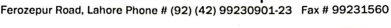


University of Child Health Sciences The Children's Hospital



Dated

To

The Director General Public Relation 21-Mehmood Ghaznavi Road, Lahore.

/ UCHS&CH

Subject: -

ADVERTISEMENT

Please find enclosed herewith five copies of an advertisement with the total estimated cost (Rs. 5.9639 Million) regarding the Procurement of Manikins for Skill Lab for the year 2025-2026 to be published in two National daily Newspapers of wide circulation (one in English & one in Urdu).

Kindly send your bills for payment to the undersigned.

PROF. DR. NABILA TALAT Registrar, UCHS Prof. of Peads Surgery Dean Faculty of Surgery

No Uni/____/UCHS&CH

2025

A copy is forwarded for information to Mr. Abdul Wahab I/C Programmer (I.T) Health Department, Civil Secretariat, Lahore. You are requested to upload the tender on health department website.

> PROF. DR. NABILA TALAT Registrar, UCHS Prof. of Peads Surgery Dean Faculty of Surgery

Section-I: INVITATION TO e-BIDS

Bid Ref No. Skill Lab-25/P	/UCHS&CH)	Dated	2025

INVITATION TO BIDDERS

University of Child Health Sciences & The Children's Hospital, Lahore ('Procuring Agency') for Manikins for Skill Lab, invites e-Bids

Procurement of MANIKINS FOR SKILL LAB University of Child Health Sciences & The Children's Hospital, Lahore

Sr. No.	Items Name	Qty	Mode of Purchase	Unit Price (Rs.) Inclusive of Taxes	Total Price (Rs.) Inclusive of Taxes	Bid Security 02% of the Estimated Price (Rs.)
1.	CPR Manikin (Infant)	04	FOR	231,150/-	924,600/-	18,492/-
2.	CPR Manikin (Child)	04	FOR	287,500/-	1,150,000/-	23,000/-
3.	Airway Head Manikin (Infant)	04	FOR	851,000/-	3,404,000/-	68,080/-
4.	AED (Trainer	02	FOR	242,650/-	485,300/-	9,706/-
			' (Grand Total Rs.	5,963,900/-	119,278/-

- This Procurement shall be conducted through e-PADS of Punjab Procurement Regulatory Authority (PPRA) only, e-Bids are invited from interested eligible bidders, registered on e-Punjab Acquisition and Disposal System (e-PADS) and with relevant Registration Authorities and Tax Departments / Authorities. The e-Bids shall be received as per Single Stage Two Envelope bidding procedure as per PPR-2014.
- Electronic bidding documents containing detailed requirement, terms and conditions is available for the registered bidders on e-Pads at punjab.eprocure.gov.pk and Punjab Procurement Regulatory Authority (PPRA) website http://ppra.punjab.gov.pk. and University of Child Health Sciences, The Children's Hospital, Lahore website www.chich.edu.pk.
- 3. There will be 2% bid security against each item (consolidated bid security is attached if participated more than one item). Scanned Copy of original bid security shall be attached at e-PADS with the Technical Bid. Original bid security shall be submitted in the office of Registrar UCHS&CH on or before bid submission date and time, failing which bid shall be rejected.
- 4. The Pre-Bid meeting will be convened on 11-11-2025 at 11:00 AM PST at the Syndicate Room, University of Child Health Sciences, The Children's Hospital, Lahore.
- 5. e-Bids shall be submitted online on or before 25-11-2025 at 11:00 AM. on e-Pad. The response time shall be calculated exclusively from the date of publication of advertisement on the web site of the authority. Technical bids will be opened on the same day on 25-11-2025 at 11:30 AM PST in the Syndicate Room, Admin Block of University of Child Health Sciences, The Children's Hospital, Lahore in the presence of bidder's representative who choose to attend. In the case of a Government holiday resulting in closure of office on the date of bid opening the bid shall be submitted opened on next working day at the same time.
- 6. This bidding process will be governed under Punjab Procurement Rules, 2014 as amended from time to time and insturctions of the Government of the Punjab received during the completion of the project. In case of any conflict of instructions/provisions herein with the Punjab Procurement Act 2009, Amendment Act Punjab Procurement Rules 2014, and Amendments and Punjab Procurement Regulations 2024 till date ("the Rules") shall prevail.
- 7. Bid validities is 210 days from the date of opening of bids. Hard copies of e-Bids are not required. The procureing agency shall not be responsible for any failur on the part of the firms to submit an e-Bid or account of any technical error or internet failure.

PROF. DR. NABILA TALAT Registrar, UCHS Prof. of Peads Surgery Dean Faculty of Surgery

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University of Child Health Sciences The Children's Hospital

Ferozepur Road, Lahore Phone # (92) (42) 99230901-23 Fax # 99231560



Bid Ref No.	(Skill Lab-25/	P-	/UCHS&CH)	Dated:	-2025

BIDDING DOCUMENTS

PROCUREMENT OF MANIKINS FOR SKILL LAB IN UNIVERSITY OF CHILD HEALTH SCIENCES & THE CHILDRENS HOSPITAL LAHORE (Fiscal YEAR 2025-26)

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Section-I: INVITATION TO e-BIDS

Bid Ref No. Skill Lab-25/P______/UCHSACH) Died_______2025

INVITATION TO BIDDERS

University of Child Health Sciences & The Children's Hospital, Lehore ("Proturing Agency") for Manikins for Skill Lab, invites e-Bids.

Procurement of MANIKINS FOR SKILL LAB University of Child Health Sciences & The Children's Hospital, Labore

Sr. No.	Items Name	da.	Mode of Purchase	Unit Price (Rs.) Inclusive of Taxes	Total Price (Rs.) Inclusive of Taxes	Bid Security 02% of the Estimated Price (Rs.)
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4.	AED (Trainer	02	FOR	242,650/-	485,300/-	9,706/-
			G	rand Total Rs.	5,963,900/-	119,278/

 This Procurement shall be conducted through e-PADS of Punjab Procurement Regulatory Authority (PPRA) only, e-Bids are invited from interested eligible bidders, registered on e-Punjab Acquisition and Disposal System (e-PADS) and with relevant Registration Authorities and Tax Departments / Authorities. The e-Bids shall be received as per Single Stage Two Envelope bidding procedure as per PPR-2014.

 Electronic bidding documents containing detailed requirement, terms and conditions is available for the registered bidders on e-Pads at punjab.eprocure.gov.pk and Punjab Procurement Regulatory Authority (PPRA) website http://ppra.punjab.gov.pk, and University of Child Health Sciences. The

Children's Hospital, Lahore website www.chich.edu.pk.

3. There will be 2% bid security against each item (consolidated bid security is attached if participated more than one item). Scanned Copy of original bid security shall be attached at e-PADS with the Technical Bid. Original bid security shall be submitted in the office of Registrar UCHS&CH on or before bid submission date and time, falling which bid shall be rejected.

4. The Pre-Bid meeting will be convened on 11-11-2025 at 11:00 AM PST at the Syndicate Room,

University of Child Health Sciences, The Children's Hospital, Lahore.

- 5. e-Bids shall be submitted online on or before 25-11-2025 at 11:00 AM, on e-Pad. The response time shall be calculated exclusively from the date of publication of advertisement on the web site of the authority. Technical bids will be opened on the same day on 25-11-2025 at 11:30 AM PST in the Syndicate Room, Admin Block of University of Child Health Sciences, The Children's Hospital, Lahore in the presence of bidder's representative who choose to attend. In the case of a Government holiday resulting in closure of office on the date of bid opening the bid shall be submitted opened on next working day at the same time.
- 6. This bidding process will be governed under Punjab Procurement Rules, 2014 as amended from time to time and insturctions of the Government of the Punjab received during the completion of the project. In case of any conflict of instructions/provisions herein with the Punjab Procurement Act 2009, Amendment Act Punjab Procurement Rules 2014, and Amendments and Punjab Procurement Regulations 2024 till date ("the Rules") shall prevail.

Bid validities is 210 days from the date of opening of bids. Hard copies of e-Bids are not required. The
procureing agency shall not be responsible for any failur on the part of the firms to submit an e-Bid or
account of any technical error or internet failure.

PROF, DR. NABILA TALAT Registrar, UCHS Prof. of Peads Surgery Dean Faculty of Surgery

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Section-II: Instructions to Bidders (ITB)

Note:- All the procurement procedures shall be conducted in accordance with Punjab Procurement Authority Act-2009 and Punjab Procurement Rules-2014. In case of any conflict between the provision of this document and PPRA Act-2009/PPRA Rules-2014, the later shall prevail.

2.1. Introduction

2.1.1 Scope of Bid

i)

The Procuring Agency (UCHS&CH), as indicated in the Bid Data Sheet (BDS) invites Bids for the provision of Goods as specified in the Section-IV Bid Data Sheet (BDS) and Section III - Technical Specifications & Section VII- Schedule of Requirements. The successful Bidders will be expected to deliver, install/commissioning (where applicable) the goods within the specified period and timeline(s) as stated in the BDS.

2.1.2 Source of Funds

i) The Procuring Agency (UCHS &CH) in the Bid Data Sheet has received budget from the Government of Punjab. The Procuring Agency intends to apply the provided funds/ a portion of this budget to make eligible payments under the contract for which the bidding documents has been issued.

2.1.3 Eligible Bidders

- i) The invitation to Bids is open to Authorization / Sole Agent Certificate by the manufacturer (The authorization documents must be attested by the relevant embassy or legalized (apostilled) to verify their authenticity and credibility), registered with relevant Registration Authorities and Tax Departments/Authorities (Income Tax, Sales Tax & Punjab Sales Tax etc.), except as provided hereinafter (JV is not eligible).
- ii) Bidders should not be associated, or have been associated in the past, directly or indirectly, with a firm or any of its affiliates which have been engaged by the Procuring Agency to provide consultancy 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 Request for Proposal [if applicable].
- iii) Government-owned enterprises may participate only if they are duly/legally authorized in this regard by the respective/relevant competent forum/authority.
- iv) Bidders shall not be under a declaration of blacklisting by the Procuring Agency or by Punjab Procurement Regulatory Authority (PPRA). During the Procurement Process / execution of the Contract, if the firm/ bidder is blacklisted by Punjab Procurement Regulatory Authority (PPRA), if such blacklisted bidder wants to execute the contract awarded after its blacklisting, the bidder/ firm shall provide 100% Bank Guarantee against the awarded Contract value and in case the bidder regret to do so then the Procuring Agency may proceed with second lowest.
- v) 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, Consortium, or Association shall nominate a Lead Member as 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 case of award of contract, during the execution of contract.
- vi) The appointment of Lead Member in the Joint Venture, Consortium, or Association shall be confirmed by submission of a valid JV or Consortium agreement to the Procuring Agency.
- vii) Any agreement that forms a Joint Venture, Consortium or Association shall be required to be submitted as part of the Bid and shall be attested.
- viii) 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 or post qualified with respect to its contribution only and the responsibilities of each party and shall not be substantially altered without prior written approval of the Procuring Agency and in line with any instructions issued by the Authority.
- ix) The invitation for Bids is open to all prospective Manufacturers or Authorized Agents of Foreign Principal subject to any provisions or licensing/regulatory requirements issued by the respective National/ Provincial Professional Statutory Body established for that particular trade or business as mentioned in bid data sheet.
- x) A Bidder shall not have a conflict of interest. All Bidders found to have a conflict of interest shall be non-responsive. 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 for the procurement of the goods to be purchased under this Invitation for Bids, 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.
 - b) Have controlling shareholders in 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 or through common third parties, that puts them in a position to have access to information about or influence on the Bid of another Bidder, or influence the decisions of the Procuring Agency regarding this Bidding process; or
- Xi) A Bidder may be ineligible if -
 - (a) The Bidder is declared bankrupt or, in the case of company or firm, insolvent;
 - (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 established 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 debarred and blacklisted due to involvement in corrupt and fraudulent practices in accordance with the provision of section 17A of PPRA Act, 2009 and Rule-21, read with Schedule appended with, Punjab Procurement Rules, 2014.
- (f) The Bidder is debarred and blacklisted in general (i.e. to the extent of all public procurement) due to consistent performance failure in accordance with the section 17A of PPRA Act, 2009 and Rule-21, read with Schedule appended with, Punjab Procurement Rules, 2014.
- (g) The bidder blacklisted/ debarred by any international organization.
- xiii) Bidders shall provide to the Procuring Agency (UCHS&CH) evidence of their eligibility, proof of compliance with the necessary legal requirements to carry out the contract effectively.
- xiv) Bidders shall provide such evidence of their continued eligibility satisfactory to the Procuring Agency (UCHS &CH), as the Procuring Agency shall reasonably request.
- xv) Bidders shall submit proposals relating to the nature, conditions and modalities of sub-contracting wherever the sub-contracting of any elements of the contract amounting to more than ten percent of the Bid price is envisaged.

2.1.4. Eligible Goods and Services

- i) All goods and related services to be supplied under the Contract shall have their origin in eligible source countries, defined in the Bid Data Sheet (BDS/Technical Specification), and all expenditures made under the contract will be limited to such goods and related services.
- ii) For purposes of this clause, "origin" means the place where the goods are mined, grown, or produced, or the place from which the related services are supplied. Goods are produced when, through manufacturing, processing, or substantial and major assembly of components, a commercially recognized product is obtained that is substantially different in basic characteristics or in purpose or utility from its components.
- iii) The origin of goods and services is distinct from the nationality of the Bidder. *In any case, the requirements of Rules 10 & 26 of PPR-14, shall be followed.*

2.1.5. Cost of Bidding

i) The Bidder shall bear all costs associated with the preparation and submission of its Bid, and the Procuring Agency named in the Bid Data Sheet, hereinafter referred to as "the Procuring Agency," will in no case be responsible or liable for those costs, regardless of the conduct or outcome of the Bidding process.

2.1.6. One person one bid

- i) As per Rule 36A of Punjab Procurement Rules 2014, a Bidder shall submit only one Bid in the same bidding process, either individually as a Bidder or as a member in a joint venture or any similar arrangement.
- ii) No Bidder can be a sub-contractor while submitting a Bid individually or as a member of a joint venture in the same Bidding process.
- iii) A Bidder, if acting in the capacity of sub-contractor in any Bid, shall not submit bid for the same.

2.2. The Bidding Documents

2.2.1. Content of Bidding Documents

- The goods required, Bidding procedures, and contract terms are prescribed in the Bidding documents. The Bidding documents, inter alia, include:
 - (a) Request for Proposal
 - (b) Instructions to Bidders (ITB)
 - (c) Technical Specifications
 - (d) Bid Data Sheet
 - (e) General Conditions of Contract (GCC)
 - (f) Special Conditions of Contract (SCC)
 - (g) Schedule of Requirements
 - (h) Bid Form
 - (i) Manufacturer's Authorization Form
 - (j) Bidder Profile Form
 - (k) General Information Form
 - (I) Affidavit
 - (m) Bid Security Form
 - (n) Technical Bid Form
 - (o) Contract Form
 - (p) Financial Bid Form / Price Schedule
 - (q) Performance Guarantee Form
 - (r) Check List
- ii) The Bidder is required to examine all instructions, forms, terms, and specifications in the Bidding documents. Failure to furnish all information as required by the Bidding documents or to submit a Bid not responsive to the Bidding documents in every respect will be at the Bidder's risk and may result in the rejection of its Bid.
- iii) In case of discrepancies between the Invitation to Bid and the Bidding Documents listed in ITB 2.2.1(i) above, the said Bidding Documents, not in conflict with any provision of PPR-14, will take precedence.
- iv) The CH&UCHS is not responsible for the completeness of the Bidding Documents and their addenda, if they were not obtained directly from the Procuring Agency or from its website or website of PPRA. Re-confirming from the CH&UCHS that all pages/

2.2.2. Clarification of Bidding Documents

- contents have been properly and clearly received is the prime responsibility of the Bidder.
- i) A prospective Bidder requiring any clarification of the Bidding documents may notify the Procuring Agency in writing or by email at the Procuring Agency's address indicated in Invitation to Bid/ Tender Notice/ Advertisement. The Procuring Agency will respond in writing to any request for clarification of the Bidding documents at the time of pre-bid meeting and respond in minutes of pre-bid meeting, which will be uploading on website.
- ii) A prospective Bidder requiring any clarification of the Bidding Documents may notify the Procuring Agency in writing or in electronic form that provides record of the content of communication at the Procuring Agency's address indicated in the BDS.
- iii) The Procuring Agency will address the clarification of bidding document against received request from the firms in the pre-bid meeting.

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 aspects of the Bidding Documents.

iv) 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 and by uploading same on the website of the procuring agency. 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 website. Non-attendance at the pre-Bid meeting will not be a cause for disqualification of a Bidder.

2.2.3. Amendment of Bidding Documents

- i) At any time prior to the deadline for submission of Bids, but not later than three (3) days before the closing date of the submission of Bid, the Procuring Agency, for any reason, whether at its own initiative or in response to a clarification requested by a prospective Bidder, may modify the Bidding documents by amendment. Any such change/amendment in the Bidding documents shall be provided in a timely manner, preferably through electronic means also, not later than three (3) days, and on equal opportunity basis as per Rule-25(3) OR Rule 25(4) of PPR-14 as the case may be.
- ii) In order to allow prospective Bidders reasonable time in which to take an addendum into account in preparing their Bids, the Procuring Agency, at its discretion, may extend the deadline for the submission of Bids, as per rule 29 of PPR-14, in the manner similar to the original advertisements, so as to avoid any inconvenience and to doubly ensure level playing field for all prospective bidders.

2.3. Preparation of Bids

i)

2.3.1.	Language
of Bid	

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 language specified in the Bid Data Sheet. Supporting documents and printed literature furnished by the Bidder may be in same language.

2.3.2. Bid Form

i) The Bidder shall complete the Bid Form and the appropriate Price Schedule (Financial Bid) furnished in the Bidding documents, indicating the goods to be supplied, a brief description of the goods, their country of origin, quantity, and prices.

2.3.3. Bid Prices

- The Bidder shall indicate on form 8.10 the unit prices (where applicable) and total Bid price of the goods it proposes to supply under the contract.
- ii) Prices indicated on the Price Schedule shall be as per prescribed format given in financial bid form / Price schedule (*form 8.10*).
- iii) The Bidder's separation of price components in accordance with ITB Clause 2.3.3(ii) above will be solely for the purpose of facilitating the comparison of Bids by the Procuring Agency and will not in any way limit the Procuring Agency's right to contract on any of the terms offered.
- iv) Prices quoted by the Bidder shall be fixed during the Bidder's performance of the contract and not subject to variation on any account, unless otherwise specified in the Bid Data Sheet. A Bid submitted with an **adjustable price quotation** will be treated as non-responsive and may be rejected.

2.3.4. Bid Currencies 2.3.5. Documents Establishing Bidder's Eligibility and Qualification

- i) Prices shall be quoted in PKR unless otherwise specified in the Bid Data Sheet.
- Pursuant to ITB Clause 2.1.3, the Bidder shall furnish, as part of its Bid, documents establishing the Bidder's eligibility to Bid and its qualifications to perform the contract if its Bid is accepted.
- ii) The documentary evidence of the Bidder's eligibility to Bid shall establish to the Procuring Agency's satisfaction that the Bidder, at the time of submission of its Bid, is eligible as defined under ITB Clause 2.1.3.
- iii) The documentary evidence, of the Bidder's qualifications to perform the contract if its Bid is accepted, shall establish to the Procuring Agency's satisfaction:
 - (a) that, in the case of a Bidder offering to supply goods under the contract which the Bidder did not manufacture or otherwise produce, the Bidder has been duly authorized by the goods' Manufacturer [Manufacturer's Authorization form No. 8.3] or producer to supply the same in Pakistan;
 - (b) that the Bidder has the financial, technical, and production capability necessary to perform the contract;
 - (c) That the Bidder meets the qualification criteria listed in the Bid Data Sheet.
- 2.3.6. Documents
 Establishing
 Goods' Eligibility
 and Conformity to
 Bidding
 Documents

i)

ii)

- Pursuant to ITB Clause 2.1.4, the Bidder shall furnish, as part of its Bid, documents establishing the eligibility and conformity to the Bidding documents of all goods and related services, which the Bidder proposes to supply under the contract.
- The documentary evidence of the eligibility of the goods and services shall consist of a statement in the Price Schedule/Financial Bid Form of the country of origin of the

- goods and services offered which shall be confirmed by a **Certificate of Origin** issued at the time of shipment.
- iii) The documentary evidence of conformity of the goods and services to the Bidding documents (if required) may be in the form of literature, drawings, data and shall consist of:
 - (a) a detailed description of the essential technical and performance characteristics of the goods;
 - (b) a list giving full particulars, including available sources and current prices of spare parts, special tools, etc., necessary for the proper and continuing functioning of the goods for a period to be specified in the Bid Data Sheet, following commencement of the use of the goods by the Procuring Agency; and
 - (c) an item-by-item commentary on the Procuring Agency's Technical Specifications demonstrating responsiveness of the goods and services to those specifications, or a statement of deviations and exceptions to the provisions of the Technical Specifications.
- iv) For purposes of the commentary to be furnished, the Bidder shall note that standards for workmanship, material, and equipment, as well as references to brand names or catalogue numbers designated by the Procuring Agency in its Technical Specifications, are intended to be descriptive only and not restrictive.
- v) Where a sample(s) is required by a procuring agency, the sample shall be:
 - (a) submitted as prescribed 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**.

{However, the procuring agency may also opt to ask for samples after submission of technical bids (where require)}

- vi) The Procuring Agency may retain the sample(s) of the successful Bidder till the successful delivery of the goods. A Procuring Agency may reject the Bid if the sample(s)-
 - (a) do(es) 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.
- vii) 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.
- viii) Samples made up from materials 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.
- ix) All samples produced from materials belonging to an unsuccessful Bidder may be kept by the Procuring Agency till thirty (30) days from the date of award of contract or exhaust of all the grievance forums (including those pending at Authority's Level or in some Court of Law).

- x) Pursuant to the requirements as indicated in ITB 2.3.6, 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.
- xi) 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.
- xii) The required documents and other accompanying documents must be in English. In case any other language than English is used the pertinent translation attested by the embassy in country of manufacturer into English shall be attached to the original version.

2.3.7. Bid Security

- i) The Bidder shall furnish, as part of its Bid, a Bid security in the amount specified in the Bid Data Sheet.
- ii) 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 ITB Clause 2.3.8. (vii).
- iii) The Bid security shall be in Pakistan Rupees and shall be in one of the following forms:
 - (a) Bank Guarantee, Bank call-deposit (CDR), Demand Draft (DD), Pay Order (PO) or Banker's cheque.
- iv) Any Bid not secured in accordance with ITB Clauses 2.3.8 (i) and (ii)may be rejected by the Procuring Agency as non-responsive.
- v) Unsuccessful Bidders' Bid security will be discharged or returned as promptly as possible, upon written request, after the expiration of the period of Bid validity prescribed by the Procuring Agency pursuant to ITB Clause 2.3.8 (ii) or along with unopened financial proposal as per rule 38(2)(a)(vii) of PPR-14, which shall take precedence, and is as under:
 - "38(2)(a)(vii) the financial proposal of the Bids found technically non-responsive shall be retained unopened on e-PAD, and shall be returned on the expiry of the grievance period or the decision of the complaint, if any, filled by the non-responsive Bidder, whichever is later:
- vi) The successful Bidder's Bid security will be discharged upon the Bidder signing the contract, pursuant to ITB Clause 2.6.1, and furnishing the Performance Guarantee, pursuant to ITB Clause 2.6.2.
- vii) The Bid security may be forfeited:
 - a. If a Bidder withdraws its Bid during the period of Bid validity specified by the Bidder on the Bid Form; or
 - b. In the case of a successful Bidder, if the Bidder:
 - i. Fails to sign the contract in accordance with ITB Clause 2.6.3: or
 - ii. Fails to furnish Performance Guarantee in accordance with ITB Clause 2.6.2; or
 - iii. If the blacklisting proceedings under Section-17A of PPRA Act, 2009 read with Rule-21 of PPR-14are initiated and the bidder is declared blacklisted after due process of law.

2.3.8. Period of Validity of Bids

- i) Bids shall remain valid for the period specified in the Bid Data Sheet after the date of Bid opening prescribed by the Procuring Agency. A Bid valid for a shorter period may be rejected by the Procuring Agency as non-responsive.
- ii) In exceptional circumstances, the Procuring Agency may solicit the Bidder's consent to an extension of the period of validity (as per rule-28 of PPR-14). The request and the responses thereto shall be made in writing (or by email). The Bid security provided under ITB Clause 2.3.8 shall also be suitably extended. A Bidder may refuse the request without forfeiting its Bid security. A Bidder accepting the request will not be required nor permitted to modify its Bid.

2.3.9. Format and signing of e-Bid

- i) The Bidder shall prepare e-Bid indicated in the Bid Data Sheet.
- ii) The Bidder shall authorize a person/ person for signing, submission and further correspondence with Procuring Agency on behalf of bidder. Authority letter must be part of e-Bid. However, in case of any issue bidder shall be responsible for all consequences.
- iii) The e-Bid Shall be typed or written in indelible ink and shall be signed by the Bidder or a person duly authorized to bind the Bidder to the contract. All pages of the e-Bid, shall be signed and stamped by the authorized person.
- iv) Any interlineations, erasures, or overwriting shall not be accepted and such bid shall be rejected.
- v) The e-Bid shall be typed or written in indelible ink and shall be signed by the Bidder or a person duly authorized to sign on behalf of the Bidder.
 - This authorization shall consist of a written confirmation as specified in the **BDS** and shall be attached to the e-Bid. The name and position held by each person signing the authorization must be typed or printed below the signature. All pages of the e-Bid, shall be signed and stamped by the authorized person.
- vi) The Bidder shall furnish information as described in the Form of Bid on commissions or gratuities, if any, paid or to be paid to agents relating to this Bid and to contract execution if the Bidder is awarded the contract.

2.4. Submission of e-Bids 2.4.1 Sealing and i) Marking of Bids

The Submission of encrypted electronic file by the bidders shall be deemed submission in "envelope" or "package" as mentioned in the rules.

- ii) The bidder Shall submit hard copy of financial instrument in addition to the soft copy uploaded on the e-PADS.
- iii) As per Rule 24, Bidders shall submit their bids online through e-PADS. No bids submitted manually shall be accepted, except for and if so, specified clearly in the BDS the samples or any other items such as product catalogues, drawings which are not available in soft copies or not scan able for submission online.
- iv) Where Bid Security and/or bulky documents referred to in the preceding paragraph have to be submitted manually they shall be forwarded to the Office of the Procuring Agency's address before the designated time and date scheduled for Bid Submission (bid preparation and submission), as specified in the BDS.

- v) Bidders shall follow the Punjab Procurement Rules 2014 (Amended) & Punjab Procurement Regulations 2024 for online submission of e-bid.
- vi) Any envelope or parcel containing the Bid Security / samples / catalogues/documents, where applicable, shall:
 - (a) bear the name and address of the Bidder;
 - (b) be addressed to the Procuring Agency in accordance with ITB Sub-Clause 2.4.2;
 - (c) bear the specific identification of this bidding process indicated in ITB 2.1.1 and any additional identification marks as specified in the BDS, and
 - vii) In case e-bid or e-proposal including entries and record submitted e-PADS is found corrupt, unreadable or contains virus, submitted in wrong lot (where applicable / clarification; e-bid will only be accepted for further evaluation if it is submitted in relevant lot), the e-bid or e-proposal shall be rejected.

2.4.2 Deadline for Submission of Bids

- i) Bid preparation and its submission must be executed online within time specified in the BDS.
- ii) The Procuring Agency may, at its discretion and as per rule 29 of PPR-14, extend this deadline for the submission of Bids by amending the Bidding documents in accordance with ITB Clause 2.2.2 & 2.2.3 in which case all rights and obligations of the Procuring Agency and Bidders previously subject to the deadline will thereafter be subject to the deadline as extended.

2.4.3. Late Bids

- i) Any Bid security/ Samples /Catalogues/documents, (where applicable) received by the Procuring Agency after the deadline for e-submission of Bids prescribed by the Procuring Agency pursuant to ITB Clause 2.4.2, such e-Bid will be rejected.
- ii) The Procuring Agency shall not consider for evaluation any Bid that arrives after the deadline for submission of Bids.

2.4.4. Modification and Withdrawal of Bids

- The Bidder shall be allowed to alter or modify his e-bid or proposal before the closing date for submission of e-Bid or e-Proposal.
- ii) Since the e-procurement system allows modifications/ substitutions of Bid Data and attachments by the Bidders up to the last date and time set for e-bid submission, Bidders are allowed to rework on their bids as many times as required. However, after the set deadline the start date and time of closing, the time lock feature of the e-Procurement will not allow Bidders to modify/ substitute their bid data and attachments in any way.
- iii) No Bid may be withdrawn in the interval between the deadline for submission of Bids and the expiration of the period of Bid validity specified by the Bidder on the Bid Form. Withdrawal of a Bid during this interval may result in the Bidder's forfeiture of its Bid security (along with other remedies available under PPR-14), pursuant to the ITB Clause 2.3.8 (vii).

2.5. Opening and Evaluation of Bids

2.5.1. Opening of e-Bids by the Procuring Agency

- i) The Procuring Agency will open all Bids, in public, in the presence of Bidders' or their representatives who choose to attend, and other parties with a legitimate interest in the Bid proceedings at the place, on the date and at the time, specified in the BDS. The Bidders' representatives present shall sign a register/attendance sheet as proof of their attendance.
- ii) The Bids shall be opened one at a time, in case of Single Stage One Envelope Procedure, the Bidders names, the Bid prices, the total amount of each Bid, the presence or absence of Bid Security, Bid Securing Declaration and such other details as the Procuring Agency may consider appropriate, will be announced by the Procurement Evaluation Committee.
- iii) In case of Single Stage Two Envelope Procedure, the Procuring Agency will open the Technical Proposals in public at the address, date and time specified in the **BDS** in the presence of Bidders` designated representatives who choose to attend and other parties with a legitimate interest in the Bid proceedings. The Financial Proposals will remain unopened on E-PADS and will be held in custody of the Procuring Agency until the specified time of their opening.
- iv) The envelopes holding the Technical Proposals shall be opened on E-PADS one at a time, and the following read out and recorded: (a) the name of the Bidder; (b) the presence of a Bid Security, if required; and (c) Any other details as the Procuring Agency may consider appropriate.
- v) Bidders are advised to send 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.
- vi) 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 **2.4.3** (i).
- vii) 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.
- viii) 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.
 - ix) Minutes of the Financial Bid Opening shall be recorded and uploaded by the procuring agency on its website or shared to all bidders through e-mail.
 - [if Procuring Agency opts for single stage one envelope procedure as per rule 38(1) of PPR-14, clause (vi) to (xiii) should be formulated accordingly by the procuring agency.]

2.5.2. Confidentiality

- Information relating to 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 in accordance with the requirements of rule 37 of PPR-14.
- ii) Any effort by a Bidder to influence the Procuring Agency processing of Bids or award decisions may result in the rejection of its Bid.
- iii) Notwithstanding **ITB Clause 2.2.2** 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.

2.5.3. Clarification of Bids

- i) As per rule 33(2) of PPR-14, to assist in the examination, evaluation and comparison of Bids and post-qualification of the Bidders, the Procuring Agency may, at its discretion, ask any Bidder for a clarification of its Bid including breakdown of prices to determine its reasonability. Any clarification submitted by a Bidder that is not in response to a request by the Procuring Agency shall not be considered.
- ii) The request for clarification and the response shall be in writing or in electronic forms that provide record of the content of communication. In case of Single Stage Two Envelope Procedure, no change in the prices or substance of the Bid shall be sought, offered, or permitted. Whereas in case of Single Stage One Envelope Procedure, only the correction of arithmetic errors discovered by the Procuring Agency in the evaluation of Bids should be sought in accordance with ITB Clause 2.5.6.
- iii) The alteration or modification in The Bid which in any way affect the following parameters will be considered as a change in the substance of a bid:
 - a) Evaluation & qualification criteria;
 - b) Required scope of work or specifications;
 - c) All securities requirements;
 - d) Tax requirements;
 - e) Terms and conditions of bidding documents.
 - f) Change in the ranking of the Bidder
- iv) 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 Bid it should do so in writing or in electronic forms that provide record of the content of communication.

2.5.4. Preliminary Examination

- i) The Procuring Agency will examine the Bids to determine whether they are complete, whether any computational errors have been made, whether required sureties have been furnished, whether the documents have been properly signed, and whether the Bids are generally in order.
- ii) Arithmetical errors will be rectified on the following basis:
 - a. If there is a discrepancy between the unit price and the total price that is obtained by multiplying the unit price and quantity, the unit price shall prevail, and the total price

- shall be corrected. If the Supplier does not accept the correction of the errors, its Bid may be rejected, and its Bid security may be forfeited.
- b. If there is a discrepancy between words and figures, the amount in words will prevail.
- iii) Prior to the detailed evaluation, the Procuring Agency will determine the responsiveness of each Bid to the Bidding documents, pursuant to ITB Clause 2.5.5. For purposes of these Clauses, a responsive Bid is one which conforms to all the terms and conditions of the Bidding documents without material deviations. Deviations from, or objections or reservations to critical provisions, such as those concerning Bid Security (ITB Clause 2.3.8), Applicable Law (GCC Clause 30), Taxes and Duties (GCC Clause 32) &mandatory Registrations/ Renewals will be deemed to be a material deviation. The Procuring Agency's determination of a Bid's responsiveness is to be based

on the contents of the Bid itself without recourse to extrinsic evidence.

- iv) If a Bid is not responsive, it will be rejected by the Procuring Agency and may not subsequently be made responsive by the Bidder by correction of the non-conformity.
- v) Prior to the detailed evaluation of Bids, the Procuring Agency will determine whether each Bid:
 - a) Meets the eligibility criteria defined in ITB 2.1.3 and ITB2.1.4;
 - b) Has been prepared as per the format and contents defined by the Procuring Agency in the Bidding Documents;
 - c) Has been properly signed;
 - d) Is accompanied by the required securities; and
 - e) Is responsive to the requirements of the Bidding Documents.

The Procuring Agency's determination of a Bid's responsiveness will be based on the contents of the Bid itself.

2.5.5. Examination of Terms and Conditions; Technical Evaluation

- The Procuring Agency shall examine the Bid to confirm that all terms and conditions specified in the GCC and the SCC have been accepted by the Bidder without any material deviation or reservation.
- ii) The Procuring Agency shall evaluate the technical aspects of the Bid submitted to confirm that all requirements specified in Section III-Technical Specifications, Section VII Schedule of Requirements & Evaluation Criteria as provided in BDS, have been met without material deviation or reservation.
- iii) If after the examination of the terms and conditions and the technical evaluation, the Procuring Agency determines that the Bid is not responsive in accordance, it shall reject the Bid.

2.5.6. Correction of Errors

- i) Bids determined to be substantially responsive will be checked for any arithmetic errors. Errors will be corrected as follows:
 - a) If there is a discrepancy between unit prices and the total price that is obtained by multiplying the unit price and quantity, the unit price shall prevail, and the total price shall be corrected, unless in the opinion of the Procuring Agency there is an obvious misplacement of the decimal

- point in the unit price, in which the total price as quoted shall govern and the unit price shall be corrected;
- b) If there is an error in a total corresponding to the addition or subtraction of sub-totals, the sub-totals shall prevail and the total shall be corrected; and
- c) Where there is a discrepancy between the amounts in figures and in words, the amount in words will govern.
- d) Where there is discrepancy between grand total of price schedule and amount mentioned on the Form of Bid, the amount referred in Price Schedule shall be treated as correct subject to elimination of other errors.
- ii) The amount stated in the Bid will, be adjusted by the Procuring Agency in accordance with the above procedure for the correction of errors. The concurrence of the Bidder shall be considered as binding upon the Bidder. If the Bidder does not accept the corrected amount, its Bid will then be rejected, and the Bid Security may be forfeited or the Bid Securing Declaration may be executed in accordance with ITB 2.3.8.

2.5.7. Conversion to Single Currency

i) As per rule 32(2) of PPR-14, to facilitate evaluation and comparison, the Procuring Agency will convert all Bid prices expressed in the amounts in various currencies in which the Bid prices as follows:

For the purposes 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 exchange shall be the selling rate, prevailing on the date of opening of bids specified in the bidding documents, as notified by the State Bank of Pakistan on that day, in case of holiday in State Bank of Pakistan on the day of opening financial bids, then previous working day's ex-change rates will prevail.

2.5.8. Post-Qualification & Evaluation of Bids

- i) In the absence of **prequalification**, the Procuring Agency will determine to its satisfaction whether the Bidder is qualified to perform the contract satisfactorily, in accordance with the evaluation criteria listed in BDS & pursuant to ITB Clause 2.1.3.
- ii) The determination will take into account the Bidder's financial, technical, and production/ supplying capabilities. It will be based upon an examination of the documentary evidence of the Bidder's qualifications submitted by the Bidder, pursuant to ITB Clause 2.3.6, as well as such other information required for eligibility/qualification expressed in Bid Data Sheet as the Procuring Agency deems necessary and appropriate.
- iii) The Procuring Agency will **technically evaluate** and compare the Bids which have been determined to be responsive, pursuant to ITB Clause 2.5.5, as per Technical Specifications required.
- iv) The **financial evaluation** of a Bid will be on the basis of form of Price Schedules/Financial BidForm8.10to be decided by the Procuring Agency which must include clear cut instruction regarding item wise or package wise evaluation inclusive of prevailing taxes, duties, fees etc.

2.5.9. Contacting the Procuring Agency

- i) Subject to ITB Clause 2.5.3, no Bidder shall contact the Procuring Agency on any matter relating to its Bid, from the time of the Bid opening to the time the evaluation report is made public i.e. 10 days before the contract is awarded. If the Bidder wishes to bring additional information or has grievance to the notice of the Procuring Agency, it should do so in writing.
- ii) Any effort by a Bidder to influence the Procuring Agency during Bid evaluation, or Bid comparison may result in the rejection of the Bidder's Bid.

2.5.10. Grievance Redressal

(A) GRIEVANCE REDRESSAL BY THE PROCURING AGENCY UNDER RULE 67 OF PPR-2014 AMENDED SO(CAB-I)2—9/2015 dated 20.09.2024.

- The Procuring Agency shall constitute a Grievance Redressed Committee (GRC) comprising of odd number of persons with proper powers and authorization to address the complaints of bidders that may occur prior to the entry into force of procurement contract.
- 2). The committee may;
 - a) decide the complaint lodged by any bidder before the proposal submission date;
 - b) set aside the decision of technical evaluation committee;
 - c) uphold the decision of technical evaluation committee;
 - d) modify the decision of technical evaluation committee; and
 - e) recommend scrapping of the procurement process with reasons to be recorded in writing.
- 3). Any bidder feeling aggrieved by any act of the procuring agency after the submission of his bid may lodge written compliant concerning his grievances within **Five (5) Days** of announcement of technical evaluation report and **Ten (10)** Days after issuance of Final Evaluation Report.
- 4). In case, the complaint is filed after the issuance of the final evaluation report, the complainant cannot raise any objection on technical evaluation of the report. Provided that detail technical evaluation report has been uploaded on the website of the Authority. Provided further that the complainant may raise the objection on any part of the final evaluation report in case where single stage single bidding procedure is adopted.
- 5). The Committee shall investigate and decide the complaint within **Fifteen (15) Days** of the receipt of complaint.
 - f) The GRC shall not have any of the members of the Procurement Evaluation Committee. The Committee may preferably have one subject specialist depending upon the nature of the procurement in addition to one person with legal background as per their availability to the Procuring Agency.
 - g) Any Bidder feeling aggrieved can f Any party can file its written complaint against the eligibility parameters or any other terms and conditions prescribed in the bidding documents found contrary to provision of Rule 34 and the same shall be addressed by the Procuring Agency well before the proposal submission deadline.

- h) Any party can file its written complaint against the eligibility parameters or any other terms and conditions prescribed in the bidding documents found contrary to provision of Rule 34 and the same shall be addressed by the Procuring Agency well before the proposal submission deadline.
- The GRC shall investigate and decide upon the complaint within fifteen days of the receipt of the complaint. Mere fact of lodging of a complaint shall not warrant suspension of the procurement process.
- (B) REPRESENTATION OR COMPLAINT BEFORE THE MANAGING DIRECTOR (UNDER RULE 67(A) OF PPR-2014 (AMENDED) SO(CAB-I)2—9/2015 dated 20.09.2024.
- (1) Any bidder aggrieved by any decision of the Grievance Redressal Committee may file representation before the Managing Director within Seven (7) Days of communication of the decision.
- (2) The Managing Director may suspend the procurement proceedings till the final decision. Provided that mere filing of a representation does not mean suspension of the procurement process.
- (3) In case of violation of any provision of the rules, not being a grievance as mentioned under Rule 67 of the rules, any person may file a complaint before the Managing Director.
- (4) The decision of the Managing Director on representation or complaint, as the case may be, shall be final.
- (5) A fee, to be decided by the Authority from time to time, in shape of demand draft shall be submitted in the name of the Managing Director for filing a representation or complaint, as the case may be. The refund of such fee in case of true and genuine representation or complaint and forfeiture in case of false and frivolous representation or complaint shall be decided by the Managing Director on case-to-case basis.

2.6. Award of Contract

2.6.1. Notification of Award

- Prior to the expiration of the period of Bid validity, the Procuring Agency will notify the successful Bidder in writing by registered letter and by email to be confirmed in writing by registered letter, that **its Bid has been accepted**. In order to save time, the successful bidder through authorized representative can also receive the notification of award from procuring agency.
- ii) The notification of award will constitute the formation of the Contract.
- iii) Upon the successful Bidder's furnishing of the Performance Guarantee pursuant to ITB Clause 2.6.2 (i), the Procuring Agency will promptly notify each unsuccessful Bidder and will discharge its Bid security, pursuant to ITB Clause 2.3.8 (v).

2.6.2. Performance Guarantee

i) Within seven (07) days of the receipt of notification of award from the Procuring Agency, the successful Bidder shall furnish the Performance Guarantee in accordance with the Conditions of Contract, in the Performance Guarantee Form provided in the Bidding documents, or in another form acceptable to the Procuring Agency. ii) Failure of the successful Bidder to comply with the requirement of ITB Clause (i) above or ITB Clause 2.6.3 shall constitute sufficient grounds for the annulment of the award and forfeiture of the Bid security along with other remedies available under PPR-14. After that, the Procuring Agency may decide to award the contract to the next lowest evaluated Bidder, keeping in view the Bid validity time, or call for new Bids keeping in view the concept of value for money as defined under rule-2 (ae) read with Principles of Procurement as enunciated in rule-4 of PPRA-14.

2.6.3. Signing of Contract/ Issuance of Purchase Order

- i) At the same time as the Procuring Agency notifies the successful Bidder that its Bid has been accepted, the Procuring Agency will send the Bidder the Contract Form provided in the Bidding documents, incorporating all agreements between the parties or will issue the purchase order [as the case may be].
- ii) Under rule-63 of PPR-14, where the Procuring Agency requires formal signing of contract, within seven (07) days of receipt of the Contract Form, the successful Bidder shall sign and mention date of the contract and return it to the Procuring Agency.
- iii) Subject to sub clause ii above, the contract is to be made on stamp paper(s) worth of Rs. @ 25 paisa per every one hundred rupees of the total value of the contract, under section 22(A)(B) of schedule 1 of Stamp Duty Act 1899 read with Finance Act 1995 (Act-VI of 1995) Notification No. JAW/HD/8-21/77 (PG) dated 1st January, 2014, which will be borne by the supplier.
- iv) Where no such formal signing is required by the procuring agency, the procuring agency shall issue purchase order after the receipt of required performance guarantee, as per rule 55 of PPRA-14.

2.6.4. Award Criteria

i) Subject to ITB Clause 2.6.2, under rule-55 of PPR-14, the Procuring Agency will award the contract to the successful Bidder whose Bid has been determined to be responsive and has been determined to be the lowest evaluated Bid, provided that the Bidder has been determined to be qualified to perform the contract satisfactorily.

2.6.5. Procuring Agency's Right to Vary Quantities at Time of Award

i) The Procuring Agency reserves the right at the time of contract award to increase or decrease the quantity of goods and services originally specified in the Schedule of Requirements without any change in unit price or other terms and conditions, on the analogy of rule-59 (c)(iv) of PPR-14 (not more than 15%).

2.6.6. Procuring Agency's Right to Accept or Reject All Bids

- i) As per rule 35 of PPR-14, the Procuring Agency reserves the right to accept or reject all Bids or proposals (and to annul the Bidding process) at any time prior to the acceptance of any Bid or proposal, without thereby incurring any liability towards the Bidders.
- ii) The Bidders shall be promptly informed about the rejection of the Bids, if any
- iii) The Procuring Agency shall upon request communicate to any Bidder, the grounds for its rejection of all Bids or proposals, but shall not be required to justify those grounds.

2.6.7. Re-Bidding

 i) If the Procuring Agency rejects all the Bids under rule 35, it may proceed with the process of fresh Bidding but before doing that it shall assess the reasons for rejection and may, if

2.6.8. Corrupt or Fraudulent Practices

- necessary, revise specifications, evaluation criteria or any other condition for Bidders.
- i) The Procuring Agency Bidders, Suppliers, and Contractors observe the highest standard of ethics during the procurement and execution of contracts.
 - "Corrupt practices" in respect of procurement process, shall be as given in S-2 (d) of PPRA, Act, 2009, which is as follows:
 - "(d) "corrupt practice" means the offering, giving, receiving, or soliciting of anything of value to influence the action of a public official, bidder or Contractor in the procurement process or in Contract execution to the detriment of the procuring agency; or misrepresentation of facts in order to influence a procurement process or the execution of a Contract, collusive practices among bidders (prior to or after bid submission) designed to establish bid prices at artificial, noncompetitive levels and to deprive the procuring agency of the benefits of free and open competition and any request for, or solicitation of anything of value by any public official in the course of the exercise of his duty; it may include any of the following:
- i. Coercive practice by impairing or harming, or threatening to impair or harm, directly or indirectly, any party or the property of the party to influence the actions of a party to achieve a wrongful gain or to cause a wrongful loss to another party;
- ii. Collusive practice by arrangement between two or more parties to the procurement process or Contract execution, designed to achieve with or without the knowledge of the procuring agency to establish prices at artificial, noncompetitive levels for any wrongful gain;
- iii. Offering, giving, receiving or soliciting, directly or indirectly, of anything of value to influence the acts of another party for wrongful gain;
- iv. Any act or omission, including a misrepresentation, that knowingly or recklessly misleads, or attempts to mislead, a party to obtain a financial or other benefit or to avoid an obligation;
- V. Obstructive practice by harming or threatening to harm, directly or indirectly, persons or their property to influence their participation in a procurement process, or affect the execution of a Contract or deliberately destroying, falsifying, altering or concealing of evidence material to the investigation or making false statements before investigators in order to materially impede an investigation into allegations of a corrupt, fraudulent, coercive or collusive practice; or threatening, harassing or intimidating any party to prevent it from disclosing its knowledge of matters relevant to the investigation or from pursuing the investigation, or acts intended to materially impede the exercise of inspection and audit process."

ii) Blacklisting & Debarment:

Blacklisted Consultants and those found involved in "Corrupt Practices" are not allowed to participate in bidding.

Requirements & Procedure for Blacklisting & Debarment: As per S-17A of PPRA, Act, 2009:

"17A. Blacklisting. – (1) A procuring agency may, for a specified period and in the prescribed manner, debar a bidder or Contractor from participating in any public procurement process of the procuring agency, if the bidder or Contractor indulges in corrupt practice or any other prescribed practice.

- (2) The Managing Director may, in the prescribed manner, debar a bidder or Contractor from participating in any public procurement process of all or some of the procuring agencies for a specified period.
- (3) Any person, aggrieved from a decision of a procuring agency, may within prescribed period prefer a representation before the Managing Director.
- (4) A procuring agency or any other person, aggrieved from a decision of the Managing Director, may within prescribed period prefer a representation before the Chairperson whose decision on such representation shall be final.]

As per rule 21 of PPR-14:

- **21. Blacklisting.**–(1) A procuring agency may, for a specified period, debar a bidder or Contractor from participating in any public procurement process of the procuring agency, if the bidder or Contractor has:
 - (a) acted in a manner detrimental to the public interest or good practices;
 - (b) consistently failed to perform his obligation under the Contract;
 - (c) not performed the Contract up to the mark; or
 - (d) indulged in any corrupt practice.
- (2) If a procuring agency debars a bidder or Contractor under sub-rule (1), the procuring agency:
 - (a) shall forward the decision to the Authority for publication on the website of the Authority; and
 - (b) may request the Authority to debar the bidder or Contractor for procurement of all procuring agencies.
- (3) The Managing Director may debar a bidder or Contractor of any procuring agency from participating in any public procurement process of all or some of the procuring agencies for such period as the Managing Director may determine.
- (4) Any person aggrieved by a declaration made under rule 20 or a decision under sub-rule (1) of this rule may, within thirty days from the date of the publication of the information on the website of the Authority, file a representation before the Managing Director and the Managing Director may pass such order on the representation as he may deem fit.
- (5) Any person or procuring agency aggrieved by an order under sub-rule (3) or (4) may, within thirty days of the order, file a representation before the Chairperson and the Chairperson may pass such order on the representation as he may deem appropriate.
- (6) The mechanism or process for barring a bidder or Contractor from participating in procurement process of a procuring agency, procuring agencies and a representation under this rule is specified in the Schedule appended to these rules.

As per Schedule appended with PPR-14:

SCHEDULE

see sub-rule (6) of rule 21

BLACKLISTING MECHANISM OR PROCESS

- 1. The procuring agency may, on information received from any resource, issue show cause notice to a bidder or Contractor.
- 2. The show cause notice shall contain:
 - (a) precise allegation, against the bidder or Contractor;
 - (b) the maximum period for which the procuring agency proposes to debar the bidder or Contractor from participating in any public procurement of the procuring 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 participating in public procurements of all the procuring agencies.
- 3. The procuring agency shall give minimum of seven days to the bidder or Contractor for submission of written reply of the show cause notice.
- 4. In case, the bidder or Contractor fails to submit written reply within the requisite time, the procuring agency may issue notice for personal hearing to the bidder or Contractor/authorize representative of the bidder or Contractor and the procuring agency shall decide the matter on the basis of available record and personal hearing, if availed.
- 5. In case the bidder or Contractor submits written reply of the show cause notice, the procuring agency may decide to file the matter or direct issuance of a notice to the bidder or Contractor for personal hearing.
- 6. The procuring agency shall give minimum of seven days to the bidder or Contractor for appearance before the specified officer of the procuring agency for personal hearing.
- 7. The procuring agency shall decide the matter on the basis of the available record and personal hearing of the bidder or Contractor, if availed.
- 8. The procuring agency shall decide the matter within fifteen days from the date of personal hearing unless the personal hearing is adjourned to a next date and in such an eventuality, the period of personal hearing shall be reckoned from the last date of personal hearing.
- 9. The procuring agency shall communicate to the bidder or Contractor the order of debarring the bidder or Contractor from participating in any public procurement with a statement that the bidder or Contractor may, within thirty days, prefer a representation against the order before the Managing Director of the Authority.
- 10. The procuring agency shall, as soon as possible, communicate the order of blacklisting to the Authority with the request to upload the information on its website.
- 11. If the procuring agency wants the Authority to debar the bidder or Contractor from participating in any public procurement of all procuring agencies, the procuring agency shall specify reasons for such dispensation.
- 12. The Authority shall immediately publish the information and decision of blacklisting on its website.

- 13. In case of request of a procuring agency under para 11 or representation of any aggrieved person under rule 21, the Managing Director shall issue a notice for personal hearing to the parties and call for record of proceedings of blacklisting. The parties may file written statements and documents in support of their contentions.
- 14. In case of representation of any aggrieved person or procuring agency under rule 21, the Chairperson shall issue a notice for personal hearing to the parties and may call for the record of the proceedings. The parties may file written statements and documents in support of their contentions.
- 15. In every order of blacklisting under rule 21, the procuring agency shall record reasons of blacklisting and also reasons for short, long or medium period of blacklisting.
- 16. The Authority shall upload all the decisions under rule 21, available with it, on its website. But the name of a bidder or Contractor shall immediately be removed from the list of blacklisted persons on expiry of period of blacklisting or order of the competent authority to that effect, whichever is earlier.
- 17. An effort shall be made for electronic communication of all the notices and other documents pursuant to this mechanism or process."
 - iii) Furthermore, Bidders must keep themselves aware of the provision stated in clause 5.4 and clause 24.1 of the General Conditions of Contract.
 - i) While quoting the rate in a contract, the Bidder must consider the following facts:
 - a. Certain volume and quantity of the goods as prescribed in Bid Data Sheet.
 - b. The Bidder have to maintain the rates of the goods for the whole financial year.
 - c. The Bidder should quote the rate as per Price Schedule/Financial Bid form. In case of non-observance of prescribed format, Financial Bid may be rejected.

All supplies will comply with the provision of DRAP Act 2012 and Rules framed there under, where applicable.

- 2.6.9. Quantity and volume of the goods to be considered in mind [Framework Contract Modality]
- 2.7 Compliance of DRAP Act 2012and Rules framed thereunder

Section-III. Technical Specifications

3.1. Technical Specifications

The quoted manikins shall comply the following technical specifications. The bidder fails to comply the specification will be knocked down.

- **3.2 Country of Manufacturer:** for manikins could be from any geographical regions (expect from India & Israel) of world. Subject to the eligible source of countries as prescribed by the commercial policies of Government of Pakistan. Unless otherwise mentioned in technical specifications.
- **3.3 Country of Origin:** All goods and related services to be supplied under the contract that are required to be imported in Pakistan shall have their origin in eligible source countries as prescribed by the commercial policies of Government of Pakistan.

3.4. Quality Certification:

The manikins offered from foreign countries of any geographical region of world shall be eligible to participate and must bear US FDA 510K/CE or JpMHLW (Ministry of Health Labour and Welfare) standard, respectively and those products should be marketed world-wide, in case the origin is not mentioned in the specifications (The product manufactured and marketed for certain regions shall be knocked down). Compliance with any one quality standards from US FDA 510k/CE or JpMHLW is mandatory unless specifically requested in equipment specifications. The non-medical equipment / machinery items must bear the relevant international/national applicable quality standards.

Note: Manikins offered by manufacturers originating from regions other than the USA Europe, or Japan shall be required to have US FDA 510(k) approval and at least one of the following regulatory certifications.

CE or

Certification from the Japan Ministry of Health, labour and Welfare (MHLW).

3.5. Warranty:

A comprehensive warranty of 3 years for manikins will be provided free of cost including parts, labor, unless otherwise separately mentioned in the specifications. The Comprehensive warranty with spare parts will include BP cuff with tubing, sensor rubber parts / latches. The supplier will also categorically mention the disposable/consumable items of the equipment in advance along with the submitted tender, any item declaration as consumable /disposable after the submission of bid/quotation will not be submitted.

3.6. Optional Items:

- a. Quote: Mandatory / optional (define)
- b. **Evaluation:** The Optional item shall comply the Technical Evaluation criteria. The prices of optional items will not be included to evaluate the lowest bid evaluation.

Section-IV: Bid Data Sheet

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

	A. Introduction			
BDS Clause #	ITB#	Amendments of, and Supplements to, Clauses in the Instruction to Bidders		
1.	2.1.1	Name of Procuring Agency: University of Child Health Sciences & The Children`s Hospital The subject of procurement is: MANIKINS FOR SKILL LAB Place of Delivery of Goods: The goods will be delivered at The University of Child Health Sciences, & The Children`s Hospital,		
		Lahore. Period for delivery of goods: FY 2025-26 Commencement date for delivery of Goods: Date of signing of the contract / date of issuance of Purchase order.		
2.	2.1.2	Financial year for the operations of the Procuring Agency: FY 2025-26 Name of Project/ Grant (Development: PROCUREMENTMANIKINS FOR SKILL LAB		
		Name of financing institution: University of Child Health Sciences &The Children`s Hospital and Lahore. Bid Ref No. (Skill Lab-25/P/ UCHS &CH) Dated2025		
3.	2.1.3 (iv)	Joint venture is not allowed.		
4.		Ineligible country(s): All goods and related services to be supplied under the contract that are required to be imported in Pakistan shall have their origin in eligible source countries as prescribed by the commercial policies of Government of Pakistan and all expenditures made under the contract shall be limited to such goods and services.		
5.	2.3.6(iii)	Demonstration of authorization by manufacturer: The bidder shall submit the authorization by manufacturer as per Form 8.3.		
		B. Bidding Documents		
6	2.2.2	The address for clarification of Bidding Documents is Purchase Cell of "Hospital and University of Child Health Sciences, & The Children`s Lahore".		
7.	2.3.9	One (O1) complete bid (including separate Technical Bid & Financial Bid) is required to be submitted on E-PAD.		

	C. Bid	Price, Currency, Language and Country of Origin
8.	2.3.1	Language of the bid will be English . The required documents and other accompanying documents must be in English. In case any other language than English is used the pertinent translation attested by the embassy in country of manufacturer into English shall be attached to the original version.
9.	2.3.4	In case of FOR, Prices shall be quoted in Pakistan Rupee (PKR).
10.	2.3.4	In case of FOR, The quoted prices (inclusive of all taxes & duties) will be fixed.
11.	2.1.4 (ii)	Country of origin: Specified in Technical Specifications.
		D. Preparation and Submission of Bids
12.	2.1.3	Evaluation criteria are described in sub-section "Bid Evaluation Criteria" of the Bid Data Sheet.
13.	2.3.6	Spare parts required for 10 years of operation.
14.	2.2.2	Bid shall be submitted to: In the Name of Registrar University of Child Health Science & The Children`s Hospital Lahore.
15.	2.4.2	The deadline for Bid submission is a) Day: Tuesday b) Date: 25-11-2025 Time: 11:00 AM
16.	2.5.1	Bid opening. a) Day: Tuesday b) Date: 25-11-2025 Time: 11:30 AM Venue: Syndicate Room, Admin Block, The University of Child Health Sciences, & The Children`s Hospital Ferozepur Road Lahore.
17.	2.6.2	Amount of Performance Guarantee is (5%) five percent of the contract value. Performance Guarantee will be in PKR.
18.	2.3.8	Estimated Contract Price is 5.9639 Million. The detail of each item is provided in the Schedule of Requirement. Bid security is two percent (02%) of the estimated price as per quoted item.
19.	2.3.9	Bid validity period after opening of the Bid is 210 days.
		E. Pre Bid Meeting
20.	2.3.10	The Pre-Bid meeting will be convened on 11-11-2025 at 11:00 AM PST at UCHS & The Children's Hospital, Lahore. Bidder may send any query for acquiring knowledge regarding Bid documents through Email via email address chichpurchase@gmail.com. In response to the clarification raised by the bidders, an addendum (if deemed appropriate) will be issued on EPADS.

		F. Opening and Evaluation of Bids
21.	2.5.1	Deadline for bid submission: 25-11-2025 at 11:00AM PST at EPADS
		OPENING & EVALUATION OF TECHNICAL BIDS
		The Bid opening shall take place at: UCHS&CH, Lahore on
		25-11-2025 at 11:30 AM PST.
		Opening of Financial proposals of only the technically responsive bidders
		shall be opened at EPADS in the presence of their representatives who
00	0.2.5	choose to attend.
22.	2.3.5	The currency that shall be used for Bid evaluation and comparison
		purposes to convert all Bid prices expressed in various currencies is: Pakistan Rupee (PKR)
		The source of exchange rate shall be: State Bank of Pakistan
		The date of exchange rate, if required for the purpose of comparison,
		shall be the date of financial bid opening.
		G. Bid Evaluation Criteria
23.	2.5.8.	A. Technical Evaluation Criteria
		Failure to comply with any clause of Technical Evaluation Criteria will
		result in "non-responsiveness "of the bidder.
		a. Valid NTN& GST registration.
		Affidavit (as per form 8.6) on non-judicial stamp paper of Rs. 100/-
		b. The bidder is not currently blacklisted from the procuring agency and
		/ or PPRA Punjab for all procuring agencies.
		c. The documents / photocopies provided with bid are authentic. In case of any fake / bogus document look at any stage. They shall be black
		listed as per Rules / Laws.
		d. Affidavit for correctness of information.
		Affidavit for correction of information Form (as per form of bidding
		documents) on letter head of the firm, duly signed and stamped.
		e. Bid security 02% of the estimated value determines the procuring
		agency in the shape of Bank Draft / Bank Guarantee / Call Deposit
		Receipt (CDR) or Demand Draft (DD) in favor of Medical Director The Children's Hospital, Lahore. The bidder shall submit hard copy of bid
		security in addition to the unhidden soft copy uploaded on the e-PADS
		as Bid Security.
		f. Bid validity as mentioned in Bidding Documents.
		g. Delivery period as per schedule of requirement section vii.
		h. Complete package (if applicable)
		i. Manufacturer / Exclusive Authorization / Sole Agent Certificate by the
		Manufacturer (authorization documents must be attested by the
		relevant Embassy or legalized (apostilled) to verify their authenticity and credibility).
		j. License to Imports Medical Devices from DRAP.
		k. The quoted Manikins must bear certification from CE / US-FDA 510k /
		or jp-MHLW) (Ministry of Health, Labor and Welfare) standard and
		those products should be marketed world widely.

Productor attached to varify the encoifications (quoted items)
I. Brochures attached to verify the specifications (quoted items)
m.Past satisfactory performance of firm and quoted product in Public
Sector.
n. Technical Bid from (as per form 8.9 of bidding documents) on letter head of the firm duly signed and stamped.
o. Financial Bid Form (as per form 8.1 of bidding documents) on letter head of the firm duly signed and stamped.
p. Bid Security Form (as per form 8.11 of bidding documents) on letter head of the firm duly singed and stamped.
q. Performance Guarantee form (as per form 8.7 of bidding documents)
r. General Information Form (as per form 8.5 of bidding documents.)
s. Certificate from the manufacturer about the after sales services
through agent or itself as per format given in form 8.3
B. Financial Bid Evaluation Criteria
i) After technical evaluation is completed, the Procuring Agency shall notify
the date, time and location for opening of the financial proposals. Bidders'
attendance at the opening of financial proposals is optional.
ii). Financial proposals shall be opened publicly in the presence of the
bidders' representatives who choose to attend. The name of the bidders
shall be read aloud. The financial proposal of the technically responsive
bidders shall be opened on E-PADS. Financial proposals of technically non-
responsive Bidders shall not be opened on E-PADS. These financial proposals shall be opened, and the total prices read aloud and recorded.
The quoted price should be inclusive of all prevailing taxes, duties & GST,
if the quoted item is exempted from GST the firm shall must specify in its
financial bid form number 8.10, otherwise the price will be considered
inclusive of GST.
iii). Incomplete bid shall stand rejected. All items described in the technical
proposal must be priced in financial proposal. Items described in the
technical proposal but not priced, shall be assumed to be included in the price of other items.

		iv) Minor oversight, clerical mistakes, other minor inconsistencies that do not alter the substances of the financial bid may be corrected by the Procuring Agency. When correcting computation error in case of discrepancy between a partial amount and the total amount or between the words and figures, the formers will prevail.
		 v) The bidder will quote the financial bid as per Form 8.10 Financial Bid Form/Price Schedules.
		vi) The lowest responsible bidder will be declared with standard accessories. The price of optional items will not be considered while establishing the lowest bid.
		H. Award of Contract
24.	2.6.5	Percentage for quantity increase or decrease is: [As per provision of Punjab Procurement Rules 2014].
	2.6.2	The Performance Guarantee shall be: as prescribed in BDS.
	2.6.2	The Performance Security (or guarantee) shall be in the form prescribed in GCC Clause-7.3.

PROF. DR. NABILA TALAT Registrar, UCHS Prof. of Peads Surgery Dean Faculty of Surgery

Section-V: General Conditions of Contract

1. Definitions

- 1.1 In this Contract, the following terms shall be interpreted as indicated:
 - (a) "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.
 - (b) "The Contract Price" means the price payable to the Supplier under the Contract for the full and proper performance of its contractual obligations.
 - (c) "The Goods" means all of the equipment, machinery, and/or other materials which the Supplier is required to supply to the Procuring Agency under the Contract.
 - (d) "The Services" means those services ancillary and related to the supply of the Goods, such as transportation and insurance, and any other incidental services, such as installation, commissioning, provision of technical assistance, training, maintenance & repair and other such obligations of the Supplier covered under the Contract.
 - (e) "GCC" means the General Conditions of Contract contained in this section.
 - (f) "SCC" means the Special Conditions of Contract.
 - (g) "The Procuring Agency" means the organization purchasing the Goods& Services, as named in SCC.
 - (h) "The Procuring Agency's country" is the country named in SCC.
 - (i) "The Supplier" means the Bidder or firm supplying the Goods and Services under this Contract.
 - (j) "The Project Site," where applicable, means the place or places named in SCC.
 - (k) "Day" means calendar day.

2. Application

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

3.Country of Origin

3.1. All Goods and Services supplied under the Contract shall have their origin in the countries and territories eligible under the rules, as further elaborated in the SCC.

[where applicable]

- 3.2. For purposes of this Clause, "origin" means the place where the Goods were mined, grown, or produced, or from where the Services are supplied. Goods are produced when, through manufacturing, processing, or substantial and major assembly of components, a commercially recognized new product is obtained that is substantially different in basic characteristics or in purpose or utility from its components.
- 3.3. The origin of Goods and Services is distinct from the nationality of the Supplier. In any case, the requirements of rules 10 & 26, PPR-14, shall be followed.

4.Standards

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

- 4.1. The Goods supplied under this Contract shall conform to the standards mentioned in the Technical Specifications, and, when no applicable standard is mentioned, to the authoritative standards appropriate to the Goods' country of origin. Such standards shall be the latest issued by the concerned institution.
- 5.1. 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 so far as may be necessary for purposes of such performance.
- 5.2. The Supplier shall not, without the Procuring Agency's prior written consent, make use of any document or information enumerated in GCC Clause 5.1 except for purposes of executing the Contract.
- 5.3. Any document, other than the Contract itself, enumerated in GCC Clause 5.1 shall remain the property of the Procuring Agency and shall be returned (all copies) to the Procuring Agency on completion of the Supplier's performance under the Contract if so required by the Procuring Agency.
- 5.4. The Supplier shall permit the Procuring Agency to inspect the Supplier's accounts and records relating to the performance of the Supplier and to have them audited by auditors appointed by the Procuring Agency, if so required.
- 6.1. 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 the Procuring Agency's country.

from use of the Goods or any part thereof in the Procuring Agency's country. 7.1. Within seven (07) days of receipt of the notification of Contract award, the successful Bidder shall furnish to the Procuring Agency the Performance Guarantee in the amount specified in SCC/Bid Data Sheet & clause 2.6.2 of ITB.

- 7.2. The proceeds of the Performance Guarantee shall be payable to the Procuring Agency as compensation for any loss resulting from the Supplier's failure to complete its obligations under the Contract.
- 7.3. As per Rule-56 of PPR-14, the performance guarantee shall be denominated in the currency of the Contract acceptable to the Procuring Agency and shall be in one of the following forms:
 - (a) A bank guarantee or an irrevocable letter of credit issued by a reputable bank located in the Procuring Agency's country, in the form provided in the Bidding documents or another form acceptable to the Procuring Agency; or
- (b) A Bank Guarantee, Bank call-deposit (CDR), Demand Draft (DD), Pay Order (PO) or Banker's cheque cashier's or certified Cheque or CDR.
- 7.4. The performance guarantee will be discharged by the Procuring Agency and returned to the Supplier not later than thirty (30) days following the date of completion of the Supplier's performance obligations under the Contract, including any warranty obligations, unless specified otherwise in SCC.

8.Inspections and Tests

8.1. The Procuring Agency or its representative shall have the right to inspect and/or to test the Goods to confirm their conformity to the Contract specifications at no extra cost to the Procuring Agency. SCC and the Technical Specifications shall specify what inspections and tests the

6. Patent Rights

7. Performance Guarantee

Procuring Agency requires and where they are to be conducted. The Procuring Agency shall notify the Supplier in writing, in a timely manner, of the identity of any representatives nominated for these purposes.

- 8.2. The inspections and tests may be conducted on the premises of the Supplier or its subcontractor(s), at point of delivery, and/or at the Goods' final destination. If conducted on the premises of the Supplier or its subcontractor(s) (if so allowed by the Procuring Agency), all reasonable facilities and assistance, including access to drawings and production data, shall be furnished to the inspectors at no charge to the Procuring Agency.
- 8.3. Should any inspected or tested Goods fail to conform to the Specifications, the Procuring Agency may reject the Goods, and the Supplier shall either replace the rejected Goods or make alterations necessary to meet specification requirements free of cost to the Procuring Agency.
- 8.4. The Procuring Agency's right to inspect, test and, where necessary, reject the Goods after the Goods' arrival in the Procuring Agency's country shall in no way be limited or waived by reason of the Goods having previously been inspected, tested, and passed by the Procuring Agency or its representative prior to the Goods' shipment from the country of origin.
- 8.5. Nothing in GCC Clause 8 shall in any way release the Supplier from any warranty or other obligations under this Contract.

9. Packing

- 9.1. The Supplier shall provide such packing of the Goods as is required to prevent their damage or deterioration during transit to their final destination, as indicated in the Contract. The packing shall be sufficient to 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.
- 9.2. The packing, marking, and documentation within and outside the packages shall comply strictly with such special requirements as shall be expressly provided for in the Contract, including additional requirements, if any, specified in SCC, and in any subsequent instructions ordered by the Procuring Agency.

10. Delivery and Documents

- 10.1. Delivery of the Goods shall be made by the Supplier in accordance with the terms specified in the Schedule of Requirements. The details of shipping and/or other documents to be furnished by the Supplier are specified in SCC.
- 10.2. Upon delivery, the Procuring Agency shall give receiving certificate to the supplier with the statement that, "completion certificate along with satisfactory report shall be issued after due inspection as per clause-8 of GCC, which will enable the supplier to put up the bill".
- 10.3. For purposes of the Contract, DDP trade term used to describe the obligations of the parties shall have the meanings assigned to them by the current edition of *Inco terms*

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

11. Insurance

11.1. The Goods supplied under the Contract shall be delivered on DDP basis under which risk is transferred to the buyer after having been delivered, hence supply of goods is seller's responsibility. The marine and inland insurance coverage is Supplier's responsibility. The Supplier shall ensure insurance in advance in full on prevailing premium rates at the time of shipment of the Goods on the behalf of the Purchaser for which the cost is inclusive in the Contract Price.

12.Transportation

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

13. Incidental Services

- 13.1. The Supplier may be required to provide any or all of the following services, including additional services, if any, specified in SCC:
 - 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.
- 13.2. Prices charged by the Supplier for incidental services shall be included in the Contract Price for the Goods and shall not exceed:
 - (i) the prevailing rates charged for other parties by the Supplier for similar services; and
 - (ii) original price of goods.

14.Spare Parts

- 14.1. As specified in SCC, the Supplier may be required to provide any or all of the following materials, notifications, and information pertaining to spare parts manufactured or distributed by the Supplier:
 - (a) such spare parts as the Procuring Agency may choose to purchase from the Supplier, provided that this choice 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:
 - advance notification to the Procuring Agency of the pending termination, in sufficient time to permit the Procuring Agency to procure needed requirements; and
 - (ii) following such termination, furnishing at no cost to the Procuring Agency, the blueprints, drawings, and specifications of the spare parts, if requested.

15. Warranty

- 15.1. The Supplier warrants that the Goods supplied under the Contract are new, unused, of the most recent or current models selected by the Procuring Agency, and that they incorporate all recent improvements in design and materials unless provided otherwise in the Contract. The Supplier further warrants that all Goods supplied under this Contract shall have no defect, arising from design, materials, or workmanship (except when the design and/or material is required by the Procuring Agency's specifications) or from any act or omission of the Supplier, that may develop under normal use of the supplied Goods in the conditions prevailing in the country of final destination. The Supplier further warrants that the supplied goods are incompliance with the provisions of DRAP Act 2012/Medical Device Rules framed there under.
- 15.2. This warranty shall be as specified in SCC.
- 15.3. The Procuring Agency shall promptly notify the Supplier in writing of any claims arising under this warranty.
- 15.4. Upon receipt of such notice, the Supplier shall, within the period specified in SCC and with all reasonable speed, repair or replace the defective Goods or parts thereof, without costs to the Procuring Agency.
- 15.5. If the Supplier, having been notified, fails to rectify the defect(s) within the period specified in SCC, within a reasonable period, the Procuring Agency may proceed to take such remedial action as may be necessary, at the Supplier's risk and expense and without prejudice to any other rights which the Procuring Agency may have against the Supplier under the Contract/relevant provision of PPR-14 including Blacklisting.

16. Payment

- 16.1. The method and conditions of payment to be made to the Supplier under this Contract shall be specified in SCC.
- 16.2. The Supplier's request(s) for payment shall be made to the Procuring Agency in writing, accompanied by an invoice describing, as appropriate, the Goods delivered and Services performed, and by documents submitted pursuant to GCC Clause 10, and upon fulfillment of other obligations stipulated in the Contract.
- 16.3. As per rule-62 of PPR-14, payments shall be made promptly by the Procuring Agency, but in no case later than thirty (30) days after submission of an invoice or claim by the Supplier, provided the work is satisfactory.

16.4. The currency of payment is in Pakistani Rupees (PKR) in case of DDP and in case of LC, the payment will be made as per the quoted currency.

17.Prices

17.1. Prices charged by the Supplier for Goods delivered and Services performed under the Contract shall not vary from the prices quoted by the Supplier in its Bid, with the exception of any price adjustments authorized in SCC.

18.Change Orders

- 18.1. The Procuring Agency may at any time, by a written order given to the Supplier pursuant to GCC Clause 31, make changes within the general scope of the Contract, only if required for the successful completion of the job, in any one or more of the following:
 - drawings, designs, or specifications, where Goods to be furnished under the Contract are to be specifically manufactured for the 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.
- 18.2. If any such change causes an increase or decrease in the cost of, or the time required for, the Supplier's performance of any provisions under the Contract, an equitable adjustment shall be made in the Contract Price or delivery schedule, or both, and the Contract shall accordingly be amended. Any claims by the Supplier for adjustment under this clause must be asserted within thirty (30) days from the date of the Supplier's receipt of the Procuring Agency's change order. But, in no case, the overall impact of the change should exceed 15% of the contract cost and no provisions of PPR-14 should be violated.

19. Contract Amendments

19.1. Subject to GCC Clause 18, no variation in or modification of the terms of the Contract shall be made except by the mutual consent through written amendment signed by the parties. No variation in finalized brands/makes/models shall be allowed except in special conditions where the manufacturer has stopped producing or suspended that model or the latest model of similar series or version has been launched by the manufacturer or non-availability due to international mergers of the manufacturers or similar unavoidable constraints.

20. Assignment

20.1. The Supplier shall not assign the whole of contract to anybody else. However, some parts of contract or its obligations may be assigned to subcontractors with the prior written approval of the procuring agency.

21. Subcontracts

- 21.1. The Supplier shall notify the Procuring Agency in the Bid of all subcontracts to be assigned under this Contract. Such notification, in the original Bid or later, shall not relieve the Supplier from any liability or obligation under the Contract.
- 21.2. Subcontracts must comply with the provisions of GCC Clause 20.

22. Delays in the Supplier's Performance

22.1. Delivery of the Goods and performance of Services shall be made by the Supplier in accordance with the time schedule prescribed by the Procuring Agency in the Schedule of Requirements.

22.2. If at any time during performance of the Contract, the Supplier or its subcontractor(s) should encounter conditions impeding timely delivery of the Goods and performance of Services, the Supplier shall promptly notify the Procuring Agency in writing of the fact of the delay, its likely duration and its cause(s). As soon as practicable after receipt of the Supplier's notice, the Procuring Agency shall evaluate the situation and may at its discretion extend the Supplier's time for performance, with or without liquidated damages, in which case the extension shall be ratified by the parties by amendment of Contract.

22.3. Except as provided under GCC Clause 25, a delay by the Supplier in the performance of its delivery obligations shall render the Supplier liable to the imposition of liquidated damages pursuant to GCC Clause 23, unless an extension of time is agreed upon pursuant to GCC Clause 22.2 without the imposition of liquidated damages.

23. Liquidated Damages

23.1. Subject to GCC Clause 25, if the Supplier fails to deliver any or all of the Goods or to perform the Services within the period(s) specified in the Contract, the Procuring Agency shall, without prejudice to its other remedies under the Contract, deduct from the Contract Price, as liquidated damages, a sum equivalent to the percentage specified in SCC of the delivered price of the delayed Goods or unperformed Services for each week or part thereof of delay until actual delivery or performance, up to a maximum deduction of the percentage specified in SCC. Once the maximum is reached, the Procuring Agency may consider termination of the Contract pursuant to GCC Clause 24 along with other remedies available under PPR-14.

24. Termination for Default

- 24.1. The Procuring Agency, without prejudice to any other remedy for breach of Contract, by written notice of default sent to the Supplier, may terminate this Contract in whole or in part:
- (a) if the Supplier fails to deliver any or all of the Goods within the period(s) specified in the Contract, or within any extension thereof granted by the Procuring Agency pursuant to GCC Clause 22;
- (b) if the Supplier fails to perform any other obligation(s) under the Contract; or
- (c) if the Supplier, in the judgment of the Procuring Agency has engaged in corrupt practices in competing for or in executing the Contract. For the purpose of this clause, corrupt practices will be defined as per Section-2 (d) of The PPRA Act, 2009.

"Corrupt practices" in respect of procurement process, shall be as given in S-2 (d) of PPRA, Act, 2009: Amended till to date.

(d) "corrupt practice" means the offering, giving, receiving, or soliciting of anything of value to influence the action of a public official, bidder or Contractor in the procurement process or in

Contract execution to the detriment of the procuring agency; or misrepresentation of facts in order to influence a procurement process or the execution of a Contract, collusive practices among bidders (prior to or after bid submission) designed to establish bid prices at artificial, noncompetitive levels and to deprive the procuring agency of the benefits of free and open competition and any request for, or solicitation of anything of value by any public official in the course of the exercise of his duty; it may include any of the following:

- coercive practice by impairing or harming, or threatening to impair or harm, directly or indirectly, any party or the property of the party to influence the actions of a party to achieve a wrongful gain or to cause a wrongful loss to another party;
- ii. collusive practice by arrangement between two or more parties to the procurement process or Contract execution, designed to achieve with or without the knowledge of the procuring agency to establish prices at artificial, noncompetitive levels for any wrongful gain;
- iii. offering, giving, receiving or soliciting, directly or indirectly, of anything of value to influence the acts of another party for wrongful gain;
- iv. any act or omission, including a misrepresentation, that knowingly or recklessly misleads, or attempts to mislead, a party to obtain a financial or other benefit or to avoid an obligation;
- ν. obstructive practice by harming or threatening to harm, directly or indirectly, persons or their property to influence their participation in a procurement process, or affect the execution of a Contract or deliberately destroying, falsifying, altering or concealing of evidence material to the making false statements investigation or investigators in order to materially impede an investigation into allegations of a corrupt, fraudulent, coercive or collusive practice; or threatening, harassing or intimidating any party to prevent it from disclosing its knowledge of matters relevant to the investigation or from pursuing the investigation, or acts intended to materially impede the exercise of inspection and audit process
- 24.2. In the event the Procuring Agency terminates the Contract in whole or in part, pursuant to GCC Clause 24.1, the Procuring Agency may procure, upon such terms and in such manner as it deems appropriate, Goods or Services similar to those undelivered, and the Supplier shall be liable to the Procuring Agency for any excess costs for such similar Goods or Services. However, the Supplier shall continue performance of the Contract to the extent not terminated.
- 25.1. Notwithstanding the provisions of GCC Clauses 22, 23, and 24, the Supplier shall not be liable for forfeiture of its Performance Guarantee, liquidated damages, or termination for default if and to

25. Force Maieure

the extent that its delay in performance or other failure to perform its obligations under the Contract is the result of an event of Force Majeure.

25.2. For purposes of this clause, "Force Majeure" means an event beyond the control of the Supplier and not involving the Supplier's fault or negligence and not foreseeable. Such events may include, but are not restricted to, acts of the Procuring Agency in its sovereign capacity, wars or revolutions, fires, floods, epidemics, quarantine restrictions, and freight embargoes. Both, the Procuring Agency and the Supplier, may agree to exclude certain widespread conditions e.g: epidemics, pandemics, quarantine restrictions etc from the purview of "Force Majeure".

25.3. If a Force Majeure situation arises, the Supplier shall promptly notify the Procuring Agency in writing of such condition and the cause thereof. Unless otherwise directed by the Procuring Agency in writing, the Supplier shall continue to perform its obligations under the Contract as far as is reasonably practical, and shall seek all reasonable alternative means for performance not prevented by the Force Majeure event. Any difference of opinion concerning "Force Majeure" may be decided through means given herein below.

26. Termination for Insolvency

27. Termination for Convenience

26.1. The Procuring Agency may at any time terminate the Contract by giving written notice to the Supplier if the Supplier becomes bankrupt or otherwise insolvent. In this event, termination will be without compensation to the Supplier, provided that such termination will not prejudice or affect any right of action or remedy which has accrued or will accrue thereafter to the Procuring Agency. 27.1. The Procuring Agency, by written notice sent to the Supplier, may terminate the Contract, in whole or in part, at any time for its convenience. The notice of termination shall specify that termination is for the Procuring Agency's convenience, the extent to which performance of the Supplier under the Contract is terminated, and the date upon which such termination becomes effective.

27.2. The Goods that are complete and ready for shipment (if applicable) within thirty (30) days after the Supplier's receipt of notice of termination shall be accepted by the Procuring Agency on the Contract terms and prices. For the remaining Goods, the Procuring Agency may choose:

- (a) to have any portion completed and delivered at the Contract terms and prices; and/or
- (b) to cancel the remainder and pay to the Supplier an agreed amount for partially completed Goods and Services and for materials and parts previously procured by the Supplier.

28. Resolution of Disputes

28.1. After signing the contract or issuance of purchase order, The Procuring Agency and the Supplier shall make every effort to resolve amicably by direct informal negotiation any disagreement or dispute arising between them under or in connection with the Contract.

28.2. If, after thirty (30) days from the commencement of such informal negotiations, the Procuring Agency and the Supplier have been unable to resolve amicably a Contract dispute, either party may require that the dispute be referred for resolution to the formal mechanisms specified in SCC. These mechanisms may include, but are not restricted to, conciliation mediated by a third party, adjudication in an agreed and/or arbitration as per rule 68 of PPR-14 and in accordance with Arbitration Act-1940.

29. Governing Language

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

30. Applicable Law

30.1. The Contract shall be interpreted in accordance with the laws of Punjab (Pakistan) unless otherwise specified in SCC.

31. Notices

- 31.1. Any notice given by one party to the other pursuant to this Contract shall be sent to the other party in writing or by any information technology mean for the time being in use and acceptable in ordinary course of business to the other party's address specified in SCC.
- 31.2. A notice shall be effective when delivered or on the notice's effective date, whichever is later.

32. Taxes and Duties

32.1. Supplier shall be entirely responsible for all taxes, duties, license fees, etc., incurred until delivery of the contracted Goods& Services to the Procuring Agency. In case of imposition of new taxes/duties or concession thereof after the deadlines for the submission of bids the effect thereof shall be borne or availed by the procuring agency as the case may be.

33. Price Reasonability.

The prices quoted shall not be more than the MRP (Maximum Retail Price)/Bench Mark Price fixed by the Federal Government under DRAP Act, 2012 and rules framed there under.

34. DRAP Act 2012and Rules framed there under Compliance

All supplies will comply with the provision of DRAP Act 2012 and Rules framed there under.

Section-VI. Special Conditions of Contract

SPECIAL CONDITIONS OF CONTRACT

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

1. Definitions (GCC Clause 1)

GCC 1.1 (g)—The Procuring Agency is:
University of Child Health Sciences & The Children`s Hospital.

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

GCC 1.1 (i)—The Supplier is:M/s_____

2. Country of Origin (GCC Clause 3)

As specified in Technical specifications

3. Performance Guarantee (GCC Clause 7)

GCC 7.1—As per rule 56 of PPR-14, the amount of Performance Guarantee, as a percentage of the Contract Price, shall be as prescribed in BDS.

GCC 7.4—the Performance Guarantee shall be retained for to cover the Supplier's warranty obligations or defect liability period in accordance with Clause GCC 15.2

4. Inspections and Tests (GCC Clause 8)

GCC 8.6—Inspection and tests prior to shipment of Goods and at final acceptance are as follows:

4.1 Inspection of Goods

4.1.1 Pre-Shipment Inspection

The Procuring Agency or its representative / third party shall have the right to inspect and/or to test the goods to confirm their conformity to the Contract specifications at no extra cost to the Procuring Agency.

4.1.2. For the purpose of inspections and tests of equipment. The Supplier shall furnish all reasonable facilities and assistance, to the inspectors at no charge to the Procuring Agency. In the event that inspection & testing is required prior to dispatch and categorically mentioned in the LC clauses, the goods shall not be supplied unless a satisfactory inspection report has been issued in respect of those Goods by the Procuring Agency. However, if the Supplier proves an undue delay in conduct of inspection on the part of Procuring Agency, the Supplier shall not be liable for penalty on account of that delay. The cost of such lab tests shall be borne by the Manufacturer/ Supplier.

- **4.1.3** The Procuring Agency's right to inspect, test and, where necessary, reject the goods after the goods have been installed at Procuring Agency's destinations.
- **4.1.4** The Procuring Agency's right to inspect the premises of bidders/ lead bidders/ firms of alliance to inspect their premises/ setups ensuring proper after sales services.
- **4.1.5** Nothing in GCC Clause 20 shall in any way release the Supplier from any warranty or other obligations under this Contract.

4.2 Post Delivery Inspection:

- **4.2.1**The goods shall be acceptable subject to physical inspection, tests and/ or in accordance with the approved specification / sample as decided by the Procuring Agency.
- **4.2.2** The Inspection Team will be designated by the Procuring Agency which will inspect each of the equipment/ goods as per contracted specifications and installation protocols recommended by the manufacturers.

5. Packing (GCC Clause 9)

The goods shall comply the following packing instructions in addition to GCC Clause 9.

a). Labeling and Packing

 The manufacturer/importer or sole agent /subsidiary shall follow the Medical Devices Labeling and Packaging requirements, framed under DRAP Act 2012 /Medical Devices Rules 2017.

6. Delivery and Documents

GCC 10.3—Upon shipment, the Supplier shall notify the Procuring Agency the full details of the shipment, including Contract number, description of Goods, quantity and usual transport document. The Supplier shall mail/submit the following documents to the Procuring Agency:

In case of Letter of Credit (LC): Draft LC along with following documents:

- copies of the Supplier's invoice showing Goods' description, quantity, unit price, and total amount;
- ii. original and two copies of the usual transport document (for example, a negotiable bill of lading, a non-negotiable sea waybill, an inland waterway document, an air waybill, a railway consignment note, a road consignment note, or a multimodal transport document) which the buyer may require to take the goods;
- iii. Original and two copies of the packing list identifying contents of each package;
- iv. Insurance certificat:
- v. Manufacturers or Supplier's warranty certificate;
- vi. Certificate of origin.

The following documents will be delivered at installed sites;

- a. Operational Manuals of the medical equipment
- b. Service Manuals indicating step-by-step service/ maintenance protocols of each of the equipment.
- c. Periodic Preventive Maintenance schedules with recommended list of parts/kits to be replaced during PPM.
- d. Any other requirement by the procuring agency.

In case of DDP:

- Copies of the Supplier's invoice showing Goods' description, quantity, unit price, and total amount.
- ii. Inspection report
- iii. Delivery Challan

The following documents will be delivered at installed sites;

- a. Operational Manuals of the medical equipment
- b. Service Manuals indicating step by step service/ maintenance protocols of each of the equipment.
- c. Periodic Preventive Maintenance schedules with recommended list of parts/kits to be replaced during PPM.
- d. Any other requirement by the procuring agency.

7. Insurance

GCC 11.1— The Goods supplied under the Contract shall be delivered duty paid (DDP) under which risk is transferred to the buyer after having been delivered, hence insurance coverage is sellers' responsibility. Since the Insurance is seller's responsibility they may arrange appropriate coverage. The marine and inland insurance coverage is Supplier's responsibility. The Supplier shall ensure insurance in advance in full on prevailing premium rates at the time of shipment of the Goods on the behalf of the Purchaser for which the cost is inclusive in the Contract Price.

8. Incidental Services (GCC Clause 13)

GCC 13.1—Incidental services to be provided are:

- i. The Supplier shall arrange such transportation goods as is required to prevent their damage or deterioration during transit to their final destination and in accordance with the terms and manner prescribed in the Schedule of Requirement. The goods shall be delivered ensuring quality, quantity, safety & efficacy of supplied cardiac stents and other cardiac surgery devices.
- ii. All costs associated with the transportation including loading/unloading of goods and road taxes shall be borne by the Supplier.

9. Spare Parts

GCC 14.1—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.

10. Warranty

Warranty will be as specified in technical specifications. The Supplier further warrants that the supplied goods are in-compliance with the provisions of DRAP Act 2012/Medical Device Rules framed there under (where applicable).

12. Payment (GCC Clause 16)

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

- 1. In case of imported goods/CIF or C&F basis; the payment will be made 100% via establishing the LC in favour of manufacturer/beneficiary at sight and receiving shipping documents/ Bill of lading, Insurance, Inspection certificate of the manufacturer, Country of origin, compliance of International standards of quality as per INCOTERMS of latest version. The payment will be made in the following manner through a letter of credit to be opened by the Procuring Agency. The procuring agency may define its own financial values for the establishment of LC, in case of any special requirement
- 2. The amount of Letter of Credit shall be paid to beneficiary/Manufacturer on production of the following non-negotiable documents.
 - i. Draft.
 - ii. Three original and two copies of the Supplier's Invoice showing purchaser as Medical Director The Children's Hospital & UCHS, Lahore, the Contract No., Goods description, quantity, unit price and total amount. Invoice must be signed in original stamped or sealed with company stamp or seal.
 - iii. Four Copies of packing list identifying content of each package.
 - iv. One original and two copies of the negotiable, clean, on board through bill of lading marked "freight prepaid" and showing purchaser as Medical Director The Children's Hospital & UCHS, Lahore.
 - v. Copy of insurance certificate showing purchaser as the beneficiary;
 - vi. The original of the manufacturer's warranty certificate covering all items supplied;
 - vii. One original copy of the Supplier's Certificate of origin covering all items supplied.
 - viii. Original copy of the certificate of Pre-Shipment inspection furnished to purchaser by the Supplier representative (if specifically required by the purchaser).
 - ix. Test/ Inspection Certificate of manufacturers.
 - x. Compliance Report of Internal Quality Standards.
 - xi. Product model, serial numbers.
 - xii. Manufacturer's Guarantee Certificate to the effect that:

- a. the goods supplied by them are strictly in conformity with the specifications stipulated in the contract.
- b. the goods have been packed and marked suitable for transport by Sea, Rail, Road and Air in terms of the contract.
- c. the stores supplied by them are brand new and absolutely free from any material or manufacturing defects.
- d. Manufacturer's test certificate in respect of each consignment.
- 3. In case of **DDP**; the payment will be made 100% after successful physical inspection/ Installation/commissioning/completion report of the equipment and all other works described in Contract. Unless otherwise part payment, part delivery mentioned in the specifications.

13. Prices (GCC Clause 17)

GCC 17.1—Prices shall be fixed and shall not be adjusted.

14.Liquidated Damages (GCC Clause 23)

GCC 23.1—Applicable rate: 0.067% of the late delivery items per day after the period specified in the schedule of requirement

Maximum deduction: 10% of contract value.

15. Resolution of Disputes (GCC Clause 28)

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

- i. As per rule-68 of PPR-14, in the case of a dispute between the Procuring Agency and the Supplier, the dispute shall be referred for arbitration in accordance with the Arbitration Act 1940.
- ii. In case of any dispute concerning the interpretation and/or application of this Contract shall be settled through arbitration. The arbitrator will be appointed with mutual consent of both the parties. The decisions of the Arbitrator shall be final and binding on the Parties.

16. Governing Language (GCC Clause 29)

GCC 29.1—The Governing Language shall be English.

17. Applicable Law (GCC Clause 30)

GCC 30.1-The Contract shall be interpreted in accordance with the laws applicable in the jurisdiction of the province of Punjab (Pakistan).

18. Notices (GCC Clause 31)

GCC 31.1—Procuring Agency's address for notice purposes: will be inserted at the time of contract.

-Supplier's address for notice purposes: will be inserted at time of contract

19. Execution of Warranty

- 19.1 A Log Book for the medical equipment, which needs regular after sales services (To be specified by the procuring agency in bidding document), shall be maintained by the Supplier Service Engineer in consultation with the end user department. This will include the name of the equipment, down time, preventive maintenance schedule, replacement of parts, down time etc.
- 19.2 The Warranty will start from the date of acceptance of equipment (properly installed, as per contracted specifications and handing over of related documents mentioned in GCC and will last for its warranty period at 95% uptime.
- 19.3 The maintenance will be the responsibility of the manufacturer / their agent. An annual optimal uptime of 95% is considered as acceptable level of performance.
- 19.4 Software and hardware up gradation of the computing system should be carried out as available during warranty period as recommended by the manufacturer.
- 19.5 Manufacturer / Supplier shall be responsible for rectifying with all possible speed at their own expense any defect or fault in the system which may develop at any time during installation, commissioning period.
- 19.6 Manufacturer will guarantee the availability of spare parts and accessories for the system for ten years.
- 19.7 Uptime shall be defined as the time available to the user for doing procedures/ data acquisition and processing during working hours throughout the year.
- 19.8 Manufacturer / Supplier shall check system performance during and after every 4-months. An "Optimal Percentage" will be calculated by dividing "System in Service" hours by hours available, both measured on the basis of working hours as detailed above.
- 19.9 If the uptime percentage for the measurement period (04-months) shall fall short of 95% the following formula will be applied to determine additional days in the warranty / service contract period.

a.	100% - 95%	No Penalty
b.	95% - 90%	The warranty period will be extended by
		2.0 times the number of days as extra down time.
c.	90% - 80%	The warranty period will be extended by
		3.0 times the number of days as extra down time
d.	Below 80%	The warranty period will be extended by
		4.0 times the number of days as extra down time

- 19.10 Down time is defined as the failure in the equipment operation to acquire or process the data or procedure, resulting in inability to carry out the required procedure properly.
- 19.11 The firm will be bound to make arrangements for availability of qualified technical staff in hospital / site for prompt execution/coordination of after sale services.
- 19.12 Down time will start when the end user/ Staff In-charge notifies the designated service facility verbally or in writing to qualified technical staff of the firm stationed in the Hospital.

- 19.13 Down time will end once the repairs have been affected and the system is again available for clinical use.
- 19.14 The firm will provide the recommended preventive maintenance schedule of each of the equipment at the time of delivery.
- 19.15 The firm will bound to execute the installation/ maintenance according to the installation/ service protocol and will replace the components/ kits recommended by the manufacturers for installation and Periodic Preventive maintenance.
- 19.16 The scheduled preventive maintenance shall be in accordance with Service Protocol recommended/ advised by the manufacturer.
- 19.17 Remote service via modem shall be preferred if provided by the manufacturer to pick-up early faults at no cost to the hospital for the high-tech equipment.
- 19.18 The manufacturer / supplier will be responsible for preventive maintenance of equipment as per manufacturers' Service Manuals and shall keep a check for electrical / magnetic / temperature and humidity conditions. Such a check should be made monthly and record should be maintained in the log book of the hospital.

20. Training

- **20.1** The Warranty of skill lab items shall be three years. The firm will arrange on site training sections for teaching staff & students after every 6 months.
- **20.2** For smooth functioning and management of medical and other equipment, it is mandatory for the bidders to provide sufficient technical training for the manikins for the biomedical engineers and allied staff from factory trained experienced engineers at the concerned institute/hospital.

Section-VII. Schedule of Requirements

7.1 Schedule of Requirements

The supplies shall be delivered in accordance with the terms & conditions of the contract as per following schedule of requirements on CIF basis:-

Respective Consignee's End:

A. University of Child Health Sciences & The Children's Hospital, Lahore.

MODE OF PENALTY	DELIVERY OF 100% QUANTITY AS PER PURCHASE ORDER	
Without Recovery of Late Delivery Charges	45 days or earlier	
With Recovery of Late Delivery Charges @ 0.067 % per day	After 45 (Forty-Five) days	
	Maximum limit of <i>Late Delivery Charges</i> is as prescribed in BDS which is not more than 10% of total value of Purchase Order/ Contract.	
Maximum Rate of Late Delivery Charges	After expiry of prescribed delivery period, Once the maximum limit, specified in SCC Clause 14, is reached, the procuring agency may proceed for termination of contract and legal proceedings under PPR-2014.	

7.2 Item details

- i. The delivery period will start from the date of;
 - Issuance of contract / purchase / supply order in case of FOR mode.
- ii. The procuring agency may increase or decrease the quantities at the time of contract. In case of increase in quantity, the maximum limited will be 15% of the original quantity on the analogy of rule-59 (c)(iv) of PPR-14.
- iii. The supplying firm will follow manufacturer guidelines to ensure the safety of the goods during transportation and storage.

Section-VIII: Forms

8.1 Bid Form

[To k	oe signed o	& stamped	by the	Bidder	and re	produ	ced or	n the I	letter l	head.	To be	attac	ched	with
the E	Bid, in cas	e of Single	Stage	One En	velope	Proce	dure a	and w	ith the	e Fina	ncial l	Bid, i	n <mark>c</mark> as	e o
Sing	le Stage T	wo Envelop	e Proce	edure]										

Date:								
To: [name and address of Pr	ocuring Agenc	y]						
Gentlemen and/or Ladies:								
Having examined the Bidding documents including Addenda Nos. [insert numbers], the receipt of which is hereby duly acknowledged, we, the undersigned, offer to supply and deliver [description of goods and services]in conformity with the said Bidding documents for the sum of [total Bid amount in words and figures]or such other sums as may be ascertained in accordance with the Schedule of Prices attached herewith and made part of this Bid.								
We undertake, if our Bid is ac specified in the Schedule of F		_	accordance with the delivery schedu	ale				
			in a sum equivalent to percentract, in the form prescribed by t					
,	ions to Bidder	s, and it shall r	om the date fixed to Bid opening und remain binding upon us and may					
		•	d), this Bid, together with your writt onstitute a binding Contract betwe					
Commissions or gratuities, if contract execution if we are a			to agents relating to this Bid, and d below:	to				
Name and address of agent	Amount ar	nd Currency	Purpose of Commission or gra	atuity				
(if none, state "none")								
We understand that you are r	not bound to a	ccept the lowest	or any Bid you may receive.					
Dated this	_ day of	20	'					
[signature] Duly authorized to sign Bid f	or and on ber		of]					

8.2 Bidder's JV Members Information Form

{To be reproduced and signed & stamped by the lead partner and all JV members on their letter Pad, to be attached with Technical Bid in addition to the JV agreement}

{The Bidder shall fill in this Form in accordance with the instructions indicated below. The following table shall be filled in for the Bidder and for each member of a Joint Venture}.

Date: [insert date (as day, month and year) of Bid submission]

RFB No.: [insert number of RFB process]

Alternative No.: [insert identification No if this is a Bid for an alternative]

Page	e of pages					
1.	Bidder's Name: [insert Bidder's legal name]					
2.	2. Bidder's JV Member's name: [insert JV's Member legal name]					
3.	Bidder's JV Member'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 of registration]					
5.	Bidder's JV Member's legal address in country of registration: [insert JV's Member legal address in country of registration]					
6.	Bidder's JV Member's authorized representative information					
N	ame: [insert name of JV's Member authorized representative]					
Ad	ddress: [insert address of JV's Member authorized representative]					
Te	elephone/Fax numbers: [insert telephone/fax numbers of JV's Member authorized representative]					
Er	mail Address: [insert email address of JV's Member authorized representative]					
7	7. Attached are copies of original documents of [check the box(es) of the attached original documents]					
	Articles of Incorporation (or equivalent documents of constitution or association), and/or registration documents of the legal entity named above, in accordance with ITB 4.4.					
	In case of a state-owned enterprise or institution, documents establishing legal and financial autonomy, operation in accordance with commercial law, and that they are not under the supervision of the Purchaser, in accordance with ITB 4.6.					
8.	Included are the organizational chart, a list of Board of Directors, and the beneficial ownership.					

Form 8.3 FOREIGN MANUFACTURER DECLARATION

(on letter head of the manufacturer)

То				Da	ted:		
	Registrar University	Of Child Health Scien	ces &The Childre	n`s Hospital			
	J			••			
I ded	lare that:						
•	I am		the a	authorized represen	tative of the firm		
	M/s		Specified i	n this Request for	Proposal as the		
	"Manufa	cturer" for bidding of e					
	Sr.No.in the list		Production Country	Manufacturing Quality Standards Compliance Certificate (s)	Product Quality Standards Compliance Certificate (s)		
•	M/s		is our Sole dis	stributor in Pakistan	for the last		
	years. (P	lease attach copies of	first and last cert	ificate(s).			
	 Our Firm will abide by all the rules and regulations, formulated by the Government of the Punjab, SHC&ME Department, Pakistan reference to this particular case and notify all changes and variations to the Product, its manufacturing status and change of Sole Distributor. We confirm that our Sole Distributor M/s has the 						
	•	technical personnel ed equipment.	and tools requir	eu to service/ mai	intain the above-		
•	We confi	rm the availability of s	pare parts for at	least 10 years.			
•	 Thefirmtakestheresponsibilitytofulfillallwarranty&servicecontractrelatedcommitment s, by themselves or through another distributor/ partner in case existing are changed. All the information provided in pursuance with this declaration is current and correct. 						
•	• We are bound to give any information to the department regarding his procurement which may approach through website						
	and email						
•	This certificate may also send through email from manufacturing official domain.						
•	Name of the Firm:						
		capacity of the Author					
	_	e of the Authorized Co					
	Data:	C-	tamp of the Firm:				

[Signature for and on behalf of Manufacturer]

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

8.4. Bidder Profile Form

[To be signed & stamped by the Bidder and reproduced on the letter head. To be attached with Technical Bid]

Sr.#	Particulars				
1.	Name of the company:				
2.	Registered Office:				
Address:					
Office Telephone Number	er:				
Fax Number:					
3.	Contact Person:				
Name:	Name:				
Personal Telephone Nur	mber:				
Email Address:					
4.	Local office if any:				
Address:					
Office Telephone Number:					
Fax Number:					
5.	Registration Details:				

a) Audited Financial Statement Attachment/Income Tax Returns (Last O3years)

b) Details of Experience (Last 03 Years)

(ii)	Value of total Projects/Tenders/Pos	Amount

c)Staff Detail and last month Payroll

Yes	Nο
	1.0

8.5. General Information Form

[To be signed & stamped by the Bidder and reproduced on the letter head. To be attached with Technical Bid]

	Particulars		
Company Name			
Abbreviated Name			
National Tax No.	Sales Tax Registration No		
PRA Tax No.			
No. of Employees	Company's Date of		
	Formation		

^{*}Please attach copies of NTN, GST Registration & Professional Tax Certificate

Registered Office	State/Province	
Address		
City/Town	Postal Code	
Phone	Fax	
Email Address	Website Address	

8.6. Affidavit

[To be printed on PK	KR 100 Stamp Paper, duly at attached with Tec	ttested by oath commissioner. To be hnical Bid]
Name:		
(Applicant)		
	do hereby certify that all	the statements made in the Bidding
	-	true, correct and valid to the best of my
	· · · · ·	ployer if the Employer, at any time, deems
it necessary.		, i,
•	reby authorize and request tl	ne bank, person, company or corporation
		by the [name of Procuring Agency] of the
		ent regarding my (our) competence and
general reputation.		
The undersigned ur	nderstands and agrees that	t further qualifying information may be
requested and agre	es to furnish any such info	rmation at the request of the [name of
Procuring Agency]. T	The undersigned further affir	ms on behalf of the firm that:
(i) The firm is ne	ither currently blacklisted wi	th the procuring agency (Children's
Hospital & UC	HS, Lahore) nor any litigatio	n is pending before PPRA or any other
		ainst any such blacklisting order.
		h Bid are authentic. In case, any
fake/bogus de	ocument was found at any s	tage, the firm shall be blacklisted as per
Law/ Rules.		
(iii) Affidavit for co	orrectness of information.	
(iv) Contractor/fir	m is not blacklisted or subje	ct to any pending litigation with the
procuring age	ency (Children's Hospital & U	CHS, Lahore).
[Nama of the Contro	actor/ Biddor/ Cumpliorlund	artakas ta traat all information provided
as confidential.	actor/ Bidder/ Supplier Julia	ertakes to treat all information provided
as connuential.		
Signed by an author	rized Officer of the company	
Title of Officer:		

Name of Company: _____

Date:

8.7. Performance Guarantee Form

[To be signed & stamped by the Bidder and reproduced on the letter head. To be attached with Technical Bid]

т.		Widi To	ommour i	Jiaj		
To, [nam	e and address	of the Procuring	Agency]			
WHEREAS	(Name	of			ontractor/ called "the	Supplier) Contractor has
procurement 1. [Please in. (Here in afte AND WHERE with a bank compliance of AND WHERE THEREFORE Contractor, of in words and Contractor to as specified as aforesaid	t of the following sert details]. It called "the Color AS it has been a guarantee by with the Contra AS we have ag WE hereby affur to a total of figures), and we be in default to by you, within		n the Cor nk for the obligation tractor uarantor y you, up t, and wi	ntract that the sum special on sum according and responsion your first thout cavil	the Contractor ecified thereing ordance with the ecifole to you(Amount the error argument,(Amount,(Amount,(Amount)	r shall furnish you n as security for the Contract; , on behalf of the of the guarantee and declaring the any sum or sums unt of Guarantee)
		til day ectification of the [[insert
[NAME OF G Signature	_					
Name						
Title						
Seal						
5 .						

8.8. Technical Bid Form

[To be signed & stamped by the Bidder and reproduced on the letter head. To be attached with Technical Bid]

Sr. No.	Item name	Brand name with Country of Manufacturer	Make & model	Quantity	Country of Origin	Specifications dimensions

Bid Validity:		
Delivery Period:		
	Stamp & Signature of Bidder _	

8.9. Contract Form

[10 be sig	ned & stamped by the Bidd w	er and reproduced rith Technical Bid]		ad. To be	attached
Agency] Of [c	EMENT made on the country of Procuring Agency] (he of Supplier] Of [city and country of	reinafter called "th	ne Procuring Agen	cy") on th	e one part
description o	the Procuring Agency invited f goods and services] and has services in the sum of [corice").	accepted a Bid by	the Supplier for	the supp	ly of those
NOW THIS	AGREEMENT WITNESSETH	AS FOLLOWS:			
	his Agreement words and y assigned to them in the C	•		e meanin	gs as are
of this Agree (a) The (b) The (c) The (d) The (e) The (f) The (g) Con	following documents shall ement, viz.: Bid Form and the Price Sch Schedule of Requirements; Technical Specifications; General Conditions of Cont Special Conditions of Contrology Procuring Agency's Notifications agreement applete Bidding document	ract; and		d constru	ed as part
as hereinaf the goods	onsideration of the paymen ter mentioned, the Supplier and services and to recti with the provisions of the	hereby covenants fy defects therein	s with the Procurin	ig Agency	to provide
provision of or such other	Procuring Agency hereby of the goods and services and services and services and services and summar prescribed by the come paymanner prescribed by the company that the company are prescribed by the company that the company that the procuring prescribed by the procuring prescribed by the company that the procuring prescribed by the pre	d the rectification yable under the p	of defects therein	; the Con	tract Price
	S whereof the parties here with their respective laws		_		recuted in
Signed, sea Agency)	aled, delivered by	the	(for	r the	Procuring
Signed, sea	aled, delivered by	the	(fo	the Sup	olier)

8.10. Financial Bid Form/Price Schedule

[To be signed & stamped by the Bidder and reproduced on the letter head. To be attached with Financial Bid]

The prices are hereby quoted on Delivered Duty Paid (DDP) basis.

Sr. No.	Item name	Specifications/ dimensions	Country of Origin	Brand name, make & model	Unit price (inclusive of all taxes & duties etc.)	Qty	Total price (inclusive of all taxes & duties etc.)	Total price (in words)
Tota	Total price in figures							
Tota	Total price in words							

Total Bid value (against which a Bid shall be evaluated) in figure. Total Bid value (against which a Bid shall be evaluated) in words.

Note:

In case of difference between unit price and total price, unit price shall prevail and total price shall be "final". (*Please refer ITB clause 2.5.6*).

In case of difference between amount in "words" and amount in "figures", amount in "words" shall be considered final.

The quoted price should be inclusive of all prevailing taxes, duties & GST, if the quoted item is exempted from GST the firm shall must specify in its financial bid form number 8.10, otherwise the price will considered inclusive of GST.

Stamp & Signature of Bidder	
-----------------------------	--

8.11. Bid Security Form

[To be signed & stamped by the Bidder and reproduced on the letter head. To be attached with Financial Bid]

Whereas [name of the Bidder] (hereinafter called "the Bidder") has submitted its Bid dated [date of submission of Bid] for the supply of [name and/or description of the goods] (hereinafter called "the Bid").

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

THE CONDITIONS of this obligation are:

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

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

This guarantee will remain in force up to and including thirty (30) days after the period of Bid validity, and any demand in respect thereof should reach the Bank not later than the above date.

[Signature of the bank]	



Form 8.12 Bid Evaluation Criteria Sheet (Knockdown Criteria / Compulsory Parameters)

Sr. No.	Evaluation Parameters	M/S ABC
1.	Valid NTN & GST Registration	Yes / No
2.	Affidavit from Bidder as per Form 8.6	Yes / No
3.	02% Bid security of the estimated value mentioned in BDS	Yes / No
4.	Bid Validity as mentioned in BDS and Delivery Period as per schedule of requirement section vii. mentioned in BDS.	Yes / No
5.	Complete Package (if Applicable)	Yes / No
6.	Authorization / Sole Agent Certificate by the Manufacturer (authorization documents must be attested by the relevant Embassy or legalized (apostilled) to verify their authenticity and credibility).	Yes / No
7.	Certificate from the manufacturer about the after sales services through agent or itself as per format given in form 8.3 (Detailed mentioned in 2.5.8 (h) in BDS)	Yes / No
8.	Valid Free Sale Certificate of quoted brand from the country of manufacturer translated in English. (Valid Free Sale Certificate legalized/notarized, from Pakistan Embassy or Apostille)	Yes / No
9.	License to imports Medical Devices from DRAP	Yes / No
10.	Brochures attached to verify the specifications (quoted items)	Yes / No
11.	Past satisfactory performance of Firm and Quoted product in Public Sector.	Yes / No
12.	Compliance of Warranty as per tender / specifications.	Yes / No
-	Product Evaluation Parameters	
13.	Brand	Yes / No
14.	Model	Yes / No
15.	Country of Manufacturer	Yes / No
16.	Country of Origin of Product	Yes / No
17.	Compliance with defined quality standards (CE/US-FDA 510K /jp-MHLW)	Yes / No
18.	Specification Compliance features wise (the bidder will provide viz-a-viz specs compliance sheet)	Technically Acceptable / Not Acceptable
Bid S	tatus	Responsive / Non-Responsive

Attach all relevant documents.

 Documents should be arranged in proper sequence as mentioned in form 8.12 (Bid Evaluation Criteria).

> PROF. DR. NABILA TALAT Registrar, UCHS Prof. of Peads Surgery Dean Faculty of Surgery

Section IX- Check List

[To be signed and stamped and presented on Bidder's letter head pad] The provision of this checklist is essential prerequisite along with submission of tenders (with technical proposal).

Sr. #	Detail	Yes / No	Page #
1.	Valid NTN & GST		
2.	Affidavit (as per form 8.6) on non-judicial Stamp Paper of Rs. 100/-		
	(i) The firm is not currently blacklisted from this procuring agency / or		
	PPRA Punjab for all procuring agencies.		
	(ii) The documents/photocopies provided with Bid are authentic. In		
	case of any fake/bogus document look at any stage. They shall be		
	black listed as per Rules / Laws.		
	(iii) Affidavit for correctness of information.		
	Affidavit for correction of information Form (as per form of Bidding documents) on letter head of the firm, duly signed and stamped.		
3.	02% Bid Security of the estimated value mentioned in BDS		
4.	Bid Validity as mentioned in BDS.		
5.	Delivery Period as per schedule of requirement section vii.		
6.	Complete Package (if Applicable)		
7.	Authorization / Sole Agent Certificate by the Manufacturer (authorization		
/.	documents must be attested by the relevant Embassy or legalized		
	(apostilled) to verify their authenticity and credibility).		
8.	License to imports Medical Devices from DRAP		
9.	CE / US-FDA 510K /jp-MHLW		
10.	Brochures attached to verify the specifications (quoted items)		
11.	Past satisfactory performance of Firm and Quoted product in Public		
	Sector.		
12.	Technical Bid Form (as per form 8.9 of Bidding documents) on letterhead		
	of the firm duly signed and stamped.		
13.	Financial Bid Form (as per form 8.1 of Bidding documents) on letterhead		
	of the firm duly signed and stamped.		
14.	Bid Security Form (as per form 8.11 of Bidding documents) on letterhead		
	of the firm, duly signed and stamped.		
15.	Performance Guarantee Form (as per form8.7 of Bidding documents)		
16.	General Information Form (as per form 8.5 of Bidding documents)		
17.	Certificate from the Manufacturer about the after sales services through		
	agent or itself as per format given in Form 8.3		

Stamp & Signature of Bidder	
-----------------------------	--

TECHNICAL SPECIFICATIONS SKILLS LAB

Sr.	Description	Qty	Unit Rate (Rs.)	Total Unit Rate (Rs.)
01	 CPR Manikin(Infant) It should be a full standardized sized (Infant sized) Manikin preferably has feedback technology on compression rate, No. of Compressions, depth, recoil, chest compression fraction, hand placement and ventilations. It must show ventilation volume & Ventilation rate? It must include the feedback for adequate ventilation & Excessive ventilation Correct compression force. It should be easily connected to multiple manikins simultaneously via bluetooth connectivity with any android/iOS phones or electronic device for the immediate feedback of the real time performance It preferably be AHA (2020), ERC (2021), SRFAC (2021) guidelines compliant. It should come with a proper hand carry bag for easy transportation Infant Chocking option must also be available 	4	231,150	924,600
•		-	207.500	1 150 000

02	CPR Manikin(Child)		287,500	1,150,000
	Half body Child CPR training manikin must deliver the quality CPR and ventilation training with real-time feedback with multiple students monitoring.		7	
	Manikin should come with the following features:			
	 Manikin should be a standardized Child torso Correct anatomy to perform nose-pinch, head tilt, chin lift and jaw thrust to see chest rise. Correct compression force, No. of Compressions, It preferably show ventilation volume & Ventilation rate. It will preferably include the feedback for adequate ventilation & Excessive ventilation It must generate summative report at the end of session for debriefing. It must be AHA (2020), ERC (2021), SRFAC (2021) guidelines compliant. 			
	It should be easily upgradable Accessories include with manikin			
	Extra face skin Extra lung bag			
)3	Airway Head Manikin (Infant) This trainer must have the realistic anatomy of a three-month-old infant for practicing	4	851,000	3,404,000

TECHNICAL SPECIFICATIONS SKILLS LAB

skil	sic and advanced airway management lls.	
	s trainer should have following features: Realistic anatomy of the tongue, oropharynx, epiglottis, larynx, vocal cords, and trachea Practicing of oral and nasal intubation Practicing use of LMA (Laryngeal Mask Airway) Correct tube placement can be checked by practical inflation test Bag-Valve-Mask ventilation can be practiced Sellick Maneuver can be performed Stomach inflation Realistic tissue simulation Used for skill practice of insertion of OPA & NP in Infants	

4	AED(Trainer)	2	242,650	485,300
	This AED Trainer can be used for anyone providing Community First Aid, BLS and ILS courses and also applicable for some ALS curriculum scenarios. This AED Trainer should highly versatile product. It can be used with pads pre-plugged or unplugged, there should be the option for automatic or manual advancement of scenario and the user can use their preferred manikin with the device. The App gives the instructor control over multiple AED Trainers, simultaneously. It simplifies the set-up and improves classroom efficiency. The app can further expand the functionality of the device Child mode on/off Fully automatic on/off Metronome on/off Metronome on/off Metronome on/off Stop scenario Scenarios selection — at least 6 scenarios Language selection AED Trainer Carry Case AED Trainer Pads			
	Complete Pa	ckage	Amount (Rs.)	5,963,900

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