 13 is without prejudice to any other rights or remedies, which the Purchaser may have against the Supplier under Contract.

15. Payment

- The method and conditions of payment to be made to the Supplier under this Contract shall be specified in the Special Conditions of Contract.
- The Supplier's request(s) for payment shall be made to the Purchaser in writing, accompanied by an invoice describing, as appropriate, the Goods delivered and Services performed, and by documents submitted pursuant to Clause 9 and upon fulfillment of other obligations stipulated in the Contract.
- Payments shall be made promptly by the Purchaser, but in case not later than sixty (60) days after submission of an invoice or claim by the Supplier.

15.4 The currency or currencies in which payment is made to the Supplier under this Contract will be made in the currency or currencies specified in the Bid Form.

16. Prices

16.1 Prices charged by the Supplier for Goods delivered and Services performed under the Contract shall Not vary from the prices quoted by the Supplier in its bid, with the exception of any change in price resulting from a Change Order issued in accordance with Clause 3, or if applicable, adjustments authorized in accordance with the price adjustment provisions specified in the Special Conditions of Contract.

17. Extensions in the Supplier's Performance

- 17.1 Delivery and installation of the Goods shall be made by the Supplier in accordance with the Time/ Work Schedule, pursuant to the Special Conditions of Contract.
- 17.2 The Supplier may claim extension of the time limits as set forth in the Work Schedule in case of:

(a) Changes ordered by the Purchaser pursuant to Clause 2;

(b) Delay of any materials, drawing or Services which are to be provided by the purchaser (Services provided by the Purchaser shall be interpreted to include all approvals by the Purchaser under the Contract as well as access to the site);

(c) Force Majeure Pursuant to Clause 22.1 and;

- (d) Delay in performance of work caused by orders issued by the Purchaser. The Supplier shall demonstrate to the Purchaser's satisfaction that it has used its best endeavors to avoid or overcome such causes of delay, and the parties will mutually agree upon remedies to mitigate or overcome such causes of delay.
- 17.3 Notwithstanding Clause 16.2 above, the Supplier shall Not be entitled to an extension of time for completion unless the Supplier, at the time of such circumstances arising, immediately has Notified the Purchaser in writing of any delay that it may claim as caused by circumstances pursuant to Clause 16.2 above; and upon request of the Purchaser, the Supplier shall substantiate that the delay is due to the circumstances referred to by the Supplier.

18. <u>l_iquidated Damages</u>

8.1 Subject to Clause 22, Force Majeure, if the Supplier fails to deliver any or all of the Goods of to perform the Services within the period(s) specified in the Contract, the Purchaser shall, without prejudice to its other remedies under the Contract, deduct from the Contract Price, as liquidated damages, a sum equivalent to the percentage specified in the Special Conditions of Contract of the delivered price of the delayed Goods or unperformed Services for each week or part thereof of delay until actual delivery or performance, up to a maximum deduction of the percentage specified in the Special Conditions of Contract. Once the maximum is reached, the Purchaser may consider termination of the Contract pursuant to Clause 17, Termination for Default.

19. <u>Termination for Default</u>

- 19.1 The Purchaser may, without prejudice to any remedy for breach of Contract written Notice of default sent to the Supplier, terminate the Contract in whole or in part:
 - (a) If the Supplier fails to deliver any or all of the Goods within the time period(s) specified in the Contract, or any extension thereof granted by the Purchaser, pursuant to Clause-15
 - (b) If the Supplier fails to perform any other obligations(s) under the Contract; and if the Supplier, in either of the above circumstances, does Not cure its failure within a period of the (10) calendar days (or such longer period as

the Purchaser may authorize in writing after receipt of a Notice of default from the Purchaser specifying nature of the default (s).

In the event the Purchaser terminates the Contract in whole or in part, pursuant to Clause 17.1 above, the Purchaser may procure, upon such terms and in such manner as it deems appropriate Goods similar to those undelivered, and the Supplier shall be liable to the Purchaser for any excess costs for such similar Goods Not-with-standing the above, the Supplier shall continue performance of the Contract to the extent Not terminated.

20. <u>Termination for insolvency</u>

20.1 The Purchaser may at any time terminate the Contract by giving written Notice to the Supplier without compensation to the Supplier, if the Supplier becomes bankrupt or otherwise insolvent. Not-with-standing the above, such termination will Not prejudice or affect any right of action of remedy which has occurred or will accrue hereafter to the Purchaser.

21. Termination for Convenience

- 21.1 The Purchaser may, by written Notice to the Supplier, terminate the Contract, in whole or in part, at any time for its convenience. The Notice of termination shall specify that termination is for the Purchaser's convenience, the extent to which performance of Supply of Goods under the Contract is terminated, and the date upon which such termination becomes effective.
- 21.2 The Goods which are complete and ready for shipment within thirty (30) days after the Supplier's receipt of Notice of termination shall be purchased by the Purchaser at the Contract prices and on the other Contract terms. For the remaining Goods, the Purchaser may elect:
 - (a) to have any portion thereof completed and delivered at the Contract prices and on the other Contract terms; and / or
 - (b) to cancel the remainder and pay to the Supplier an agreed amount for partially completed Goods and for materials & parts previously procured by Supplier for the purpose of Contract, together with a reasonable allowance for overhead and profit.

22. Resolution of Disputes

- 22.1 The Purchaser and the Supplier shall make every effort to resolve amicably by direct informal negotiation any disagreement or dispute arising between them under or in connection with the Contract.
- 22.2 If after thirty (30) days from the commencement of such informal negotiations, the Purchaser and the Supplier have been unable to resolve amicably a Contract dispute, either part, may require that the dispute be referred for resolution by arbitration by the mechanism described in the Special Conditions of Contract. The award shall be final and binding on the parties.

23. Applicable Law

23.1 The Contract shall be governed by and interpreted in accordance with the laws of the Islamic Republic of Pakistan/Government of Sindh.

24. Force Majeure

- 24.1 In the event that the Supplier or any of its sub-Contractors, or the Purchaser is delayed in performance of any of its respective obligations under the Contract, and such delay is caused by Force Majeure, including but not limited to war, civil insurrection, fires, floods, epidemics, earth quakes, quarantine restrictions, and freight embargoes, such delay may be executed as provided in Clause-16, and the period of such delay may be added at the time of performance of the obligation delayed.
- 24.2 If a Force Majeure situation arises, the Supplier shall promptly notify the Purchaser in writing of such Condition and the cause thereof. Unless otherwise directed by the Purchaser in writing, the Supplier shall continue to perform its obligations under the Contract as far as is reasonably practical and shall seek all

reasonable alternative means for performance Not prevented by the Force Majeure event.

25. Assignment

25.1 The supplier shall not assign, in whole or in part, its obligations to perform under the Contract, except with the Purchaser's prior written consent.

26. Contract Language

- 26.1 The Supplier hereby represents that he has sufficient knowledge of English Language to understand fully the Contract. The Contract shall be in the English Language, except if otherwise specifically agreed in writing between the parties.
- 26.2 The Supplier shall bear all costs of translation to English and all risks of the accuracy of such translation.

27. Taxes and Duties

27.1 The Supplier shall be entirely responsible for all Taxes, Stamps duties and all other such levies imposed by the Government of Pakistan/ Sindh. In case of the item to be supplied is imported than the supplier shall be responsible for all taxes imposed by outside country.

28. Headings

28.1 Headings, whether of Clauses or of other parts of the Contract, are for reference only and are not be construed as part of the Contract.

29. Waiver

29.1 Failure of either party to insist upon stories performance by the other party of any provision of the Contract shall in No. way be deemed or construed to effect in any way the right of that party to require such performance.

30. <u>Deduction of Income/Sales Tax</u>

30.1 Income/Sales Tax will be deducted from the payment made to the Contractor at source as per the Income/Sales Tax laws amended to date.

SECTION - VI

SPECIAL CONDITIONS OF CONTRACT (S.C.C)

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

1. <u>Definition</u>

- 1.1 The Purchaser is Project Director, MEHCU Project, Special Initiative Department government of Sindh.
 - 1.2 The purchaser country is Pakistan.
 - 1.3 Eligible countries as notified by Government of Pakistan/Sindh.

2. Inspection and Tests (GCC Clause 06)

- 2.1 The following inspection and tests from time to time may be required by the Purchaser.
 - (a) Technical Specifications.
 - (b) Performance of Goods should be as per Warranty/Guarantee Card.
 - (c) All legal documents should be available on site/work place.

3. Indemnity (GCC Clause 10)

- 3.1 The indemnity provisions shall take into consideration the risks that apply during the various stages of execution of the Contract such as:
 - i. third parties:
 - ii. Supplier's facilities and Goods;
 - iii. Supplier's personnel (including its subcontractors):
 - iv. Purchaser's facilities and Goods, including the Goods.
 - iv. Purchaser's personnel.

4. <u>Documents & Delivery (Instruction to bidder Clause 16)</u>

- For imported supplies/goods, immediately upon shipment of the Contract items from the port of shipment the documents listed below, must be mailed/faxed to the Purchaser:
 - One original and eight copies of detailed commercial invoices;
 - ii) Two original and eight copies of clean, on-board bill of lading;
 - iii) One original and eight copies of Packing Lists;
 - iv) One original and eight copies of Marine Insurance Policy;
 - Manufacturer's or Supplier's warranty certificate;
 - One original and eight copies of Inspection Certificate, issued by the inspection agency so nominated by the purchaser, and the Supplier's factory inspection report;
 - vi) One original and eight copies of Certificate of Origin;
 - vii) Eight copies of shipping advice; and
 - viii) One original and eight copies of Consular Invoices.

Note: It is required that all copies of documents shall be legible; otherwise, photocopies of the original shall be furnished.

- 4.2 Supplies covered by this Contract shall be packed in such manner as would be adequate for ocean export shipment. Such packing must be sufficient to secure safe arrival at destination, fully covering such overseas ocean transport hazards as rough handling and possible corrosion due to exposure to salt, atmosphere, salt spray or open storage. For any losses or damages in transit, full compensation shall be paid to the Purchaser by the Supplier:
 - a) The contents of each shipping package shall be itemized on a detailed packing list showing quantity of Goods, gross and net weight and extreme

outside dimensions (length, width & height) of each piece of container, Metric measure shall be used.

b) One copy of the detailed packing list shall be enclosed in each package to be shipped. There shall also be enclosed in one package eight copies of a Master Packing List, summarizing and identifying each individual package which is a part of the shipment.

In addition to the standard, appropriate shipping marks, the following shipping marks should be properly made on all packages:

Stipulated in the order:

Contract No.			
Gross Weight (Kg)	 		
Net Weight (Kg)	 	<u> </u>	****
Dimension (Meters)		·	

Contractor should not ship more than the Contracted quantity and the Purchaser shall not be held responsible for payment in the case of aforesaid excess quantity. The Contractor shall be responsible for all consequences of the excess shipment.

- 4.3 After delivery of Contracted Goods, the Supplier shall submit within fifteen (15) days the following documents to the Purchaser.
 - (a) Manufacturer's or Supplier's Warranty / Guarantee Certificate
 - (b) Copies of the Packing list identifying contents of each Package.
 - (c) Certificate of Origin.
 - (d) Copies of the Supplier's Invoice showing Goods, Description, Quantity, Unit price and Total amount.
 - (e) Inspection / Delivery Certificate issued by the Project Director, MEHCU Project Sindh, Karachi.

5. Work Schedule

- E.1 Work schedule/manufacturing schedule along with installation schedule will be drawn in consultation with Project Implementation Unit and attached with Contract documents.
- 6. <u>Country of Origin (GCC Clause-5)</u>
 - 6.1 The list of eligible countries as listed in Section-V of bidding document.

7. <u>Transportation (GCC Clause-7)</u>

7.1 For Goods supplied from outside the Purchaser's country:

Upon shipment, the supplier shall Notify the purchaser and Insurance Company by fax the full details of the shipment, including Contract number, description of Goods, quantity, the bill of lading number and date, port of loading, date of shipment, port of discharge, etc. The Supplier shall mail the following documents to the Purchaser, with a copy to the Insurance Company:

- i) copies of the Supplier's invoice showing Goods' description, quantity, unit price, and total amount:
- original and two copies of the negotiable, clean, on-board bill of lading marked "freight prepaid" and two copies of Nonnegotiable bill of lading;
- iii) copies of the packing list identifying contents of each package;
- iv) insurance certificate;
- v) Manufacturer's or Supplier's warranty certificate;
- vi) Inspection certificate, issued by the Nominated inspection agency, and the Supplier's factory inspection report; and
- vii) Certificate of origin.

The above documents shall be received by the Purchaser at least one week before arrival of the Goods at the port or place of arrival and, if not received, the Supplier will be responsible for any consequent expenses."

7.2. For Goods from within the Purchaser's country:

Upon delivery of the Goods to the transporter, the Supplier shall notify the Purchaser and mail the following documents to the Purchaser:

copies of the Supplier's invoice showing Goods description, quantity, unit price, and total amount;

ii) delivery Note, railway receipt, or truck receipt;

iii) copies of the packing list identifying contents of each package;

iv) insurance certificate;

Manufacturer's or Supplier's warranty certificate;

vi) Inspection certificate issued by the Nominated inspection agency, and the Supplier's inspection report; and

vii) Certificate of origin.

The above documents shall be received by the Purchaser before arrival of the Goods and, if not received, the Supplier will be responsible for any consequent expenses."

8. Payments (GCC Clause 15)

- 8.1 For Goods supplied from outside the Purchaser's Country, the Purchaser will pay to the Supplier as follows:
 - Upon signing of the Contract, the Purchaser shall establish a Letter of Credit in a Commercial Bank, acceptable to both the parties, in favor of the Supplier, in the amount representing 100% of the Foreign Components Cost of the Contract.
 - b) The Purchaser shall also arrange with the Asian Development Bank for the letter's issuance of a qualified commitment for reimbursement directly to the advising bank in Pakistan of the said Letter of Credit.
 - C) On Shipment: Seventy (70) percent of the Contract Price of the Goods shipped shall be paid through irrevocable confirmed letter of credit opened in favor of the Supplier in bank in its country under the ADB commitment procedure, upon submission of documents specified in these Special Conditions of Contract.
 - d) On Acceptance: Twenty Five (25) percent of the Contract Price of Goods received shall be paid within thirty (30) days of receipt of the Goods upon submission of claim supported by the acceptance certificate issued by the Purchaser.
 - e) On Expiration of Warranty: Five (5) percent of the Contract Price of Goods received shall be paid within thirty (30) days upon expiration of the warranty period.

8.2 For Goods supplied from within the Purchaser's Country, the Purchaser will pay to the Supplier as follows:

- a) 100% of the Contractual value of each individual consignment upon delivery at the consignees end of the Goods against presentation of the following documents:
 - i) Copies of the Supplier's invoice showing Good's description, quality, unit price, and total amount of payment due.

ii) Manufacturer's Warranty Certificate.

- iii) Inspection Certificate issued by the authority nominated by the Purchaser.
- iv) Certificate of the receipt of Goods issued by the consignee.

V) Certificate of Origin.

- b) Price charged by the Supplier for Goods delivered under the Contract shall not vary from the price quoted by the Supplier in the Bid Form.
- 8.3 The Purchaser will pay the Supplier directly for the costs of local handling, storage, transportation to site and installation services as follows (for Goods supplies from outside purchaser's Country):

- (a) Upon Arrival of Goods at site: Fifteen percent (15%) of all such costs shall be paid to the Contractor within 30 days upon arrival of all the Goods on the site of installation.
- (b) Upon 50 percent Completion of the Services: Forty percent (40%) of all such costs shall be paid to the Contractor within 30 days upon completion of (definition of physical stage corresponding to about 50 percent completion).
- (c) On Acceptance: Forty percent (40%) of all such costs shall be paid to the Contractor within 30 days after Acceptance pursuant to Clause 13 of these General conditions of Contract; and
- (d) On Expiration of Warranty: Five percent (5%) of all such costs shall be paid to the Contractor upon expiration of the warranty period.
- 8.4 The final payment (5%) to be made to the Supplier upon expiry of the warranty period, may be released at the time of acceptance against a bank guarantee or other acceptable security in favor of the Purchaser for such amount.

8.5 Shipment of Items:

- 8.5.1 All Contract items shall be shipped to the Karachi Seaport, and not to any other port, Purchaser reserves the right not to consider valid any shipment to a port of entry different from that stipulated, here nor shall it entertain any additional payment as a consequence of the mis-shipment.
- 8.5.2 The Contractor shall Notify the Purchaser by cable, as soon as possible, the following information regarding each shipment:
 - i) Contract Number.
 - ii) Items shipped.
 - iii) Numbers of Packages Shipped.
 - iv) Name of Ship.
 - v) Name of Shipping Lines and Pakistan Agent
 - vi) Bill of Lading Number.
 - vii) Port of Exit.
 - viii) Date of Shipment.
 - ix) Expected Date of Arrival at the Port of Entry.

This cable shall become part of the documentation.

9. <u>Insurance Delivery and Commissioning of Goods (GCC Clause 11)</u>

- 9.1 The Goods supplied under this Contract shall be delivered and risk is transferred to the Buyer after having been delivered, hence, insurance coverage is Suppliers responsibility. Since the Insurance is Suppliers responsibility they may arrange appropriate coverage.
 - on the Goods during transportation (including maritime risks), storage and installation;
 - (ii) on properties against fire, earthquake, floods, theft, strikes, riots;
 - (iii) on personnel workmen's compensation/employer's liability;
 - (iv) general third party liability;
 - (iv) use of, e.g., motor vehicle, helicopter, or other special types of liability cover.

10. Warranty (GCC Clause 14)

10.1 In partial modification of the provisions, the warranty period shall be of two (02) years after receiving the Goods.

11. Included Services

- 11.1 The following Service shall be covered:
 - (a) The Supplier shall deliver the Goods in assembled condition ready to operate at the consignee site.
 - (b) The Supplier shall install, demonstrate the Goods and its Operation at the consignee site.

- (c) The Supplier shall ensure the supply of operational and service manuals and diagrams of Goods.
- (d) The Supplier shall train the staff in use of Goods.

12. Resolution of disputes (GCC Clause-22)

12.1 In the case of dispute between the Purchaser and a Supplier, the dispute shall be referred to adjudication / arbitration in accordance with the laws of Islamic Republic of Pakistan/Government of Sindh.

13. <u>Liquidated Damages (GCC Clause-18)</u>

- 13.1 Liquidated damages shall be levied at the uniform rate of 2% per month or part thereof, which will be calculated on the basis of calendar month.
- 13.2 The penalty shall be only for the undelivered stores, except where the undelivered part hold-up the use of the delivered part.
- 13.3 The maximum penalty would be up to 10% of the Contract (Package) price.

13.4 The Purchaser may waive liquidated damages provide.

- (a) there is no. physical or potential loss to the Purchaser.
- (b) Rate of the stores have not gone down, Supplier is not responsible for delay in the supply of the Goods.

14. Spare Parts

- 14.1 Supplier will submit with contract document list of essential spare parts expected during warranty period.
- 14.2 Availability of the spare parts shall be ensured during the period of warranty / by the Supplier.

15. License & Permits

15.1 Any License / Permit required shall be arranged by the Contractor / Supplier for Local Purchases.

16. Control of Materials by the Purchaser

- "All materials and Goods used in manufacturing by the Supplier pursuant to this Contract shall be received by the Supplier in the presence of the Purchaser and shall be inspected jointly by the Supplier and the Purchaser. The delivery and acceptance of all such materials and Goods shall be recorded in writing."
- 17. <u>SPRA</u>
 - 7.1 In addition to all conditions laid down in this document, all Purchase Contracts shall also be governed as per SPRA Rules.

18. <u>Notices</u>

- For the purpose of all notices, the following shall be addresses of the Purchaser and Supplier(s):
 - (a) PURCHASER:

Project Director, MEHCU Project,

Special Initiative Department, Government of Sindh,

(b) SUPPLIER(S)	

SECTION - VII

CONTRACT FORMS

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CONTRACT FORMS (AGREEMENT)

Date:
Contract Name and No.
Project Director, MEHCU Project, Special Initiative Department, Government of Sindh, Karachi.
WHEREAS (hereinafter "the Supplier") ha undertaken, pursuant to Contract No dated, to suppl (hereinafter "the Contract").
AND WHEREAS it has been stipulated by you in the aforementioned Contract that the Supplie shall furnish you with a security issued by a reputable guarantor for the sum specified therein as security for compliance with the Supplier's performance obligations in accordance with the Contract.
AND WHEREAS the undersigned, legally domiciled in (hereinafter "the Guarantor"), have agreed to give the Supplier a security.
THEREFORE WE hereby affirm that we are Guarantors and responsible to you, on behalf of the Supplier, up to a total of
This security is valid until the day of,
Name
In the capacity of
Signed
Duly authorized to sign the security for and on behalf of
Date

the	ICO FIC	<i>TRACT</i> m bject, Spe one	ade on this cial Initiative part	and	day of
part. WHE Supp Equi	ER'EAS plier (he	s") (AS Note: the provi	aser is desir called "SUF MENTIONED	ous that (name	hereinafter called the SUPPLIER of the other me & nature of stores/articles) be provided by the Office furniture & Fixtures and Machinery & OCUMENTS) and has accepted a Bid by the um of Rs. hereinafter called "the
	NOW	THIS CO	NTRACT W	ITNESSETH	AS FOLLOWS:
	1.	In this A	Agreement v	vords and exi	pressions shall have the same meanings as are the conditions of Contract referred to.
	2.	(a) t (b) t (c) t (d) t (e) t	of this Agree the Bid Form he Schedule he Technica he General (he Special C	ement, viz, and the Price of Requirem I Specification Conditions of	ns. Contract, Contract, and
	3.	provide the prov Supplier the Con	ter mentional the articles isions of the in consideration of the consideration of the Constant in contract.	ed, the Supp to remedy de Contract, 4 ation of the p of such othe	to be made by the Purchaser to the Supplier as olier hereby covenants with the Purchaser to efects therein in conformity in all respects with the Purchaser hereby covenants to pay the provision of the articles and to remedy defects, er sum as may become Payable under the etimes and in the manner prescribed by the
IN WI accord	TNESS lance w	WHERE	OF the parti	es hereto ha s the day and	ave caused this Agreement to be executed in divided the discrete discrete divided by the divi
					he (for the Purchaser)
Signed	i, :Seale	d & Delive	ered by	····· ti	he (for the Supplier)

CONTRACT FORMS (PERFORMANCE SECURITY)

		Date.	
		Contract Name and	1 No.
Project Director, MEHCU Project, Special Initiative Depa Government of Sindh, Karachi	rtment,		
WHEREAS undertaken, pursuant	to Contract No.	(hereinafter	"the Supplier") has
<u> </u>		(hereinafter "the Contra	act").
sum specified therein a accordance with the Co	as security for compliand ontract	in the aforementioned Co issued by a repose se with the Supplier's pen	utable guarantor for the formance obligations in
domiciled in _	ildersigned	<u> </u>	, legally
"the Guarantor"), have	agreed to give the Suppli	er a security.	(hereinafter
THEREFORE WE here Supplie, up to demand declaring the Sany sum or sums within	by affirm that we are Gua a total of and we Supplier to be in default to the limits of	arantors and responsible Rupees //e undertake to pay you, under the Contract, with as a for your demand or the so	upon your first written out cavil or argument,
	·		
Name			
In the capacity of	<u> </u>	· .	
Signed			
	gn the security for a	nd on behalf of	
Date			

CONTRACT FORMS (ADVANCE PAYMENT SECURITY)

Date:
Contract Name and No.
Project Director, MEHCU Project, Special Initiative Department, Government of Sindh, Karachi
In accordance with the payment provision included in the Contract, in relation to advance payments, (hereinafter called "the Supplier") shall deposit with the Purchaser a security consisting of to guarantee its proper and faithful performance of the obligations imposed by said Clause of the Contract, in the amount of
We, the undersigned, legally domiciled in (hereinafter "the Guarantor"), as instructed by the Supplier, agree unconditionally and irrevocable to guarantee as primary obligor and not as surety merely, the payment to the Purchaser on its first demand without whatsoever right of objection on our part and without its first claim to the Supplier, in the amount not exceeding
The security shall remain valid and in full effect from the date of the advance payment received by the Supplier under the Contract until
Name
n the capacity of
Signed
Duly authorized to sign the security for and on behalf of
Date

Integrity Pact

DECLARATION OF FEES, COMMISSION AND BROKERAGE ETC. PAYABLE BY THE SUPPLIERS/CONTRACTORS/CONSULTANTS.

Contract Number:	Dated:
Contract Value:	
Contract Title:	

[Name of Supplier/Contractor/Consultant] hereby declares that it has not obtained or induced the procurement of any contract, right, interest, privilege or other obligation or benefit from Government of Sindh (GoS) or any administrative subdivision or agency thereof or any other entity owned or controlled by it (GoS) through any corrupt business practice.

Without limiting the generality of the foregoing, [Name of Supplier/Contractor/Consultant] represents and warrants that it has fully declared the brokerage, commission, fees etc. paid or payable to anyone and not given or agreed to give and shall not give or agree to give to anyone within or outside Pakistan either directly or indirectly through any natural or juridical person, including its affiliate, agent, associate, broker, consultant, director, promoter, shareholder, sponsor or subsidiary, any commission, gratification, bribe, finder's fee or kickback, whether described as consultation fee or otherwise, with the object of obtaining or inducing the procurement of a contract, right, interest, privilege or other obligation or benefit, in whatsoever form, from Procuring Agency (PA), except that which has been expressly declared pursuant hereto.

Name of Supplier/Contractor/Consultant] certifies that it has made and will make full disclosure of all agreements and arrangements with all persons in respect of or related to the transaction with PA and has not taken any action or will not take any action to circumvent the above declaration, representation or warranty.

[Name of Supplier/Contractor/Consultant] accepts full responsibility and strict liability for making any false declaration, not making full disclosure, misrepresenting facts or taking any action likely to defeat the purpose of this declaration, representation and warranty. It agrees that any contract, right, interest, privilege or other obligation or benefit obtained or procured as aforesaid shall, without prejudice to any other right and remedies available to PA under any law, contract or other instrument, be voidable at the option of PA.

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

[Procuring Agency] [Supplier /Contractor/Consultant] SPPRA

CONTRACT FORMS (CONSIGNEE RECEIPT CERTIFICATE)

(To be completed by the Consignee)

1.					e and in the in good condition slow	and are as per
2.	The store	es have been bri	Ought to accou	Int under De-	eipt Voucher No.	
3.	Details o	f recoveries or	onosed by th		in respect of defici contractor under th	
Item		Reason	Amount	T Home		
				Item	Reason	Amount
						_
<u> </u>		<u> </u>				
			- 	 		
 				 		
 -						
						
			 			
		-		<u> </u>		
Station_		Date _		Signature _		
Circle of	Area		Des	ignation		· .

CONTRACT FORMS (DETAILS OF STORE RECEIVED)

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M/s			
\ddress _			
	em No.	Specification	Quantity Received
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nature			
signation	l		
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SECTION - VIII

SCHEDULE OF SUPPLY

O ^f	Description / Specification	
Note: - The su approve	uccess bidder will supply furniture & Fixtures and Machinery & Equipments a red bid document to the above mentioned address.	s per

Signature	 			·
Designation	 ·			·
				•
Stamp	 		.	
Date	 			

Specification of Furniture & Fixture

ITEMS	SPE	CIFICATION	
Executive officers Table			Q
Table of the control	1 10 00 2 10 120	60*30*32 size	0.
1	Structure made of Veneer pressed	Structure made of Veneer pressed	,
	on particle board + Solid wood +	on particle board + Solid wood +	ĺ
Executive Revolving	leatherite Wrapped on mdf .top	leatherite Wrapped on mdf .top	
Chairs	Lasani / Dayal / modern formica	Lasani / Dayal / modern formica	04
Executive Sofa set	-do-		"
	-do-	-do-	04
Officials Tables	48*32*24 size		
	Structure made of Veneer pressed	60*30*32 size	06
	on particle board + Solid wood +		}
0.65	leatherite Wrapped on mdf ton	on particle board + Solid wood +	
Officials Revolving Chairs	Lasani / Dayal / modern formica	leatherite Wrapped on mdf .top	<u> </u>
Sofa set		Lasani / Dayal / modern formica	06
Sona sei	Wooden / iron	Wooden / iron	+ ==
Computer Tables	2010010	1100000117 11011	02
o simpotor rables	36*32*18 size	48*32*24 size	06
Computer Chairs	Wooden / iron Design Saffo-H	Wooden / iron	1 00
p and arrang	1_ 0 0 0 0 0 11	Design Saffo-H	06
	I withorted -MMOU	Base Imported -Nylon	00
	Jack imported Arms Fixed	Jack imported	i
	Chairs Tilt/revolve/UP-	Arms Fixed	
V	Upholstery Leatherite/Fabric	Chairs Tilt/revolve/UP-	i
Visitor Chairs	1) PU Leather Cover	Upholstery Leatherite/Fabric	<u>L</u> .
	2) PP arms and nylon base	1) PU Leather Cover	30
	3) butterfly mechanism	PP arms and nylon base butterfly mechanism	
Wooden Almirah	4) Wooden	4) Wooden	i
Wooden Alimian	36*78*24 size	48*78*24 size	-00
Conference Table	Lasani / Dayal / modern formica 60*30*32 size	Lasani / Dayal / modern formica	06
	Lasani / Doval / mada	72*30*30 size	01
Conference Chairs	Lasani / Dayal / modern formica 1) PU Leather Cover	Lasani / Dayal / modern formica	٠.
j	2) PP arms and nylon base	1) PU Leather Cover	20
l _a	3) butterfly mechanism	2) PP arms and nylon base	
	4) Wooden	butterfly mechanism Wooden	
Author blind/chitalu	Best Quality	Best Quality	
		-	As per
oat stand.		į	require
oat stang,	Wood	Iron	ment
le Rack		non	02
	wo draws-24*30*20 size	Three draws-24*45*20 size	08
le Cabinet	asani / Dayal / modern formica	Lasani / Dayal / modern formica	VÕ
i	asani / Dayal / modern formica	48*72*16	08
hov/ Case 3	6*72*16 size	Lasani / Dayal / modern formica	1
11	asani / Dayal / modern formica	48*72*16 size	80
de Rack 3	6*32*18 size	Lasani / Dayal / modern formica	
	asani / Dayal / modern formica	48*32*18 size	80
· · · · · · · · · · · · · · · · · · ·		Lasani / Dayal / modern formica	-

Note:- The interested firms / bidders are required to visit office premises before submitting the bid document to ensure the specification after verifying the areas of office rooms



Government of Sindh Special initiatives Department Mobile Emergency Health Care Unit (MEHCU) Project, Karachi

Tender No. PD/MEHCU/ 03 (10)/2015

Karachi dated the 27 .07.2015

Tender Document

For

Purchase of Machinery & Equipments

Cost of Bidding Document: Rs. 1000/(in shape of Pay Order/Demand Draft)

Bid issuance date

from the date of publication of NIT

upto 18.08.2015

Last date for Bid Submission

Date of Bid Opening

18.08.2015 by 12.00 noon. 18.08.2015 at 01.00 p.m.

<u>August, 2015</u>

Under the project Scheme "Mobile Emergency Health Care Unit (MEHCU)
Project, Special Initiative Department, Government of Sindh"
House No. F-55/3,Block-8, Kehkashan Scheme-5, Clifton, Karachi

Phone No: 021-99251238-9



Government of Sindh Special initiative Department Mobile Emergency Health Care Unit Project,

NOTICE INVITING TENDERS

Purchase of Office Furniture & Fixture, Machinery & Equipments, office Stationary including Printing.

The Mobile Emergency Health Care Unit (MEHCU) Project, Special Initiative Department, Government of Sindh intends to purchase the following items for its office, Karachi and invites sealed bids from interested eligible bidders.

i. Office Furniture & Fixture

Office Machinery & Equipments

iii. Office Stationary including printing.

Terms & Conditions:

- Bidding will be conducted as 'Single Stage One Envelope Procedure' as per SPPRA (2010) rule. 1.
- 2. The parties / firms / contractors will submit the followings documents.

Copy of NTN Certificate and sales Tax. a)

b) Three (3) years Experience in relevant field

Financial Turnover at least 3 years (Bank statement or Bank certificate). C)

- Undertaking / affidavit on stamp paper that the firm is not involved in any litigation / arbitration or has d) not abandoned any work or has never been black-listed in any department.
- Interested bidders can obtain bidding document form the date of publication of this NIT on SPPRA website / 3. newspapers upto 18.08.2015 on the submission of written application to the Project Director, MEHCU Project alongwith the payment of Rs.1000/- (non refundable) in the shape of pay order in favour of Project Director, MEHCU Project from below given address.
- The last date of submission of tender documents is on 18.08.2015 by 12:00 noon and the bids shall be opened on same day at 01:00 a.m on the given below address.
- The bidder will submit 2% bid security of total bid. 5.
- 6. The Department reserves the right to accept or reject part or whole bid, and to annul the bidding process and reject all bids at any time prior to contract award as per provisions of Sindh Public Procurement Rules 2010

Project Director MEHCU Project

Address

Project Director, MEHCU Project,

House No. F-55/3, Block-8, Kehkashan Scheme-5, Clifton, Karachi.

Clifton, Karachi. Phone No: 021-99251238-9

Email: mehcuproject@gmail.com

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PART-I

BIDDING PROCEDURE

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INSTRUCTIONS TO BIDDERS

4. Introduction

The Mobile Emergency Health Care Unit (MEHCU) Project, Special Initiative Department, Government of Sindh intends to purchase office Furniture & Fixture, Machinery & Equipments and office stationary for its office at Karachi

01. Source of Funds

1.1 Government of Sindh.

02. Eligible Bidders

2.1 The invitation for Bids is open to all suppliers having Pakistani Nationality.

03. Eligible Goods and Services

- 3.1 The Goods and related services to be supplied under the contracts (such services here in after referred to services) shall have their origin and all expenditures made under the contract will be limited to such articles.
- 3.2 For purpose of clause 3.1 above 'origin' shall be considered to be the place where the Goods, Goods are mined, Grown, produced through manufacturing, processing or substantial and major assembling of components, a commercially recognized products results that is substantially different in basic characteristics or in purpose of utility from its components.

04. Cost of Bidding / Contract

The Bidder shall bear all costs associated with the Preparation and delivery of its Bid/ Contract, and the Purchaser will in no case be responsible or liable for those costs.

05. Assurance

5.1 The successful bidder will be required to give satisfactory assurance of its ability and intention to deliver the goods and services pursuant of the contract, within the time set forth therein.

B. The Bidding Document

06. Contents of Bidding Documents

- 6.1 The Goods and Service required, bidding procedures and contract terms are prescribed in the bidding documents. In addition to the invitation for Bids, the bidding documents include.
 - (a) Instructions to Bidders.
 - (b) General Conditions of Contract (GCC)
 - (c) Special Conditions of Contract (SCC)
 - (d) Technical Specification
 - (e) Sample Forms.
 - (i) Bid form and Price Schedule
 - ii) Bid Security Form
 - iii) Contract form.
 - iv) Performance Security Form.
 - v) Bank Guarantee Form for Advance Payment.
 - vi) List of Member eligible member Countries.
- 6.2 The Bidder is expected to examine the Bidding Documents, including all instructions, forms, terms, specifications. Failure to furnish all information

required by the Bidding Documents or submission of a Bid Not substantially responsive to the Bidding Documents in every respect will result in the rejection of Bid.

07. Clarification of Bidding Documents

7.1 Prospective Bidders requiring any further information or clarifications of the Bidding Documents may Notify the Purchaser in writing or by Telex or by Cable at the Purchaser's mailing Address indicated in the Bidding Documents prior to the deadline for the submission of Bid prescribed by the Purchaser. The Purchaser's response (including an explanation for the query) will be sent in writing to all prospective Bidders who have received the Bidding Documents.

08. Amendment of Bidding Documents

- 8.1 At any time prior to the deadline for submission of Bids, the Purchaser may, for any reason, whether at its own initiative or in response to a clarification requested by a prospective Bidder, modify the Bidding Documents by amendments.
- The amendment shall be the part of the Bidding Documents, pursuant to clause 8.1 will be notified in writing to all prospective Bidders who have received the Bid Documents, and will be binding on them. The Bidders will be required to acknowledge receipt of any such amendment to the Bid Documents.
- 8.3 In order to afford prospective Bidders reasonable time in which to take amendment into account in preparing their Bids, the Purchaser may, at its discretion, extend the deadline for the submission of Bids.

09. Language of Bid

The Bid prepared by the Bidder, and all correspondence and documents relating to the Bid exchanged by the Bidder and the Purchaser, shall be written in the English Language. Any printed literature furnished by the Bidder may be written in Urdu, Sindhi and English languages, provide that Urdu and Sindhi literature is accompanied by an English translation, in which case, for purpose of interpretation of the Bids, the English translation shall govern.

C. Preparation of Bids

10. Documents Comprising the Bid

- 10.1 The Bid prepared by the Bidder shall comprise the following components.
 - (a) A bid form and price schedules completed in accordance with clause 11,12 and 13
 - (b) Documentary evidence establishing in accordance with clause 14 that the Bidders is eligible to Bid and that the articles to be supplied and the Services to be provided by the Bidder are eligible under Contract.
 - (c) Documentary evidence establishing in accordance with clause 15, that the Bidder is qualified to perform the Contract if it's Bid is accepted.
 - (d) Documentary evidence establishing, in accordance with clause 16, that the articles to be Supplied by the Bidder confirms to the Bidding Documents.
 - (e) Bid Security furnished in accordance with clause 17 of this Document.

11. Bid Form

11.1 Bidder shall complete the Bid Form and the appropriate price schedules furnished in the Bidding Documents.

12. Bid Prices

- 12.1 The bidder shall complete the appropriate Price Schedules included herein, stating the unit prices, total price per item, the total amount and the expected countries of origin and Make/Model of the Goods and Services to be supplied under the Contract..
- 12.2 Prices quoted by the bidder shall remain fixed and valid until completion of the Contract performance and will not be subject to variation on any account except as provided for the General Conditions of Contract or if applicable, adjustments authorized in accordance with the price adjustment provisions specified in the Special Conditions of Contract.

13. Bid Currencies

13.1 Prices shall be quoted in Pak Rupees.

14. Documents Establishing Eligibility of the Bidder, Goods and Services

14.1 The bidder shall furnish, as part of its Bid, certification establishing both the bidder's eligibility to bid and that the origin of the Goods and Services is an eligible source country, pursuant to Clauses 2 and 3.

15. Documents Establishing the Bidders Qualification to Perform the Contract

- 15.1 The documentary evidence of the bidder's qualifications to perform the Contract, if its Bid is accepted, shall establish to the Purchaser's satisfaction prior to award of Contract:
 - that, in the case of a bidder offering to supply Goods under the Contract which the bidder did not manufacture or otherwise produce, the bidder has been duly authorized by the Goods' manufacturer or produce to supply the Goods to or in the Purchaser's country;
 - (b) that the bidder has the financial, technical, and production capability necessary to perform the Contract.

16. Documents Establishing Goods, Eligibility & Conformity to the Bidding Documents

- 16.1 The Documentary evidence of conformity of Goods and Services to the Bidding Documents may be in the form of literature, drawings and data and shall consist of:
 - A detailed description of the Good's essential technical and performance characteristics.
 - b) A detailed schedule of work under the contract (dispatch/work schedule) outlining key activities and critical items on the schedule which could influence the contract completion date.
 - a list, giving full particulars, including available sources and current prices, of all spare parts, special tools, etc., necessary for the proper and continuing functioning of the Goods, for a period of (two years); and
 - d) a clause-by-clause commentary on the specifications, demonstrating the Goods' responsiveness to those Specifications or a statement of deviations and exceptions to the provisions of the Specifications.

- 16.2 For purposes of the commentary to be furnished pursuant to sub-clause (d) above, the Bidder shall Note that standards for workmanship, material and goods, and reference to brand names or catalogue numbers, designated by the purchaser in the specifications are intended to be descriptive only and not restrictive. The Bidder may substitute other authoritative standards, brand names or catalogue numbers in its Bids provided that it demonstrates the Purchaser's satisfaction that the substitutions are equivalent or superior or those designated in the specifications, except if the specifications specifically provide otherwise.
- In order to prove that the Goods offered are of acceptable quality and standard, the bidders shall furnish the documentary evidence that the Goods offered have been in production for several years and reasonable units of similar capacity have been sold and have been in operation satisfactorily to the end users.

17. Earnest Money

- 17.1 Pursuant to Clause 12, the bidder shall furnish, as part of its Bid, a bid security in the amount of two percent (2%) of the offered value.
- 17.2 The Bid security shall be denominated in the currency of the Bid. It shall be valid for thirty (30) days beyond the validity of the Bid and shall be in form of Pay Order/Demand Draft/Bank Guarantee.
- 17.3 Any Bid not secured in accordance with clauses 17.1 and 17.2 above will be rejected by the Purchaser as Non-responsive, pursuant to Clause 18.
- 7.4 An unsuccessful Bidder's bid security will be discharged /returned as promptly as possible upon award of Contract, but in any event Not later than thirty (90) days after the expiration of the period of bid validity prescribed by the Purchaser, pursuant to Clause-20.
- 17.5 The successful bidder's bid security will be discharged/returned upon the bidder's executing the Contract, and furnishing the performance security, pursuant to Clause 36.
- 17.6 The bid security may be forfeited:
 - (a) if a bidder withdraws its Bid during the period of bid validity specified by the bidder on the Bid Form; or
 - (b) in the case of a successful bidder, if the bidder fails
 - (i) to sign the Contract in accordance with Clause-35; or
 - to furnish the performance security in accordance with Clause-36

18. Period of Validity of Bid and alternative Bids

- 18.1 Bids shall remain valid for Not less than 90 days after the date of Bid closing prescribed by the Purchaser pursuant to clause-21
- Notwithstanding clause-18.1 above, the Purchaser may solicit Bidder's consent to extend of the period of Bid validity. The request and the responses thereto shall be made in writing (or by Cable or Telex). If the Bidder agrees to extend request, the validity of the Earnest Money provided under clause-17 shall also be suitably extended. A Bidder may refuse the request without forfeiting his Earnest

Money. A Bidder granting the request will not be required or permitted to modify its Bid.

Bidders may submit Alternative Bids, which do not conform to the Specifications of Goods but meet the performance prescribed in, or the objectives of the Specifications. However, only the Alternative Bids of the bidder whose main Bid is the lowest evaluated substantially responsive Bid will be considered. If a bidder wishes to have its Alternative Bid or Bids considered on an equal basis with all other main Bids, it shall submit a bid Earnest Money to each Alternative Bid. All Alternative Bids submitted in this manner will be treated as main Bids. Alternative Bid must be submitted in a sealed envelope clearly marked "Alternative Bid", separate from the main Bid.

19. Format and Signing of Bid

- 19.1 The original Bid Form and accompanying Documents (as specified in clause-11) clearly marked "Original" plus "Duplicate" copies (if required) must be received by the Purchaser at the date, time and space specified pursuant to clauses 20 & 21. In the event of any discrepancy between the Original and Duplicate, the Original shall govern.
- The Bid shall be typed or written in indelible ink and shall be signed by the Bidder or a person or persons duly authorized to sign on behalf of the Bidder. Such authorization shall be indicated by written power-of-attorney accompanying the Bid. All pages of the Bid, except for un-amended printing literature, shall be initialed by the person or persons signing the Bid. The name and position held by each person's signing must be typed or printed below the signature.
- 19.3 The Bid shall contain no. interlineations, erasures or overwriting except as necessary to correct errors made by the Bidders, in which case such correction shall be initiated by the person or persons signing the Bid.

D. Submission of Bids

20. Sealing and Marking of Bid

- 20.1 The Bidder shall be seal the Bid envelope duly marking the envelopes.
- 20.2 The envelopes shall be addressed to the Project Director, MEHCU Project, at following address:

The Project Director,
MEHCU Project,
Special Initiative Department,
Government of Sindh,
House No. F-55/3, Block-8,
Kehkashan Scheme-5, Clifton, Karachi.
Phone No: 021-99251238-9

20.3 The Envelope should contain at the left corner.

Tender No. PD/MEHCU/ 01()/2015
DO NOT OPEN BEFORE (date & time of opening of Bids given in Bid Notice)

20.4 In addition to the information required in clause-22 the inner envelopes shall indicate the name and address of the Tenderer to enable the Purchaser to return the un-opened Bid in case it is declared "Late" pursuant to clause-23

21. Deadline for Submission of Bids

- 21.1 The Original Bid together with the Duplicate must be received by the Purchaser at the address specified in clause-20.2 not later than the time specified for submission of Bid as in the Bid Notice.
- 21.2 The Purchaser may, at its discretion, extend the deadline for the submission of Bid by amending the Bidding Documents in accordance with clause-08, in which all rights and obligations of the Purchaser and Bidders previously subject to the deadline will thereafter be subject to the deadline as extended.

22. One Bid per Bidder

22.1 Each bidder shall submit only one Bid either by itself, or as a partner in a joint venture. A bidder who submits or participates in more than one Bid (except alternative Bid pursuant to Clause 18.3) will be disqualified.

23. Late Bids

23.1 Any Bid received by the Purchaser after the deadline for submission of Bids prescribed by the Purchaser, pursuant to cluase-21 will be declared "Late" and rejected and may be returned unopened to the Bidder.

24. Modification and withdrawal of Bids

- 24.1 The Bidder may modify or withdraw its Bid after the Bids submission provided that written Notice of the modification or withdrawal is received by the Purchaser prior to the deadline prescribed for submission of Bids.
- 24.2 The Bidders modification or withdrawal Notice shall be prepared, sealed, marked and dispatched in accordance with the provisions of clause-20. A withdrawal Notice may also be sent by Telex or Cable but must be followed by a signed confirmation copy.
- 24.3 No Bid may be modified subsequent to the deadline for submission of Bids.
- 24.4 No Bid may be withdrawn in the interval between the deadline for submission of Bids and the expiration of the period of Bid validity specified by the Bidder of the Bid Form. E. Bid opening and Evaluation

25. Bid Opening and Evaluation

- 25.1 The Purchase Committee will open Bids in the presence of Bidder's authorized representatives who choose to attend, at the day, time and place of opening of Bids (as prescribed in the invitation for Bids).
- 25.2 The Bidder's name, prices of main and alternative bids, all discounts offered, modifications and withdrawals, and the presence of absence of the requisite Earnest Money, and such other details as the Purchaser, at its discretion, may consider appropriate will be announced and recorded at the time of opening.
- 25.3 Information relating to the examination, clarification, evaluation and comparison of Bids and recommendation for the award of a contract shall not be disclosed to bidders or any other persons not officially concerned with such process. Any

effort by a bidder to influence the Purchaser's processing of Bids or award decisions may result in the rejection of the bidder's Bid.

26. Clarification of Bids

26.1 To assist in the examination, evaluation, and comparison of Bids, the Purchaser may, at its discretion, ask the Bidder for clarification of its Bid, if any. All responses to request for such clarification shall be in writing and no change in the price of substance of the Bid shall be sought, offered or permitted.

27. Preliminary Examination

27.1 The Purchaser or his nominee will examine the Bids to determine whether:

(a) They are complete in all respect;

(b) Computational errors, if any have been made;

(c) Required Sureties have been furnished;

(d) Documents have been properly signed; and

(e) Bids are generally in order.

- 27.2 Arithmetical errors will be rectified on the following basis. If there is any discrepancy between the unit Price and the total cost that is obtained by multiplying the unit price and quantity, unit price shall prevail and the cost will be corrected. If there is a discrepancy between the total bid amount and the sum of total costs for each package, the total cost shall prevail and the total bid amount will be corrected.
- 27.3 Prior to the detailed evaluation, pursuant to clause-28, the Purchaser will determine the substantial responsiveness of each Bid to the Bidding Documents including production capability and acceptable quality of goods offered pursuant to Clause 16.2 A substantially responsive Bid is one, which conforms to all the terms and conditions of the Bidding Documents without deviation.
- 27.4 A Bid determined as not substantially responsive will be rejected by the Purchaser and may not subsequently be made responsive by the Bidder by correction of the non-conformity.

28. Evaluation and Comparison of Bids

- 28.1 The Purchaser will evaluate and compare the Bids previously determined to be substantially responsive pursuant to clause-27:
- 28.2 The Purchaser's evaluation of a Bid will exclude and not take into account:
 - a) in the case of Goods partially or wholly manufactured within the Purchaser's country or Goods of foreign origin already located in the Purchaser's country, sales and other similar taxes which may be levied on the finished Goods if the Contract is awarded to the bidder;
 - in the case of Goods to be offered from outside the Purchaser's country, customs duties and other similar import duties and taxes which may be levied on the Goods if the Contract is awarded to the bidder; and
 - c) the Purchaser's evaluation of a Bid will take into account, in addition to the bid price, the following factors, in the manner and to the extent indicated in this clause:
 - i) Contractual and Commercial Deviations:

The cost of all quantifiable deviations and omissions from the contractual and commercial conditions shall be evaluated. The Purchaser will make its own

assessment of the cost of any deviations for the purpose of ensuring fair comparison of Bid.

ii) Work Schedule:

The Goods covered by this bidding are required to be delivered and installed in accordance with and completed within the Work Schedule specified in the Special Conditions of Contract. Bidders are required to base their prices on the specified Work Schedule. No. credit will be given to earlier completion. Bids offering late work schedules will be accepted but the Bids shall be adjusted in the evaluation by adding at the rate of (0.05 per cent) of the bid price for each day of delay to bid price. Bids offering work schedules beyond (three months) the date specified in the Special Conditions of Contract shall be rejected.

iii) Operating Costs:

Since the operating costs of the Goods being procured form a major part of the life cycle cost, these costs will be evaluated and based on prices furnished by the Bidder as well as on past experience of the Purchaser or other purchasers similarly placed. Such costs shall be added to the bid price for evaluation.

The operating cost factors for calculation are:

- number of years for initial period of operation (It is recommended that the initial period of operation not exceed the usual period before a major overhaul of the Goods. Usually between five to ten years.)
- ii) operating costs (e.g. fuel and/or other input, unit cost, annual and total operational requirements).
- rate, in percent, to be used to discount to present value all annual future costs calculated under (ii) above for period specified in (i).

iv) Functional Guarantee of the Goods:

- a) Bidders shall state the functional guarantees (e.g. performance, efficiency, consumption) of the proposed Goods in response to the Technical Specifications. Goods offered shall have a minimum (or a maximum, as the case may be) level of functional guarantees specified in the Technical Specifications to be considered responsive. Bids offering Goods with functional guarantees less (or more) than the minimum (or maximum) specified shall be rejected.
- b) For the purposes of evaluation, an adjustment of (*indicate factor*) will be added to the bid price for each drop (or excess) in the responsive functional guarantees offered by the Bidder below (or above) the value specified in the Technical Specifications.

v) Local Handling and Transportation:

For Goods offered from outside the Purchaser's Country, the cost of local handling and transportation from the port of entry to the Purchaser country, similar cost from the warehouse/factory to the Purchase's store will be added to the bid price for evaluation.

29. Contacting the Purchaser

29.1 Subject to clause-20, no Bidder shall contact the Purchaser on any matter relating to its Bid, in between Bid Opening and Contract Award period. 29.2 Any effort by a Bidder to influence the Purchaser in the Purchaser's decisions in respect of Bid Evaluation, or Contract Award will result in the rejection of that Bidder's Bid.

30. Purchaser's Right to accept any Bid and to reject any or all Bids

30.1 The Purchaser reserves the right to accept or reject any Bid and to annul the Bidding process and reject all Bids at any time prior to award of Contract, without thereby incurring any Liability to the affected Bidder or Bidders or any obligation to inform the affected Bidder of the grounds for the Purchaser's action.

F. AWARD OF CONTRACT/(S)

31. Post Qualification

- 31.1 The Purchaser will determine to its satisfaction the Bidder selected as having submitted the lowest-evaluated / quality-evaluated / requirement-evaluated responsive Bid is qualified to satisfactorily perform the Contract.
- 31.2 The determination will take into account the Bidder's financial, technical and production after sales Service capabilities. It will be based upon an examination of the Documentary evidence of the Bidder's qualifications submitted by the Bidder, pursuant to clause-15, as well as such other information as the purchaser deems necessary and appropriate.
- 31.3 To verify its technical capability, the Bidder must provide with its bid Documentary evidence that the items offered have been in production for at least five (5) years and that a minimum of fifty (50) units of similar capacity have been sold (list of consignees should be attached) and have been in operation satisfactorily for at least 12 months.

32. Award Criteria

- 32.1 An affirmative determination will be prerequisite for award of the Contract to the Bidder. A negative determination will result in rejection of the Bidder's Bid.
- 32.2 The Purchaser will award the Contract to the successful Bidder / Bidders whose Bid / Bids has / have been determined to be the lowest evaluated / quality-evaluated / requirement evaluated responsive Bid, provided further that Bidders determine to be qualified to satisfactorily perform the Contract.

33. Purchaser's Right to Vary Quantities at Time of Award

33.1 The purchaser reserves the right at the time of award of Contract to increase or decrease the quantity of Goods as specified in the specifications without any change in unit prices of other terms and conditions.

34. Notification of Award

- 34.1 The Purchaser will Notify the successful Bidder in writing by registered letter, or by Cable to be confirmed in writing by registered letter that his Bid has been accepted and on which basis the Bid has been accepted.
- 34.2 The Notification of Award will constitute the formation of a Contract until the Contract has been effected pursuant to clause-35.

35. Singing of Contract

- 35.1 At the time of Notification of award, the Purchaser will send the successful Bidder the Model Contract Document provided in these Bidding Documents, incorporating all agreement between the parties.
- 35.2 Within thirty (30) days of receipt of such Contract Form, the successful Bidder shall sign and date the Contract and return it to the Purchaser.

36. Performance Security

36.1 Within the Seven (7) days of the receipt of Notification of award from the Purchaser, the Bidder shall furnish the performance Security, in accordance with the conditions of Contract, in the Performance Security Form provided in the Bidding Documents or any other form acceptable to the Purchaser.

SECTION-II BID DATA SHEET (BDS)

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

	THE PARTY OF THE P	ntroduction
ITB 1.1	Name of Contract.	Purchase of Office Machinery & Equipments
ITB 22.2	Name of Purchaser.	Project Director, MEHCU Project, Sindh, Karachi.
ITB 22.2	Purchaser' address, Telephone & Fax #.	House No. F-55/3, Block-8, Kehkashan Scheme-5, Clifton, Karachi. Phone No: 021-99251238-9
ITB 1.1	Language of Bid	The Bid prepared by the Bidder, and all correspondence and documents relating to the Bid exchanged by the Bidder and the Purchaser, shall be written in the English language. An printed literature furnished by the Bidder may be written in another language, provided that this literature is accompanied by the English translation, in which case, for purpose of interpretation of the Bids, the English Translation shall govern
	BIOR	ice & Gurrency
	- noc aboled.	Delivered Duty Paid (DDP) at Consignee End.
ITB 12.3	Bid Price:	Fixed.
ITB 13.1	Bid Currency:	Pak Runees (DKD)
	Bid	Submission 2 %
ITB 19.1	Bid Security	2 % of the quoted Price.
ITB 18	Bid Validity Period	90 Days.
TB 20	Number of Copies	One (Original). Two copies
ITB 20.2	Address for Bid Submission	House No. F-55/3, Block-8, Kehkashan Scheme-5, Clifton, Karachi. Phone No: 021-99251238-9
ITB-20.0	ITB Title Number	Purchase of Office Furniture & Fixture, Machinery & Equipments and office Stationary item.
TB 21	Deadline for Bid Submission	18.08.2015 at 12:00 a.m
TB 21.1	Date, Time & Place for Bid Opening	On 18.08.2015 at 01:00 pm at House No. House No. F-55/3, Block-8, Kehkashan Scheme-5, Clifton, Karachi. Phone No. 021-99251238-9
1200	While the state of the second	treigt Award
TB 33	Purchaser's right to increase or decrease the quantities.	The Purchaser reserves the right to increase or decrease the quantities of articles to be procured, at the time of award of Contract as per SPP Rules, 2010

All offers be made as per format of Price Schedule of this document. Additional Pages may be used, if needed. In order to facilitate Bidders, a price schedule (containing the specifications & quantities of required stores) has been provided at Annex-A.

Prices quoted to cover all expenses including Freight, Taxes, and Insurance etc.

Goods will be required to be delivered as per schedule and at Consignee End.

SECTION-III QUALIFICATION & EVALUATION CRITERIA

ITB 16	Criteria Qualification:	for i	dov	e criteria for Qualification of Bid will be based on the conditions as laid in this Section, furnishing & submission of following uments/evidence/information.
		_ +	(a) (b)	Copy of Proprietorship/partnership deed Copy of NTN & Sales Tax Certificate
·_			c) d)	Three (3) years experience in relevant field
	· ·		_	Financial Turnover at least 3 years (Bank statement or Bank certificate)
· ——— - <u>—</u>			(e)	Undertaking/affidavit on stamp paper that the firm is not involve in any litigation / arbitration or has not abandoned any work or has never been black-listed in any department
			f)	Attach relevant brochure
	<u></u>		(e)	Authorized distributor Certificate

SECTION-IV BIDDING FORMS

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BIDDING FORMS

Bid Submission Sheet

	Date:
	Date: Invitation for Bid No:
Governme House No. Kehkashar	ct Director,
We, th∌ un	dersigned, declare that:
(a)	We have examined and have no reservations to the Bidding Document, including Addenda No;
(b)	We offer to supply in conformity with the Bidding Document and in accordance with the delivery schedule specified in the Schedule of Supply, the following Goods and Related Services:
(c)	The total price of our Bid, excluding any discounts offered in item (d) below is:
(d)	The discounts offered and the methodology for their application are:
(e)	Our Bid shall be valid for a period of days from the date fixed for the bid submission deadline in accordance with the Bidding Document, and it shall remain binding upon us and may be accepted at any time before the /expiration of that period:
(1)	of that period; If our Bid is accepted, we commit to obtain a Performance Security in the amount of percent of the Contract Price for the due performance of the Contract;
(ÇI)	Our firm, including any subcontractors or suppliers for any part of the Contract, have nationalities from the following eligible countries
(h)	We are Not participating, as Bidders, in more than one Bid in this bidding process, other than alternative offers in accordance with the Bidding Documents;
(i)	Our firm, its affiliates or subsidiaries, including any subcontractors or suppliers for any part of the contract, has Not been declared ineligible by the Government;

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(j)	The following common to the bidding proce	nissions, or fed ess or execution	es have been paid on of the Contract:	or are to be paid with respec
	Name of Receipt		Reason	
	(If none has been paid			
(k)	We understand that included in your Not us, until a formal Co	iircaliuli ul awa	IFO Shall conctitute	n acceptance thereof a binding contract between
(1)	We understand that other bid that you ma	you are not bo ay receive.	und to accept the lo	owest evaluated bid or any
Name	Canacity of		•	
in the d	capacity of			
Signed				
		e security fo	r and on behalf o	of
Date _				

BIDDING FORMS

Bid Security / Earnest Money Form

hereinafter called the " <i>Bidder</i> " has submitted its bid, dated Provision of	fo	r the
KNOW ALL MEAN by these presents that I/We		of
	having	our
egistered office (s) at (Rupees	_ do hereby su	ıbmit
Drder/Demand Draft No	the shape of	Pay bv
ereinafter called " <i>Purchaser</i> ". Name & Signature of Supplier (s)	
Authorized Representative		
ated	66	

BIDDING FORMS

Bid Security / Earnest Money Sheet

	rement of					
Sr. No.	Quantity	Cost (Rs.)	Total Bid Price/cost (Rs.)	Amount	P.O/D.D.	% of Bid Value Name of Bank
	 	,	(NS.)			
	}					
	!					
		·				
			Signature o	f the Tenders	er	
					51	
			. 10,,,,,			
			Firm Stamp			

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BIDDING FORMS Price Schedule for Goods

	Pri	ice Schedule fo	or Goods		
Nan	e of Bidder				
<u>Mac</u> l	nery & Equipments			,	<u> </u>
		(Item Wise Rate b	asis)		
Item No.	Description & Specification	Country of Origin, Make & Model	Quantity	Unit Price (in Pak Rs.) Each	Total Price (ir Pak Rs.)
1.	2.	3.	4.	5.	(4 x 5) 6.
1_1_	Lap-top.		03		
2	Computers		05		<u> </u>
3	Color Printer.	_	01		
4	Laser Jet Printers.	_	05		
5 6	Scanner	<u> </u>	01		·
7	UPS.] [05		
8	Wi fi Router		01		
9 -	Water Dispenser]	03		
10	Refrigerator	Specifications	01		
11	Split A/Cs PABX	attached	80		· · · · · · · · · · · · · · · · · · ·
12	LED TV.	L	01		
13		<u> </u>	03		· · · · · · · · · · · · · · · · · · ·
14	Telephone sets Steno	<u> </u>	02		
15	Telephone sets		06		
16	Multimedia Projector with Screen	<u> </u>	01		
	Fax Machine.		01	-	
	Ceiling Fans	L	09		
18	Photo-copier		01		
19	Camera DSLR		01		
	Tot	al Amount:			
Amour	at in Words:				
3. The character of the	e rates quoted for the items mentioned items should be delivered at specifie payment shall be subject to deduction as being delivered the stores in a rates quoted in this schedule are inclinated each item in figures and words we samples of the articles (where applicates of discrepancy between unit prices will be recommended a lowest price a quantity of items specified above materials.	on of Income/Sales Tale on of Income/Sales Tale full quantity & quality sectorized the application ithout any cutting/error. cable) as required in the ele and total, the unit price for item wise cost basile avaincrease or decrease	nd cost of cont x at source, in pecified in con able taxes & fri c GCC are pro- e shall prevail. s	racting firm, spection and produ tract, eight/transportation vided.	action of delivery etc. and written

SCHEDULE OF REQUIREMENT

The office furniture & Fixture and Machinery & Equipment shall be delivered and installed in accordance with the subsequent purchase/supply order to be issued by the purchaser as per following schedule of requirement: -

Mode of penalty 100% quantity as per Purchase/Supply Order		Total delivery period	
Without penalty	45 days	45 days	
With penalty @ 0.5% per day on tota bid cost after 45 days of Purchase Order on undelivered quantity	15 days	60 days	

PART - II

CONTRACT

GENERAL CONDITIONS OF CONTRACT (G.C.C)

.1. Use of Contract Documents and Information

- 1.1 The Supplier shall not, without the Purchaser's prior written consent, disclose the Contract or any provision thereof, or any specification, pattern sample or information furnished by or on behalf of Purchaser in connection herewith to any person other than 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 purpose of such performance.
- 1.2 The Supplier shall not, without the Purchaser's prior written consent, make use of any Document or information specified in clause 1.1 above, except for the purpose of performing the Contract.
- 1.3 Any Documents / Literatures / Catalogues if Supplied by the Purchaser, other than the Contract itself, specified in clause 1.1 above, shall remain the property of the Purchaser and shall be returned (in all copies) to the Purchaser, on completion or prior to the completion of the Supplier's performance under the Contract, if so required by the Purchaser.

02. Change Order

- 2.1 The Purchaser may at any time, by written Notice to the Supplier, 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 Purchaser; or
 - (b) the method of shipment or packing; or
 - (c) the method of installation; or
 - (d) the place of delivery.
- Upon Notification by the Purchaser of such change, the Supplier shall submit to the Purchaser an estimate of costs for the proposed change (hereinafter referred to as the Change or Changes) including any change in the schedule of Payments, within ten (10) calendar days of receipt of Notice of change, and shall include an estimate of the impact (if any) of the Change on the delivery dates under the Contract, as well as a detailed schedule for the execution of the Change, if applicable.
- 2..3 The Supplier shall Not perform change in accordance with clause 2.1 above until the purchaser has authorized a change order in writing on the basis of the estimate provided by the Supplier as described in clause 2.2 above.
- 2.4 Changes mutually agreed upon as a change shall constitute a part of work under this Contract, and the provisions and conditions of the Contract shall apply to said change.

03. <u>Contract Amendments</u>

3.1 Subject to clause 2, No. variation in or modification of the conditions and terms of the Contract shall be made except by written amendment signed by the parties.

04. Sub-Contracts

4.1 The Supplier shall not subcontract all or any party of the contract without first obtaining the Purchaser's approval in writing of the sub-contracting and the sub-contractor.

4.2 The Supplier guarantees that any and all subcontractors of the Supplier for performance of part of work under the Contract will comply fully with the terms of the Contract applicable to such part of the work under the Contract.

05. Country of Origin

- 5.1 All Goods & Services Supplied under the Contract shall have their origin in eligible countries.
- 5.2 For purpose of this clause, "Origin" shall be considered to be the place where the Goods were mined, grown or produced or from which the Services are provided. Goods are produced when, through manufacturing, processing or substantial and major assembling of components, commercially recognized products results that is substantially different in basic characteristics or in purpose or utility from its components.

06. <u>Inspection and Test</u>

- 6.1 The Purchaser or its representative shall have the right to inspect the work being carried out under this Contract and to test the goods to confirm their conformity to the Specifications. The Specifications, Conditions of Contract or Specifications or both shall specify what inspections the Purchaser requires and where they are to be conducted. The Purchaser shall notify the Supplier in writing of identity of any representative retained for these purposes.
- 6.2 The inspections and test may be conducted by the "Procurement Committee of MEHCU Project on the premises of the Supplier or its sub-Contract(s), at the point of delivery and at the Good's final destination. Where conducted on the premises the Supplier or its sub-Contractor(s) all reasonable facilities and assistance, including access drawings and production data, shall be furnished to the Inspection Committee at No. charges to the Purchaser.
- 5.3 Should any inspected tested Goods fail to conform to the Specifications, the Purchaser may reject them, and the Supplier shall either replace the rejected Goods or make all alteration necessary to meet the requirements of the specifications, free of cost to the purchaser.
- 6.4 The Purchaser's right to inspect, test and where necessary, reject the Goods after the Goods arrival at the site of the installation shall in no way be limited or waived by reason of the Goods have previously been inspected, tested and passed by the Purchaser or its representatives prior shipment of the Goods.
- 6.5 Nothing in this clause 6 shall in any way release the Supplier from any Warranty obligations under the Contract.

07. Facking And Transportation

(A) Packing

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

(b) The packing, marking, and documentation within and outside the packages shall comply strictly with such special requirements as shall be expressly provided for in the Contract, including additional requirements, if any, specified in the Special Conditions of Contract and in any subsequent instructions ordered by the Purchaser.

(B) Transportation

(a) The Supplier shall at its own risk and expense transport all the Goods and the Supplier's Goods to the Site by the mode of transport which the supplier judges most suitable under all the circumstances.

(b) Upon dispatch of each shipment of the Goods and the Supplier's Goods, the Supplier shall Notify the Purchaser by fax of the description of the Goods and the Supplier's Goods, the point and means of dispatch, and the estimated time and point of arrival in the country where the Site is located, if applicable, and at the Site. The Supplier shall furnish the Purchaser with relevant shipping documents specified in the Special Conditions of Contract.

(c) The Supplier shall be responsible for obtaining, if necessary, approvals from the authorities for transportation of the Goods and the Supplier's Goods to the Site. The Purchaser shall use its best endeavors in a timely and expeditious manner to assist the Supplier in obtaining such approvals, if requested by the Supplier. The Supplier shall indemnify and hold harmless the Purchaser from and against any claim for damage to roads, bridges or any other traffic facilities that may be caused by the transport of the Goods and the Supplier's Goods to the Site.

08. Patent/Manufacturing Rights

The Supplier shall indemnify and hold the purchaser harmless against all third party claims of infringement of patent trademark or industrial design rights arising from use of the Goods or any part thereof.

09. <u>Performance Security</u>

- The Supplier shall cause performance security to be furnished to the Purchaser at the amount of five percent (5%) of the Contract price (including bid security/earnest money @ 2% already submitted by the bidder at the time of submission of bid). Such performance Security shall be provided in form as is acceptable to the Purchaser, within seven (7) days after the Supplier's receipt of the Notification of award of Contract.
- 9.2 The proceeds of the performance security shall be Payable to the Purchaser as compensation for any loss resulting from the Supplier's failure to complete its work under the Contract. The Supplier shall cause the validity period of the performance security to be extended for such period(s) as the Work Schedule may be extended pursuant to Clause 18.2.
- 9.3 The performance Security shall be denominated in a Currency of the Contract, or in a freely convertible Currency acceptable to the Purchaser, and shall be in one of the following forms:
 - (a) A Bank Guarantee for the balance amount after conversion of Earnest Money in to Performance Security / Security Deposit, issued by the Bank acceptable to the Purchaser, or in such other form as is acceptable to the Purchaser; or

- (b) A Pay Order or Bank Draft of the amount as in clause-a, in favour of Purchaser.
- 9.4 The Performance Security will be discharged or returned or both by the Purchaser after submission (by Supplier) of Bank Guarantee of 10% of the ordered material to cover the Warrantee Period, but Not later than thirty (30) days following the date of Final Acceptance pursuant to Clause 12.1.

10. Indemnity

- 10.1 The Supplier and the Purchaser shall indemnify and hold harmless each other from and against such claims and liabilities as provided in the Special conditions of Contract.
- Not-with-standing anything in this Contract to the contrary, it is agreed that neither the Supplier nor the Purchaser shall be held liable to the other party for loss of production, loss of profit, loss of use or any other indirect or consequential damage.

11. Insurance

11.1 All Goods supplied under the Contract shall be fully insured in a freely convertible Currency against loss or damage incidental to manufacture or acquisition, transportation, Storage delivery, and installation, in the manner specified in the special Conditions of Contract.

12. Transfer of Title.

- The Goods, whether installed or Not, shall immediately, in consideration of Payment of the first installment if any of the Contract price to the Supplier by the Purchaser, become and remain the property of the Purchase; provided always that the Supplier shall have a particular possessory lien on the Goods to the extend the value thereof exceeds the total value of the installment payments made is the Purchaser to the Supplier.
- 12.2 Not-with-standing the provisions of Clause 11.1, the Supplier shall be responsible for all damages to and loss of all aforesaid items furnished by the Supplier and item furnished to the Supplier by the Purchaser to enable the Supplier to complete the installation and for all temporary structure and facilities and for all parts of the installation completed or in progress, until the Certificate and Final Acceptance has been issued pursuant to Clause 12.1.

13. Acceptance

13.1 Upon completion of the work under the Contract, a final inspection at site carried out by the Inspection Committee for the purpose and accepting the Goods (hereinafter called the final Acceptance). Such inspection shall constitute the Final Acceptance of the Goods and Services under the contract, unless the Inspection (during the Inspection) shows defects or shortcomings or both. In case of defect or shortcomings or both which in the Purchaser's opinion are considered essential, a re-inspection shall be convened when the Supplier has given Notice of completion of the corrective work carried out with regard hereto otherwise the Purchaser may accept the Goods if the defects or shortcomings or both are Not considered essential, and the Supplier has agreed to carry out the repairs in conformity with this Contract.

14. Warranty

14.1 The Supplier warrants to the Purchaser that the Goods and Services supplied under the Contract will comply strictly the Contract, shall be first class in very

particular case and shall be free of all defects. The Supplier further warrants to the Purchaser that all material, Goods and Supplies furnished by the Supplier or its sub-Contractors for the purpose of the Goods will be new merchantable of the most suitable grade, and fit for their intended purpose. The Contractor further warrants that the Services

to be carried out under this Contract will confirm with general accepted professional standards and Engineering principles.

- 14.2 This warranty shall remain valid for twenty four months after the Final Acceptance or after the date of arrival of Goods at the site, whichever period concludes earlier, unless specified otherwise in the special conditions of Contract.
- 14.3 The Purchaser shall promptly notify the Supplier in writing of any claim arising under the Warranty.
- 14.4 Upon receipt of such Notice, the Supplier shall promptly but not later than 7 days of such request repair or replace the defective Goods or part thereof, inclusive, where applicable, the cost of inland delivery of the repaired or replaced Goods or parts from the port of entry to the final destination and their installation.
- 14.5 Without prejudice to Clause 13.3 and 13.4 above, the Supplier shall promptly correct, at No. cost to the Purchaser, any defect in any work of correction performed pursuant to Clauses 13.3 and 13.4 above, upon receipt of written Notice of defect within 15 days from acceptance of the Notice for correction of the defect.
- 14.6 If the Supplier, having been notified, fails to remedy the defect (s) in accordance with the Contract, the Purchaser may proceed to take such remedial actions as may be necessary, at the Supplier's expenses. The Supplier's Warranty pursuant to this Clause 13 is without prejudice to any other rights or remedies, which the Purchaser may have against the Supplier under Contract.

15. Payment

- 15.1 The method and conditions of payment to be made to the Supplier under this Contract shall be specified in the Special Conditions of Contract.
- 15.2 The Supplier's request(s) for payment shall be made to the Purchaser in writing, accompanied by an invoice describing, as appropriate, the Goods delivered and Services performed, and by documents submitted pursuant to Clause 9 and upon fulfillment of other obligations stipulated in the Contract.
- 15.3 Payments shall be made promptly by the Purchaser, but in case not later than sixty (60) days after submission of an invoice or claim by the Supplier.
- 15.4 The currency or currencies in which payment is made to the Supplier under this Contract will be made in the currency or currencies specified in the Bid Form.

16. Prices

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 change in price resulting from a Change Order issued in accordance with Clause 3, or if applicable, adjustments authorized in

accordance with the price adjustment provisions specified in the Special Conditions of Contract.

17. Extensions in the Supplier's Performance

- 17.1 Delivery and installation of the Goods shall be made by the Supplier in accordance with the Time/ Work Schedule, pursuant to the Special Conditions of Contract.
- 17.2 The Supplier may claim extension of the time limits as set forth in the Work Schedule in case of :

(a) Changes ordered by the Purchaser pursuant to Clause 2,

(b) Delay of any materials, drawing or Services which are to be provided by the purchaser (Services provided by the Purchaser shall be interpreted to include all approvals by the Purchaser under the Contract as well as access to the site);

(c) Force Majeure Pursuant to Clause 22.1 and;

- (d) Delay in performance of work caused by orders issued by the Purchaser. The Supplier shall demonstrate to the Purchaser's satisfaction that it has used its best endeavors to avoid or overcome such causes of delay, and the parties will mutually agree upon remedies to mitigate or overcome such causes of delay.
- 17.3 Notwithstanding Clause 16.2 above, the Supplier shall Not be entitled to an extension of time for completion unless the Supplier, at the time of such circumstances arising, immediately has Notified the Purchaser in writing of any delay that it may claim as caused by circumstances pursuant to Clause 16.2 above; and upon request of the Purchaser, the Supplier shall substantiate that the delay is due to the circumstances referred to by the Supplier.

18. <u>Liquidated Damages</u>

Subject to Clause 22, Force Majeure, if the Supplier fails to deliver any or all of the Goods of to perform the Services within the period(s) specified in the Contract, the Purchaser shall, without prejudice to its other remedies under the Contract, deduct from the Contract Price, as liquidated damages, a sum equivalent to the percentage specified in the Special Conditions of Contract of the delivered price of the delayed Goods or unperformed Services for each week or part thereof of delay until actual delivery or performance, up to a maximum deduction of the percentage specified in the Special Conditions of Contract. Once the maximum is reached, the Purchaser may consider termination of the Contract pursuant to Clause 17, Termination for Default.

19. <u>Termination for Default</u>

- 19.1 The Purchaser may, without prejudice to any remedy for breach of Contract written Notice of default sent to the Supplier, terminate the Contract in whole or in part:
 - (a) If the Supplier fails to deliver any or all of the Goods within the time period(s) specified in the Contract, or any extension thereof granted by the Purchaser, pursuant to Clause-15
 - (b) If the Supplier fails to perform any other obligations(s) under the Contract; and if the Supplier, in either of the above circumstances, does Not cure its failure within a period of the (10) calendar days (or such longer period as the Purchaser may authorize in writing after receipt of a Notice of default from the Purchaser specifying nature of the default (s).

19.2 In the event the Purchaser terminates the Contract in whole or in part, pursuant to Clause 17.1 above, the Purchaser may procure, upon such terms and in such manner as it deems appropriate Goods similar to those undelivered, and the Supplier shall be liable to the Purchaser for any excess costs for such similar Goods Not-with-standing the above, the Supplier shall continue performance of the Contract to the extent Not terminated.

20. <u>Termination for insolvency</u>

20.1 The Purchaser may at any time terminate the Contract by giving written Notice to the Supplier without compensation to the Supplier, if the Supplier becomes bankrupt or otherwise insolvent. Not-with-standing the above, such termination will Not prejudice or affect any right of action of remedy which has occurred or will accrue hereafter to the Purchaser.

21. <u>Termination for Convenience</u>

- 21.1 The Purchaser may, by written Notice to the Supplier, terminate the Contract, in whole or in part, at any time for its convenience. The Notice of termination shall specify that termination is for the Purchaser's convenience, the extent to which performance of Supply of Goods under the Contract is terminated, and the date upon which such termination becomes effective.
- 21.2 The Goods which are complete and ready for shipment within thirty (30) days after the Supplier's receipt of Notice of termination shall be purchased by the Purchaser at the Contract prices and on the other Contract terms. For the remaining Goods, the Purchaser may elect:
 - (a) to have any portion thereof completed and delivered at the Contract prices and on the other Contract terms; and / or
 - (b) to cancel the remainder and pay to the Supplier an agreed amount for partially completed Goods and for materials & parts previously procured by Supplier for the purpose of Contract, together with a reasonable allowance for overhead and profit.

22. Resolution of Disputes

- 22.1 The Purchaser and the Supplier shall make every effort to resolve amicably by direct informal negotiation any disagreement or dispute arising between them under or in connection with the Contract.
- If after thirty (30) days from the commencement of such informal negotiations, the Purchaser and the Supplier have been unable to resolve amicably a Contract dispute, either part, may require that the dispute be referred for resolution by arbitration by the mechanism described in the Special Conditions of Contract. The award shall be final and binding on the parties.

23. Applicable Law

23.1 The Contract shall be governed by and interpreted in accordance with the laws of the Islamic Republic of Pakistan/Government of Sindh.

24. Force Majeure

24.1 In the event that the Supplier or any of its sub-Contractors, or the Purchaser is delayed in performance of any of its respective obligations under the Contract, and such delay is caused by Force Majeure, including but not limited to war, civil insurrection, fires, floods, epidemics, earth quakes, quarantine restrictions, and freight embargoes, such delay may be executed as provided in Clause-16, and the period of such delay may be added at the time of performance of the obligation delayed.

24.2 If a Force Majeure situation arises, the Supplier shall promptly notify the Purchaser in writing of such Condition and the cause thereof. Unless otherwise directed by the Purchaser in writing, the Supplier shall continue to perform its obligations under the Contract as far as is reasonably practical and shall seek all reasonable alternative means for performance Not prevented by the Force Majeure event.

25. Assignment

The supplier shall not assign, in whole or in part, its obligations to perform under the Contract, except with the Purchaser's prior written consent.

26. Contract Language

- 26.1 The Supplier hereby represents that he has sufficient knowledge of English Language to understand fully the Contract. The Contract shall be in the English Language, except if otherwise specifically agreed in writing between the parties.
- 26.2 The Supplier shall bear all costs of translation to English and all risks of the accuracy of such translation.

27. Taxes and Duties

27.1 The Supplier shall be entirely responsible for all Taxes, Stamps duties and all other such levies imposed by the Government of Pakistan/ Sindh. In case of the item to be supplied is imported than the supplier shall be responsible for all taxes imposed by outside country.

28. Headings

28.1 Headings, whether of Clauses or of other parts of the Contract, are for reference only and are not be construed as part of the Contract.

29. Waiver

29.1 Failure of either party to insist upon stories performance by the other party of any provision of the Contract shall in No. way be deemed or construed to effect in any way the right of that party to require such performance.

30. <u>Deduction of Income/Sales Tax</u>

30.1 Income/Sales Tax will be deducted from the payment made to the Contractor at source as per the Income/Sales Tax laws amended to date.

SECTION - VI

SPECIAL CONDITIONS OF CONTRACT (S.C.C)

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

1. Definition

- 1.1 The Purchaser is Project Director, MEHCU Project, Special Initiative Department government of Sindh.
 - 1.2 The purchaser country is **Pakistan**.
 - 1.3 Eligible countries as notified by Government of Pakistan/Sindh.

2. <u>Inspection and Tests (GCC Clause 06)</u>

- 2.1 The following inspection and tests from time to time may be required by the Purchaser.
 - (a) Technical Specifications.
 - (b) Performance of Goods should be as per Warranty/Guarantee Card.
 - (c) All legal documents should be available on site/work place.

3. Indemnity (GCC Clause 10)

- 3.1 The indemnity provisions shall take into consideration the risks that apply during the various stages of execution of the Contract such as:
 - third parties;
 - Supplier's facilities and Goods;
 - iii. Supplier's personnel (including its subcontractors);
 - iv. Purchaser's facilities and Goods, including the Goods.
 - iv. Purchaser's personnel.

4. <u>Documents & Delivery (Instruction to bidder Clause 16)</u>

- 4.1 For imported supplies/goods, immediately upon shipment of the Contract items from the port of shipment the documents listed below, must be mailed/faxed to the Purchaser:
 - One original and eight copies of detailed commercial invoices;
 - ii) Two original and eight copies of clean, on-board bill of lading;
 - iii) One original and eight copies of Packing Lists,
 - iv) One original and eight copies of Marine Insurance Policy;
 - iv) Manufacturer's or Supplier's warranty certificate;
 - One original and eight copies of Inspection Certificate, issued by the inspection agency so nominated by the purchaser, and the Supplier's factory inspection report;
 - vi) One original and eight copies of Certificate of Origin;
 - vii) Eight copies of shipping advice; and
 - viii) One original and eight copies of Consular Invoices.

Note: It is required that all copies of documents shall be legible; otherwise, photocopies of the original shall be furnished.

- 4.2 Supplies covered by this Contract shall be packed in such manner as would be adequate for ocean export shipment. Such packing must be sufficient to secure safe arrival at destination, fully covering such overseas ocean transport hazards as rough handling and possible corrosion due to exposure to salt, atmosphere, salt spray or open storage. For any losses or damages in transit, full compensation shall be paid to the Purchaser by the Supplier:
 - a) The contents of each shipping package shall be itemized on a detailed packing list showing quantity of Goods, gross and net weight and extreme outside dimensions (length, width & height) of each piece of container, Metric measure shall be used.
 - b) One copy of the detailed packing list shall be enclosed in each package to be shipped. There shall also be enclosed in one package eight copies of a Master Packing List, summarizing and identifying each individual package which is a part of the shipment.

In addition to the standard, appropriate shipping marks, the following shipping marks should be properly made on all packages:

Stipulated in the orde	er:		
Contract No. Gross Weight (Kg) Net Weight (Kg) Dimension (Meters)	<u> </u>	 	

Contractor should not ship more than the Contracted quantity and the Purchaser shall not be held responsible for payment in the case of aforesaid excess quantity. The Contractor shall be responsible for all consequences of the excess shipment.

- After delivery of Contracted Goods, the Supplier shall submit within fifteen (15) days the following documents to the Purchaser.
 - (a) Manufacturer's or Supplier's Warranty / Guarantee Certificate
 - (b) Copies of the Packing list identifying contents of each Package.
 - (c) Certificate of Origin.
 - (d) Copies of the Supplier's Invoice showing Goods, Description, Quantity, Unit price and Total amount.
 - (e) Inspection / Delivery Certificate issued by the Project Director, MEHCU Project Sindh, Karachi.
- 5. Work Schedule
 - Work schedule/manufacturing schedule along with installation schedule will be drawn in consultation with Project Implementation Unit and attached with Contract documents.
- 6. <u>Country of Origin (GCC Clause-5)</u>
 - 6.1 The list of eligible countries as listed in Section-V of bidding document.
- 7. <u>Transportation (GCC Clause-7)</u>
 - 7.1 For Goods supplied from outside the Purchaser's country:

Upon shipment, the supplier shall Notify the purchaser and Insurance Company by fax the full details of the shipment, including Contract number, description of Goods, quantity, the bill of lading number and date, port of loading, date of shipment, port of discharge, etc. The Supplier shall mail the following documents to the Purchaser, with a copy to the Insurance Company:

- copies of the Supplier's invoice showing Goods' description, quantity, unit price, and total amount;
- ii) original and two copies of the negotiable, clean, on-board bill of lading marked "freight prepaid" and two copies of Nonnegotiable bill of lading;
- iii) copies of the packing list identifying contents of each package;
- iv) insurance certificate:
- v) Manufacturer's or Supplier's warranty certificate;
- vi) Inspection certificate, issued by the Nominated inspection agency, and the Supplier's factory inspection report; and
- vii) Certificate of origin.

The above documents shall be received by the Purchaser at least one week before arrival of the Goods at the port or place of arrival and, if not received, the Supplier will be responsible for any consequent expenses."

7.2. For Goods from within the Purchaser's country:

Upon delivery of the Goods to the transporter, the Supplier shall notify the Purchaser and mail the following documents to the Purchaser:

- copies of the Supplier's invoice showing Goods description, quantity, unit price, and total amount;
- ii) delivery Note, railway receipt, or truck receipt;
- iii) copies of the packing list identifying contents of each package;
- iv) insurance certificate:
- v) Manufacturer's or Supplier's warranty certificate;
- vi) Inspection certificate issued by the Nominated inspection agency, and the Supplier's inspection report; and
- vii) Certificate of origin.

The above documents shall be received by the Purchaser before arrival of the Goods and, if not received, the Supplier will be responsible for any consequent expenses."

8. Payments (GCC Clause 15)

- 8.1 For Goods supplied from outside the Purchaser's Country, the Purchaser will pay to the Supplier as follows:
 - a) Upon signing of the Contract, the Purchaser shall establish a Letter of Credit in a Commercial Bank, acceptable to both the parties, in favor of the Supplier, in the amount representing 100% of the Foreign Components Cost of the Contract.
 - b) The Purchaser shall also arrange with the Asian Development Bank for the letter's issuance of a qualified commitment for reimbursement directly to the advising bank in Pakistan of the said Letter of Credit.
 - c) On Shipment: Seventy (70) percent of the Contract Price of the Goods shipped shall be paid through irrevocable confirmed letter of credit opened in favor of the Supplier in bank in its country under the ADB

commitment procedure, upon submission of documents specified in these Special Conditions of Contract.

- On Acceptance: Twenty Five (25) percent of the Contract Price of Goods d) received shall be paid within thirty (30) days of receipt of the Goods upon submission of claim supported by the acceptance certificate issued by the Purchaser
- On Expiration of Warranty: Five (5) percent of the Contract Price of e) Goods received shall be paid within thirty (30) days upon expiration of the warranty period.

8.2 For Goods supplied from within the Purchaser's Country, the Purchaser will pay to the Supplier as follows:

- 100% of the Contractual value of each individual consignment upon a) delivery at the consignees end of the Goods against presentation of the following documents:
 - Copies of the Supplier's invoice showing Good's description, i) quality, unit price, and total amount of payment due.

Manufacturer's Warranty Certificate. ii)

- Inspection Certificate issued by the authority nominated by the iii) Purchaser.
- Certificate of the receipt of Goods issued by the consignee. iv)

v) Certificate of Origin.

- Price charged by the Supplier for Goods delivered under the Contract b) shall not vary from the price quoted by the Supplier in the Bid Form.
- The Purchaser will pay the Supplier directly for the costs of local handling, 8.3 storage, transportation to site and installation services as follows (for Goods supplies from outside purchaser's Country):
 - Upon Arrival of Goods at site: Fifteen percent (15%) of all such costs shall (a) be paid to the Contractor within 30 days upon arrival of all the Goods on the site of installation.
 - Upon 50 percent Completion of the Services: Forty percent (40%) of all (b) such costs shall be paid to the Contractor within 30 days upon completion of (definition of physical stage corresponding to about 50 percent completion).
 - On Acceptance: Forty percent (40%) of all such costs shall be paid to the (c) Contractor within 30 days after Acceptance pursuant to Clause 13 of these General conditions of Contract; and
 - On Expiration of Warranty: Five percent (5%) of all such costs shall be (d) paid to the Contractor upon expiration of the warranty period.
- The final payment (5%) to be made to the Supplier upon expiry of the warranty 8.4 period, may be released at the time of acceptance against a bank guarantee or other acceptable security in favor of the Purchaser for such amount.

8.5 Shipment of Items:

8.5.1 All Contract items shall be shipped to the Karachi Seaport, and not to any other port, Purchaser reserves the right not to consider valid any shipment to a port of entry different from that stipulated, here nor shall it entertain any additional payment as a consequence of the mis-shipment.

- 8.5.2 The Contractor shall Notify the Purchaser by cable, as soon as possible, the following information regarding each shipment:
 - Contract Number.
 - ii) Items shipped.
 - iii) Numbers of Packages Shipped.
 - iv) Name of Ship.
 - v) Name of Shipping Lines and Pakistan Agent
 - vi) Bill of Lading Number.
 - vii) Port of Exit.
 - viii) Date of Shipment.
 - ix) Expected Date of Arrival at the Port of Entry.

This cable shall become part of the documentation.

9. Insurance Delivery and Commissioning of Goods (GCC Clause 11)

- 9.1 The Goods supplied under this Contract shall be delivered and risk is transferred to the Buyer after having been delivered, hence, insurance coverage is Suppliers responsibility. Since the Insurance is Suppliers responsibility they may arrange appropriate coverage.
 - on the Goods during transportation (including maritime risks), storage and installation;
 - (ii) on properties against fire, earthquake, floods, theft, strikes, riots;
 - (iii) on personnel workmen's compensation/employer's liability;
 - (iv) general third party liability;
 - (iv) use of, e.g., motor vehicle, helicopter, or other special types of liability cover.

10. Warranty (GCC Clause 14)

In partial modification of the provisions, the warranty period shall be of two (02) years after receiving the Goods.

11. Included Services

- 1.1.1 The following Service shall be covered:
 - (a) The Supplier shall deliver the Goods in assembled condition ready to operate at the consignee site.
 - (b) The Supplier shall install, demonstrate the Goods and its Operation at the consignee site.
 - (c) The Supplier shall ensure the supply of operational and service manuals and diagrams of Goods.
 - (d) The Supplier shall train the staff in use of Goods.

12. Resolution of disputes (GCC Clause-22)

12.1 In the case of dispute between the Purchaser and a Supplier, the dispute shall be referred to adjudication / arbitration in accordance with the laws of Islamic Republic of Pakistan/Government of Sindh.

13. <u>Liquidated Damages (GCC Clause-18)</u>

13.1 Liquidated damages shall be levied at the uniform rate of 2% per month or part thereof, which will be calculated on the basis of calendar month.

- 13.2 The penalty shall be only for the undelivered stores, except where the undelivered part hold-up the use of the delivered part.
- 13.3 The maximum penalty would be up to 10% of the Contract (Package) price.
- 13.4 The Purchaser may waive liquidated damages provide.
 - (a) there is no physical or potential loss to the Purchaser.
 - (b) Rate of the stores have not gone down, Supplier is not responsible for delay in the supply of the Goods.

14. Spare Parts

- 14.1 Supplier will submit with contract document list of essential spare parts expected during warranty period.
- 14.2 Availability of the spare parts shall be ensured during the period of warranty / by the Supplier.

15. <u>License & Permits</u>

15.1 Any License / Permit required shall be arranged by the Contractor / Supplier for Local Purchases.

16. Control of Materials by the Purchaser

16.1 "All materials and Goods used in manufacturing by the Supplier pursuant to this Contract shall be received by the Supplier in the presence of the Purchaser and shall be inspected jointly by the Supplier and the Purchaser. The delivery and acceptance of all such materials and Goods shall be recorded in writing."

17. SPRA

17.1 In addition to all conditions laid down in this document, all Purchase Contracts shall also be governed as per SPRA Rules.

18. Notices

- 8.1 For the purpose of all notices, the following shall be addresses of the Purchaser and Supplier(s):
 - (a) PURCHASER: Project Director, MEHCU Project,

Special Initiative Department,

Government of Sindh,

(b) SUPPLIER(S)	
	·

SECTION - VII

CONTRACT FORMS

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CONTRACT FORMS (AGREEMENT)

		Date:	<u> </u>
		Contract Name and	No.
Project Director, MEHCU Project, Special Initiative Dep Government of Sindh Karachi.	partment, 1,		
WHEREAS undertaken, pursuant	t to Contract No(he	(hereinafter	"the Supplier") has
sum specified therein accordance with the C		issued by a repute with the Supplier's perf	utable guarantor for the formance obligations in
domiciled in	undersigned	<u> </u>	, legally
Guarantor"), have agree	eed to give the Supplier a s	ecurity.	(nereinaπer "the
THEREFORE WE her Supplier, up to a total pay you, upon your Contract, without	reby affirm that we are Gual of	rantors and responsible to be sum or sums would not sum or sums would not sum or sums would not sum out your needing to prove	to you, on behalf of the and we undertake to in default under the
	ntil the day of _		·
Name _			
In the capacity of			
Signed		···	
Duly authorized to	sign the security for ar	 nd on behalf of	· · · · · · · · · · · · · · · · · · ·
Date			

CONTRACT FORMS (CONTRACT)

MEHCU Pro	oject, Spec one	cial Initiative part	Department, and	Karachi, hereid Mr.	nafter call	etween Project Director, led the PURCHASER of of SUPPLIER of the other
Supplier (he Equipment	ereinafter s") (AS II the prov	called "SUF MENTIONED	PLYING of BIDDING I	Office furniture DOCUMENTS)	e & Fixtu and has	cles) be provided by the ures and Machinery & accepted a Bid by the hereinafter called "the
NOV	V THIS CO	NTRACT W	/ITNESSETH	AS FOLLOWS	\ -	
1.	In this	Agreement v	words and ex		have the	same meanings as are t referred to.
2.	as part (a) (b) (c) (d) (e)	of this Agree the Bid Forn the Schedul the Technica the General the Special	ement, viz, n and the Price of Requirer al Specificatio Conditions o	ce Schedule sub nents. ons. f Contract. Contract. and		be read and Construed the Bidder.
3	hereina provide the pro Supplie the Co	fter mention the articles visions of the r in conside ntract Price ons of the C	ned, the Sup to remedy one Contract. ration of the of such ot	plier hereby co lefects therein i 4. The Purchas provision of the ner sum as ma	ovenants n conform er hereby articles ay becon	maser to the Supplier as with the Purchaser to mity in all respects with y covenants to pay the and to remedy defects, me Payable under the nner prescribed by the
				ave caused thind year first abo		nent to be executed in a.
Signed, Sea	led & Deliv	vered by		the	(for th	e Purchaser)
Signed, Sea	led & Deliv	vered by	· · · · · · · · · · · · · · · · · · ·	the	(for	the Supplier)

CONTRACT FORMS (PERFORMANCE SECURITY)

Date:
Contract Name and No.
Project Director, MEHCU Project, Special Initiative Department, Government of Sindh, Karachi
WHEREAS(hereinafter "the Supplier") has undertaken, pursuant to Contract Nodated, to supply(hereinafter "the Contract").
AND V/HEREAS it has been stipulated by you in the aforementioned Contract that the Supplier shall furnish you with a security issued by a reputable guarantor for the sum specified therein as security for compliance with the Supplier's performance obligations in accordance with the Contract.
AND W/HEREAS the undersigned, legally domiciled in (hereinafter "the GLarantor"), have agreed to give the Supplier a security.
THEREFORE WE hereby affirm that we are Guarantors and responsible to you, on behalf of the Supplier, up to a total of Rupees_
and we undertake to pay you, upon your first written demand declaring the Supplier to be in default under the Contract, without cavil or argument, any surn or sums within the limits of as aforesaid, without your needing to prove or to show grounds or reasons for your demand or the sum specified therein.
This security is valid until the day of,
Name
In the capacity of
Signed
Duly authorized to sign the security for and on behalf of
Date

CONTRACT FORMS (ADVANCE PAYMENT SECURITY)

Date:
Contract Name and No.
Project Director, MEHCU Project, Special Initiative Department, Government of Sindh, Karachi
In accordance with the payment provision included in the Contract, in relation to advance payments,
We, the undersigned, legally domiciled in (hereinafter "the Guarantor"), as instructed by the Supplier, agree unconcitionally and irrevocable to guarantee as primary obligor and not as surety merely, the payment to the Purchaser on its first demand without whatsoever right of objection on our part and without its first claim to the Supplier, in the amount not exceeding
The security shall remain valid and in full effect from the date of the advance payment received by the Supplier under the Contract until
Name
n the capacity of
Signed
Ouly authorized to sign the security for and on behalf of
Pate

Integrity Pact

DECLARATION OF FEES, COMMISSION AND BROKERAGE ETC. PAYABLE BY THE SUPPLIERS/CONTRACTORS/CONSULTANTS.

Contract Number: Dated: Contract Value: Contract Title:	
[Name of Supplier/Contractor/Consultant] hereby declares that it has not obtained or induprocurement of any contract, right, interest, privilege or other obligation or benefit from Govern Sindh (GoS) or any administrative subdivision or agency thereof or any other entity owned or coby it (GoS) through any corrupt business practice.	
Without limiting the generality of the foregoing, [Name of Supplier/Contractor/Contractor/contractor/series and warrants that it has fully declared the brokerage, commission, fees etc. paid or paranyone and not given or agreed to give and shall not give or agree to give to anyone within or Pakistan either directly or indirectly through any natural or juridical person, including its affiliated associate, broker, consultant, director, promoter, shareholder, sponsor or subsidiary, any commigratification, bribe, finder's fee or kickback, whether described as consultation fee or otherwise, which is a full described as consultation fee or otherwise, whether described as consultation feeton fee	yable to outside agent nission, with the ation or eclared sure of
[Name of Supplier/Contractor/Consultant] accepts full responsibility and strict liability for rany false declaration, not making full disclosure, misrepresenting facts or taking any action likely to the purpose of this declaration, representation and warranty. It agrees that any contract, right, into privilege or other obligation or benefit obtained or procured as aforesaid shall, without prejudice other right and remedies available to PA under any law, contract or other instrument, be voidable option of PA.	defeat erest ,
Notwithstanding any rights and remedies exercised by PA in this regard, [Nar Supplier/Contractor/Consultant] agrees to indemnify PA for any loss or damage incurred by it on an of its corrupt business practices and further pay compensation to PA in an amount equivalent to te the sum of any commission, gratification, bribe, finder's fee or kickback given by [Nar Supplier/Contractor/Consultant] as aforesaid for the purpose of obtaining or inducing the procuremany contract, right, interest, privilege or other obligation or benefit, in whatsoever form, from PA.	count n time

[Procuring Agency] [Supplier /Contractor/Consultant] SPPRA

CONTRACT FORMS (CONSIGNEE RECEIPT CERTIFICATE)

(To be completed by the Consignee)

1.					and in thein good condition	
2.	The store	es have been br	oliabt to accou	int under Dese		
3.	Details of	of recoveries or	oposed by th	e consigno	in respect of defic contractor under t	
ltem		Reason	Amount	Item	Posses	
			7 anount	item	Reason	Amount
	· — — — — —	 -				
				<u> </u>		
						-
		 				
	- 					
		<u> </u>				
						
N1 - 4·						
tation	· 	Date		Signature _		
ircle o	f Area		De:	signation		
			•	•		
		•				

Page **46** of **63**

CONTRACT FORMS (DETAILS OF STORE RECEIVED)

ontract No		_ of	
/s	<u> </u>		
			<u></u>
Item No.	Specification		Quantity Received
nature			
np			
•	· · · · · · · · · · · · · · · · · · ·		

SECTION - VIII

SCHEDULE OF SUPPLY

Quantity of	Description / Specification	
Note:	ccess hidder will construct which are a	
approve	ed bid document to the above mentione	ures and Machinery & Equipments as per d address.
- No any	freight / transportation charge will be al.	owed / paid separately.
Signature		
Designation		
Stamp		
Date		

ITEM # 1: LAPTOP

Items		
Make	Specification Branded	Quantity
Model	Branded	_
Manufacturers literature	Branded	
Processor Type	Intel core i5 or equivalent	4
Processor Speed	1.7GHz turbo up to 2.7GHz	_
Processor Bits	64 Bits	_
Processor Threads	4	_
L3 Cache	3 MB	4
Installed Ram	4GB	-
Maximum Memory	Up to 8 GB	-
Type of memory	DDR3/4	
Hard Drive Size	500 GB	02
Type of hard drive	Sata 5400 RPM	02
Optical drive	Super -Multi DVD Burner	
Card Reader	Multi Format Digital M card	
Aspect Ratio	16:9	
Backlight	LED	
Screen Size	15.6 inch	
Bluetooth	V4.0	
.an	10/100/1000	
JSB	20, 3.0	
Vireless Wi-Fi	802.11 a/b/g/n	
IDMI	Yes	
amera	Yes	
attery type	Lithium-lon	
lo of Cells	6 Cells With Original charger	
perating System OEM	Windows 8.1 pro 64 bit OEM (Licensed)	
ffice	Microsoft office 2010 Home & business	
arrying Bag	According to the suggested model	
ntivirus	Internet Security 2015	
/arranty	As per manufacture Policy	
	Terms conditions	

ITEM # 1: LAPTOP

Items	Specification	
Make	Specification Branded	Quantity
Model	Branded	_
Manufacturers literature	Branded	
Processor Type	Intel core i7 or equivalent	
Processor Speed	2.3 GHz Turbo up to 3.3Ghz	_
Processor Bits	64 Bits	_
Processor Threads	4	_
L3 Cache	3 MB	_
Installed Ram	8GB	_
Maximum Memory	Up to 16 GB	_
Type of memory	DDR3/4	_
Hard Drive Size	500 GB	_
Type of hard drive	Sata 5400 RPM	01
Optical drive	Super -Multi DVD Burner	
Card Reader	Multi Format Digital M card	
Aspect Ratio	16:9	
Backlight	LED	-
Screen Size	15.6 inch	
lluetooth	V4.0	
an	10/100/1000	
SB	20, 3.0	
/ireless Wi-Fi	802.11 a/b/g/n	
DMI	Yes	
amera	Yes	
attery type	Lithium-lon	
of Cells	6 Cells With Original charger	
perating System OEM	Windows 8.1 pro 64 bit OEM (Licensed)	
fice	Microsoft office 2010 Home & business	
rrying Bag	According to the suggested model	I
tivirus	Internet Security 2015	İ
arranty	As per manufacture Policy	
	Terms conditions	

ITEM # 2: DESKTOP COMPUTER

Specification Quantity ed ed ed ore i5 Or Equivalent z Turbo up to 3.6 GHz OF
od Dre i5 Or Equivalent Z Turbo up to 3.6 GHz OB OB OB OB OR OPIN
ore i5 Or Equivalent Z Turbo up to 3.6 GHz O5 GB D Ram
Ore i5 Or Equivalent Z Turbo up to 3.6 GHz O5 GB O Ram
Z Turbo up to 3.6 GHz 05 GB D Ram Z 0 PIN
Z Turbo up to 3.6 GHz 05 GB D Ram Z 0 PIN
GB O Ram
GB D Ram z O PIN
D Ram z 0 PIN
D PIN
0 PIN
p/s
nmand Queuing (NCQ)
finand Queuing (NCQ)
tegrated
R DL)/ DVD-RAM-SATA
X(DVD)
x(DVD)/8x (DVD-R DL)/12x
(DVD+RW)/12x(DVD-RAM)
(LAND-KAM)
mbia. OFFI
DDICS 2500 Dunger 1 No.
phics 2500 Dynamic Video hnology
pnics 2500 Dynamic Video hnology y port
TITORON !

Max Sampling rate	182 KHz	
Complaint Standards	High Definition Audio	
Networking type	Integrated	
Input Device type	Keyboard	
Data link protocol	Ethernet ,Fast Ethernet, Gigabit	
Wireless/Wi-Fi	Ethernet	
	802.11 a/b/g/n	
Bays	2 (Total) 1 (Free) external 5.25" x	
	1/2H,1 total /1 free x external 3.5"	
Slots	x1/3H,2 total /1 free x internal 3.5 x1/3H	
	1 total 1 free x PCI full length full height 2 total /2 free XPCIE 2.0x1 full length	
	full height 1 total / 0 free/XCPU ,4	
	DIMM 240-PIN	
Interfaces	6x USB 2.0 4 front 2 rear 1x, audio line	
	in microphone ,1 in front 1x microphone	
	1 in front PS/2 Mouse 14 m-79	
	1 in front PS/2 Mouse 1x ps/2 mouse PS/2 keyboard	
<u> </u>	Lan gigabyte Ethernet 1x	
Nominal Voltage	AC120/230 V (50/60 Hz)	
Power Provided	320 Watt	
Couperat	<u> </u>	
Keyboard Mouse	USB	
//S office	Microsoft Office 2010 Home &	
	Business(License)	
S Provided	Microsoft Windows 8.1	
	Pro 64 Bit (License)	
Ionitor Type	18.5 Inches LED	
Varranty	- _	
ntívirus	As per Manufacturer Policy	
	Latest Version with Licensed key	
peakers	Double Sub-Woofer Speaker	

ITEM # 3: Color Printer

Items	Specification	Quantity
Make	(Branded)	
Model	(Branded)	
Manufacturers literature	(Branded)	4
Printing method	Black white laser beam printing	1
Print Speed	Mono : A4/Letter (25PPM) Duplex : A4/Letter	_
Print Resolution	(16/17 PPM) 600x600 dpi 1200x1200 dpi OR Equivalent	01
First Page Print out time	7 Seconds or less	
Warm up time from power on	28 Seconds or less	
Recover time form sleep mode	10 seconds or less	
Paper input	125 sheets of paper (20 lb. paper)	
Paper Size		
Standard interface	USB: USB 2.0 High Speed USB host 2 ports Network 10 Base –T /100 Base TX/100 Base-T	
_	Expansion interface SD Card slot	
Memory Ram	128 MB Ram	
ower Consumption	Max: 1140 W or less	
perating temperature	10 Cels to 40 Cels	
perating humidity	20% to 80 % RH (non Condensation)	
lonthly duty Cycle	Up to 50000 Pages	

ITEM # 4: Laser Jet Printer

	UM TECHNICAL SPECIFICATION	
Items Make	Specification	Quantity
	(Branded)	Gentley
Model	(Branded)	
Manufacturers literature	(Branded)	
Printing Speed black (normal A4)	Up to 18 PPM	
First Page out black A4,Ready	As fast as 8.5 Sec	
Print Quality black (Best)	Up to 600x600x2 dpi (1200 Dpi Effective output)	
Print Technology	Laser	
Duty cycle monthly A4	250 to 1500	
Memory installed	8 MB	05
Memory maximum	8 MB	
Processor Speed	266 MHz	
Print languages	Host Based Printing	
Paper Trays Standard	1 plus 10- sheet priority feed slot	
Paper trays maximum	1 plus 10- sheet priority feed slot	
Paper Handling output standard	100 Sheet output Bin	
Duplex printing	Manual	
Media sizes supported	A4; A5;A6;;B5; Post cards ; envelops C5,DL,B5)	
Media Size Custom	150-sheet input tray : 147x211 to 216x 356 mm ; priority feed slot 76x127 to 216x356mm	
Media Types	Paper (laser ,plain,photo,rough, vellum), Envelopes lables,cardstock,	
inished output handling	Sheet fed	
-print capability	Yes	
obile Printing Capability	E Print Mobile Applications (s)	
Vireless Capability	Es Wi-Fi 802.11 b/g	
ower	Input voltage 115 to 127 VAC (+/- 10%),60 Hz (+/-2Hz),12 amp :220 to 240	
arranty	VAC +/- 10%) 50 Hz +/-2Hz) 6.0 amp As per Section VIII SCC Clause 28.3 of the bid document	

ITEM # 5: Scanner

Maximum Scanning Width 8.5 inch Maximum scanning height 14 inch Minimum enlargement 10 % Maximum Enlargement 2000 % Feeder Capacity 50 Sheets Documents Sizes A5 (5.8 inch x 8.3 inch , A6 (4.1 inch x 5.8 inch) Legal Letter	
Manufacturers literature (Branded) Scanner Type Flatbed Scanner Desktop Interface type USB 2.0 Hi Speed Scanning Mode Color Gary scale depth 8-bits 256 Grey levels Color depth 48 Bits color Optical resolutions 2400 dpi x2400 dpi Simplex Scanning Speed 8 PPM Fastest Speed of Scanning 7 Sec/page Slowest scanning 24 Sec/Page Sensor Type CC Charge coupled Device Light Source Xenon Gas Fluorescent lamp Maximum Scanning Width 8.5 inch Maximum scanning height 14 inch Minimum enlargement 10 % Maximum Enlargement 2000 % Feeder Capacity 50 Sheets Occuments Sizes A5 (5.8 inch x 8.3 inch , A6 (4.1 inch x 5.8 inch) , Legal Letter BMP,FPX,GIF,HTML,JPG,PCX,PDF PDF Searchable	
Scanner Type Flatbed Scanner Desktop Interface type USB 2.0 Hi Speed Scanning Mode Color Gary scale depth 8-bits 256 Grey levels Color depth 48 Bits color Optical resolutions 2400 dpi x2400 dpi Simplex Scanning Speed 8 PPM Fastest Speed of Scanning 7 Sec/page Slowest scanning 24 Sec/Page Sensor Type CC Charge coupled Device Light Source Xenon Gas Fluorescent lamp Maximum Scanning Width 8.5 inch Maximum scanning height 14 inch Minimum enlargement 10 % Maximum Enlargement 2000 % Geeder Capacity 50 Sheets Documents Sizes A5 (5.8 inch x 8.3 inch , A6 (4.1 inch x 5.8 inch) , Legal Letter BMP, FPX, GIF, HTML, JPG, PCX, PDF PDF Searchable	
Scanner Type Interface type USB 2.0 Hi Speed Scanning Mode Color Gary scale depth 8-bits 256 Grey levels Color depth 48 Bits color Optical resolutions 2400 dpi x2400 dpi Simplex Scanning Speed 8 PPM Fastest Speed of Scanning 7 Sec/page Slowest scanning 24 Sec/Page Sensor Type CC Charge coupled Device Light Source Xenon Gas Fluorescent lamp Maximum Scanning Width 8.5 inch Maximum scanning height 14 inch Minimum enlargement 10 % Maximum Enlargement 2000 % Feeder Capacity 50 Sheets Occuments Sizes A5 (5.8 inch x 8.3 inch , A6 (4.1 inch x 5.8 inch) , Legal Letter BMP, FPX, GIF, HTML, JPG, PCX, PDF , PDF Searchable	
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Optical resolutions Simplex Scanning Speed 8 PPM Fastest Speed of Scanning 7 Sec/page Slowest scanning 24 Sec/Page Sensor Type CC Charge coupled Device Light Source Xenon Gas Fluorescent lamp Maximum Scanning Width 8.5 inch Maximum scanning height 14 inch Minimum enlargement 10 % Maximum Enlargement 2000 % Feeder Capacity 50 Sheets Occuments Sizes A5 (5.8 inch x 8.3 inch , A6 (4.1 inch x 5.8 inch) , Legal Letter Dutput Formats BMP,FPX,GIF,HTML,JPG,PCX,PDF ,PDF Searchable	
Fastest Speed of Scanning 7 Sec/page Slowest scanning 24 Sec/Page Sensor Type CC Charge coupled Device Light Source Xenon Gas Fluorescent lamp Maximum Scanning Width 8.5 inch Maximum scanning height 14 inch Minimum enlargement 10 % Maximum Enlargement 2000 % Feeder Capacity 50 Sheets Documents Sizes A5 (5.8 inch x 8.3 inch , A6 (4.1 inch x 5.8 inch) , Legal Letter BMP,FPX,GIF,HTML,JPG,PCX,PDF ,PDF Searchable	
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,PDF Searchable	
I PNG.RTF IFF TIFF Compressed TVT	
E, Compressed, IX1	
TIIE	
Auto Scanning mode Automatic	
Document Feeder Double Side	
arranty Scanning Duplex Local warranty	

ITEM # 6: UPS 650 VA for Computers

Make (Branded) Model (Branded) Manufacturers literature (Branded) Rating 360W,650 VA Load Connects 1 heavy workstation or up to 3 devices Power Backup Keep your going with backup power of to 10-15 Minutes Controller Responds Faster with smart Microprocessor control Supply voltage 220 to 280 VAC Output Voltage 220 VAC Output frequency 50 Hz Transfer Time Less than 5 ms Other Properties Protect equipment from fluxes in power provides Superior power regulation with automatic voltage regulator Features advanced battery management ABM to Enhance battery life Protects modem network line from surge with RJ 11/45 Phone jack Switches on without utilities with dc cold start capability Allows monitoring by pc with smart RS 232 or usb communications interface Needs no maintenance	RECOMMENDED MINIMUM TECHNICAL SPECIFICATION		
Model (Branded) Manufacturers literature (Branded) Rating 360W,650 VA Load Connects 1 heavy workstation or up to 3 devices Power Backup Keep your going with backup power of to 10-15 Minutes Controller Responds Faster with smart Microprocessor control Supply voltage 220 to 280 VAC Output Voltage 220 VAC Output frequency 50 Hz Transfer Time Less than 5 ms Other Properties Protect equipment from fluxes in power provides Superior power regulation with automatic voltage regulator Features advanced battery management ABM to Enhance battery life Protects modem network line from surge with RJ 11/45 Phone jack Switches on without utilities with dc cold start capability Allows monitoring by pc with smart RS 232 or usb communications interface Needs no maintenance	Items	Specification	Quantity
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Output frequency Transfer Time Less than 5 ms Other Properties Protect equipment from fluxes in power provides Superior power regulation with automatic voltage regulator Features advanced battery management ABM to Enhance battery life Protects modem network line from surge with RJ 11/45 Phone jack Switches on without utilities with dc cold start capability Allows monitoring by pc with smart RS 232 or usb communications interface Needs no maintenance	Supply voltage	220 to 280 VAC	05
Transfer Time Description Description Protect equipment from fluxes in power provides Superior power regulation with automatic voltage regulator Features advanced battery management ABM to Enhance battery life Protects modem network line from surge with RJ 11/45 Phone jack Switches on without utilities with dc cold start capability Allows monitoring by pc with smart RS 232 or usb communications interface Needs no maintenance	Output Voltage	220 VAC	
Other Properties Protect equipment from fluxes in power provides Superior power regulation with automatic voltage regulator Features advanced battery management ABM to Enhance battery life Protects modem network line from surge with RJ 11/45 Phone jack Switches on without utilities with dc cold start capability Allows monitoring by pc with smart RS 232 or usb communications interface Needs no maintenance	Output frequency	50 Hz	
provides Superior power regulation with automatic voltage regulator Features advanced battery management ABM to Enhance battery life Protects modem network line from surge with RJ 11/45 Phone jack Switches on without utilities with dc cold start capability Allows monitoring by pc with smart RS 232 or usb communications interface Needs no maintenance	Transfer Time	Less than 5 ms	
Varranty Local warranty	Other Properties	provides Superior power regulation with automatic voltage regulator Features advanced battery management ABM to Enhance battery life Protects modem network line from surge with RJ 11/45 Phone jack Switches on without utilities with dc cold start capability Allows monitoring by pc with smart RS 232 or usb communications interface	
Look variably	Varranty	Local warranty	

ITEM #7: WI-Fi Router

RECOMMENDED MINIM	JM TECHNICAL SPECIFICATION	
Items	Specification	Quantity
Make	(Branded)	
Model	(Branded)	
Manufacturers literature	(Branded)	
Technology	802.11n(2.4 GHz and 802.11ac (5GHz)	
Bands	Simultaneous 2.4 GHz to 5 GHz	01
Transmit Receive	3x3	
Antennas	Internal 6 or Equivalent	
USB port	Yes	
Ports X speed	4x Gigabits	
Wi-Fi	Yes	
OS Compatibility	Windows and Mac	
Warranty	Local warranty	

ITEM # 8: Water Dispenser

ITEMS	SPECIFICATION	QTY
Water Dispenser	Size: 20 Liter	03

ITEM # 9: Refrigerator

ITEMS	SPECIFICATION	QTY
Refrigerator	Size: 9 Cubic ft Latest (Manufacturing of the	01
	current year)	

ITEM # 10: Split AC

ITEMS	SPECIFICATION	QTY
Split Air Conditioner I Year Compressor & 3 Year Spare Parts Warranty	1.5 Ton	08

ITEM # 11: PABX

ITEMS	SPECIFICATION	OTY
Telephone	Master Set	
	Conference Call 3 WAY	
	Caller ID Memory	
	2 Lines	01
	24 Extensions	"
	Caller ID Card	ļ
	Extension Card can extend 4 lines 16 Extensions	1
	With Cabling commissioning and Installation (Job)	

ITEM # 12: Sony/Samsung 60" LED TV

	, <u>-</u>		
ITEMS	SPECIFICATION	QTY	
LED TV	60" Ultra Slim	03	

ITEM # 13: Steno Telephone Set

ITEMS	SPECIFICATION		QTY
F∈lephone	Conference Call Caller ID Memory Hands Free Speaker phone One Touch Dial LCD Auto Redial Data Port	3 WAY 50 Stations YES 3 Stations 3 Line YES YES	2

ITEM # 14: Telephone Set

ITEMS	SPECIFICATION	QTY
Telephone	Telephone set Normal	06

ITEM # 15: Multimedia Projector

ITEMS	SPECIFICATION	QTY.
Multimedia	Display Technology Instrument DLP Technology /0.65"DMD Chip	Q11.
Projector	Resolution Native 1920x1080 (1080l/P)/ or at per matching resolution	
With Screen	with quoted brand	İ
	Brightness 400 Ansi lumens	7
	Contrast Ratio 2500:1	7
	Displayable Colors 1.07 Billion Colors	7
	Projection lens F#2.5 2.76, f=23.5 28.2 mm; 1.2x manual zoom and Focus	
[Image Size 34 to 312 inches	-
	Projection Distance 1.2 m to 11m	-
<u>[</u>	Throw Ratio 1.59 to 1.91:1	-
į	Digital Keystone Correction +15 Degree Vertical	-
ĺ	Computer Compatibility UXGA SXGA+SXGA XGA SVGA VGA	-
Ĺ	Compression ,VESA standards .PC and Macintosh Compatible	1
	Video Compatibility HDTV (720p,1080i/P) SDTV (480i/p,5761/p) Full NTSC Pal PAL-M,PALN, SECAM	=
J	Input /output terminal HDMI (support audio input x2 Component x1 VGA(YPbpr/RGB/SCART)x1	-
1	S-Videox1 Composite Video x1 Mini-Jack Audio input x1 audio input (RCA)x1	
	RS232 Control port x1	
	RJ45 (Lan for Network control interface)x1 USB port (Remote	ĺ
	Mouse/Server)x1	
[.	+12V Relay outputx1	
	Screen Auto Rolled with Remote Control ceiling fixation	
<u>_</u> ;	Speaker 3 W Speakerx1	
	Guaranty one year Warranty	

ITEM # 16: Fax Machine

ITEMS	SPECIFICATION	QTY.
Laser Jet	10-PPM Laser Printing (A4)	
Fax:	Delivers Crisp laser printouts at fast rate of 10 pages per minute	1
Machine	600x600 dpi printing resolution	
	Clear and crisp printouts are available for printing and copying	1
	Caller ID Ready	
	You can check the callers and name and /or number on the LCD	-1
	Super G3 Fax with 33.6 kbps modem	1
	Transmits the document in approx. 4 Seconds for reducing the cost	1
	250 Sheet paper Tray	1
	Large –Capacity paper tray hold up to 250 pages for high volume printing	01
	150 Page Document memory	1
	Built in memory Stores incoming or outgoing documents convenient for	
	broadcasting document for multiple locations or for out of paper	
	reception (up to 150 pages for transmission up to 100 p[ages for reception	

ITEM # 17: Ceiling/Brackets Fans

ITEMS	SPECIFICATION	QTY
Fans	Ceiling Fans Best Quality full size, life time warranty	09

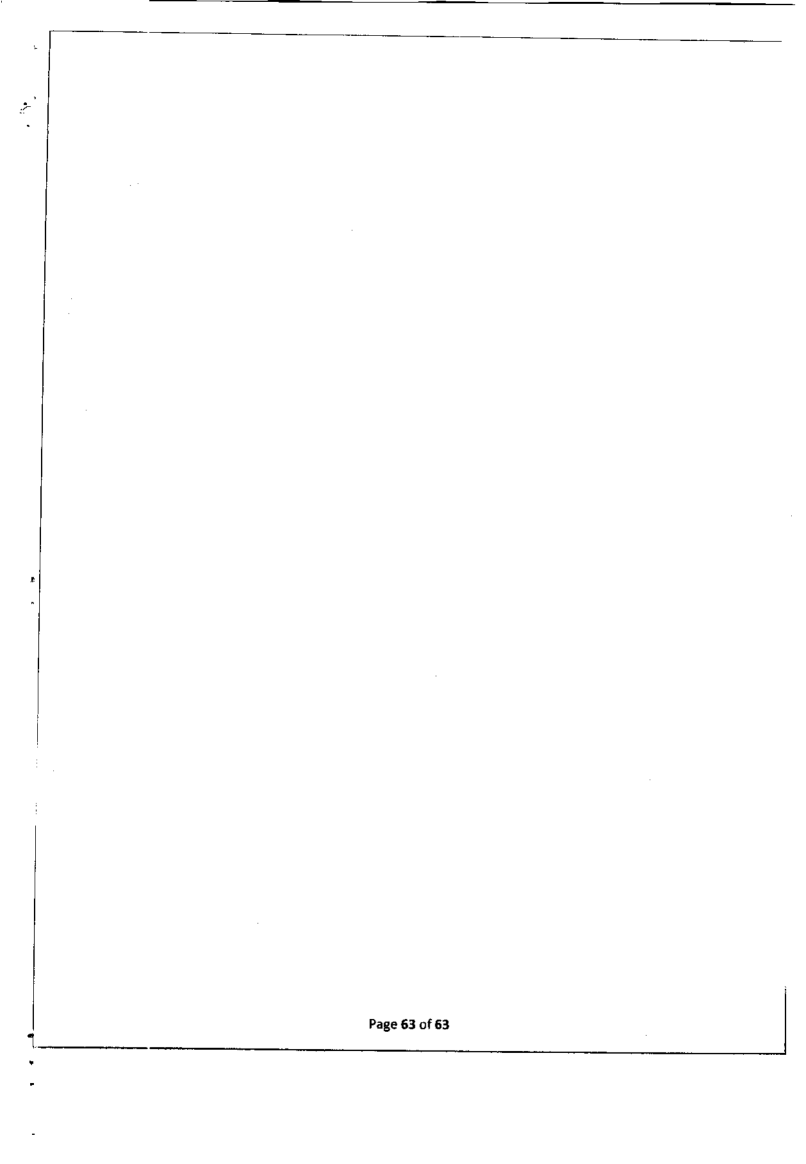
ITEM # 18: Photocopier

Items	Specification	
Make	(Branded)	Quant
Model		
	(Branded)	
Manufacturers literatu	re (Branded)	
Copy Sizes	Cassette 1,3 and 4: A3, A4, A4R, A5R	
	Custom size: 139.7 to 297mm x 182 to 432mm	
	Cassette 2: A3, A4, A4R, A5R, Envelope (with ontional	
Resolution	Envelope Reading: 600dpi × 600dpi	
	Copying: 600dpi × 600dpi	
	Printing: 600dpi × 600dpi, 1200dpi x 1200dpi (UFRII-LT	
	(Only)	
ConviD	Number of Tones: 256 Gradations	
Copy/Print Speed	A4:: 45ppm (BW): 35ppm (BW): 30ppm (BW): 25ppm	
	(BW): 20ppm (BW)	
	A3:: 22ppm (BW): 22ppm (BW): 15ppm (BW): 15ppm	
Magnification	(BVV): 15ppm (BW)	
magnincation	Zoom: 25-400%	
First Copy Time	Fixed: 25%, 50%, 70%, 100%, 141%, 200%, 400%	
p y 111110	Black-and-White: 3.9sec (45/35 ppm model), 5.4sec	
Warm-Up Time	(30/25 ppm model), 6.4sec (20 ppm model) 30 seconds	01
Multiple Copies/Prints	1 to 999 sheets	
Duplexing	Standard	
Paper Weight	Cassette: 64 to 90g/m2	
	Stack Bypass: 64 to 128g/m2	
	Duplex: 64 to 80g/m2	
aper Capacity	Cassette 1: 550 sheets (800/m2) (250 about 6	
	1 TOURS E. OUT SHEETS SHI ANNALADAS ALIAL III	
	The state of the s	
	Stack Bypass: 100 sheets (A4 A4D A5 00 1 -)	
emory		
wer Consumption	512MB (models), 256MB 2500 non i models)	
_	305 mm x 680 mm x 806 mm / 305	
an speed	565 mm x 689 mm x 907mm (with the platen cover) A4, 300dpi BW/Color 45/2	
		
an Resolution	25/13ipm(30/ 25/ 20 ppm model), BW: 100 x 100 doi: 45/ 35 ppm model)	
er Size	BW: 100 x 100 dpi, 150 x 150 dpi, 200 x 100dpi, 200 x 200 dpi, 200 x 400 dpi, 300 x 300 dpi, 400	
el Size	200 dpi, 200 x 400 dpi, 300 x 300 dpi, 200 x 100dpi, 200 x A5R: A3, A4, A4R, A5, A5R	
er Capacity	Custom size 130 7 to 000	
whacity	Custom size 139.7 to 297mm x 182 to 432mm CASSETTE UNIT-W1: 550 sheets (80 g/m2) x 1	
	Cassette Signature Signatu	
	CST. Feeding UNIT-AE1: 550 sheets(80 g/m2) x 2	

	cassettes
Dimensions (W x D x H)	CASSETTE UNIT-W1: 565 mm x 680 mm x 97 mm CST. Feeding UNIT-AE1: 565 mm x 680 mm x 248 mm
Optional/Standard	Optional Inner Finisher-B1 for all models
Number of Trays	One stack tray (Optional 2nd Tray; INNER FIN ADD. TRAY-B1)
Fray Capacity	A4 - A5R :1000 sheets (or 125 mm in height) A3, A4R: 500 sheets (or 62.5 mm in height)
Staple Position	Corner, Double
Staple Capacity	A4: 50 sheets x 30 sets A4R/ A3: 30 sheets x 15 sets

ITEM # 19: Camera DSLR

ITEMS	SPECIFICATION	OTY
Camera DSLR	Megapixels:-24.2, Shots per Sec. upto5 fps with AF sensor, type: DX/APSC CMOS, Resolution / frame rates: Full HD (1920 x1080 at 60/50/40/25/24 frames per second) HD (1280 x 720 at 60/50 fps) and VGA 640 x 424 at 30/24 fps). Video file format: MOV Built-in flash: Yes Hot shoe: Yes Card type: Single slot: SD/SDHC/SDXC Wireless capabilities: Wi .Fi. Image stabilization: in kit and other lenses Dimensions.	1





Tender No. PD/MEHCU/ 03 (08)/2015

Karachi dated the 27.07.2015

Tender Document

For

Purchase of Office Stationary Items including Printing.

Cost of Bidding Document: Rs. 1000/(in shape of Pay Order/Demand Draft)

Bid issuance date

from the date of publication of NIT

upto 18.08.2015

_ast date for Bid Submission

18.08.2015 by 12.00 noon.

Date of Bid Opening

08.08.2015 at 01.00 p.m.

August, 2015

Under the project Scheme "Mobile Emergency Health Care Unit (MEHCU)
Project, Special Initiative Department, Government of Sindh"
House No. F-55/3,Block-8, Kehkashan Scheme-5, Clifton, Karachi
Phone No: 021-99251238-9



Government of Sindh Special Initiative Department Mobile Emergency Health Care Unit Project,

NOTICE INVITING TENDERS

Purchase of Office Furniture & Fixture, Machinery & Equipments, office Stationary including Printing.

The Mobile Emergency Health Care Unit (MEHCU) Project, Special Initiative Department, Government of Sindh intends to purchase the following items for its office, Karachi and invites sealed bids from interested eligible bidders.

Ė. Office Furniture & Fixture ii.

Office Machinery & Equipments

Office Stationary including printing. Ñi.

Terms & Conditions:

- Bidding will be conducted as 'Single Stage One Envelope Procedure' as per SPPRA (2010) rule. 1.
- 2. The parties / firms / contractors will submit the followings documents.

Copy of NTN Certificate and sales Tax.

Three (3) years Experience in relevant field b)

c) Financial Turnover at least 3 years (Bank statement or Bank certificate).

- Undertaking / affidavit on stamp paper that the firm is not involved in any litigation / arbitration or has d) not abandoned any work or has never been black-listed in any department.
- 3. Interested bidders can obtain bidding document form the date of publication of this NIT on SPPRA website / newspapers upto 18.08.2015 on the submission of written application to the Project Director, MEHCU Project alongwith the payment of Rs.1000/- (non refundable) in the shape of pay order in favour of Project Director, MEHCU Project from below given address.
- The last date of submission of tender documents is on 18.08.2015 by 12:00 noon and the bids shall be 4. opened on same day at 01:00 a.m on the given below address.
- 5. The bidder will submit 2% bid security of total bid.
- The Department reserves the right to accept or reject part or whole bid, and to annul the bidding process and 6. reject all bids at any time prior to contract award as per provisions of Sindh Public Procurement Rules 2010 (Amended 2013).

Project Director MEHCU Project

Address

Project Director, MEHCU Project,

House No. F-55/3, Block-8, Kehkashan Scheme-5, Clifton, Karachi.

Clifton, Karachi. Phone No: 021-99251238-9

Email: mehcuproject@gmail.com

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PART - I

BIDDING PROCEDURE

SECTION - I INSTRUCTIONS TO BIDDERS

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INSTRUCTIONS TO BIDDERS

A. Introduction

The Mobile Emergency Health Care Unit (MEHCU) Project, Special Initiative Department, Government of Sindh intends to purchase office Furniture & Fixture, Machinery & Equipments and office stationary for its office at Karachi

01. Source of Funds

1.1 Government of Sindh.

02. Eligible Bidders

2.1 The invitation for Bids is open to all suppliers having Pakistani Nationality.

03. Eligible Goods and Services

- 3.1 The Goods and related services to be supplied under the contracts (such services here in after referred to services) shall have their origin and all expenditures made under the contract will be limited to such articles.
- 3.2 For purpose of clause 3.1 above 'origin' shall be considered to be the place where the Goods, Goods are mined, Grown, produced through manufacturing, processing or substantial and major assembling of components, a commercially recognized products results that is substantially different in basic characteristics or in purpose of utility from its components.

04. Cost of Bidding / Contract

4.1 The Bidder shall bear all costs associated with the Preparation and delivery of its Bid/ Contract, and the Purchaser will in no case be responsible or liable for those costs.

05. Assurance

5.1 The successful bidder will be required to give satisfactory assurance of its ability and intention to deliver the goods and services pursuant of the contract, within the time set forth therein.

B. The Bidding Document

06. Contents of Bidding Documents

- 6.1 The Goods and Service required, bidding procedures and contract terms are prescribed in the bidding documents. In addition to the invitation for Bids, the bidding documents include.
 - (a) Instructions to Bidders.
 - (b) General Conditions of Contract (GCC)
 - (c) Special Conditions of Contract (SCC)
 - (d) Technical Specification
 - (e) Sample Forms.
 - (i) Bid form and Price Schedule
 - ii) Bid Security Form
 - iii) Contract form.
 - iv) Performance Security Form.
 - v) Bank Guarantee Form for Advance Payment.
 - vi) List of Member eligible member Countries.
- 6.2 The Bidder is expected to examine the Bidding Documents, including all instructions, forms, terms, specifications. Failure to furnish all information

12. Bid Prices

- 12.1 The bidder shall complete the appropriate Price Schedules included herein, stating the unit prices, total price per item, the total amount and the expected countries of origin and Make/Model of the Goods and Services to be supplied under the Contract..
- 12.2 Prices quoted by the bidder shall remain fixed and valid until completion of the Contract performance and will not be subject to variation on any account except as provided for the General Conditions of Contract or if applicable, adjustments authorized in accordance with the price adjustment provisions specified in the Special Conditions of Contract.

13. Bid Currencies

13.1 Prices shall be quoted in Pak Rupees.

14. Documents Establishing Eligibility of the Bidder, Goods and Services

14.1 The bidder shall furnish, as part of its Bid, certification establishing both the bidder's eligibility to bid and that the origin of the Goods and Services is an eligible source country, pursuant to Clauses 2 and 3.

15. Documents Establishing the Bidders Qualification to Perform the Contract

- 15.1 The documentary evidence of the bidder's qualifications to perform the Contract, if its Bid is accepted, shall establish to the Purchaser's satisfaction prior to award of Contract:
 - (a) that, in the case of a bidder offering to supply Goods under the Contract which the bidder did not manufacture or otherwise produce, the bidder has been duly authorized by the Goods' manufacturer or produce to supply the Goods to or in the Purchaser's country;
 - (b) that the bidder has the financial, technical, and production capability necessary to perform the Contract.

16. Documents Establishing Goods, Eligibility & Conformity to the Bidding Documents

- 16.1 The Documentary evidence of conformity of Goods and Services to the Bidding Documents may be in the form of literature, drawings and data and shall consist of:
 - A detailed description of the Good's essential technical and performance characteristics.
 - b) A detailed schedule of work under the contract (dispatch/work schedule) outlining key activities and critical items on the schedule which could influence the contract completion date.
 - a list, giving full particulars, including available sources and current prices, of all spare parts, special tools, etc., necessary for the proper and continuing functioning of the Goods, for a period of (two years); and
 - d) a clause-by-clause commentary on the specifications, demonstrating the Goods' responsiveness to those Specifications or a statement of deviations and exceptions to the provisions of the Specifications.

- 16.2 For purposes of the commentary to be furnished pursuant to sub-clause (d) above, the Bidder shall Note that standards for workmanship, material and goods, and reference to brand names or catalogue numbers, designated by the purchaser in the specifications are intended to be descriptive only and not restrictive. The Bidder may substitute other authoritative standards, brand names or catalogue numbers in its Bids provided that it demonstrates the Purchaser's satisfaction that the substitutions are equivalent or superior or those designated in the specifications, except if the specifications specifically provide otherwise.
- 16.3 In order to prove that the Goods offered are of acceptable quality and standard, the bidders shall furnish the documentary evidence that the Goods offered have been in production for several years and reasonable units of similar capacity have been sold and have been in operation satisfactorily to the end users.

17. Earnest Money

- 17.1 Pursuant to Clause 12, the bidder shall furnish, as part of its Bid, a bid security in the amount of two percent (2%) of the offered value.
- 17.2 The Bid security shall be denominated in the currency of the Bid. It shall be valid for thirty (30) days beyond the validity of the Bid and shall be in form of Pay Order/Demand Draft/Bank Guarantee.
- 17.3 Any Bid not secured in accordance with clauses 17.1 and 17.2 above will be rejected by the Purchaser as Non-responsive, pursuant to Clause 18.
- 17.4 An unsuccessful Bidder's bid security will be discharged /returned as promptly as possible upon award of Contract, but in any event Not later than thirty (90) days after the expiration of the period of bid validity prescribed by the Purchaser, pursuant to Clause-20.
- 17.5 The successful bidder's bid security will be discharged/returned upon the bidder's executing the Contract, and furnishing the performance security, pursuant to Clause 36.
- 17.6 The bid security may be forfeited:
 - (a) if a bidder withdraws its Bid during the period of bid validity specified by the bidder on the Bid Form, or
 - (b) in the case of a successful bidder, if the bidder fails
 - (i) to sign the Contract in accordance with Clause-35; or
 - (ii) to furnish the performance security in accordance with Clause-36

18. Period of Validity of Bid and alternative Bids

- 18.1 Bids shall remain valid for Not less than 90 days after the date of Bid closing prescribed by the Purchaser pursuant to clause-21
- 18.2 Notwithstanding clause-18.1 above, the Purchaser may solicit Bidder's consent to extend of the period of Bid validity. The request and the responses thereto shall be made in writing (or by Cable or Telex). If the Bidder agrees to extend request, the validity of the Earnest Money provided under clause-17 shall also be suitably extended. A Bidder may refuse the request without forfeiting his Earnest Money. A Bidder granting the request will not be required or permitted to modify its Bid.

Bidders may submit Alternative Bids, which do not conform to the Specifications of Goods but meet the performance prescribed in, or the objectives of the Specifications. However, only the Alternative Bids of the bidder whose main Bid is the lowest evaluated substantially responsive Bid will be considered. If a bidder wishes to have its Alternative Bid or Bids considered on an equal basis with all other main Bids, it shall submit a bid Earnest Money to each Alternative Bid. All Alternative Bids submitted in this manner will be treated as main Bids. Alternative Bid must be submitted in a sealed envelope clearly marked "Alternative Bid", separate from the main Bid.

19. Format and Signing of Bid

- 19.1 The original Bid Form and accompanying Documents (as specified in clause-11) clearly marked "Original" plus "Duplicate" copies (if required) must be received by the Purchaser at the date, time and space specified pursuant to clauses 20 & 21. In the event of any discrepancy between the Original and Duplicate, the Original shall govern.
- The Bid shall be typed or written in indelible ink and shall be signed by the Bidder or a person or persons duly authorized to sign on behalf of the Bidder. Such authorization shall be indicated by written power-of-attorney accompanying the Bid. All pages of the Bid, except for un-amended printing literature, shall be initialed by the person or persons signing the Bid. The name and position held by each person's signing must be typed or printed below the signature.
- 19.3 The Bid shall contain no. interlineations, erasures or overwriting except as necessary to correct errors made by the Bidders, in which case such correction shall be initiated by the person or persons signing the Bid.

D. Submission of Bids

20. Sealing and Marking of Bid

- 20.1 The Bidder shall be seal the Bid envelope duly marking the envelopes.
- 2'0.2 The envelopes shall be addressed to the Project Director, MEHCU Project, at following address:

Froject Director,
MEHCU Project
Special Initiative Department,
Government of Sindh,
House No. F-55/3, Block-8,
Kehkashan Scheme-5, Clifton, Karachi.
Phone No: 021-99251238-9

20.3 The Envelope should contain at the left corner:

Tender No. PD/MEHCU/ 03(08)/2015 DO NOT OPEN BEFORE (date & time of opening of Bids given in Bid Notice)

20.4 In addition to the information required in clause-22 the inner envelopes shall indicate the name and address of the Tenderer to enable the Purchaser to return the un-opened Bid in case it is declared "Late" pursuant to clause-23

21. Deadline for Submission of Bids

- 21.1 The Original Bid together with the Duplicate must be received by the Purchaser at the address specified in clause-20.2 not later than the time specified for submission of Bid as in the Bid Notice.
- 21.2 The Purchaser may, at its discretion, extend the deadline for the submission of Bid by amending the Bidding Documents in accordance with clause-08, in which all rights and obligations of the Purchaser and Bidders previously subject to the deadline will thereafter be subject to the deadline as extended.

22. One Bid per Bidder

22.1 Each bidder shall submit only one Bid either by itself, or as a partner in a joint venture. A bidder who submits or participates in more than one Bid (except alternative Bid pursuant to Clause 18.3) will be disqualified.

23. Late Bids

23.1 Any Bid received by the Purchaser after the deadline for submission of Bids prescribed by the Purchaser, pursuant to cluase-21 will be declared "Late" and rejected and may be returned unopened to the Bidder.

24. Modification and withdrawal of Bids

- 24.1 The Bidder may modify or withdraw its Bid after the Bids submission provided that written Notice of the modification or withdrawal is received by the Purchaser prior to the deadline prescribed for submission of Bids.
- 24.2 The Bidders modification or withdrawal Notice shall be prepared, sealed, marked and dispatched in accordance with the provisions of clause-20. A withdrawal Notice may also be sent by Telex or Cable but must be followed by a signed confirmation copy.
- 24.3 No Bid may be modified subsequent to the deadline for submission of Bids.
- No Bid may be withdrawn in the interval between the deadline for submission of Bids and the expiration of the period of Bid validity specified by the Bidder of the Bid Form. E. Bid opening and Evaluation

25. Bid Opening and Evaluation

- 25.1 The Purchase Committee will open Bids in the presence of Bidder's authorized representatives who choose to attend, at the day, time and place of opening of Bids (as prescribed in the invitation for Bids).
- 25.2 The Bidder's name, prices of main and alternative bids, all discounts offered, modifications and withdrawals, and the presence of absence of the requisite Earnest Money, and such other details as the Purchaser, at its discretion, may consider appropriate will be announced and recorded at the time of opening.
- 25.3 Information relating to the examination, clarification, evaluation and comparison of Bids and recommendation for the award of a contract shall not be disclosed to bidders or any other persons not officially concerned with such process. Any effort by a bidder to influence the Purchaser's processing of Bids or award decisions may result in the rejection of the bidder's Bid.

26. Clarification of Bids

26.1 To assist in the examination, evaluation, and comparison of Bids, the Purchaser may, at its discretion, ask the Bidder for clarification of its Bid, if any. All responses to request for such clarification shall be in writing and no change in the price of substance of the Bid shall be sought, offered or permitted.

27. Preliminary Examination

27.1 The Purchaser or his nominee will examine the Bids to determine whether:

(a) They are complete in all respect;

(b) Computational errors, if any have been made;

(c) Required Sureties have been furnished;

(d) Documents have been properly signed; and

(e) Bids are generally in order.

- 27.2 Arithmetical errors will be rectified on the following basis. If there is any discrepancy between the unit Price and the total cost that is obtained by multiplying the unit price and quantity, unit price shall prevail and the cost will be corrected. If there is a discrepancy between the total bid amount and the sum of total costs for each package, the total cost shall prevail and the total bid amount will be corrected.
- 27.3 Prior to the detailed evaluation, pursuant to clause-28, the Purchaser will determine the substantial responsiveness of each Bid to the Bidding Documents including production capability and acceptable quality of goods offered pursuant to Clause 16.2 A substantially responsive Bid is one, which conforms to all the terms and conditions of the Bidding Documents without deviation.
- 27.4 A Bid determined as not substantially responsive will be rejected by the Purchaser and may not subsequently be made responsive by the Bidder by correction of the non-conformity.

28. Evaluation and Comparison of Bids

- 28.1 The Purchaser will evaluate and compare the Bids previously determined to be substantially responsive pursuant to clause-27:
- 28.2 The Purchaser's evaluation of a Bid will exclude and not take into account:
 - in the case of Goods partially or wholly manufactured within the Purchaser's country or Goods of foreign origin already located in the Purchaser's country, sales and other similar taxes which may be levied on the finished Goods if the Contract is awarded to the bidder;
 - b) in the case of Goods to be offered from outside the Purchaser's country, customs duties and other similar import duties and taxes which may be levied on the Goods if the Contract is awarded to the bidder; and
 - c) the Purchaser's evaluation of a Bid will take into account, in addition to the bid price, the following factors, in the manner and to the extent indicated in this clause:
 - i) Contractual and Commercial Deviations:

The cost of all quantifiable deviations and omissions from the contractual and commercial conditions shall be evaluated. The Purchaser will make its own assessment of the cost of any deviations for the purpose of ensuring fair comparison of Bid.

ii) Work Schedule:

The Goods covered by this bidding are required to be delivered and installed in accordance with and completed within the Work Schedule specified in the Special Conditions of Contract. Bidders are required to

base their prices on the specified Work Schedule. No. credit will be given to earlier completion. Bids offering late work schedules will be accepted but the Bids shall be adjusted in the evaluation by adding at the rate of (0.05 per cent) of the bid price for each day of delay to bid price. Bids offering work schedules beyond (three months) the date specified in the Special Conditions of Contract shall be rejected.

iii) Operating Costs:

Since the operating costs of the Goods being procured form a major part of the life cycle cost, these costs will be evaluated and based on prices furnished by the Bidder as well as on past experience of the Purchaser or other purchasers similarly placed. Such costs shall be added to the bid price for evaluation.

The operating cost factors for calculation are:

- i) number of years for initial period of operation (It is recommended that the initial period of operation not exceed the usual period before a major overhaul of the Goods. Usually between five to ten years.)
- ii) operating costs (e.g. fuel and/or other input, unit cost, annual and total operational requirements).
- rate, in percent, to be used to discount to present value all annual future costs calculated under (ii) above for period specified in (i).

iv) Functional Guarantee of the Goods:

- a) Bidders shall state the functional guarantees (e.g. performance, efficiency, consumption) of the proposed Goods in response to the Technical Specifications. Goods offered shall have a minimum (or a maximum, as the case may be) level of functional guarantees specified in the Technical Specifications to be considered responsive. Bids offering Goods with functional guarantees less (or more) than the minimum (or maximum) specified shall be rejected.
- b) For the purposes of evaluation, an adjustment of (indicate factor) will be added to the bid price for each drop (or excess) in the responsive functional guarantees offered by the Bidder below (or above) the value specified in the Technical Specifications.

v) Local Handling and Transportation:

For Goods offered from outside the Purchaser's Country, the cost of local handling and transportation from the port of entry to the Purchaser country, similar cost from the warehouse/factory to the Purchase's store will be added to the bid price for evaluation.

29. Contacting the Purchaser

- 29.1 Subject to clause-20, no Bidder shall contact the Purchaser on any matter relating to its Bid, in between Bid Opening and Contract Award period.
- 29.2 Any effort by a Bidder to influence the Purchaser in the Purchaser's decisions in respect of Bid Evaluation, or Contract Award will result in the rejection of that Bidder's Bid.
- 30. Purchaser's Right to accept any Bid and to reject any or all Bids

30.1 The Purchaser reserves the right to accept or reject any Bid and to annul the Bidding process and reject all Bids at any time prior to award of Contract, without thereby incurring any Liability to the affected Bidder or Bidders or any obligation to inform the affected Bidder of the grounds for the Purchaser's action.

F. AWARD OF CONTRACT/(S)

31. Post Qualification

- 31.1 The Purchaser will determine to its satisfaction the Bidder selected as having submitted the lowest-evaluated / quality-evaluated / requirement-evaluated responsive Bid is qualified to satisfactorily perform the Contract.
- 31.2 The determination will take into account the Bidder's financial, technical and production after sales Service capabilities. It will be based upon an examination of the Documentary evidence of the Bidder's qualifications submitted by the Bidder, pursuant to clause-15, as well as such other information as the purchaser deems necessary and appropriate.
- 31.3 To verify its technical capability, the Bidder must provide with its bid Documentary evidence that the items offered have been in production for at least five (5) years and that a minimum of fifty (50) units of similar capacity have been sold (list of consignees should be attached) and have been in operation satisfactorily for at least 12 months.

32. Award Criteria

- 32.1 An affirmative determination will be prerequisite for award of the Contract to the Bidder. A negative determination will result in rejection of the Bidder's Bid.
- 32.2 The Purchaser will award the Contract to the successful Bidder / Bidders whose Bid / Bids has / have been determined to be the lowest evaluated / quality-evaluated / requirement evaluated responsive Bid, provided further that Bidders determine to be qualified to satisfactorily perform the Contract.

33. Purchaser's Right to Vary Quantities at Time of Award

33.1 The purchaser reserves the right at the time of award of Contract to increase or decrease the quantity of Goods as specified in the specifications without any change in unit prices of other terms and conditions.

34. Notification of Award

- 34.1 The Purchaser will Notify the successful Bidder in writing by registered letter, or by Cable to be confirmed in writing by registered letter that his Bid has been accepted and on which basis the Bid has been accepted.
- 34.2 The Notification of Award will constitute the formation of a Contract until the Contract has been effected pursuant to clause-35.

35. Singing of Contract

- 35.1 At the time of Notification of award, the Purchaser will send the successful Bidder the Model Contract Document provided in these Bidding Documents, incorporating all agreement between the parties.
- 35.2 Within thirty (30) days of receipt of such Contract Form, the successful Bidder shall sign and date the Contract and return it to the Purchaser.

36. Performance Security

Within the Seven (7) days of the receipt of Notification of award from the Purchaser, the Bidder shall furnish the performance Security, in accordance with the conditions of Contract, in the Performance Security Form provided in the Bidding Documents or any other form acceptable to the Purchaser.

SECTION-II BID DATA SHEET (BDS)

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

ITB 1.1	A STATE OF THE STA	HUDGUEHON
	Name of Contract.	Purchase of Office Stationary, Printing & Publication
ITB 22.2	Name of Purchaser.	Project Director, MEHCU Project, Sindh, Karachi.
ITB 22.2	Purchaser' address, Telephone & Fax #.	House No. F-55/3, Block-8, Kehkashan Scheme-5, Clifton, Karachi. Phone No: 021-99251238-9
ITB 1.1	Language of Bid	The Bid prepared by the Bidder, and all correspondence and documents relating to the Bid exchanged by the Bidder and the Purchaser, shall be written in the English language. An printed literature furnished by the Bidder may be written if another language, provided that this literature is accompanied by the English translation, in which case, for purpose of interpretation of the Bids, the English Translation shall govern.
	Bid Ri	dep & Currency
10 12.2	Price Quoted:	Delivered Duty Paid (DDP) at Consignee End.
ITB 12.3	Bid Price:	Fixed.
TB 13.1	Bid Currency:	Pak Runees (PKP)
	BIG	Silbriission
ITB 19.1	Bid Security	2 % of the guoted Price.
ITB 18	Bid Validity Period	90 Days.
TB 20	Number of Copies	One (Original). Two copies
TB 20.2	Address for Bid Submission	House No. F-55/3, Block-8, Kehkashan Scheme-5, Clifton, Karachi. Phone No: 021-99251238-9
TB-20.0	ITB Title Number	Purchase of Office Furniture & Fixture, Machinery & Equipments and office Stationary item.
TB 21	Deadline for Bid Submission	18.08.2015 at 12:00 a.m
TB 21.1	Date, Time & Place for Bid Opening	On 18.08.2015 at 01:00 pm at House No. House No. F-55/3, Block-8, Kehkashan Scheme-5, Clifton, Karachi. Phone No: 021-99251238-9
都們都	Con	tract Award
TB 33	Purchaser's right to increase or decrease the quantities.	The Purchaser reserves the right to increase or decrease the quantities of articles to be procured, at the time of award of Contract as per SPP Rules, 2010

All offers be made as per format of Price Schedule of this document. Additional Pages may be used, if needed. In order to facilitate Bidders, a price schedule (containing the specifications & quantities of required stores) has been provided at Annex-A.

2. Prices quoted to cover all expenses including Freight, Taxes, and Insurance etc.

3. Goods will be required to be delivered as per schedule and at Consignee End.

SECTION-IN SECTION -IN SECTION

TANK T	A PART OF THE PART	MILES	Source Man	Qualification
ITB 16	Criteria Qualification:	for	" dov	e criteria for Qualification of Bid will be based on the conditions as laid vn in this Section, furnishing & submission of following uments/evidence/information.
			a)	Copy of Proprietorship/partnership deed
	 		<u> b)</u>	Copy of NTN & Sales Tax Certificate
			(<u>c)</u>	Three (3) years experience in relevant field.
·	·		d)	Financial Turnover at least 3 years (Bank statement or Bank certificate)
<u> </u>			e)	Undertaking/affidavit on stamp paper that the firm is not involve in any litigation / arbitration or has not abandoned any work or has never been black-listed in any department
·			f)	Attach relevant brochure
			e)	Authorized distributor Certificate

SECTION-IV BIDDING FORMS

Table of Forms

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Schedule of Requirement	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	26

BIDDING FORMS

Bid Submission Sheet

Date:	
Invitation for Bid No:	

The Project Director,
MEHCIJ Project,
Special Initiative Department,
Government of Sindh,
House No. F-55/3, Block-8,
Kehkashan Scheme-5, Clifton, Karachi.
Phone No: 021-99251238-9

We, the undersigned, declare that:

Addenda No	nined and have no re	eservations	to the Bidding D	ocument, i ;
We offer to su with the delive Goods	ipply in conformity very schedule specificand	vith the Bio ied in the	lding Document a Schedule of Sup Related	and in acc pply, the t
The total price	of our Bid, excluding			m (d) belo
The discounts o	offered and the meth	odology fo	r their application	
anningaioti des	e valid for a period o adline in accordanc upon us and may b	f	days from the da	te fixed fo
f our Bid is acce	epted, we commit to cent of the Contract	obtain a P Price for th	erformance Secu e due performanc	rity in the ce of the
Dur firm includi	ing any subcontract ities from the	ors or sup following	oliers for any par eligible countr	t of the C ries
iave nationali			J	

any part of the contract, has Not been declared ineligible by the Government;

(j)	The following commissions, or fees have been paid or are to be paid with respet to the bidding process or execution of the Contract:						
	Name of Receipt	Address	Reason	Amount			
	(If none has been paid		indicate "none ")				
(k)	We understand that	this Bid, toget ification of awa	her with your written a ard, shall constitute a	acceptance thereof binding contract between			
(1)	We understand that other bid that you ma		ound to accept the lov	vest evaluated bid or any			
Nam	e						
in the	capacity of			· · · · · · · · · · · · · · · · · · ·			
	ed						
	authorized to sign to	he security fo	or and on behalf of	F			
 C)ate			·				

BIDDING FORMS

Bid Security / Earnest Money Form

WHEREAS	•
hereinafter called the " <i>Bidder</i> " has submitted its bid, dated Provision of	for the
KNOW ALL MEAN by these presents that I/We	of
registered office (s) at	-
Earnest Money of Rs (Rupees	
Order/Demand Draft No dated	Bid in the shape of Pay issued by
hereinafter called " <i>Purchaser</i> ". Name & Signature of Sup	
Authorized Representativ	e
Dated	, <u></u>

BIDDING FORMS

Bid Security / Earnest Money Sheet

r.	Quantity	Cost	Total Bid	Earne	est Money @ 5	% of Bid Value
No. 		(Rs.)	Price/cost (Rs.)	Amount	P.O/D.D.	Name of Bank
į						
ı						
			ĺ			
						
			Signature o	f the Tendere	er	
	•					
			Firm Stamp			
			Dated			··· ··

BIDDING FORMS Price Schedule for Goods

Name of Bidder	
Name at Bidder	
Name of Biddel	

Office Stationary

(Package)

Item No.	Description & Specification	Quantity	Unit Price (in Pak Rs.) Each	Total Price (in Pak Rs.) (2 x 3)
1.	2.	3	4.	(2 X S)
1	Photo paper A4 Rims	240	† 	<u>J.</u>
2	Photo paper Legal Rims	50	 -	
3	Pen Blue Ball point Box	200	 	
4	Pen Black Ball point box	200	 	
5	Fen Red Ball point Box	100	 	· · ·
6	Tissue Boxes	200		
7	File Board Imported Piece	300		
8	Short Hand note book	100	 	
9	Fucka File Cover Piece	500		
10	Glue Stick Piece	50	†··	
11	Flencils Box	100		
12	Color Pencils Box	20		······································
13	E raser Piece	50		···
14	Sharpener Piece	50	T	
15	Calculator piece	5	 	
16	Stapler Pin 24/6 Small packet	100 pkt	· · · · · · · · · · · · · · · · · · ·	
17	Stapler Best Quality	10		
18	Punch machine large	10		·
19	Cum bottle piece	25		
20	Sticking Notes piece	100		
21	Register 400 page 300 page, 200 page (two register within stock Register & dead Stock	20		
	Register)			
22	F le Tray piece	10		
23	Pointer pen Blue/Black box	50 each		
24	U clip large size	200		<u> </u>
25	H gh Lighters piece mix	100		
26	White fluid pens piece	50		
27	Paper cutter piece	10		
28	Permanent marker piece	50		
29	Markers Color Packets	20		
30	Binding Tape piece	50		· · · · · · · · · · · · · · · · · · ·
31	Scissors piece	10		
32	Fi e Flag Piece	200	· · · · · · · · · · · · · · · · · · ·	<u> </u>
33	Fi∃ld Book/ log book/ BOQ Register Level bc ok piece	50		<u> </u>
34	Toner HP Printer 85A	30		
35	Toner Fax Machine Panasonic 88E	15		
36	File Tags	300		<u></u> .
	Total Amount	200		

Amount in Words: ___

^{1.} The rates and discounts quoted for the items mentioned above shall be valid for 90 days from the date of opening of tender.

^{2.} The items should be delivered at specified consignees at risk and cost of contracting firm.

^{3.} The payment shall be subject to deduction of Income/Sales Tax at source, inspection and production of delivery challans as being delivered the stores in full quantity & quality specified in contract.

- 4. The rates quoted in this schedule are inclusive of all the applicable taxes & freight/transportation etc. and written against each item in figures and words without any cutting/error.
- The samples of the articles (where applicable) as required in the GCC are provided.
- 6. In case of discrepancy between unit price and total, the unit price shall prevail.
- 7. Bids will be recommended in total price for all items basis
- The quantity of items specified above may increase or decrease as per need and availability of funds, therefore the contract shall be valid for continuous / periodical supply of items for financial year 2015-16.

Name		 								
	apacity of	_								
	d							· 		
	authorized		the	security	for	and	on	behalf	of	
Date _ Date _		 		····						

BIDDING FORMS Price Schedule for Goods

Name of Bidder	

Stationary (Printed)

(Package)

Item No.	Description & Specification	Quantity	Unit Price (in Pak Rs.) Each	Total Price (în Pak Rs.) (4 x 5)
1.	2.	3	5.	6.
1	File cover with Government color logo Printing	2500		
2	Letter Head PD, DD, AD	60		· · · · · · · · · · · · · · · · · · ·
3	Desk Note with Printing	100		
4	Envelop A4 size with Logo (color Printing)	3000		
_ 5	Envelope A3 size with Logo (Color printing)	1500		
6	Envelope 9x4 size with Logo (Color printing)	5000		
7	Note sheet with logo Printing	100		
8	File board with Logo Printing	2000		
	Total Amount			

Amount in Words:	

- The rates quoted for the items mentioned above shall be valid for 90 days from the date of opening of tender.
- The items should be delivered at specified consignees at risk and cost of contracting firm.
- 3) The payment shall be subject to deduction of Income/Sales Tax at source, inspection and production of delivery challens as being delivered the stores in full quantity & quality specified in contract.
- 4) The rates quoted in this schedule are inclusive of all the applicable taxes & freight/transportation etc. and written against each item in figures and words without any cutting/error.
- 5) The samples of the articles (where applicable) as required in the GCC are provided.
- 6) In case of discrepancy between unit price and total, the unit price shall prevail.
- 7) Bids will be recommended in total price for all items basis
- 8) The quantity of items specified above may increase or decrease as per need and availability of funds, therefore the contract shall be valid for continuous / periodical supply of items for financial year 2015-16.

Name												
in the	capacity of											
Signe	J			_								
Duly	authorized	to	sign	the	security	for	and	on	behalf	of	 	
Date												

SCHEDULE OF REQUIREMENT

The office furniture & Fixture and Machinery & Equipment shall be delivered and installed in accordance with the subsequent purchase/supply order to be issued by the purchaser as per following schedule of requirement: -

Mode of penalty	100% quantity as per Purchase/Supply Order	Total delivery period
Without penalty	45 days	45 days
With penalty @ 0.5% per day on tota bid cost after 45 days of Purchase Order on undelivered quantity	15 days	60 days

n the capacity of			·						
Signed						•			<u>, , , , , , , , , , , , , , , , , , , </u>
Ouly authorized	to sign	n the	security	for	and	on	behalf	of	



PART - II

CONTRACT

GENERAL CONDITIONS OF CONTRACT (G.C.C)

ป1. Use of Contract Documents and Information

- 1.1 The Supplier shall not, without the Purchaser's prior written consent, disclose the Contract or any provision thereof, or any specification, pattern sample or information furnished by or on behalf of Purchaser in connection herewith to any person other than 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 purpose of such performance.
- 1.2 The Supplier shall not, without the Purchaser's prior written consent, make use of any Document or information specified in clause 1.1 above, except for the purpose of performing the Contract.
- Any Documents / Literatures / Catalogues if Supplied by the Purchaser, other than the Contract itself, specified in clause 1.1 above, shall remain the property of the Purchaser and shall be returned (in all copies) to the Purchaser, on completion or prior to the completion of the Supplier's performance under the Contract, if so required by the Purchaser.

02. Change Order

- 2.1 The Purchaser may at any time, by written Notice to the Supplier, 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 Purchaser; or
 - (b) the method of shipment or packing; or
 - (c) the method of installation; or
 - (d) the place of delivery.
- Upon Notification by the Purchaser of such change, the Supplier shall submit to the Purchaser an estimate of costs for the proposed change (hereinafter referred to as the Change or Changes) including any change in the schedule of Payments, within ten (10) calendar days of receipt of Notice of change, and shall include an estimate of the impact (if any) of the Change on the delivery dates under the Contract, as well as a detailed schedule for the execution of the Change, if applicable.
- 2.3 The Supplier shall Not perform change in accordance with clause 2.1 above until the purchaser has authorized a change order in writing on the basis of the estimate provided by the Supplier as described in clause 2.2 above.
- 2.4 Changes mutually agreed upon as a change shall constitute a part of work under this Contract, and the provisions and conditions of the Contract shall apply to said change.

03. <u>Contract Amendments</u>

3.1 Subject to clause 2, No. variation in or modification of the conditions and terms of the Contract shall be made except by written amendment signed by the parties.

04. Sub-Contracts

4.1 The Supplier shall not subcontract all or any party of the contract without first obtaining the Purchaser's approval in writing of the sub-contracting and the sub-contractor.

4.2 The Supplier guarantees that any and all subcontractors of the Supplier for performance of part of work under the Contract will comply fully with the terms of the Contract applicable to such part of the work under the Contract.

05. Country of Origin

- 5.1 All Goods & Services Supplied under the Contract shall have their origin in eligible countries.
- 5.2 For purpose of this clause, "Origin" shall be considered to be the place where the Goods were mined, grown or produced or from which the Services are provided. Goods are produced when, through manufacturing, processing or substantial and major assembling of components, commercially recognized products results that is substantially different in basic characteristics or in purpose or utility from its components.

06. Inspection and Test

- The Purchaser or its representative shall have the right to inspect the work being carried out under this Contract and to test the goods to confirm their conformity to the Specifications. The Specifications, Conditions of Contract or Specifications or both shall specify what inspections the Purchaser requires and where they are to be conducted. The Purchaser shall notify the Supplier in writing of identity of any representative retained for these purposes.
- The inspections and test may be conducted by the "Procurement Committee of MEHCU Project on the premises of the Supplier or its sub-Contract(s), at the point of delivery and at the Good's final destination. Where conducted on the premises the Supplier or its sub-Contractor(s) all reasonable facilities and assistance, including access drawings and production data, shall be furnished to the Inspection Committee at No. charges to the Purchaser.
- 6.3 Should any inspected tested Goods fail to conform to the Specifications, the Purchaser may reject them, and the Supplier shall either replace the rejected Goods or make all alteration necessary to meet the requirements of the specifications, free of cost to the purchaser.
- 6.4 The Purchaser's right to inspect, test and where necessary, reject the Goods after the Goods arrival at the site of the installation shall in no way be limited or waived by reason of the Goods have previously been inspected, tested and passed by the Purchaser or its representatives prior shipment of the Goods.
- 6.5 Nothing in this clause 6 shall in any way release the Supplier from any Warranty obligations under the Contract.

07. Packing And Transportation

(A) Packing

(a) The Supplier shall provide such packing of the Goods as is required to prevent their damage or deterioration during transit to their final destination, as indicated in the Contract. The packing shall be sufficient to withstand, without limitation, rough handling during transit and exposure to extreme temperatures, salt and precipitation during transit, and open storage. Packing case size and weights shall take into consideration, where appropriate, the remoteness of the Goods' final destination and the absence of heavy handling facilities at all points in transit. (b) The packing, marking, and documentation within and outside the packages shall comply strictly with such special requirements as shall be expressly provided for in the Contract, including additional requirements, if any, specified in the Special Conditions of Contract and in any subsequent instructions ordered by the Purchaser.

(B) Transportation

- The Supplier shall at its own risk and expense transport all the Goods and the Supplier's Goods to the Site by the mode of transport which the supplier judges most suitable under all the circumstances.
- (b) Upon dispatch of each shipment of the Goods and the Supplier's Goods, the Supplier shall Notify the Purchaser by fax of the description of the Goods and the Supplier's Goods, the point and means of dispatch, and the estimated time and point of arrival in the country where the Site is located, if applicable, and at the Site. The Supplier shall furnish the Purchaser with relevant shipping documents specified in the Special Conditions of Contract.
- (c) The Supplier shall be responsible for obtaining, if necessary, approvals from the authorities for transportation of the Goods and the Supplier's Goods to the Site. The Purchaser shall use its best endeavors in a timely and expeditious manner to assist the Supplier in obtaining such approvals, if requested by the Supplier. The Supplier shall indemnify and hold harmless the Purchaser from and against any claim for damage to roads, bridges or any other traffic facilities that may be caused by the transport of the Goods and the Supplier's Goods to the Site.

08. Patent/Manufacturing Rights

3.1 The Supplier shall indemnify and hold the purchaser harmless against all third party claims of infringement of patent trademark or industrial design rights arising from use of the Goods or any part thereof.

09. Performance Security

- The Supplier shall cause performance security to be furnished to the Purchaser at the amount of five percent (5%) of the Contract price (including bid security/earnest money @ 2% already submitted by the bidder at the time of submission of bid). Such performance Security shall be provided in form as is acceptable to the Purchaser, within seven (7) days after the Supplier's receipt of the Notification of award of Contract.
- The proceeds of the performance security shall be Payable to the Purchaser as compensation for any loss resulting from the Supplier's failure to complete its work under the Contract. The Supplier shall cause the validity period of the performance security to be extended for such period(s) as the Work Schedule may be extended pursuant to Clause 18.2.
- 9.3 The performance Security shall be denominated in a Currency of the Contract, or in a freely convertible Currency acceptable to the Purchaser, and shall be in one of the following forms:
 - (a) A Bank Guarantee for the balance amount after conversion of Earnest Money in to Performance Security / Security Deposit, issued by the Bank acceptable to the Purchaser, or in such other form as is acceptable to the Purchaser; or
 - (b) A Pay Order or Bank Draft of the amount as in clause-a, in favour of Purchaser.

9.4 The Performance Security will be discharged or returned or both by the Purchaser after submission (by Supplier) of Bank Guarantee of 10% of the ordered material to cover the Warrantee Period, but Not later than thirty (30) days following the date of Final Acceptance pursuant to Clause 12.1.

10. Indemnity

- 10.1 The Supplier and the Purchaser shall indemnify and hold harmless each other from and against such claims and liabilities as provided in the Special conditions of Contract.
- 10.2 Not-with-standing anything in this Contract to the contrary, it is agreed that neither the Supplier nor the Purchaser shall be held liable to the other party for loss of production, loss of profit, loss of use or any other indirect or consequential damage.

11. Insurance

11.1 All Goods supplied under the Contract shall be fully insured in a freely convertible Currency against loss or damage incidental to manufacture or acquisition, transportation, Storage delivery, and installation, in the manner specified in the special Conditions of Contract.

12. <u>Transfer of Title.</u>

- 12.1 The Goods, whether installed or Not, shall immediately, in consideration of Payment of the first installment if any of the Contract price to the Supplier by the Purchaser, become and remain the property of the Purchase; provided always that the Supplier shall have a particular possessory lien on the Goods to the extend the value thereof exceeds the total value of the installment payments made is the Purchaser to the Supplier.
- 12.2 Not-with-standing the provisions of Clause 11.1, the Supplier shall be responsible for all damages to and loss of all aforesaid items furnished by the Supplier and item furnished to the Supplier by the Purchaser to enable the Supplier to complete the installation and for all temporary structure and facilities and for all parts of the installation completed or in progress, until the Certificate and Final Acceptance has been issued pursuant to Clause 12.1.

13. Acceptance

13.1 Upon completion of the work under the Contract, a final inspection at site carried out by the Inspection Committee for the purpose and accepting the Goods (hereinafter called the final Acceptance). Such inspection shall constitute the Final Acceptance of the Goods and Services under the contract, unless the Inspection (during the Inspection) shows defects or shortcomings or both. In case of defect or shortcomings or both which in the Purchaser's opinion are considered essential, a re-inspection shall be convened when the Supplier has given Notice of completion of the corrective work carried out with regard hereto otherwise the Purchaser may accept the Goods if the defects or shortcomings or both are Not considered essential, and the Supplier has agreed to carry out the repairs in conformity with this Contract.

14. Warranty

14.1 The Supplier warrants to the Purchaser that the Goods and Services supplied under the Contract will comply strictly the Contract, shall be first class in very particular case and shall be free of all defects. The Supplier further warrants to the Purchaser that all material, Goods and Supplies furnished by the Supplier or

its sub-Contractors for the purpose of the Goods will be new merchantable of the most suitable grade, and fit for their intended purpose. The Contractor further warrants that the Services

to be carried out under this Contract will confirm with general accepted professional standards and Engineering principles.

- 14.2 This warranty shall remain valid for twenty four months after the Final Acceptance or after the date of arrival of Goods at the site, whichever period concludes earlier, unless specified otherwise in the special conditions of Contract.
- 14.3 The Purchaser shall promptly notify the Supplier in writing of any claim arising under the Warranty.
- 14.4 Upon receipt of such Notice, the Supplier shall promptly but not later than 7 days of such request repair or replace the defective Goods or part thereof, inclusive, where applicable, the cost of inland delivery of the repaired or replaced Goods or parts from the port of entry to the final destination and their installation.
- 14.5 Without prejudice to Clause 13.3 and 13.4 above, the Supplier shall promptly correct, at No. cost to the Purchaser, any defect in any work of correction performed pursuant to Clauses 13.3 and 13.4 above, upon receipt of written Notice of defect within 15 days from acceptance of the Notice for correction of the defect.
- 14.6 If the Supplier, having been notified, fails to remedy the defect (s) in accordance with the Contract, the Purchaser may proceed to take such remedial actions as may be necessary, at the Supplier's expenses. The Supplier's Warranty pursuant to this Clause 13 is without prejudice to any other rights or remedies, which the Purchaser may have against the Supplier under Contract.

15. Payment

- 15.1 The method and conditions of payment to be made to the Supplier under this Contract shall be specified in the Special Conditions of Contract.
- 15.2 The Supplier's request(s) for payment shall be made to the Purchaser in writing, accompanied by an invoice describing, as appropriate, the Goods delivered and Services performed, and by documents submitted pursuant to Clause 9 and upon fulfillment of other obligations stipulated in the Contract.
- Payments shall be made promptly by the Purchaser, but in case not later than sixty (60) days after submission of an invoice or claim by the Supplier.
- 15.4 The currency or currencies in which payment is made to the Supplier under this Contract will be made in the currency or currencies specified in the Bid Form.

16. Prices

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 change in price resulting from a Change Order issued in accordance with Clause 3, or if applicable, adjustments authorized in accordance with the price adjustment provisions specified in the Special Conditions of Contract.

17. <u>Extensions in the Supplier's Performance</u>

- 17.1 Delivery and installation of the Goods shall be made by the Supplier in accordance with the Time/ Work Schedule, pursuant to the Special Conditions of Contract.
- 17.2 The Supplier may claim extension of the time limits as set forth in the Work Schedule in case of:

(a) Changes ordered by the Purchaser pursuant to Clause 2;

(b) Delay of any materials, drawing or Services which are to be provided by the purchaser (Services provided by the Purchaser shall be interpreted to include all approvals by the Purchaser under the Contract as well as access to the site);

(c) Force Majeure Pursuant to Clause 22.1 and;

- (d) Delay in performance of work caused by orders issued by the Purchaser. The Supplier shall demonstrate to the Purchaser's satisfaction that it has used its best endeavors to avoid or overcome such causes of delay, and the parties will mutually agree upon remedies to mitigate or overcome such causes of delay.
- 17.3 Notwithstanding Clause 16.2 above, the Supplier shall Not be entitled to an extension of time for completion unless the Supplier, at the time of such circumstances arising, immediately has Notified the Purchaser in writing of any delay that it may claim as caused by circumstances pursuant to Clause 16.2 above; and upon request of the Purchaser, the Supplier shall substantiate that the delay is due to the circumstances referred to by the Supplier.

18. Liquidated Damages

Subject to Clause 22, Force Majeure, if the Supplier fails to deliver any or all of the Goods of to perform the Services within the period(s) specified in the Contract, the Purchaser shall, without prejudice to its other remedies under the Contract, deduct from the Contract Price, as liquidated damages, a sum equivalent to the percentage specified in the Special Conditions of Contract of the delivered price of the delayed Goods or unperformed Services for each week or part thereof of delay until actual delivery or performance, up to a maximum deduction of the percentage specified in the Special Conditions of Contract. Once the maximum is reached, the Purchaser may consider termination of the Contract pursuant to Clause 17, Termination for Default.

19. <u>Termination for Default</u>

- 19.1 The Purchaser may, without prejudice to any remedy for breach of Contract written Notice of default sent to the Supplier, terminate the Contract in whole or in part:
 - (a) If the Supplier fails to deliver any or all of the Goods within the time period(s) specified in the Contract, or any extension thereof granted by the Purchaser, pursuant to Clause-15
 - (b) If the Supplier fails to perform any other obligations(s) under the Contract; and if the Supplier, in either of the above circumstances, does Not cure its failure within a period of the (10) calendar days (or such longer period as the Purchaser may authorize in writing after receipt of a Notice of default from the Purchaser specifying nature of the default (s).
- 19.2 In the event the Purchaser terminates the Contract in whole or in part, pursuant to Clause 17.1 above, the Purchaser may procure, upon such terms and in such manner as it deems appropriate Goods similar to those undelivered, and the Supplier shall be liable to the Purchaser for any excess costs for such similar

Goods Not-with-standing the above, the Supplier shall continue performance of the Contract to the extent Not terminated.

20. <u>Termination for insolvency</u>

20.1 The Purchaser may at any time terminate the Contract by giving written Notice to the Supplier without compensation to the Supplier, if the Supplier becomes bankrupt or otherwise insolvent. Not-with-standing the above, such termination will Not prejudice or affect any right of action of remedy which has occurred or will accrue hereafter to the Purchaser.

21. <u>Termination for Convenience</u>

- 21.1 The Purchaser may, by written Notice to the Supplier, terminate the Contract, in whole or in part, at any time for its convenience. The Notice of termination shall specify that termination is for the Purchaser's convenience, the extent to which performance of Supply of Goods under the Contract is terminated, and the date upon which such termination becomes effective.
- 21.2 The Goods which are complete and ready for shipment within thirty (30) days after the Supplier's receipt of Notice of termination shall be purchased by the Purchaser at the Contract prices and on the other Contract terms. For the remaining Goods, the Purchaser may elect:
 - (a) to have any portion thereof completed and delivered at the Contract prices and on the other Contract terms; and / or
 - (b) to cancel the remainder and pay to the Supplier an agreed amount for partially completed Goods and for materials & parts previously procured by Supplier for the purpose of Contract, together with a reasonable allowance for overhead and profit.

22. Resolution of Disputes

- 22.1 The Purchaser and the Supplier shall make every effort to resolve amicably by direct informal negotiation any disagreement or dispute arising between them under or in connection with the Contract.
- If after thirty (30) days from the commencement of such informal negotiations, the Purchaser and the Supplier have been unable to resolve amicably a Contract dispute, either part, may require that the dispute be referred for resolution by arbitration by the mechanism described in the Special Conditions of Contract. The award shall be final and binding on the parties.

23. Applicable Law

23.1 The Contract shall be governed by and interpreted in accordance with the laws of the Islamic Republic of Pakistan/Government of Sindh.

24. Force Majeure

24.1 In the event that the Supplier or any of its sub-Contractors, or the Purchaser is delayed in performance of any of its respective obligations under the Contract, and such delay is caused by Force Majeure, including but not limited to war, civil insurrection, fires, floods, epidemics, earth quakes, quarantine restrictions, and freight embargoes, such delay may be executed as provided in Clause-16, and

the period of such delay may be added at the time of performance of the obligation delayed.

24.2 If a Force Majeure situation arises, the Supplier shall promptly notify the Purchaser in writing of such Condition and the cause thereof. Unless otherwise directed by the Purchaser in writing, the Supplier shall continue to perform its obligations under the Contract as far as is reasonably practical and shall seek all reasonable alternative means for performance Not prevented by the Force Majeure event.

25. Assignment

The supplier shall not assign, in whole or in part, its obligations to perform under the Contract, except with the Purchaser's prior written consent.

26. Contract Language

- 26.1 The Supplier hereby represents that he has sufficient knowledge of English Language to understand fully the Contract. The Contract shall be in the English Language, except if otherwise specifically agreed in writing between the parties.
- 26.2 The Supplier shall bear all costs of translation to English and all risks of the accuracy of such translation.

27. Taxes and Duties

27.1 The Supplier shall be entirely responsible for all Taxes, Stamps duties and all other such levies imposed by the Government of Pakistan/ Sindh. In case of the item to be supplied is imported than the supplier shall be responsible for all taxes imposed by outside country.

28. Headings

Headings, whether of Clauses or of other parts of the Contract, are for reference only and are not be construed as part of the Contract.

29. Waiver

29.1 Failure of either party to insist upon stories performance by the other party of any provision of the Contract shall in No. way be deemed or construed to effect in any way the right of that party to require such performance.

30. <u>Deduction of Income/Sales Tax</u>

30.1 Income/Sales Tax will be deducted from the payment made to the Contractor at source as per the Income/Sales Tax laws amended to date.

SECTION - VI

SPECIAL CONDITIONS OF CONTRACT (S.C.C)

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

1. <u>Definition</u>

- 1.1 The Purchaser is Project Director, MEHCU Project, Special Initiative Department government of Sindh.
 - 1.2 The purchaser country is Pakistan.
 - 1.3 Eligible countries as notified by Government of Pakistan/Sindh.

2. <u>Inspection and Tests (GCC Clause 06)</u>

- 2.1 The following inspection and tests from time to time may be required by the Purchaser.
 - (a) Technical Specifications.
 - (b) Performance of Goods should be as per Warranty/Guarantee Card.
 - (c) All legal documents should be available on site/work place.

3. <u>Indemnity (GCC Clause 10)</u>

- 3.1 The indemnity provisions shall take into consideration the risks that apply during the various stages of execution of the Contract such as:
 - i. third parties;
 - Supplier's facilities and Goods;
 - iii. Supplier's personnel (including its subcontractors);
 - iv. Purchaser's facilities and Goods, including the Goods.
 - iv. Purchaser's personnel.

4. Documents & Delivery (Instruction to bidder Clause 16)

- For imported supplies/goods, immediately upon shipment of the Contract items from the port of shipment the documents listed below, must be mailed/faxed to the Purchaser:
 - One original and eight copies of detailed commercial invoices:
 - ii) Two original and eight copies of clean, on-board bill of lading;
 - iii) One original and eight copies of Packing Lists:
 - One original and eight copies of Marine Insurance Policy;
 - iv) Manufacturer's or Supplier's warranty certificate;
 - One original and eight copies of Inspection Certificate, issued by the inspection agency so nominated by the purchaser, and the Supplier's factory inspection report;
 - vi) One original and eight copies of Certificate of Origin;
 - vii) Eight copies of shipping advice; and
 - viii) One original and eight copies of Consular Invoices.

Note: It is required that all copies of documents shall be legible; otherwise, photocopies of the original shall be furnished.

- 4.2 Supplies covered by this Contract shall be packed in such manner as would be adequate for ocean export shipment. Such packing must be sufficient to secure safe arrival at destination, fully covering such overseas ocean transport hazards as rough handling and possible corrosion due to exposure to salt, atmosphere, salt spray or open storage. For any losses or damages in transit, full compensation shall be paid to the Purchaser by the Supplier:
 - a) The contents of each shipping package shall be itemized on a detailed packing list showing quantity of Goods, gross and net weight and extreme outside dimensions (length, width & height) of each piece of container, Metric measure shall be used.
 - b) One copy of the detailed packing list shall be enclosed in each package to be shipped. There shall also be enclosed in one package eight copies of a Master Packing List, summarizing and identifying each individual package which is a part of the shipment.

In addition to the standard, appropriate shipping marks, the following shipping marks should be properly made on all packages:

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Contract No.	·
Gross Weight (Kg)	· · · · · · · · · · · · · · · · · · ·
Net Weight (Kg)	
Dimension (Meters)	

Contractor should not ship more than the Contracted quantity and the Purchaser shall not be held responsible for payment in the case of aforesaid excess quantity. The Contractor shall be responsible for all consequences of the excess shipment.

- 4.3 After delivery of Contracted Goods, the Supplier shall submit within fifteen (15) days the following documents to the Purchaser.
 - (a) Manufacturer's or Supplier's Warranty / Guarantee Certificate
 - (b) Copies of the Packing list identifying contents of each Package.
 - (c) Certificate of Origin.

Stipulated in the order

- (d) Copies of the Supplier's Invoice showing Goods, Description, Quantity, Unit price and Total amount.
- (e) Inspection / Delivery Certificate issued by the Project Director, MEHCU Project Sindh, Karachi.

5. Work Schedule

- Work schedule/manufacturing schedule along with installation schedule will be drawn in consultation with Project Implementation Unit and attached with Contract documents.
- 6. <u>Country of Origin (GCC Clause-5)</u>
 - 6.1 The list of eligible countries as listed in Section-V of bidding document.
- 7. <u>Transportation (GCC Clause-7)</u>
 - 7.1 For Goods supplied from outside the Purchaser's country:

Upon shipment, the supplier shall Notify the purchaser and Insurance Company by fax the full details of the shipment, including Contract number, description of Goods, quantity, the bill of lading number and date, port of loading, date of shipment, port of discharge, etc. The Supplier shall mail the following documents to the Purchaser, with a copy to the Insurance Company:

- i) copies of the Supplier's invoice showing Goods' description, quantity, unit price, and total amount;
- ii) original and two copies of the negotiable, clean, on-board bill of lading marked "freight prepaid" and two copies of Nonnegotiable bill of lading;
- iii) copies of the packing list identifying contents of each package;
- iv) insurance certificate:
- v) Manufacturer's or Supplier's warranty certificate;
- vi) Inspection certificate, issued by the Nominated inspection agency, and the Supplier's factory inspection report; and
- vii) Certificate of origin.

The above documents shall be received by the Purchaser at least one week before arrival of the Goods at the port or place of arrival and, if not received, the Supplier will be responsible for any consequent expenses."

7.2. For Goods from within the Purchaser's country:

Upon delivery of the Goods to the transporter, the Supplier shall notify the Purchaser and mail the following documents to the Purchaser:

- copies of the Supplier's invoice showing Goods description, quantity, unit price, and total amount;
- ii) delivery Note, railway receipt, or truck receipt;
- iii) copies of the packing list identifying contents of each package;
- iv) insurance certificate:
- v) Manufacturer's or Supplier's warranty certificate;
- vi) Inspection certificate issued by the Nominated inspection agency, and the Supplier's inspection report, and
- vii) Certificate of origin.

The above documents shall be received by the Purchaser before arrival of the Goods and, if not received, the Supplier will be responsible for any consequent expenses."

8. Payments (GCC Clause 15)

- 8.1 For Goods supplied from outside the Purchaser's Country, the Purchaser will pay to the Supplier as follows:
 - a) Upon signing of the Contract, the Purchaser shall establish a Letter of Credit in a Commercial Bank, acceptable to both the parties, in favor of the Supplier, in the amount representing 100% of the Foreign Components Cost of the Contract.
 - b) The Purchaser shall also arrange with the Asian Development Bank for the letter's issuance of a qualified commitment for reimbursement directly to the advising bank in Pakistan of the said Letter of Credit.
 - c) On Shipment: Seventy (70) percent of the Contract Price of the Goods shipped shall be paid through irrevocable confirmed letter of credit opened in favor of the Supplier in bank in its country under the ADB

- commitment procedure, upon submission of documents specified in these Special Conditions of Contract.
- d) On Acceptance: Twenty Five (25) percent of the Contract Price of Goods received shall be paid within thirty (30) days of receipt of the Goods upon submission of claim supported by the acceptance certificate issued by the Purchaser.
- e) On Expiration of Warranty: Five (5) percent of the Contract Price of Goods received shall be paid within thirty (30) days upon expiration of the warranty period.

3.2 For Goods supplied from within the Purchaser's Country, the Purchaser will pay to the Supplier as follows:

- a) 100% of the Contractual value of each individual consignment upon delivery at the consignees end of the Goods against presentation of the following documents:
 - i) Copies of the Supplier's invoice showing Good's description, quality, unit price, and total amount of payment due.
 - ii) Manufacturer's Warranty Certificate.
 - iii) Inspection Certificate issued by the authority nominated by the Purchaser.
 - iv) Certificate of the receipt of Goods issued by the consignee.
 - v) Certificate of Origin.
- b) Price charged by the Supplier for Goods delivered under the Contract shall not vary from the price quoted by the Supplier in the Bid Form.
- 8.3 The Purchaser will pay the Supplier directly for the costs of local handling, storage, transportation to site and installation services as follows (for Goods supplies from outside purchaser's Country):
 - (a) Upon Arrival of Goods at site: Fifteen percent (15%) of all such costs shall be paid to the Contractor within 30 days upon arrival of all the Goods on the site of installation.
 - (b) Upon 50 percent Completion of the Services: Forty percent (40%) of all such costs shall be paid to the Contractor within 30 days upon completion of (definition of physical stage corresponding to about 50 percent completion).
 - (c) On Acceptance: Forty percent (40%) of all such costs shall be paid to the Contractor within 30 days after Acceptance pursuant to Clause 13 of these General conditions of Contract; and
 - (d) On Expiration of Warranty: Five percent (5%) of all such costs shall be paid to the Contractor upon expiration of the warranty period.
- The final payment (5%) to be made to the Supplier upon expiry of the warranty period, may be released at the time of acceptance against a bank guarantee or other acceptable security in favor of the Purchaser for such amount.

8.5 Shipment of Items:

8.5.1 All Contract items shall be shipped to the Karachi Seaport, and not to any other port, Purchaser reserves the right not to consider valid any shipment to a port of entry different from that stipulated, here nor shall it entertain any additional payment as a consequence of the mis-shipment.

- 8.5.2 The Contractor shall Notify the Purchaser by cable, as soon as possible, the following information regarding each shipment:
 - i) Contract Number.
 - ii) Items shipped.
 - iii) Numbers of Packages Shipped.
 - iv) Name of Ship.
 - v) Name of Shipping Lines and Pakistan Agent
 - vi) Bill of Lading Number.
 - vii) Port of Exit.
 - viii) Date of Shipment.
 - ix) Expected Date of Arrival at the Port of Entry.

This cable shall become part of the documentation.

9. <u>Insurance Delivery and Commissioning of Goods (GCC Clause 11)</u>

- 9.1 The Goods supplied under this Contract shall be delivered and risk is transferred to the Buyer after having been delivered, hence, insurance coverage is Suppliers responsibility. Since the Insurance is Suppliers responsibility they may arrange appropriate coverage.
 - on the Goods during transportation (including maritime risks), storage and installation;
 - (ii) on properties against fire, earthquake, floods, theft, strikes, riots;
 - (iii) on personnel workmen's compensation/employer's liability;
 - (iv) general third party liability;
 - (iv) use of, e.g., motor vehicle, helicopter, or other special types of liability cover.

10. Warranty (GCC Clause 14)

- 0.1 In partial modification of the provisions, the warranty period shall be of two (02) years after receiving the Goods.
- 11. Included Services
 - 11.1 The following Service shall be covered:
 - (a) The Supplier shall deliver the Goods in assembled condition ready to operate at the consignee site.
 - (b) The Supplier shall install, demonstrate the Goods and its Operation at the consignee site.
 - (c) The Supplier shall ensure the supply of operational and service manuals and diagrams of Goods.
 - (d) The Supplier shall train the staff in use of Goods.

12. Resolution of disputes (GCC Clause-22)

- 12.1 In the case of dispute between the Purchaser and a Supplier, the dispute shall be referred to adjudication / arbitration in accordance with the laws of Islamic Republic of Pakistan/Government of Sindh.
- 13. <u>Liquidated Damages</u> (GCC Clause-18)
 - Liquidated damages shall be levied at the uniform rate of 2% per month or part thereof, which will be calculated on the basis of calendar month.

- 13.2 The penalty shall be only for the undelivered stores, except where the undelivered part hold-up the use of the delivered part.
- 13.3 The maximum penalty would be up to 10% of the Contract (Package) price.
- 13.4 The Purchaser may waive liquidated damages provide.
 - (a) there is no. physical or potential loss to the Purchaser.
 - (b) Rate of the stores have not gone down, Supplier is not responsible for delay in the supply of the Goods.

14. Spare Parts

- 14.1 Supplier will submit with contract document list of essential spare parts expected during warranty period.
- 14.2 Availability of the spare parts shall be ensured during the period of warranty / by the Supplier.

15. <u>License & Permits</u>

15.1 Any License / Permit required shall be arranged by the Contractor / Supplier for Local Purchases.

16. Control of Materials by the Purchaser

16.1 "All materials and Goods used in manufacturing by the Supplier pursuant to this Contract shall be received by the Supplier in the presence of the Purchaser and shall be inspected jointly by the Supplier and the Purchaser. The delivery and acceptance of all such materials and Goods shall be recorded in writing."

17. SPRA

In addition to all conditions laid down in this document, all Purchase Contracts shall also be governed as per SPRA Rules.

18. Notices

- 8.1 For the purpose of all notices, the following shall be addresses of the Purchaser and Supplier(s):
 - (a) PURCHASER: Project Director, MEHCU Project,

Special Initiative Department,

Government of Sindh,

(b) SUPPLIER(S)	·
	<u></u>

SECTION - VII

CONTRACT FORMS

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CONTRACT FORMS (AGREEMENT)

Date:
Contract Name and No.
Project Director, MEHCU Project, Special Initiative Department, Government of Sindh, Karachi.
WHEREAS (hereinafter "the Supplier") has undertaken, pursuant to Contract No dated, to supply (hereinafter "the Contract").
AND WHEREAS it has been stipulated by you in the aforementioned Contract that the Supplier shall furnish you with a security issued by a reputable guarantor for the sum specified therein as security for compliance with the Supplier's performance obligations in accordance with the Contract
AND WHEREAS the undersigned, legally domiciled in (hereinafter "the Guarantor"), have agreed to give the Supplier a security.
THEREFORE WE hereby affirm that we are Guarantors and responsible to you, on behalf of the Supplier, up to a total of and we undertake to pay you, upon your first written demand declaring the Supplier to be in default under the Contract, without cavil or argument, any sum or sums within the limits of as aforesaid, without your needing to prove or to show grounds or reasons for your demand or the sum specified therein.
This security is valid until the day of,
Name
n the capacity of
Signed
Ouly authorized to sign the security for and on behalf of
Date

CONTRACT FORMS (CONTRACT)

the d M/s part.	one	parτ	and	Karachi, hereinafter called the PURCHASER of Mr on the marker called the SUPPLIER of the other called the supplier c
Equipments	i") (AS the pro	MENTIONED	PLYING OF (ne & nature of stores/articles) be provided by the Office furniture & Fixtures and Machinery & OCUMENTS) and has accepted a Bid by the um of Rs hereinafter called "the
NOW	THIS C	ONTRACT W	/ITNESSETH	AS FOLLOWS:
1.	In this respec	Agreement votively assign	words and exp ed to them in t	pressions shall have the same meanings as are the conditions of Contract referred to.
2.	The for as part (a) (b) (c) (d) (e) (f)	t of this Agree the Bid Forn the Schedule the Technica the General the Special (ement, viz,	ns. Contract. Contract. and
3,	provide the pro Supplie the Co	after mention the the articles ovisions of the consider ontract Price ons of the C	ed, the Supp to remedy de e Contract. 4 ation of the p of such othe	o be made by the Purchaser to the Supplier as olier hereby covenants with the Purchaser to efects therein in conformity in all respects with. The Purchaser hereby covenants to pay the provision of the articles and to remedy defects, er sum as may become Payable under the stimes and in the manner prescribed by the
IN WITNESS accordance w	<i>WHERI</i> ith their	EOF the part	ies hereto ha vs the day and	ve caused this Agreement to be executed in digital dig
				he (for the Purchaser)
Signed, Seale	d & Deliv	vered by	tl	ne(for the Supplier)

CONTRACT FORMS (PERFORMANCE SECURITY)

	Date:
	Contract Name and No.
Project Director, MEHCU Project, Special Initiative Department, Government of Sindh, Karachi	
undertaken, pursuant to Contract No.	(hereinafter "the Supplier") has
	(hereinafter "the Contract").
AND WHEREAS it has been stipulated by you in shall furnish you with a security sum specified therein as security for compliance accordance with the Contract.	issued by a reputable quaranter for the
AND WHEREAS the undersigned	legally
domiciled in "the Guarantor"), have agreed to give the Supplie	(hereinafter
THEREFORE WE hereby affirm that we are Guar Supplier, up to a total of	rantors and responsible to you, on behalf of the Rupees
demand declaring the Supplier to be in default using surn or sums within the limits of needing to prove or to show grounds or reasons for	undertake to pay you, upon your first written under the Contract, without cavil or argument, as aforesaid without your
This security is valid until the day of _	
Name	
In the capacity of	**************************************
Signed	
Duly authorized to sign the security for an	nd on behalf of
Date	

CONTRACT FORMS (ADVANCE PAYMENT SECURITY)

Date:
Contract Name and No.
Project Director, MEHCU Project, Special Initiative Department, Government of Sindh, Karachi
In accordance with the payment provision included in the Contract, in relation to advance payments, (hereinafter called "the Supplier") shall deposit with the Purchaser a security consisting of, to guarantee its proper and faithful performance of the obligations imposed by said Clause of
the Contract, in the amount of
We, the undersigned
The security shall remain valid and in full effect from the date of the advance payment received by the Supplier under the Contract until,
Name
In the capacity of
Signed
Duly authorized to sign the security for and on behalf of
Date

CONTRACT FORMS (CONSIGNEE RECEIPT CERTIFICATE)

(To be completed by the Consignee)

1.	Continuat	ion sheets attach	ied have be	en received in	and in the n good condition w	and are as per	
2.	The stores have been brought to account under Receipt Voucher No and posted in Ledger No Pages.						
3.	Details of recoveries proposed by the consignee in respect of deficiency breakage and/or freight etc., which should be made from the contractor under the terms of the contract.						
Item		Reason	Amount	Item	Reason	Amount	
			1	<u> </u>	· · ·		
			ļ <u>-</u>				
		·		· · · · · · · · · · · · · · · · · · ·			
Station	n	Date _		Signature _			
Circle :	of Area		De	esignation			

CONTRACT FORMS (DETAILS OF STORE RECEIVED)

Cont	ract No	of	
M/s.			·
Addre	ess		17-17-17-17-17-17-17-17-17-17-17-17-17-1
	Item No.	Specification	Quantity Received
		1	
		.l	<u> </u>
Signa	ture		
Desig	nation		
Stamp		· · · · · · · · · · · · · · · · · · ·	
Date			

SECTION - VIII

SCHEDULE OF SUPPLY

Quantity	Description / Specification	
O1		
		<u></u>

Note:

- The success bidder will supply furniture & Fixtures and Machinery & Equipments as per approved bid document to the above mentioned address.
- No any freight / transportation charge will be allowed / paid separately.

Signature			
Designation			
Stamp		· · · · · · · · · · · · · · · · · · ·	 _
Date			