Reference Number TSE-232402378751

Dated 23 February, 2024





Balochistan Education Foundation BIDDING DOCUMENT FOR PURCHASE OF STATIONERY FOR ALL DISTRICTS OF BALOCHISTAN EDUCATION FOUNDATION COMMUNITY SCHOOLS FOR THE ACADEMIC YEAR 2024 TSE-232402378751

Electronic bid will be submitted, No physical bids can be submitted.

Note: In All Procurements of GOB Whether Through Electronic or Manual Bid Submission, It is Mandatory For All Bidders to Get Registered At Electronic Public Procurement System of BPPRA GOB.

In case any conditions / instructions in this bidding document are contradictory to electronic bid submission the same shall be superseaded by provisions under the electronic procurement mechnaism.

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Invitation Letter

Sealed Tenders are invited under the Balochistan Public Procurement Rules (BPPR) - 2014 by the Balochistan Education Foundation from "Eligible Bidders" dealing in Sales and after - sale services(as applicable) of PURCHASE OF STATIONERY FOR ALL BALOCHISTAN DISTRICTS OF BALOCHISTAN EDUCATION FOUNDATION (BEF) COMMUNITY SCHOOLS FOR THE ACADEMIC YEAR 2024 as per details contained here - under:...

Headers	Particulars
Designation of Procurement Officer	Procurement Officer
Postal Address of the Procuring Agency	Quetta
Phone Number & Fax Number	0812301812
E-Mail Address & Website (If Available)	nisar@bef.org.pk
Method of Procurement	Open Competitive Bidding
Bidding Procedure	Single Stage Two Envelope Bidding Procedure
Evaluation Mechanism	R2 - Eligibility check with responsiveness based on Yes/No Evaluation then Financial Evaluation.
Evaluation Type	Package Wise
Issuance of Bidding Documents	TSE-232402378751 Bidding Document is freely Acessible to all at bppra.gob.pk for electronic bid submission Bidder Shall be required to bid through the User id of EPPS of the Government of Balochistan.
Deadline for Submission of Bids	Bid Can Only be submitted electronically latest by 11 March, 2024 11:00 AM through E-Submission.
Opening Date/Time of bids	11 March, 2024 12:00 PM Through EPPS .
Opening Date/Time of Financial bids	Shall be communicated by the Procuring Agency on the completion of technical evaluation
Bidding Document Fee	Amount:1,000 PKR. Manner of Payment: Demand Draft, Beneficiary: Balochistan Education Foundation Submission of Bidding Document fee is not a requirement for issuance of the Bidding Document. It will be checked during the eligibility assessment
Bid Security	Amount: 2% of the Bid Value (%age of Offered Cost) Manner of Payment: Deposit at Call, Beneficiary: Balochistan Education Foundation
Performance Security	Amount:10 % of the Contract value Manner of Payment: Demand Draft, Beneficiary: Balochistan Education Foundation
Allow Financial Bids In Foreign Currencies	No
Scope of bidding	National
Bid Validity Period (Days)	90
JV-Consortium Allowed	No

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Eligibility Criteria for Bidders:

S No.	Eligibility Factors	Requirement	Document Required
1	Experience	03 Assignments of Similar Nature and Complexity 3,000,000 in Previous 05 Years	Copy's of Supply Order's with relevant completion certificate's or Inspection Report's or delivery challan (items must cross-verify with supply order)
2	Financial Capacity	Turn over of at least 3,000,000 PKR in 05 Subsequent Previous Years	Supporting Bank Certificate of Company's Bank Account
3	Status As Active Tax Payer	Presence in Active Tax Payer List	NTN Certificate and proof of Presence in ATL
4	Sales Tax Registration	Sales Tax Certificate	GST Registration Certificate or NTN Certificate with highligted GST Number
5	Non Blacklisted Certificate	The bidding firm must not be currently blacklisted by any procuring agency of Pakistan	Duly signed & stamped declaration of non blacklisting on company's Letter head by the bidder verifiable from all PPPRAs web portals
6	Joint Venture	JV is not permissible	Undertaking on company letterhead for applying as sole-bidder.
7	Bid Security	Submission of the required Bid Security In case Bid Security is not found as required during financial evaluation the bidding firm shall be declared as in-eligible and non-responsive	In case the Bid Security is a fixed amount or is required as percentage of the estimated budget, (non-confidential), please attach clear scan of the Bid Security In case the Bid Security is required as percentage of the offerred cost (confidential), please attach declaration of submission of the Bid Security on bidders Letter head
8	Bidding document Fee	Submission of the required Bidding document Fee	Receipt of payment of Bidding document Fee
9	Provision of Samples	01 Sample of each quoted item shall be deposited before the meeting of Technical Evaluation Committee. Samples provided if found below the standard quality mentioned in this bidding document will be considered as non responsive bidder	In compliance with rule 37 BPPRA, samples shall be sought from only eligible bidders, who have qualified the eligibility criteria. Financial bids of only technically responsive bidders shall be opened in light of outcome of sample report.

NOTE: It is mandatory for the bidders to meet all the above mentioned requirements of eligibility. In case of not meeting any single requirement, the Bid shall be declared IN-ELIGIBLE / NON-RESPONSIVE

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Scope Of Work

<u>PURCHASE OF STATIONERY FOR ALL BALOCHISTAN DISTRICTS OF BALOCHISTAN EDUCATION FOUNDATION (BEF)</u>
COMMUNITY SCHOOLS FOR THE ACADEMIC YEAR 2024

It is mandatory for all vendors participating to provide samples of each item quoted. Samples must be of premium quality and if found of low quality will be rejected straightaway.

It is also for all vendors information that feel free to do PRE-TENDER meeting with the procurement officer of BEF regarding information for the clarification/understanding of the bidding document at BEF office H. No. 1/10/11/12 Shalimar City, Near NADRA Verification Center. Airport Road, Quetta. Phone: 081-2301812-15 or call at 0332-2704705/0313-0814625

IMPORTANT NOTE

All participating bidders are requested to visit BEF office on above address during bid opening date for provision of signed copy of this bidding document and also for provision of samples during technical bid opening.

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DATA-SHEET OF THE ASSIGNMENT/ SCHEDULE OF REQUIREMENTS

The objective of the below given Data-Sheet / Schedule of Requirements is to provide sufficient information to bidders to understand complete scope of this procurement such that no requirement of the Procuring Agency is left un-mentioned hereunder, so as to enable the bidders to prepare their bids accordingly:

It is mandatory for the bidders to meet the following given specifications. All offers meeting or exceeding the following minimum required specification shall be considered for further evaluations in accordance with the evaluation criteria.

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Sr.No	Item Name	Quantity	Unit	Specification	
1	44121724- Takhti (Writing Pad)	22,112	Number	Wooden Takhti 4.5 mm thick, 03 Size of Takhti required: (1) 10x11, (2) Premium Quality: 9x11, (03) 8x11 inch GRIP SIZE: 02 inches	
2	44121725- Iron Slate (Writing Pad)	14,179	Number	Iron Slate Premium Quality: SIZE 12x9 inches, WEIGHT 380GM PREMIUM QUALITY	
3	44121726- Slatee (Iron Slate Pencil)	17,291	Number	Slate Pencil Marble Premium Quality: 17291 Packets (Each Packet Contain 30 Pencil) in quantity is required, Good Marble quality, Length 2.5 inches	
4	44121727-Ink For takhti (Roshnai)	34,581	Number	Ink for Takhti 34581 Packets (Packet Containing 24 Sashey) required best quality Pakistani brand available in market	
5	44121710- Writing chalk or accessories	8,299	Number	Pak Chalk White 8299 Packets (Packet containing 50 sticks more or less) Pakistani brand good quality 8299 Packets (Packet containing 50 sticks more or less) Representation of the second state of the sec	
6	44121706- Wooden pencils	34,581	Number	Pencils premium branded quality: 34581 packets (Packet containing 12 more or less) required, Pencils of Dollar My Pencils or equivalent, HB Pencil or Equivalent	
7	44121728- Qalam for Takhti	22,112	Number	Takhti Qalam Premium Quality: 22112 Packets (Packets containing 25 sticks more or less) required premium quality Pakistani Brand	
8	96102112- Student Bag	34,581	Number	Student School Bag Parachute Fleece Drawstring (Dori) Bag Type Premium Quality with Balochistan Education Foundation Name and Monogram Printed on the Bag: School Student Bag Parachute Fleece Drawstring (Dori) Bag Type Premium Quality Machine Washable with Balochistan Education Foundation Nam and Monogram Printed on the Bag	
9	96102105- Note Book of Urdu	15,992	Number	Urdu Exercise Note Book Single Lining with Balochistan Education Foundation Name and Monogram Printed on the Note Book Premium Quality: Urdu Exercise Note Book Single Lining with Balochistan Education Foundation & Government of Balochistan Name and Monogram/Logo Printed on the Note Book Premium Quality, 60 Leave (120 Pages) 68 Gram Paper, High Finish Gum Binding with 260 gm title hard card lamination with Balochistan Education Foundation Name and Monogram Printed on the Note Book Premium Quality, SIze 7x9.5 inches	
10	96102106- Note Book of English	15,992	Number	English Note Book 04 (Four) Lining with Balochistan Education Foundation Name and Monogram Printed on the Note Book Premium Quality: English Exercise Note Book 04 (Four) Lining with Balochistan Education Foundation & Government of Balochistan Name and Monogram/Logo Printed on the Note Book Premium Quality, 60 Leave (120 Pages) 68 Gram Paper, High Finish Gum Binding with 260 gm title hard card lamination with Balochistan Education Foundation Name and Monogram Printed on the Note Book Premium Quality, SIze 7x9.5 inches	
11	44121804- Erasers	172,905	Number	Eraser Branded Premium Quality: Eraser Pakistani Brand Premium Quality	
12	44121619- Manual pencil sharpener	172,905	Number	Sharpners Hb,Dollar,Piano,Standard or Sharpners Multicolor	

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13	96102110- Soft Chart	13,700	Number	Plain Charts Premium Quality:	Plain Charts Premium Quality, Chart Size 32x28 Inch
14	44121704- Ball point pens	685	Number	Ball Pen Branded Premium Quality Both Blue & Black:	685 Packets required (Half Blue & Half Black) Ball Pen Pakistani Brand Premium Quality Both Blue & Black
15	14111601- Gift wrapping paper or bags or boxes	1,383	Number	Packing Bags of 100 KG Capacity Premium Quality:	1383 unit in quantity Packing Bags required with 100 Kg Capacity for Stationery Items Packing

Note: Order quantity shall be in accordance with the varying quantity requirements of the Procuring Agency

Place of Delivery of Goods:

H. No. 1/10/11/12, Shalimar City, Near NADRA Verification Center. Airport Road, Quetta. Phone: 081-2301812-15

Last Date & Time of Delivery:

22 March, 2024

Partial delivery is

Not-Allowed

^{*} Brand names & model numbers (if any) referred-to in this tender document are only for reference purpose in the light of BPP Rules - 2014 # 13(1), however ALL offers in conformity with the generic specification shall be evaluated as equal.

^{**} Ordered quantity shall not vary beyond 15% of the quantities specified in the "Data-Sheet of the Assignment" as per requirement of the Procuring Agency.

^{***} Order quantity shall be in accordance with the varying quantity requirements of the Procuring Agency

Delivery Schedule & Requirements:

INSTRUCTION FOR PREPARING TECHNICAL BID

Additional Instruction

S.No	Additional Instructions	Sub Instructions
1	Please be reminded that sample provisions of quoted items must be provided	
2	Every single page of bid document by the vendor must be signed and hard copy must be provided during opening of bid indicating that the bidder accepts all conditions mentioned in the bid document	

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Bid Form 1		
Manufacturer's Authorization	'n	
WHEREAS	who are established and reputable Manufacturers of	[name and/or description of the goods]
having factories at	do hereby authorize	to submit a bid, and
subsequently negotiate and	d sign the Contract with you against the Notice Inviting Tender	(NIT) No. [Reference of the Invitation to
Bid] for the goods manufac	tured by us.	
We hereby extend our full	guarantee and warranty as per tender documents of the Gene	eral Conditions of Contract for the goods
offered for supply by the ab	ove firm against this Invitation for Bids.	
Signature:		
Designation		
Designation		
Official Stamp:		
Note 1: This Authorization	needs to be printed on the letterhead of the manufacturer du	uly signed & stamped by the competent

Authority of their manufacturer

Note 2: Please Scan the filled Authorization and Upload As part of the Technical Bid.

Bid Form 2
Performance Guarantee
Whereas (hereinafter called "the Supplier") has undertaken, in pursuance of Contract No. [Number] dated [date] to supply [description of goods] (hereinafter called "the Contract").
And whereas it has been stipulated by you in the said Contract that the Supplier shall furnish you with a Bank Guarantee by a scheduled bank for the sum of 10% of the total Contract amount as a Security for compliance with the Supplier's performance obligations in accordance with the Contract.
And whereas we have agreed to give the Supplier a Guarantee:
Therefore we hereby affirm that we are Guarantors and responsible to you, on behalf of the Supplier, up to a total of [Amount of the Guarantee in Words and Figures] and we undertake to unconditionally pay you, upon your first written demand declaring the Supplier to be in default under the Contract and without cavil or argument, any sum or sums within the lhe limits of [Amount of Guarantee] as aforesaid, without your needing to prove or to show grounds or reasons for your demand or the sum specified therein.
This guarantee is valid until the day of, 202
Signature and Seal of the Guarantors/ Bank
Address:
Date:

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Evaluation Criteria:

The evaluation criteria is based on Least-Cost Selection Method where, Eligible Bidder, quoting Technically Responsive items at Lowest Financial Cost shall be declared as the lowest evaluated bidder on Package Wise basis.

The Evaluation shall be on knock-down basis, which means that a bid failing at any evaluation stage shall not be evaluated in further stages of evaluation.

In case, two or more lowest evaluated bids are tie or equal, work would be awarded to the bidder quoting better specification or additional accessories / service. In case, the specification / service of the item/s is also identical, preference would be given to the bidder quoting shorter delivery / completion time. In case, the delivery time is also equal, preference would be given to the bidder having greater experience. In case, the experience of the bidders is also equal, preference would be given to the bidder having greater financial turn-over. In case, the financial turn-over is also same, the procuring agency shall award the contract on the basis of toss to the winning bidder.

The procedure shall be applied on knock-down basis as follows: -

1. Bidders Eligibility Assessment.

Initial evaluation of the Technical proposals shall be carried-out by the

Procurement Committee

, as per the requirements of the eligibility criteria laid down under the heading of "Letter of Invitation for Bids - Eligibility Criteria for Bidders"

2. Return of Financial Proposals from Ineligible Bidders.

Proposals from Ineligible Bidders shall be declared "Non-Responsive", consequently shall NOT be accepted for any further evaluation:

- 1. Their Financial Proposals shall be returned without being opened.
- 2. Their Bid security shall be released upon their written request.

It shall be mandatory for a bidder to meet all Eligibilty Factors to be considered Eligible.

3. Evaluation.

The Bids received from Eligible Bidders for conformance with the required technical qualification (which includes specification, schedule of requirements and all other administrative and legal requirements as stated in the Data-Sheet) on basis, in the following manner:

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Technical Evaluation of Bids

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https://bpptwo.vdc.services: 9446/Reports/Goods Procurement/Bidding Document. html?id=36145

Item Name	Technical Require	ement		Eligibility Bidder 1 Fulfill Requirement YES / NO	Eligibility Bidder 2 Fulfill Requirement YES / NO	Eligibility Bidder 3 Fulfill Requirement YES / NO
44121724- Takhti (Writing Pad)	Premium Quality (nick, 03 Size of Takhti required: , (2) 9x11, (03) 8x11 inch GRIP inches			
44121725- Iron Slate (Writing Pad)	Iron Slate Premium Quality :		2x9 inches, WEIGHT 380GM UM QUALITY			
44121726- Slatee (Iron Slate Pencil)	Marble Premium	Pencil) in	ckets (Each Packet Contain 30 quantity is required, Good uality, Length 2.5 inches			
44121727- Ink For takhti (Roshnai)	Premium Sa	ashey) re	kets (Packet Containing 24 quired best quality Pakistani able in market			
44121710- Writing chalk or accessories	Pak Chalk White Dustless Premium Quality:	sticks mo nches an	kets (Packet containing 50 re or less) required, Length 03 d Dia 0.45 inches Pakistani od quality			
44121706- Wooden pencils	premium or branded quality Pe	34581 packets (Packet containing 12 more or less) required, Pencils of Dollar My Pencils or equivalent, HB Pencil or Equivalent 22112 Packets (Packets containing 25 sticks more or less) required premium quality Pakistani Brand				
44121728- Qalam for Takhti	Premium Quality st					
96102112- Student Bag	Student School Bag Parachute Fleece Drawstring (Dori) Bag Type Premium Quality with Balochistan Education Foundation Name and Monogram Printed on the Bag: School Student Bag Parachute Fleece Drawstring (Dori) Bag Type Premium Quality Machine Washable with Balochistan Education Foundation Name and Monogram Printed on the Bag					
96102105- Note Book of Urdu	Book Single Lining with Balochistan Education Foundation Name and Monogram	with Ball & Gover and Mor Note Bo (120 Par Finish G hard car Education Monogra	rercise Note Book Single Lining ochistan Education Foundation rnment of Balochistan Name nogram/Logo Printed on the ok Premium Quality, 60 Leave ges) 68 Gram Paper, High Sum Binding with 260 gm title of lamination with Balochistan on Foundation Name and am Printed on the Note Book on Quality, Slze 7x9.5 inches			

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96102106- Note Book of English	English Note Book 04 (Four) Lining with Balochistan Education Foundation Name and Monogram Printed on the Note Book Premium Quality:	Poundation & Government of Balochistan Name and Monogr Printed on the Note Book Prem Quality, 60 Leave (120 Pages) Paper, High Finish Gum Bindin 260 gm title hard card lamination Balochistan Education Foundation Name and Monogram Printed of			
44121804- Erasers	Eraser Branded Premium Quality :		Eraser Pakistani Brand Premium Quality		
44121619- Manual pencil sharpener	Sharpners Hb,Dollar,Piano,Standard of equivalent Branded Premiu Quality Multicolor:		Sharpners Multicolor Hb,Dollar,Piano,Standard or equivalent Branded Premium Quality		
96102110- Soft Chart			Charts Premium Quality, Chart 32x28 Inch		
44121704- Ball point pens	Ball Pen Branded Premium Quality Botl Blue & Black :	n Half B	ackets required (Half Blue & lack) Ball Pen Pakistani Brand um Quality Both Blue & Black		
14111601-					
Gift wrapping paper or bags or	KG Capacity Premium req		unit in quantity Packing Bags red with 100 Kg Capacity for onery Items Packing		
boxes					

4. Return of Non-Responsive Proposals & preparation of Technical Evaluation Report.

Technical Proposals not conforming to the required technical, administrative or legal requirements shall be declared as "Non-Responsive" and consequently shall NOT be accepted for any further evaluation:

- 1. Their financial proposals shall be returned without being opened.
- 2. Their Bid security shall be released upon their electronic request.
- 3. If the work can be split among multiple vendors and evaluation is being done on item-wise basis, then a Firm shall only be Non-Responsive for specific item/s in which it does not meet the minimum technical qualification. And may be recommended for item/s in which it is technically responsive.
- 4. System Generated Technical Evaluation Report Giving Reasons For Acceptance & Rejection for all Bids shall be Duly Signed by All Members of Procurement Committee & Uploaded at the EPPS.
- 5. Technical Evaluation concludes at this stage.

5. Financial Evaluation.

Financial Proposals of the Responsive Technical Proposals shall be publicly opened Publicly opened through EPPS

. Financial Comparative Statement / Evaluation Report of the "Responsive Proposals" shall be prepared by the

Procurement Committee

in the following manner:

FINANCIAL EVALUATION OF BIDS

Item Name / Model & Description	Quantity	Responsive Bidder 1	Responsive Bidder 2	Responsive Bidder 3
44121724-Takhti (Writing Pad)	22,112			
44121725-Iron Slate (Writing Pad)	14,179			
44121726-Slatee (Iron Slate Pencil)	17,291			
44121727-Ink For takhti (Roshnai)	34,581			
44121710-Writing chalk or accessories	8,299			
44121706-Wooden pencils	34,581			
44121728-Qalam for Takhti	22,112			
96102112-Student Bag	34,581			
96102105-Note Book of Urdu	15,992			
96102106-Note Book of English	15,992			
44121804-Erasers	172,905			
44121619-Manual pencil sharpener	172,905			
96102110-Soft Chart	13,700			
44121704-Ball point pens	685			
14111601-Gift wrapping paper or bags or boxes	1,383			

6. Recommendation of Procurement Committee & Uploading of Evaluation Report.

After Technical and Financial Evaluation of the Bids, both the Technical & the Financial Evaluation Reports shall be combined, this Report shall be called the "Evaluation Report". The Evaluation Report must clearly state justification for acceptance of lowest evaluated Bid/s, and reason/s for non-acceptance of all other Bids. Consequently, lowest financial Bidder among the "Eligible and Responsive Bidders" shall be recommended for the Award of Contract by the

Procurement Committee

. The Procuring Agency shall upload this Bid Evaluation Report at the website of Balochistan Public Procurement Regulatory Authority under the relevant TSE number, at-least three days prior to the award of Contract. Copy of the same shall be provided to bidders upon their request.

7. Award of Contract.

Contract for Supply of Item/s to the recommended Bidder/s i.e. the lowest evaluated bidder/s ("Eligible Bidder/s quoting Technically Responsive items at lowest Financial cost, for shall be placed after three days of uploading of the Evaluation Report at B-PPRA Website.

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INSTRUCTIONS FOR PREPARING FINANCIAL PROPOSAL

Α	В	С	D	E
S. No.	Item Name	Quantity	Unit Price (Including All Applicable Taxes & Costs)	Unit Total Price (Including All Cost)
А	В	С	D	(C x D) = E
1				
2				
3				
4				
5				
			Grand Total	(E1 + E2 + E3 + E4 + E5)

Additional Instruction

S.No Additional Instructions Sub Instructions

GENERAL CONDITIONS

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General Conditions to the Contract

1. Definitions

- 1.1. The following words and expressions shall have the meanings hereby assigned to them:
- (a) "Authority" means Balochistan Public Procurement Regulatory Authority.
- (b) The "Arbitrator" is the person appointed with mutual consent of both the parties, to resolve contractual disputes as provided for in the General Conditions of the Contract GCC hereunder.
- (c) The "Contract" means the agreement entered into between the Procuring Agency and the Supplier, as recorded in the Contract Form signed by the parties, including all attachments and appendices thereto and all documents incorporated by reference therein.
- (d) The "Commencement Date" is the date when the Supplier shall commence" is the date when the Supplier the date when the Supplier shall commence execution of the contract as specified in the BPP Rules.
- (e) "Completion" means the fulfillment of the related services by the Supplier in accordance with the terms and conditions set forth in the contract.
- (f) "

Country of Origin" means

the country of manufacture, production, or growth of any article of foreign origin entering the Islamic Republic of Pakistan.

- (g) The "Contract Price" is the price stated in the Letter of Acceptance.
- (h) "Defective Goods" are those goods which are below standards, requirements or specifications stated by the Contract.
- (i) "Delivery" means the transfer of the goods from the supplier equipment, machinery, and /or other materials which the Supplier is required to supply to the Procuring Agency under Contract.
- (j) "Day" means calendar day.
- (k) "Eligible Country" means the countries and territories eligible for participation in accordance with the policies of the Federal Government.
- (I) "Force Majeure" means an unforeseeable event which is beyond reasonable control of either Party and which makes a Party's performance of its obligations under the Contract impossible or so impractical as to be considered impossible under the circumstances.
- (m) For the purposes of this Contract, "Force Majeure" means an event which is beyond the reasonable control of a Party, is not foreseeable, is unavoidable, and its origin is not due to negligence or lack of care on the part of a Party, and which makes a Party's performance of its obligations hereunder impossible or so impractical as reasonably to be considered impossible in the circumstances, and includes, but is not limited to, war, riots, civil disorder, earthquake, fire, explosion, storm, flood, epidemics, or other adverse weather conditions, strikes, lockouts or other industrial action (except where such strikes, lockouts or other industrial action are within the power of the Party Invoking Force Majeure to prevent), confiscation or any other action by Government agencies.
- (n) "Final date of delivery / Completion" is the date of deadline on which it is intended that the Supplier must affect delivery as specified in the SCC, failing which, the liquidated damages shall apply.
- (o) "GCC" means the General Conditions of Contract contained in this section.
- (p) "Origin" means the place where the Goods were mined, grown, or produced or from which the Services are supplied. Goods are produced when, through manufacturing, processing, or substantial and major assembly of components, a commercially recognized new produce results that is substantially different in basic characteristics or in purpose or utility from its components.
- (q) "Procurement Name" means the name of the procurement stated in SCC.
- (r) "Procuring Agency" means the office of the person named as Procuring Agency in the bidding document and the legal successors in title to this person, procuring the Goods and related service, as named in SCC.

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- (s) "Related Services" means those services ancillary to the delivery of the Goods, such as but not limited to transportation and insurance, and any other incidental services, such as installation, commissioning, provision of technical assistance, training, initial maintenance and other such obligations of the Supplier covered under the Contract.
- (t) "SCC" means the Special Conditions of Contract.
- (u) "Supplier" means the individual private or government entity or a combination of the above whose Bid to perform the contract has been accepted by the Procuring Agency and is named as such in the Contract Agreement, and includes the legal successors or permitted assigns of the supplier and shall be named in the Contract.
- (v) "Specification" means the Specification of the Goods and performance of incidental services in accordance with the relevant standards included in the Contract and any modification or addition made or approved by the Procuring Agency.
- (w) The Supplier's Bid is the complete quote submitted by the Supplier to the Procuring Agency in response to the subject Bid solicitation document.

2. Governing Language

2.1. The Contract as all correspondence and documents relating to the contract exchanged by the Supplier and the Procuring Agency shall be written in English or Urdu language.

3. Applicable Law

3.1. The contract shall be governed and interpreted in accordance with the laws of Balochistan Public Procurement, other related laws of Balochistan and Pakistan as applicable, unless otherwise specified in SCC.

4. Notices

- 4.1. Any notice given by one party to the other pursuant to this Contract shall be sent to the other party in writing or in electronic forms that provide record of the content of communication and confirmed in writing or in electronic forms that provide record of the content of communication to the other party's address specified in SCC.
- 4.2. A notice shall be effective when delivered or on the notice's effective date, whichever is later.

5. Country of origin

5.1. The origin of Goods may be distinct from the nationality of the Supplier or Manufacturer, unless specified otherwise in the SCC.

6. Blacklisting and debarment

- 6.1. Blacklisted Firms and those found involved in "Corrupt Practices" are not allowed to participate in bidding.
- 6.2. Requirements & Procedure for Blacklisting & Debarment shall be governed by the Guidelines Ref. NO. BPPRA/Pr-Sp(G&S)/19/2016/01/38151 for Blacklisting issued by the Authority, as amended from time to time.

7. Standards

7.1. The Goods supplied under this Contract shall conform to the standards mentioned in the Technical Specifications.

8. Patents and copyrights

- 8.1. The Supplier shall indemnify the Procuring Agency against all third-party claims of infringement of patent, trademark, or industrial design rights arising from use of the Goods or any part thereof in Pakistan.
- 8.2. The patent right in all drawings, documents, and other materials containing data and information furnished to the Procuring Agency by the Supplier herein shall remain vested in the supplier, or, if they are furnished to the Procuring Agency directly, or through the Supplier by any third party, including suppliers of materials, the patent right in such materials shall remain vested in such third party.

9. Use of Contract documents and information

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- 9.1. The Supplier shall not, without the Procuring Agency's prior written consent, disclose the Contract, or any provision thereof, or any specification, plan, drawing, pattern, sample, or information furnished by or on behalf of the Procuring Agency in connection therewith, to any person other than a person employed by the Supplier in the performance of the Contract. Disclosure to any such employed person shall be made in confidence and shall extend only as far as may be necessary for purposes of such performance.
- 9.2. The Supplier shall not, without the Procuring Agency's prior written consent, make use of any document or information except for purposes of performing the Contract.
- 9.3. Any document, other than the Contract itself, enumerated in shall remain the property of the Procuring Agency and shall be returned (all copies) to the Procuring Agency on completion of the Supplier's performance under the Contract if so required by the Procuring Agency.

10. Applicability

- 10.1. These General Conditions shall apply to the extent that they are not superseded by provisions of SCC.
- 10.2. In interpreting these Conditions of Contract headings and marginal notes are used for convenience only and shall not affect their interpretations unless specifically stated; references to singular include the plural and vice versa; and masculine include the feminine. Words have their ordinary meaning under the language of the Contract unless specifically defined.
- 10.3. The documents forming the Contract shall be interpreted in the following order of priority:
- (a) Contract / Contract Agreement,
- (b) Special Conditions of Contract,
- (c) General Conditions of Contract,
- (d) Letter of Acceptance,
- (e) Specifications,
- (f) Contractor's Bid,
- (g) Bidding Document and
- (h) Any other document listed in the Special Conditions of Contract as forming part of the Contract.

11. Bid Security

- 11.1. The Bidder shall furnish, as part of his bid, a bid security in the amount and manner specified in the SCC
- 11.2. The bid security is required to protect the Procuring agency against the risk of Bidder's conduct which would warrant the security's forfeiture, pursuant to the BPP Legal Framework.
- 11.3. Any bid not secured in accordance with the stipulated manner will be rejected by the Procuring agency as nonresponsive.
- 11.4. Unsuccessful bidders' bid security will be discharged or returned as promptly as possible but not later than thirty (30) days from the declaration of bid as non-responsive.
- 11.5. The successful Bidder's bid security will be discharged upon the Bidder signing the contract, pursuant to furnishing the performance security, if applicable.
- 11.6. The bid security shall be forfeited:
- (a) if a Bidder withdraws its bid during the period of bid validity specified in the bidding document; or
- (b) in the case of a successful Bidder, if the Bidder fails:
- (a) to sign the contract in accordance; or
- (b) to furnish performance security if applicable
- (c) to correct the arithmetic errors of the quoted amount

12. Performance Security

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- 12.1. The Performance Security (or Guarantee) shall be provided, if applicable, to the Procuring Agency not later than the date and manner specified by the Procuring Agency in the SCC.
- 12.2. The Performance Security (or Guarantee) shall be payable to the Procuring Agency as compensation for any loss resulting from the Supplier's failure to complete its obligations as stipulated under the Contract.
- 12.3. The performance security (or guarantee) shall be discharged by the Procuring not later than sixty (60) days following the date of completion of the Supplier's performance obligations under the Contract, including any warranty obligations, unless otherwise specified in SCC.

13. Contract commencement

- 13.1. After the issuance of the letter of acceptance of bid, the signing of the contract shall take place in an expeditious manner within the original or extended bid validity period.
- 13.2. The contract shall come into force on the date when the PA and the successful bidder signs the procurement contract
- 13.3. If the commencement of the contract is subjected to fulfillment of condition(s), the contract shall commence from the date on which the condition is fulfilled

14. Assignment and sub-contracting

- 14.1. Neither the Procuring Agency nor the Supplier shall assign, in whole or in part, obligations under this Contract, except with the prior written consent of the other party and existence of such provision in the SCC.
- 14.2. The Supplier shall consult the Procuring Agency in the event of subcontracting under this contract if not already specified in the Bid. Subcontracting shall not alter the Supplier's obligations.
- 14.3. Subcontracts must comply with all the provision of GCC & SCC.

15. Contract amendments

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

16. Delivery and documents

16.1. Delivery of the Goods shall be made by the Supplier in accordance with the terms specified in the Schedule of Requirements and the

SCC

16.2. Documents to be submitted by the Supplier are specified in SCC.

17. Change orders

- 17.1. The Procuring Agency may at any time, by a written order given to the Supplier, make changes while staying within the general scope of the Contract in accordance with the data-sheet in any one or more of the following:
- (a) Drawings, designs, or specifications, where Goods to be furnished under the Contract are to be specifically manufactured for the Procuring Agency;
- (b) The method of shipment or packing;
- (c) The place of delivery; and/or
- (d) The Services to be provided by the Supplier.
- 17.2. If any such change causes an increase or decrease in the cost or time required for the Supplier's performance under the Contract, the said change/s details shall be communicated to the procuring agency within five working days (05) from the date of receiving of the change request. The procuring agency consequent upon approval from its competent authority shall make an equitable adjustment in the Contract for Price or delivery schedule, or both, and the Contract shall accordingly be amended. Any claims by the Supplier for adjustment under this clause must be asserted within thirty (30) days from the date of the Supplier's receipt of the Procuring Agency change order.

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17.3. Prices to be charged by the supplier for any related services that might be needed must be quoted by the bidder and be included in the Contract and shall not exceed the prevailing rates charged to other parties by the Supplier for similar services.

18. Packaging

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

19.Inspection

- 19.1. The Procuring Agency or its representative shall inspect and /or test the Goods or services to verify their conformity to the Contract specifications at no extra cost to the Procuring Agency.
- 19.2. The Inspection shall be conducted in accordance with the guidelines as notified by the BPPRA from time to time. SCC and /or the Technical specifications shall further specify what inspections and /or tests, the Procuring Agency shall perform to ascertain the acceptability of delivery and shall notify the Supplier in writing or in electronic forms that provide record of the content of communication, in a timely manner, of the identity of any representatives retained for this purpose.
- 19.3. The inspections and tests may be conducted on the premises of the Supplier or its subcontractor(s), at point of delivery, and/or at the Goods' final destination. If conducted on the premises of the Supplier or its subcontractor(s), all reasonable facilities and assistance, including access to drawings and production data, shall be furnished to the inspectors at no charge to the Procuring Agency.
- 19.4. Should any inspected or tested Goods fail to conform to the Specifications, the Procuring Agency shall reject the Goods, and the Supplier shall replace the rejected Goods, within the stipulated time to meet specification requirements free of cost to the Procuring Agency.
- 19.5. Nothing in this GCC Clause shall in any way release the supplier from any warranty or other obligations under this Contract.

20. Insurance

20.1. The Goods supplied under the Contract shall be fully insured in a freely convertible currency against loss or damage incidental to manufacture or acquisition, transportation, storage, and delivery in the manner specified in the SCC.

21. Transportation

21.1. Where the Supplier is required under the Contract to transport the Goods to a specified place of destination within Pakistan, defined in the SCC as, the delivery location, transport to such place, including storage, as specified in the Contract, shall be arranged by the Supplier (unless specified otherwise in the SCC), and related costs shall be included in the Contract Price.

22. Related / Incidental services

- 22.1. The Supplier may be required to provide any or all of the following services, including additional services, if any, specified in SCC:
- (a) satisfactory performance for specified time/ quantity on-site and/or supervision of on-site assembly and/or start-up of the supplied Goods;
- (b) furnishing of tools required for assembly and/or maintenance of the supplied Goods;
- (c) furnishing of a detailed operations and maintenance manual for each appropriate unit of the supplied Goods;
- (d) performance or supervision or maintenance and/or repair of the supplied Goods, for a period of time agreed by the parties, provided that this service shall not relieve the Supplier of any warranty obligations under this Contract; and
- (e) training of the Procuring Agency's personnel, at the Supplier's plant and/or on-site, in assembly, start-up, operation, maintenance, and/or repair of the supplied Goods.

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- 22.2. Additional Price, if charged by the Supplier for incidental services shall be included in the financial bid for the Goods and shall not exceed:
- (a) the prevailing rates charged for other parties by the Supplier for similar services; and
- (b) original price of goods.

23. Spare parts

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

24. Warranty and defect liability period

- 24.1. The Supplier warrants that the Goods supplied under the Contract are new, unused, of the quoted models. The Supplier further warrants that all Goods supplied under this Contract shall have no defect, arising from design, materials, or workmanship (except when the design and/or material is required by the Procuring Agency, specifications) or from any act or omission of the Supplier, that may develop under normal use of the supplied Goods in the conditions prevailing in Pakistan.
- 24.2. This warranty shall remain valid for a period specified in the SCC after the Goods, or any portion thereof as the case may be, have been delivered to and accepted at the final destination indicated in the Contract, or for a period specified in the SCC.
- 24.3. The Procuring Agency shall promptly notify the Supplier in writing or in electronic forms that provide record of the content of communication of any claims arising under this warranty.
- 24.4. Upon receipt of such notice, the Supplier shall, within the period specified in SCC and with all reasonable speed, repair or replace the defective Goods or parts thereof, without costs to the Procuring Agency other than, where applicable, the cost of inland delivery of the repaired or replaced Goods or parts from EXW or the port or place of entry to the final destination.
- 24.5. If the Supplier, having been notified, fails to remedy the defect(s) within the period specified in SCC, the Procuring Agency may proceed to take such remedial action as may be necessary, at the Supplier's risk and expense and without prejudice to any other rights which the Procuring Agency may have against the Supplier under the Contract.

25. Limitation of defect liability period

- 25.1. Except in cases of criminal negligence or willful conduct, and in the case of infringement pursuant to GCC,
- (a) The supplier shall not be liable to the Procuring Agency, whether in contract, tort, or otherwise, for any indirect or consequential loss or damage, loss of use, loss of production, or loss of profits or interest costs, provided that this exclusion shall not apply to any obligation of the Supplier to pay liquidated damages to the Procuring Agency; and
- (b) The aggregate liability of the Supplier to the Procuring Agency, whether under the Contract, in tort or otherwise, shall not exceed the total Contract Price, provided that this limitation shall not apply to the cost of repairing or replacing defective equipment or to any obligation of the Supplier to indemnify the Procuring Agency with respect to patent infringement.

26. Prices

- 26.1. The contract price shall be as specified in the Contract
- 26.2. Agreement Subject to any additions and adjustments thereto or deductions there from, as may be made pursuant to the Contract.

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26.3. Prices charged by the Supplier for Goods delivered and Services performed under the Contract shall not vary from the prices quoted by the Supplier in its Bid,

27. Taxation and duties

- 27.1. A foreign Supplier shall be entirely responsible for all taxes, stamp duties, license fees, and other such levies imposed outside Pakistan.
- 27.2. If any tax exemptions, 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 savings to the maximum allowable extent.
- 27.3. A local Supplier shall be entirely responsible for all taxes, duties, license fees, etc., incurred until delivery of the contracted Goods to the Procuring Agency.

28. Payment

- 28.1. The method and conditions of payment to be made to the Supplier under this Contract shall be specified in SCC.
- 28.2. The Supplier's request(s) for payment shall be made to the Procuring Agency in writing or in electronic forms that provide record of the content of communication, accompanied by an invoice describing, as appropriate, the Goods delivered and Services performed, and by documents and upon fulfillment of other obligations stipulated in the Contract.
- 28.3. Upon successful completion of the assignment, the Payments shall be made promptly by the Procuring Agency, within forty-five (45) days from the date of submission of an invoice or claim by the Supplier.
- 28.4. The currency or currencies in which payment is to be made to the Supplier under this Contract shall be specified in SCC subject to the following general principle: payment will be made in the currency or currencies in which the offer has been solicited in the Bidding document.

29. Delays in suppliers' performance

- 29.1. Delivery of the Goods and performance of Services shall be made by the Contractor in accordance with the time schedule prescribed by the Procuring Agency in the delivery schedule and requirements as laid down in the SCC.
- 29.2. If at any time during performance of the Contract, the Contractor or its subcontractor(s) should encounter conditions impeding timely delivery of the Goods and performance of Services, the Contractor shall promptly notify the Procuring Agency in writing or in electronic forms that provide record of the content of communication of the fact of the delay, its likely duration and its cause(s). As soon as practicable after receipt of the Supplier's notice, the Procuring Agency shall evaluate the situation and may at its discretion extend the Supplier's time for performance, with or without liquidated damages, in which case the extension shall be ratified by the parties by amendment of Contract.
- 29.3. Except as provided under GCC, a delay by the Supplier in the performance of its delivery obligations shall render the Supplier liable to the imposition of liquidated damages pursuant to GCC Clause, unless an extension of time is agreed upon pursuant to GCC without the application of liquidated damages.

30. Liquidated damages

30.1. If the Supplier fails to deliver any or all of the Goods or to perform the Services within the period(s) specified in the Contract, the Procuring Agency shall, without prejudice to its other remedies under the Contract, deduct from the Contract Price or may ask the bidder to deposit the liquidated damages sum equivalent to the percentage specified in SCC of the delivered price of the delayed Goods or unperformed Services for each week or part thereof of delay until actual delivery or performance, up to a maximum deduction of the performance security (or guarantee) specified in SCC. Once the said maximum is reached, the Procuring Agency may consider termination of the Contract pursuant to GCC.

31. Resolution of disputes

- 31.1. In the event of any dispute arising out of this contract, either party shall issue a notice of dispute to the other party to settle the dispute amicably. The parties hereto shall, within twenty-eight (28) days from the notice date, use their best efforts to settle the dispute amicably through mutual consultations and negotiation. Any unsolved dispute may be referred by either party to an arbitrator that shall be appointed by mutual consent of the both parties.
- 31.2. After the dispute has been referred to the arbitrator, within 30 days, or within such other period as may be proposed by the Parties, the Arbitrator shall give its decision. The rendered decision shall be binding to both the Parties.

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32. Procedure of dispute resolution

- 32.1. The arbitration shall be conducted in accordance with the arbitration procedure published by the Institution named and, in the place, shown in the SCC.
- 32.2. The rate of the Arbitrator's fee and administrative costs of arbitration shall be borne equally by the Parties. The rates and costs shall be in accordance with the rules of the Appointing Authority. In conducting arbitration to its finality each party shall bear its incurred costs and expenses.

33. Replacement of arbitrator

33.1. Should the Arbitrator resign or die, or should the Procuring Agency and the Supplier agree that the Arbitrator is not functioning in accordance with the provisions of the contract, a new Arbitrator shall be appointed by mutual consent of the both parties

34. Termination for default

- 34.1. The Procuring Agency or the Supplier, without prejudice to any other remedy for breach of Contract, by written notice of default sent to the concerned party may terminate the Contract if the other party causes a fundamental breach of the Contract.
- 34.2. Fundamental breaches of Contract shall include, but shall not be limited to the following:
- (a) the Supplier fails to deliver any or all of the Goods within the period(s) specified in the Contract, or within any extension thereof granted by the Procuring Agency pursuant to GCC; or
- (b) the Supplier fails to perform any other obligation(s) under the Contract;
- (c) Supplier's failure to submit performance security (or guarantee) within the time stipulated in the SCC;
- (d) the supplier has abandoned or repudiated the contract.
- (e) the Procuring Agency or the Supplier is declared bankrupt or goes into liquidation other than for a reconstruction or amalgamation;
- (f) a payment is not paid by the Procuring Agency to the Supplier after 120 days from the due date for payment;
- (g) the Procuring Agency gives Notice that goods delivered with a 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) if the Procuring Agency determines, based on the reasonable evidence, that the Supplier has engaged in corrupt, coercive, collusive, obstructive or fraudulent practices, in competing for or in executing the Contract.

For the purpose of this clause:

- "Corrupt and Fraudulent Practice" means the practices as described in Rule-2 (1) (n) of the Balochistan Public Procurement Rules 2014.
- 34.3. In the event the Procuring Agency terminates the Contract in whole or in part, pursuant to GCC, the Procuring Agency may procure, upon such terms and in such manner as it deems appropriate, Goods or Services similar to those undelivered, and the Supplier shall be liable to the Procuring Agency for any excess costs for such similar Goods or Services. However, the Supplier shall continue performance of the Contract to the extent not terminated.

35. Termination for Force Majeure

35.1. Notwithstanding the provisions of GCC, neither Party shall have any liability or be deemed to be in breach of the Contract for any delay nor is other failure in performance of its obligations under the Contract, if such delay or failure is a result of an event of Force Majeure.

For purpose of this clause, "Force Majeure" means an event which is beyond the reasonable control of a Party, is not foreseeable, is unavoidable, and its origin is not due to negligence or lack of care on the part of a Party, and which makes a Party's performance of its obligations hereunder impossible or so impractical as reasonably to be considered impossible in the circumstances, and includes, but is not limited to, war, riots, civil disorder, earthquake, fire, explosion, storm, flood, epidemics, or other adverse weather conditions, strikes, lockouts or other industrial action (except where such strikes, lockouts or other industrial action are within the power of the Party invoking Force Majeure to prevent

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35.2. If a Party (hereinafter referred to as "the Affected Party") is or will be prevented from performing its substantial obligation under the contract by Force Majeure, it shall give a Notice to the other Party giving full particulars of the event and circumstance of Force Majeure in writing or in electronic forms that provide record of the content of communication of such condition and the causes thereof. Unless otherwise directed by the Procuring Agency in writing or in electronic forms that provide record of the content of communication, the Supplier shall continue to perform its obligations under the Contract as far as is reasonably practical, and shall seek all reasonable alternative means for performance not prevented by the Force Majeure event.

36. Termination for insolvency

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

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

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SPECIAL CONDITIONS

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S.No	Special Condition	Sub Condition
1	Notice	1.1 Notices not received at the particulars stated above, shall be deemed to not have been received by the procuring agency.:
		1.2 For the purpose of this procurement, written and electronic notices / correspondence for and on behalf of the procuring agency, must be sent to the following::(a) Name of Procuring agency: Balochistan Education Foundation
		(b) Name of Procurement: PURCHASE OF STATIONERY FOR ALL BALOCHISTAN DISTRICTS OF BALOCHISTAN EDUCATION FOUNDATION COMMUNITY SCHOOLS FOR THE ACADEMIC YEAR 2024
		(c) Name of Procurement officer: Syed Nisar Ahmed
		(d) Designation of Procurement officer: Procurement Officer
		(b) Official Postal Address: Quetta
		(c) Official Email Address: nisar@bef.org.pk
		(d) Official phone number: 03322704705
2	Bid Security	2.1 The supplier shall submit as part of the financial proposal, bid security in Pak. Rupees, amounting to: 2.1.1. 2
		2.1.2. of the %age of Estimate Cost
3	Performance Security	3.1 The remaining: -1 % shall be released within -1 days (Maximum 60 days check) of the completion of the Supplier's warranty obligations.
		3.2 (Where applicable): The supplier shall submit as a prerequisite; for the award of contract, Performance Security (or guarantee) in Pak. Rupees, amounting to 10 % of the Contract Value within 7 days of the issuance of the letter of acceptance.
		3.3 After delivery and acceptance of Goods:10 % of the Performance Security (or guarantee) shall be released within 90 days and the remaining -1 % to be withheld to cover the Supplier's warranty obligations
4	Packaging	4.1 The Goods shall be packed properly by the supplier, so as to ensure that the Goods reach the Procuring Agency in perfect condition and order.:
		4.2 Items Damages: Items if found damaged or opened will not be accepted and will replaced for new one. Used items if found will be rejected new packed items will be accepted
		4.3 Delivered Duty Paid (DDP): The vendor has all the responsibilities and costs for delivering goods to the place of destination/place of procuring agency.
	Related / Incidental Services	5.1 Related services required :
5		5.2 Name and description of the Related services not requuired:
6	Spare parts	6.1 Where applicable, Supplier shall carry sufficient inventories to assure ex-stock supply of consumable spares for the Goods. Other spare parts and components shall be supplied as promptly as possible, but in any case, within one (true) month of placing the order.:

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S.No	Special Condition	Sub Condition
7	Warranty	7.1 In case the supplier fails to comply with the requirements of guarantee / warrantee within the stipulated time, the same shall be proceed for blacklisting:
		7.2 The Supplier shall, comply with the performance and/or consumption guarantees specified under the Contract.:
		7.3 The warranty period shall be -1 months from date of acceptance of Goods:
		7.4 The period for correction of defects in the warranty period is -1:
		8.1 Insurance Required No:
		8.2 Insurance particulars: None
8	\Insurance:	
		8.3 Required Document: None
		9.4 Delivery Location/s District Complete Address:
9	Delivery Schedule and requirements	9.1 Delivery Location/s District – Complete Address:9.2 Partial delivery : Not Allowed:
		9.3 Final date of delivery / Completion Final Date of delivery will be within 7 to 14 days after award of contract :
		9.4 Required document: Yes :
		9.5 Other document(s): Sales Tax Invoice :
		9.6 Delivery at: Single
	Inspection of Goods / Services	10.1 Place of Inspection : same as :
10		10.2 If other than delivery location, specify place of Inspection :None:
		10.3 Description of inspection Damages or old items. unpacked and not as per ordered or sample selection

S.No	Special Condition	Sub Condition
11		11.1 Required Documents or at the arrival of delivery)::
	Transportation	11.2 Any particulars of Transportation:NO:
		11.3 Any special requirements of Transportation: No :
		11.4 Transportation cost and responsibility is to be borne by the: Supplier
		12.1 The supplier shall pay liquidated damages at the rate specified in SCC clause above to the Procuring Agency with respect to the failure to meet the contractual guarantees:
		12.2 Liquidated damages shall be paid in the form of from a scheduled bank of Pakistan:
12	Liquidated damages (LD)	12.3 Liquidated damages shall be paid on weekly, fortnightly or monthly basis if they are to be paid for less than (7) seven, (15) fifteen or (3false) thirty days respectively. In case, possible the duration of LD imposition exceeds (3false) thirty days, the same shall be deposited as early as supplier, but in any case, not later than (12false) one hundred and twenty days from the day one of the imposition of LD:
		12.4 Pursuant to clause SCC clause 12.4, in case the supplier fails to deposit the imposed Liquidated damages, the same may be recovered through forfeiture of the performance security of the supplier. Where the LD exceed the amount of the performance security, the supplier has to deposit balance liquidated damages within the stipulated time, failing which, the same shall be deducted from the payment of the supplier.:
		12.5 The rate of these liquidated damages shall be 1 % per day of undelivered goods value up to ten percent of the contract value:
	Payment for Goods	13.1 Payment is to be made in Pakistani Rupees:
		13.2 Partial payment for Goods under this contract shall be allowed :
13		13.3 (In case of not allowed) The Contract Price shall be paid in Pakistani Rupees to the Supplier within 14 days after the date of the inspection certificate and consequent submission of invoice for the respective delivery:
		13.4 (In case of allowed) The Contract Price shall be paid in Pakistani Rupees to the Supplier in the following manner::(a) On Delivery: -1 percent of the Contract Price shall be paid on receipt of the Goods and upon submission of the documents
		On Acceptance: The remaining -1percent of the Contract Price shall be paid to the Supplier within 14days after the date of the inspection certificate and consequent submission of invoice for the respective delivery
		13.5 Payment to Supplier: Payment to suppliers will be made within 14 days after receipt of delivery chalan/work completion and sales tax invoice

S.No	Special Condition	Sub Condition
14	Dispute resolution	14.1 In case, if a bidder is aggrieved by an act or decision; prior to signing of the Contract by the procuring agency, the aggrieved bidder shall lodge a written complaint to the chairman of the complaint redressal committee and pursue the matter in accordance with Rule 56 of the BPP Rule, as amended from time to time:
		14.2 If any dispute of any kind whatsoever shall arise between the Procuring Agency and the Contractor, in connection with or arising out of the Contract, at the time or after signing the Contract, the parties shall seek to resolve such dispute or difference by mutual diligent negotiations in good faith within 7 (seven) days following a notice sent by one Party to the other Party in this regard.:(a) In the beginning of negotiation, the dispute shall be resolved through mediation and mediator shall be appointed with the mutual written consent of both the parties.
		(a) At the event of failure of mediation to resolve the dispute relating to this contract such dispute shall finally be resolved through binding Arbitration by sole arbitrator in accordance with Arbitration Act 1940. The arbitrator shall be appointed by mutual written consent of both the parties. The Arbitration shall take place in Quetta and proceedings will be conducted in English / Urdu language
		(b) The cost of the mediation and arbitration shall be shared by the parties in equal proportion however both the parties shall bear their own costs and lawyer's fees regarding their own participation in the mediation and arbitration. However, the Arbitrator may make an award of costs upon the conclusion of the arbitration making any party to the dispute liable to pay the costs of another party to the dispute.
		(c) Arbitration proceedings as mentioned in the above clause regarding resolution of disputes may be commenced prior to, during or after delivery of goods.
		(d) Notwithstanding any reference to the arbitration herein, the parties shall continue to perform their respective obligations under the Contract unless they otherwise agree.

CURRENCY & BID VALIDITY

Allow Financial Bids In Foreign Currencies: No Bid Validity Period (Days): 90

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CONTRACT AGREEMENT

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THIS CONTRACT AGREEMENT (hereinafter called the "Agreement") made on the day of 2024between (hereinafter called the "Procuring Agency") of the one part and (hereinafter called the "Contractor") of the other part.
WHEREAS the Procuring Agency is desirous that certain Works/goods, viz should be executed by the Contractor and has accepted a Bid by the Contractor for the execution and completion of such Works and the remedying of any defects therein.
NOW this Agreement witnesseth as follows:
1. In this Agreement words and expressions shall have the same meanings as are respectively assigned to assigned to them in to them in to them in to them in the Conditions of Contract hereinafter referred to.
2. The following documents after incorporating addendating addenda
(a) The Letter of Acceptance;
(b) The completed Form of Bid along with Schedules to Bid;
(c) Conditions of Contract & Contract Data;
(d) The priced Schedule of Prices;
(e) The Specifications; and
(f) The Drawings
3. In consideration of the payments to be made by the Procuring Agency to the Contractor as hereinafter mentioned, the Contractor hereby covenants with the Procuring Agency to execute and complete the Works and remedy defects therein in conformity and in all respects within the provisions of the Contract.
4. The Procuring Agency hereby covenants to pay the Contractor, in consideration of the execution and completion of the Works as per provisions of the Contract, the Contract Price or such other sum as may become payable under the provisions of the Contract at the times and in the manner prescribed by the Contract.
IN WITNESS WHEREOF the parties hereto have caused this Contract Agreement to be executed on the day, month and year first before written in accordance with their respective laws.

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eignature of the Contactor Signature of the Procuring Agen	,
Seal) (Seal)	
Signed, Sealed and Delivered in the presence of:	
Vitness: Witness:	
Name, Title and Address) (Name, Title and Address)	

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INTEGRITY PACT

Contract No Dated	
Contract Value:	
Contract Title:	
`	er) hereby declares that it has not obtained or induced the procurement of any contract, right, t from Government of Balochistan (GoB) or any administrative department or agency thereof through any corrupt business practice.
foregoing, (name of Supplier) represents and anyone and not given or agreed to give to ane give to anen or agreed to give to anen or agreed anyone within or outside Balochistan either associate, broker, consultant, director, promokickback, whether described as consultation for	g, (rality of the foregoing, (name of S the foregoing, (name of S the foregoing, (name of S the warrants that it has fully declared the brokerage, commission, fees etc. paid or payable to en or agreed to give to anen or agreed to give to directly or indirectly through any natural or juridical person, including its affiliate, agent, ster, shareholder, sponsor or subsidiary, any commission, gratification, bribe, finder's fee or ee or otherwise, with the object of obtaining or inducing the procurement of a contract, right, fit in whatsoever form from GoB, except that which has been expressly declared pursuant
,	nd will make full disclosure of all agreements and arrangements with all persons in respect of has not taken any action or will not take any action to circumvent the above declaration,
facts or taking any action likely to defeat the interest, privilege or other obligation or benefit	and strict liability for making any false declaration, not making full disclosure, misrepresenting purpose of this declaration, representation and warranty. It agrees that any contract, right, t obtained or procured as aforesaid shall, without prejudice to any other rights and remedies her instrument, be voidable at the option of GoB.
damage incurred by it on account of its corru time the sum of any commission, gratification	ercised by GoB in this regard, (name of Supplier) agrees to indemnify GoB for any loss or upt business practices and further pay compensation to GoB in an amount equivalent to tend, bribe, finder's fee or kickback given by (name of Supplier) as aforesaid for the purpose of contract, right, interest, privilege or other obligation or benefit in whatsoever from GoB.
Name of Buyer: Name of Seller/	Supplier:
Signature: Signature:	
(Seal) (Seal)	

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