

OFFICE OF THE PRINCIPAL
GOVERNMENT HIGHER SECONDARY SCHOOL UMERKOT
DISTRICT UMERKOT



BIDDING DOCUMENTS

*Procurement of School **Inclass Material / Library & Laboratory / Sports / Stationary**
& Furniture & Fixture*

Under School Specific Budget 2015-16

For GOVERNMENT HIGHER SECONDARY SCHOOL UMERKOT

*District: **Umerkot** Region: **Mirpurkhas.***

For

EDUCATION & LITERACY DEPARTMENT, GOVERNMENT OF SINDH

GOVERNMENT HIGHER SECONDARY SCHOOL UMERKOT

*District: **Umerkot** Region: **Mirpurkhas.***

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PART-ONE

SECTION I. INSTRUCTIONS TO BIDDERS

INSTRUCTIONS TO BIDDERS

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PART-I SECTION I. INSTRUCTIONS TO BIDDERS

(Note: *These Instructions to Bidders (IB) along with Bidding Data will not be part of Contract and will cease to have effect once the Contract is signed.*)

A. GENERAL

IB.1 Scope of Bid & Source of Funds

1.1 Scope of Bid

The Procuring agency has received provincial government funds towards the utilization for School Specific Budget 2015-16 under World Bank's Sindh Education Reform Project (SERP-II) it is intended that the proceeds of these funds will be applied to eligible payments under the contract for which these bidding documents are issued.

1.2 Source of Funds

Payment by the Fund will be made only at the request of the Procuring agency and upon approval by the Government of Sindh., and in case of a project will be subject in all respect to the terms and conditions of the agreement. The Project Agreement prohibits a withdrawal from the allocated fund account for the purpose of any payment to persons or entities, or for any import of goods, if such payment or import, to the knowledge of the Federal Government/ Sindh Government, is prohibited by a decision of the United Nations Security Council taken under Chapter VII of the Charter of the United Nations. No party other than the Procuring agency shall derive any rights from the Project Agreement or have any claim to the allocated fund proceeds.

IB.2 Eligible Bidders

- 2.1 This Invitation for Bids is open to all suppliers from eligible source as defined in the SPP Rules, 2009 and its Bidding Documents except as provided hereinafter.
- 2.2 Bidders should not be associated, or have been associated in the past, directly or indirectly, with a firm or any of its affiliates which have been engaged by the Procuring agency to provide consulting services for the preparation of the design, specifications, and other documents to be used for the procurement of the goods to be purchased under this Invitation for Bids.
- 2.3 Government-owned enterprises in the Province of Sindh may participate only if they are legally and financially autonomous, if they operate under commercial law, and if they are not a dependent agency of the Government of Sindh.
- 2.4 Bidders shall not be eligible to bid if they are under a declaration of ineligibility for corrupt and fraudulent practices issued by the any government organization in accordance with sub clause 34.1

IB.3 Cost of Bidding

- 3.1 The bidder shall bear all costs associated with the preparation and submission of its bid and the Procuring Agency will in no case be responsible or liable for those costs, regardless of the conduct or outcome of the bidding process (SPP Rules 24 & 25)

B. BIDDING DOCUMENTS

IB.4 Contents of Bidding Documents

- 4.1 the bidding documents include:
- a. Instructions to Bidders (ITB)
 - b. Bid Data Sheet
 - c. General Conditions of Contract (GCC)
 - d. Special Conditions of Contract (SCC)
 - e. Schedule of Requirements
 - f. Technical Specifications
 - g. Bid Form and Price Schedules
 - h. Contract Form

IB.5 Clarification of Bidding Documents

- 5.1 A interested Bidder requiring any clarification of the bidding documents may notify the Procuring agency in writing. The Procuring agency will respond in writing to any request for clarification of the bidding documents which it receives no later than three working days prior to the deadline for the submission of bids prescribed in the Bid Data Sheet. Written copies of the Procuring agency's response (including an explanation of the query but without identifying the source of inquiry) will be sent to all interested bidders that have received the bidding documents.

IB.6 Amendment of Bidding Documents (SPP Rules 22(2) & 22).

- 6.1 At any time prior to the deadline for submission of Bids, the Procuring Agency may, for any reason, whether at his own initiative or in response to a clarification requested by a interested bidder, modify the Bidding Documents by issuing addendum.
- 6.2 Any addendum thus issued shall be part of the Bidding Documents pursuant to Sub-Clause 6.1 hereof, and shall be communicated in writing to all purchasers of the Bidding Documents. Prospective bidders shall acknowledge receipt of each addendum in writing to the Procuring Agency.
- 6.3 To afford interested bidders reasonable time in which to take an addendum into account in preparing their Bids, the Procuring Agency may at its discretion extend the deadline for submission of Bids.

C. PREPARATION OF BIDS

IB.7 Language of Bid

- 7.1 All documents relating to the Bid shall be in the language specified in the Contract Data.

IB.8 Documents Comprising the Bid

- 8.1 The Bid submitted by the bidder shall comprise the following:
- (a) a Bid Form and a Price Schedule completed in accordance with ITB Clauses 10, 11, and 12;
 - (b) documentary evidence established in accordance with ITB Clause 13 that the Bidder

is eligible to bid and is qualified to perform the contract if its bid is accepted;

- (c) documentary evidence established in accordance with ITB Clause 14 that the goods and ancillary services to be supplied by the Bidder are eligible goods and services and conform to the bidding documents; and
- (d) bid security furnished in accordance with ITB Clause 15.

IB.9 Sufficiency of Bid

- 9.1 Each bidder shall satisfy himself before Bidding as to the correctness and sufficiency of his Bid and of the premium on the rates of CSR / rates and prices quoted/entered in the Schedule of Prices, which rates and prices shall except in so far as it is otherwise expressly provided in the Contract, cover all his obligations under the Contract and all matters and things necessary for the proper completion of the works.
- 9.2 The bidder is advised to obtain for himself at his own cost and responsibility all information that may be necessary for preparing the bid and entering into a Contract for execution of the Works.

IB.10 Bid Prices, Currency of Bid and Payment

- a) The Bidder shall indicate on the appropriate Price Schedule the unit prices (where applicable) and total bid price of the goods it proposes to supply under the contract.
- b) Prices indicated on the Price Schedule shall be delivered duty paid (DDP) prices. The price of other (incidental) services, if any, listed in the Bid Data Sheet will be entered separately.
- c) The Bidder's separation of price components in accordance with ITB Clause 11.2 above will be solely for the purpose of facilitating the comparison of bids by the Procuring agency and will not in any way limit the Procuring agency's right to contract on any of the terms offered.
- d) Prices quoted by the Bidder shall be fixed during the Bidder's performance of the contract and not subject to variation on any account, unless otherwise specified in the Bid Data Sheet. A bid submitted with an adjustable price quotation will be treated as nonresponsive and will be rejected, pursuant to ITB Clause 24. If, however, in accordance with the Bid Data Sheet, prices quoted by the Bidder shall be subject to adjustment during the performance of the contract, a bid submitted with a fixed price quotation will not be rejected, but the price adjustment would be treated as zero.

IB.11 Documents Establishing Bidder's Eligibility and Qualifications

- 11.1 Pursuant to Clause IB.8, the bidder shall furnish, as part of its bid, documents establishing the bidder's eligibility to bid and its qualifications to perform the Contract if its bid is accepted.
- 11.2 Bidder must possess and provide evidence of its capability and the experience as stipulated in Bidding Data and the Qualification Criteria mentioned in the Bidding Documents.

IB.12 Documents Establishing Works' Conformity to Bidding Documents

- 12.1 The documentary evidence of the Works' conformity to the Bidding Documents may be in the form of literature, drawings and data and the bidder shall furnish documentation as set out in Bidding Data.

12.2 The bidder shall note that standards for workmanship, material and equipment, and references to brand names or catalogue numbers, if any, designated by the Procuring Agency in the Technical Provisions are intended to be descriptive only and not restrictive.

IB.13 Bid Security

13.1 Each bidder shall furnish, as part of his bid, at the option of the bidder, a Bid Security as percentage of bid price/estimated cost or in the amount stipulated in Bidding Data in Pak. Rupees in the form of *Deposit at Call/ Payee's Order or a Bank Guarantee* issued by a Scheduled Bank in Pakistan in favour of the Procuring Agency valid for a period up to twenty eight (28) days beyond the bid validity date (*Bid security should not be below 1%.and not exceeding 5% of bid price/estimated cost SPP Rule 37*).

13.2 Any bid not accompanied by an acceptable Bid Security shall be rejected by the Procuring Agency as non-responsive.

13.3 The bid securities of unsuccessful bidders will be returned upon award of contract to the successful bidder or on the expiry of validity of Bid Security whichever is earlier.

13.4 The Bid Security of the successful bidder will be returned when the bidder has furnished the required Performance Security, and signed the Contract Agreement (SPP Rule 37).

13.5 The Bid Security may be forfeited:

- (a) if a bidder withdraws his bid during the period of bid validity; or
- (b) if a bidder does not accept the correction of his Bid Price, pursuant to Sub-Clause 16.4 (b) hereof; or
- (c) in the case of a successful bidder, if he fails within the specified time limit to:
 - (i) furnish the required Performance Security or
 - (ii) sign the Contract Agreement.

IB.14 Validity of Bids, Format, Signing and Submission of Bid

14.1 Bids shall remain valid for the period stipulated in the Bidding Data after the date of bid opening.

14.2 In exceptional circumstances, Procuring Agency may request the bidders to extend the period of validity for a additional period but not exceeding 1/3 of the original period. The request and the bidders' responses shall be made in writing or by cable. A Bidder may refuse the request without forfeiting the Bid Security. A Bidder agreeing to the request will not be required or permitted to otherwise modify the Bid, but will be required to extend the validity of Bid Security for the period of the extension, and in compliance with IB.13 in all respects (SPP Rule 38).

14.3 All Schedules to Bid are to be properly completed and signed.

14.5 No alteration is to be made in the Form of Bid except in filling up the blanks as directed. If any alteration be made or if these instructions be not fully complied with, the bid may be rejected.

14.6 Each bidder shall prepare Original and number of copies specified in the Bidding Data of the documents comprising the bid as described in IB.8 and clearly mark them

—ORIGINAL and —COPY as appropriate. In the event of discrepancy between them, the original shall prevail.

- 14.7 The original and all copies of the bid shall be typed or written in indelible ink and shall be signed by a person or persons duly authorized to sign (in the case of copies, Photostats are also acceptable). This shall be indicated by submitting a written Power of Attorney authorising the signatory of the bidder to act for and on behalf of the bidder. All pages of the bid shall be initialled and official seal be affixed by the person or persons signing the bid.
- 14.8 The Bid shall be delivered in person or sent by registered mail at the address to Procuring Agency as given in Bidding Data.

D. SUBMISSION OF BID

IB. 15 Deadline for Submission, Modification & Withdrawal of Bids

- 15.1 Bids must be received by the Procuring Agency at the address/provided in Bidding Data not later than the time and date stipulated therein.
- 15.2 The inner and outer envelopes shall
- (a) be addressed to the Procuring Agency at the address provided in the Bidding Data;
 - (b) bear the name and identification number of the Contract as defined in the Bidding and Contract Data; and
 - (c) provide a warning not to open before the specified time and date for Bid opening as defined in the Bidding Data.
 - (d) in addition to the identification required in 15.2, the inner envelopes shall indicate the name and address of the Bidder to enable the Bid to be returned unopened in case it is declared late.
 - (e) If the outer envelope is not sealed and marked as above, the Procuring Agency will assume no responsibility for the misplacement or premature opening of the Bid.
- 15.3 Bids submitted through telegraph, telex, fax or e-mail shall not be considered.
- 15.4 Any bid received by the Procuring Agency after the deadline for submission prescribed in Bidding Data will be returned unopened to such bidder.
- 15.5 Any bidder may modify or withdraw his bid after bid submission provided that the modification or written notice of withdrawal is received by the Procuring Agency prior to the deadline for submission of bids.
- 15.6 Withdrawal of a bid during the interval between the deadline for submission of bids and the expiration of the period of bid validity specified in the Form of Bid may result in forfeiture of the Bid Security pursuant to IB.13.5 (a).

E. BID OPENING, EVALUATION & CLARIFICATION

IB. 16. Bid Opening, Evaluation & Clarification

A- Bid Opening

Opening of the bids shall take place by the Procurement Committee in following two stages;

(i) Envelop-I (Qualification Documents along with Technical Proposal)

- a. Prior to open the financial bid of the bidders/suppliers, Envelop-1(i-e Qualification Documents along with Technical Proposals) shall be opened by the Procurement Agency
- b. Qualification Documents along with Technical Proposals shall be evaluated by the Committee, for the purpose in accordance to the specified criteria.

(ii) Envelop-II (Financial Proposal)

- a. Only the Bids (Financial Proposals) of the Qualified and Technically accepted/responsive as a result 16.B.a & 16.B.b including withdrawals, substitution and modifications made pursuant to Clause IB.21, will be opened publically by the Procurement Committee in the presence of Bidder/Suppliers representatives who choose to attend, at the time, date and location stipulated in the **Bid Data Sheet**. The Bidder/Suppliers representatives who are present shall sign attendance sheet evidencing their attendance.
- b. Envelopes marked “Modification”, “Substitution” or “Withdrawal” shall be opened and read out first. Bids for which an acceptable notice of withdrawal has been submitted pursuant to Clause IB.21 shall not be opened.
- c. The Bidder/Supplier’s name, total Bid Price, any discounts, bid modifications, substitution and withdrawals, the presence or absence of Bid Security, and such other details as the Procurement Committee may consider appropriate, will be announced by the Procurement Committee at the opening of bids.
- d. Employer/Purchaser shall prepare minutes of the bid opening, including the information disclosed to those present in accordance with the Sub-Clause 22.5.
- e. Financial Proposals shall be evaluated in detail by the Committee

B- Evaluation of bids

Procurement Agency shall evaluate the bids, in following manner;

- a. To determine the eligibility of the bidder for participation in the bidding, the Agency will verify the bidder in accordance to the instructions specified under clause IB-2. The Qualification Documents along with Technical Proposals of only eligible bidders shall be evaluated further.
- b. Qualification of the bidders shall be determined in accordance to criteria set herein below from the documents submitted by the bidders, prescribed in IB-11. Bidder scoring 50% and above marks shall be declared as pass. Criteria for qualification of bidders/ suppliers shall be;

S.NO	Category	Weightage / Marks
1	Technical Specification & Experience	30
2	Financial Position	70
	Total	100

Further detailed criteria for each category shall be mentioned in **bid data sheet and a detailed attachment an annexure of evaluation of bid**;

- c. Technical Proposals of the qualified bidders shall be placed for evaluation. For this purpose, the Brochures, Catalogues, Printed Literatures, and other Supporting Documents etc. submitted by the bidders shall be compared with the data in

Technical Features/Criteria/specifications as envisaged in the bidding documents. It is expected that No major deviation/ stipulation shall be taken by the bidders; otherwise the proposal shall be rejected.

- d. Financial proposal of only Eligible, Qualified and Technically Responsive bidders duly opened by the Procumbent Agency shall be placed for evaluation by following steps mentioned here in below;
 - i. Required sureties have been furnished,
 - ii. The documents have been properly signed,
 - iii. The Bid is valid till required period,
 - iv. The Bid prices are currency of contract,
 - v. Completion period offered is within specified limits,
 - vi. The Bids are generally in order.
- e. A bid will not be considered, if;
 - i. it is unsigned,
 - ii. its validity is less than specified, or correction for the same is not accepted by the bidders as per IB-14
 - iii. it indicates that Bid prices do not include the amount of income tax or others or shall be added/considered by the evaluation committee,
 - iv. it is not accompanied with bid security,
 - v. it is received after the deadline for submission of bids,
 - vi. it is submitted through fax, telex, telegram or email,
 - vii. it indicates that prices quoted are not firm during currency of the contract whereas the bidders are required to quote fixed price(s),
 - viii. the bidder refuses to accept arithmetic correction,
 - ix. The submitted bid is conditional,
 - x. It limits the bidder's obligation in any way under the contract.
- f. Detailed evaluation of financial bids.
 - i. Responsive unconditional bids shall be placed for evaluation and price adjustment, as;
 - a. **Correction of arithmetic errors;**

If there is a discrepancy between the unit price and total price that is obtained by multiplying the unit price and quantity, the unit price shall prevail and the total price shall be corrected. If there is a discrepancy between the words and figures the amount in words shall prevail. If there is a discrepancy between the total Bid price entered in Form of Bid and the total shown in Schedule of Prices, the amount stated in the Form of Bid will be corrected by the Employer/Purchaser in accordance with the Corrected Bill of Quantities. Similarly in case of discrepancy between bidder's Quotation on his letter pad and rates quoted in bid document BoQ/ Schedule requirement lowest one shall be considered. If the Bidder does not accept the corrected amount of Bid, his Bid will be rejected and his Bid Security forfeited.

C. Clarification of Bids

- a. To assist in the examination, evaluation and comparison of bids, the Employer/Purchaser may, at his discretion, ask any Bidder/Supplier for clarification

of his bid, including breakdowns of unit rates. The request for clarification and the response shall be in writing but no change in the price or substance of the bid shall be sought, offered or permitted except as required to confirm the correction of arithmetic errors discovered by the Purchaser in the Evaluation of the bids.

IB.17 Process to be Confidential

Information relating to the examination, clarification, evaluation and comparison of bid and recommendations for the award of a contract shall not be disclosed to Bidder/Suppliers or any other person not officially concerned with such process before the announcement of bid evaluation report which shall be done at least ten (10) days prior to issue of Letter of Acceptance. The announcement to all Bidder/Suppliers will include table(s) comprising read out prices, discounted prices, price adjustments made, final evaluated prices and recommendations against all the bids evaluated. Any effort by a Bidder/Supplier to influence the Employer/Purchaser's processing of bids or award decisions may result in the rejection of such Bidder/Supplier's bid. Whereas any Bidder/Supplier feeling aggrieved may lodge a written complaint to complaint Redressal committee (CRC) as per terms and conditions mentioned in SPP Rules 31 & 32.

However mere fact of lodging a complaint shall not warrant suspension of the procurement process.

F. AWARD OF CONTRACT

IB.18. Post Qualification

- 18.1 The Procuring Agency, at any stage of the bid evaluation, having credible reasons for or *prima facie* evidence of any defect in contractor's capacities, may require the contractors to provide information concerning their professional, technical, financial, legal or managerial competence whether already pre-qualified or not:

Provided, that such qualification shall only be laid down after recording reasons therefore in writing. They shall form part of the records of that bid evaluation report.

- 18.2 The determination will take into account the bidder's financial and technical capabilities. It will be based upon an examination of the documentary evidence of the bidders' qualifications submitted under B.11, as well as such other information required in the Bidding Documents.

IB.19 Award Criteria & Procuring Agency's Right

- 19.1 Subject to IB.19.2, the Procuring Agency will award the Contract to the bidder whose bid has been determined to be substantially responsive to the Bidding Documents and who has offered the lowest evaluated Bid Price, provided that such bidder has been determined to be qualified to satisfactory perform the Contract in accordance with the provisions of the IB.18.
- 19.2 Notwithstanding IB.19.1, the Procuring Agency 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 bidders or any obligation to inform the affected bidders of the grounds for the Procuring Agency's action except that the grounds for its rejection of all bids shall upon request be communicated, to any bidder who submitted a bid, without justification of the grounds. Notice of the rejection of all the bids

shall be given promptly to all the bidders (SPP Rule 25).

IB.20 Notification of Award & Signing of Contract Agreement

- 20.1 Prior to expiration of the period of bid validity prescribed by the Procuring Agency, the Procuring Agency will notify the successful bidder in writing (—Letter of Acceptance) that his bid has been accepted (SPP Rule 49).
- 20.2 Within seven (07) days from the date of furnishing of acceptable Performance Security under the Conditions of Contract, the Procuring Agency will send the successful bidder the Form of Contract Agreement provided in the Bidding Documents, incorporating all agreements between the parties.
- 20.3 The formal Agreement between the Procuring Agency and the successful bidder duly stamped at rate of ----% of bid price(updated from time to time) stated in Letter of Acceptance shall be executed within seven (07) days of the receipt of Form of Contract Agreement by the successful bidder from the Procuring Agency.

IB.21 Performance Security

- 21.1 The successful bidder shall furnish to the Procuring Agency a Performance Security in the form and the amount stipulated in the Conditions of Contract within a period of fourteen (14) days after the receipt of Letter of Acceptance (SPP 39).
- 21.2 Failure of the successful bidder to comply with the requirements of Sub-Clauses IB.20.2 & 20.3 or 21.1 or Clause IB.22 shall constitute sufficient grounds for the annulment of the award and forfeiture of the Bid Security.
- 21.3 Publication of Award of Contract: within seven days of the award of contract, the procuring shall publish on the website of the authority and on its own website, if such a website exists, the results of the bidding process, identifying the bid through procurement identifying Number if any and the following information:
 - (1) Evaluation Report;
 - (2) Form of Contract and letter of Award;
 - (3) Bill of Quantities or Schedule of Requirements. (SPP Rule 50)

IB.22 Integrity Pact The Bidder shall sign and stamp the Form of Integrity Pact provided at Schedule-F to Bid in the Bidding Document for all Sindh Government procurement contracts exceeding Rupees ten (10) million. Failure to provide such Integrity Pact shall make the bid non-responsive (SPP Rule 89)

PART-I SECTION II

GENERAL CONDITIONS OF THE CONTRACT

GENERAL CONDITIONS OF THE CONTRACT

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GENERAL CONDITIONS OF THE CONTRACT

1. Definitions;

- a. In this Contract, the following terms shall be interpreted as indicated:
- b. "The Contract" means the agreement entered into between the Procuring agency and the Supplier, as recorded in the Contract Form signed by the parties, including all attachments and appendices there to and all documents incorporated by reference therein.
- c. "The Contract Price" means the price payable to the Supplier under the Contract for the full and proper performance of its contractual obligations.
- d. "The Goods" means all of the goods, supplies and equipment and/or other materials which the Supplier is required to supply to the Procuring agency under the Contract.
- e. "The Services" means those services ancillary to the supply of the Goods, such as transportation and insurance, and any other incidental services, such as installation, commissioning, provision of technical assistance, training, and other such obligations of the Supplier covered under the Contract.
- f. "GCC" means the General Conditions of Contract contained in this section.
- g. "SCC" means the Special Conditions of Contract.
- h. "The Procuring agency" means the organization purchasing the Goods, as named in SCC.
- i. "The Procuring agency's country" is the country named in SCC.
- j. "The Supplier" means the individual or firm supplying the Goods and Services under this Contract.
- k. "The Project Site," where applicable, means the place or places named in SCC.
- l. "Day" means calendar day.

2. Application

- 2.1 These General Conditions shall apply to the extent that they are not superseded by provisions of other parts of the Contract

3. Country of Origin

- 3.1 All Goods and Services supplied under the Contract shall have their origin in the countries and territories eligible under the rules and further elaborated in the SCC.
- 3.2 For purposes of this Clause, "origin" means the place where the Goods were mined, grown, or produced, or from which the Services are supplied. Goods are produced when, through manufacturing, processing, or substantial and major assembly of components, a commercially recognized new product results that is substantially different in basic characteristics or in purpose or utility from its components.
- 3.3 The origin of Goods and Services is distinct from the nationality of the Supplier.

4. Technical Specification

- 4.1 The Goods supplied under this Contract shall conform to the standards mentioned in the Technical Specifications, and, when no applicable standard is mentioned, to the authoritative standards appropriate to the Goods' country of origin. Such standards shall be the latest issued by the concerned institution.

5. Use of Contract Documents and Information; Inspection and Audit by the Government

- 5.1 The Supplier shall not, without the Procuring agency's prior written consent, disclose the Contract, or any provision thereof, or any specification, plan, drawing, pattern, sample, or information furnished by or on behalf of the Procuring agency in connection therewith, to any person other than a person employed by the Supplier in the performance of the Contract. Disclosure to any such employed person shall be made in confidence and shall extend only as far as may be necessary for purposes of such performance.
- 5.2 The Supplier shall not, without the Procuring agency's prior written consent, make use of any

document or information enumerated in GCC Clause 5.1 except for purposes of performing the Contract.

- 5.3 Any document, other than the Contract itself, enumerated in GCC Clause 5.1 shall remain the property of the Procuring agency and shall be returned (all copies) to the Procuring agency on completion of the Supplier's performance under the Contract if so required by the Procuring agency.
- 5.4 The Supplier shall permit the Procuring agency to inspect the Supplier's accounts and records relating to the performance of the Supplier and to have them audited by auditors appointed by the procuring agency, if so required.

6. Patent Rights

- 6.1 The Supplier shall indemnify the Procuring agency against all third-party claims of infringement of patent, trade mark, or industrial design rights arising from use of the Goods or any part thereof in the Procuring agency's country.

7. Performance Security

- 7.1 Within twenty (20) days of receipt of the notification of Contract award, the successful Bidder shall furnish to the Procuring agency the performance security in the amount specified in SCC.
- 7.2 The proceeds of the performance security shall be payable to the Procuring agency as compensation for any loss resulting from the Supplier's failure to complete its obligations under the Contract.
- 7.3 The performance security shall be denominated in the currency of the Contract acceptable to the Procuring agency and shall be in one of the following forms:
- a) A bank guarantee or an irrevocable letter of credit issued by a reputable bank located in the Procuring agency's country, in the form provided in the bidding documents or another form acceptable to the Procuring agency; or
 - b) A cashier's or certified check.
- 7.4 The performance security will be discharged by the Procuring agency and returned to the Supplier not later than thirty (30) days following the date of completion of the Supplier's performance obligations under the Contract, including any warranty obligations, unless specified otherwise in SCC.

8. Inspections and Tests

- 8.1 The Procuring agency or its representative shall have the right to inspect and /or to test the Goods to confirm their conformity to the Contract specifications at no extra cost to the Procuring agency. SCC and the Technical Specifications shall specify what inspections and tests the Procuring agency requires and where they are to be conducted. The Procuring agency shall notify the Supplier in writing, in a timely manner, of the identity of any representatives retained for these purposes.
- 8.2 The inspections and tests may be conducted on the premises of the Supplier or its subcontractor(s), at point of delivery, and/or at the Goods' final destination. If conducted on the premises of the Supplier or its subcontractor(s), all reasonable facilities and assistance, including access to drawings and production data, shall be furnished to the inspectors at no charge to the Procuring agency.
- 8.3 Should any inspected or tested Goods fail to conform to the Specifications, the Procuring agency may reject the Goods, and the Supplier shall either replace the rejected Goods or make alterations necessary to meet specification requirements free of cost to the Procuring agency.
- 8.4 The Procuring agency's right to inspect, test and, where necessary, reject the Goods after the Goods' arrival in the Procuring agency's country shall in no way be limited or waived by reason of the Goods having previously been inspected, tested, and passed by the Procuring agency or its representative prior to the Goods' shipment from the country of origin.
- 8.5 Nothing in GCC Clause 8 shall in any way release the Supplier from any warranty or other obligations under this Contract.

9. Packing

- 9.1 The Supplier shall provide such packing of the Goods as is required to prevent their damage or deterioration during transit to their final destination, as indicated in the Contract. The packing shall

be sufficient to with stand, without limitation, rough handling during transit and exposure to extreme temperatures, salt and precipitation during transit, and open storage. Packing case size and weights shall take in to consideration, where appropriate, the remoteness of the Goods' final destination and the absence of heavy handling facilities at all points in transit.

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

10. Delivery and Documents

- 10.1 Delivery of the Goods shall be made by the Supplier in accordance with the terms specified in the Schedule of Requirements. The details of shipping and/or other documents to be furnished by the Supplier are specified in SCC.
- 10.2 Documents to be submitted by the Supplier are specified in SCC.

11. Insurance

- 11.1 The Goods supplied under the Contract shall be delivered duty paid (DDP) under which risk is transferred to the buyer after having been delivered; hence insurance coverage is sellers' responsibility.

12. Transportation

- 12.1 The Supplier is required under the Contract to transport the Goods to a specified place of destination within the Procuring agency's country, transport to such place of destination in the Procuring agency's country, including insurance and storage, as shall be specified in the Contract, shall be arranged by the Supplier, and related costs shall be included in the Contract Price.

13. Incidental Services

- 13.1 The Supplier may be required to provide any or all of the following services, including additional services, if any, specified in SCC
- a) Performance or supervision of on-site assembly and/or start-up of the supplied Goods
 - b) Furnishing of tools required for assembly and/or maintenance of the supplied Goods;
 - c) Furnishing of a detailed operations and maintenance manual for each appropriate unit of the supplied
 - d) Goods;
 - e) Performance or supervision or maintenance and/or repair of the supplied Goods, for a period of time agreed by the parties, provided that this service shall not relieve the Supplier of any warranty obligations under this Contract; and Training of the Procuring agency's personnel, at the Supplier's plant and/or on-site, in assembly, start-up, operation, maintenance, and/or repair of the supplied Goods.
- 13.2 Prices charged by the Supplier for incidental services, if not included in the Contract Price for the Goods, shall be agreed upon in advance by the parties and shall not exceed the prevailing rates charged for other parties by the Supplier for similar services.

14. Spare Parts

- 14.1 As specified in SCC, the Supplier may be required to provide any or all of the following materials, notifications, and information pertaining to spare parts manufactured or distributed by the Supplier:
- a. Such spare parts as the Procuring agency may elect to purchase from the Supplier, provided that this election shall not relieve the Supplier of any warranty obligations under the Contract; and
 - b. In the event of termination of production of the spare parts:
 1. Advance notification to the Procuring agency of the pending termination, in sufficient time to permit the Procuring agency to procure needed requirements; and
 2. Following such termination, furnishing at no cost to the Procuring agency, the

blueprints, drawings, and specifications of the spare parts, if requested

15. Warranty

- 15.1 The Supplier warrants that the Goods supplied under the Contract are new, unused, of the most recent or current models, and that they incorporate all recent improvements in design and materials unless provided otherwise in the Contract. The Supplier further warrants that all Goods supplied under this Contract shall have no defect, arising from design, materials, or workmanship (except when the design and/or material is required by the Procuring agency's specifications) or from any act or omission of the Supplier, that may develop under normal use of the supplied Goods in the conditions prevailing in the country of final destination.
- 15.2 This warranty shall remain valid for twelve (12) months after the Goods, or any portion thereof as the case may be, have been delivered to and accepted at the final destination indicated in the Contract, or for eighteen (18) months after the date of shipment from the port or place of loading in the source country, whichever period concludes earlier, unless specified otherwise in SCC.
- 15.3 The Procuring agency shall promptly notify the Supplier in writing of any claims arising under this warranty.
- 15.4 Upon receipt of such notice, the Supplier shall, within the period specified in SCC and with all reasonable speed, repair or replace the defective Goods or parts thereof, without costs to the Procuring agency.
- 15.5 If the Supplier, having been notified, fails to remedy the defect(s) within the period specified in SCC, within a reasonable period, the Procuring agency may proceed to take such remedial action as may be necessary, at the Supplier's risk and expense and without prejudice to any other rights which the Procuring agency may have against the Supplier under the Contract.

16. Payment

- 16.1 The method and conditions of payment to be made to the Supplier under this Contract shall be specified in SCC.
- 16.2 The Supplier's request(s) for payment shall be made to the Procuring agency in writing, accompanied by an invoice describing, as appropriate, the Goods delivered and Services performed, and by documents submitted pursuant to GCC Clause 10, and upon fulfilment of other obligations stipulated in the Contract.
- 16.3 Payments shall be made promptly by the Procuring agency, but in no case later than sixty (60) days after submission of an invoice or claim by the Supplier.
- 16.4 The currency of payment is Pak. Rupees.

17. Prices

- 17.1 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 price adjustments authorized in SCC or in the Procuring agency's request for bid validity extension, as the case may be.

18. Change Orders

- 18.1 The Procuring agency may at any time, by a written order given to the Supplier pursuant to GCC Clause 31, make changes within the general scope of the Contract in any one or more of the following:
 - a) Drawings, designs, or specifications, where Goods to be furnished under the Contract are to be specifically manufactured for the Procuring agency;
 - b) the method of shipment or packing;
 - c) the place of delivery; and/or The Services to be provided by the Supplier
- 18.2 If any such change causes an increase or decrease in the cost of, or the time required for, the Supplier's performance of any provisions under the Contract, an equitable adjustment shall be made in the Contract Price or delivery schedule, or both, and the Contract shall accordingly be amended Any

claims by the Supplier for adjustment under this clause must be asserted within thirty (30) days from the date of the Supplier's receipt of the Procuring agency's change order.

19. Contract Amendments

- 19.1 Subject to GCC Clause 18, no variation in or modification of the terms of the Contract shall be made except by written amendment signed by the parties.

20. Assignment

- 20.1 The Supplier shall not assign, in whole or in part, its obligations to perform under this Contract, except with the Procuring agency's prior written consent.

21. Subcontracts

- 21.1 The Supplier shall notify the Procuring agency in writing of all subcontracts awarded under this Contract if not already specified in the bid. Such notification, in the original bid or later, shall not relieve the Supplier from any liability or obligation under the Contract. Subcontracts must comply with the provisions of GCC Clause 3.

22. Delays in the Supplier's Performance

- 22.1 Delivery of the Goods and performance of Services shall be made by the Supplier in accordance with the time schedule prescribed by the Procuring agency in the Schedule of Requirements.
- 22.2 If at any time during performance of the Contract, the Supplier or its subcontractor(s) should encounter conditions impeding timely delivery of the Goods and performance of Services, the Supplier shall promptly notify the Procuring agency in writing of the fact of the delay, its likely duration and its cause(s). As soon as practicable after receipt of the Supplier's notice, the Procuring agency shall evaluate the situation and may at its discretion extend the Supplier's time for performance, with or without liquidated damages, in which case the extension shall be ratified by the parties by amendment of Contract.
- 22.3 Except as provided under GCC Clause 25, a delay by the Supplier in the performance of its delivery obligations shall render the Supplier liable to the imposition of liquidated damages pursuant to GCC Clause 23, unless an extension of time is agreed upon pursuant to GCC Clause 22.2 without the application of liquidated damages

23. Liquidated damages

- 23.1 Subject to GCC Clause 25, if the Supplier fails to deliver any or all of the Goods or to perform the Services within the period(s) specified in the Contract, the Procuring agency 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 SCC of the delivered price of the delayed Goods or unperformed Services for each week or part thereof of delay until actual delivery or performance, up to a maximum deduction of the percentage specified in SCC. Once the maximum is reached, the Procuring agency may consider termination of the Contract pursuant to GCC Clause 24.

24. Termination for Default

- 24.1 The Procuring agency, without prejudice to any other remedy for breach of Contract, by written notice of default sent to the Supplier, may terminate this Contract in whole or in part:
- a) If the Supplier fails to deliver any or all of the Goods within the period(s) specified in the Contract, or within any extension thereof granted by the Procuring agency pursuant to GCC Clause 22; or If the Supplier fails to perform any other obligation(s) under the Contract.
 - b) If the Supplier, in the judgment of the Procuring agency has engaged in corrupt or fraudulent practices in competing for or in executing the Contract
- For the purpose of this clause:
"corrupt practice" means the offering, giving, receiving or soliciting of anything of value to

influence the action of a public official in the procurement process or in contract execution.
“fraudulent practice” means a misrepresentation of facts in order to influence a procurement process or the execution of a contract to the detriment of the Borrower, and includes collusive practice among Bidders (prior to or after bid submission) designed to establish bid prices at artificial non-competitive levels and to deprive the Borrower of the benefits of free and open competition.

- 24.2 In the event the Procuring agency terminates the Contract in whole or in part, pursuant to GCC Clause 24.1, the Procuring agency may procure, upon such terms and in such manner as it deems appropriate, Goods or Services similar to those undelivered, and the Supplier shall be liable to the Procuring agency for any excess costs for such similar Goods or Services. However, the Supplier shall continue performance of the Contract to the extent not terminated.

25. Force Majeure

- 25.1 Notwithstanding the provisions of GCC Clauses 22, 23, and 24, the Supplier shall not be liable for Forfeiture of its performance security, liquidated damages, or termination for default if and to the extent that its delay in performance or other failure to perform its obligations under the Contract is the result of an event of Force Majeure.
- 25.2 For purposes of this clause, “Force Majeure” means an event beyond the control of the Supplier and not involving the Supplier’s fault or negligence and not foreseeable. Such events may include, but are not restricted to, acts of the Procuring agency in its sovereign capacity, war so revolutions, fires, floods, epidemics, quarantine restrictions, and freight embargoes.
- 25.3 If a Force Majeure situation arises, the Supplier shall promptly notify the Procuring agency in writing of such condition and the cause there of. Unless otherwise directed by the Procuring agency 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.

26. Termination for Insolvency

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

27. Termination for Convenience

- 27.1 The Procuring agency, by written notice sent to the Supplier, may 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 Procuring agencies convenience, the extent to which performance of the Supplier under the Contract is terminated, and the date upon which such termination becomes effective.
The Goods that is complete and ready for shipment within thirty (30) days after the Supplier’s receipt of notice of termination shall be accepted by the Procuring agency at the Contract terms and prices. For the remaining Goods, the Procuring agency may elect:
- a) To have any portion completed and delivered at the Contract terms and prices; and/or
 - b) To cancel the remainder and pay to the Supplier an agreed amount for partially completed Goods and Services and for materials and parts previously procured by the Supplier.

28. Resolution of Disputes

- 28.1 The Procuring agency 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.
- 28.2 If, after thirty (30) days from the commencement of such informal negotiations, the Procuring agency and the Supplier have been unable to resolve amicably a Contract dispute, either party may require that the dispute be referred for resolution to the formal mechanisms specified in SCC. These mechanisms may include, but are not restricted to, conciliation mediated by a third party, adjudication in an agreed manner and/or arbitration.

29. Governing Language

29.1 The Contract shall be written in the language specified in SCC. Subject to GCC Clause 30, the version of the Contract written in the specified language shall govern its interpretation. All correspondence and other documents pertaining to the Contract which are exchanged by the parties shall be written in the same language.

30. Applicable Law

30.1 The Contract shall be interpreted in accordance with the Federal and Sindh Provincial laws, unless otherwise specified in SCC.

31. Notices

31.1 Any notice given by one party to the other pursuant to this Contract shall be sent to the other party in writing or by cable, telex, or facsimile and confirmed in writing to the other party's address specified in SCC.

31.2 A notice shall be effective when delivered or on the notice's effective date, whichever is later.

32. Taxes and Duties

32.1 Supplier shall be entirely responsible for all taxes, duties, license fees, etc., incurred until delivery of the contracted Goods to the Procuring agency.

PART TWO- PROCRUMENT SPECIFIC PROVISION

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**SECTION VII. ELIGIBILITY FOR THE PROVISION OF GOODS, WORKS, AND SERVICES
IN BANK-FINANCED PROCUREMENT**



OFFICE OF THE
PRINCIPAL
GOVERNMENT HIGHER SECONDARY
SCHOOL UMERKOT

Dated: - - 2016

NOTICE INVITING TENDERS

As per SPPRA Rules 2010, sealed re-tenders are invited from the interested persons/suppliers/contractors/companies on Standard Bidding Documents for procurement as per attached listed works.

LIST OF WORKS

1. The intended participants can purchase the separate set of tenders on payment of tender fee for each work upto **07.06.2016** with effect from date of publication in newspapers.
2. The tenders shall be received on **08.06.2016 @ 11:00 A.M** and tender shall be opened on same date @ **2:00 PM**, in the presence of tender opening/evaluation committee and bidders or their authorized representatives who wish to be present.
3. Registration with income Tax department (NTN Certificates) and copy of CNIC (4 Copies).
4. Registration of Pakistan Engineering Council.
5. Under Taking on Affidavit that firm is not involved in any litigation or abandoned any work in the department.
6. The bidders should submit earnest money as shown against each work in shape of call deposit prepared from the schedule bank in favour of the undersigned.
7. The Eligibility of Contractors/Suppliers contain registration with Sindh Revenue Board as per SPPRA Rule-46 (i) a (iii)
8. The competent authority has right to reject any or all tenders as per SPPRA Rules.
9. Affidavit with effect that the firm/contractor has not been black listed previously by any executing agency.
10. Affidavit with effect that all documents/particulars/information furnished are true and correct.
11. In case of firm, list of partners/partnership deed, be furnished by giving full particulars of directors/proprietors or others details related with power of attorney. In case of being sole proprietor who such undertaking on affidavit may be furnished.
12. In case of any work remains un-responded the dates of issue/receipts will be as under.

If the undersigned happens to be out of the Headquarter on the date of opening of tenders the same will be opened on the next working day at 1:00 PM.

**PRINCIPAL
GOVT: HIGHER SECONDARY
SCHOOL UMERKOT**

LIST OF TENDERS

S.#	NAME OF SCHEME	AMOUNT	EARNEST MONEY 2%	COMPLETION PERIOD	TENDER FEE
1	Inclass Material and Supplies	379200	7600/-	30 Days	1000
2	Library Laboratory	253600	5100/-	30 Days	1000
3	Sports	114400	2300/-	30 Days	1000
4	Stationary (SSB)	228000	4600/-	30 Days	1000
5	Furniture & Fixture	304000	6100/-	30 Days	5000

Copy forwarded to:-

1. The Deputy Commissioner District Umerkot for favour of kind information.
2. The Director Education & Literacy Department Secondary/Higher Secondary Mirpurkhas.
3. The Assistant Engineer Highways Sub-Division Under W&S Deptt: Umerkot.
4. Drawing Branch/Correspondence Branch, Notice Board.
5. Government of Sindh Website www.sindh.gov.pk Secretary Information Technology Department Government of Sindh Karachi Building No. 6, 1st Floor Sindhe Secretariate.
6. Sindh Public Procurement Regulatory Authority Block-8, Sindh Secretariate 4-A, Court Road, Karachi. Website www.pprasindh.gov.pk.

**PRINCIPAL
GOVT: HIGHER SECONDARY
SCHOOL UMERKOT**

Section-II Bid Data Sheet

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

[Instructions for completing the Bid Data Sheet are provided, as needed, in the notes in italics mentioned for the relevant ITB Clauses.]

Introduction	
ITB 1.1	GOVT. HIGHER SECONDARY SCHOOL UMERKOT
ITB 1.1	Name of Contract/ Project.
ITB 3.1	Procurement of School; Library/Laboratory & Furniture & Fixture the GOVT. HIGHER SECONDARY SCHOOL UMERKOT, District UMERKOT REGION MIRPURKHAS
ITB 7.1	GOVT. HIGHER SECONDARY SCHOOL UMERKOT, District UMERKOT REGION MIRPURKHAS, Education & Literacy Department, Government of Sindh.
	Language of the bid English
Bid Price and Currency	
ITB 10.b	The price quoted shall be Fixed along with DDP.
ITB 10.d	The price shall be fixed and will not be negotiated once finalized.
Preparation and Submission of Bids	
ITB 11.2	Qualification requirements as per criteria mentioned.
ITB 12.2	N/A
ITB 13.1	Amount of bid security.2% of Total Bid Price.
ITB 14.1	Bid validity period. 60 (Sixty) Days
ITB 14.6	Number of copies. One Original along with one photocopy.
ITB 15.2.a	Office of the GOVT. HIGHER SECONDARY SCHOOL UMERKOT, District UMERKOT REGION MIRPURKHAS
ITB 15.2.b	IFB title and number.
ITB 15.4	Deadline for bid submission is 28-05-2016, at 10.00AM
ITB 16	Time, date, and place for bid opening is 3:00 P.M on 28/05/2016 at office of the GOVT. HIGHER SECONDARY SCHOOL UMERKOT
Bid Evaluation	
ITB 16.b	Criteria for bid evaluation. As per criteria attached.
Contract Award	
ITB 29.1	Percentage for quantity increase or decrease.15 %.

Attachment Criteria for Bid Evaluation

S #	Description	Detailing	Weightage
1	Technical Specification & Experience		
A	Specifications & Brochures	Y	10
B	Supplies of similar task completed in last 3year	5 Marks if less than 3 years	10
C	Supplies of similar tasks in hand	Y	10
2	Financial Position		
A	Available Bank Credit Line 0.5 Million	5 Marks if less than 0.2.5 million	10
B	Registration with Federal Board of Revenue	Y	10
C	Litigation History where decision went against the Firm.	N	10
D	Blacklisting from any Agency	N	10
E	Active Tax Payer	Y	15
F	Registration with Sales tax dept	Y	15
	Total		100

SECTION III. SPECIAL CONDITIONS OF CONTRACT

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Special Conditions of Contract

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

[Instructions for completing the Special Conditions of Contract are provided, as needed, in the notes in italics mentioned for the relevant SCC. Where sample provisions are furnished, they are only illustrative of the provisions that the Procuring agency should draft specifically for each procurement.]

1. Definitions (GCC Clause 1)

GCC 1.1 (g)—The Procuring agency is:

GCC 1.1 (h)—The Procuring agency's country is:

GCC 1.1 (i)—The Supplier is:

Sample Provision

GCC 1.1 (j)—The Project Site is:*[if applicable]*

2. Country of Origin (GCC Clause 3)

All countries and territories as indicated in Part Two Section VI of the bidding documents, "Eligibility for the Provisions of Goods, Works, and Services in Government-Financed Procurement".

3. Performance Security (GCC Clause 7)

GCC 7.1—The amount of performance security, as a percentage of the Contract Price, shall be: **not exceeding 5% of the Contract Price**

[The following provision should be used in the case of Goods having warranty obligations.]

GCC 7.4— After delivery and acceptance of the Goods, the performance security shall be reduced to two (2) percent of the Contract Price to cover the Supplier's warranty obligations in accordance with Clause GCC 15.2.

4. Inspections and Tests (GCC Clause 8)

GCC 8.6—Inspection and tests prior to shipment of Goods and at final acceptance are as follows: The inspection would be performed by **District Technical and Inspection Committee**.

5. Packing (GCC Clause 9)

Sample provision

GCC 9.3—The following SCC shall supplement GCC Clause 9.2:

6. Delivery and Documents (GCC Clause 10)

Sample provision (DDP terms)

GCC 10.3—Upon shipment, the Supplier shall notify the Procuring agency the full

details of the shipment, including Contract number, description of Goods, quantity and usual transport document. The Supplier shall mail the following documents to the Procuring agency:

- (i) Copies of the Supplier's invoice showing Goods' description, quantity, unit price, and total amount;
- (ii) Original and two copies of the usual transport document (for example, a negotiable bill of lading, a non-negotiable sea way bill, an inland waterway document, an air waybill, a railway consignment note, a road consignment note, or a multimodal transport document) which the buyer may require to take the goods;
- (iii) Copies of the packing list identifying contents of each school-wise 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.

7. Insurance (GCC Clause 11)

GCC 11.1— The Goods supplied under the Contract shall be delivered duty paid (DDP) under which risk is transferred to the buyer after having been delivered, hence insurance coverage is sellers responsibility. Since the Insurance is seller's responsibility they may arrange appropriate coverage.

8. Incidental Services (GCC Clause 13)

GCC 13.1—Incidental services to be provided are:

N/A

[Selected services covered under GCC Clause 13 and/or other should be specified with the desired features. The price quoted in the bid price or agreed with the selected Supplier shall be included in the Contract Price.]

9. Warranty (GCC Clause 15)

Sample provision

GCC 15.2—In partial modification of the provisions, the warranty period shall be _____hours of operation or_____months from date of acceptance of the Goods or months from the date of shipment, whichever occurs earlier. The Supplier shall, in addition, comply with the performance and/ or consumption guarantees specified under the Contract. If, for reasons attributable to the Supplier, these guarantees are not attained in whole or in part, the Supplier shall, at its discretion, either:

- (a) make such changes, modifications, and/or additions to the Goods or any part thereof as may be necessary in order to attain the contractual guarantees specified in the Contract at its own cost and expense and to carry out further performance tests in accordance with SCC 4,

or

- (b) pay liquidated damages to the Procuring agency with respect to the failure to meet the contractual guarantees. The rate of these liquidated damages shall be (____).

[The rate should be higher than the adjustment rate used in the bid evaluation under ITB 25.4 (f) or (g).]

GCC 15.4 & 15.5—The period for correction of defects in the warranty period is:

10. Payment (GCC Clause 16)

Sample provision

GCC 16.1—The method and conditions of payment to be made to the Supplier under this Contract shall be as follows:

Payment for Goods supplied:

Payment shall be made in Pak. Rupees in the following manner:

- (i) **Advance Payment:** There is no provision for any advance payments to suppliers under School Specific Budget procurement.
- (ii) **On Shipment:** There is no provision for payments on shipment under School Specific Budget procurement.
- (i) Hundred (100) percent of the Contract Price of Goods received shall be paid within the time period applicable as per the prescribed Government rules upon complete delivery of the supplies and submission of claim supported by the acceptance certificate issued by the Procuring agency declaring Goods have been delivered and that all contracted services have been performed.
- (v) The supplies shall be delivered by the vendor on the quarterly basis. The payment in respect of the quarterly delivery shall be made in accordance with the quarterly release of the School Specific Budget funds to the Education Department.

11. Prices (GCC Clause 17)

Sample provision

GCC 17.1—Prices shall be adjusted in accordance with provisions in the Attachment to SCC.

[To be inserted only if price is subject to adjustment.]

N/A

12. Liquidated Damages (GCC Clause 23)

GCC 23.1—Applicable rate:

Maximum deduction:

[Applicable rate shall not exceed one-half (0.5) percent per week and the maximum shall not exceed ten (10) percent of the Contract Price.]N/A

13. Resolution of Disputes (GCC Clause 28)

GCC 28.3—The dispute resolution mechanism to be applied pursuant to GCC Clause 28.2 shall be as follows:

In the case of a dispute between the Procuring agency and the Supplier, the dispute shall be referred to adjudication or arbitration in accordance with the laws of the Procuring agency's country.

14. Governing Language (GCC Clause 29)

GCC 29.1—The Governing Language shall be:

15. Applicable Law (GCC Clause 30)

GCC 30.1-The Contract shall be interpreted in accordance with the laws of Islamic Republic of Pakistan.

16. Notices (GCC Clause 31)

GCC 31.1— Procuring agency's address for notice purposes:

—Supplier's address for notice purposes:

Section-IV Schedule of Requirements

Delivery schedule and specifications:

The supplies shall be delivered by the vendor as per the instructions of the Principal and District Technical and Inspection Committee. The items should be delivered in packages wise accompanied by the proper delivery challan and Goods Received Note (SSB GRN) in prescribed format. Agreed delivery schedule is expressed as in terms of weeks / months below, which stipulates the date the delivery is required:

Library / Laboratory

S.No	Description	Quantity	Agreed delivery Schedule
	As Specified	As specified	15 days after signing of contract

Furniture & Fixture

S.No	Description	Quantity	Agreed delivery Schedule
	As Specified	As specified	15 days after signing of contract

Section V. Technical Specifications

In Class Material Items Under SSB for the Year 2015-16 Technical Specifications

S.No	DESCRIPTION	SPECIFICATION OFFERED	ACCOUNTING UNIT
1	475-Attendance Register		
2	475-Ball Pen Packets		
3	475-Charts (Pena flex)		
4	475-Scientific Calculators		
5	475-Charts Vegetables & Fruits		
6	475-Drawing Sheets		
7	475-English Alphabets Charts		
8	475-GR Register		
9	475-Geometry Box		
10	475-Islamic Book of Kids		
11	475-Maps All Categories		
12	475-National Flag		
13	475-Stapler		
14	475-Punch Machine		
15	475-Stick Gum		
16	475-White Board		
17	475-Marker		
18	475-Duster		

Section V. Technical Specifications

Library / Laboratory Items Under SSB for the Year 2015-16 Technical Specifications

S.No	DESCRIPTION	SPECIFICATION OFFERED	ACCOUNTING UNIT
1	476-Dictionary (English to Sindhi) Elementary Learner (new edition, 6* 8')Hard bound		
2	476-Dictionary (English to Urdu) Elementary Learner (new edition, 6* 8')Hard bound		
3	476-Dictionary (English to English) (new edition, 6* 8')Hard bound		
4	476-Vernier Caliper 150 mm Stain Less Steel China in Plastic Box		
5	476-Children Encyclopedia Standard size and quality		
6	476-History books (7' * 9')Card bound Sindhi		
7	476-History books (7' * 9')Card bound Urdu		
8	476-History books (7' * 9')Card bound English		
9	476-Kids Magazines		
10	476-News Paper		
11	476-Story book		
12	476-Reference book		
13	476-Physical balance 2 Pan with Weight Box China		
14	476-Heart Model Plastic Molded China		
15	476-Brain Model Plastic Molded China		
16	476-Microscopic Lens		
17	476-Bar Magnet Size 4"		
18	476-U Shape Magnet		
19	476-Spring Balance 500 Gram Local		
20	476-Meter Scale Full Meter Scale made of MDF		
21	476-Test tubes 18mm Dia, 6" Length		
22	476-Prism 2" Glass		
23	476-Pulley		
24	476-Tripod Stand (iron)		
25	476-Eye Model Plastic Molded China		
26	476-Thermometer centigrade 110C		
27	476-Thermometer Fahrenheit		
28	476-Model of Teeth Plastic Molded China		
29	476-Test tube stand Each Stand Have 12 Test Tube Capacity made of Plastic		

30	476-Concave lens 2" 15CM		
31	476-Convex lens 2" 15 CM		
32	476-Torch Medium Size chargeable		
33	476-Model of Stomach Plastic Molded China		
34	476-Model of Lungs Plastic Molded China		
35	476-Model of Ears Plastic Molded China		
36	476-Aeesay Sindhi Seekhein (With CD)		
37	476-A Comprehensive English Sindhi Dictionary		
38	476-Directory of Language and Scripts of South Asia		
39	476-Dictionary of Hematology		
40	476-A Dictionary - Sindhi (Devnagri) and English		
41	476-Faraizul Islam Sindh		
42	476-Wild Life of Sindh (Jungli Jeewat)		
43	476-Laree aen Kachhee Mahavra		
44	476-Namira Sciensdana (Renowned Scientist) Vol:1		
45	476-Rahat ul Muamneen		
46	476-Namira Sciensdana (Renowned Scientist) Vol:2		
47	476-Namira Sciensdana (Renowned Scientist) Vol:3		
48	476-Sangeet Sansaar		
49	476-Sindh Jay Qadeem Asaran Ji Dictionary		
50	476-Sindhi Boli Aen Lipia jo Ithas		
51	476-Sindhi Boli me Grammar Navesia Ji Irtqa		
52	476-Sindhi Lok Geet (Boli-a-ji Osar)		
53	476-Sindhi Moli-Babat Maqala Aen Mazmoon (Vol: 3)		
54	476-Sindhi Boli-a-jo Grammar		
55	476-Sindhi Language & Literature (A Brief Account)		
56	476-Sindhi Language & Literature at a glance		
57	476-Sindhi Language		
58	476-Sindhi Proverbs: A linguistic and Socio-Cultural Study		
59	476-Sindhi Sotiyat		
60	476-Tijarat Aen Bankari Jee Lughat		
61	476-Wakt Aen Imtehan		
62	476-Zabiha Aen Shikar		
63	476-Zarai Science (Fasula Bhajjyoon Aem Meva)		
64	476-Qanoon Ji Lughat		
65	476-Urdu Sindhi Dictionary		
66	476-Lughat-e-Lateefi		
67	476-Jamai Sindhi Lughat Vol:1		
68	476-Jamai Sindhi Lughat Vol:2		
69	476-Others		

Section V. Technical Specifications

Sports Items

Under SSB for the Year 2015-16 Technical Specifications

S.No	DESCRIPTION	SPECIFICATION OFFERED	ACCOUNTING UNIT
1	478-Bad Minton Racket Pair		
2	478-Cricket Bats		
3	478-Cricket Balls		
4	478-Cricket kit Bag		
5	478-Foot Ball		
6	478-Hand Gloves		
7	478-Wicket Keeper Gloves		
8	478-Pads Cricket		
9	478-Player Jersey		
10	478-Stop Watch		
11	478-Solution Tap		
12	478-Stamps		
13	478-Table Tennis rickets		
14	478-Table Tennis Table		
15	478-Table Tennis Balls		
16	478-Jogging Machine		
17	478-20 kg Plates		
18	478-10 kg plates		
19	478-08 kg plates		
20	478-06 kg plates		
21	478-05 kg plates		
22	478-04 kg plates		
23	478-03 kg plates		
24	478-02 kg plates		
25	478-Bench Press		
26	478-Bench Press Rods all categories		
27	478-Dumbbells 2, 4, 6, 8, 10 kgs		
28	478-Simple Benches all categories		
29	478-Six Packs Machine		
30	478-Wing Machine		
31	478-Squish Rackets & Balls		
32	478-Jumping Rope		

Section V. Technical Specifications

Stationery Items Under SSB for the Year 2015-16 Technical Specifications

S.No	DESCRIPTION	SPECIFICATION OFFERED	ACCOUNTING UNIT
1	480 – Ball Pen		
2	480 – Envelope		
3	480 – Marker		
4	480 – File Cover		
5	480 – Paint Bursh		
6	480 – Paper Pins		
7	480 – Office Pins		
8	480 – Thumb Pins		
9	480 – Stock Register		
10	480 – Teacher Diaries (English)		
11	480 – Paper Reams A-4		
12	480 – Laser Printer Toner		
13	480 – Samsung Laser		
14	480 – Color Sheets		
15	480 – Geometry Box		
16	480 – Water Color (Saqeera)		
17	480 – Poster color (Guitar)		
18	480 – Drawing Board Full size		
19	480 – Drawing Board Half Sheet		
20	480 – Cartage Sheets		
21	480 – Cancel Sheets		
22	480 – Color Pencils		
23	480 –Charcoal Pencil Pelican Pel		
24	480 – Pencil, Sharpener (Pelican)		
25	480 – Geometry Box (Pelican)		
26	480 – Deli cutter		
27	480 – Water Color Brush		
28	480 – Scissors'		
29	480 – Trace Paper		
30	480 – Pop Powder		
31	480 – Colors Chalks		

Furniture & Fixture Items Under SSB for the Year 2015-16 Technical Specifications

S.No	DESCRIPTION	SPECIFICATION OFFERED	ACCOUNTING UNIT
1	<p>Dual Desk With Seat & Back Size 900mmx 750mm x 980mm , Made of Steel Tube 38 mm, 18 gauge thickness fine hardness Powder Coding, all bend and curve mould by automatic machine equal size 38mm all frame with curve supporting pipe 22mm 45 degree, seat supporting pipe 32 mm. * Imported lockable nuts with built-in washer along with bolt will be supplied to fix the frame without any losing. All the open end of the pipe should be cover with the plastic cap. Bottom of the frame should be on plastic foot. * Imported 18mm MDF Top Size: 914.4mmx406.4mm (18mm thick) Front size: 914.4mmx203.2mm (18mm thick) Book Shelf Size:254mm x 914.4mm (18mm thick) Seat Size: 254mm x 914.4mm (18mm thick) Back Size: 152.4mmx 914.4mm (18mm thick) Border cover of MDF would be of imported Poly Vinyl Chloride. 0.8 – 1mm thickness The detail specification & drawing picture (web reference if any) will be provided on the letter head by the bidder. (China / Equivalent)</p>		
2	<p>Teacher Chair with Arm Chair will be made of iron pipe of 20 Gauge Seat size:444.5mmx444.5mm Back Size: 330.2mm x 381mm seat& back cushion with soft Rexene(China/ Equivalent). The detail specification drawing color picture (web reference if any) will be provided on the letter head by the bidder. (China / Equivalent)</p>		
3	<p>Teacher Table Size: 914.4mm x 762mm x 762mm with 1 Drawer size 355.6mmx304.8mmx101.6mm, Top to be 18mm thick Imported MDF Lamination board / Sealed must be imported Poly Vinyl Chloride 0.8-1mm thick. The detail specification drawing color picture (web reference if any) will be provided on the letter head by the bidder. China / equalent</p>		
4	<p>Steel Almirah Over all sizes 1828.8mm X 1168.4mm X 457.2mm deep. Material Description: All made of Steel Sheet. 20 SWG with four shelves and five compartments without locker & drawer. Single locking arrangement with metal handle and keyhole covers. Synthetic enamel paint, outside & inside grayplain spray paint. The detail specification drawing color picture. (web reference if any) will be provided on the letter head by the bidder.</p>		

**OFFICE OF THE PRINCIPAL GOVERNMENT HIGHER SECONDARY SCHOOL
UMERKOT**



NOTICE INVITING TENDER

**Library / Laboratory| furniture & Fixture
School Specific Budget 2015-16**

For

GOVERNMENT HIGHER SECONDARY SCHOOL UMERKOT

District: UMERKOT

Region: MIRPURKHAS

Dated: MAY 20, 2016

**GOVERNMENT HIGHER SECONDARY SCHOOL UMERKOT
DISTRICT UMERKOT REGION MIRPURKHAS**

Contact No: 0334-0242225

Email:

Price Schedule in Pak. Rupees

Name of Bidder _____ .IFB Number _____ .Page of _____

Furniture & Fixture items

Description and Specification	Quantity	Unit price Delivery Duty Paid	Unit Price in Words	Total DDP per item
<u>TEACHER TABLE</u> Size 36"x24"x30", made of wooden Shesham with one drawer from right side, legs 2" x 2" (4 Nos.), leg patties 2½" x 1¼" Top chip board formica spirt polished.	15			
<u>DUAL DESK FOR ELEMENTARY/MIDDLE/SECONDARY SCHOOLS</u> Size 48" x 30" x 30", Dual Desk Wooden Shesham Wood, Support brackets 8 Nos. 1-1/2 Thick Top Planks 48" x 10"x1", Ink Pot Patti 48" x 4" x 1", seat plank 48" x 10" 1" Seat back 48" x 4" x 1" Shelf plank for bookds 48" x 8 x 3/4.	100			
<u>STEEL ALMIRAH (HALF SIZE)</u> 6' x 42" x 18" for sheleves 22 gage sheet handle lock system with spray paint.	02			

In Class Material Items

S.No	DESCRIPTION	Quantity	Unit price Delivery Duty Paid	Unit Price in Words	Total DDP per item
1	475-Attendance Register	25			
2	475-Ball Pen Packets	10 Pkts			
3	475-Charts (Pena flex)	150			
4	475-Scientific Calculators	25			
5	475-Charts Vegetables & Fruits	140			
6	475-Drawing Sheets	190			
7	475-English Alphabets Charts	180			
8	475-GR Register	02			
9	475-Geometry Box	240			
10	475-Islamic Book of Kids	200			
11	475-Maps All Categories	50			
12	475-National Flag	05			
13	475-Stapler	25			
14	475-Punch Machine	25			
15	475-Stick Gum	10			
16	475-White Board	30			
17	475-Marker	100			
18	475-Duster	50			

Library / Laboratory

S.No	DESCRIPTION	Quantity	Unit price Delivery Duty Paid	Unit Price in Words	Total DDP per item
1	476-Dictionary (English to Sindhi) Elementary Learner (new edition, 6* 8')Hard bound	01			
2	476-Dictionary (English to Urdu) Elementary Learner (new edition, 6* 8')Hard bound	01			
3	476-Dictionary (English to English) (new edition, 6* 8')Hard bound	01			
4	476-Vernier Caliper 150 mm Stain Less Steel China in Plastic Box	15			
5	Screw Gauge	15			
6	Sphero Meter	20			
7	Simple Pendulum	20			
8	476-History books (7' * 9')Card bound English				
9	476-Kids Magazines				
10	476-News Paper				
11	476-Story book				
12	476-Reference book				
13	476-Physical balance 2 Pan with Weight Box China				
14	476-Heart Model Plastic Molded China				
15	476-Brain Model Plastic Molded China				
16	476-Microscopic Lens				
17	476-Bar Magnet Size 4"				
18	476-U Shape Magnet				
19	476-Spring Balance 500 Gram Local				
20	476-Meter Scale Full Meter Scale made of MDF				
21	476-Test tubes 18mm Dia, 6" Length				
22	476-Prism 2" Glass				
23	476-Pulley				
24	476-Tripod Stand (iron)				
25	476-Eye Model Plastic Molded China				
26	476-Thermometer centigrade 110C				
27	476-Thermometer Fahrenheit				
28	476-Model of Teeth Plastic Molded China				
29	476-Test tube stand Each Stand Have 12 Test Tube Capacity made of Plastic				
30	476-Concave lens 2" 15CM				
31	476-Convex lens 2" 15 CM				

32	476-Torch Medium Size chargeable				
33	476-Model of Stomach Plastic Molded China				
34	476-Model of Lungs Plastic Molded China				
35	476-Model of Ears Plastic Molded China				
36	476-Aeesay Sindhi Seekhein (With CD)				
37	476-A Comprehensive English Sindhi Dictionary				
38	476-Directory of Language and Scripts of South Asia				
39	476-Dictionary of Hematology				
40	476-A Dictionary - Sindhi (Devnagri) and English				
41	476-Faraizul Islam Sindh	01			
42	476-Wild Life of Sindh (Jungli Jeewat)				
43	476-Laree aen Kachhee Mahavra				
44	476-Namira Sciensdana (Renowned Scientist) Vol:1				
45	476-Rahat ul Muamneen				
46	476-Namira Sciensdana (Renowned Scientist) Vol:2				
47	476-Namira Sciensdana (Renowned Scientist) Vol:3				
48	476-Sangeet Sansaar				
49	476-Sindh Jay Qadeem Asaran Ji Dictionary				
50	476-Sindh Boli Aen Lipia jo Ithas				
51	476-Sindh Boli me Grammar Navesia Ji Irtqa				
52	476-Sindh Lok Geet (Boli-a-ji Osar)				
53	476-Sindh Moli-Babat Maqala Aen Mazmoon (Vol: 3)				
54	476-Sindh Boli-a-jo Grammar				
55	476-Sindh Language & Literature (A Brief Account)				
56	476-Sindh Language & Literature at a glance				
57	476-Sindh Language				
58	476-Sindh Proverbs: A linguistic and Socio-Cultural Study				
59	476-Sindh Sotiyat				
60	476-Tijarat Aen Bankari Jee Lughat				
61	476-Wakt Aen Imtehan				
62	476-Zabiha Aen Shikar				
63	476-Zarai Science (Fasula Bhajjyoon Aem Meva)				
64	476-Qanoon Ji Lughat				
65	476-Urdu Sindhi Dictionary				
66	476-Lughat-e-Lateefi				
67	476-Jamai Sindhi Lughat Vol:1				
68	476-Jamai Sindhi Lughat Vol:2				
69	476-Others				

Sports Items

S.No	DESCRIPTION	Quantity	Unit price Delivery Duty Paid	Unit Price in Words	Total DDP per item
1	478-Bad Minton Racket Pair	04			
2	478-Cricket Bats	05			
3	478-Cricket Balls	20			
4	478-Cricket kit Bag	01			
5	478-Foot Ball	03			
6	478-Hand Gloves	05			
7	478-Wicket Keeper Gloves	02			
8	478-Pads Cricket	04			
9	478-Player Jersey	16			
10	478-Stop Watch	05			
11	478-Solution Tap	20			
12	478-Stamps	10			
13	478-Table Tennis rickets	06			
14	478-Table Tennis Table	01			
15	478-Table Tennis Balls	01			
16	478-Jogging Machine	01			
17	478-20 kg Plates	02			
18	478-10 kg plates	02			
19	478-08 kg plates	02			
20	478-06 kg plates	04			
21	478-05 kg plates	04			
22	478-04 kg plates	04			
23	478-03 kg plates	04			
24	478-02 kg plates	06			
25	478-Bench Press	01			
26	478-Bench Press Rods all categories	05			
27	478-Dumbbells 2, 4, 6, 8, 10 kgs	10			
28	478-Simple Benches all categories	02			
29	478-Six Packs Machine	01			
30	478-Wing Machine	01			
31	478-Squish Rackets & Balls	04			
32	478-Jumping Rope	04			

Stationary (SSB) Items

S.No	DESCRIPTION	Quantity	Unit price Delivery Duty Paid	Unit Price in Words	Total DDP per item
1	480 – Ball Pen	10			
2	480 – Envelope	10			
3	480 – Marker	20			
4	480 – File Cover	5 Dzn			
5	480 – Paint Bursh	10			
6	480 – Paper Pins	05			
7	480 – Office Pins	05			
8	480 – Thumb Pins	05			
9	480 – Stock Register	02			
10	480 – Teacher Diaries (English)	50			
11	480 – Paper Reams A-4	20			
12	480 – Laser Printer Toner	03			
13	480 – Samsung Laser	01			
14	480 – Color Sheets	50			
15	480 – Geometry Box	40			
16	480 – Water Color (Saqeera)	10			
17	480 – Poster color (Guitar)	10			
18	480 – Drawing Board Full size	10			
19	480 – Drawing Board Half Sheet	10			
20	480 – Cartage Sheets	50			
21	480 – Cancel Sheets	50			
22	480 – Color Pencils	10			
23	480 –Charcoal Pencil Pelican Pel	10			
24	480 – Pencil, Sharpener (Pelican)	10			
25	480 – Geometry Box (Pelican)	40			
26	480 – Deli cutter	05			
27	480 – Water Color Brush	10			
28	480 – Scissors'	05			
29	480 – Trace Paper	10			
30	480 – Pop Powder	05			
31	480 – Colors Chalks	50			

SECTION-VI

1. Bid Form and Price Schedules

Date:
Bid Reference No: _____

To:
Principal
GHSS Umerkot
District **Umerkot**

Respected Sir/Madam

Having examined the Bidding Documents, the receipt of which is hereby duly acknowledged, we, the undersigned, offer to supply and deliver **XXXXX items** specified in and in conformity with the said Bidding Documents for the sum of *Rs. inwords* (RS.XXX) or such other sums as may be ascertained in accordance with the Schedule of Prices attached herewith and made part of this bid.

We undertake, if our Bid is accepted, to deliver the goods in accordance with the delivery schedule specified in the Schedule of Requirements.

If our Bid is accepted, we will obtain an unconditional guarantee of a bank in a sum equivalent to **of the Contract Price** for the due performance of the Contract, in the form prescribed by the Procuring agency.

We agree to abide by this Bid for a period of **120** days from the date fixed for Bid opening under Clause 22 of the Instructions to Bidders, and it shall remain binding upon us and may be accepted at any time before the expiration of that period.

Until a formal Contract is prepared and executed, this Bid, together with your written acceptance thereof and your notification of award, shall constitute a binding Contract between us.

We understand that you are not bound to accept the lowest or any bid you may receive. Commissions or gratuities, if any, paid or to be paid by us to agents relating to this Bid, and to contract execution if we are awarded the contract, are listed below:

Name and address of bidder	Amount and Currency	Purpose of Commission or gratuity
_____	_____	_____

(if none, state "none")

Dated this _____ day of _____ 20_____.

[signature]

[in the capacity of]
Duly authorized to sign Bid for and on behalf of _____

2. Bid Security Form

Whereas *[name of the Bidder]* (hereinafter called “the Bidder”) has submitted its bid **dated** _____ for the supply of **School XXXXXXXXX items (under SSB 2015-16)**(hereinafter called “the Bid”).

KNOW ALL PEOPLE by these presents that we *[name of bank]* of *[name of country]*, having our registered office at *[address of bank]* (hereinafter called “the Bank”), are bound unto *HM*, (hereinafter called “the Procuring agency”) in the sum of for which payment well and truly to be made to the said Procuring agency, the Bank binds itself, its successors, and assigns by these presents. Sealed with the Common Seal of the said Bank this day of _____ 20 ____.

THE CONDITIONS of this obligation are:

1. If the Bidder withdraws its Bid during the period of bid validity specified by the Bidder on the Bid Form; or
2. If the Bidder, having been notified of the acceptance of its Bid by the Procuring agency during the period of bid validity:
 - (a) fails or refuses to execute the Contract Form, if required; or
 - (b) fails or refuses to furnish the performance security, in accordance with the Instructions to Bidders;

we undertake to pay to the Procuring agency up to the above amount upon receipt of its first written demand, without the Procuring agency having to substantiate its demand, provided that in its demand the Procuring agency will note that the amount claimed by it is due to it, owing to the occurrence of one or both of the two conditions, specifying the occurred condition or conditions.

This guarantee will remain in force up to and including twenty eight (28) days after the period of bid validity, and any demand in respect thereof should reach the Bank not later than the above date.

[signature of the bank]

3. Form of Contract

This Contract (hereinafter called the “Contract”) is made on this _____ day of _____ between [Name of procuring Agency] (hereinafter referred to as “the Procuring agency”) of the First Part; and M/s [name of Supplier] of [city and country of Supplier] having its registered office at [address of the supplier] (hereinafter called “the Supplier”) of the Second Part (hereinafter referred to individually as “Party” and collectively as the “Parties”).

WHEREAS the Procuring agency invited bids for procurement of goods, in accordance with the requirements of the bidding document ref no. [bid document ref. number], in pursuance where of M/s [name of supplier] being the supplier of the said goods in Pakistan to supply the required items; and whereas the Procuring Agency has accepted the bid by the Supplier for the supply of **School XXXXXX (Packages)/ items** in the sum of Pak Rupees [contract price in words and figures] (hereinafter called “the Contract Price”).

NOW THIS AGREEMENT WITNESSETH AS FOLLOWS:

1. In this Agreement words and expressions shall have the same meanings as are respectively assigned to them in the General Conditions and Specific Conditions of this Contract hereinafter referred to as “Contract”.
2. The following documents shall be deemed to form and be read and construed as integral part of this Agreement, viz:-
 - (a) the Bid Form and the Price Schedule submitted by the Bidder;
 - (b) the Schedule of Requirements;
 - (c) the Technical Specifications;
 - (d) the General Conditions of Contract;
 - (e) the Special Conditions of Contract;
 - (f) the Procuring agency’s Notification of Award; and
 - (g) the Contract
3. In consideration of the payments to be made by the Procuring agency to the Supplier as here in after mentioned, the Supplier hereby covenants with the Procuring agency to provide the goods and services and to remedy defects therein in conformity in all respects with the provisions of this Contract
4. The Procuring agency hereby covenants to pay the Supplier in consideration of the provision of the goods and services and the remedying of defects therein, the Contract Price or such other sum as may become payable under the provisions of this Contract at the time and in the manner prescribed by this Contract.
5. [The Supplier] 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 the Sindh or any administrative subdivision or agency thereof or any other entity owned or controlled by it (Government of the Sindh) through any corrupt business practice.
6. [The Supplier] 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 Government of the Sindh under any law, Contract or other instrument, be void able at the option of Government of the Sindh.

IN WITNESS Whereof the parties hereto have caused this Agreement to be executed at *Principal Government Higher Secondary School, District Umerkot* (“the place”) in accordance with their respective laws and shall enter into force on the day and year first above mentioned.

For and on behalf of *Education & Literacy Department, Govt. of Sindh, Karachi*

GHSS Umerkot
District Umerkot
Education & Literacy Department, Govt. of Sindh.

For and on behalf of *Supplier's Name*

4. Performance Security Form

To:[name of Procuring agency]

WHEREAS [name of Supplier] (hereinafter called “the Supplier”) has undertaken, in pursuance Of Contract No. [reference number of the contract] dated _____ 20____ to supply [description of goods and services] (hereinafter called “the Contract”).

AND WHEREAS it has been stipulated by you in the said Contract that the Supplier shall furnish you with a bank guarantee by a reputable bank for the sum specified therein as security for compliance with the Supplier’s performance obligations in accordance with the Contract.

AND WHEREAS we have agreed to give the Supplier a guarantee:

Therefore we hereby affirm that we are Guarantors and responsible to you, on behalf of the Supplier, up to a total of [amount of the guarantee in words and figures], and we undertake to pay you, upon your first written demand declaring the Supplier to be in default under the Contract and without cavil or argument, any sum or sums within the limits of [amount of guarantee] as aforesaid, without your needing to prove or to show grounds or reasons for your demand or the sum specified therein.

This guarantee is valid until the _____ day of _____ 20_____.

Signature and seal of the Guarantors/bank

[name of bank or financial institution]

[address]

[date]

Note: It should be valid for a period equal to the warranty period. The contract will be signed/ issued after submission of this Performance Security.

5. Bank Guarantee for Advance Payment

To:[name of Procuring agency]

[name of Contract]

Gentlemen and/or Ladies:

In accordance with the payment provision included in the Special Conditions of Contract, which amends Clause 16 of the General Conditions of Contract to provide for advance payment, [name and address of Supplier] (hereinafter called “the Supplier”) shall deposit with the Procuring agency a bank guarantee to guarantee its proper and faithful performance under the said Clause of the Contract in an amount of [amount of guarantee in figures and words].

We, the [bank or financial institution], as instructed by the Supplier, agree unconditionally and irrevocably to guarantee as primary obligator and not as surety merely, the payment to the Procuring agency 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 [amount of guarantee in figures and words].

We further agree that no change or addition to or other modification of the terms of the Contract to be performed there under or of any of the Contract documents which may be made between the Procuring agency and the Supplier, shall in any way release us from any liability under this guarantee, and we hereby waive notice of any such change, addition, or modification.

This guarantee shall remain valid and in full effect from the date of the advance payment received by the Supplier under the Contract until [date].

Yours truly,

Signature and seal of the Guarantors

[name of bank or financial institution]

[address]

[date]

6. Manufacturer's Authorization Form

N/A

[See Clause 13.3 (a) of the Instructions to Bidders]

To: *[name of the Procuring agency]*

WHEREAS *[name of the Manufacturer]* who are established and reputable manufacturers of *[name and/or description of the goods]* having factories at *[address of factory]*

do hereby authorize *[name and address of Agent]* to submit a bid, and subsequently negotiate and sign the Contract with you against IFB No. *[reference of the Invitation to Bid]* for the above goods manufactured by us.

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

[signature for and on behalf of Manufacturer]

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