

# **BIDDING DOCUMENTS**



**Procurement of General Goods** 

(Single Stage Two Envelop Procedure)

SUPPLY OF GOODS & SERVICES FOR WINTER FEAST, 2026 AND OTHER EVENTS

**FY 2025-26** 

# Cilgit Baltistan

#### JEWEL OF PAKISTAN

Tourism Department Gilgit-Baltistan visitgilgitbaltistan.gov.pk

GILGIT-BALTISTAN SPORTS BOARD UNDER TOURISM, SPORTS & CULTURE DEPARTMENT GOVERNMENT OF GILGIT-BALTISTAN

November, 2025

#### **PREFACE**

The Gilgit-Baltistan Sports Board under Tourism, Sports and Culture Department GB, as per its mandate defined in GB Rules of Business, 2009, organize different sports events from grass root to appropriate level in order to engage the youth in recreational & healthy activities, regulate and coordinate sports and physical-education activities as well as development of sports infrastructure throughout Gilgit-Baltistan. The region has enabling environment for national as well as international sports events with added specialties of attractive tourist destinations in order to promote tourism in the region. Moreover potential of players from Gilgit-Baltistan will be explored to give them an opportunity to participate in the regional and national level events. Through sports activities promote harmony among the youth of region / strengthen the relationship of different communities /sects, to bring peace, harmony and stability as well as healthy atmosphere in the region. Engagement of youth in recreational / healthy activities may eradicate terrorism & extremism among the society. While participating in these events our youth will avail the opportunities to get-place in national teams.

During organizing of these mega sports events, tenders are invited for Event Management, Supply of Traditional items & Gifts and Digital Media Production and Dissemination during the CY 2025-26.

The Sports Board Gilgit-Baltistan intends to provide procurements opportunities under the regular budget for all prospective and potential bidders to provide quality goods / services through open and competitive basis so as to ensure acquiring of quality and best items which can bring economy, efficiency and value for the money to be spent. It is expected that providing equal opportunity for all eligible bidders shall ensure fairness, competition, transparency and effectiveness in the procurement process.

All prospective bidders are also expected to freely participate in the bidding process and to demonstrate high standards of ethical and moral values and prove their best skills, experience for provision of high quality and economical supplies, as per requirements of the department, and to partner with the procuring agency in achieving the objectives.

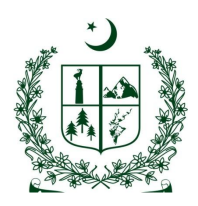
# PART-A BIDDING PROCEDURE & REQUIREMENTS

**SECTIONI: INVITATION TO BIDS** 



### JEWEL OF PAKISTAN

#### Directorate of Gilgit-Baltistan Sports Board



Bid No. Sports-5(79)/2022 For

# "SUPPLY OF GOODS & SERVICES FOR "WINTER FEAST, 2026"&OTHER EVENTS"

#### **Invitation to Bids**

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- 1. This Invitation to Bids follows the Procurement Notice (PN) or Procurement Advertisement (PA) for the subject Procurement which appeared in GB-PPRA website and Print Media vide dated \_\_\_\_\_\_.
- 2. The Procuring Agency has reserved the funds for the procurement planned during the Financial Year 2025-26. It is intended that part of the proceeds of the fund will be used to cover eligible payment under the contract for Event Management. The Sports Board Gilgit-Baltistan now invites sealed bids from eligible Suppliers of following items:

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S#	Description of items	LOT
1	Event Management	LOT-A
2	Engagement of Media House for development &	LOT-B
	dissemination of content via Digital / Social media	

- 3. The biddings shall be conducted in line with the Single Stage Two Envelop procedure of the Gilgit-Baltistan Public Procurement Rules, 2022 and any Regulations, Regulatory Guides, Procurement Guidelines or Instructions issued by the Authority (from time to time), and is open to all potential bidders.
- 4. All bids must be accompanied by a Bid Security of Rs. 0.600 million for Lot-A and Rs.0.100 million for Lots-B in the form of CDR in the amount of Pak rupees, issued by a scheduled bank in favour of Director GB Sports Board.
- 5. The original bid along **with 03 (three) copies**, properly filled in and enclosed in sealed envelope(s) must be delivered to the office of the Director GB Sports Board Jutial, Gilgit at

or before 11:00 hours on 2<sup>nd</sup>December, 2025. The bids will be opened promptly thereafter in public and in the presence of bidders' representatives who choose to attend in the opening at the office of the Director GB Sports Board Jutial, Gilgit.



# JEWEL OF PAKISTAN



# **JEWEL OF PAKISTAN**

#### SECTIONII:INSTRUCTION TO BIDDERS (ITBs)

#### A. **INTRODUCTION**

1. Scope of Bid	1.1 The Procuring Agency (PA),as indicated in the <b>Bid Data Sheet</b> (BDS) invites
	Bids for the provision of Goods as specified in the BDS and Section V-
	Technical Specifications & Schedule of Requirements. The successful
	Bidders will be expected to deliver the goods within the specified period and
	time line(s) as stated in the <b>BDS</b> .
2. Source of	2.1 Source of funds is referred in Clause-2 of Invitation for Bids.
Funds	
3. Eligible	3.1 A Bidder may be natural person, company or firm or public or semi-
Bidders	public agency of Pakistan or any foreign country, or any combination
	of them with a formal existing agreement (on Judicial Papers) in the
	form of a joint venture, consortium, or association. In the case of a
	joint venture, consortium, or association, all members shall be jointly
	and severally liable for the execution of the Contract in accordance
	with the terms and conditions of the Contract. The joint venture,
2	consortium, or association shall nominate a Lead Member as
4	nominated in the BDS, who shall have the authority to conduct all
	business for and on behalf of any and all the members of the joint
	venture, consortium, or association during the Bidding process, and in
7 6	case of award of contract, during the execution of contract.
	3.2 The appointment of Lead Member in the joint venture, consortium,
	or association shall be confirmed by submission of a valid
	Power of Attorney to the Procuring Agency.
	3.3 Verifiable copy of the agreement that forms a joint venture,
	consortium or association shall be required to be submitted as part of
	visithe Bid. itbaltistan.gov.pk
	3.4 Any bid submitted by the joint venture, consortium or association shall
	indicate the part of proposed contract to be performed by each party
	and each party shall be evaluated with respect to its contribution only,
	and the responsibilities of each party shall not be substantially altered
	without prior written approval of the Procuring Agency and in line
	with any instructions issued by the Authority.
	manufacturers or authorized agents/dealers subject to any provisions of
	incorporation or licensing by the respective national incorporating
	agency or statutory body established for that particular trade or

business.

- 3.6 Foreign Bidders must be locally registered with the appropriate national incorporating body or the statutory body, before participating in the national/international competitive tendering with the exception of such procurements made by the foreign missions of Pakistan. For such purpose the bidder must have to initiate the registration process before the bid submission and the necessary evidence shall be submitted to the procuring agency along with their bid, however, the final award will be subject to the complete registration process.
- 3.7 A Bidder shall not have a conflict of interest. All Bidders found to have a conflict of interest shall be disqualified. A Bidder may be considered to have a conflict of interest with one or more parties in this Bidding process, if they:
  - a) Are associated or have been associated in the past, directly or 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.
  - b) Have controlling share holdersin common; or
  - c) Receive or have received any direct or indirect subsidy from any of them; or
  - d) Have the same legal representative for purposes of this Bid; or
  - e) have a relationship with each other, directly orthrough common third parties, that puts the mina position to have access to information about or influence on the Bid of another Bidder, or influence the decisions of the ProcuringAgency regarding this Bidding process; or
  - f) Submit more than one Bid inthis Bidding process.
- 3.8 A Bidder may be ineligible if
  - a) He is declared bankrupt or, in the case of company or firm, in solvent;
  - b) Payments in favor of the Bidder is suspended in accordance with the judgment of a court of law other than a judgment declaring bankruptcy and resulting (in accordance with the national laws) in the total or partial loss of the right to administer and dispose of its property;
  - c) Legal proceedings are instituted against such Bidder involving an order suspending payments and which may result, in accordance with the national laws, in a declaration of bankruptcy or in any other situation entailing the total or partial loss of the right to administer and dispose of the property;
  - d) The Bidder is convicted, by a final judgment, of any offence involving professional conduct;

	e) The Bidder is blacklisted and hence debarred due to involvement
	incorrupt and fraudulent practices, or performance failure or due
	to breach of bid securing declaration.
	f) The firm, supplier and contractor is blacklisted or debarred
	by a foreign country,
	international organization, or other foreign institutions for the
	period defined by them.
3.9	Bidders shall provide to the Procuring Agency evidence of their
0.7	eligibility, proof of compliance with the necessary legal requirements
	to carry out the contract effectively.
3.10	Bidders shall provide such evidence of their continued eligibility to the
5.10	satisfaction of the Procuring Agency, as the Procuring Agency shall
	reasonably request.
3.11	Bidders shall submit proposals relating to the nature, conditions and
3.11	modalities of sub-contracting wherever the sub-contracting of any
1 /	elements of the contract amounting to the more than ten(10) percent of
1//	the Bid Price is envisaged.
4. Eligible Goods 4 1	
4. Eligible Goods 4.1 & Related	All goods and related services to be supplied under the contract shall
Services	have their origin in eligible source countries, and all expenditures made
	under the contract will be limited to such goods and services. For
	purpose of this Bid, ineligible countries are stated in the section-4 titled as "Eligible Countries".
4.2	
4.2	For purposes of this Clause, "origin" means the place where the goods are mined, grown, cultivated, produced, manufactured, or
	processed, or through manufacture, procession, or assembly, another
	commercially recognized article results that differs substantially in its
	basic characteristics from its imported components or the place from
1 10 /	where the related services are/to be supplied.
4.3	The nationality of the supplier that supplies, assembles, distributes, or
	sells the goods and services shall not determine the origin of the goods.
4.4	To establish the eligibility of the Goods and the related services,
31	Bidders shall fill the country of origin declarations
Tou	included in the Form of Bid.
4.5	If so require n the <b>BDS</b> , the Bidder shall demonstrate that it has been
V15	itgligitbaltistall.gov.pk
	duly authorized by the manufacturer of the goods to deliver in Pakistan
	(or in respective country in case of procurement by the Pakistani
	Missions abroad), the goods indicate in its Bid.
5. <b>One Bid per</b> 5.1	A bidder shall submit only one Bid, in the same bidding process, either
Bidder 0.1	individually as a Bidder or as a member in a joint venture or any
	similar arrangement.
5.2	No bidder can be a sub-contractor while submitting a Bid individually
	or a same member of a joint venture in the same Bidding process.
5.3	A person or a firm cannot be a sub-contractor with more than one
] 3.3	bidder in the same bidding process.
6. Cost of Bidding 6.1	The Bidder shall bear all costs associated with the preparation and
0. Cost of Didding   0.1	submission of its Bid, and the Procuring Agency shall in no case be
	submission of its Dia, and the Frocuring Agency shall in no case be

		responsible or liable for those costs, regard less of the conductor outcome of the bidding process.
7.	Content of Bidding Documents	7.4 The goods required, bidding procedures, and terms and conditions of the contract are prescribed in the Bidding Documents. In addition to the Invitation to Bids, the Bidding Documents which should be read in conjunction with any addenda issued in accordance with ITB9. 2 include:  Section I- Invitation to Bids Section II Instructions to Bidders (ITBs)  Section IV Eligible Countries Section V Technical Specifications, Schedule of Requirements  Section VI Forms—Bid Section VII General Conditions of Contract (GCC) Section VIII Special Conditions of Contract (SCC)  Section IX Contract Forms  7.5 The number of copies to be completed and returned with the Bid is specified in the BDS.  7.6 The Procuring Agency is not responsible for the completeness of the Bidding Documents and their addenda, if they were not obtained directly from the Procuring Agency or the signed pdf version from
		downloaded from the website of the Procuring Agency. However, Procuring Agency shall place both the pdf and same editable version to facilitate the bidder for filling the forms.  7.7 The Bidder is expected to examine all instructions, forms, terms and specifications in the Bidding Documents. Failure to furnish all the information required in the Bidding Documents will beat the Bidder's risk and may result in the rejection of his Bid.
8.	Clarification of Bidding Documents	A prospective Bidder requiringany clarification of the Bidding Documents may notify the Procuring Agency in writing or in electronic form that provides record of the content of communicationat the Procuring Agency's address indicate the BDS.  The Procuring Agency will within three (3) working days after receiving the request for clarification, respond in writing or in electronic form to any request for Clarification provided that such request is received not later than three (03) days prior to the deadline for the submission of Bids as prescribed in ITB 23.1. However, this clause shall not apply in case of alternate methods of Procurement.
		Copies of the Procuring Agency's response will be forwarded to all identified Prospective Bidders through an identified source of communication, including a description of the inquiry, butwithout identifying its source.
		In case of downloading of the Bidding Documents from the website of PA, the response of all such queries will also be available on the same link available at the website.

	8.4 8.5 8.6	Should the Procuring Agency deem it necessary to amend the Bidding Documents as a result of a clarification, it shall do so following the procedure under ITB9.  If indicated in the BDS, the Bidder's designated representative is invited at the Bidder's cost to attend a pre-Bid meeting at the place, date and time mentioned in the BDS. During this pre-Bid meeting, prospective Bidders may request clarification of the schedule of requirement, the Evaluation Criteria or any other as pacts of the Bidding Documents.  Minutes of the pre-Bid meeting, if applicable, including the text of the questions asked by Bidders, including those during the meeting (without identifying the source) and the responses given, together with any responses prepared after the meeting will be transmitted promptly to all prospective Bidders who have obtained the Bidding
	1. 1.	Documents. Any modification to the Bidding Documents that may be
	1/:	come necessary as a result of the pre-Bid meeting shall be made by the
	M	Procuring Agency exclusively through the use of an Addendum pursuant to ITB9. Non-attendance at the pre-Bid meeting will not be a
	*	cause for disqualification of a Bidder.
9. Amendment of	9.1	Before the deadline for submission of Bids, the Procuring Agency for
Bidding	A 1	any reason, whether at its own initiative or in response to a clarification
Documents	- I	requested by a ProspectiveBidder or pre-Bid meeting may modify the
- 0	1	Bidding Documents by issuing addenda.
	9.2	To give prospective Bidders reasonable time in which to take an
3	JE\ Tour	addendum/corrigendum in to account in preparing their Bids, the Procuring Agency may, at its discretion, extend the deadline for the submission of Bids: Any addendum issued including the notice of any extension of the deadlines hall be part of the Bidding Documents pursuant to ITB7.1 and shall be communicated in writing or in any identified electronic form that provide record of the content of communication to all the bidders who have obtained the Bidding Documents from the Procuring Agency. The Procuring Agency shall promptly publish the Addendum at the Procuring Agency's webpage identified in the BDS:
	visi	Provided that the bidder who had either already submitted theirBid or
		handed over the bid to the courier prior to the issuance of any suchaddendum shall have the right to withdraw his already filed bid and submit the revised bid prior to the original or extended bid submission deadline.
	9.3	To give prospective Bidders reasonable time in which to take an
		addendum/corrigendum in to account in preparing their Bids, the
		Procuring Agency may, at its discretion, extend the deadline for the submission of Bids:
		Provided that the Procuring Agency shall extend the deadline for
		submission of Bid, if such an addendum is issued within last three (03)
		days of the Bid submission deadline.
		C. PREPARATIONOF BIDS
10. Language of	10.1	The Bid prepared by the Bidder, as well as all correspondence and

D:J-		documents relating to the Did anahanand but the Didden and the
Bids		documents relating to the Bid exchanged by the Bidder and the Procuring Agency shall be written in the English language unless
		specified in the BDS. Supporting documents and printed literature
		furnished by the Bidder may be in another language provided they are
		accompanied by an accurate translation of the relevant pages in the
		English language unless specified in the <b>BDS</b> , in which case, for
		purpose of interpretation of the Bidder, the translation shall govern.
11. Documents &	11.1	The Bid prepared by the Bidder shall constitute the
Samples		followingcomponents:-
Constituting	a)	Form of Bid and Bid Prices completed in accordance with ITB 14 and
the Bids	ŕ	15;
	b)	Details of the Sample(s) where applicable and requested in the <b>BDS</b> .
	c)	Documentary evidence established in accordance with ITB 13 that the
	,	Bidder is eligible and/or qualified for the subject bidding process;
	d)	Documentaryevidenceestablishedinaccordancewith ITB13.3(a) that the B
	17:	idderhasbeenauthorized by the manufacturer to deliver the goods into
	- V/ P	Pakistan, where required and where the supplier is not the manufacturer
	V	of those goods;
	e)	Documentary evidence established in accordance with ITB 12 that the
	_ /	goods and related services to be supplied by the Bidder are eligible
20		goods and services, and conform to the Bidding Documents;
-	f)	Bid security or Bid Securing Declaration furnished in accordance with
0	•\ .\	ITB18;
	g)	Duly Notarized Power of Attorney authorizing the signatory of the Bidder to submit the bid; and
<b>D</b> 2	h)	/ / 3' /
/ 9	11.2	Where a sample(s) is required by a procuring agency, the samples shall
	11,2	be:
	a)	submitted as part of the bid, in the quantities, dimensions and other
		details requested in the <b>BDS</b> ;
	b)	Carriage paid;
	c)	Received on or before the closing time and date for the submission of
	wiel	bids; and
	d)	Evaluated to determine compliance with all
	,	characteristics listed in the <b>BDS</b> .
	11.3	The Procuring Agency shall retain the sample(s) of the successful
		Bidder. A Procuring Agency shall reject the Bid if the sample(s)-
	a)	Does not conform to all characteristics prescribed in the bidding documents; and
	h)	Is not submitted within the specified time clearly mentioned in the Bid
	0)	Data Sheet.
	11.4	Where it is not possible to avoid using a propriety article as a sample, a
		Bidder shall make it clear that the propriety article is displayed onlyas
		an example of the type or quality of the goods being Bided for, and that
		competition shall not thereby be limited to the extent of that article
		only.

	11.5	Samples made up from material supplied by a Procuring Agency shall not be beginning Agency be lighter for
		not bereturned to a Bidder nor shall a Procuring Agency be liable for the cost of making them.
	11.6	All samples produced from materialbelongingto an unsuccessful Bidder
		shall be kept by the Procuring Agency till thirty (30) days from the date
		of award of contractor exhaust of all the grievance forums (including
		those pending at Authority's Level or in some Court of Law).
12. Documents	12.1	Pursuant to <b>ITB11</b> , the Bidder shall furnish, as part of its Bid, all those
Establishing		documents establishing the eligibility in conformity to the terms and
Eligibility of		conditions specified in the Bidding Documents for all goods and related
Goods and		services which the Bidder proposes to deliver.
Related Services and	12.2	The documentary evidence of the eligibility of the goods and related
Conformity to		services shall consist of a statementin the Price Schedule of the country
Bidding	1 /-	of origin of the goods and related services offered which shall be
Documents	12.2	confirmed by a certificate of origin issued at the time of shipment.
	12.3	The documentary evidence of conformity of the goods and related services to the Bidding Documents may be in the form of literature,
	-	drawings, and data, and shall consist of
	a).	a detailed description of the essential technical specifications and
0		performance characteristics of the Goods;
0.	b)	An item-by-item commentary on the Procuring Agency's Technical
0	D\ \	Specifications demonstrating substantial responsiveness of the Goods and
	- 1	Services to those specifications, or a statement of deviations and
1	10	exceptions to the provisions of the Technical Specifications;
<i>I</i> 6	c)	any other procurement specific documentation requirement as stated
	n.c.	in the <b>BDS</b> .
	12.4	The Bidder shall also furnish a list giving full particulars, including
		available sources and current prices of goods, spare parts, special tools, etc., necessary for the proper and continuing functioning of the Goods
	IEV	during the period specified in the BDS following commencement of the
	JE	use of the goods by the Procuring Agency.
	12.5	For purpose of the commentary to be furnished pursuant to ITB12.3(c)
	visi	above, the Bidder shall note that standards for workmanship, material,
		and equipment, as well as references to brand names or catalogue
		number designated by the Procuring Agency in its Technical
		Specifications, are intended to be descriptive only and not restrictive.  The Bidder may substitute alternative standards, brand
		names, and/or catalogue numbers in its Bid, provided that it
		demonstrates to the Procuring Agency's satisfaction that the
		substitutions ensure substantial equivalence of those designated in the
		Technical Specifications.
	12.6	The required documents and other accompanying documents must be in
		English. In case any other language than English is used the pertinent
10 -		translation into English shall be attached to the original version.
13. Documents	13.1	Pursuant to <b>ITB11</b> , the Bidder shall furnish, as part of its Bid, all
Establishing Eligibility and		those documents establishing the Bidder's eligibility to participate in the
Englottity and	<u> </u>	bidding process and/or its qualification to perform the contract if its Bid

Qualification of		is accepted.
the Bidder	13.2	The documentary evidence of the Bidder's eligibility to Bid shall
		establish to the satisfaction of the Procuring Agency that the Bidder, at
		the time of submission of its bid, is from an eligible country as defined in Section-4 titled as "Eligible Countries".
	13.3	The documentary evidence of the Bidder's qualifications to perform the
		contract if its Bid is accepted shall establish to the satisfaction of
		Procuring Agency that:
	a)	In the case of a Bidder offering to deliver goods under the contract
		which the Bidder did not manufacture or otherwise produce, the Bidder
		has been duly authorized by the goods' Manufacturer or producer to deliver the goods in Pakistan;
	b)	The Bidder has the financial, technical, and supply/production
	,	capabilitynecessary to perform the Contract, meets the qualification
	1 /	criteria specified in <b>BDS</b> .
	c)	In the case of a Bidder not doing business within Pakistan, the Bidder is or will be (if awarded the contract) represented by an Agent in Pakistan
	VIS	equipped, and able to carry out the Supplier's maintenance, repair, and
		spare parts-stocking obligations prescribed in the Conditions of
		Contract and/or Technical Specifications.
	d)	That the Bidder meets the qualification criteria listed in the Bid Data Sheet.
14. Form of Bid	14.1	The Bidder shall fill the Form of Bid furnished in the Bidding
		Documents. The Bid Form must be completed without any alterations to
15. Bid Prices	15.1	its format and no substitute shall be accepted.  The Bid Prices and discounts quoted by the Bidder in the Form of Bid
13. Blu I lices	15.1	and in the Price Schedules shall conform to the requirements specified
	9 (	below in ITB Clause 15 or exclusivelymentioned hereafter in the
	- 6	bidding documents.
	15.2	All items in the Statement of Work must be listed and priced separately
	JEV	in the Price Schedule(s). If a Price Schedule shows items listed but not priced, their prices shall be construed to be included in the prices of
	Touris	other items.
	15.3	Items not listed inthe Price Schedules shall be assumed not to be
	VISIT	included in the Bid, and provided that the Bid is still substantially
		responsive in their absence or due to their nominal nature, the
		corresponding average price of therespectiveitem(s)oftheremainingsubstantially
		responsivebidder(s)shallbeconstruedtobethepriceofthosemissingitem(s):
		Providedthat:
		a) wherethereisonlyone(substantially)responsivebidder,or
		b) wherethereisprovisionforalternate
		proposalsandtherespectiveitemsarenotlistedintheother bids, <b>Note:</b> Any item not included in the schedule of requirements (BOQ),
		if the same is required by the procuring agency during the contract
		period, the same shall be provided by the contractor as per the rates
		prevailing in the market. The procuring agency may adopt any
		appropriate criteria to determine market price of the items provided by

- the contractor before accepting the price of the missing items.
- 15.4 TheBidpricetobequotedintheFormofBidin accordancewith**ITB**shallbethetotalpriceofthe Bid,excludinganydiscountsoffered.
- 15.5 TheBiddershallindicateontheappropriatePriceSchedule,theunitprices(whe reapplicable)andtotalBidpriceofthegoodsitproposestodeliverunderthe contract.
- 15.6 PricesindicatedonthePriceScheduleshallbeenteredseparatelyinthefollowin gmanner:
  - a) For goods manufactured from within Pakistan (or withinthecountrywhereprocurementisbeingdonein caseofforeignmissionsabroad):
    - (i) thepriceofthegoodsquotedEXW(ex-works,ex-warehouse,ex-showroom, or off-the-shelf, as applicable), including all customs dutiesandsalesandothertaxesalreadypaidorpayable:
      - A. onthecomponents and raw material used in the manufacturing or assembly of goods quoted exworks or ex-factory;
      - B. onthepreviouslyimportedgoodsofforeign originquotedexwarehouse,ex-showroom,oroff-the-shelf.
    - (ii) allapplicabletaxeswhichwillbepayableonthe goodsifthecontractisawarded.
    - (iii) the price for inland transportation, in surance, and other local costs in cidental to delivery of the good stotheir final destination, if specified in the eBDS.
    - (iv) the price of other (incidental or allied) services, if any, listed in the BDS.
  - b) Forgoodsofferedfromabroad:
    - (i) thepriceofthegoodsshallbequotedCIFnamedportofdestination,or CIPborder point, or CIPnamedplaceofdestination,inthe Procuring Agency'scountry,asspecifiedinthe BDS. Inquotingtheprice,theBiddershallbefreetousetransportationthrou ghcarriersregisteredinany eligiblecountries.Similarly,theBiddermayobtain
    - insuranceservicesfromanyeligiblesourcecountry.Or (ii) thepriceofthegoodsquotedFOBportofshipment (orFCA,asthecase maybe),ifspecifiedin the **BDS**.Or
    - (iii) the price of goods quoted CFR port of destination (or CPT as the case may be), if specified in the **BDS**.
    - (iv) the price for inland transportation, in surance, and other local costs in idental to delivery of the goods from the port of entry to their final destination, if specified in the **BDS**.
    - (v) the price of (incidental) services, if any, listed in the **BDS**.
- 15.7 PricesproposedonthePriceScheduleforgoodsandrelatedservicesshallbedis aggregated,whereappropriate asi n d i c a t e d inthisClause.Thisdesegregationshallbe solelyforthepurposeoffacilitatingthecomparisonofBidsbytheProcuringAg ency.This,shallnotinanyway limittheProcuringAgency'srighttocontractonanyofthetermsandconditions offered:
  - a) ForGoods:
    - (i) the price of the Goods, quoted as perapplicable INCOTERMS as specified in the **BDS**

	15.8	<ul> <li>(ii) allcustomsduties,salestax,andothertaxes applicableongoodsoronthecomponentsandrawmaterialsusedinth eirmanufactureorassembly,ifthecontractisawardedtotheBidder,a nd</li> <li>b) ForR elated Services (i) Thepriceoftherelatedservices,and (ii) Allcustomsduties,salestaxandothertaxes applicablein Pakistan,paid or payable,on the relatedservices,ifthecontractisawardedtothe Bidder.</li> <li>Pricesquoted by the Bidder shallbe fixed duringthe Bidder'sperformanceofthecontractandnotsubjectto</li> </ul>
	15.9	variationonanyaccount. A Bidsubmitted with an adjustableprice willbe treated asnon-responsive and shall be rejected, pursuant to ITB 28.  If so indicated in the Invitation to Bidsand Instructions to Bidders, that Bids
	Vis	are being invited for individualcontracts(Lots)orforanycombination of contracts(packages),Bidderswishingtoofferanypricereductionforthe awardofmorethanonecontractshallspecifyintheirBidthepricereductionsapp licabletoeachpackage,oralternatively,to individualcontracts(Lots)withinapackage.
16. Bid Currencies	16.1 16.2	Pricesshallbequotedinthefollowingcurrencies:  a) ForgoodsandservicesthattheBidderwilldeliverfromwithinPakis tan,thepricesshallbequotedin PakistaniRupees,unlessotherwisespecifiedinthe BDS. b) ForgoodsandrelatedservicesthattheBidderwill deliverfromoutsidePakistan,orforimportedparts or components of goods and related services originatingoutsidePakistan,theBidpricesshallbe quotedinanyfreelyconvertiblecurrencyofanother country.IftheBidderwishestobepaidina combinationofamountsindifferentcurrencies,it mayquoteitspriceaccordinglybutusenomorethanthreeforeigncu rrencies.  For thepurposes of comparison of bids quoted in differentcurrencies,thepriceshallbeconvertedintoasingle currencyspecifiedinthebiddingdocuments.Therate ofexchangeshallbethesellingrate,prevailingonthedateofopeningof(financi alpartof)bidsspecifiedinthebidding documents,asnotifiedbytheStateBank ofPakistanonthatday.
	16.3	Bidders shall indicate details of their expected foreign currency requirements in the Bid.
	16.4	Bidders may be required by the Procuring Agency to clarify their foreign currencyrequirements and to substantiate that the amounts included in Lump Sumand in the SCC are reasonable and responsive to ITB16.1.
17. Bid Validity	17.1	Bids shall remain valid for the period specified in the BDS after the Bid

Period	submission deadline prescribed by the F	Procuring Agency, A Bid valid
Period	for a shorter period shall be rejected by responsive. The period of Bid validity complementary bid securing instrument security or bid securing declaration as th 17.2 Under exceptional circumstances, prior Bid validity period, the Procuring Age consent to an extension of the period of validity for the period not more than the period request and the Bidders responses shall electronic forms that provide record of The Bid Security provided under ITB 18 A Bidder may refuse the request without causing to be executed its Bid Securing to the request will not be required nor put will be required to extend the validity Securing Declaration for the period of the with ITB 18 in all respects.	the Procuring Agency as non- will be determined from the ti.e. the expiry period of bid e case may be. to the expiration of the initial ncy may request the Bidders' validity of their Bids only once, od of initial bid validity. The fall be made in writing or in the content of communication. shall also be suitably extended. In the forfeiting its Bid security or Declaration. A Bidder agreeing ermitted to modify its Bid, but by of its Bid Security or Bid the extension, and in compliance
	17.3 If the award is delayed by a period exceed expiry of the initial Bid validity period adjusted by a factor specified in the requestion Bid evaluation shall be based on the already taking into consideration on the above consideration.	od,the contract price may be est for extension. However, the eady quoted Bid Price without
18. Bid Security	18.1 PursuanttoITB11,unlessotherwisespecific	edinthe
or Bid Security Declaration	gagencyandintheamount andcurrencysp	ementdeterminedbytheprocurin becifiedinthe BDS or BidS ecuring
	Declarationas specifiedinthe formatprovidedinSectionVI(StandardFo  18.2 TheBidSecurityorBidSecuringDeclaration gAgencyagainsttheriskofBidder'sconduct sforfeiture, pursuantto ITB 18.9.  18.3 TheBid Security shall be localcurrencyorinanotherfreelyconvertible mspecifiedintheBDSwhichshallbeinanyof  a) abankguarantee, an irrevocable letter nkintheform provided in the Bidding Documents or another for tothe Procuring Agencyand valid fort:  (28) days beyond the end of the validity he period for BidValidity is extended. ethe complete name of the Bidder;  b) a cashier's or certified cheque; or  c) another security if indicated in the BDS 18.4 The BidSecurity or BidSecurity or	denominated in the ecurrency, and its hall be in the following: rofcreditissued by a Scheduled ba macceptable wenty-eight rofthe Bid. This shall also apply ift Ineither case, the form must includ
	Form of the Bid Security or BidSecuringDeclarationincludedinSection another form approved by the Procuring A	

18.5	TheBidSecurityshallbepayablepromptlyuponwritten
	demandbytheProcuringAgencyincaseanyofthe conditionslistedin <b>ITB18.9</b> areinvoked.
18.6	AnyBid not accompanied by a Bid Security or
	BidSecuringDeclarationinaccordancewithITB18.1or18.3shall
	berejectedbytheProcuringAgencyasnon-responsive, pursuant to ITB 28.
18.7	UnsuccessfulBidders'BidSecuritywillbedischargedorreturnedaspromptly
	aspossible, however inno case later
	thanthirty(30)daysaftertheexpirationoftheperiodofBid
	ValidityprescribedbytheProcuringAgency
	pursuanttoITB17.TheProcuringAgencyshallmakenoclaimtotheamountoft
	heBidSecurity,andshallpromptly returntheBidSecuritydocument,after whicheverofthefollowingthatoccursearliest:
	a) Theexpiry of the BidSecurity;
	b) Theentryintoforceofaprocurementcontractandthe provision of a
1 /.	performance security
1/,	(orguarantee),fortheperformanceofthecontractifsuchasecurity(or
VI	guarantee),isrequiredbytheBidingdocuments;
*/	c) TherejectionbytheProcuringAgencyofallBids;
	d) ThewithdrawaloftheBidpriortothedeadlineforthesubmission of
	Bids, unless the
	Bidingdocumentsstipulatethatnosuchwithdrawalispermitted.
18.8	The successful Bidder's BidSecurity will be discharged upon the Biddersignin
	gthecontractp u r s u a n t to ITB41,
	orfurnishingtheperformancesecurity(orguarantee), pursuant toITB 42.
18.9	TheBidSecuritymaybeforfeitedortheBidSecuring Declarationexecuted:
	a) ifaBidder:
	i. withdrawsitsBidduringtheperiodofBidValidity
	asspecifiedbytheProcuringAgency,andreferredbythebidderontheF ormofBidexceptasprovidedforin <b>ITB17.2</b> ;or
100	ii. Does not accept the correction of errors pursuant to <b>ITB</b> 30.3; or
JE1	b) inthecaseofasuccessfulBidder, if the Bidderfails:
Tour	i. tosignthecontractinaccordance with ITB41; or
	ii. tofurnishperformancesecurity(orguarantee)in
VISI	accordancewith <b>ITB42.</b>
19. Alternative 19.1	Bidders shall submit offers that comply with the
Bids by	requirementsoftheBiddingDocuments,includingthebasic
Bidders	Bidder'stechnicaldesignas indicated in thespecifications
	andScheduleofRequirements.Alternativeswillnotbe
	considered,unlessspecificallyallowedforinthe BDS. If so
10.0	allowed, ITB19.2 shall prevail.
19.2	When alternative schedule for delivery of goods is explicitly invited, a statement of that effect will be
	included in the BDS as will the method for evaluating
	differentschedulefordeliveryofgoods.
19.3	
	If so allowed in the <b>BDS</b> , Bidders wishing to offer technical alternative stothere
	If so allowed in the <b>BDS</b> , Bidders wishing to offer technical alternative stothere quirements of the Bidding Documents must also submit a Bidthat complies wit

	basictechnicaldesignasindicatedinthe		
	specifications.InadditiontosubmittingthebasicBid,the		
	Biddershallprovideallinformationnecessaryfora		
	completeevaluationofthealternativebytheProcuring		
	Agency, including technical specifications, breakdown of prices, and other rel		
	evant details. Only the technical alternatives, if any, of the Most Advantageous		
	Bidderconformingtothebasictechnicalrequirements(without		
	alteringthebidprice)shallbeconsideredbythe Procuring Agency.		
20. Withdrawal,	21. Beforebidsubmissiondeadline,anybiddermaywithdraw,substitute,ormod		
Substitution &	ifyitsBidafterithasbeen		
Modification	submittedbysendingawrittennotice,dulysignedbyan		
of Bids	authorized representative, and the corresponding		
	substitution or modification must accompany the		
	respective written notice.		
	-		
	Bids requested to be withdrawn in accordance with ITB20.1 shall be returned		
	unopened to the Bidders.		
22. Format &	22.1 TheBiddershallprepareanoriginalandthenumberofcopies		
Signing of Bids	oftheBidasindicatedintheBDS,clearlymarkingeach		
	"ORIGINAL" and "COPY," as appropriate. In the event of any discrepancy b		
	etweenthem,theoriginalshallprevail:		
0	ProvidedthatexceptinSingleStageOneEnvelope		
	Procedure, the Bidshall include only the copies of technical proposal.		
- 1			
0	22.2 TheoriginalandthecopyorcopiesoftheBidshallbetyped orwritteninindelibleinkandshallbesignedbytheBidderorapersonorpersons		
	dulyauthorizedtosignonbehalfoftheBidder.Thisauthorizationshallconsist		
7 6	ofawritten		
	confirmationasspecifiedinthe BDS and shall be attached to the Bid. The name		
	andpositionheldbyeachpersonsigningthe authorizationmustbetypedorprinted below the signature. All pagesof the		
	Bid, except for un-amended printed literature, shall		
	beinitialedbythepersonorpersonssigning theBid.		
	22.3 Anyinterlineations, erasures, or overwriting shall be		
	validonlyiftheyaresignedbythepersonorpersonssigningtheBidder.		
	D. SUBMISSIONOFBIDS		
23. Sealing &	23.1 IncaseofSingleStageOneEnvelope		
Marking of	Procedure, the Biddershall seal the original and each copy of the Bidin separate		
Bids	envelopes, duly marking the envelopes		
	as"ORIGINAL" and "COPY." The envelopes shall then be sealed in an outer		
	envelopesecurelysealedinsuchamannerthatopeningand		
	resealingcannotbeachievedundetected.		
	<b>Note:</b> The envelopes shall be sealed and marked in accordancewith the		
	bidding procedure adopted as referred in Rule-39 of GB-PPRA-2022.		
	23.2 Theinnerandouterenvelopesshall:		
	a) beaddressedtotheProcuringAgencyattheaddress giveninthe <b>BDS</b> ;and		
	b) bearthetitleofthesubjectprocurementorProjectname,asthecasemaybe		
	asindicated in the BDS, the		
	InvitationtoBids(ITB)titleandnumberindicatedin the		

	BDS, and a statement: "DONOTOPEN		
	BEFORE, "tobecompleted with the time and the date		
	specifiedintheBDS, pursuanttoITB23.1.		
	23.3 Incaseof <b>SingleStageTwoEnvelopeProcedure</b> ,TheBidshall		
	compise wo envelopes submitted simultaneously, one called the Technical Propo		
	salandtheotherFinancialProposal.Both		
	envelopestobeenclosedtogetherinanoutersingleenvelope		
	calledtheBid.EachBiddershallsubmithisbidasunder:		
	a) BiddershallsubmithisTECHNICALPROPOSALandFINANCIALP		
	ROPOSALinseparateinner		
	envelopesandenclosedinasingleouterenvelope.		
	b) ORIGINALandeachcopyoftheBidshallbe		
	separatelysealedandputinseparate envelopesandmarkedassuch.		
	(c)TheenvelopescontainingtheORIGINALandcopieswillbeputinoneseal		
	edenvelopeandaddressed/identifiedasgiveninSub-Clause21.2.		
	23.4 Theinnerandouterenvelopesshall:		
	a) beaddressedtotheProcuringAgencyatthe		
	addressprovidedintheBiddingData;		
	b) bearthenameandidentificationnumberofthe		
	contractasdefinedintheBiddingData;andprovideawarningnottoopen		
-	beforethetimeanddateforbidopening,asspecifiedintheBiddingData		
<b>O</b>	pursuant to ITB 23.1.		
0	c) InadditiontotheidentificationrequiredinSub- Clause		
	21.2hereof,theinnerenvelopeshallindicate thenameand addressofthe		
1	bidderto		
1 4	enablethebidtobereturnedunopenedincaseitisdeclared"late"pursuant		
	toClauseIB.24		
	If all envelopes are not sealed and marked as required by		
	ITB 22.2, ITB 22.3 and ITB 22.4 or incorrectly marked,		
	the Procuring Agency will assume no responsibility for		
	the misplacement or premature opening of Bid.		
24. Deadline for	24.1 Bids shall be received by the Procuring Agency no later		
Submission of	thanthedateandtimespecifiedintheBDS.		
Bids	24.2 TheProcuringAgencymay,inexceptionalcircumstancesand		
	atitsdiscretion, extendthedeadline for the		
	submissionofBidsbyamendingtheBiddingDocumentsinaccordancewithI		
	TB9,inwhichcaseallrightsandobligations		
	oftheProcuringAgencyandBidderspreviouslysubjecttothedeadlinewil		
	lthereafterbe subjecttothenewdeadline.		
25. Late Bids	25.1 TheProcuringAgencyshallnotconsiderforevaluationanyBidthatarrivesaft		
	erthedeadlineforsubmissionofBids,inaccordancewithITB23.		
	deadlineforsubmissionofBidsshallbedeclaredlate,		
26 Withdua	recorded,rejectedandreturnedunopenedtotheBidder.		
26. Withdrawal of Bids	26.1 A Bidder maywithdrawitsBid afterit has been submitted,		
Dius	providedthatwrittennoticeof thewithdrawalofthe		

		BidisreceivedbytheProcuringAgencypriortothedeadline forsubmissionofBids.	
	26.2	Revisedbidmaybesubmittedafterthewithdrawalofthe originalbidinaccordancewiththeprovisionsreferredin <b>ITB 22.</b>	
	E. OPENING AND EVALUATION OF BIDS		
27. Opening of Bids	27.1	The ProcuringAgency willopenall Bids,in public,inthe presenceofBidders'ortheirrepresentativeswhochoosetoattend,andotherp artieswithalegitimateinterestin theBidproceedingsattheplace,onthedateandatthetime,specifiedintheBDS .TheBidders'representativespresentshallsigna registerasproofoftheirattendance.	
	27.2	First,envelopesmarked"WITHDRAWAL"shallbeopened and readout and the envelope with thecorresponding bidshallnotbeopened,butreturnedtotheBidder.Nobidwithdrawalshallbepe rmittedunlessthecorresponding WithdrawalNoticecontainsavalidauthorizationtorequestthewithdrawalan disreadoutatbidopening.	
	27.3	Second, outerenvelopes marked "SUBSTITUTION" shall be opened.  The inner envelopes containing the Substitution Bidshall be exchanged for the corresponding Original Bidbeing substituted, which is to be returned to the Bid derunopened. No envelope shall be substituted unless the corresponding Substitution Notice contains a validauthorization to request the substitution and is readout and recorded at bid opening.	
	JEV Touris visit	Next, outerenvelopes marked "MODIFICATION" shall be opened. No Technical Proposal and/or Financial Proposal shall be modified unless the corresponding Modification Notice contains a valid authorization to request the modification and is readout and recorded at the opening of the Bid s. Any Modification shall be readout along with the Original Bid exceptincase of Single Stage Two Envelope Procedure where only the Technical Proposal, both Original as well as Modification, are to be opened, readout, and recorded a the opening. Financial Proposal, both Original and Modification, will remain unopened till the prescribed financial bid opening date.	
	27.5	OtherenvelopesholdingtheBidsshallbeopenedoneatatime,incaseofSingle StageOneEnvelopeProcedure,theBidders names,theBidprices,thetotalamountofeachBidandofanyalternativeBid(if alternativeshavebeen requestedor permitted), any discounts, thepresence or absence of Bid Security, Bid SecuringDeclaration and such other details as the ProcuringAgencymayconsiderappropriate,willbeannouncedbytheProcur ementEvaluationCommittee.	
	27.6	$In case of Single Stage Two Envelope Procedure, the Procuring Agency will open the Technical Proposal sin public at the address, date and times pecified in the {\bf BDS} in the$	

		presenceofBidders`designatedrepresentativeswhochoosetoattendandoth erpartieswithalegitimateinterestintheBidproceedings.TheFinancialPropo
		salswillremainunopenedandwillbeheldincustodyofthe ProcuringAgencyuntilthe specified t i m e o f t h e i r opening.
	27.7	TheenvelopesholdingtheTechnicalProposalsshallbe openedoneatatime,andthefollowingreadoutandrecorded:(a)thenameofth eBidder;(b)whetherthereisamodificationorsubstitution;(c)thepresenceof aBid Security,ifrequired;and(d)Anyotherdetailsasthe ProcuringAgencymayconsiderappropriate.
	27.8	BidsnotopenedandnotreadoutattheBidopeningshall not be considered further for evaluation, irrespectiveofthecircumstances.Inparticular,any discountofferedbyaBidderwhichisnotreadoutatBidopeningshallnotbecon sideredfurther.
	27.9	Bidders are advised to send in a representative with the knowledge of the content of the Bid who shall verify the information read out from the submitted documents. Failure to send a representative or to point out any un- read information by the sent Bidder's representative shall indemnify the Procuring Agency against any claim or failure to read out the correct information contained in the Bidder's Bid.
9	27.10	No Bid will be rejected at the time of Bid opening except for late Bids which will be returned unopened to the Bidder, pursuant to ITB 24.
T	27.11	The Procuring Agency shall prepare minutes of the Bid opening. The record of the Bid opening shall include, as a minimum: the name of the Bidder and whether or not there is a withdrawal, substitution or modification, the Bid price if applicable, including any discounts and alternative offers and the presence or absence of a Bid Security or Bid Securing Declaration.
	27.12	The Bidders' representatives who are present shall be requested to sign on the attendance sheet. The omission of a Bidder's signature on the record shall not invalidate the contents and affect the record. A copy of the record shall be distributed to all the Bidders.
	27.13	A copy of the minutes of the Bid opening shall be furnished to individual Bidders upon request.
	27.14	In case of Single Stage Two Envelop Bidding Procedure, after the evaluation and approval of technical proposal the procuring agency, shall at a time within the bid validity period, publically open the financial proposals of the technically accepted bids only. The financial proposal of bids found technically non-responsive shall be returned unopened to the respective bidders subject to redress of the grievances from all tiers of grievances.
28. Confidentiality	28.1	Information relatingto the examination, clarification, evaluation and comparison of Bids and recommendation of contract award shall not be disclosed to Bidders or any other persons not officially concerned with such process until the time of the announcement of the respective evaluation report.
	28.2	Any effort by a Bidder to influence the Procuring Agency processing of Bids or award decisions may result in the rejection of its Bid.  22 IP a g e

	28.3 Notwithstanding ITB 27.2 from the time of Bid opening to the time of contract award, if any Bidder wishes to contact the Procuring Agency on any matter related to the Bidding process, it should do so in writing or in electronic forms that provides record of the content of communication.
29. Clarification of Bids	29.1 Toassistintheexamination, evaluation and comparison of Bids (and post-qualification if applicable) of the Bidders, the Procuring Agencymay, askany Bidderfora clarification of its Bid including break down of prices. Any clarification submitted by a Bidderthatis not in response to a request by the Procuring Agency shall not be considered.
	29.2 Therequestforclarificationandtheresponseshallbeinwritingorinelectronicfo rmsthatproviderecordofthecontentof communication.IncaseofSingleStageTwoEnvelope Procedure, nochange in the prices orsubstance of the Bid shall be sought, offered, orpermitted,whereasincaseofSingleStageOneEnvelopeProcedure,only the
	correctionofarithmeticerrorsdiscoveredbytheProcuringAgencyintheevalua tionofBidsshouldbesoughtinaccordance withITB 31.  29.3 ThealterationormodificationinTHEBIDwhichinanyaffect thefollowingparameterswillbeconsideredasachangeinthesubstanceofabid:  a) evaluation& qualification criteria;  b) requiredscopeofworkorspecifications;
B	c) allsecurities requirements; d) tax requirements; e) terms and conditions of bidding documents. f) change in the ranking of the bidder  29.4 From the time of Bidopening to the time of Contract award if any Bidder wishes to contact the Procuring Agencyonany matter related to the Bidits hould do so in writing or in electronic forms that provide record of the content of communication.
30. Preliminary Examination of Bids	30.1 PriortothedetailedevaluationofBids,theProcuringAgency willdeterminewhethereachBid:  a) meets the eligibility criteria defined in ITB 3 andITB4;
	<ul> <li>b) hasbeenpreparedaspertheformatandcontentsdefinedbytheProcur ing Agency in theBiddingDocuments;</li> <li>c) hasbeenproperlysigned;</li> <li>d) isaccompaniedbytherequiredsecurities;and</li> <li>e) issubstantiallyresponsivetotherequirementsoftheBiddingDocument</li> </ul>
	TheProcuringAgency'sdeterminationofaBid'sresponsivenesswillbebasedonthec ontentsoftheBiditself.  30.2 AsubstantiallyresponsiveBidisonewhichconformstoallthe terms,conditions,andspecificationsoftheBidding  Documents,withoutmaterialdeviationorreservation.A  materialdeviationorreservationisonethat:-
	a) Affects in any substantial way the scope, quality, or performance

of the Services;

- b) Limits in any substantial way, inconsistent with the Bidding Documents, the Procuring Agency's rights or the Bidders obligations under the Contract; or
- c) if rectified, would Affect unfairly the Competitive position Of other Bidders presenting substantially responsive Bids.
- 30.3 TheProcuringAgencywillconfirmthatthedocumentsandinformationspecifi edunder**ITB11,12**and**13**havebeenprovidedintheBid.Ifanyofthesedocumen tsor
  - information is missing, or is not provided in accordance with the Instructions to Bidders, the Bidshall be rejected.
- 30.4 The Procuring Agencymay waive of fanyminor informality, nonconformity, o rirregularity in a Bidwhich does not constitute a material deviation, provided such waiver does not prejudice or affect the relative ranking of any Bidder.

**Explanation:** A minor informality, non-conformity or irregularity is one that is merely a matter of formand not of substance. It also pertains to some immaterial defection Bidor

 $variation of abid from the exact requirements of the invitation that can be correct \\ edorwaived without being prejudicial too ther bid ders. The defector variation \\ simmaterial when the \\ effect on quantity, quality, or delivery is negligible when \\ contrasted with the total cost or scope of the supplies or$ 

servicesbeingacquired. The Procuring Agencyeither shall give the bidder an opportunity to cure any deficiency resulting from a minorinformality or irregularity in a bid or waive the deficiency, which ever is advantageous to the Procuring Agency. Examples of minorinformalities or irregularities include failure of a bid derto—

- (a) Submitthenumber of copies of signed bids required by the invitation:
- (b) Furnishrequiredinformationconcerningthenumber of its employees;
- (c) Thefirmsubmittingabidhasformallyadoptedor authorized, beforethedatesetforopeningofbids, the execution of documents by typewritten, printed, or stamped signature and submitsevidence of such authorization and the bid carries such as ignature.
- 30.5 ProvidedthataTechnicalBidissubstantiallyresponsive,theProcuringAgency mayrequesttheBiddertosubmitthe

necessaryinformationordocumentation, within areasonable

periodoftime, to rectify nonmaterial nonconformities or omissions in the Technical Bidrelated to documentation requirements. Requesting information or documentation on such nonconformities shall not be related to any such aspect of the technical Proposal linked with the ranking of the bid derto comply with the request may result in the rejection of its Bid.

Provided that a Technical Bid is substantially responsive, the Procuring Agency shall rectify quantifiable nonmaterial nonconformities or

	omissions related to the Financial Proposal. To this effect, the Bid Price shall be adjusted, for comparison purposes only, to reflect the price of the missing or nonconformingitem or component.
	30.7 If a Bid is not substantially responsive, it will be rejected by the Procuring Agency and may not subsequently be evaluated for complete technical responsiveness.
31. Examination of Terms & Conditions;	31.1 TheProcuringAgencyshallexaminetheBidtoconfirmthatall termsandconditionsspecifiedintheGCCandtheSCChavebeenacceptedbyth eBidderwithoutanymaterialdeviationor reservation.
Technical Evaluation	31.2 The Procuring Agency shall evaluate the technical aspectsoftheBidsubmittedinaccordancewithITB22,toconfirmthatallrequir ementsspecifiedinSectionV—  ScheduleofRequirements,TechnicalSpecificationsoftheBiddingDocum entshavebeenmetwithoutmaterialdeviationor reservation.
	31.3 Ifaftertheexaminationofthetermsandconditionsandthe technicalevaluation,theProcuringAgency determinesthattheBidisnotsubstantiallyresponsivein accordancewithITB29,itshallrejecttheBid.
32. Correction of	32.1 Bidsdeterminedtobesubstantiallyresponsivewillbe checked
Errors	for an yarithmetiocsustantianyresponsivewinde for an yarithmetiocsustantianyresponsivewinde a) Ifthereisadiscrepancybetweenunitpricesandthetotalpricethatisob tainedbymultiplyingthe unitpriceandquantity,theunitpriceshallprevail,andthetotalpricesh allbecorrected,unlessintheopinionoftheProcuringAgency thereisanobviousmisplacementofthedecimal pointintheunitprice,inwhichthetotalpriceasquotedshallgovernan dtheunitpriceshallbe corrected;  b) Ifthereisanerrorinatotalcorrespondingtothe addition or subtraction of sub-totals, the sub- totals shall prevail and the total shall be corrected;and c) Wherethereisadiscrepancybetweenthe amountsinfiguresandinwords,theamountin wordswillgovern. d) Wherethereisdiscrepancybetweengrandtotal ofpricescheduleandamountmentionedonthe FormofBid,theamountreferredinPriceScheduleshallbetreatedasc
	orrectsubjectto eliminationofothererrors.  32.2 TheamountstatedintheBidwill,beadjustedbythe Procuring Agencyinaccordancewiththeabove procedureforthecorrectionoferrorsand,with,the concurrenceof theBidder, shallbe consideredas binding upontheBidder.IftheBidderdoesnotacceptthe correctedamount,itsBidwillthenberejected,andthe BidSecuritymaybeforfeitedortheBidSecuring Declarationmaybeexecutedinaccordancewith ITB 18.9.
33. Conversion to Single Currency	33.1 Tofacilitateevaluationandcomparison,theProcuring AgencywillconvertallBidpricesexpressedinthe amountsinvariouscurrenciesinwhichtheBidpricesare payable. For thepurposes of

	comparisonofbidsquot	edindifferentcurrencies,thepriceshallbe	
	convertedintoasinglecurrencyspecifiedinthebidding documents. The rate		
	_	hange shall bethe	
		nthedateofopeningof(financialpart	
		iddingdocuments,asnotifiedbytheStateBankofPaki	
	stanonthatday.	, ,	
	•	cted for converting Bid prices to a	
	•	oseofevaluation, along with the source and date of	
	theexchange rate, are sp		
34. Evaluation of		hallevaluateandcompareonly	
Bids		esubstantiallyresponsive, pursuant to ITB 29.	
	0	calProposalofeachBid,the Procuring ecriteriaandmethodologies	
		S a n d i n t e r m s o f Statement of Requirements	
		Technical	
	and Specifications Noother	revaluationcriteriaormethodologiesshallbe	
	permitted.	evaluationeriteriaorniethodologiessilande	
	11112	anyalyation of a Didwilltoka interconnect	
	88,	sevaluationofaBidwilltake intoaccount:	
		goodsmanufactured inPakistanorgoods offoreign	
-	originalready	mportedinPakistan, Income	
- C	🥯 📶	Tax,GeneralSalesTaxandother	
<b>O</b>		abletaxes, which will be payable on the goods if a contr	
0	actisawarded	otneBidder;	
	b) inthecaseofgo	odsofforeignoriginofferedfromabroad,customsduti	
		nilarimporttaxeswhichwillbepayableonthegoodsift	
1 4	he contractisa	wardedtotheBidder;and	
	34.4 Thecomparisonshallbe	betweentheEXWpriceofthegoods offeredfrom	
	within Pakistan, such	price toinclude all costs,aswellasdutiesandtaxes	
	paid orpayableon	components and raw material incorporated or to be	
	incorporatedinthegood	s,andnamedportofdestination,borderpoint,orname	
	dplaceofdestination)in accordance withapplicable INCOTERMinthe		
	priceofthegoodsoffered	lfrom outsidePakistan.	
	InevaluatingtheBidder	s,theevaluationcommitteewill,	
		equotedinaccordancewith	
		foneormoreofthefollowing	
	factorsasspecifiedinthe	BDS, and quantified in ITB 32.5:	
	,	ltransportation,insurance,andother	
		hePakistanincidentaltodeliveryofthegoodstotheirfi	
	naldestination	on.	
	1-1 11 1	dula offens dieth a Did	
	b) deliverysche	duleofferedintheBid;	
	a) devictions in	naymantschadulafromthatenooifiedin	
	,	paymentschedulefromthatspecifiedin onditionsofContract;	
	thespeciale	onarionsor contract,	
	d) thecostofcor	mponents,mandatoryspareparts,andservice;	
	,	ty(inPakistan)ofsparepartsandafter-	
	•	sfortheequipmentofferedinthe Bid;	
	Salesservice	stormeequipmemonereumme Diu,	

- f) the projected operating and maintenancecostsduringthe lifeof theequipment;
- g) theperformanceandproductivityoftheequipment offered; and/or
- h) otherspecificcriteriaindicatedinthe **TBS** and/orinthe Technical Specifications.
- 34.5 Forfactorsretainedin**BDS**, pursuanttoITB33.4oneormoreofthefollowingq uantificationmethodswillbe applied, as detailed in the **BDS**:
  - Inland transportation from EXW/port of entry/border point, Insurance and incidentals. Inlandtransportation, insurance, and other incidental costs for delivery of the goods from EXW/port of entry/bor derpoint to Project Site named in the BDS will be computed for each Bid by the PA on the basis of published tariffs by the railor road transportagen cies, insurance companies, and/or other appropriates ources. To facilitate such computation, Bid dershall furnish in its Bid the estimated dimensions and shipping weight and the approximate EXW or as per applicable INCOTERM value of each package. The above cost will be added by the Procuring Agency to EXW or as per applicable INCOTERM price.
  - b) Deliveryschedule.
    - i. The Procuring Agency requires that the good sunder the Invitation nforBidsshallbedelivered(shipped)atthetimespecifiedintheS cheduleofRequirements. The estimated time of arrival goodsat the **ProjectSite** will becalculatedfor eachBidafterallowing forreasonable internationalandinlandtransportationtime. TreatingtheBid resultinginsuch timeofarrivalasthebase,adelivery"adjustment"willbe calculated for other **Bids** by applying percentage, specified in the BDS, of the EXW or as perapplicable INCOTERMpriceforeachweekofdelaybeyondthebase, and th iswillbe totheBidprice added forevaluation.No creditshallbegiventoearlydelivery.

Or

ii. Thegoodscoveredunderthisinvitationare requiredtobedelivered(shipped)withinan acceptablerangeofweeksspecifiedinthe ScheduleofRequirement.Nocreditwillbegiventoearlierdeli veries,andBidsoffering deliverybeyondthisrangewillbetreatedasnonresponsive.Withinthisacceptablerange, anadjustmentperweek,asspecifiedinthe BDS,willbeaddedforevaluationtotheBidpriceofBidsoffering deliverieslaterthanthe earliest deliveryperiodspecifiedinthe ScheduleofRequirements.

Or

iii. Thegoodscoveredunderthisinvitationare requiredtobedelivered(shipped)inpartial shipments,asspecifiedintheScheduleofRequirements.

> Bidsofferingdeliveriesearlier orlaterthanthespecifieddeliverieswillbe adjustedintheevaluationbyaddingtotheBidpriceafactorequal toapercentage,specifiedin the

> > **BDS**,ofEXWorasperapplicable

INCOTERMpriceperweekofvariationfromthespecifieddeliv eryschedule.

- c) Deviationinpaymentschedule.
  - i. BiddersshallstatetheirBidpriceforthe
     paymentscheduleoutlinedintheSCC.Bidswill
     beevaluatedonthebasisofthisbaseprice.
     Biddersare,however,permittedtostatean alternative
     paymentscheduleand
     indicatethereductioninBidpricetheywishtoofferforsuchaltern
     ativepayment
     schedule.TheProcuringAgencymayconsiderthealternativepa
     ymentscheduleofferedbytheselectedBidder.

Or

ii. The SCC stipulates the payments chedule of fered by the Procuring Agency. If a Biddeviates

fromthescheduleandifsuchdeviationisconsideredacc eptabletothe ProcuringAgency,theBidwillbeevaluated bycalculatinginterestearnedforanyearlier paymentsinvolvedinthetermsoutlinedin theBidascomparedwiththosestipulatedin thisinvitation,attherateperannumspecifiedintheBDS.

- d) Cost of spare parts
  - Thelistofitemsandquantitiesofmajorassemblies,components, andselectedspareparts,likelytoberequiredduringtheinitial periodofoperationspecifiedintheBDS,isannexedto the Technical Specifications. The total costoftheseitems,attheunitpricesquotedin eachBid,willbeaddedtotheBidprice.

Or

ii. TheProcuringAgencywilldrawupalistofhigh-usageandhigh-valueitemsofcomponentsandspareparts,alongwithestimated quantities ofusageintheinitialperiodofoperation specifiedintheBDS.Thetotalcostoftheseitemsandquantitiesw illbecomputedfromsparepartsunitpricessubmittedbytheBidd erandaddedtotheBidprice.

Or

- iii. TheProcuringAgencywillestimatethecostofspare partsusageintheinitialperiodofoperation specifiedintheBDS,basedoninformationfurnishedby eachBidder,aswellasonpastexperienceoftheProcuringAgency yorotherProcuringAgency'sinsimilarsituations.Suchcostssh allbeaddedtotheBidpricefor evaluation.
- e) SparepartsandaftersalesservicefacilitiesinPakistan
  ThecosttotheProcuringAgencyofestablishing
  theminimumservicefacilitiesandparts
  inventories,asoutlinedintheBDSorelsewherein
  theBiddingDocuments,ifquotedseparately,shallbeaddedtotheBid
  price.
- f) Operatingandmaintenancecosts
  Sincetheoperatingandmaintenancecostsofthe
  goodsunderprocurementformamajorpartofthe
  lifecyclecostoftheequipment,thesecostswillbe
  evaluatedinaccordancewiththecriteriaspecifiedintheBDSorinthe
  TechnicalSpecifications.
- g) Performanceandproductivityoftheequipment.
  - i. Biddersshallstatetheguaranteedperformanceorefficiencyinre sponsetotheTechnicalSpecification.For each drop in the performanceor efficiencybelowthenormof100,an adjustmentforanamountspecifiedintheBDSwillbeaddedtothe BidPrice,representingthe capitalizedcostofadditionaloperatingcostsover thelifeoftheplant,usingthe methodologyspecifiedintheBDSorinthe TechnicalSpecifications.

### IEWEL OF PAKISTAN

- ii. Goodsofferedshall havea minimumproductivity specified under the relevant provisioninthe Technical Specification stobe considered responsive. Evaluation shall be based on the cost per unit of the actual productivity of goods offered in the Bid, and adjust ment will be added to the Bid priceusing the methodology specified in the BDS or in the Technical Specifications.
- h) Specificadditionalcriteria.
   Otherspecificadditionalcriteriatobeconsideredin theevaluationandtheevaluationmethodshallbe detailedintheBDSand/ortheTechnicalSpecifications.
- 34.6 IftheseBiddingDocumentsallowBidderstoquote separatepricesfordifferentLots,andtheawardtoa singleBidderofmultipleLots,themethodologyofevaluation

	todeterminethelowestevaluatedLotcombinations,includinganydiscountsofferedinthe FormofBid,isspecifiedinthe BDS.		
35. Domestic	35.1 Ifthe <b>BDS</b> sospecifies,theProcuringAgencywillgrant		
Preference	amarginofpreferencetocertaingoodsinlinewiththe		
	rules, regulations, regulatory guides or instructions is sued by the Authority from the contraction of the		
	mtimetotime.		
36. <b>Determination</b>	36.1 IncasewheretheProcuringAgencyadoptstheCostBased Evaluation		
of Most	Technique and, the Bid with the lowest		
Advantageous Bidder	evaluatedpricefromamongstthosewhichareeligible,		
Didder	compliantandsubstantiallyresponsiveshallbetheMostAdvantageousBid.		
	36.2 TheProcuringAgencymayadopttheQuality&CostBasedSelectionTechniq ueduetothefollowingtwo reasons:		
	i. WheretheProcuringAgencyknowsaboutthemainfeatures,usageandoutputo		
	ftheproducts; howevernot clear about the complete features, technical		
	specificationsandfunctionalitiesofthegoodstobe		
	procuredandrequiresthebidderstosubmittheir		
	proposalsdefiningthosefeatures, specifications and functionalities; or		
	ii. WheretheProcuringAgency,inadditiontothe		
	mandatoryrequirementsandmandatorytechnicalspecifications,requirespara		
	meters <b>specifiedinEvaluation Criteria</b> tobeevaluatedwhile		
90	determiningthequalityofthegoods:		
9	Insuchcases, the Procuring Agency may allocate certain		
0	weightagetothesefactorsasapartofEvaluationCriteria,andmaydeterminetheranking ofthebiddersonthebasisofcombinedevaluationinaccordancewith		
	provisionsofRule2(1)(h)ofPPR-2004.		
37. <b>Post-</b>	a. AfterdeterminingtheMostAdvantageousBid,ifneitherthepre-		
qualification of	qualificationwasundertakenseparatelynorany		
Bidderand/or	qualification parameters were under taken as part of determining the M		
AbnormallyLo	ostAdvantageousBid,theProcuringAgency shallcarryout thepost-		
w Financial	qualification of theBidder using		
Proposal	onlytherequirementsspecifiedintheBDS.		
	IncaseofInternationalTendering,theparametersforincorporationorlicensing		
	withinPakistanmaybe fulfilledaspartofpostqualification.		
	vicitailaithaltietan gov nk		
	b. WheretheBidpriceisconsideredtobeabnormallylow,theProcuring		
	AgencyshallperformpriceanalysiseitherduringdeterminationofM		
	ostAdvantageousBidorasapartofthe post-qualification process.		
	The following process shall apply:		
	b) TheProcuringAgencymayrejectaBidifthe Procuring Agency has determined that the price in		
	combination withother constituent elements of the Bidisabnormally low in relat		
	iontothesubjectmatterofthe		
	procurement(i.e.scopeoftheprocurementorancillary		
	services)andraisesconcernsastothecapabilityandcapacityoftherespectiveB		
	iddertoperformthat contract;		
	c) BeforerejectinganabnormallylowBidthe		
	ProcuringAgencyshallrequesttheBidderan		
	explanationoftheBidorofthosepartswhichit		

considers contribute to the Bidbeing abnormally low; take account of the evidence provided in response to a request in writing; and subsequently verify the Bid or parts of the Bid being abnormally low;

- d) ThedecisionoftheProcuringAgencytorejecta
   Bidandreasonsforthedecisionshallberecordedinthe
   procurementproceedingsandpromptlycommunicatedtotheBidderconcerne
   d;
- e) TheProcuringAgencyshallnotincuranyliability solelybyrejectingabnormallyBid;and
- f) AnabnormallylowBidmeans,inthelightofthe ProcuringAgency'sestimateandofalltheBidssubmitted,theBidappearstobe abnormallylowbynot providingamarginfornormallevelsofprofit.



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#### B. BIDDINGDOCUMENTS

# 1. Contents of Bidding Documents

7.8 The goods required, bidding procedures, and terms and conditions of the contract are prescribed in the Bidding Documents. In addition to the Invitation to Bids, the Bidding Documents which should be read in conjunction with any addenda issued in accordance with ITB9. 2 include:

**Section I-** Invitation to Bids

**Section II** Instructions to Bidders (ITBs)

Section III Bid Data Sheet (BDS) Section

**IV** Eligible Countries

Section V Technical Specifications, Schedule of

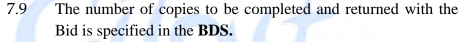
Requirements

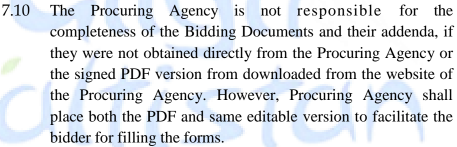
Section VI Forms-Bid

Section VII General Conditions of Contract (GCC)

Section VIII Special Conditions of Contract (SCC)

**Section IX** Contract Forms





- 7.11 The Bidder is expected to examine all instructions, forms, terms and specifications in the Bidding Documents. Failure to furnish all the information required in the Bidding Documents will beat the Bidder's risk and may result in the rejection of his Bid.
- 8.1 A prospective Bidder requiringany clarification of the Bidding Documents may notify the Procuring Agency in writing or in electronic form that provides record of the content of communicationat the Procuring Agency's address indicate the BDS.

# 2. Clarification of Bidding Documents

8.2 The Procuring Agency will within three (3) working days after receiving the request for clarification, respond in writing or in electronic form to any request for

Clarification provided that such request is received not later than three (03) days prior to the deadline for the submission of Bids as prescribed in **ITB 23.1.** However, this clause shall not apply in case of alternate methods of Procurement.

8.3 Copies of the Procuring Agency's response will be forwarded to all identified Prospective Bidders through an identified source of communication, including a description of the inquiry, butwithout identifying its source.

In case of downloading of the Bidding Documents from the website of PA, the response of all such queries will also be available on the same link available at the website.

8.4 Should the Procuring Agency deem it necessary to amend the Bidding Documents as a result of a clarification, it shall do so following the procedure under **ITB9**.

If indicated **in the BDS**, the Bidder's designated representative is invited at the Bidder's cost to attend a pre-Bid meeting at the place, date and time mentioned **in the BDS**. During this pre-Bid meeting, prospective Bidders may request clarification of the schedule of requirement, the Evaluation Criteria or any other as pacts of the Bidding Documents.

Minutes of the pre-Bid meeting, if applicable, including the text of the questions asked by Bidders, including those during the meeting (without identifying the source) and the responses given, together with any responses prepared after the meeting will be transmitted promptly to all prospective Bidders who have obtained the Bidding Documents. Any modification to the Bidding Documents that may become necessary as a result of the pre-Bid meeting shall be made by the Procuring Agency exclusively through the use of an Addendum pursuant to ITB9. Non-attendance at the pre-Bid meeting will not be a cause for disqualification of a Bidder.

9.1 Before the deadline for submission of Bids, the Procuring Agency for any reason, whether at its own initiative or in response to a clarification requested by a

3. Amendment of Bidding Documents

8.5

8.6

Prospective Bidder or pre-Bid meeting may modify the Bidding Documents by issuing addenda.

9.2 Any addendum issued including the notice of any extension of the deadlines hall be part of the Bidding Documents

pursuant to **ITB7.1** and shall be communicated in writing or in any identified electronic form that provide record of the content of communication to all the bidders who have obtained the Bidding Documents from the Procuring Agency. The Procuring Agency shall promptly publish the Addendum at the Procuring Agency's webpage identified in the BDS:

- 9.3 Provided that the bidder who had either already submitted their
- 9.4 Bid or handed over the bid to the courier prior to the issuance of any such addendum shall have the right to withdraw his already filed bid and submit the revised bid prior to the original or extended bid submission deadline.
- 9.5 To give prospective Bidders reasonable time in which to take an addendum/corrigendum in to account in preparing their Bids, the Procuring Agency may, at its discretion, extend the deadline for the submission of Bids:

Provided that the Procuring Agency shall extend the deadline for submission of Bid, if such an addendum is issued within last three (03) days of the Bid submission deadline.

#### C. PREPARATION OF BIDS

The Bid prepared by the Bidder, as well as all correspondence and documents relating to the Bid exchanged by the Bidder and the Procuring Agency shall be written in the English language unless specified in the BDS. Supporting documents and printed literature furnished by the Bidder may be in another language provided they are accompanied by an accurate translation of the relevant pages in the English language unless specified in the BDS, in which case, for purpose of interpretation of the Bidder, the translation shall govern.

- 11.1 The Bid prepared by the Bidder shall constitute the following components:
  - a) Form of Bid and Bid Prices completed in accordance with ITB 14 and 15;

4. Language of Bid

10.1

5. Documents
and Sample(s)
Constituting the
Bid

- **b**) Details of the Sample(s) where applicable and requested in the **BDS**.
- Documentary evidence established in accordance with ITB 13 that the Bidder is eligible and/or qualified for the subject bidding process;
- d) Documentaryevidenceestablishedinaccordancewith ITB13. 3(a) that the Bidderhasbeen authorized by the manufacturer to deliver the goods into Pakistan, where required and where the supplier is not the manufacturer of those goods;
- e) Documentary evidence established in accordance with ITB 12 that the goods and related services to be supplied by the Bidder are eligible goods and services, and conform to the Bidding Documents;
- f) Bid security or Bid Securing Declaration furnished in accordance with **ITB18**;
- g) Duly Notarized Power of Attorney authorizing the signatory of the Bidder to submit the bid ;and
- h) Any other document required in the **BDS**.
- Where a sample(s) is required by a procuring agency, the samples hall be:
  - (a) submitted as part of the bid, in the quantities, dimensions and other details requested in the **BDS**;
  - (b) carriage paid;
  - (c) received on, or before, the closing time and date for the submission of bids; and
  - (d) evaluated to determine compliance with all characteristics listed in the **BDS**.

- 11.3 The Procuring Agency shall retain the sample(s) of the successful Bidder. A Procuring Agency shall reject the Bid if the sample(s)-
  - (a) does not conform to all characteristics prescribed in the bidding documents; and
  - (b) is are not submitted within the specified time clearly mentioned in the Bid Data Sheet.
- 11.4 Where it is not possible to avoid using a propriety article as a sample, a Bidder shall make it clear that the propriety article is displayed only as an example of the type or quality of the goods being Bided for, and that competition shall not thereby be limited to the extent of that article only.
- 11.5 Samples made up from material supplied by a Procuring Agency shall not be returned to a Bidder nor shall a Procuring Agency be liable for the cost of making them.
- All samples produced from materialbelongingto an unsuccessful Bidder shall be kept by the Procuring Agency till thirty (30) days from the date of award of contractor exhaust of all the grievance forums (including those pending at Authority's Level or in some Court of Law).
- Pursuant to **ITB11**, the Bidder shall furnish, as part of its Bid, all those documents establishing the eligibility in conformity to the terms and conditions specified in the Bidding Documents for all goods and related services which the Bidder proposes to deliver.
- The documentary evidence of the eligibility of the goods and related services shall consist of a statement in the Price Schedule of the country of origin of the goods and related services offered which shall be confirmed by a certificate of origin issued at the time of shipment.
- 12.3 The documentary evidence of conformity of the goods and related services to the Bidding Documents may be in the form of literature, drawings, and data, and shall consist of:
  - a) a detailed description of the essential technical specifications and performance characteristics of the

6. Documents
Establishing
Eligibility of
Goods and
Related Services
and Conformity
to Bidding
Documents

#### Goods:

- b) An item-by-item commentary on the Procuring Agency's Technical Specifications demonstrating substantial responsiveness of the Goods and Services to those specifications, or a statement of deviations and exceptions to the provisions of the Technical Specifications;
- c) any other procurement specific documentation requirement as stated in the **BDS**.
- 12.4 The Bidder shall also furnish a list giving full particulars, including available sources and current prices of goods, spare parts, special tools, etc., necessary for the proper and continuing functioning of the Goods during the period **specified in the BDS** following commencement of the use of the goods by the Procuring Agency.
- 12.5 For purpose of the commentary to be furnished pursuant to ITB12.3(c) above, the Bidder shall note that standards for workmanship, material, and equipment, as well as references to brand names or catalogue number designated by the Procuring Agency in its Technical Specifications, are intended to be descriptive only and not restrictive. The Bidder may substitute alternative standards, brand names, and/or catalogue numbers in its Bid, provided that it demonstrates to the Procuring Agency's satisfaction that the substitutions ensure substantial equivalence of those designated in the Technical Specifications.
  - The required documents and other accompanying documents must be in English. In case any other language than English is used the pertinent translation into English shall be attached to the original version.
- Pursuant to **ITB11**, the Bidder shall furnish, as part of its Bid, all those documents establishing the Bidder's eligibility to participate in the bidding process and/or its qualification to perform the contract if its Bid is accepted.
- 13.2 The documentary evidence of the Bidder's eligibility to Bid shall establish to the satisfaction of the Procuring Agency that the Bidder, at the time of submission of its bid, is from an eligible country as defined in Section-4
- 7. Documents
  Establishing
  Eligibility and
  Qualification of
  the Bidder

12.6

titled as "Eligible Countries".

- 13.3 The documentary evidence of the Bidder's qualifications to perform the contract if its Bid is accepted shall establish to the satisfaction of Procuring Agency that:
  - a) In the case of a Bidder offering to deliver goods under the contract which the Bidder did not manufacture or otherwise produce, the Bidder has been duly authorized by the goods' Manufacturer or producer to deliver the goods in Pakistan;
  - b) The Bidder has the financial, technical, and supply/production capabilitynecessary to perform the Contract, meets the qualification criteria specified in **BDS**.
  - c) In the case of a Bidder not doing business within Pakistan, the Bidder is or will be (if awarded the contract) represented by an Agent in Pakistan equipped, and able to carry out the Supplier's maintenance, repair, and spare parts-stocking obligations prescribed in the Conditions of Contract and/or Technical Specifications.
  - d) That the Bidder meets the qualification criteria listed in the Bid Data Sheet.
  - The Bidder shall fill the Form of Bid furnished in the Bidding Documents. The Bid Form must be completed without any alterations to its format and no substitute shall be accepted.
- The Bid Prices and discounts quoted by the Bidder in the Form of Bid and in the Price Schedules shall conform to the requirements specified below in ITB Clause 15 or Exclusively mentioned hereafter in the bidding documents.
- 15.2 All items in the Statement of Work must be listed and priced separately in the Price Schedule(s). If a Price Schedule shows items listed but not priced, their prices shall be construed to be included in the prices of other items.
- 15.3 Items not listed in the Price Schedules shall be assumed not to be included in the Bid, and provided that the Bid is still substantially responsive in their absence or due to their nominal nature, the corresponding average price of

14.1

#### 15. Bid Prices

therespective item(s) of the remaining substantially responsive bidder(s) shall be construed to be the price of those missing item(s):

#### Providedthat:

- a) wherethereisonlyone(substantially)responsivebidder,or
- b) wherethereisprovision for alternate proposals and the respective items are not listed in the other bids,

**Note:** Any item not included in the schedule of requirements (BOQ), if thesame is required by the procuringagency during the contract period, the same shall be provided by the contractor as per the rates prevailing in the market. The procuring agency may adopt any appropriate criteria to determine market price of the items provided by the contractor before accepting the priceofthe missingitems.

- 15.4 TheBidpricetobequotedintheFormofBidin accordancewith ITB15.1 shall be the total price of the Bid, excluding any discounts of fered.
- 15.5 TheBiddershallindicateontheappropriatePriceSchedule,theunitpr ices(whereapplicable)andtotalBidpriceofthegoodsitproposestode liverunderthe contract.
- 15.6 PricesindicatedonthePriceScheduleshallbeenteredseparatelyinth efollowingmanner:
  - a) For goods manufactured from within Pakistan (or withinthecountrywhereprocurementisbeingdonein caseofforeignmissionsabroad):
    - i) thepriceofthegoodsquotedEXW(ex-works,ex- factory,ex-warehouse,ex-showroom, or off-the- shelf, as applicable), including all customs dutiesandsalesandothertaxesalreadypaidorpayable:
      - A. onthecomponents and rawmaterial used in the manufacturing or assembly of goods quoted ex-works or ex-factory;
      - B. onthepreviouslyimportedgoodsofforeign originquotedex-warehouse,ex-showroom,oroff-the-shelf.
    - ii) allapplicabletaxeswhichwillbepayableonthe goodsifthecontractisawarded.

- iii) the price for in land transportation, in surance, and other local costs in cidental to delivery of the goods to their final destination, if specified in the **BDS**.
- iv) the price of other (incidental or allied) services, if any, listed in the **BDS**.
- b) Forgoodsofferedfromabroad:
  - i) thepriceofthegoodsshallbequotedCIFnamedportofdestination, or CIPnamed placeofdestination, in the procuring Agency's country, asspecified in the BDS. Inquoting the price, the Biddershall befree to use transportation through carriers registered in any eligible countries. Similarly, the Biddermay obtain insurances ervices from any eligible source country. or
  - ii) the price of the good squoted FOB port of shipment (or FCA, as the case may be), if specified in the **BDS**. or
  - iii) the price of goods quoted CFR port of destination (or CPT as the case may be), if specified in the **BDS**.
  - iv) the price for inland transportation, in surance, and other local costs in cidental to delivery of the goods from the port of entry to the ir final destination, if specified in the **BDS**.
- v) the price of (incidental) services, if any, listed in the BDS.
- PricesproposedonthePriceScheduleforgoodsandrelatedservicess hallbedisaggregated,whereappropriate asindicatedinthisClause.Thisdesegregationshallbe solelyforthepurposeoffacilitatingthecomparisonofBidsbytheProcuringAgency.This,shallnotinanyway limittheProcuringAgency'srighttocontractonanyofthetermsandco nditionsoffered:-

#### a) ForGoods: -

- i) the price of the Goods, quoted as perapplicable INCOTERMS as specified in the **BDS**
- ii) allcustomsduties,salestax,andothertaxes applicableongoodsoronthecomponentsandrawmaterialsu sedintheirmanufactureorassembly,ifthecontractisawarde dtotheBidder,and

#### b) ForRelatedServices

- i) Theprice of the related services, and
- ii) Allcustomsduties, salestax and other taxes applicable in Pakistan, paid or payable, on the related services, if the contract is awarded to the Bidder.
- Prices quotedby the Bidder shall be fixed during the Bidder'sperformanceofthecontractandnotsubjectto variationonanyaccount. A Bid submittedwith an adjustable price will treated as non-responsive and shall be rejected, pursuant to ITB28.
- 15.9 IfsoindicatedintheInvitationtoBidsandInstructionsto Bidders, thatBids are being invited for individualcontracts(Lots)orforanycombination of contracts(packages),Bidderswishingtoofferanypricereductionfort he awardofmorethanonecontractshallspecifyintheirBidthepricereductionsapplicabletoeachpackage,oralternatively,to individualcontracts(Lots)withinapackage.
- **16.** *Bid Currencies* 16.1 Pricesshallbequotedinthefollowing currencies:
  - a) ForgoodsandservicesthattheBidderwilldeliverfromwithinP akistan,thepricesshallbequotedin PakistaniRupees,unlessotherwisespecifiedinthe **BDS**.
  - b) ForgoodsandrelatedservicesthattheBidderwill deliverfromoutsidePakistan,orforimportedparts or components of goods and related services

originatingoutsidePakistan,theBidpricesshallbe quotedinanyfreelyconvertiblecurrencyofanother country.IftheBidderwishestobepaidina combinationofamountsindifferentcurrencies,it mayquoteitspriceaccordinglybutusenomorethanthreeforei gncurrencies.

- 16.2 For thepurposes of comparison of bids quoted in different currencies, the price shall be converted into a single currency specified in the bidding documents. The rate of exchanges hall be the selling rate, prevailing on the date of opening of (financial part of) bids specified in the bidding documents, as notified by the State Bank of Pakistan on that day.
- 16.3 Biddersshallindicatedetailsoftheirexpectedforeign currencyrequirementsintheBid.
- 16.4 BiddersmayberequiredbytheProcuringAgencyto clarify theirforeigncurrencyrequirementsandto substantiatethattheamountsincludedinLumpSumandintheSCCar ereasonableandresponsivetoITB16.1.
- 17.1 BidsshallremainvalidfortheperiodspecifiedintheBDSaftertheBids ubmissiondeadlineprescribedbytheProcuringAgency.ABidvalidf orashorterperiodshallberejectedby theProcuringAgencyasnon-responsive.TheperiodofBid validitywillbedeterminedfromthecomplementarybid securing instrument i.e. the expiryperiodofbidsecurityor bidsecuringdeclarationasthecasemaybe.

Underexceptionalcircumstances, priortothe expiration of the initial Bidvalidity period, the Procuring Agency may request the Bidders' consent to an extension of the period of validity of their Bidsonly once, for the period not more than the eperiod of initial bid validity. The request and the Bidders responses shall be made in writing or in electronic forms that provide record of the content of communication. The BidSecurity provided under ITB18s hall also be suitably extended. A Bidder may refuse the request without for feiting its Bidsecurity or causing to be executed its BidSecuring Declaration. A Bidder agreeing to the required to modify its Bid, but will be required to extend the validity of its BidSecurity or BidSecuring Declaration

17. Bid Validity
Period

17.2

fortheperiodoftheextension, and incompliance with **ITB18** in all respects.

- 17.3 Iftheawardisdelayedbyaperiodexceedingsixty(60) daysbeyondtheexpiryoftheinitialBidvalidityperiod,thecontractpr icemaybeadjustedbyafactorspecifiedin therequestforextension.However,theBidevaluation shallbebasedonthealreadyquotedBidPricewithout takingintoconsiderationontheabovecorrection.
- 18.1 Pursuantto**ITB11**,unlessotherwisespecifiedinthe **BDS**,theBiddershallfurnishaspartofitsBid,aBidSecurityinformoff ixedamountnotexceedingfivepercent

of the estimated value of procurement determined by the procuring agency and in the amount and currency specified in the BDS or BidSecuring pecified in the BDS in the format provided in Section VI (Standard Forms).

- TheBidSecurityorBidSecuringDeclarationisrequiredtoprotectthe ProcuringAgencyagainsttheriskofBidder'sconductwhichwouldw arrantthesecurity'sforfeiture,pursuantto **ITB 18.9.**
- 18.3 TheBid Security shall be denominated in the localcurrencyorinanotherfreelyconvertiblecurrency, and it shall be in the formspecified in the BDS which shall be in any of the following:
  - a) abankguarantee,anirrevocableletterofcreditissuedbyaSche duledbankintheformprovidedin theBiddingDocumentsoranotherformacceptable totheProcuringAgencyandvalidfortwenty-eight (28)daysbeyondtheendofthevalidityoftheBid.Thisshallalso applyiftheperiodforBidValidityisextended.Ineithercase,the formmustincludethe completenameoftheBidder;
  - b) acashier'sorcertifiedcheque;or
  - c) anothersecurityifindicatedintheBDS
- 18.4 TheBidSecurityorBidSecuringDeclarationshallbein accordance with the Form of the Bid Security or BidSecuringDeclarationincludedinSectionVI(StandardForms) or another form approved by the Procuring

- AgencypriortotheBidsubmission.
- 18.5 TheBidSecurityshallbepayablepromptlyuponwritten demandbytheProcuringAgencyincaseanyofthe conditionslistedin**ITB18.9**areinvoked.
- 18.6 AnyBid not accompanied by a Bid Security or BidSecuringDeclarationinaccordancewith**ITB18.1or18.3**shall berejectedbytheProcuringAgencyasnon-responsive, pursuant to **ITB 28**.
- 18.7 UnsuccessfulBidders'BidSecuritywillbedischargedorreturnedas promptlyaspossible,howeverinnocaselater thanthirty(30)daysaftertheexpirationoftheperiodofBid

 $Validity prescribed by the Procuring Agency \\ pursuant to \textbf{ITB17}. The Procuring Agency shall make no claim to the a mount of the Bid Security, and shall promptly$ 

returntheBidSecuritydocument,after whicheverofthefollowingthatoccursearliest:

- (a) the expiry of the BidSecurity;
- (b) theentryintoforceofaprocurementcontractandthe provision of a performance security (orguarantee),fortheperformanceofthecontractifsuchasec urity(orguarantee),isrequiredbytheBidingdocuments;
- (c) therejectionbytheProcuringAgencyofallBids;
- (d) thewithdrawaloftheBidpriortothedeadlineforthe submission of Bids, unless the Bidingdocumentsstipulatethatnosuchwithdrawalispermit ted.
- 18.8 ThesuccessfulBidder'sBidSecuritywillbedischargedupontheBid dersigningthecontractpursuantto**ITB41**, orfurnishingtheperformancesecurity(orguarantee), pursuant to**ITB 42**.
- 18.9 TheBidSecuritymaybeforfeitedortheBidSecuring Declarationexecuted:
  - a) ifaBidder:
  - i) withdrawsitsBidduringtheperiodofBidValidity

 $as specified by the Procuring Agency, and referred by the bidder on the Form of Bidex cept as provided for in {\bf ITB17.2}; or$ 

- ii) doesnotacceptthecorrectionoferrorspursuantto *ITB30.3;or*
- b) inthecaseofasuccessfulBidder,iftheBidderfails:
  - i) to signthecontractinac cordance with ITB41; or
  - ii) tofurnishperformancesecurity(orguarantee)in accordancewith **ITB42.**

# 19. Alternative Bids by Bidders

19.1

19.3

Bidders shall submit offers that comply with requirementsoftheBiddingDocuments,includingthebasic

Bidder'stechnicaldesignas indicated in thespecifications and Schedule of Requirements. Alternatives wil

lnotbe considered,unlessspecificallyallowedforinthe BDS. If so allowed, ITB19.2 shall prevail.

When alternative schedule for delivery of goods is explicitly invited, a statement of that effect will be included in the **BDS** as will the method for evaluating different schedule for delivery of goods.

If so allowed in the BDS, Bidders wishing too ffer technical alternative stother equirements of the Bidding Documents must also submit a Bidth at complies with

the requirements of the Bidding Documents, including the

basictechnicaldesignasindicatedinthe
specifications.InadditiontosubmittingthebasicBid,the
Biddershallprovideallinformationnecessaryfora
completeevaluationofthealternativebytheProcuring
Agency,includingtechnicalspecifications,breakdownofprices,an
dotherrelevantdetails.Onlythetechnicalalternatives,ifany,oftheM
ostAdvantageousBidderconformingtothebasictechnicalrequirem
ents(without alteringthebidprice)shallbeconsideredbythe
Procuring Agency.

20.1 Beforebidsubmissiondeadline,anybiddermaywithdraw,substitut e,ormodifyitsBidafterithasbeen submittedbysendingawrittennotice,dulysignedbyan

20. Withdrawal, Substitution, and Modification of the

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 $authorized representative, and the corresponding substitution\\ or modification must accompany the$ 

respectivewrittennotice.

20.2 Bidsrequested to be with drawn in accordance with ITB 20.1 shall be returned unopened to the Bidders.

# 21. Format and Signing of Bid

- 21.1 TheBiddershallprepareanoriginalandthenumberofcopies oftheBidasindicatedinthe**BDS**,clearlymarkingeach "ORIGINAL"and"COPY,"asappropriate.Intheeventofanydiscr epancybetweenthem,theoriginalshallprevail:

  ProvidedthatexceptinSingleStageOneEnvelope
  Procedure,theBidshallincludeonlythecopiesoftechnicalproposal.
- 21.2 TheoriginalandthecopyorcopiesoftheBidshallbetyped orwritteninindelibleinkandshallbesignedbytheBidderorapersonor personsdulyauthorizedtosignonbehalfoftheBidder.Thisauthorizat ionshallconsistofawritten confirmationasspecifiedintheBDSandshallbeattachedtotheBid.T henameandpositionheldbyeachpersonsigningthe authorizationmustbetypedorprinted below the signature. All pagesof the Bid,except for un-amended printed literature, shall beinitialedbythepersonorpersonssigning theBid.
- 21.3 Anyinterlineations, erasures, or overwriting shall be valid only if they are signed by the person or persons signing the Bidder.

# 22. Sealing and Markingof Bids

22.1

#### D. SUBMISSIONOFBIDS

IncaseofSingleStageOneEnvelope Procedure, theBiddershallsealtheoriginalandeachcopyoftheBidinseparate envelopes, duly marking the envelopes as "ORIGINAL" and "COPY." Theenvelopesshall then be sealed in an outer envelopese curely sealed in such a manner that opening and resealing cannot be achieved undetected.

**Note:** The envelopes shall be sealed and marked in accordance with the bidding procedure adopted as referred in Rule-39 of GB-PPRA-2022.

- 22.2 Theinnerandouterenvelopesshall:
  - a) beaddressedtotheProcuringAgencyattheaddress

#### givenintheBDS; and

- b) bearthetitleofthesubjectprocurementorProjectname,asthecas emaybeasindicatedintheBDS,the
  InvitationtoBids(ITB)titleandnumberindicatedin the
  BDS,andastatement:"DONOTOPEN
  BEFORE,"tobecompletedwiththetimeandthedate
  specifiedintheBDS,pursuanttoITB23.1.
- 22.3 Incaseof Single Stage Two Envelope Procedure, The Bidshall comprise two envelopes submitted simultaneously, one called the Tech nical Proposal and the other Financial Proposal. Both envelopes to be enclosed together in an outer single envelope called the Bid. Each Biddershall submit his bid as under:
  - a) BiddershallsubmithisTECHNICALPROPOSALandFIN ANCIALPROPOSALinseparateinner envelopesandenclosedinasingleouterenvelope.
  - b) ORIGINALandeachcopyoftheBidshallbe separatelysealedandputinseparate envelopesandmarkedassuch.
  - c) (c)TheenvelopescontainingtheORIGINALandcopieswill beputinonesealedenvelopeandaddressed/identifiedasgive ninSub-Clause21.2.
    - 22.4 Theinnerandouterenvelopesshall:
  - a) beaddressedtotheProcuringAgencyatthe addressprovidedintheBiddingData;
  - b) bearthenameandidentificationnumberofthe contractasdefinedintheBiddingData;andprovideawarning nottoopenbeforethetimeanddateforbidopening,asspecifie dintheBiddingData.pursuant to **ITB 23.1.** 
    - InadditiontotheidentificationrequiredinSub-Clause 21.2hereof,theinnerenvelopeshallindicate thenameand addressofthe bidderto enablethebidtobereturnedunopenedincaseitisdeclared"lat e"pursuanttoClauseITB.24.

IfallenvelopesarenotsealedandmarkedasrequiredbyITB22.2,IT B22.3 andITB22.4 orincorrectlymarked,theProcuringAgencywillassumenorespon

sibilityfor themisplacementorprematureopeningofBid.

BidsshallbereceivedbytheProcuringAgencynolater
23. Deadline for 23.1

Submission of Bids	23.2	thanthedateandtimespecifiedinthe BDS.  The Procuring Agencymay, in exceptional circumstances and atits discretion, extend the deadline for the submission of Bids by a mending the Bidding Documents in accordance.
		cewith <b>ITB9</b> ,inwhichcaseallrightsandobligations oftheProcuringAgencyandBidderspreviouslysubjecttothed
24. Late Bids	24.1	eadlinewillthereafterbe subjecttothenewdeadline. TheProcuringAgencyshallnotconsiderforevaluation
		anyBidthatarrivesafterthedeadlineforsubmissionofBids,inaccord ancewithITB23.
	24.2	AnyBidreceivedbytheProcuringAgencyafterthe deadlineforsubmissionofBidsshallbedeclaredlate,
		recorded,rejectedandreturnedunopenedtotheBidder.
25. Withdrawal of Bids	25.1	A Bidder maywithdraw its Bid after it has been submitted, providedthatwrittennoticeof thewithdrawalofthe Bid,isreceivedbytheProcuringAgencypriortothedeadline
		forsubmissionofBids.
	25.2	Revisedbidmaybesubmittedafterthewithdrawalofthe originalbidinaccordancewiththeprovisionsreferredin <b>ITB 22.</b>

### E.OPENINGANDEVALUATIONOFBIDS

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erectin
ACSUII
thedateandatthetime,specifiedin
ivespresentshallsigna
e.
PRAWAL"shallbeopened and
pe with thecorresponding
dtotheBidder.Nobidwithdrawals
oonding
dauthorizationtorequestthewith
g.
SUBSTITUTION"shallbe
elopes containing the
7

26.4 26.5 26.6 26.7	SubstitutionBidshallbeexchangedforthe correspondingOriginalBidbeingsubstituted,whichistobereturned totheBidderunopened.No envelopeshallbesubstitutedunlessthecorrespondingSubstitution Noticecontainsavalidauthorizationto requestthesubstitutionandisreadoutandrecordedat bid opening. Next,outerenvelopesmarked"MODIFICATION"shallbe opened.NoTechnicalProposal and/or FinancialProposal shallbemodifiedunless the correspondingModification Noticecontainsavalid authorization torequestthemodificationandisreadoutandrecordedattheopening oftheBids.AnyModificationshallbereadoutalongwiththeOriginal BidexceptincaseofSingleStageTwoEnvelopeProcedurewhereon lytheTechnicalProposal,bothOriginalaswellasModification,aret obeopened,readout,andrecordedattheopening.Financial Proposal, bothOriginal and Modification,willremainunopenedtilltheprescribedfinancial bidopeningdate.  OtherenvelopesholdingtheBidsshallbeopenedoneatatime,incase ofSingleStageOneEnvelopeProcedure,theBidders names,theBidprices,thetotalamountofeachBidandofanyalternativeBid(ifalternativeshavebeen requestedor permitted), any discounts, thepresence or absence of Bid Security, Bid SecuringDeclaration and such other details as the ProcuringAgencymayconsiderappropriate,willbeannouncedbyth eProcurementEvaluationCommittee.  IncaseofSingle StageTwo Envelope Procedure, the ProcuringAgencywillopentheTechnicalProposalsinpublicatthea ddress,dateandtimespecifiedintheBDSinthe presenceofBidders' designatedrepresentativeswhochoosetoatten dandotherpartieswithalegitimateinterestintheBidproceedings.Th eFinancialProposalswillremainunopenedandwillbeheldincustod yofthe ProcuringAgencyuntilthe specified timeof theiropening. TheenvelopesholdingtheTechnicalProposalsshallbe openedoneatatime,andthefollowingreadoutandrecorded:(a)then ameofthe Bidder;(b)whetherthereisamodificationorsubstitution; (c)thepresenceofaBid

		Security, if required; and (d) Anyother details as the
		ProcuringAgencymayconsiderappropriate.
	26.8	BidsnotopenedandnotreadoutattheBidopeningshall not be considered further for evaluation,
		irrespectiveofthecircumstances.Inparticular,any discountofferedbyaBidderwhichisnotreadoutatBidopenin
		gshallnotbeconsideredfurther.
	26.9	Biddersareadvisedtosendinarepresentativewiththe
		knowledgeofthecontentoftheBidwhoshallverifythe
		informationreadoutfromthesubmitteddocuments.Failuret
		osendarepresentativeortopointoutanyun-
		readinformationbythesentBidder'srepresentative
		shallindemnifytheProcuringAgencyagainstanyclaimorfail
		uretoreadoutthecorrectinformationcontainedin
		theBidder'sBid.
	26.10	NoBidwillberejectedatthetimeofBidopeningexcept
		forlateBidswhichwillbereturnedunopenedtothe
		Bidder, pursuantto ITB24.
	26.11	TheProcuringAgencyshallprepareminutesoftheBidopenin
		g.TherecordoftheBidopeningshallinclude,asaminimum:t
		henameoftheBidderandwhetherornot
		thereisawithdrawal, substitution or modification, the
		Bidpriceifapplicable,includinganydiscountsandalternativ
		eoffersandthepresenceorabsenceofaBidSecurityorBidSecu
		ringDeclaration.
	26.12	TheBidders'representativeswhoarepresentshallbe
		requestedtosignontheattendancesheet.TheomissionofaBi
		dder'ssignatureontherecordshallnotinvalidate
		thecontentsandaffecttherecord. Acopy of the recordshall be
T.	isiti	distributedtoalltheBidders.
	26.13	A copy of the minutes of the Bid opening shall be
		furnishedtoindividualBiddersuponrequest.
	26.14	IncaseofSingleStageTwoEnvelopBiddingProcedure,aftert
		heevaluationandapprovaloftechnicalproposal
		theprocuringagency,shallatatimewithinthebidvalidityperi
		od, publically open the financial proposal soft hetechnically ac
		ceptedbidsonly.Thefinancialproposalofbidsfoundtechnic
		allynon-responsiveshallbereturnedun-
		openedtotherespectivebidderssubjecttoredressofthegriev
		ancesfromalltiersofgrievances.
27. Confidentiality	27.1	Information relating to the examination, clarification,

28. Clarification of Bids	27.2 27.3 28.1 28.2 28.3	evaluationandcomparisonofBidsandrecommendationofcontract awardshallnotbedisclosedtoBiddersorany otherpersonsnotofficiallyconcernedwithsuchprocessuntilthetim eoftheannouncementoftherespectiveevaluationreport.  AnyeffortbyaBiddertoinfluencetheProcuringAgency processingofBidsorawarddecisionsmayresultinthe rejectionofitsBid.  NotwithstandingITB27.2fromthetimeofBidopening tothe timeofcontractaward,ifanyBidderwishestocontactthe ProcuringAgencyonanymatterrelatedtotheBidding process, it should do so in writing or inelectronicforms thatprovidesrecordofthecontentofcommunication.  Toassistintheexamination,evaluationandcomparisonofBids(and post-qualificationifapplicable)ofthe Bidders,theProcuringAgencymay,askanyBidderfora clarificationofitsBidincludingbreakdownofprices.AnyclarificationsubmittedbyaBidderthatisnotin responsetoarequestbytheProcuringAgencyshallnot beconsidered.  Therequestforclarificationandtheresponseshallbeinwritingorinel ectronicformsthatproviderecordofthecontentof communication.IncaseofSingleStageTwoEnvelope  Procedure, nochange in the prices orsubstance of the Bid shall be sought, offered, orpermitted,whereasincaseofSingleStageOneEnvelopeProcedur e, only the correctionofarithmeticerrorsdiscoveredbytheProcuringAgencyi ntheevaluationofBidsshouldbesoughtinaccordance withITB 31.  ThealterationormodificationinTHEBIDwhichinanyaffect thefollowingparameterswillbeconsideredasachangeinthesubstanceofabid:  a) evaluation& qualification criteria; b) requiredscopeofworkorspecifications; c) allsecuritiesrequirements; d) taxrequirements; e) termsandconditionsofbiddingdocuments. f) changeintherankingofthebidder FromthetimeofBidopeningtothetimeofContract award if any Bidder wishes to contact the Procuring

	29.1	AgencyonanymatterrelatedtotheBiditshoulddosoinwritingorinel ectronicformsthatproviderecordofthecontentofcommunication. PriortothedetailedevaluationofBids,theProcuringAgency
29. Preliminary Examination of Bids	18	<ul> <li>willdeterminewhethereachBid:</li> <li>a) meets the eligibility criteria defined in ITB 3 andITB4;</li> <li>b) hasbeenpreparedaspertheformatandcontentsdefinedb ytheProcuring Agency in theBiddingDocuments;</li> <li>c) hasbeenproperlysigned;</li> <li>d) isaccompaniedbytherequiredsecurities;and</li> <li>e) issubstantiallyresponsivetotherequirementsoftheBiddingDocuments.</li> </ul>
	29.2 EW Juris ISIT 29.3	TheProcuringAgency'sdeterminationofaBid'sresponsivenesswil lbebasedonthecontentsoftheBiditself.  AsubstantiallyresponsiveBidisonewhichconformstoallthe terms,conditions,andspecificationsoftheBidding  Documents,withoutmaterialdeviationorreservation.A materialdeviationorreservationisonethat:-  a) affects in any substantial way the scope,quality, orperformanceoftheServices;  b) limitsinanysubstantialway,inconsistentwith theBiddingDocuments,theProcuringAgency'srightsort heBiddersobligationsunderthe Contract;or  c) if rectified, would Affect unfairly the Competitive position Of other Bidders presentingsubstantiallyresponsiveBids.  TheProcuringAgencywillconfirmthatthedocumentsandinformat ionspecifiedunderITB11,12and13havebeenprovidedintheBid.If anyofthesedocumentsor

	informationismissing, or is not provided in accordance with the Instructions to Bidders, the Bidshall be <b>rejected</b> .
29.4	TheProcuringAgencymaywaiveoffanyminorinformality,noncon formity,orirregularityinaBidwhichdoesnotconstituteamaterialde viation,providedsuchwaiverdoesnotprejudiceoraffecttherelative rankingofanyBidder.  Explanation: A minor informality, non-conformity or irregularityisonethatismerelyamatterofformandnotofsubstance. ItalsopertainstosomeimmaterialdefectinaBidor variationofabidfromtheexactrequirementsoftheinvitationthatca nbecorrectedorwaivedwithoutbeingprejudicialtootherbidders. Thedefectorvariationisimmaterialwhenthe effectonquantity, quality, ordeliveryisnegligiblewhen contrastedwiththetotalcostorscopeofthesuppliesor servicesbeingacquired. The Procuring Agencyeither shallgivethebidderanopportunitytocureanydeficiencyresulting fromaminorinformalityorirregularityinabidorwaivethe deficiency, whicheverisadvantageoustothe Procuring Agency. Examplesofminorinformalitiesorirregularities includefailureofabidderto—
	(d) Submitthenumberofcopiesofsignedbidsrequiredbythein vitation;
JEW Tourist 29.5	(e) Furnishrequiredinformationconcerningthenumber ofitsemployees;  (f) thefirmsubmittingabidhasformallyadoptedor authorized, beforethedatesetforopeningofbids, the executionofdocuments by typewritten, printed, or stamped signature and submitsevidence of such authorization and the bid carries such as ignature.  Provided that a Technical Bid is substantially responsive, the Procuring Agency may request the Bid dertosubmitthe necessary information or documentation, within a reasonable
	periodoftime, to rectify nonmaterial nonconformities or omissions in the Technical Bidrelated to documentation requirements. Requesting information or documentation on such nonconformities shall not be related to any such aspect of the technical Proposal linked with the ranking of the bidders. Failure of the Biddert occupy with the request may result in

		therejectionofitsBid.
	29.6	ProvidedthataTechnicalBidissubstantiallyresponsive,the ProcuringAgencyshallrectifyquantifiablenonmaterialnon conformitiesoromissionsrelatedtotheFinancialProposal. Tothiseffect,theBidPriceshallbeadjusted,forcomparison purposesonly,toreflecttheprice ofthemissingor nonconforming item orcomponent.
	29.7	IfaBidisnotsubstantiallyresponsive,itwillberejectedbythe ProcuringAgencyandmaynotsubsequentlybe evaluated for
30. Examination of Termsand	30.1	complete technical responsiveness.  The Procuring Agency shall examine the Bidtoconfirm that all terms and conditions specified in the GCC and the SCC have been accepted by the Bidderwithout any material deviation or reservation.
Conditions; TechnicalEvaluati on	30.2	The ProcuringAgency shall evaluate the technical aspectsoftheBidsubmittedinaccordancewithITB22,toconfirmtha tallrequirementsspecifiedinSectionV—
	30.3	ScheduleofRequirements, TechnicalSpecificationsoftheBiddi ngDocumentshavebeenmetwithoutmaterialdeviationor reservation.  Ifaftertheexaminationofthetermsandconditionsandthe technicalevaluation, the Procuring Agency determines that the Bidisnots ubstantially responsive in
		accordancewithITB29,itshallrejecttheBid.
13	31.1	Bidsdeterminedtobesubstantiallyresponsivewillbe checked forany arithmetic errors. Errors will be corrected as follows:-
		a) ifthereisadiscrepancybetweenunitpricesandthetotalpric
31. Correctionof Errors	JEW fourish visits	ethatisobtainedbymultiplyingthe unitpriceandquantity,theunitpriceshallprevail,andthetot alpriceshallbecorrected,unlessintheopinionoftheProcur ingAgency thereisanobviousmisplacementofthedecimal pointintheunitprice,inwhichthetotalpriceasquotedshall governandtheunitpriceshallbe corrected;
		b) ifthereisanerrorinatotalcorrespondingtothe addition or subtraction of sub-totals, the sub-

		totals shall prevail and the total shall be corrected;and
		c) wherethereisadiscrepancybetweenthe amountsinfiguresandinwords,theamountin wordswillgovern.
		d) Wherethereisdiscrepancybetweengrandtotal ofpricescheduleandamountmentionedonthe FormofBid,theamountreferredinPriceScheduleshallbet reatedascorrectsubjectto eliminationofothererrors.
	31.2	TheamountstatedintheBidwill,beadjustedbythe Procuring  Agencyinaccordancewiththeabove
	lis	procedureforthecorrectionoferrorsand, with, the concurrence of the Bidder, shall be considered as binding uponthe Bidder. If the Bidder does not accept the corrected amount, its Bidwill then be rejected, and the BidSecurity may be for feited or the BidSecuring Declaration may be executed in accordance with ITB 18.9.
32. Conversion to	32.1	Tofacilitateevaluationandcomparison,theProcuring AgencywillconvertallBidpricesexpressedinthe amountsinvariouscurrenciesinwhichtheBidpricesare payable. For thepurposes of
Single Currency	32.2 Visita	comparisonofbidsquotedindifferentcurrencies, the prices hall be converted into a single currency specified in the bidding documents. The rate of exchange shall be the selling rate, prevailing on the date of opening of (financial part of) bids specified in the bidding documents, as notified by the State B ank of Pakistan on that day.  The currency selected for converting Bid prices to a common base for the purpose of evaluation, along with the source and date of the exchange rate, are specified in the BDS.
	33.1	TheProcuringAgencyshallevaluateandcompareonly theBidsdeterminedtobesubstantiallyresponsive,pursuant toITB 29. InevaluatingtheTechnicalProposalofeachBid,the Procuring Agencyshallusethecriteriaandmethodologies
33. Evaluationof Bids		listed in the BDS and in terms of

	Statement of Requirements and Technical Specifications. Noother evaluation criteria or methodologies shall be permitted.
33.2	TheProcuringAgency'sevaluationofaBidwilltake intoaccount:
	a) inthecase of goodsmanufactured in Pakistan or goods of foreign original ready imported in Pakistan, Income Tax, General Sales Tax and other similar/applicable taxes, which will be payable on the goods if a contract is a warded to the Bidder;
	b) inthecaseofgoodsofforeignoriginofferedfromabroad,custom sdutiesandothersimilarimporttaxeswhichwillbepayableonth
	egoodsifthe contractisawardedtotheBidder;and
33.3	The comparison shall be between the EXW price of the goods
112	offeredfrom within Pakistan, such price toinclude all costs, as well as duties and taxes paid or payable on
	componentsandrawmaterialincorporated ortobe
	incorporate din the goods, and named port of destination, border point
	,ornamedplaceofdestination)in accordance withapplicable
	INCOTERMinthe price of the goods of fered from outside Pakistan. In evaluating the Bidders, the evaluation committee will,
	inadditiontotheBidpricequotedinaccordancewith
78/2	ITB15.1,takeaccountofoneormoreofthefollowing factors as specified in the <b>BDS</b> , and quantified in ITB32.5:
	a) Costofinlandtransportation, insurance, and other costs within the Pakistanincidental to delivery of the goods to the eirfinal destination.
	b) deliveryscheduleofferedintheBid;
visit	c) deviationsinpaymentschedulefromthatspecifiedin theSpecialConditionsofContract;
	d) thecostofcomponents, mandatory spareparts, and service;
	e) theavailability(inPakistan)ofsparepartsandafter- salesservicesfortheequipmentofferedinthe

1	Dil
	Bid;
	f) the projected operating and maintenance costsduringthe lifeof theequipment;
	g) theperformanceandproductivityoftheequipment offered;and/or
	h) otherspecificcriteriaindicatedinthe <b>TBS</b> and/or inthe Technical Specifications.
33.5	Forfactorsretainedin <b>BDS</b> , pursuanttoITB33.4oneormoreofthefol lowing quantification methods will be
	applied,asdetailedinthe <b>BDS</b> :
1.	(a) Inland transportation from EXW/port of entry/border
1/18	point,Insuranceandincidentals.
	Inlandtransportation, insurance, and other incidental costs for delivery of the goods from EXW/port of entr
_0_	y/borderpointtoProjectSite
	namedintheBDSwillbecomputedforeachBidby
767	thePAonthebasisofpublishedtariffsbytherailorroadtransport agencies,insurancecompanies,and/orotherappropriatesourc
	es. Tofacilitatesuchcomputation, Biddershall furnishinits Bidt
72 _	he estimated dimensions and shipping weight and the
	approximateEXWorasperapplicableINCOTERMvalueofea chpackage.TheabovecostwillbeaddedbytheProcuringAgenc
	ytoEXWorasper applicableINCOTERMprice.
JEW	(b) Deliveryschedule.
Tourist	i) TheProcuringAgencyrequiresthatthegoodsundertheIn
visit	vitationforBidsshallbedelivered(shipped)atthetimespe cifiedintheScheduleofRequirements.Theestimatedtim
	eofarrival of the goodsat the ProjectSite will
	becalculated for each Bid after allowing for reasonable
	internationalandinlandtransportationtime.  TreatingtheBid resultinginsuch
	timeofarrivalasthebase,adelivery"adjustment"willbe
	calculated for other Bids by applying a

percentage, specified in the **BDS**, of the EXW or as perapplicable INCOTERM price for each week of delay beyond the base, and this will be added to the Bidprice for evaluation. No credit shall be given to early delivery.

Or

ii) Thegoodscoveredunderthisinvitationare requiredtobedelivered(shipped)withinan acceptablerangeofweeksspecifiedinthe ScheduleofRequirement.Nocreditwillbegiventoearli erdeliveries,andBidsoffering deliverybeyondthisrangewillbetreatedasnon-responsive.Withinthisacceptablerange, anadjustmentperweek,asspecifiedinthe BDS,willbeaddedforevaluationtotheBidpriceofBidsof feringdeliverieslaterthanthe earliest deliveryperiodspecifiedinthe ScheduleofRequirements.

Or

- (iii)Thegoodscoveredunderthisinvitationare
  requiredtobedelivered(shipped)inpartial
  shipments,asspecifiedintheScheduleofRequirements.
  Bidsofferingdeliveriesearlier
  orlaterthanthespecifieddeliverieswillbe
  adjustedintheevaluationbyaddingtotheBidpriceafacto
  requaltoapercentage,specifiedin the
  BDS,ofEXWorasperapplicable
  INCOTERMpriceperweekofvariationfromthespecifie
  ddeliveryschedule.
- (c) Deviationinpaymentschedule.
  - i) BiddersshallstatetheirBidpriceforthe paymentscheduleoutlinedintheSCC.Bidswill beevaluatedonthebasisofthisbaseprice.

    Biddersare,however,permittedtostatean alternative payment schedule and

 $indicate the reduction in Bidprice they wish to offer fors \\uch alternative payment \\schedule. The Procuring Agency may consider the alter \\native payments chedule offered by the selected Bidder$ 

Or

ii) The SCC stipulates the payments chedule of fered by the Procuring Agency. If a Biddeviates
from the schedule and if such deviation is considered acceptable to the Procuring Agency, the Bidwill be evaluated by calculating intereste arned for any earlier payments involved in the terms outlined in the Bid as compared with those stipulated in this invitation, at the rate per annum specified in the BDS

#### (d) Costof spare parts

i) Thelistofitemsandquantitiesofmajorassemblies,components,andselectedspareparts,likelytoberequiredduringtheinitial periodofoperationspecifiedinthe BDS,isannexedtothe Technical Specifications. The total costoftheseitems,attheunitpricesquotedineach Bid,willbeaddedtothe Bidprice.

Department Gilgit-Baltistan

ii) TheProcuringAgencywilldrawupalistofhighusageandhighvalueitemsofcomponentsandspareparts,alongwithestim atedquantities ofusageintheinitialperiodofoperation specifiedintheBDS.Thetotalcostoftheseitemsandquanti tieswillbecomputedfromsparepartsunitpricessubmitted bytheBidderandaddedtotheBidprice.

Or

- iii) The Procuring Agency will estimate the cost of spare parts usage in the initial period of operation specified in the **BDS**, based on information furnish ed by each Bidder, as well as on past experience of the Procuring Agency or other Procuring Agency sin similar situations. Such costs shall be added to the Bidprice for evaluation.
- (e) SparepartsandaftersalesservicefacilitiesinPakistan

 $The cost to the Procuring Agency of establishing the minimum service facilities and parts inventories, as outlined in the {\bf BDS} or elsewhere in the Bidding Documents, if quoted separately, shall be added to the Bidprice. \\$ 

(f) Operating and maintenance costs

Sincetheoperating and maintenance costs of the goods under procurement form a major part of the lifecycle cost of the equipment, these costs will be evaluated in accordance with the criteria specified in the **BDS** or in the Technical Specifications.

- (g) Performanceandproductivityoftheequipment.
  - (i) Biddersshallstatetheguaranteedperformanceorefficien cyinresponsetotheTechnicalSpecification.For each drop in the performanceor efficiencybelowthenormof100,an adjustmentforanamountspecifiedintheBDSwillbeadde dtotheBidPrice,representingthe capitalizedcostofadditionaloperatingcostsover thelifeoftheplant,usingthe methodologyspecifiedintheBDSorinthe TechnicalSpecifications.

Or

(ii) Goodsofferedshall have a minimumproductivity specified under the relevant

		provisionintheTechnicalSpecificationstobe
		consideredresponsive.Evaluationshallbe
		basedonthecostperunitoftheactual
		productivityofgoodsofferedintheBid,andadjustmentw
		illbeaddedtotheBidpriceusing
		themethodologyspecifiedinthe BDS or in the
		TechnicalSpecifications.
		(h) Specificadditionalcriteria.
		Otherspecificadditionalcriteriatobeconsideredin
		theevaluationandtheevaluationmethodshallbe
		detailed in the BDS and/or the Technical Specifications.
	33.6	IftheseBiddingDocumentsallowBidderstoquote
	1.0	separatepricesfordifferentLots, and the award to a
	//2	singleBidderofmultipleLots,themethodologyofevaluation
	Name of the last o	to determine the lowest evaluated Lot combinations, i
		ncludinganydiscountsofferedinthe
	1	FormofBid,isspecifiedintheBDS.
	34.1	Ifthe BDS so specifies, the Procuring Agency will grant
		amarginofpreferencetocertaingoodsinlinewiththe
34. Domestic		rules,regulations,regulatoryguidesorinstructionsissuedbytheAu
Preference		thorityfromtimetotime.
	35.1	In case where the Procuring Agency adopts the Cost Based
		Evaluation Technique and, the Bid with the lowest
35. Determination		evaluatedpricefromamongstthosewhichareeligible,
of Most		compliant and substantially responsive shall be the Most Advantage
Advantageous Bid		ousBid.
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T		n Department Gilgit-Baltistan
V	isitį	gilgitbaltistan.gov.pk

	35.2	TheProcuringAgencymayadopttheQuality&CostBasedSelectionTechniqueduetothefollowingtwo reasons:
		i. WheretheProcuringAgencyknowsaboutthemainfeatures,us ageandoutputoftheproducts;howevernotclearaboutthecom pletefeatures,technical specificationsandfunctionalitiesofthegoodstobe procuredandrequiresthebidderstosubmittheir proposalsdefiningthosefeatures,specificationsandfunction alities;or
	lis	ii. WheretheProcuringAgency,inadditiontothe mandatoryrequirementsandmandatorytechnicalspecificati ons,requiresparameters <b>specifiedinEvaluation</b> Criteriatobeevaluatedwhile determiningthequalityofthegoods:
	36.1	Insuchcases, the Procuring Agencymayallocate certain weight agetothese factors as a part of Evaluation Criteria, and may det ermine the ranking of the bidders on the basis of combined evaluation in accordance with provisions of Rule 2(1)(h) of PPR-2004.  After determining the Most Advantageous Bid, if neither the pre-
36. Post-		qualificationwasundertakenseparatelynorany qualificationparameterswereundertakenaspartofdeterminingthe
qualification of Bidderand/or		MostAdvantageousBid,theProcuringAgency shallcarryout
AbnormallyLow Financial		the post-qualification of the Bidder using only the requirements specified in the <b>BDS</b> .
Proposal		IncaseofInternationalTendering,theparametersforincorporationo rlicensingwithinPakistanmaybe
	i wrian	fulfilledaspartofpostqualification.
	36.2	WheretheBidpriceisconsideredtobeabnormallylow,theProcurin gAgencyshallperformpriceanalysiseitherduringdeterminationo fMostAdvantageousBidorasapartofthe post-qualification process. The followingprocessshallapply:
		(a) TheProcuringAgencymayrejectaBidifthe Procuring Agency has determined that the price in

combinationwithotherconstituentelementsoftheBidisabnormall ylowinrelationtothesubjectmatterofthe procurement(i.e.scopeoftheprocurementorancillary services)andraisesconcernsastothecapabilityandcapacityofther espectiveBiddertoperformthat contract;

- (b) BeforerejectinganabnormallylowBidthe ProcuringAgencyshallrequesttheBidderan explanationoftheBidorofthosepartswhichit considerscontributetotheBidbeingabnormallylow; takeaccountoftheevidenceprovidedinresponsetoa requestinwriting;andsubsequentlyverifytheBidorpartsoftheBid beingabnormallylow;
- (c) ThedecisionoftheProcuringAgencytorejecta
  Bidandreasonsforthedecisionshallberecordedinthe
  procurementproceedingsandpromptlycommunicatedtotheBidd
  erconcerned;
- (d) The Procuring Agency shall not incurany liability solely by rejecting abnormally Bid; and
- (e) AnabnormallylowBidmeans,inthelightofthe ProcuringAgency's estimate and of all the Bids submitted, the Bida ppears to be abnormally low by not providing a margin for normal levels of profit.

GuidanceforProcuringAgency: InordertoidentifytheAbnormallyLowBid(ALB)followingappro aches can be consideredtominimizethe scopeofsubjectivity:

- (i) Comparing the bid price with the cost estimate;
- (ii) Comparing the bid price with the bids offered by other bid ders submitting substantially responsive bids; and
- (iii) Comparing the bid price with price spaid in similar contracts in the recent paste ither government-ordevelopment partner-funded.

36.3	The Procuring Agency will determine to its satisfaction whether the
	Bidderthatisselectedashavingsubmittedthemost
	advantageousBidisqualifiedtoperformthecontract
	satisfactorily, in accordance with the criterialistedinITB13.3.
36.4	The determination will take into account the Bidder's financial, tech
	nical,andproductioncapabilities.Itwill
	bebaseduponanexaminationofthedocumentaryevidenceoftheBi
	dder'squalificationssubmittedbythe
	Bidder,pursuanttoITB13.3,aswellassuchother
	informationastheProcuringAgencydeemsnecessaryandappropr
	iate.FactorsnotincludedintheseBiddingDocumentsshallnotbeus
	edintheevaluationofthe Bidders'qualifications.
36.5	ProcuringAgencymayseek"CertificateforIndependentPriceDet
	ermination"fromtheBidderandthe
	resultsofreferencechecksmaybeusedin
110	determiningawardofcontract.
	Explanation:TheCertificateshallbefurnishedbythe
	bidder.Thebiddershallcertifythatthepriceisdeterminedkeepingin
	viewofalltheessentialaspectssuchasrawmaterial,itsprocessing,v
	alueaddition,optimizationofresourcesduetoeconomyofscale,tra
	nsportation, insurance and margin of profitetc.
36.6	Anaffirmativedeterminationwillbeaprerequisiteforawardofthec
	ontracttotheBidder.Anegative
	determinationwillresultinrejectionoftheBidder'sBid,in which
1 6	eventthe Procuring Agencywill proceed to the
	nextrankedbiddertomakeasimilardeterminationofthatBidder'sc
	apabilitiestoperformsatisfactorily.

### F.AWARDOFCONTRACT

37. Criteria of	37.1	SubjecttoITB36and38,theProcuringAgencywill
Award	Thurls	awardtheContracttotheBidderwhoseBidhasbeen
		determinedtobesubstantiallyresponsivetotheBidding Documents
		andwhohasbeendeclaredasMostAdvantageousBi
		dder,providedthatsuchBidderhasbeendeterminedtobe:
		a) eligibleinaccordancewiththeprovisionsofITB3;
***************************************		

AdvantageousBidrelatingtothefollowingareas:  (a) aminoralterationtothetechnicaldetailsofthe statementofrequirements; (b) reductionofquantitiesforbudgetaryreasons, wherethereductionisinexcessofanyprovidedforin theBidingdocuments; (c) aminoramendmenttothespecialconditionsofContract; (d) finalizing payment arrangements; (e) deliveryarrangements; (f) themethodologyforprovisionofrelatedservices; or (g) clarifyingdetailsthatwerenotapparentorcouldnotbefinalize datthetimeofBidding;  38.2 Wherenegotiationfailstoresultintoanagreement, the ProcuringAgencymayinvitethenextrankedBidderfor negotiations. Wherenegotiationsarecommencedwith thenextrankedBidder, theProcuringAgencyshallnot reopen earlier negotiations.  39. Procuring Agency'sRightto torejectAllBids  39.1 NotwithstandingITB37, theProcuringAgencyreservestherighttor ejectallthebids, and to annual the Bidding processat anytime prior to award of contract, without thereby incurring anyliability to the affectedBidderor Bidders. However, the			b) is determined to be qualified to perform the Contractsatisfactorily;and
(a) aminoralterationtothetechnicaldetailsofthe statementofrequirements; (b) reductionofquantitiesforbudgetaryreasons, wherethereductionisinexcessofanyprovidedforin theBidingdocuments; (c) aminoramendmenttothespecialconditionsofContract; (d) finalizing payment arrangements; (e) deliveryarrangements; (f) themethodologyforprovisionofrelatedservices; or (g) clarifyingdetailsthatwerenotapparentorcouldnotbefinalize datthetimeofBidding; Wherenegotiationfailstoresultintoanagreement, the ProcuringAgencymayinvitethenextrankedBidderfor negotiations. Wherenegotiationsarecommencedwith thenextrankedBidder, theProcuringAgencyshallnot reopen earlier negotiations.  NotwithstandingITB37, theProcuringAgencyreservestherighttor ejectallthebids, andtoannultheBiddingprocessat anytimepriortoawardofcontract, without therebyincurring anyliabilitytotheaffectedBidderorBidders. However, the Authority(i.e.PPRA) may callfromthe Procuring Agency the justification of thosegrounds.  NoticeoftherejectionofallBidsshallbegivenpromptlytoall BiddersthathavesubmittedBids.  TheProcuringAgencyshalluponrequestcommunicatetoanyBidde rthegroundsforitsrejectionofitsBids, butisnotrequired	38. Negotiations	38.1	Negotiations may be undertaken with the Most
	Agency'sRightto	39.1	(a) aminoralterationtothetechnicaldetailsofthe statementofrequirements; (b) reductionofquantitiesforbudgetaryreasons, wherethereduc tionisinexcessofanyprovidedforin theBidingdocuments; (c) aminoramendmenttothespecialconditionsofContract; (d) finalizing payment arrangements; (e) deliveryarrangements; (f) themethodologyforprovisionofrelatedservices; or (g) clarifyingdetailsthatwerenotapparentorcouldnotbefinalize datthetimeofBidding; Wherenegotiationfailstoresultintoanagreement, the ProcuringAgencymayinvitethenextrankedBidderfor negotiations. Wherenegotiationsarecommenced with thenextrankedBidder, the Procuring Agencyshallnot reopen earlier negotiations.  Notwithstanding ITB37, the Procuring Agency reserves the righttor ejectall the bids, and to annul the Bidding process at any time prior to award of contract, without the rebyincurring any liability to the affected Bidder or Bidders. However, the Authority (i.e. PPRA) may call from the Procuring Agency the justification of those grounds.  Notice of the rejection of all Bidshall begiven promptly to all Biddersthathave submitted Bids. The Procuring Agency shall upon request communicate to any Bidder the grounds for its rejection of its Bids, but is not required

40. Procuring	40.1	
Agency's Rightto		TheProcuringAgencyreservestherightatthetimeofcontracta
VaryQuantities		wardtoincreaseordecreasethequantityofgoodsorrelatedserviceso
attheTimeof Award		riginallyspecifiedinthese BiddingDocuments(schedule
		ofrequirements)
		providedthisdoesnotexceedbythepercentageindicatedinthe BDS,
		withoutany changein unitprice orother
<b>41.</b> Notification of A		termsandconditionsoftheBidandBiddingDocuments.
ward	41.1	Priortotheawardofcontract,theProcuring Agency
	71.1	shallissueaFinalEvaluationReportgivingjustificationforacceptan
		1 0 0
	11.0	ceorrejectionofthebids.
	41.2	Wherenocomplaintshavebeenlodged,theBidderwhoseBidhasbee
		nacceptedwillbenotifiedofthe
	110	awardbytheProcuringAgencypriortoexpirationofthe
	IIS	BidValidityperiodinwritingorelectronicformsthat
		providerecordofthecontentofcommunication.TheLetterofAccep
		tancewillstatethesumthattheProcuring
		AgencywillpaythesuccessfulBidderinconsiderationfortheexecuti
0.70		onofthescopeofworksasprescribedby
		theContract(hereinafterandintheContractcalledthe
7/107		"ContractPrice).
~ ~ ~ ~ ~	41.3	Thenotificationofawardwillconstitutetheformationofthe
		Contract, subject to the Bidder furnishing the
		PerformanceSecurity(orguarantee)inaccordancewithITB43and
	<b>/</b>	signing of the contract in accordance with <b>ITB42.2.</b>
	41.4	Upon the successful Bidder's furnishing of the
	11.1	performancesecurity(orguarantee)pursuanttoITB43, the
		Procuring Agency will promptly notify
	FW	eachunsuccessfulBidder,thenameofthesuccessfulBidderand
-		
To	urisi	III LACOMI CHIRCHE GIDOLES CALLES CALL
1/	10.1	BidSecuringDeclaration of the Bidderspursuantto <b>ITB 18.7.</b>
¥	42.1	Promptlyafternotificationofaward, Procuring Agencyshall sendthe
		successful Bidder the draft agreement,
<b>42.</b> Signingof		incorporatingalltermsandconditionsasagreedbytheparties
Contract		tothecontract.
	42.2	ImmediatelyaftertheRedressalofgrievancebytheGRC,
		and afterful fill ment of all conditions precedent of the
		ContractForm,thesuccessfulBidderandtheProcuring
	ļ	Agencyshallsignthecontract.
L		

<b>43.</b> PerformanceS	43.1	required,purchaseorderissuedtothebiddershallbeconstruedtobeth e contract.  After the receipt of the Letter of Acceptance, the
ecurity(orGuara ntee)		successfulBidder,withinthespecifiedtime,shalldelivertothe ProcuringAgencyaPerformance Security (orGuarantee)intheamountandintheformstipulatedin theBDS and SCC, denominatedin the type andproportionsofcurrenciesintheLetterofAcceptanceandinaccor dancewiththeConditions ofContract.
	43.2	If the Performance Security (or Guarantee) is provided by the successful Bidder and it shall be in the forms pecified in the <b>BDS</b> which shall be in any of the following:
	18	(a) certifiedcheque,cashier'sormanager'scheque,or bank draft;
		(b) irrevocableletterofcreditissuedbyaScheduledbankorinthecas eofanirrevocableletterofcredit issuedbyaforeignbank, the lettershall be confirmedorauthenticatedbyaScheduledbank;
207		(c) bankguaranteeconfirmedbyareputablelocalbank or,inthecaseofasuccessfulforeignBidder,bondedbyaforeignb ank;or
15	O	(d) suretybondcallableupondemandissuedbyany reputablesuretyorinsurancecompany.
		AnyPerformanceSecurity(orguarantee)submittedshallbeenforce ableinPakistan.
	43.3	FailureofthesuccessfulBiddertocomplywiththe requirement of
٧	isitg	ITB43.1 shall constitute sufficient groundsfortheannulmentoftheawardandforfeitureofthe BidSecurity,inwhicheventtheProcuringAgencymaymaketheawar
	44.1	dtothenextrankedBidderorcallfornewBids. Theadvancepaymentwillnotbeprovidedinnormal circumstances.However,incasewhere international incotermsareinvolved, the same will be dealt with standard international practices and in the manner as
<b>44.</b> AdvanceP ayment		

		prescribedinITB44.2.
	44.2	TheProcuringAgencywillprovideanAdvancePaymentas
		stipulatedintheConditionsofContract,subjecttoa
		maximumamount,asstatedinthe <b>BDS</b> .TheAdvance
		PaymentrequestshallbeaccompaniedbyanAdvancePayment
		Security(Guarantee) in the form provided in SectionIX.Forthe
		purpose of receiving the AdvancePayment, the Bidder shall
		make and estimate of,
		andincludeinitsBid,theexpensesthatwillbeincurredin order
		tocommenceDeliveryofGoods. Theseexpenseswill
		relatetothepurchase of equipment,
		machinery, materials, and on the engagement of laborduring the first
		monthbeginningwiththedateoftheProcuringAgency's"NoticetoC
		ommence"as specifiedintheSCC.
<b>45.</b> Arbitrator	45.1	TheArbitratorshallbeappointedbymutualconsentof
		the both parties as per the provisions specified in the SCC.
<b>46.</b> Corrupt&F	46.1	Procuring Agencies (including beneficiaries of Government funde
raudulent		dprojectsandprocurement)aswell
Practices		asBidders/Suppliers/ContractorsunderGovernment
		financedcontracts, observe the highest standard of ethics during the p
TOBL		rocurementandexecutionofsuchcontracts, and will avoid to engagei
		nanycorruptandfraudulent practices.

#### F.GRIEVANCEREDRESSAL&COMPLAINTREVIEWMECHANISM

47.1	ProcuringagencyshallconstituteaGrievanceRedressalCommittee
	(GRC)comprisingofoddnumberofpersonwithproperpowerandau
	thorizationtoaddressthe
	complaint.TheGRCshallnothaveanyofthemembersofProcureme
	ntEvaluationCommittee.Thecommitteemusthaveonesubjectspec
	ialistdependingthenatureoftheprocurement.
48.1	Any party can file its written complaint against the
	eligibilityparametersoranyothertermsandconditionsprescribedin
	theprequalificationorbiddingdocumentsfoundcontrarytoprovisio
	nofProcurementRegulatory
	Framework, and the same shall be addressed by the GRC
	wellbeforethebidsubmissiondeadline.

48.2	AnyBidderfeelingaggrievedbyanyactoftheprocuring agencyafterthesubmissionofhisbidmaylodgea writtencomplaintconcerninghisgrievancesnotlater thansevendaysoftheannouncementoftechnicalevaluationreporta ndfivedaysafterissuanceoffinal evaluationreport.  Incase,thecomplaintisfiledagainstthetechnicalevaluation
48.4	report,theGRCshallsuspendthe procurementproceedings.  Incase,thecomplaintisfiledaftertheissuanceofthefinalevaluationr eport,thecomplainantcannotraiseanyobjectionon technicalevaluationofthereport:
48.5	Provided that the complainant may raise the objection onanypartofthefinalevaluationreportincasewhere singlestageoneenvelopbiddingprocedureisadopted.  TheGRC,inboththecasesshallinvestigateanddecideuponthecomp
48.6	laintwithin tendays ofits receipt.  Anybidderortheprocuringagencynotsatisfiedwiththe
48.7	decisionoftheGRCmayfileAppealbeforetheAppellate CommitteeoftheAuthorityonprescribedformatafterdepositingthe Prescribedfee. TheCommittee,uponreceiptoftheAppealagainstthe decisionoftheGRCcompleteinallrespectshallservenotices in writing upon all the parties to Appeal.
48.8	The committees hall call the record from the concerned procuring age ncyor the GRC as the case may be, and the same shall be provided within prescribed time.
48.9	The committee may after examination of the relevant record and hearing all the concerned parties, shall decide the complaint within fifteen (15) days of receipt of the Appeal.
48.10	The decision of the Committee shall be in writing and shall be signed by the Head and each Member of the Committee. The decision of the committee shall be final.

#### G.MECHANISMOFBLACKLISTING

49. Mechanismof	49.1	TheProcuringAgencyshallbarfornotmorethanthe
Blacklisting		timeprescribedinRule-22oftheGB PublicProcurementRules,
		2022, from participating in their respective procurement pr
		oceedings,bidderorcontractorwhoeither:
		i. Involvedin corrupt and fraudulent
		practicesasdefinedinRule-22(a)ofGB
		PublicProcurementRules, 2022;
		ii. Failstoperformhiscontractualobligations;and
		iii. Failstoabidebythebidsecuringdeclaration;
	49.2	The show cause notice shall contain: (a)
	1/iei	preciseallegation, against the bidder or contractor; (b) the maximum period for which the Procuring Agency proposes to debarthe bidder or contractor
		fromparticipatinginanypublicprocurementoftheProcuring Agency;and (c) the statement, if needed, about the
		Agency; and (c) the statement, if needed, about the intention of the Procuring Agency to make a request to
		the Authority for debarring the bidder or contractor from participatin
		ginpublicprocurementsofalltheprocuring agencies.
7001		ginpublic procurements of antheprocuring agencies.
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	49.3	Theprocuringagencyshallgiveminimumofsevendaystothebidder orcontractorforsubmissionofwritten replyoftheshowcausenotice
	49.4	Incase, the bidder or contractor fails to submit written
		replywithintherequisitetime,theProcuringAgency
		mayissuenoticeforpersonalhearingtothebidderorcontractor/auth
		orizerepresentativeofthebidderorcontractorandtheprocuringagen
		cyshalldecidethe
		matteronthebasisofavailablerecordandpersonalhearing,ifavailed
	49.5	In case the bidder or contractor submits written reply of the show cause
		notice,theProcuringAgencymaydecidetofilethe
		matterordirectissuance of a notice to thebidderor
		contractorforpersonalhearing.
	/+ _	* F
	49.6	The Procuring Agency shallgive minimumof sevendaystothe
		bidderor contractor for appearance before thespecified
		of fice rof the Procuring Agency for personal hearing. The specified of
		ficershalldecidethematteronthebasisoftheavailablerecordandpers
		onalhearingofthebidder or contractor, if availed
	49.7	TheprocuringAgencyshalldecidethematter
		withinfifteendaysfromthedateofpersonalhearingunlesstheperson
		alhearingisadjournedtoanextdateandinsuchaneventuality,
		theperiodofpersonalhearingshallbereckonedfromthelast
		dateofpersonalhearing.
	49.8	The Procuring Agencyshall communicateto thebidder or
		contractor the order ofdebarring the bidder or contractorfrom
		participatinginany public procurement with
		astatementthatthebidderorcontractormay, withinthirty days, prefe
		rarepresentationagainsttheorderbeforethe Authority.
To	10.5	n Department Gilgit-Baltistan
	49.9	Such blacklisting or barring action shall be
V		communicated bytheprocuring bytheprocuring
		agencytotheAuthorityandrespectivebidderorbiddersintheformo
		fdecisioncontainingthegroundsforsuchaction. The same shall be p
		ublicizedby the Authority after examining the record whether the
		proceduredefinedin
		blacklistinganddebarmentmechanismhasbeenadheredtobythe

	procuringagency.
49.1	Thebiddermayfilethereviewpetitionbeforethe ReviewPetitionCommitteeAuthoritywithinthirtydaysofcommun icationofsuchblacklistingorbarringactionafterdepositingthepresc ribedfeeandinaccordancewith"Procedureoffilinganddisposalofr eviewpetition underRule- 19(3)Regulations,2021".TheCommittee shallevaluatethecaseanddecidewithinninetydaysoffilingofrevie wpetition Thecommitteeshallserveanoticeinwritinguponall respondentofthereviewpetition.Thenoticesshallbe accompaniedby the copies of review petition and all attacheddocumentsofthereviewpetitionincludingthe decisionoftheprocuringagency.Thepartiesmayfile writtenstatementsalongwithessentialdocumentsin supportoftheircontentions.TheCommitteemaypasssuchorderont herepresentationmaydeemfit.
49.1	The Authority on the basis of decision made by the committee either may debar a bidder or contractor from participating in any public procurement process of all or some of the procuring agen cies for such period as the deemed appropriate or acquit the bidder from the allegations. The decision of the Authority shall be final.

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### ${\it BidDataSheet(BDS)}$

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

BDS ClauseN umber	ITB Number	${\bf Amendments of, and Supplements to, Clauses in the Instruction to Bidders}$
	1	A.Introduction
1.	1.1	NameofProcuringAgency:Director Gilgit-Baltistan Sports
		Board.
	1.7.	The subject of procurement is: Provision of Goods & Services for
	Wie	Winter Feast 2026 and other events
	VIO	Periodfordeliveryofgoods:15 Days after issuance of supply order CommencementdatefordeliveryofGoods:15 days
2	<u>e</u> (	Cilorit
2	2.1 & 2.2	FinancialyearfortheoperationsoftheProcuringAgency:
	-1	FY 2025-26
	2 1	1 1 9 1
		NameofProject: Non Development Budget for CFY 2025-26
		Nameoffinancinginstitution:[Finance Department GB]
	JEW	NameandidentificationnumberoftheContract:[Sports-5(79)/2022
	Touris	m Department Gilgit-Baltistan
4	21 Visit	gilgitbaltistan.gov.pk.
4.	3.1	Maximum number of members in the joint venture, consortiumorassociationshallbe: <b>Two</b> (02)
5.	4.1	
		Ineligiblecountry(s)isor are <b>Israil and India</b>
6.	4.6	Demonstration of authorization by manufacturer: [Authorization from
		Manufacturer or its Authorized Country
		Representative/Distributor is mandatory for all branded
		items except for Non-Brandedmarket Items]

B. BiddingDocument

7. The number of documents to be completed and returnedisoneoriginal and Three (03) copies of original		
returnedisoneoriginalandThree (03) copiesoforiginal		
<b>8.</b> Theaddressforclarification of Bidding Documents is <b>Office</b>	of the	
Directorate of GB Sports Board, Sports ComplexJutial,	Gilgit	
8.5 Pre-bidmeetingwillbeheldin the Conference Room of the Din	rectorate	
of GB Sports Board, Sports ComplexJutial, Gilgit, on		
<b>25<sup>th</sup>November, 2025</b> at 11:00 am		
B. PreparationofBids		
9. 10.1 TheLanguageofallcorrespondences and documents		
related to the Bidis: ENGLISH		
10. Detailofsample(s)tobesubmittedwiththeBidare:		
VIO		
11. Characteristics: carriage and allied expenses to be paid by	y bidder	
12. In addition to the documents stated in ITB 11, the		
followingdocumentsmustbeincludedwiththeBid		
10110 Will gdocuments in astochataca with the Bla		
13. 12.3(c) Other procurement specific documentation	n	
1	••	
requirementsare:		
<ul> <li>14. 12.4 Spare partsrequired for one year of operation.</li> <li>15. 13.3(b) Thequalificationcriteria required from Biddersin ITB</li> </ul>		
13.3(b) ismodified as follows:		
1. <b>Registration</b> Certificate from the relevant Authority (For	m-	
C/SECP/PEC)		
2. <b>Experience</b> : The supplier must have 03 year experience	n supply	
of Govt. Department/Semi Govt./ Autonomous Bodies, evide		
such supplies may be attached with Technical Proposal.		
3. <b>Financial Capability</b> :The Bidder must have at least 50.0		
annual turnover in his bank statement. Moreover, the bidder	must	
have at least cash balance in his account as follows:-		
Den Lat A		
i) For Lot-A 10.00 Million ii) For Lot-B 1.00 Million		
ii) For Lot-B 1.00 Million		
Bidders applying for all lots must have Rs. 11.00 million cas	h credit ir	
his account.	ii cicait ii	
4. Evaluation of bidders for all lotsshall be made on the basis	of	
eligibility criteria mention at <b>Annexure-A</b> and selection sha		
made on basis of most adventitious bid against each lot.		
5. <b>Undertaking/affidavit</b> for not blacklisting may be atta		
5. <b>Undertaking/affidavit</b> for not blacklisting may be attatechnical proposal  6. <b>Treasury Challan of Rs.8000</b> /- Bid Document Fee mo	ıst be	
5. <b>Undertaking/affidavit</b> for not blacklisting may be attatechnical proposal  6. <b>Treasury Challan of Rs.8000</b> /- Bid Document Fee mattached with Technical Proposal.		
5. <b>Undertaking/affidavit</b> for not blacklisting may be attatechnical proposal  6. <b>Treasury Challan of Rs.8000</b> /- Bid Document Fee must attached with Technical Proposal.  7. <b>Bid Security (CDR)</b> must be attached with Technical proposal.	oposal.	
5. <b>Undertaking/affidavit</b> for not blacklisting may be attatechnical proposal  6. <b>Treasury Challan of Rs.8000</b> /- Bid Document Fee month attached with Technical Proposal.  7. <b>Bid Security (CDR)</b> must be attached with Technical proposal.  8. <b>Rate reasonability:</b> Rates must be quoted for each item	oposal. , within	
5. <b>Undertaking/affidavit</b> for not blacklisting may be attatechnical proposal  6. <b>Treasury Challan of Rs.8000</b> /- Bid Document Fee must attached with Technical Proposal.  7. <b>Bid Security (CDR)</b> must be attached with Technical proposal.  8. <b>Rate reasonability:</b> Rates must be quoted for each item the LOT(s), keeping in view the market rates, allied expenses	oposal. , within and	
5. <b>Undertaking/affidavit</b> for not blacklisting may be attatechnical proposal  6. <b>Treasury Challan of Rs.8000</b> /- Bid Document Fee month attached with Technical Proposal.  7. <b>Bid Security (CDR)</b> must be attached with Technical proposal.  8. <b>Rate reasonability:</b> Rates must be quoted for each item	oposal. , within and	

16.	15.7 (a) (i) &15.6(b) (i)	Forgoods	sofferedfromabroadthepricequotedshallbe	: [N/A]		
	(ii), (iii) (optional) (iv), (v) (optional)					
<b>17.</b>	15.9	1	shallbefixed.			
18.	16.1 (a)	Rupe b) Forgo	<ul> <li>a) Forgoodsandrelatedservicesoriginatingin PakistanthecurrencyoftheBidshallbePakis Rupees;</li> <li>b) ForgoodsandrelatedservicesoriginatingoutsidePakistan,theBiddershallexpressitsBidin convertiblecurrency.</li> </ul>			
19.	16.2	differente document onthedate	Forthepurposesofcomparisonofbidsquotedin differentcurrencies,thepriceshallbeconvertedintoa singlecurrencyspecifiedinthebid documents. Therateof exchangeshall be the selling rate, preva onthedateofopeningofbidsspecifiedinthebidding documents, as notified bythe State F of Pakistan onthatday.			
20.	17.1		alidityperiodshallbeNinety (90)days.			
21.	18.1		untofBidSecurityshallbe	1-000	1	
		S.No	Description of items	LOT	Bid Security	
	<b>!</b>	1 = \/	Event Management	LOT-A	0.600	
	<b>!</b>	2	Engagement of Digital Media House for	LOT-B	0.100	
		100113	Production of Content and Dissemination	Starr		
		Thecurrer Sports Bo	encyoftheBidSecurityshallbe in PKR and i oard	n shape of CDR in fav	vour of Director (	
22.	18.3	The B	Bid Security shall be in th	he formof <b>Call Dep</b>	osit/CDR	

24.	19.1	Alternative Bids to the requirements of the Bidding		
		Documentswillnotbe permitted.		
235	21.1	ThenumberofcopiesoftheBidtobecompletedandreturnedshall be[one Original 03 copies].		
26.	21.2	Written confirmation of authorization are: The Authorized Persons shows letter of authorization on company letter head signed by an appropriate authorization of authorization on company letter head signed by an appropriate authorization of authorization of authorization are: The Authorized Persons shows a signed by an appropriate authorized persons of authorized person of aut		

# C. SubmissionofBids

27.	22.2 (a)	Bidshallbe submittedto:
	Vi	Office of the Director GB Sports Board, Sports  Complex Jutial, Gilgit
28.	22.2(b)	TitleofthesubjectProcurementorProjectname: "Procurement of Goods and Services for Winter Feast 2026 and other events"
2		ITBtitleandNo:Sports-5(79)/2022
29.	23.1	ThedeadlineforBidsubmissionis
		a) Day: <i>Tuesday</i>
	JE\	b) Date: 2 <sup>nd</sup> December, 2025
	Tour	c) Time: 1100 hours
	VISI	tgiigitbaitistan.gov.pk

### $\textbf{\textit{D.}Open} in gand \textit{Evaluation} of \textit{\textit{Bids}}$

30.	26.1	TheBidopeningshalltakeplaceat:		
		Office of the Director GB Sports Board, Sports Complex Jutial, Gilgit		
		a) Day: <i>Tuesday</i>		
		b) Date: 2 <sup>nd</sup> December, 2025		
		c) Time:1130 hours		
31.	32.2	ThecurrencythatshallbeusedforBidevaluationandcomparisonp urposestoconvertallBidpricesexpressedinvariouscurrenciesis <b>PKR</b> :  Thesourceofexchangerateshallbe: <b>SBP</b> Thedateofexchangerateshallbe <b>the bid opening date</b>		
32.	35 JE\	EvaluationTechniquesLeastCostBas edSelection(LCBS)  Aftermeetingtherequirementsofeligibility, qualificationandsubstantialresponsiveness,thebidin compliancewithallthemandatory(technical)specifications/requirementsand/orrequisitequality threshold,andhaving lowestevaluatedcost(or financialproposal)shallbeconsideredhighestrankedbid.		

33.	33.4(h)	
34.	33.5 (a)	
35.	33.5(b) Option(i)	Delivery schedule. [specify the relevant option and the parameters]  Adjustment expressed as a percentage 15%
36.	33.5€ (ii)	Deviationinpaymentscheduleisnot" applicable.
37.	33.5(d)	
38.	33.5€	SparepartsandaftersalesservicefacilitiesinPakistan.
39.	JE\ Tour visi	Operatingandmaintenancecosts.  Factorsforcalculationofthewholelifecost:  i) numberofyearsforwholelifecycle[itisrecommendedthatthe lifecycleperiodshouldnotexceed theusualperiodbeforeaplannedmajoroverhaulofthe goods];  ii) operatingcosts[e.g.,fueland/orotherinput,unitcost, andannualandtotaloperationalrequirements];  iii) maintenancecosts[e.g.,spareparts—without duplicationofabove32.5(d)requirements—and/orother inputs]; and  iv) rate,asapercentage,tobeusedtodiscountall annualfuturecostscalculatedunder(ii)and(iii) abovetopresentvalue.
40.	33.5 (g)	Performanceandproductivityofequipment.  [N/A]

41.	33.5(h)	Specificadditionalcriteriatobeusedintheevaluation andtheir evaluation method or reference to the TechnicalSpecifications.[specify]
FormofBidiseach lot shall be evaluated separately as per		methodology of evaluation to determine the lowest evaluatedLotcombinations,includinganydiscountsofferedinthe FormofBidiseach lot shall be evaluated separately as per technical specifications and requirements and price offered for
43.	34.1	Domesticpreference { notapplicable }
		F.AwardofContract
44.	40.1	Percentageforquantityincreaseordecreaseis15%
45.	43.1	The Performance Security (or guarantee) shall be 05 percent of the Contract Price
46.	43.2	ThePerformanceSecurity(orguarantee)shallbeinthe formof unconditional Bank Guarantee/Insurance Guarantee
47.	44.1	TheAdvancePaymentifessentialshallbelimitedto 30 percentofthe Contract Price
48.	44.2	Maximum amount of Advance payment shall be [Equal to 30% of the contract price]
49.	45.1	Arbitratorshallbeappointedbymutualconsentofthe bothparties.

# G.ReviewofProcurementDecisions

50.	49.1	The address of the Procuring Agency:	
		Tourism, Sports & Culture Department, New Secretariat	
		Building, 1 <sup>st</sup> Floor, Jutial, Gilgit.	
		Tel: 05811-927173	
	TheAddressofPPRAtosubmita <b>copy</b> ofgrievance:		
		Procurement ReviewCommittee, GB-PublicProcurementRegulatoryAuthority (GB-PPRA), Finance Department Old Civil Secretariat, Gilgit, Pakistan Tel:+92-05811-920501	

### SectionIV.EligibleCountries

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

Following countries are ineligible to participate in the procure ment process:

- 1. India
- 2. Israel

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

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



# SECTIONV:SCHEDULEOFREQUIREMENTS,TECHNICALSPE CIFICATIONS



# JEWEL OF PAKISTAN

# <u>ScheduleofRequirements</u>

Number	Description	Quantity	Deliveryschedule(ship ment)inweeks/months
1. LOT-A	Event Management	Details of items and Quantity attached at Annexure-A	Within 15 days after issuance of Supply order(s) and till June, 2026 as per need of the Department
2. LOT-B	Engagement of Digital Media House for Production of Content and Dissemination	Details of items and Quantity attached at Annexure-B	-do-



# JEWEL OF PAKISTAN

# **TechnicalSpecifications**

### **LOT-A (EVENT MANAGEMENT):**

### Annexure-A

### **LOT-B(DIGITAL MEDIA PRODUCTION AND DISSEMINATION):**

**Annexure-B** 



JEWEL OF PAKISTAN

### SECTIONVI:STANDARDFORMS

# B. STANDARDFORMSFOR (Single Stage Two Envelope Procedure)

### **Tableof Forms**

LetterofBid-

TechnicalProposalLetterofBid-

Financial Proposal Bidder Informatio

nForm

Bidder'sJVMembersInformationForm

PriceSchedule:GoodsManufacturedOutsidePakistan,tobeImportedPriceSchedu

le:GoodsManufacturedOutsidePakistan,alreadyimportedPriceSchedule:Goods

ManufacturedinPakistan

PriceandCompletionSchedule-

RelatedServicesFormofBidSecurity

FormofBidSecurity(BidBond)Formo

fBid-

SecuringDeclarationManufacturer's

Authorization

### LetterofBid-TechnicalProposal

INSTRUCTIONSTOBIDDERS:DELETETHISBOXONCEYOUHAVECOMPLETEDTHEDOC UMENT

PlacethisLetterofBidinthefirstenvelope "TECHNICALPROPOSAL".

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

<u>Note:</u>AllitalicizedtextinblackfontistohelpBiddersinpreparingthisformandBiddersshalldeletei tfromthefinaldocument.

DateofthisBidsubmission:

RFBNo.:

RequestforBidNo.:

To: Director Sports Board GB, Gilgit.

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

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

InsubmittingourBidwemakethefollowingdeclarations:

- (a) **Noreservations:** Wehaveexamined and have no reservation stothebidding document, including addendais suedinac cordance with Instructions to Bidders (ITB9);
- (b) **Eligibility**: Wemeettheeligibilityrequirements and have no conflict of interest in accordance with ITB3;
- (c) Bid/Proposal-
  - **Securing Declaration**: We have not been suspended nor declared in eligible by the Procuring Agency based on execution of a Bid Securing Declaration or Proposal Securing Declaration in the Procuring Agency's country in accordance with ITB4;
- (d) **Conformity:** Weoffertosupplyinconformitywiththebiddingdocumentand inaccordancewiththeDeliverySchedulesspecifiedinthe ScheduleofRequirementsthefollowingGoods: [insertabriefdescriptionoftheGoods andRelatedServices];
- (e) **BidValidityPeriod**:OurBidshallbevalidfortheperiodspecifiedinBDS17.1 (asamended,ifapplicable)fromthedatefixedfortheBidsubmissiondeadline

- specifiedinBDS23.1(asamended,ifapplicable),anditshallremainbindinguponus,andmaybeac ceptedatanytimebeforetheexpirationofthatperiod;
- (f) **Performance Security**: If our Bid is accepted, we commit to obtain a performancesecurityinaccordancewiththebiddingdocument;
- (g) **OneBidperBidder**: WearenotsubmittinganyotherBid(s)asanindividualBidder,andwearenot participatinginanyotherbid(s)asaJointVenturememberorasasubcontractor,andmeettherequir ements,other thanAlternativeBidssubmittedinaccordancewithITB19;
- (h) **Suspension and Debarment**: We, along with any of our subcontractors, suppliers, consultants, manufacturers, or service providers for any part of the contract, are not subject to, and not controlled by any entity or individual that is subject to, a temporary suspension or a debar mentimposed by the Procuring Agency. Further, we are not in eligible under Pakistan laws;
- (i) **State- ownedenterpriseorinstitution**:[selecttheappropriateoptionanddeletetheother][Wearenota state-ownedenterpriseorinstitution]/[Weareastate-ownedenterpriseorinstitutionbutmeettherequirementsof];
- (j) **BindingContract**: WeunderstandthatthisBid,togetherwithyourwrittenacceptancethereofincl udedinyourLetterofAcceptance,shallconstituteabindingcontractbetweenus,untilaformalcont ractispreparedandexecuted;
- (k) **NotBoundtoAccept**: Weunderstandthatyouarenotboundtoacceptthethe MostAdvantageousBidoranyotherBidthatyoumayreceive; and
- (l) **FraudandCorruption**: Weherebycertifythatwehavetakenstepstoensurethatnopersonactingf orus, or on our behalf, engages in any type of Fraudand Corruption.

**NameoftheBidder**:\*[insertcompletenameofBidder]

 $\label{lem:name} \textbf{Name of the person duly authorized to sign the Bid on behalf of the Bid der: **[insert complete name of person duly authorized to sign the Bid]}$ 

**TitleofthepersonsigningtheBid**:[insertcompletetitleofthepersonsigningtheBid]

 ${\bf Signature of the person mamed above:} [inserts ignature of person whose name and capacity are shown above]$ 

Datesigned[insertdateofsigning]dayof[insertmonth],[insertyear]

\*:InthecaseoftheBidsubmittedbyaJointVenturespecifythenameoftheJointVentureasBidder.

<sup>\*\*:</sup>PersonsigningtheBidshallhavethepowerofattorneygivenbytheBidder.Thepowerofattorneyshallbeattache dwiththeBidSchedules.

### LetterofBid-FinancialProposal

INSTRUCTIONSTOBIDDERS:DELETETHISBOXONCEYOUHAVECOMPLETEDTHEDOC UMENT

PlacethisLetterofBid-

Financial Proposal in the second envelope marked "FINANCIAL PROPOSAL".

TheBiddermustpreparetheLetterofBid-

Financial Proposal on stationery with its letter head clearly showing the Bidder's complete name and business address.

*Note:AllitalicizedtextistohelpBiddersinpreparingthisform.* 

### **DateofthisBidsubmission:**

No.:

NameofProject.:

AlternativeNo.:

To:Director GB Sports Board

We, the undersigned Bidder, here by submitthese condpart of our Bid, the Financial Proposal

InsubmittingourFinancialProposalwemakethefollowingadditionaldeclarations:

- (a) **BidValidityPeriod**:OurBidshallbevalidfortheperiodspecifiedinBDS17.1(asamended,ifappl icable)fromthedatefixedforthebidsubmissiondeadlinespecifiedinBDS23.1(asamended,ifapplicable),anditshallremainbindinguponusandmaybeacceptedatanytimebeforetheexpirationo fthatperiod;
- (b) **TotalPrice:** ThetotalpriceofourBid, excluding any discounts of fered in item (c) below is:

Incase of only one lot, the total price of the Bidis [insert the total price of the bidin words and figures, indicating the various amounts and the respective currencies];

In case of multiple lots, the total price of each lot is [insert the total price of each lot inwords and figures, indicating the various amounts and the respective currencies];

Incaseofmultiplelots,totalpriceofalllots(sumofalllots)[insertthetotalpriceof all lotsinwords and figures, indicating the various amounts and the respective currencies];

(c) **Discounts:** The discounts of fered and the methodology for their application are:

- (i) The discounts offered are: [Specify indetaile ach discount offered]
- (ii) The exact method of calculations to determine the net price after application of discounts is shown below: [Specify indetail the method that shall be used to apply the discounts];
- (d) **Commissions, gratuities and fees:** We have paid, or will pay the following commissions, gratuities, or fees with respect to the bidding processor execution of the Contract: [insert complete name of each Recipient, its full address, the reason for which each commission or gratuity was paid and the a mount and currency of each such commission or gratuity].

NameofRecipient	Address	Reason	Amount
1. /.	4		
11:01	1,		
1//51	V	en la companya di companya	

(Ifnonehasbeenpaidoristobepaid,indicate"none.")

(e) **BindingContract:** WeunderstandthatthisBid,togetherwithyourwrittenacceptancethereofincl udedinyourLetterofAcceptance,shallconstituteabindingcontractbetweenus,untilaformalcont ractispreparedandexecuted.

**NameoftheBidder**:\*[insertcompletenameoftheBidder]

NameofthepersondulyauthorizedtosigntheBidonbehalfoftheBidder:\*\*[insertcomplete nameofpersondulyauthorizedtosigntheBid]

**TitleofthepersonsigningtheBid**:[insertcompletetitleofthepersonsigningtheBid]

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

Datesigned[insertdateofsigning]dayof[insertmonth],[insertyear]

\*: In the case of the Bidsubmitted by a Joint Venture specify the name of the Joint Venture as Bidder.

<sup>\*\*:</sup> Person signing the Bidshall have the power of attorney given by the Bidder. The power of attorney shall be attached with the BidSchedules.

### **BidderInformationForm**

[The Biddershall fill in this Forminac cordance with the instructions indicated below. No alteration stoits format shall be permitted and no substitutions shall be accepted.]

 $\label{eq:decomposition} Date: [insert date (asday, month and year) of Bidsubmission] \\ No:: [insert number of Bidding process] \\ Alternative No:: [insert identification No if this is a Bidfor an alternative]$ 

	Page	of	pages
1.Bi	1.Bidder'sName[insertBidder'slegalname]		
2. In	2. In caseofJV, legalname of each member: [insert legalname of each mem	ber in JV]	
3.Bi <i>]</i>	3.Bidder's actual or intended country of registration: [insertactual or intended]	lcountryofregis	stration
4.Bi	4.Bidder's year of registration: [insert Bidder's year of registration]		
5.Bi	5.Bidder's Address in country of registration: [insert Bidder's legal address in	countryofregis	tration]
6.Bi	6.Bidder's Authorized Representative Information Name: [insertA		
uth	uthorizedRepresentative'sname]		
Ac	Address:[insertAuthorizedRepresentative'sAddress]		
Te	Telephone/Faxnumbers:[insertAuthorizedRepresentative'stelephone/faxnumbers:	xnumbers]Em	ailA
dd	ddress:[insertAuthorizedRepresentative'semailaddress]	١N	
7.		stan	
um	Attachedarecopiesoforiginaldocumentsof[checkthebox(es)ofthea.uments]	ttachedorigina	ldoc
	☐ ArticlesofIncorporation(orequivalentdocumentsofconstitutionorass umentsofregistrationofthelegalentity namedabove.	ociation),and/o	ordoc
	☐ IncaseofJV,letter ofintenttoform JVorJVagreement,in accordance	ithITB3.4.	
	☐ EstablishingthattheBidderisnotunderthesupervisionoftheProcuring	Agency	
8. s	8. Included are the organizational chart, a list of Board of Directors, and the ship.	ebeneficialowr	ıer

### Bidder's JVM embers Information Form

[The Bidder shall fill in this Forminac cordance with the instructions indicated below. The following tables hall be filled in for the Bidder and for each member of a Joint Venture]].

 $\label{lem:pate:insertdate} Date: [insert date (asday, month and year) of Bidsubmission] \\ RFBNo.: [insert number of RFB process]$ 

AlternativeNo.:[insertidentificationNoifthisisaBidforanalternative]

Pageofpages
1. Bidder'sName:[insertBidder'slegalname]
2. Bidder's JVMember's name: [insertJV's Memberlegalname]
3. Bidder's JVM ember's country of registration: [insert JV's Member country of registration]
4. Bidder's JV Member's year of registration: [insert JV's Member year ofregistration]
5. Bidder's JV Member's legal address in country of registration: [insert JV'sMemberlegaladdressincountryofregistration]
6.
Bidder's JVM ember's authorized representative information Name: [insert
nameofJV'sMemberauthorizedrepresentative]Address:[insertaddressof
JV'sMemberauthorizedrepresentative]
Telephone/Fax numbers: [insert telephone/fax numbers of JV's Member authorized representative]
Email Address: lineartamailaddrassof IV's Mamharautharizadranrasantatival
7. Attachedarecopiesoforiginaldocumentsof[checkthebox(es)oftheattachedoriginaldocuments]
ArticlesofIncorporation(orequivalentdocumentsofconstitutionorassociation), and/or registrationdocumentsofthelegalentitynamedabove, inaccordancewithITB4.4.
8. Includedaretheorganizationalchart, alistof Board of Directors, and the beneficial ownership.

# **PriceScheduleForms**

 $[The Biddershall fill in these Price Schedule Forms in accordance with the instructions indicated. The list of line items in column 1 of the {\it Price Schedules} shall coincide with the List of Goods and Related Services specified by the Purchaser in the Schedule of Requirement$ 



### PriceSchedule:GoodsManufacturedinPakistan

	Purchaser'sCo	(GroupAandBBids)Currenciesin accordancewithITB15					Date:  RFBNo: Alternative No: of	PageN 🗆	
1	2	3	4	5	6	7	8	9	10
LineI temN	DescriptionofGoods	DeliveryDa teasdefined byIncoterm s	Quantitya ndphysic alunit	UnitpriceE XW	TotalEXWpri ceperlineitem (Col.4□5)	Priceperlineitemforinlan d transportationandotherser vicesrequiredinthePurcha ser'sCountrytoconveythe Goodstotheirfinaldestina tion	Costoflocallabor,ra wmaterialsandcomp onentsfromwithorig ininthePurchaser'sC ountry %ofCol.5	Salesandothertaxespayable perlineitemifContractisawa rded(inaccordancewithITB 15.7	TotalPriceperli neitem(Col.6+7
[insert number oftheite m]	[insertnameofGood]	[insertquoted DeliveryDate ]	[insertnu mberofun itstobesup pliedandn ameofthe physicalu nit]	[insertEXW unitprice]	[inserttotalEX Wpriceperline item]	[insertthecorresponding priceperlineitem]	[Insertcostoflocall abor,rawmateriala ndcomponentsfrom withinthePurchase 'scountryasa%ofth eEXWpriceperlinei tem]	[insertsalesandothertaxesp ayableperlineitemifContrac tisawarded]	[inserttotalprice peritem]
			20					7	
					- 0	g -			
				EW/E	I OF	DAKIS	TAN		
			-	_ ,,,_	Caraca	mont Gilait I	I AI V	TotalPrice	

 $Name of Bidder \cite{Signature} of Bidder \cit$ 

# FormofBidSecurity (BankGuarantee)

[The bank shall fill in this Bank Guarantee Forminac cordance with the instructions indicated.]

[GuarantorletterheadorSWIFTidentifiercode]	
- · · · · · · · · · · · · · · · · · · ·	
Beneficiary:[Purchasertoinsertitsnameandaddress]	
No.: [Purchasertoinsertre ference number for the Request for Bids] AlternativeNo	
.: [Insert identification No if this is a Bid for an alternative] Date: [Insert date of issue	
1	
BIDGUARANTEENo.:[Insertguaranteereferencenumber]	
Guarantor: [Insertname and address of place of issue, unless indicated in the letter head]	
Wehavebeeninformedthat	
[insertnameoftheBidder,whichinthecaseofajoint hallbethenameofthejointventure(whetherlegallyconstitutedorprospective)orthenamesofallm hereof](hereinaftercalled"theApplicant")hassubmitted orwillsubmittotheBeneficiary is (hereinafter called "the Bid") for the execution of	emberst ts Bid
dguarantee.	h
AttherequestoftheApplicant, we, as Guarantor, herebyirrevocably undertaketopay the Beneficisum or sums not exceeding intotal anamount of	ary any
$(a)  has with drawn its {\bf Bidduring the period of Bidvalidity set for thin the Applicant's Letter of Bidvalidity Period''), or any extension the reto provided by the Applicant; or {\bf Particle Period''}, {\bf Particle Period''},$	("theBid
(b) havingbeennotifiedoftheacceptanceofitsBidbytheBeneficiaryduringtheBidValidityPer yextensiontheretoprovidedbytheApplicant,(i)hasfailedto signthecontractagreement, of failed to furnish performancesecurity,inaccordancewiththeInstructionstoBidders("ITB")oftheBeneficial dingdocument.	r (ii) has the
This guarantee will expire: (a) if the Applicant is the successful Bidder, upon our receipt of copies of the actagreement is greatly the Applicant and the performance security is sued to the Beneficiary in relative chContract agreement; or (b) if the Applicant is not the successful Bidder, upon the earlier of (i) our reaction of the Beneficiary's notification to the Applicant of the results of the Bidding process; or (ii) two eight days after the end of the BidValidity Period.	ntiontosu eceiptof

Consequently, any demand for payment under this guarantee must be received by us at the office indicated allowed over one or before that date.
[Signature(s)]

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



### Manufacturer's Authorization

[TheBiddershallrequiretheManufacturertofillinthisForminaccordancewiththeinstructionsindicated .ThisletterofauthorizationshouldbeontheletterheadoftheManufacturerandshouldbesignedbyaperson withtheproperauthoritytosigndocumentsthatarebindingontheManufacturer.TheBiddershallincludei tinitsBid,ifsoindicatedintheBDS.]

Date:[insertdate(asday,monthandyear)ofBidsubmission]
No::[insertnumberofBiddingprocess]
AlternativeNo::[insertidentificationNoifthisisaBidforanalternative]

To:[insertcompletenameofProcuringAgency]

### **WHEREAS**

We[insertcompletenameofManufacturer], who are official manufacturers of [inserttypeofgoods manufactured], having factories at [insertfulladdress of Manufacturer's factories], do here by authorize [insert completename of Bidder] to submit a Bidthepurpose of which is to provide the following Goods, manufacture dby us [insertname and or brief description of the Goods], and to subsequently negotiate and sign the Contract

 $We here by extendour full {\color{blue}guarantee} and {\color{blue}warranty} in accordance with {\color{blue}Clause280} fthe {\color{blue}GeneralConditions} of {\color{blue}Contract, with respect to the Goods offered by the above firm.}$ 

Signed:[insertsignature(s)ofauthorizedrepresentative(s)oftheManufacturer]

Name:[insertcompletename(s)ofauthorizedrepresentative(s)oftheManufacturer]

Title:[inserttitle]

SECTIONVII:GENERALCONDITIONSOFTHECONTRACT

JEWEL OF PAKISTAN
Tourism Department Gilgit-Baltistan
visitgilgitbaltistan.gov.pk

# ${\bf GENERAL CONDITIONS OF THE CONTRACT (GCC)}$

1.	<b>Definitions</b>	1.1	Thefo	ollowingwordsandexpressionsshallhavethe
			mean	ingsherebyassignedtothem:
		İ	a)	"Authority" meansGB Public Procurement Regulatory
				Authority.
			b)	The "Arbitrator" is the personappointed with mutual
				consentofboththeparties,toresolvecontractual
				disputesasprovidedforintheGeneralConditionsoftheContract <b>GCCClause31</b> hereunder.
			c)	The "Contract" meanstheagreemententeredinto
				betweentheProcuringAgencyandtheSupplier,asrecordedinthe
				ContractFormsignedbytheparties,
				includingallattachmentsandappendicestheretoandalldocumen
		H		tsincorporatedbyreferencetherein.
			d)	The "CommencementDate" is the date when the
				Suppliershallcommenceexecutionofthecontractasspecifiedint
				heSCC.
			e)	"Completion" meansthefulfillment of the related
				servicesbytheSupplierinaccordancewiththetermsand
				conditionssetforthinthecontract.
			f)	"CountryofOrigin" meansthecountries and territories eligible
				underthePPRARules2004andits
			-\	corresponding Regulations as further elaborated in the Letter
			g)	The "Contract Price" is the price stated in the Letter of Acceptance and the reafter as adjusted in accordance with the price.
				ovisionsoftheContract.
			h)	"DefectiveGoods" arethosegoods which are below
			1.7	standards, requirements or specifications stated by the Contract.
			i)	"Delivery" meansthetransferofthegoodsfromthe supplier
			-/	equipment,machinery,and/orother
				materialswhichtheSupplierisrequiredtosupplyto
				theProcuringAgencyunderContract.
			j)	"EffectiveContract date"isthe dateshowninthe
				CertificateofContractCommencementissuedbythe
				ProcuringAgencyuponfulfillmentoftheconditions
	100			
	***************************************			
	<u> </u>		<u> </u>	

			precedentstipulatedinGCCClause3.
		k)	"ProcuringAgency" meansthepersonnamedas ProcuringAge
		,	ncyintheSCC and the legal successors in title to this person, procu
			ringtheGoodsandrelated service,asnamedinSCC.
		1)	"RelatedServices" meansthoseservices ancillary to
		, 	thedeliveryoftheGoods, such astransportation and insurance, an
			danyotherincidentalservices, such as installation, commission in
			g,provisionoftechnicalassistance,training,initialmaintenancea
			ndother suchobligations of the Supplier covered under
			the Contract.
		m)	"GCC"meanstheGeneralConditionsofContract
		,	contained in this section.
		n)	"IntendedDeliveryDate" is the date on which it is intended that
		(IV	heSuppliershalleffectdeliveryasspecifiedintheSCC.
	VII	o)	"SCC"meanstheSpecialConditionsofContract.
		p)	"Supplier" meanstheindividual privateor government entity or
			acombinationoftheabove
			whoseBidtoperformthecontracthasbeenacceptedbytheProcur
			ingAgencyandisnamedassuchinthe Contract Agreement, and
			includes the legal
	\		successorsorpermittedassignsofthesupplierandshallbe
	10		namedintheSCC.
1 6		<b>q</b> )	"ProjectName" meansthename of the project stated in SCC.
		r)	"Day"meanscalendarday.
		s)	"EligibleCountry" meansthecountries and territories
			eligibleforparticipationinaccordancewiththe
			policiesoftheFederalGovernment.
		t)	"EndUser" meanstheorganization(s) wherethe
	ouris		goodswillbeused,asnamedintheSCC.
	11-11	u)	"Origin" meanstheplacewherethe Goodswere
			mined,grown,orproducedorfromwhich
			theServicesaresupplied.Goodsareproducedwhen,
			throughmanufacturing,processing,orsubstantialandmajor
			assemblyofcomponents,acommerciallyrecognizedn
			ewproduceresultsthatissubstantially
I	1	L	I.

[				differentinbasiccharacteristicsorinpurposeorutilityfromitsco
				mponents.
			v)	"ForceMajeure"meansanunforeseeableeventwhichisbeyond
			* /	reasonablecontrolofeitherPartyandwhichmakesaParty'sperfo
				-
				rmanceofitsobligationsundertheContractimpossibleorsoimpr
				acticalastobe consideredimpossibleunderthecircumstances.
				ForthepurposesofthisContract, "ForceMajeure"
				meansaneventwhichisbeyondthereasonable
				controlofaParty,isnotforeseeable,isunavoidable,anditsorigini
				snotduetonegligenceorlackofcareonthepartofaParty,andwhic
				hmakesaParty's
		11 /-		performanceofitsobligationshereunderimpossibleorsoimprac
		11/13		ticalasreasonablytobeconsideredimpossibleinthecircumstanc
		With		es. Andincludes, but is not limited to, war, riots, civil disorder, eart
				hquake, fire,explosion,storm,flood,epidemics,orother
				adverseweatherconditions, strikes, lockouts or other
		<u> </u>		industrialaction(exceptwheresuchstrikes,lockoutsorotherind
				ustrialactionarewithinthepowerofthe Partyinvoking
				ForceMajeure toprevent),
				confiscationoranyotheractionbyGovernmentagencies.
			\	
			w)	"Specification" meansthe Specification of the Goods and perfor
				manceofincidentalservicesinaccordancewiththerelevantstand
				ardsincludedintheContract
				andanymodificationoradditionmadeorapprovedby the
				Procuring Agency.
			x)	The Supplier's Bidisthecompleted Bid document submitted by
				the Supplier to the Procuring Agency.
				lenartment Gilgit-Raltistan
2.	Applicationan	2.1		GeneralConditionsshallapplytotheextentthatthey
<u> </u>	dinterpretatio	7151	areno	tsupersededby109onvenienofotherpartsofthe Contract.
	n			
		_ <del>`</del>	i	

		2.2	IninterpretingtheseConditionsofContractheadingsandmarginalnotes areusedforconvenienceonlyandshallnotaffect theirinterpretationsunlessspecifically stated;referencestosingularincludethepluralandviceversa;andmascu lineincludethefeminine.Wordshavetheirordinarymeaning underthe language of the Contract unlessspecificallydefined.  ThedocumentsformingtheContractshallbeinterpretedin thefollowingorderof priority:
		Vis	<ol> <li>FormofContract,</li> <li>SpecialConditionsofContract,</li> <li>GeneralConditionsofContract,</li> <li>LetterofAcceptance,</li> <li>CertificateofContractCommencement</li> <li>Specifications</li> <li>Contractor'sBid,and</li> <li>AnyotherdocumentlistedintheSpecialConditionsofContractasf ormingpartoftheContract.</li> </ol>
<i>3</i> .	ConditionsP recedent	3.1	HavingsignedtheContract,itshallcomeintoeffectonthe dateonwhichthe110onvenienconditionshavebeensatisfied:-
	recuent	3.2	a) SubmissionofperformanceSecurity(orguarantee)in theformspecifiedintheSCC; b) Furnishing of Advance Payment Unconditional Guarantee.  IftheConditionprecedentstipulatedonGCCClause3.1isnotmetbythed atespecifiedintheSCCthiscontractshallnotcome intoeffect;  IftheProcuringAgencyissatisfied that each of the conditions precedent in this contract has been satisfied(excepttotheextentwavedbyhim, but subject to suchconditionsasheshallimposeinrespectofsuchwaiver)heshallprom ptlyissuetothesupplieracertificateofContract commencement,whichshallconfirmthestartdate.

4. Governing Language	4.1	The Contract as all correspondence and documents relating to the contract exchanged by the Supplier and the Procuring Agency shall be written in the language specified in SCC.  Subject to GCC Clause 3.1, the version of the Contract written in the specified language shall govern its interpretation.
	5.1	Thecontractshallbegovernedandinterpretedin accordancewiththelawsofPakistan, unless 111 onveniens pecified in S
5. Applicable	L	CC.
aw	6.1	TheoriginofGoodsandServicesmaybedistinctfromthe nationality of
	P	the Supplier.
6. Country of Origin		
7. Standards	7.1	TheGoodssuppliedunderthisContractshallconformto
		the standards mentioned in the Technical Specifications, and, when no applicable standard is mentioned, the
		AmericanStandards(suchasACI,IEEE,ASME,etc.)orthe
		PakistanistandardssuchasPSQCASuchstandardsshallbe
8. Useof	8.1	thelatestissuedbytheconcernedinstitution. TheSuppliershallnot, without the Procuring Agency's prior written
Contract Documents Information spectionan ditbytheGo nment ofPakistan	and n;In dAu	consent, disclose the Contract, or anyprovision thereof, or any specification, plan, drawing,pattern,sample,orinformationfurnishedbyoronbehalfofthe Procuring Agencyinconnectiontherewith,toanypersonotherthanapersonemplo yedbytheSupplierintheperformanceofthe Contract.Disclosure toany suchemployed person shall be madeinconfidenceandshallextendonlyasfarasmaybenecessaryforpur posesofsuchperformance.  TheSuppliershallnot,withouttheProcuringAgency'sprior writtenconsent,makeuseofanydocumentorinformation  111onvenieninGCCClause7.1except forpurposesof performing theContract.  Anydocument,otherthantheContract itself,111onvenien in GCCClause7.1shallremainthepropertyoftheProcuring  Agencyandshallbereturned(allcopies)totheProcuring  AgencyoncompletionoftheSupplier'sperformanceundertheContractifsorequiredbytheProcuringAgency.

		8.4	
			TheSuppliershallpermittheGovernmentofPakistanor/anddono
			ragenciesinvolvedinfinancingtheprojectto
			inspecttheSupplier's accounts and records relating to the
			performanceoftheSupplierandtohavethemauditedby
			auditorsappointedbytheGovernmentofPakistanor/andtheappropriate
			donoragencies, if sorequired by the Government of Pakistan or /and
			theappropriatedonoragencies.
		9.1	TheSuppliershallindemnifytheProcuringAgencyagainstallthird-
9.	PatentandCo		partyclaimsofinfringementofpatent,trademark,orindustrialdesignrig
	pyRights		htsarisingfromuseoftheGoodsoranypart thereof in Pakistan.
		9.2	
		9.2	
			materials containing data and 112 on venience furnished to the
			ProcuringAgencyby the Supplier herein shall remainvested inthesupplier, or, if they are furnished to
			the Procuring Agency directly, or through the Supplier by any
			thirdparty, including suppliers of materials, the patent
		101	rightinsuchmaterials shallremainvestedinsuchthirdparty.
		10.1	The Performance Security (or Guarantee) shall be provided to the Procuri
			ngAgencynolaterthanthedatespecifiedintheLetterof
10.	Performance		Acceptanceandshallbeissuedinanamountand form and by
	Security(or		abankorsuretyacceptabletothe ProcuringAgency,and
	Guarantee)		denominated in the types and proportions of the currencies in which the C
			ontractPriceispayableasspecifiedintheSCC.
		10.2	TheproceedsofthePerformanceSecurity(orGuarantee)
			shallbepayabletotheProcuringAgencyascompensationforanylossres
			ultingfromtheSupplier'sfailuretocompleteits112onveniencunderthe
			Contract.
		10.3	The Performance Security (or Guarantee) shall be in one of
			thefollowingforms:
			a) Abankguarantee,anirrevocable 112onvenof creditissuedbyareputablebank,orintheformprovidedintheBid
			ding Documentsor another formacceptable tothe
<u></u>			Procuring Agency; or
			b) Acashier'sorcertifiedcheck.

11.	Inspections andTest	11.4 11.5	Theperformancesecurity(orguarantee)willbedischargedbythePr ocuringAgencyandreturnedtotheSuppliernot laterthanthirty(30)days113onvenienthedateofcompletionof theSupplier's performanceobligationsunderthe Contract, includinganywarrantyobligations,unlessotherwisespecifiedinS CC.  TheProcuringAgencyoritsrepresentativeshallhavetheright toinspectand/ortotesttheGoodstoconfirmtheirconformitytotheContractspecificationsatnoextracosttotheProcuringAgency.SCCandtheTe chnicalSpecificationsshallspecifywhat inspectionsandteststheProcuringAgencyshallnotifytheSupplierinwritingorinelectronicformsthatproviderecordofthecontentofcommunication,inatimelymanner,oftheidentity ofanyrepresentativesretainedforthesepurposes. The inspections and tests maybe conducted on thepremisesofthe Supplieroritssubcontractor(s),atpointofdelivery, and/orattheGoods'finaldestination.Ifconductedonthepremises ofthe Supplieroritssubcontractor(s),allreasonablefacilitiesand assistance,includingaccesstodrawingsandproductiondata, shallbefurnished totheinspectorsatnochargetotheProcuring Agency. ShouldanyinspectedortestedGoodsfailtoconformtothe Specifications,theProcuringAgencymayrejecttheGoods,and theSuppliershallreplacetherejectedGoodstomeetspecificationrequir ementsfree of cost to the Procuring Agency. TheProcuringAgency'srighttoinspect,testand,where necessary,rejectGoodsaftertheGoods' arrival in the ProcuringAgency'scountryshallinnowaybelimitedoreared byreasonoftheGoodshaving previously been inspected,tested,andpassedbytheProcuringAgencyoritsrepresentative prior to the Goods' shipment from thecountryoforigin. NothinginGCCClause10shallinanywayreleasethe supplierfromanywarrantyorotherobligationsunderthis Contract.

12.	Packing	12.1	ThesuppliershallprovidesuchpackingoftheGoodsasis requiredtopreventtheirdamageordeteriorationduring transittotheirfinaldestination,asindicatedintheContract.  Thepackingshall besufficient to withstand,without limitation,roughhandlingduringtransitandexposureto extremetemperatures,saltandprecipitationduringtransit, andopenstorage.Packingcasesizeandweightsshalltake intoconsideration,whereappropriate,theremotenessofthe Goodsfinaldestinationandtheabsenceofheavyhandling facilitiesatallpointsintransit.
		Vis	Thepacking,marking,anddocumentationwithinandouts idethepackagesshallcomplystrictlywithsuchspecialrequirementsass hallbeexpresslyprovidedforinthe Contract, including additional requirements, if any, specified in SCC, and in any subsequent instructions or dered by the Procuring Agency.
13.	DeliveryandD ocuments	13.1	DeliveryoftheGoodsshallbemadebytheSupplierin 114onveniencwiththetermsspecifiedintheScheduleofRequirements. Thedetailsofshippingandorother documentstobefurnishedbytheSupplierasspecifiedin SCC.
	3	13.2	Forpurposesof theContract, "EXW", "FOB", "FCA", "CIF", "CIP," and othertrade terms used to describe the114onveniencofthepartiesshallhavethemeaningsassignedtothem bythecurrenteditionofINCOTERMSpublishedbytheInternationalCh amberofCommerce,Paris.  DocumentstobesubmittedbytheSupplierarespecifiedin
14.	Insurance	14.1	SCC.  The Goods supplied under the Contract shall be fully insuredinafreelyconvertiblecurrencyagainstlossordamageincidental
			tomanufactureoracquisition,transportation,storage,anddelivery inthemanner specifiedinthe SCC.

1-	T	1-1	W1 4 0 1 1 1 0 11 1			
<i>15.</i>	Transportatio n	15.1	Where the Supplier is required under Contract to deliver the GoodsFOB,transportoftheGoods,uptoandincludingthe pointofputtingtheGoodsonboardthevesselatthe			
			specifiedportofloading, shall bearranged and paid for by			
			the Supplier, and the cost thereof shall be included in the			
			ContractPrice.WheretheSupplierisrequiredunderthe			
			ContracttodelivertheGoodsFCA,transportoftheGoodsanddelivery			
			into the custodyof the carrier atthe			
			placenamedbytheProcuringAgencyorotheragreedpointshallbearrang			
			edandpaidforbytheSupplier,andthecostthereofshallbeincludedinthe			
			ContractPrice.			
		15.2	Where the Supplier is required under Contract to deliver the			
			GoodsCIForCIP,transportoftheGoodstotheportofdestinationorsucho			
			thernamedplaceofdestinationin			
			Pakistan, as shall be specified in the Contract, shall be			
			arrangedandpaidforbytheSupplier,andthecostthereof			
			shallbeincludedintheContractPrice.			
		15.3	WheretheSupplieris required under the Contract to			
			transporttheGoodstoaspecifiedplaceofdestinationwithinPakistan,def			
			ined asthe Project Site,transport tosuchplaceof destination in			
			Pakistan, including insurance andstorage, as			
			shallbespecifiedintheContract,shallbearrangedbytheSupplier,andrel			
			atedcostsshallbeincludedintheContractPrice.			
		16.1	TheSuppliermayberequiredtoprovideanyorallofthe			
			followingservices, including additional services, if any,			
			specifiedinSCC:			
16.	Related		a) Performanceorsupervisionofon-site assembly, Installation			
	Services		Commissioning and/or start-up of the suppliedGoods;			
			b) Furnishingoftoolsrequiredforassemblyand/ormaintenanceo			
			fthesuppliedGoods;			
		<b>V</b> 1511	c)Furnishingofadetailedoperationsandmaintenancemanualforeacha			
			ppropriateunitofthesuppliedGoods;			
			d) Performanceorsupervisionormaintenanceand/orrepair			
			ofthesuppliedGoods, for a period of time			
<u>!</u>			agreedbytheparties,providedthatthisserviceshallnotrelieveth			
			eSupplierofanywarrantyobligations			

				underthisContract;and		
			e)	TrainingoftheProcuringAgency'spersonnel,atthe		
				Supplier'splantand/oron-site,inassembly,start-		
				up,operation,maintenance,and/orrepairofthe		
				suppliedGoods.		
		16.2	PriceschargedbytheSupplierforrelatedservices,ifnot			
			includedintheContractPricefortheGoods,shallbeagreed			
			uponinadvancebythepartiesandshallnotexceedthe			
			prevailingrateschargedtootherpartiesbytheSupplierforsimilarservice			
			s.			
17.	<b>SpareParts</b>	17.1	As specified in SCC, the Supplier may be required to			
		,	1	eanyorallofthefollowingmaterials,notifications,andinformatio		
		I /• .		iningtosparepartsmanufacturedordistributed by the Supplier:		
		1/18	a)	SuchsparepartsastheProcuringAgencymayelectto		
<u></u>				purchasefromtheSupplier,provided that thiselection		
		1		shall not relieve the Supplier of any warranty		
	_ 6	1		obligationsundertheContract;and		
	9.4		b)	In theevent oftermination of production of the spareparts:		
		P (B)		i) advancenotificationtotheProcuringAgency		
	001			ofthependingtermination,insufficienttimetopermitth		
				eProcuringAgencytoprocure		
	<b>—</b> — — — — — — — — — — — — — — — — — —	10		neededrequirements;and		
	1 6		1 1	13 CH : 14 1 C : 1		
			1. 4	ii) followingsuchtermination, furnishingatnocosttotheP		
			71 9	rocuringAgency, theblueprints, drawings,		
				and specifications of the spare parts, if requested.		
		E٧	/EL	. OF PAKISTAN		
	Т	ouri:	im D	epartment Gilgit-Baltistan		
	1	/isit	gilg	itbaltistan.gov.pk		

		19.2	TheSupplier'srequest(s)forpaymentshallbemadetothe ProcuringAgencyinwritingorinelectronicformsthat provide recordofthecontentofcommunication,accompaniedbyan invoicedescribing,asappropriate,the GoodsdeliveredandServicesperformed,andbydocumentssubmitted pursuantto GCCClause13, andupon fulfillment ofotherobligationsstipulatedintheContract.  PaymentsshallbemadepromptlybytheProcuringAgency, withinsixty(60)daysaftersubmissionofaninvoiceorclaimbytheSupplie r.IftheProcuringAgencymakesalate payment,theSuppliershallbepaidinterestonthelate payment.Interestshallbecalculatedfromthedatebywhich the payment
			shouldhave beenmade up to the date when the latepayment is made at the rate asspecified in the SCC.
		19.4	Thecurrencyorcurrenciesinwhichpaymentismadetothe
			SupplierunderthisContract shallbe specified in SCCsubject tothefollowinggeneralprinciple:paymentwillbe madeinthe currencyorcurrenciesinwhichthepaymenthasbeenrequested
			intheSupplier'sBid.
		19.5	AllpaymentsshallbemadeinthecurrencyorcurrenciesspecifiedintheS
			CCpursuanttoGCCClause19.4
20.	Prices	20.1	The contract price shall be as specified in the Contract
			AgreementSubjecttoanyadditionsandadjustmentsthereto
		20.2	ordeductionstherefrom, as may be made pursuant to the Contract.
		20.2	Duisas ahanga dhyutha Symmlianfan Caa dadaliyyanadan dSamyiaasman
			PriceschargedbytheSupplierforGoodsdeliveredandServicesper formedundertheContractshallnotvaryfromthepricesquotedbytheSup
			plierinitsBid,withthe
		ouri	exceptionofanypriceadjustmentsauthorizedinSCCorin
		احارا	theProcuringAgency'srequestforBidValidityextension,asthecasema
		W 131	ybe.
21.	Change	21.1	TheProcuringAgencymayatanytime,byawrittenordergiven
	Orders		to the Supplier pursuant to GCCC lause 22, make changes within the gene
			ralscopeoftheContractinanyoneormoreofthefollowing:
			a) Drawings,designs,orspecifications,whereGoodstobefurnish
			edundertheContractaretobespecificallymanufacturedfortheP rocuringAgency;

			\
			a) Themethodofshipmentorpacking;
			b) Theplaceofdelivery;and/or
		= = = = = = = = = = = = = = = = = = =	c) TheServicestobeprovidedbytheSupplier.
		21.2	Ifanysuchchangecausesanincreaseordecreaseinthecostof,or
			thetimerequiredfor,theSupplier'sperformanceofanyprovisionsunder
			theContractanequitableadjustmentshallbemadeintheContractPriceo
			rdeliveryschedule,orboth,andthe
			Contractshallaccordinglybeamended. Any claims by the Supplier for
			adjustment under this
			clausemustbeassertedwithinthirty(30)daysfromthedateoftheSupplie
			r'sreceiptofthe ProcuringAgencychangeorder.
		21.3	Pricestobechargedbythesupplierforanyrelatedservicesthat
			mightbeneededbutwhichwerenotincludedinthe
			ContractshallbeagreeduponinadvancebythePartiesandshallnotexcee
		M L	dtheprevailingrateschargedtootherpartiesbythe Supplierfor
			similarservices.
		22.1	
22.	Contract		SubjecttoGCCClause20,novariationinormodificationoftheter
	Amendments		msoftheContractshallbemadeexceptbywritten
	00		amendmentsignedbytheparties.
23.	Assignment	23.1	NeithertheProcuringAgencynortheSuppliershallassign,
			inwholeorinpart,obligationsunderthisContract,except withtheprior
			writtenconsentof theotherparty.
24.	Sub-	24.1	The Suppliers hall consult the Procuring Agency in the event of subcontractions and the suppliers hall consult the Procuring Agency in the event of subcontractions and the suppliers hall consult the Procuring Agency in the event of subcontractions and the suppliers hall consult the Procuring Agency in the event of subcontractions and the suppliers hall consult the Procuring Agency in the event of subcontractions and the suppliers hall consult the Procuring Agency in the event of subcontractions and the suppliers hall consult the procuring Agency in the event of subcontractions and the suppliers hall consult the procuring Agency in the event of subcontractions and the suppliers hall consult the procuring Agency in the event of subcontractions and the subcontractions are suppliers as the subcontraction of the subcontractions and the subcontractions are suppliers as the subcontraction of the subcontractions and the subcontractions are suppliers as the subcontraction of the subcontractions and the subcontraction of the sub
	contracts		tingunderthiscontractifnotalreadyspecifiedinthe Bid.
		24.2	Subcontracting shallnot alter the Supplier's obligations.
		24.2	Subcontractsmustcomplywiththeprovision of GCCClause 5.
		25.1	DeliveryoftheGoodsandperformanceofServicesshallbe
		[ ouri	madebytheSupplierin119onveniencwiththetimescheduleprescribedb
25.	DelaysintheS	<u>lilei</u>	ytheProcuringAgencyintheScheduleofRequirements.
	upplier'sPerf ormance		- Sugiculario Control
	Ul mance	= = = = = = = = = = = = = = = = = = =	

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		25.2	IfatanytimeduringperformanceoftheContract,the
			Supplieroritssubcontractor(s)shouldencounterconditionsimpedingti
			melydeliveryoftheGoodsandperformanceofServices,theSuppliershal
			lpromptlynotifytheProcuring
			Agencyinwritingorinelectronicformsthatproviderecordofthecontento
			fcommunicationofthefactofthedelay,its
			likelydurationanditscause(s). Assoonaspracticableafter
			receiptoftheSupplier'snotice,theProcuringAgencyshallevaluatethesit
			uationandmayatitsdiscretionextendthe
			Supplier's time for performance, without liquidated damages, in w
			hichcasetheextensionshallberatifiedbythe
			partiesbyamendmentofContract.
		25.3	ExceptasprovidedunderGCCClause28, adelay by the
			Supplierintheperformanceofitsdeliveryobligationsshallrender
			theSupplierliabletotheimpositionof
			liquidateddamagespursuanttoGCCClause26,unlessanextensionofti
			meisagreed uponpursuanttoGCCClause25.2withouttheapplication
			of liquidateddamages.
26.	Liquidated	26.1	SubjecttoGCCClause28,iftheSupplierfailstodeliverany
	Damages		oralloftheGoodsortoperformtheServiceswithinthe
			period(s)specifiedintheContract,theProcuringAgency
			shall, without prejudice to its other remedies under the
			Contract, deduct from the Contract Price, as liquidated damages, a sum eq
			uivalenttothepercentagespecifiedin
			<b>SCC</b> ofthedeliveredpriceofthedelayedGoodsorunperformedServices
			foreachweekorpartthereofofdelay
			untilactualdeliveryorperformance,uptoamaximumdeduction
			oftheperformancesecurity(orguarantee)
			specifiedinSCC.Oncethesaidmaximumisreached,the
			ProcuringAgencymayconsiderterminationoftheContract
			pursuanttoGCCClause26.
		27.1	TheProcuringAgencyortheSupplier,withoutprejudicetoanyotherrem
27.	Terminationf		edyforbreachofContract,bywrittennoticeofdefault
Ī	or Default		senttotheconcernedpartymayterminatetheContractifthe
			otherpartycausesafundamentalbreachoftheContract.

27.2	FundamentalbreachesofContractshallinclude,butshallnot belimitedtothefollowing:
	a) theSupplierfailstodeliveranyoralloftheGoodswithin theperiod(s)specifiedintheContract,orwithinanyextensionthe reofgrantedbytheProcuring Agency pursuant toGCCClause24;or
	b) theSupplierfailstoperformanyotherobligation(s) undertheContract;
	c) Supplier's failure to submitperformancesecurity (orguarantee) within the time stipulated in the SCC;
	d) the supplierhas abandoned or repudiated the contract.
1/:	e) the Procuring Agency or the Supplier is declared bankruptor goesi nto liquidation other than for a reconstruction or a malgamation;
VI	f) apaymentisnotpaidbytheProcuringAgencytothe Supplierafter84daysfromtheduedateforpayment;
	g) the Procuring Agency gives Notice that goodsdeliveredwitha defect is a fundamental breach of Contract and the Supplier fails to correct it within a reasonable period of time determined by the Procuring Agency; and
	h) iftheProcuringAgencydetermines,basedonthe reasonableevidence,thattheSupplierhasengagedin corrupt,coercive,collusive,obstructiveorfraudulent practices,incompetingfororinexecutingthe Contract.
	Forthepurposeofthisclause:
lour	"CorruptandFraudulentPractice" meansthepractices as described in Rule-2(1)(f) of Public Procurement Rules-2004.
	gilgitbaltistan.gov.pk

		27.4	IntheeventtheProcuringAgencyterminatestheContractin
			wholeorinpart, pursuant to GCC Clause 26.1, the
			Procuring Agencymay procure, upon such terms and in
			suchmannerasitdeemsappropriate,GoodsorServicessimilartothoseun
			delivered,andtheSuppliershallbeliable
			totheProcuringAgencyforanyexcesscostsforsuchsimilarGoodsorSer
			vices.However,theSuppliershallcontinue
			performanceoftheContracttotheextentnotterminated.
20		28.1	Notwithstandingtheprovisions of GCCClauses 25,26, and 27, neither Pa
28.	Terminationfo rForce		rtyshallhaveanyliabilityorbedeemedtobeinbreachoftheContractforan
	Majeure		ydelaynorisotherfailurein performanceof
	1/10/00000		itsobligationsundertheContract,ifsuchdelay orfailureis a
			resultofaneventofForceMajeure.
			Forpurposeofthisclause, "ForceMajeure" means an event
			whichisbeyondthereasonablecontrolofaParty,isnot
			foreseeable, is unavoidable, and its originis not due to
			negligenceorlackofcareonthepartofaParty,andwhichmakesaParty'sp
			erformanceofitsobligations
			hereunderimpossibleorsoimpracticalasreasonablytobeconsideredimp
			ossibleinthecircumstances, and includes, but is not
			limitedto,war,riots,civildisorder,earthquake,fire,
			explosion,storm,flood,epidemics,orotheradverseweather
			conditions, strikes, lockouts or other industrial action (except
			wheresuchstrikes,lockoutsorotherindustrialactionare
			withinthepowerofthePartyinvokingForceMajeureto prevent
			VEL OF DAVICTAN
			VEL OF PARISTAN
	li li		cm Denartment Gilgit-Raltistan

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		28.2	IfaParty(hereinafterreferredtoas"theAffectedParty")isor will be preventedfrom performing its substantial obligationunder the contract by ForceMajeure,itshallgiveaNoticetotheotherPartygivingfullparticular softheeventandcircumstanceofForceMajeureinwritingorinelectronic formsthatproviderecord ofthecontentofcommunicationofsuchconditionandthecause thereof.UnlessotherwisedirectedbytheProcuringAgencyinwritingori nelectronicformsthatproviderecordofthecontentofcommunication,th eSuppliershallcontinuetoperformitsobligationsundertheContractasfa rasisreasonablypractical,andshallseekall reasonable alternative means for performance notpreventedbytheForceMajeureevent.
29.	Terminationfo	29.1	TheProcuringAgencymayatanytimeterminatethe
	r Insolvency		ContractbygivingwrittennoticetotheSupplierifthe Supplierbecomesbankruptorotherwiseinsolvent.Inthis event,terminationwillbewithoutcompensationtothe Supplier,providedthatsuchterminationwillnotprejudiceoraffectanyrig htofactionorremedywhichhasaccruedorwillaccruethereaftertothePro curingAgency.
30.	<b>Terminationf</b>	30.1	The Procuring Agency, by written notice sent to the Supplier,
	or	30.1	mayterminatethecontract, in whole or in part, at any time
	Convenience	1	foritsconvenience. Thenotice of terminations hall specify that terminatio
			nisfortheProcuringAgency'sconvenience,theContractisterminated,a
		1	ndthedateuponwhichsuchterminationbecomeseffective.
		30.2	TheGoodsthatarecompleteandreadyforshipmentwithinthirty
		JEY	(30)daysaftertheSupplier's receipt of notice
			ofterminationshallbeacceptedbytheProcuringAgencyattheContractte
		<b>Visi</b>	rms andprice.FortheremainingGoods,theProcuringAgencymay elect:
			a) Tohaveanyportioncompletedanddeliveredatthe
			Contracttermsandprices;and/or
			b) TocanceltheremainderandpaytotheSupplieran
			agreedamountforpartiallycompletedGoodsandServicesandfo
			rmaterialsandpartspreviouslyprocuredbytheSupplier.

31.	Disputes Resolution	31.1	issue	ventofanydisputearisingoutofthiscontract, eitherparty shall a notice of dispute to settle the disputeamicably. rtiesheretoshall, within twenty-
			_	28)daysfromthenoticedate, use their best efforts to settle the disput amicably
				hmutualconsultationsandnegotiation. Anyunsolved dispute may
				rredbyeither partytoanarbitrator thatshall be appointed by lconsentofthebothparties.
		31.2		hedisputehasbeenreferredtothearbitrator, within
	TH THE PROPERTY OF THE PROPERT		1	s, or within such other period as may be proposed by
			thePar	ties,theArbitratorshallgiveitsdecision.Therendereddecisionsh
				indingtotheParties.
32.	Procedurefor	32.1	·	bitrationshallbeconductedinaccordancewiththe
<b>02.</b>	<b>DisputesResol</b>			tionprocedurepublishedbythe Institutionnamedand in ceshowninthe SCC.
	ution	32.2		teoftheArbitrator'sfeeandadministrativecostsofarbitrationshall
				neequallybytheParties.Therates
			andcos	stsshallbeinaccordancewiththerulesofthe
				ntingAuthority.Inconductingarbitrationto
		32.3		lityeachpartyshallbearitsincurredcostsandexpenses. bitrationshallbeconductedinaccordancewiththe
		32.3		ationprocedurepublishedbythe institutionnamedand in
				ceshownintheSCC.
		33.1		dtheArbitratorresignordie,orshouldtheProcuring
33.	Replacemento			eyandtheSupplieragreethattheArbitratorisnot
•	f Arbitrator			oninginaccordancewiththeprovisionsofthecontract, anew Arbitr all beappointed by mutual consent of the both parties.
		34.1	Excep	t incasesofcriminalnegligenceorwillful conduct, and in the
		louri	caseof	infringementpursuanttoGCCClause8,
34.	Limitationof		a)	The supplier shall not be liable to the Procuring
34.	Liability			Agency, whether incontract, tort, or otherwise, for any indirector consequential loss or damage, loss of use, loss
				ofproduction,orlossofprofitsorinterestcosts,provided thatthisexclusionshallnotapplytoany obligation of theSuppliertopayliquidateddamagestotheProcuring Agency;and
			b)	TheaggregateliabilityoftheSuppliertothe Agency,whetherunderthe Contract,intort

35.	Notices	35.1	orotherwise, shall not exceed the total Contract Price, provided the atthis limitation shall not apply to the cost of repairing or replacing defective equipment or total any obligation of the Supplier to indemnify the Procuring Agency with respect to patent infringement.  Any notice given by one party to the all the contract of the supplier to incoming a supplier to the supplier
		35.2	Contractshallbesenttotheotherpartyinwritingorin electronicformsthatproviderecordofthecontentofcommunicationandc onfirmedinwritingorinelectronicformsthatproviderecordoftheconten tofcommunicationto theotherparty'saddressspecifiedinSCC.  Anoticeshallbeeffectivewhendeliveredoronthenotice'seffective date,whicheverislater.
36.	TaxesandD uties	36.1	AforeignSuppliershallbeentirelyresponsibleforalltaxes, stampduties,licensefees,andothersuchleviesimposedoutsidePakistan
		36.2	Ifanytaxexemptions, reductions, allowances or privileges may be available to the Supplier in Pakistan the Procuring Agency shall use its best efforts to enable the Supplier to benefit from any such tax saving stothem aximum allowable extent.
		36.3	AlocalSuppliershallbeentirelyresponsibleforalltaxes, duties,licensefees,etc.,incurreduntildeliveryofthe contractedGoodstotheProcuringAgency.
		# The state of the	M(S(M))

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# SECTIONVIII:SPECIALCONDITIONSOFTHECONTRACT(SCC)



# JEWEL OF PAKISTAN

# Special Conditions of Contract (SCC)

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

SCC ClauseNu	GCC ClauseN	Amendmentsof, and Supplements to, Clauses in the GCC
mber	umber	
	Definitions	(GCC1)
1.	1.1	The Procuring Agency is: Tourism, Sports and Culture Department GB
2.	1.1(j)	TheSupplieris:[Nameandaddress]
3.	1.1(q)	ThetitleofthesubjectprocurementorTheProjectis: Provision of Goods & Services for Winter Feast 2026 and other events
5	Governing	Language(GCC4)
4.	4.1	TheGoverningLanguageshallbe: ENGLISH
_	Applicable	Law(GCC5)
5.	5.1	The Applicable Lawsofthe Gilgit-Baltistan Government
	Country of	Origin (GCC 6)
6.	6.1	Countryof Originis: Any eligible country
	Performan	ceSecurity(orguarantee)(GCC10)
7.	10.1	Theamountofperformancesecurity(orguarantee),asa percentageoftheContractPrice,shallbe:5 percent of the Contract Price
8.	10.4	AfterdeliveryandacceptanceoftheGoods,5percentof thePerformanceSecurity(orguarantee)shallbewithheldto covertheSupplier'swarrantyobligationsinaccordancewith GCCClause18.2.

	Inspections	sandTests(GCC11)		
9.	InspectionandtestspriortoshipmentofGoodsandatfinal acceptanceareasfollows:			
		Qualityandquantityinspectionshallbecarriedoutpriorto shipmentofGoodsbythemanufacturer(s)atthesupplier'sownexpenseand responsibilityintermsoftheitemsspecifiedinthespecifications. The supplier shall submitthein spection certificate is sued by himself which should be at tached with the certificate(s) of the manufacturer(s) to the Procuring Agency in order to ensure that the goods are manufactured in compliance with the contract.  For sake of clarity regarding inspection and selection of Horses prior to delivery, the selected bidder shall bear all costs associated with Travelling, Boarding / Lodging and other associated expenses to and from the farm/selection place, in respect of the inspection committee notified for the purpose of inspection		
	Packing(G	CCClause12)		
10.	12.2	Thefollowing SCC shall supplement GCC Clause 12.2:  The Goods shall be packed properly in accordance with standard export packing specified by the Procuring Agency in the Technical Specification.		
	Deliveryan	dDocuments(GCCClause13)		

# JEWEL OF PAKISTAN

11.	13.1	ForGoodssuppliedfromabroad:
		Uponshipment,theSuppliershallnotifytheProcuringAgency andtheInsuranceCompanybycablethefulldetailsofthe shipment,includingContractnumber,descriptionofGoods,quantity,thev essel,thebillofladingnumberanddate,portofloading,dateofshipment,port ofdischarge,etc.TheSupplier shallmailthefollowingdocumentstotheProcuringAgency, withacopytotheInsuranceCompany:
		(i.) OneoriginalplusfourcopiesoftheSupplier'sinvoic eshowingGoods'description,quantity, unitprice,andtotalamount;
		(ii.) originalandfourcopiesofthenegotiable,clean,on-boardbillofladingmarked"freightprepaid"andfourcopies ofnonnegotiablebilloflading;
		(iii.) Oneoriginalplusfourcopiesofthepackinglist identifyingcontentsofeachpackage;
	700	(iv.) InsuranceCertificate;
		(v.) Manufacturer'sorSupplier'swarrantycertificate;
	5	(vi.)  inspectioncertificate, issued by the nominated in spection agency, and the Supplier's factory inspection report; and
	To	(vii.) certificateofcountryoforiginissuedbythe chamberofcommerceandindustryorequivalent authorityinthecountryoforigininduplicate.
		TheabovedocumentsshallbereceivedbytheProcuring AgencyatleastoneweekbeforearrivaloftheGoodsattheport orplaceofarrivaland,ifnotreceived,theSupplierwillbe responsibleforanyconsequentexpenses.
		[Othersimilardocumentsshouldbelisted,dependinguponthe Incotermretained.]

12.	13.3	ForGoodsfromwithinPakistan:
		UpondeliveryoftheGoodstothetransporter,theSupplier shallnotifytheProcuringAgencyandmailthefollowing documentstotheProcuringAgency:
		(i.) oneoriginalplusfourcopiesoftheSupplier'sinvoiceshowin gGoods'description,quantity,unit price,andtotalamount;
		(ii.) deliverynote,railwayreceipt,ortruckreceipt; (iii.)
		Manufacturer'sorSupplier'swarrantycertificate; (iv.)
		inspection certificate issued by the nominated inspection agency, and the Supplier's factory inspectionreport; and
	200	(v.) certificateofcountryoforiginissuedbyPakistan ChamberofCommerceandIndustryorequivalent authorityinthecountryoforigininduplicate.
5	901	TheabovedocumentsshallbereceivedbytheProcuring AgencybeforearrivaloftheGoodsand,ifnotreceived,the Supplierwillberesponsibleforanyconsequentexpenses.
	Insurance(	GCCClause14)

# JEWEL OF PAKISTAN

13.	14.1	The Insurance shall be in an amount equal to 110 percent of the applicable INCOTERM value of the Goods from "warehouse" to "warehouse" on "All Risks" basis, including War Risks and Strikes.
	RelatedS	Services(GCCClause16)
14.	16.1	Relatedservicestobeprovidedare:
		[SelectedservicescoveredunderGCCClause16and/orothershouldbespe cifiedwiththedesiredfeatures.ThepricequotedintheBidpriceoragreedwit htheselectedSuppliershallbeincludedinthe Contract Price.]
	SparePa	rts(GCCClause17)
15.	17.1	Additionalsparepartsrequirementsare:
		Suppliershallcarrysufficientinventoriestoassureex-stock supplyofconsumablesparesfortheGoods.Otherspareparts andcomponentsshallbesuppliedaspromptlyaspossible,but inanycasewithinsix(6)monthsofplacingtheorderandopeningtheletterofc redit.
	Warrant	ty(GCCClause18)
16.	18.2	GCCClause 17.2—Inpartial modification of theprovisions, the warrantyperiodshallbe 1 Yearfrom date of acceptance of the Goods.  TheSuppliershall,inaddition,complywiththeperformanceand/orconsumpt
	7	ionguaranteesspecifiedundertheContract.  If,forreasonsattributabletotheSupplier,theseguaranteesare not attained in whole or in part, the Supplier shall, at its discretion,either:
		makesuchchanges,modifications,and/oradditionstotheGo odsoranypartthereofasmaybenecessaryin order to attain the contractualguaranteesspecifiedintheContractatitsowncostan dexpenseandto carryoutfurtherperformancetestsinaccordancewithSCC4,
		Or

		1
-17.	18.4 & 18.5	(b) payliquidateddamagestotheProcuringAgency withrespecttothefailuretomeetthecontractual guarantees.  Therateoftheseliquidateddamagesshall be0.20percentperdayofundeliveredmaterials/goodsv alueuptothesumequivalentto theamountoftenpercentofthecontractvalue.  Theperiodforcorrectionofdefectsinthewarrantyperiodis:
_18.	Payment(G	The method and conditions of payment to be made tothe SupplierunderthisContractshallbeasfollows:  PaymentforGoodssuppliedfromabroad:  Paymentofforeigncurrencyportionshallbemadein(  (i) AdvancePayment:percentoftheContract     Priceshallbepaidwithinthirty(30)daysofsigning     oftheContract,anduponsubmissionofclaimanda     bankguaranteeforequivalentamountvaliduntilthe     Goodsaredeliveredandintheformprovidedinthe     BiddingDocumentsoranotherformthe     BiddingDocumentsoranotherformthe     Procuring Agency.  (ii) OnShipment:     percentoftheContractPriceoftheGoodsshippedshallbepaidth     roughirrevocableconfirmedletterofcreditopenedinfavorofth     e
		Supplierinabankinitscountry, uponsubmission of documentss pecified in GCCC lause 10.  (iii) On Acceptance: percent of the Contract Price of Goods received shall be paid within thirty (30) days of receipt of the Goods upon submission of claims upported by the acceptance certificate is sued by the Procuring Agency.  Payment of local currency portions hall be made in: [insert the currency] within thirty (30) days of presentation of claims upported by acertificate from the PE declaring that the Goods

		havebeendeliveredandthatallothercontractedServiceshave beenperformed.
		Payment for Goods and Services supplied from withinPakistan:
	PaymentforGoodsandServicessuppliedfromwithinPakistan shallbemadeinPakistaniRupees,asfollows:	
		(i)Advance Payment: 30percentoftheContract Priceshallbepaidwithinthirty(30)daysofsigning oftheContractagainstasimplereceiptandabank guaranteefortheequivalentamountandintheformprovidedint heBiddingDocumentsoranotherformacceptabletotheProcuri ngAgency.
	3	<ul> <li>(ii) OnDelivery:30percentoftheContractPriceshallbepaidonrec eiptoftheGoodsandupon submissionofthedocumentsspecifiedinGCC Clause11.</li> <li>(iii) OnAcceptance:Theremaining40percentofthe ContractPriceshallbepaidtotheSupplierwithin thirty(30)daysafterthedateoftheacceptancecertificateforther espectivedeliveryissuedbythe Procuring Agency.</li> </ul>
		JEWEL OF PAKISTAN
19.	19.3	RatetobeusedforpayingtheSupplier'sinterestonthelate paymentmade byProcuringAgencyshallbe(N/A)
	Prices(G	GCC20)
20.	20.1	Pricesshallbeadjustedinaccordancewithprovisionsinthe AttachmenttoSCC. (N/A)
	Liquidat	tedDamages(GCCClause26)

25.1	Applicablerate: [0.20percentperdayofundeliveredmaterials/goodsvalueuptothesumequiv alentto theamountoftenpercentofthecontractvalue]
Procedu	reforDisputeResolution(GCCClause32)
32.3	DisputeResolution
	(a) ForContractstobeenteredwithforeignContractor/Service Provider:  AlldisputesarisinginconnectionwiththepresentContract shallbefinallysettledundertheRulesofConciliationandArbitrationofth eInternationalChamberofCommerceby oneormorearbitratorsappointedinaccordancewithsaidRules.  (b) ForContractstobeenteredwithnationalsofPakistan:  1. IfanydisputeofanykindwhatsoevershallarisebetweentheProcurin gAgencyandtheSupplierin connectionwithorarisingoutoftheContract,includingwithoutprej udicetothegeneralityofforegoing,any questionregardingitsexistence,validity,termination andtheexecutionoftheContract—whetherduring developingphaseoraftertheircompletionandwhether beforeorafterthetermination,abandonmentorbreach oftheContract—thepartiesshallseektoresolveany such disputeordifferencebymutualdiligent negotiationsingoodfaithwithin7(seven)daysfollowinganoticesen tbyonePartytotheotherPartyin this regard.  2. Atfutureofnegotiationthedisputeshallberesolvedthroughmediati
	onandmediatorshallbeappointedwith themutualconsentofthebothparties.
	3. At the event of failure of mediation to resolve the
	Procedu

	dispute relating to this contractsuchdisputeshallfinally beresolvedthroughbindingArbitrationbysolearbitratorinaccorda ncewithArbitrationAct1940.Thearbitratorshallbeappointedbym utualconsentofthe bothparties.TheArbitrationshalltakeplaceinGilgitandproceedingswillbeconductedinEnglish
	<ol> <li>Thecostofthemediationandarbitrationshallbesharedbytheparties inequalproportionhowevertheboth partiesshallbeartheirowncostsandlawyer'sfeesregardingtheirow nparticipationinthemediationandarbitration. However, the Arbitr atormaymakeanawardofcostsupontheconclusionofthearbitratio nmaking any partytothe disputeliable topaythecostsofanother partytothedispute.</li> <li>Arbitrationproceedingsasmentionedintheabove clause regardingresolutionofdisputesmaybe commencedpriorto, duringorafterdeliveryofgoods.</li> <li>Notwithstandinganyreferencetothearbitrationherein, thepartiesshallcontinuetoperformtheirrespectiveobligationsund ertheContractunlesstheyotherwiseagreethattheProcuringAgenc yshallpaytheSupplier anymonies duetotheSupplier.</li> </ol>
	Notices(GCCClause35)
26.	35.1 —ProcuringAgency'saddressfornoticepurposes: —Supplier'saddressfornoticepurposes:

SECTIONIX: CONTRACTFORMS

# Baltistan

# **JEWEL OF PAKISTAN**

# FormofContract

ada nd/	IISAGREEMENTmadethedayof20between[nameand dressofProcuringAgency] ofPakistan(hereinaftercalled"theProcuringAgency") oftheoneparta [nameofSupplier] of[cityandcountryofSupplier] wreinaftercalled"theSupplier") oftheotherpart:
Bio ted	HEREASthe Procuring Agency - invited disforcertaingoodsandrelatedservices, viz., [briefdescriptionofgoodsandservices] and has accept a Bidbythe Supplier for the supply of those goods and related services in the sum of [contract price in the sum of
NO	OWTHISCONTRACTWITNESSETHASFOLLOWS:
1.	In this Contract words and expressions shall have the same meanings as are respectively assigned to the minthe Conditions of Contract referred to.
2.	The following documents shall be deemed to form and be read and construed a spart of this Contract, In the event of any ambiguity or conflict between the Contract Documents listed below, the order of precedences hall be the order in which the Contract Documents are listed below:-
	<ul> <li>(h) ThisformofContract;</li> <li>(i) theFormofBidandthePriceSchedulesubmittedbytheBidder;</li> <li>(j) theScheduleofRequirements;</li> <li>(k) theTechnicalSpecifications;</li> <li>(l) theSpecialConditionsofContract;</li> <li>(m) theGeneralConditionsoftheContract;</li> <li>(n) theProcuringAgency'sLetterofAcceptance; and</li> <li>(o) [addhere:anyotherdocuments]</li> </ul>
3.	InconsiderationofthepaymentstobemadebytheProcuringAgencytothe Supplierashereinaftermentioned,theSupplierherebycovenantswiththe ProcuringAgencytoprovidethe goodsand related services and to remedydefectsthereininconformityinallrespectswiththeprovisionsoftheContract.
4.	The Procuring Agencyhere by covenant stop ay the Supplier inconsideration of the provision of the goods and related services and the remedying of defects therein, the Contract Price or such other sum as may be come payable under the provisions of the contract at the times and in the manner prescribed by the contract.
	WITNESS whereof the parties here to have caused this Contract to be executed in cordance with their respective laws the day and year first above written.

Signed, sealed, delivered by	the	(for the
Procuring Agency)		
WitnesstothesignaturesoftheProcuringAgenc	y:	
Signed, sealed, delivered by	the	(for the
Procuring Agency)		
WitnesstothesignaturesoftheSupplier:		•••••



# **JEWEL OF PAKISTAN**

#### PerformanceSecurity(orguarantee)Form

To: [name of Procuring Agency]

WHEREAS[nameofSupplier](hereinaftercalled"theSupplier")hasundertaken,in pursuanceofContractNo.[referencenumberofthecontract]dated[insertdate]to delivery[descriptionofgoodsandservices](hereinaftercalled"theContract").

ANDWHEREASithasbeenstipulatedbyyouinthesaidContractthattheSupplier shallfurnishyouwithaBankGuaranteebyareputablebankforthesumspecifiedthereinassecurityforco mpliancewiththeSupplier'sperformanceobligationsin accordancewiththeContract.

ANDWHEREAS wehave agreed to give the Supplier aguarantee:

THEREFORE, WEherebyaffirmthatweare Guarantors and responsible to you, on behalf of the Supplie r, up to a total of [amount of the guarantee inwords and figures], and we undertake to pay you, upon your first written demanded claring the Supplier to be indefault under the Contract and without cavilor argument, any sum or sums within the limits of [amount of guarantee] as a foresaid, without your needing to prove or to show grounds or reasons for your demand or the sumspecified therein.

This guarantee is valid until the: [insertdate]

SignatureandsealoftheGuarantors

JEWEL OF PAKISTAN
[nameofbankorfinancialinstitution]
[address]
[date]

#### **IntegrityPact**

# <u>DECLARATIONOFFEES,COMMISSIONANDBROKERAGEETC.PAYABLEBYTHESUP PLIERSOFGOODS,SERVICES&WORKSINCONTRACTSWORTHRS.10.00MILLIONOR MORE</u>

Contract	Number:	Dated:_	
Contract	Value:		
ContractTitle:			

 $\underline{[Name of Supplier]} here by declares that it has not obtained or induced the procurement of any contract, right, interest, privile georother obligation or benefit from Government of Pakistan or any administrative subdivision or agency thereofor any other entity owned or controlled by it (GoP) through any corrupt business practice.$ 

Without limiting the generality of the foregoing [Name of Supplier] represents and warrants that it has fully declared the brokerage, commission, fee etc. paid or payable to anyone and not give no ragreed to give and shall not give or agree to give to anyone within or outside Pakistane ither directly or indirectly through any natural or juridical person, including its affiliate, agent, as sociate, broker, consultant, director, promoter, shareholder, sponsor or subsidiary, any commission, gratification, bribe, finder's fee or kickback, whether described as consultations fee or otherwise, with the object of obtaining or inducing the procurement of a contract, right, interest, privilege or other obligation or benefit in what so ever form from GoP, except that which has been expressly declared pursuant hereto.

[Name of Supplier] 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 GoP and has not taken any action or will not take any action to circumvent the above declaration, representative or warranty.

[NameofSupplier]acceptsfullresponsibilityandstrictliabilityformakingandfalsedeclaration,n otmakingfulldisclosure,misrepresentingfactortakinganyactionlikelytodefeatthepurposeofthisdeclara tion,representationandwarranty.Itagreesthatanycontract,rightinterest,privilegeor other obligation orbenefit

obtained or procured as a foresaid shall, without prejudice to any other right and remedies a vailable to GoP under any law, contractor other instrument, bevoid able at the option of GoP.

Notwith standing any rights and remedies exercised by GoP in this regard, [Name of Supplier] agrees to indemnify GoP for any loss or damage in curred by it on account of its corrupt business practices and further paycomp ensation to GoP in an amount equivalent to tentime the sum of any commission, gratification, bribe, finder's fee or kickback given by [Name of Supplier] as a foresaid for the purpose of obtaining or inducing the procurement of any contract, right, interest, privilege or other obligation or benefit in what so ever form from GoP.



#### **TECHNICAL EVALUATION CRITERIA**

### A) ELIGIBILITY CRITERIA/KNOCK OUT PHASE

S#	Description	Available	not available	Remarks
01	Registration of (firm/Company)			
02	Affidavit for not blacklisting			
03	Treasury Challans for Bid document fee			
04	Bid security	///		
05	Submission procedure compliance	ai.	+	
06	Tender documents should be sealed in single envelope and two separate envelopes may be inside the single envelope mentioning Technical and Financial Proposal on each envelope.			

# B) **QUALIFICATION CRITERIA**

# JEWEL OF PAKISTAN

<b>A.</b>	Technical Evaluation Criteria	Max. Points
A	Experience VISITES II STEELE II SUUL PR	45
1	Length of the firm's age	10
	1-5 years	05
	6-10 years	03
	11 years and above	02
2	Practicle Experience	35
I	Completed projects	25
(a)	1-5	15
(b)	6 and above	10
II	Ongoing projects	10
(a)	1-5	05
(b)	6 and above	05

В	Human Resource (General)	30
(a)	Management	15
I	PhDs	05
1	1-2	03
	3 and above	02
Ii	MS / P.Phil	05
	1-2	03
	3 and above	02
Ii	Graduates (14 Years)	05
	1-2	03
	3 and above	02
(b)	Human Resource assigned for the proposed project	15
I	Technicians	10
(a)	1-3	07
(b)	4 and above	03
Ii	Labour/helper	05
(a)	1-5	03
(b)	5 and above	02
C	Financial Capability	25
a.	Annual Turn Over (for last FY)	15
	40.000 Million and above (15)	
	30.000 Million to 399 million (10)	
	29.900 Million and below (05)	1
b.	Cash availability (Bank Balance as on 30-11-2025)	10
	5.000 Million and above (10)	
	2.500 Million to 199 million (05) 1.000 Million and below (05)	
Total	(A+B+C)	100
1 Utal	(A+b+C)	100

#### **Important Note:**

- 1. If the bidder does not meet the eligibility criteria (A) his bid shall be rejected declaring in "NOT ELIGIBLE" without further evaluation.
- 2. If the bidder does not meet the requirement of minimum marks of 60% in technical evaluation he shall be declared technically dis-qualified and his financial bid shall be returned unopened.
- 3. Bidders securing 60% and above in the technical evaluation shall be declared as "Technically Qualified" and his financial proposal shall be opened later on for financial evaluation and final evaluation.

4. The financial bids of technically qualified bidders having lowestevaluatedcost(or financialproposal)shallbeconsideredhighestrankedbid.

(The End)

Lot - B on Next Page



# Annexure-B DETAILS OF SERVICES REQUIRED DURING EVENTS MANAGEMENT

#### DIGITAL MEDIA PRODUCTION AND DISSEMINATION Lot-B

<b>S.</b> #	Item of Work	Specification	Unit	Qty	Rate (Rs)				
A) VIDEOGRAPHY:									
1	Reels	Maximum 59 seconds portrait video capture through a high resolution camera with 100 frame rate per second. Aspect ratio 9:16, 3:4, 5:8., Copy right free content (pictures/music/logo).	per reel	1					
2	Teaser /promo	Maximum 120 seconds Short promotional eyecatching video captured through a high resolution camera, having visual and audio impact, includes motion design, communicating a clear idea and themes, including consistent colors, fonts, logo and tagline. Copyright free content (pictures /audio /video/ music/ logo).	Per promo	1					
3	Master video (full length)	30 to 60 minutes video film captured during event on the spot through a high resolution camera and FPV and follow drones, having visual and audio impact.	Per video	1					
4	Documentary	Video film containing authentic footage, interviews, photographs, and archival material in chronological and thematic structure. Includes vice-over narrations with natural sound and background music. Copyright free content (pictures/audio/video/music/logo).	Per minute	1					
5	Testimonials	Maximum a 120 second high quality video made with real people, real views regarding their experience and satisfaction. Good lighting, clear audio and stable framing.	Per video	1	1				
B) B	RANDING								
1	Posters (Digital)	Design and development of Captivating posters, meticulously infused with research, conceptual brilliance and captivating content & Design. The content must include consistent colors, fonts, logo and tagline and motion design.	Per poster	1					
2	Posters (3-D Digital)	Design and development of Captivating posters, meticulously infused with research, conceptual brilliance and captivating content & Design. The content must include consistent colors, fonts, logo and tagline and motion design with 3-D visual.	Per poster	1					
3	Posters/banner(Stat ic printable)	Design and development of Captivating posters, meticulously infused with research, conceptual brilliance and captivating content & Design. The content must include consistent colors, fonts, logo and tagline.	Per poster/ banner	1					

4	Event Calandra (Digital)	Event details, history and schedule in digital format. Dynamic energy through captivating Motion Designs, meticulously crafted with a perfect fusion of research backed concepts and engaging content, leaving of lasting impact on the audience. The copyrights free content must include consistent colors, fonts, logo and tagline and motion design.	Per calendar	1			
5	Invitation Card (Digital/Printable)	Invitation card designing with consistent colors, theme, fonts, logo and tagline.	Per job	1			
6.	Media Wall Designing	With consistent colors, theme, fonts, logos and tagline.	Per job	1			
C) COVERAGE AND DISSEMINATION ON DIGITAL/SOCIAL MEDIA / SATELLITE CHANNELS							
1	Live coverage	Arrangements of live coverage with minimum two cameras. Bidder has to make available all resources including Black Magic Switcher, Camera and Grid package and other equipment including Crew charges required for live coverage	Per day	1			
2.	Dissemination/pro motion of video content digital houses through media	Promotion of video content through SECP registered media house enlisted in Information Department GB and having at least 200k followers on Facebook. Content may be disseminated through Minimum 5 channels	Per second	1			
3	Dissemination/pro motion of digitals posters through digital media houses	Promotion of digital posters through SECP registered media house enlisted in Information Department GB and having at least 200k followers on Facebook. Content may be disseminated through Minimum 5 channels	Per poster / banner	1			
4	Data storage	Bidder must provide all the data including pictures, videos, audio and visuals, posters etc related to the event in an appropriate storage device to the dept. (minimum 1TB)	Per device	1			

#### Note:-

All visuals, photos, videos and other source material to be used for developing any audio visual content must be free of copyright protection. Any claim in this regard shall be responsibility of the bidder.