

BIDDING DOCUMENTS

FOR

National Competitive Bidding

Procurement of Equipments for Medical Lab Technology & Microbiology

Bid Reference No:	UOR/PMU/ 2025-26/35
Package No.35 Package Name:	Procurement of Equipments for Medical Lab Technology & Microbiology
Procurement Procedure & Method	Single Stage Two Envelope
Last Date & Time of Receipt of Bids	06-08-2025 14:00
Bid Opening Date & Time:	06-08-2025 14:30

UNIVERSITY OF RASUL MANDI BAHAUDDIN

13km, Sarai Alamgir Road, Mandi Bahauddin Ph: 0546-553354, Email: pd@putrasul.edu.pk

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Section-I: INVITATION TO BIDS

UNIVERSITY OF RASUL MANDI BAHAUDDIN TENDER NOTICE

Sealed Bids *on item wise basis* are invited by University of Rasul (Procuring Agency) from well-reputed and financially sound firms having sufficient relevant experience as per bid documents, registered with Income Tax and Sales Tax Departments as per PPRA rules for procurement of goods for the ADP Scheme titled "Provision of Infrastructural Academic and Operational facilities to the University of Rasul M.B. Din" for the tende given below to be delivered and equipments/ fixtures' installation, commissioning & maintenance (if any) in concerned Lab(s)/ locations, at University of Rasul on DDP (Duty Delivered Paid) basis more specifically described in Technical Specifications.

Tender No.	Description of Packages		Closing Date & Time	Bid Validity
UOR/PMU/	Package No. 35	single stage Two	06-08-2025	120days
2025-26/35	Procurement of Equipments for Medical	envelope	14:00	
	Lab Technology & Microbiology		14:30 AM	

Bid Security should be in the form of a CDR in favor of "University of Rasul valid for bid validity period. University NTN is 9022261-4. I tem wise detail is given below

S#	Detail of Equipment	Estimated Cost (Rs.)	Bid Security 2% (Rs.)
1	Colony Counter	2,501,961	50,040
2	Laminar Flow Hood	2,352,941	47,059
3	Incubators	1,281,046	25,621
4	Hot Plate	439,216	8,785
5	Hematology Analyzer	1,078,431	21,569
6	Magnetic Stirrer	304,575	6,092
7	Biosafety Cabinet	2,614,379	52,288
8	Microscope	1,176,471	23,530
9	Bunsen Burner	18,301	367
10	Analytical Balance	326,797	6,536
11	Cell Counter	509,804	10,197
12	Homogenizer	1,045,752	20,916
13	Hot air oven	1,822,222	36,445
14	Vortex Mixer	92,810	1,857
15	Water Distiller	2,549,020	50,981
16	Deep Freezer	2,196,078	43,922
17	Fumigator	290,980	5,820
18	Anaerobic Jar	312,923	6,259
19	UV Viewing Chamber	1,054,575	21,092
20	Carbon dioxide incubator	2,196,078	43,922
21	1 Lab Blender(Paddle Type) 2,080,784		41,616
22	Hemocytometer	393,830	7,877
23	Blood Gas Analyzer	226,144	4,523
24	4 ELISA Reader 1,463,686		29,274

Interested eligible bidders registered on EPADS can download bid documents in English language containing detailed item specifications, quantity and terms & conditions from EPADS at <u>punjab.eprocure.gov.pk</u>. Bid documents can also be downloaded from Punjab PPRA website http://ppra.punjab.gov.pk and University of Rasul website: www.putrasul.edu.pk..

Technical and Financial Bids, duly completed, signed, stamped, and in complete conformity with Bidding Documents duly accompanied by a scanned copy of Bid Security Instrument and affidavit must be submitted online on E-Pak Acquisition and Disposal System (EPADS). Original Bid Security Instrument in an envelope clearly marked with the Bidding Document Number and Title shall be submitted in the office of Director Purchase, University of Rasul at his sub office in Admin Block, Hafiz Hayat Campus, University of Gujrat, on or before Bid submission deadline, failing which bid shall be rejected.

Bidders are advised to ensure uploading the Bids on e-PADS Portal, well before the submission deadline, and not wait for the last date and time to upload the bid. Bid submission on E-PADS Portal shall entirely be the responsibility of the bidder. University of Rasul shall not be held responsible for any issues thereof. For any assistance regarding E-PADS Portal, system support email and phone numbers are provided on PPRA'S website.

Technical Bids will be opened on <u>06-08-2025 14:30</u> in the office of **Director Purchase**, **University of Rasul at his sub office in Admin Block**, **Hafiz Hayat Campus**, **University of Gujrat**, in the presence of bidder's representatives who choose to attend. In case the last date of submission of bids falls on closed official days/ holidays, the date for submission and opening of the bids shall be the next working day (Monday to Friday) at the same time.

Procuring Agency may cancel/ delete any item or may reduce or enhance the quantity of any item subject to provision of PPRA rules. Procuring Agency may reject all or any bid subject to the provision of Rule 35 of PPR-14.

In case of any query, guidance can be sought from Imtiaz Ahmad Awan, Procurement Officer of the University. (Tel: +92 (546) 553354, Email: pd@putrasul.edu.pk.

Pre-bid meeting will be held on 30-07-2025 at 14:00 in Conference Room, University of Rasul. Any query/ clarifications from any prospective bidder should be emailed on pd@putrasul.edu.pk one day before pre-bid meeting. University of Rasul will not be responsible for any cost or expense incurred by Bidders in connection with the preparation or delivery of Bids.

Note: Procurement shall be governed by Punjab Procurement Rules, 2014 amended up to date.

Project Director (PMU),
Project Management Unit Office, University of Rasul Mandi Bahauddin
13km, Sarai Alamgir Road, Mandi Bahauddin
Ph: 0546-553354, Email: pd@putrasul.edu.pk

Section II Instructions to Bidders (ITB) 2.1. Introduction

<u> </u>	
2.1.1 Scope of	i) The Procuring Agency (PA), as indicated in the Bid Data Sheet (BDS) invites Bids for the
Bid	provision of Goods as specified in the Section-IV Bid Data Sheet (BDS) and Section III - Technical
	Specifications & Section VII- Schedule of Requirements. Bidders must upload bids of all items of the
	lot. The successful bidder will be responsible for delivery, installation & commissioning (if any) of all
	items at consignee's end in new, safe, sound and in operational condition within the specified period
2120	and timelines as stated in the Bid Data sheet (BDS).
2.1.2 Source of	i) University of Rasul has received budget from the Government of Punjab. The Procuring
Funds	Agency intends to apply the provided funds/ a portion of this budget to make eligible payments under the contract for which the Invitation to bids has been issued.
2.1.2 Eligible	i) This Invitation for Bids is open to all suppliers, Manufacturers or Authorized
2.1.3 Eligible	Agents/Dealers/Distributors registered with relevant Registration Authorities and Tax
Bidders	Departments/ Authorities (Income Tax, Sales Tax & Punjab Sales Tax etc.) except as provided
	hereinafter.
	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 Invitation to Bids [if applicable].
	iii) Government-owned enterprises may participate only if they are duly/ legally authorized in this
	regard by the respective/ relevant forum/ authority. (provide certificate).
	iv) Bidders shall not be under a declaration of blacklisting by the procuring Agency
	v) A Bidder shall not have a conflict of interest. Any Bidder 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; orc) 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;
	vi) A Bidder may be ineligible if –
	a) The Bidder is declared bankrupt or, in the case of company or firm, insolvent;
	b) Payments in favour 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 firm/ supplier/ contractor is blacklisted/ debarred by any international organization.
	vii) Bidders shall provide to the Procuring Agency evidence of their eligibility, proof of compliance
	with the necessary legal requirements to carry out the contract effectively.
	viii) Bidders shall provide such evidence of their continued eligibility satisfactory to the Procuring
	Agency, as the Procuring Agency shall reasonably request.
	ix) 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	i) All goods and related services to be supplied under the contract shall have their origin in eligible
Goods	source countries, as per policy of Govt. of Pakistan, and all expenditures made under the contract
	will be limited to such goods and services.

and Services	For purposes of this clause, "origin" means the place where the goods are mined, grown, produced, or the place from which the related services are supplied. Goods are produced whe through manufacturing, processing, or substantial and major assembly of components, commercially-recognized product results that is substantially different in basic characteristics in purpose or utility from its components. The origin of goods and services is distinct from the nationality of the Bidder.	en,
	v) For this purpose, the term "Goods" includes any goods that are the subject of this ITB and the term "Services" shall include related services such as insurance, transportation, inspection, installation, commissioning, maintenance etc.	
2.1.5 Cost of Bidding	i) The Bidder shall bear all costs associated with the preparation and submission of its bid, at the Procuring Agency named in the Bid Data Sheet, hereinafter referred to as "the Procurin Agency," will in no case be responsible or liable for those costs, regardless of the conduct outcome of the bidding process.	ng
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 as 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. 	int

2.2. The Bidding Documents

	2.2. The Bidding Documents
2.2.1 Content of Bidding Documents	i) The goods required, bidding procedures, and contract terms are prescribed in the bidding documents. In addition to the Invitation for Bids, the bidding documents include: (a) Invitation to Bids (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 Submission Form (i) Manufacturer's Authorization Form (if applicable) (j) Bidder Profile Form (k) General Information Form (l) Affidavit (m) Bid Security Form (if bid security as bank guarantee) (n) Technical Bid Form (o) Contract Form (at the time of contract signing) (p) Financial Bid Form/ Price Schedule (q) Performance Guarantee Form or CDR (at the time of contract signing) (r) Draft Integrity Pact (if applicable) (s) Bidders Commentary Form (t) Check list/ Table of Contents ii) The Bidder is required to examine all instructions, forms, terms, and specifications in the bidding documents. Failure to furnish all information required by the bidding documents or to submit a bid not substantially 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.
2.2.2 Clarification	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 Procuring Agency is not responsible for the completeness of the Bidding Documents and their addenda, if they were not downloaded directly from the Procuring Agency or from website or website of PPRA. Bidders must ensure that they submit all the required documents indicated in the Bidding Documents without fail on EPADS. Bids received without, undertakings, valid documentary evidence, supporting documents and the manner for the various requirements mentioned in the Bidding Documents or test certificates are liable to be rejected at the initial stage itself. The data sheets, valid documentary evidences for the critical components as detailed hereinafter should be submitted by the Bidder for scrutiny. i) A prospective Bidder requiring any clarification of the bidding documents may notify the
of Bidding Documents	Procuring Agency through EPADS / Email by email address <u>pd@putrasul.edu.pk</u> . In response to the clarification raised by the bidders, an addendum (if deemed appropriate) will

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be issued on EPADS, provided that such request is received no later than seven (7) days prior to the deadline for submission of applications. The Procuring Agency will within three (3) working days after receiving the request for clarification, respond in writing or in electronic form to any request for clarification provided that such request is received not later than seven (7) days prior to the deadline for the submission of Bids. As prescribed in ITB 2.2.2 (i), above. iii) Copies of the Procuring Agency's response will be uploaded on the website of procuring agency on given date and forwarded to identified Prospective Bidders through an expeditious identified source of communication, e.g. e-mail etc., including a description of the inquiry, but without identifying its source. iv) Should the Procuring Agency deem it necessary to amend the Bidding Documents as a result of a clarification, it shall do so following the procedure under ITB 2.2.3. 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. vi) Minutes of the pre-Bid meeting, if applicable, including the text of the questions asked by Bidders, including those during the meeting (without identifying the source) and the responses given, together with any responses prepared after the meeting will be transmitted promptly to all prospective Bidders who have obtained the Bidding Documents. Any modification to the Bidding Documents that may become necessary as a result of the pre-Bid meeting shall be made by the Procuring Agency exclusively through the use of an Addendum pursuant to ITB 2.2.3. Non-attendance at the pre-Bid meeting will not be a cause for disqualification of a Bidder. At any time prior to the deadline for submission of bids,-but not later than three (3) days 2.2.3 before the closing date of the submission of Bid, the Procuring Agency, for any reason, Amendment whether at its own initiative or in response to a clarification requested by a prospective of Bidding Bidder, may modify the bidding documents by amendment through issuance of appropriate **Documents** addendum on EPADS. Any addendum thus issued shall be part of the Bid Documents pursuant to ITB-5 thereof and shall be available at **EPADS** to all purchasers of the Bid Documents. In order to allow prospective bidders reasonable time in which to take an addendum into iii) 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

2.3. Preparation of Bids

field for all prospective bidders.

2.3.1 Language of	i) The bid prepared by the bidder, as well as all correspondence and documents relating to the
Bid	bid exchanged by the bidder and the Procuring Agency shall be in English. Supporting
Diu	documents and printed literature furnished by the Bidder may be in same language.
2.3.2 Bid Form	i) The Bid shall complete the bid form and appropriate Price Schedule (Financial Bid) furnished
	in the Bidding documents indicating the goods to be supplied, a brief description of goods,
	their country of origin, quantity and prices, on EPADS , one called the 'Technical Proposal'
	and the other the 'Financial Proposal', containing the documents listed in Bidding Data Sheet
	and Check list. Each bidder shall submit all the documents as specified in Bidding Data Sheet
	and Check list on EPADS . The Bidder shall submit the Bid Document with each page duly
	signed and stamped by the duly authorized representative of the Bidder.
2.3.3 Bid Prices	i) 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 item wise on form 8.10. Item wise and
	the total quoted price must be inclusive of all applicable taxes and duties as per
	prevailing Govt. rules, transportation / delivery, installation and commissioning
	charges etc. in Pak Rupees.
	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.

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	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 will be rejected.
2.3.4 Bid	i) Firm and final prices shall be quoted in Pak Rupees
Currencies	
	i) Dynament to ITD Clayer 2.1.2 the Didden shall firmish as most of its Did decomments
2.3.5 Documents	i) 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
Establishing	its Bid is accepted.
Bidder's	ii) The documentary evidence of the Bidder's eligibility to Bid shall establish to the Procuring
Eligibility	Agency's satisfaction that the Bidder, at the time of submission of its Bid, is eligible as
and	defined under ITB Clause 2.1.3.
	iii) The documentary evidence of the Bidder's qualifications to perform the contract if its bid
Qualification	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/ Authorized Dealer's/ Authorized Seller's Authorization Form No. 8.3] or producer/Authorized dealer to supply the same in Pakistan; (b) that the Bidder has the financial, technical, and personnel capability necessary to perform the contract;
	 (c) that, in the case of a Bidder not doing business within Pakistan, the Bidder is or will be (if awarded the contract) represented by an Agent in that country equipped, and able to carry out the Supplier's maintenance, repair, and spare parts stocking obligations prescribed in the Conditions of Contract and/or Technical Specifications; and (d) that the Bidder meets the qualification criteria listed in the Bid Data Sheet.
2.3.6 Documents	i) Pursuant to ITB Clause 2.1.4, the Bidder shall furnish, as part of its bid, documents
Establishing	establishing the eligibility and conformity to the bidding documents of all goods and
_	services which the Bidder proposes to supply under the contract.
Goods'	ii) The documentary evidence of the eligibility of the goods and services shall consist of a
Eligibility	statement in the Price Schedule/Financial Bid Form of the country of origin of the goods
and	and services offered which shall be confirmed by a Certificate of Origin issued at the time
Conformity	of shipment. iii) The documentary evidence of conformity of the goods and services to the bidding
to Bidding	documents may be in the form of literature, drawings, and data, and shall consist of:
Documents	(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 substantial 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. (a) If some of the specifications are not available in the literature / brochure provided by the bidder but the same have been mentioned / reported / committed in the Commentary Form by the bidder, the bidder will give an undertaking or in response of Procuring Agency's clarifications, that the machinery & equipment to be supplied will conform to the required / bid specifications. The procuring agency reserves the rights to accept or reject the clarification. (b) The commentary form facilitates the bidder to elaborate their bid offer in terms of required accessories / specifications which are not available in the technical literature / brochure of the goods. In case the brochure provided by the bidder meets all the required specifications then commentary form has no significant impact. (c) In case of contradiction between the brochure and commentary form, the information
	available in the brochure will prevail. v) Where a sample(s) is required by a procuring agency, the sample shall be:

submitted as part of the bid, in the quantities, dimensions and other details requested in the BDS/ Specifications; (b) carriage paid; (c) received on, or before, or after the closing time and date for the submission of bids as specified in BDS/ Specifications; and (d) Evaluated to determine compliance with all characteristics listed in the BDS/ Specifications. 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/ Specifications. (c) All the disqualified bidders have to take away their samples within seven (7) days after announcement of technical evaluation on PPRA website. vii) Where it is not possible to avoid using a proprietary article as a sample, a Bidder shall make it clear that the proprietary 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). Pursuant to the requirements as indicated in ITB 2.3.6, the Bidder shall furnish, as x) part of its Bid, all those documents establishing the eligibility in conformity to the terms and conditions specified in the Bidding Documents for all goods and related services which the Bidder proposes to deliver. The required documents and other accompanying documents must be in English. In case xi) 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, in original before closing time, as part of its bid, a bid security in the amount specified in the Bid Data Sheet in favour of Procuring Agency. Failing which result in rejection of bid. ii) Scanned Copy of original bid security shall be attached on EPADS with Technical Bid. Original bid security shall be submitted in the office of Project Director University of Rasul on or before bid submission date and time, failing which bid shall be rejected. 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). The bid security shall be in Pak. Rupees and shall be in forms: Bank guarantee or Call iii) Deposit Receipt (CDR), valid for thirty (30) days beyond the validity of bid. 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 but not later than thirty (30) days after the expiration of the period of bid validity prescribed by the Procuring Agency as rule 38(2)(a)(vii) of PPR14. 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. The bid security may be forfeited: vii) (a) if a Bidder withdraws its bid during the period of bid validity specified by the Bidder on the Bid Form; or (b) in the case of a successful Bidder, if the Bidder: fails to sign the contract in accordance with ITB clause 2.6.3; or (i) fails to furnish performance guarantee in accordance with ITB clause 2.6.2; or (ii) If the blacklisting proceedings under Section-17A of PPRA Act, 2009 read with Rule-21 of PPR-14 are initiated and the bidder is declared blacklisted after due process of law. Bids shall remain valid for the period specified in the Bid Data Sheet after the date of bid 2.3.8 Period of opening prescribed by the Procuring Agency. A bid valid for a shorter period shall be Validity of rejected by the Procuring Agency as nonresponsive. Bids 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 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. ii) The Bid should be in a format and in sequence as per check list provided at end. 2.3.9 Format and The Bidder shall authorize a person/persons for signing, submission/uploading and further ii) Signing of Bid correspondence with Procuring Agency on behalf of bidder. Authority letter must be part of bid. However, in case of any issue bidder shall be responsible for all consequences. iii) The 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. This authorization shall consist of a written confirmation as specified in the BDS and shall be attached to the Bid. The name and position held by each person signing the authorization must be typed or printed below the signature. All pages of the Bid, shall be signed and stamped by the authorized person. The typed authorization letter, mentioning the name and position held by the person should be attached with the bid. All pages of the Bid, shall be signed and stamped by the authorized Any interlineations, erasures & cutting, or overwriting shall be valid only if they are signed and stamped by the person or persons signing the bid. 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

2.4. Submission of Bids

if the Bidder is awarded the contract.

	1	
2.4.1 Sealing	i)	As per rule 24, Bidders are required to submit Technical Proposal and Financial Proposal for each
and Marking		Lot/Package (in which Bidders wants to participate) on EPADS . The Technical bid sealed in an
of Bids		envelope and financial bid sealed in another enveloped. Each envelope should bear address of procuring
oi Dius		agency, bid type (technical or financial), the package number, package title and full address of bidder along
		with cell number. These two envelopes, original bid security instrument and original affidavit should sealed in
		outer envelope bearing address of procuring agency, the package number, package title and full address of
	,	bidder along with cell number.
	ii)	If the outer envelope is not sealed and marked as required by ITB Clause 2.4.1 (i), or incorrectly
		marked, the Procuring Agency will assume no responsibility for the Bid's misplacement or premature opening.
	iii)	Technical Bid / Proposal should consist of duly singed and stamped bidding documents, Form of
	111)	bid indicating country of origin and Brand, Model and literature / brochures and all information /
		documents demanded in the bidding documents for technical evaluation.
	iv)	Scanned copy of Bid Security as demanded in advertisement / invitation to bid must be uploaded
	1.,	with technical bid. Financial Bid / Proposal should consist of price / rates on the prescribed format
		available in the bidding documents.
2.4.2	i)	Bids must be uploaded no later than the time and date specified in the Bid Data Sheet. The date,
Deadline for		time and venue of pre-bid meeting, if convened, is as stipulated in the Bid Data Sheet.
	ii)	The Procuring Agency may, at its discretion and as per rule 29 of PPR-14, extend this deadline for
Submission of		the submission of bids by amending the bidding documents in accordance with ITB Clause 2.2.2
Bids		& 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	i)	Any bid uploaded on EPADS (if possible) after the deadline for submission of bids prescribed by
Bids		the Procuring Agency will not be entertained. No bid will be entertained if not uploaded on EPADS
		within bid submission deadline.
2.4.4	i)	The Bidder may modify or withdraw its bid after the bid's submission, provided that written notice
Modification		of the modification, including substitution or withdrawal of the bids, is received by the Procuring
and	,	Agency prior to the deadline prescribed for submission of bids.
	ii)	The Bidder's modification or withdrawal notice shall be prepared, sealed, marked, and dispatched
Withdrawal		in accordance with the provisions of Clause (i). A withdrawal notice may also be sent by email,
of Bids		but followed by a signed confirmation copy, postmarked not later than the deadline for submission of bids.
	iii)	No bid may be modified after the deadline for submission of bids.
	iv)	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).
	v)	Revised bid may be submitted after the withdrawal of the original bid by written notice before the
	'	deadline for submission of Bids.
	-	

2.5. Opening and Evaluation of Bids

Package Name: Procurement of Equipments for Medical Lab Technology & Microbiology Package No: UOR/PMU/ 2025-26/35

i) The Procuring Agency will download from e-PADS all technical bids and open in public, in 2.5.1 Opening of the presence of bidders or bidders' representatives who choose to attend, at the time, on the Bids by the date, and at the place specified in the Bid Data Sheet. The bidders or bidders' representatives **Procuring Agency** who are present shall sign an attendance sheet evidencing their presence. The Financial Proposals will not be downloaded, remain unopened and will be held in custody of the Procuring Agency until the specified time of their opening. The procuring agency shall evaluate the technical proposal in a manner prescribed ii) as per Eligibility Criteria & Qualification Criteria mentioned at BDS, without reference to the price and reject any proposal which does not conform to these requirements. No amendment shall be permitted during technical evaluation. The procuring agency will prepare minutes of the Bid opening. The record of the Bid opening iii) shall include, as a minimum: the name of the Bidder and whether or not there is a withdrawal, substitution or modification and technical evaluation report will be uploaded on EPADS. iv) After 5 days of technical evaluation is uploaded and conveyed to prospective bidders, the Procuring Agency shall, invite through Email via email address pd@putrasul.edu.pk, only those bidders who have submitted substantially responsive Technical Proposal and who have been determined as being qualified to attend the opening of the Financial Proposal. The date, time, and venue for the Opening of Financial Proposal will be communicated through EPADS / Email. Attendance of technically responsive Bidders at the opening of financial proposals is optional. The Procuring Agency will notify Bidders by uploading the Technical Evaluation Report through EPADS / Email who have been rejected on the grounds of their Technical Bids being substantially non-responsive to the requirements of the Bidding Document and their Financial Proposal will remain unopened in EPADS. Minutes of the Financial Bid Opening shall be recorded and uploaded by the procuring v) agency on the e-PADS. The Procuring Agency will notify Bidders by uploading the Evaluation Report through vi) EPADS / Email who have been rejected on the grounds of their Bids being substantially nonresponsive to the requirements of the Bidding Document. Minor oversight, clerical mistakes, other minor inconsistencies that do not alter the vii) 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 lowest formers will prevail. viii) Accumulated least evaluated bid for full lot/package shall be accepted for the relevant bidder. All items in the Schedule of Requirement/ Supply must be listed and priced separately in the ix) Price Schedules. If a Price Schedule shows items listed but not priced, their prices shall be assumed to be included in the Package / lot / item price. Information relating to the examination, clarification, evaluation and comparison of Bids and 2.5.2 i) recommendation of contract award shall not be disclosed to Bidders or any other persons not **Confidentiality** 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. Notwithstanding ITB Clause 2.2.2 from the time of Bid opening to the time of contract award, iii) 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. As per rule 33(2) of PPR-14, during evaluation of the bids, the Procuring Agency may, at its 2.5.3 Clarification discretion, ask the Bidder for a clarification of its Bid including breakdown of prices to of Bids determine its reasonability. The request for clarification and the response shall be in writing or in electronic forms, and no change in the prices or substance of the bid shall be sought, offered, or permitted. Any clarification submitted by a Bidder that is not in response to a request by the Procuring Agency shall not be considered. From the time of Bid opening to the time of Contract award if any Bidder wishes to contact ii) 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. 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. Change in the ranking of the Bidder

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 securities have been furnished, whether the documents have properly been signed, and whether the bids are generally in order. The Procuring Agency may waive any minor discrepancy, nonconformity, or irregularity in a bid which does not constitute a material deviation, provided such waiver does not prejudice or affect the relative ranking of any Bidder.
- 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 will 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.
- Prior to the detailed evaluation, the Procuring Agency will determine the substantial responsiveness of each bid to the bidding documents, pursuant to ITB Clause 2.5.5. For purposes of these Clauses, a substantially responsive bid is one which most closely conforms to all the terms and conditions of the bidding documents without 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 substantially responsive, it will be rejected by the Procuring Agency and may not subsequently be made responsive by the Bidder by correction of the nonconformity.
- 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 ITB 2.1.4;
- 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

- i) 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.
- iv) The Bidder shall permit the Procuring Agency to inspect the bidder's accounts and records relating to the performance of the Supplies.

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.

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257 Dejection of		Notwithstanding anything stated in this document, the Procuring Agency may reject any or
2.5.7 Rejection of Bids		all bids at any time prior to the acceptance of a bid subject to provision of PPRA Rules. The
Dius		Procuring Agency may upon request, communicate to a bidder, the grounds for its rejection,
		but shall not be under obligation to justify those grounds.
2.5.8 Post-	i)	In the absence of prequalification , the Procuring Agency will determine to its satisfaction
Qualification &		whether the Bidder is qualified to perform the contract satisfactorily as per evaluation criteria
Evaluation of	ii)	listed in BDS & ITB clause 2.1.3. The determination will take into account the Bidder's experience, Bidder's financial,
Bids	11)	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 BDS 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 substantially 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 Bid Form 8.10. The bidder offering partial scope of work will be disqualified. The bidder
		offering complete scope of work and securing required marks or more in the technical
		evaluation will be declared technically qualified bidder. All quoted items of the tender should
		meet the minimum required specification. In case any one item out of the complete tender
		does not meet the minimum required specification then such an item will be rejected. All
		bidders will be informed after technical evaluation either they are qualified or not.
	v)	The Procuring Agency's financial evaluation of a bid will be on delivered duty paid (DDP)
		price inclusive of prevailing taxes and duties. A bid most closely conforming to evaluation
		criteria and other conditions specified in the bidding documents and having lowest evaluated cost will be selected as lowest evaluated bid.
2.5.9 Contacting	i)	Subject to ITB clause 2.5.3, no Bidder shall contact the Procuring Agency on any matter
the Procuring	-/	relating to its bid, from the time of the bid opening to the time evaluation report is made
Agency		public i.e., 10 days before the contract is awarded. If the Bidder wishes to bring additional
Agency		information or has grievance to the notice of the Procuring Agency, it should do so in writing
		as PPRA rules.
	ii)	Any direct or indirect effort by a bidding firm to influence the Procuring Agency during the
		process of selection of a bidder or award of contract may besides rejection of its bid result into its disqualification from participation in the Procuring Agency's future bids.
2.5.10. Grievance	i)	As per Rule-67 of PPR-14, Procuring Agency has constituted a Grievance Redressed
Redressal	-/	Committee (GRC) with proper powers and authorization to address the complaints.
iteui essai	ii)	Any Bidder feeling aggrieved 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 33, and the same shall be addressed by the Procuring Agency well before
	:::7	the proposal submission deadline. Any party can file its written complaint against the eligibility parameters or any other terms
	iii)	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.
	iv)	Any Bidder feeling aggrieved by any act of the Procuring Agency after the submission of his
		Bid may lodge a written complaint concerning his grievances not later than ten days after the
		announcement of the Final evaluation reports. In case of single stage – two envelope bidding
		procedure any bidder feeling aggrieved from technical evaluation may file a grievance within 5 days of appropriate of the technical evaluation report. After completion of the technical
		5 days of announcement of the technical evaluation report. After completion of the technical evaluation process, the procuring agency shall immediately upload the technical evaluation
		report on the website of PPRA and Procuring Agency for obtaining/ receiving grievance
		petitions from the prospective bidders (if any).
	v)	In case, the complaint/grievance is filed after the issuance of the final evaluation report, the
		complainant cannot raise any objection on technical evaluation of the report. Provided that
		the complainant may raise the objection on any part of the final evaluation report in case
		where single stage one envelop bidding procedure is adopted.
	vi)	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
	<u>l</u>	procurement process.

2.6. Award of Contract

2.6.1. Notification	i) Prior to the expiration of the period of bid validity, the Procuring Agency will notify the
of Award	successful Bidder in writing by registered letter or by email that its bid has been accepted.
	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	i) Within seven (07) days of the receipt of Letter of Intent/notification of award, the successful
Performance	Bidder shall furnish the performance guarantee in accordance with the Conditions of Contract,
Guarantee	in the Performance Guarantee Form provided in the bidding documents, or in another form
Guarantee	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 PPR-
	14.
2.6.3 Signing of	i) At the same time as the Procuring Agency notifies the successful Bidder that its Bid has been
Contract/	accepted, the Procuring Agency will send the Bidder the Contract Form provided in the
Issuance of	Bidding documents, incorporating all agreements between the parties. Within seven (07)
Purchase Order	days of issuance of notification of award, the successful Bidder shall sign formal Contract
r urchase Order	Agreement on stamped paper as per Stamp Act 1899, the cost of which shall be borne by the
	successful bidder duly stamped.
	ii) At the time of signing of contract, the Procuring Agency reserves the right to hold negotiation
	on delivery, installation, testing and commissioning schedules of any and all items.
	iii) The procuring agency shall issue purchase order after the receipt of required performance
	guarantee, as per rule 55 of PPR-14.
2.6.4 Award	i) Subject to ITB Clause 2.6.2, under rule-55 of PPR-14, the Procuring Agency will award the
Criteria	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	i) The Procuring Agency reserves the right at the time of contract award to increase or decrease
Agency's Right to	the quantity of goods and services originally specified in the Schedule of Requirements without
Vary Quantities at	any change in unit price or other terms and conditions, on the analogy of rule-59 I(iv) of PPR-
Time of Award	14 (not more than 15%).
266 Draguring	i) As per rule 35 of PPR-14, the Procuring Agency reserves the right to accept or reject all bids,
2.6.6 Procuring	and to annul the bidding process at any time prior to contract award, without thereby incurring
Agency's Right to	any liability to the Bidder or bidders or any obligation to inform the bidders of the grounds for
Accept or Reject	the Procuring Agency's action.
All Bids	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
2.0.7 AC-Diduing	fresh Bidding but before doing that it shall assess the reasons for rejection and may, if
	necessary, revise specifications, evaluation criteria or any other condition for Bidders.
2.6.8 Corrupt or	i) The Procuring Agency requires that Bidders, Suppliers, and Contractors observe the highest
-	standard of ethics during the procurement and execution of contracts. For the purposes of this
Fraudulent	provision, the terms set forth below are defined as follows:
Practices	"Corrupt practices" in respect of procurement process, shall be as given in S-2 (d) of PPRA,
	Act, 2009:
	, ,
	Blacklisted and those found involved in "Corrupt Practices" are not allowed to participate
	in bidding.
	Requirements & Procedure for Blacklisting & Debarment will be
	As per as per S-17A of PPRA, Act, 2009 and rule 21 and sub-rule (6) of rule 21 of PPR-14
2.6.9 Verification	i) Procuring agency can verify any or all documents / information submitted by the bidder. In case
	of bogus documents and wrong information the same would not be considered for evaluation
	and the bid will be rejected.

Section-III. Technical Specifications

3.1. Technical Specifications

Note: Bidder may be asked by the Procuring Agency to present pre-delivery demonstration/ Inspection to at bidder's cost. Operational manual and maintenance manual in English language both in pdf format and hard form are mandatory for all equipments at delivery time.

Calibration Certificate of equipments and updated/registered software for lifetime in the name of University should be provided by the supplier at the time of supply, where applicable.

Procurement of Equipments for Medical Lab Technology & Microbiology

Sr. No	Equipment name	Specifications	Qty	Unit Rate	Amount
1	Colony Counter	Automatically count all media colony dish and segmentation. Software show clearly and accurate results. Disk Diameter: 90mm 55mm or higher Light: LED and four combinations of light with color background, Material: ABS, Colony resolution: <0.15mm or low, Data: USB Counting time:<0.4s or low Country: USA/Germany or Japan.	1	2,501,961	2,501,961
2	Laminar Flow Hood	Work Surface Height: 900mm or high Airflow Velocity: 0.1 to 0.8 m/s HEPA: > 99.995% at particle size: 0.2 µm Work Zone: Stainless steel Display: LCD UV: 20W (2) External Dimension (LxWxH): 1915*810*1920 or High Manual Sliding Sash made of washable polyester fiber Pre filter: 800*425*2 or high Noise: ≤55dB(A) Waterproof sockets and Stand with wheels. Country: USA/Singapore/Germany or Japan.	1	2,352,941	2,352,941
3	Incubators	Capacity: 135L Temp: 5°C~85°C Microcomputer type. Fluctuation: ≤±0.1°C Temp. Uniformity: ≤±0.2°C Time Setting: 990h59m or high Audible alarms Over-temperature and visual alarm Shelves: 3 to 5 pcs/ adjustable Material: External cold-rolled steel with coating and Internal stainless steel. Double tempered glass doors with heating functions UV Lamp Ambient Temp. & Humidity: 15 to 30°C, Relative humidity ≤85% Consumption: 1200W or Low Country: USA/Germany or Japan.	1	1,281,046	1,281,046
4	Hot Plate	Heating temperature range: Room temp. to 550°C, increment 5°C. 25 x 25cm Plate Dia. Control accuracy of work plate: ±5°C Safety temperature: 580°C Temperature display: LED Temperature display accuracy: ±1°C External temperature sensor: PT1000(±0.1°C) Country: USA/Germany or Japan.	1	439,216	439,216
5	Hematology Analyzer	3 Part, Display: 8.1 inches or high 60 or more tests per hour, Touch screen, 10 to 20 μL blood sampling volume Storage: >9999 patients. Parameters: > 18 parameters that includes WBC HGB RBC HCT MCV MCH MCHC GRAN# GRAN% MON# MON%LYM# LYM% RDW-SD RDW-CV PLT MPV PCT PDW 3 or more histograms for RBC WBC and Platelets. Dual-channel. Electrical impedance	1	1,078,431	1,078,431

Package Name: Procurement of Equipments for Medical Lab Technology & Microbiology Package No: UOR/PMU/ 2025-26/35

	1	I			
		method, HGB Cyanide-free. Colorimetric method. Power			
		supply:220V			
		Country: USA/Germany or Japan.			
6	Magnetic Stirrer	Max. Volume(ml): 20L	1	304,575	304,575
		Speed(rpm): 200~2000			
		Working time: Continuous			
		Minimum revolution(rpm): 200			
		Country: USA/Germany or Japan.			
7	Biosafety	Displaying the full performance of the hood on the	1	2,614,379	2,614,379
	Cabinet	LCD screen.			
		Airflow Monitoring: The cabinet is equipped with			
		sensors to directly monitor air flow rates and includes			
		a low airspeed alert feature.			
		Filter and UV Lamp Alerts: It provides alerts when the			
		filters and UV lamps have reached the end of their			
		service life.			
		Safety Features: Safety features include automatic UV			
		lamp shutoff when the cabinet is opened, door alerts			
		when the glass is opened beyond 200mm, and motor			
		reduction to 30% when the glass is completely closed			
		for energy efficiency and prolonged motor life.			
		Camfil or AAF Filters: It utilizes Camfil filters from			
		Sweden or AAF filters from the United States,			
		providing high-efficiency H14 filtration, capturing			
		99.999% of particles at 0.3 micrometers.			
		55.555% of particles ato.5 inicrofficters.			
		External Dimension (LxWxH): R1880xS772xC1482mm			
		Internal Dimension (LxWxH): R1710xS575xC560mm			
		External Dimension With			
		Supports stand (LxWxH): R1880xS772xC2282mm			
		Air flow Velocity: 0.35m/s			
		Air intake velocity: 0.53m/s Air intake velocity: 0.51m/s			
		Lighting Intensity: >750Lux			
		Noise Level: <65dB			
		Input Voltage: 220V/50Hz			
		Movable and Lockable castors			
		With audible and visual alarms			
		Country: USA/Germany/Singapore or Japan.			
0	Microscope	Optics: Infinity optical system	2	1,176,471	1,176,471
8	Microscope	Observation Tube: Trinocular,	2	1,1/0,4/1	1,170,471
		Interpupillary: 55-75mm			
		Viewing Head: Siedentopf head, inclined at 30°			
		Eyepiece: Plan field eyepiece, 10X, ϕ 22mm, 16X, ϕ 15mm			
		Objective: Plane infinite distance objective 4X, 10X, 40X,			
		100X. Nosepiece: Quadruple nosepiece			
		Magnification 40X-1600X Stage Double layers			
		mechanical stage Size: 155x145mm, Range: 80x50mm,			
		ruler: 0.1mm Focusing 30mm Coaxial coarse and fine			
		focus adjustment Fine focusing scale 0.002mm			
		Condenser Abbe N.A.1.25 condenser with Iris			
		diaphragm, dark field (Optional)			
		Filter Blue, Green, Yellow			
		Light Source LED two-color electric light source,			
		yellow and white light switching, Kohler lighting, adjustable			
		brightness			
		Computer Image			
		Forming System			
		Objective lense extra 20X			
1		Eye piece pair extra			
		500W CMOS camera with adapter and software			

		Country: USA/Germany or Japan.			
9	Bunsen Burner	Height of around 180mm, a tube diameter of 11-15mm,	1	18,301	18,301
		and a base diameter of 80-90mm. The burner is designed			
		to be connected to a gas supply (natural gas or propane)			
		and allows for control of the flame temperature by			
		adjusting the air and gas flow.			
		Country: USA/EU or Japan.			
10	Analytical	Electromagnetic force sensor	1	326,797	326,797
	Balance	LCD Tare function/Counting/Unit conversion			
	Balance	Accumulation function/peak hold/Upper and lower set			
		Sensitivity/Speed set/Percentage			
		Density function Calibration time setting Overload			
		alarm/Fault alarm/Level indicator			
		Capacity (g): 220g Minimum Display (mg): 0.1mg			
		Stable Time: $\leq 3s$			
		Display: LCD (white back light with			
		black font)			
		Pan size: Φ 90mm			
		Repeat ability: $\pm 0.0002g$			
		Linearity: ± 0.0003 g			
		Operating temp: 5-35°C			
		Cal.weight: External calibration			
		Country: USA/Germany or Japan.			
11	Cell Counter	Identify both live and dead cells	1	509,804	509,804
		Counting Area 2 to 3mm			
		Cell lines primary cells, yeast stem cells and pollens			
		etc.			
4.2		Country: USA/UK/Germany or Japan.		1.045.752	1.045.752
12	Homogenizer	Speed: upto 30000rpm Process Range: 40,000ml	2	1,045,752	1,045,752
		Speed regulation mode: 6-speed stepless speed			
		regulation			
		Country: USA/UK/Germany or Japan			
13	Hot air oven	Volume:100L	2	1,822,222	1,822,222
13	not all over	Type: Forced-air	2	1,022,222	1,022,222
		Control Accuracy:±1°C			
		Sensor: PT100			
		rapid temperature rise and uniform			
		Temp. Range: RT+10-300°C			
		Country: USA/Germany or Japan			
14	Vortex Mixer	Mixing motion: Orbital	1	92,810	92,810
		Orbital diameter: 4mm			Ź
		Speed range 0-3000rpm			
		Touch/continuous operation			
		Run type: Touch operation			
		Country: USA/Germany or Japan			
15	Water	Inlet water source: Tap water and Distilled water, Pressure:	1	2,549,020	2,549,020
	Purification	0.4-6bar, Temperature 5-40 degrees C. Production speed:			
	Plant	10L/H Water flow speed: 1.5-2L/Min 2 water outlets: I pure			
	i idire	water and ultra-pure water RO pure water quality:			
		Desalination rate as high as 95-99%, Conductivity			
		≤0.1µS/cm(TYPE 2) Resistivity 18.25MΩ.cm@25°C, TOC: <3			
		ppb, particles (>0.22 μm) <1/ml, Ultra-Pure water Quality :			
		microorganism <0.5 cfu/ml, pyrogen<0.001EU/ml,			
		RNases≤0.01ng/ml, DNases≤3Pg/μl (TYPE 1). Standard			
		Configuration: built-in 10 to 20L pressure tank.			
		Accessories:			
		Storage Tank			
		RO cartridge			
<u> </u>		Ultra-pure cartridge			

	1	Disab consistence and the			
		High purity cartridge			
		UV Sterilizing Lamp			
		Complete with all Standard Accessories.			
		Country: USA/Germany or Japan		2 10 6 0 70	2 10 6 0 7 0
16	Deep Freezer	Capacity:245L	2	2,196,078	2,196,078
		Capacity Cubic Ft.:8.66			
		Temperature (c): Min -20			
		Country: USA/UK/Germany or Japan		200.000	•••
17	Fumigator	upto 3 liters/hr	1	290,980	290,980
		stainless steel			
		high-speed motor			
		Blades are aerodynamically balanced to ensure dropless fumigation.			
		Country: USA/UK/Germany or Japan.			
10	A manarahin lar	Anaerobic jar "large"	1	312,923	312,923
18	Anaerobic Jar	15 to 20 Petri dishes Ø 60-150 mm or high.	1	312,923	312,923
		Jar: Stainless steel made of robust stainless steel			
		break-proof and non-ageing			
		Country: USA/Singapore/Germany or Japan.			
10	111/11/2011/2019	Size(mm):190 × 190 or higher		1.054.575	1 054 575
19	UV Viewing	Wavelength: 254nm and 365nm transmission light	1	1,054,575	1,054,575
	Chamber	wavelength: 302nm UV light Power: 8W, 28W Light			
		transmittance of wavelength ≥ 30 or higher.			
		Country: USA/Germany or Japan.			
20	Carbon dioxide	Capacity: 185L or large	1	2,196,078	2,196,078
20		Temperature Range: RT.+5~55°C	1	2,170,070	2,170,070
	incubator	Humidity Range: ≥90%			
		CO2 Range: 0~20%			
		Heating Method: Air-jacketed, PID Control			
		Display LCD			
		Material: Internal 304 Stainless steel			
		External: Cold rolled steel			
		With cylinder and other standard accessories.			
		Country: USA/Germany or Japan.			
21	Lab Blender	Speed: 3 to 11/sec or high	1	2,080,784	2,080,784
		Capacity: 3-400ml or high	4	2,000,701	2,000,701
	(Paddle Type)	Time: > 1.5hour UV disinfection features			
		multi-stage programming			
		display: LCD Temperature: upto 50 °C			
		Country: USA/Germany or Japan.			
22	Hemocytometer	Capable for Cell and percentage calculations	1	393,830	393,830
	incinio o y connecter	Maximum: 10 groups or high	_		,
		Count Capacity of Total: 0~9900 or higher			
		Display: LED or LCD			
		Button Sound			
		Power Supply: 220V			
		Country: USA/EU or Japan.			
23	Blood Gas	Test: pH, pCO2, Hct, pO2	1	226,144	226,144
23		whole blood, plasma, dialysate, Serum, CSF	-		,
	Analyzer	Analysis time:<2mint			
		Sample volume: 95µL and 50µL			
		Country: USA/EU or Japan.			
24	ELISA Reader	Display: 10inch or high touch screen.	1	1,463,686	1,463,686
•		High quality board layout with all samples formats on	_		
		screen.			
		Higher than 20 different report formats.			
		405nm, 450nm, 492nm, 630nm and 10 extra positions.			
		Have Eight channel optics.			
		Must have qualitative and quantitative data evaluation			
		against cut-offs, curve fitting and all conversion formulas.			
		Automatic calibration.			
	L	1			

Package Name: Procurement of Equipments for Medical Lab Technology & Microbiology Package No: UOR/PMU/ 2025-26/35

		28,328,804
Country: USA/Ge	rmany or Japan.	
1×RS-232, Printe	r	
Built-in thermal p	orinter Interface Connections: 2port USB-A,	
Stability: ±0.003	A Adjustable Shaking speed.	
Reading Range: 0	0.000~4.000A Resolution: 0.001A	
Standard Filters:	405, 450, 492, 630nm & 10 optional	
Accuracy: ±0.008	A	
Speed Single ≤3s	; Double wavelength≤6s	
Wavelength Rang	ge: 400nm~800nm	
Reproducibility:	≤0.2%	
Light Source: Tur	gsten halogen lamp	
detector: Silicon	photodiode	
Plate: 96/ 48-wel	l plate	

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.

	<u> </u>	ver those in ITB. A. Introduction
BDS	ITB	Amendments of, and Supplements to, Clauses in the Instruction to Bidders
Clause	Number	I menuments of, and supplements to, shades in the instruction to braders
Number		
1.	2.1.1	Name of Procuring Agency: University of Rasul Mandi Bahauddin
		The subject of procurement is: Procurement of Equipments for Medical Lab
		Technology & Microbiology
		Period for delivery of goods: As per Schedule of Requirement
		Commencement date for delivery of Goods: immediately on signing the contract
2	2.1.2	and issuance of Procurement/Supply order
2.	2.1.2	Financial year for the operations of the Procuring Agency: 2025-26 Name of Project: Provision of Infrastructural, Academic and Operational Facilities
		to the University of Rasul MB Din
		Name of financing institution: Government of Punjab (Development Fund)
		Name and identification number of the Contract: Procurement of Equipments for
		Medical Lab Technology & Microbiology (UOR/PMU/ 2025-26/35)
3.	2.1.3	provide relevant certificates of non-debarred/ non-blacklisting, NTN, STRN, non-
		bankrupt, non-involvement in corrupt and fraudulent practices
4. 5.	2.1.4	Ineligible countries are: As per Government of Pakistan policy
5.	2.3.5 (iii)	Authorization by manufacturer/dealer/seller: required on Form 8.3 for foreign/
	2.2.6.(;;;)	imported items
	2.3.6 (111)	Qualification requirements. The potential bidder should fulfil knockdown criteria
		as per section 13 of this BDS
(2 2 2(:)	B. Bidding Documents
6.	2.2.2(i)	The address for clarification of Bidding Documents: Project Director, University of Rasul. 0546-553354, email: pd@putrasul.edu.pk
7.	2 2 2 (iv)	Date of Uploading of responses to clarifications (if any) on procuring agency website:
/ .	2.2.2 (11)	03 days before closing date
	2.2.2 (v)	Pre-bid meeting will be convened on 30-07-2025 at 14:00 in Conference Room of
		University of Rasul, 13-km, Sarai Alamgir Road, Mandi Bahauddin.
8.	2.3.9	The number of bidding documents to be completed and submitted in Procuring agency
		office: is One copy of online submitted Bid and one hard form.
	C	. Bid Price, Currency, Language and Country of Origin
9	2.3.1	Language of the bid - English and other documents brochures etc., if not available
		in English will be provided after translation in English language by approved
		translation agency.
10	2.3.4	The Firm and final prices shall be quoted in Pak Rupees
1.1	2.2.4	The price quoted shall be Delivered Duty Paid.
11.	2.3.4	The Full and final prices shall be quoted in Pak Rupees
12.	2.1.4 (ii)	Country of origin: As mentioned in specification, Origin in eligible source countries,
		as per policy of Govt. of Pakistan
	1	D. Preparation and Submission of Bids
13.	2.1.3	Qualification Criteria/Knock down criteria (upload following documents on EPADS).
		a) NTN registration certificate of firm. verifiable copy
		b) General Sales Tax registration certificate of firm. verifiable copy
		c) Active Tax Payer Status FBR

		·
		d) Professional Tax certificate 2023 or latest. Attested copy
		e) Bank Statement for last 3 years "2022, 2023 & 2024" (Average Annual turnover)
		must be Rs. 10 million or More)
		f) Technical Brochures of goods quoted, mentioning its specifications, manufacture's
		Brand and model.
		g) certificate of legally and financially autonomous & operation of non-dependency
		to Government under commercial law (for Government-owned enterprises).
		h) Firm must be in operation from last 03 years (NTN registration 03 years old)
		i) An affidavit on legal stamp paper worth Rs. 300 to the effect that
		Bidder is neither currently blacklisted or debarred from any government / semi-
		Government organization nor is any litigation pending in this regard.
		• The documents/photocopies provided with Bid are authentic. In case of any
		fake/bogus document found at any stage, the Bidder shall be blacklisted as per
		Law/ Rules.
		The provided information is correct.
		j) Bidder is authorized for supply of goods for this tender from the manufacturer
		/authorized Partner/ distributor/ dealer/ seller as given in specifications.
		Authorisation letter is not required for locally available items/proprietary items.
		(provide certificates form 8.3)
		k) Registration of the Bidder with relevant forums/ organizations.
		i) All the certificates are verifiable bearing complete address of issuing authority including email address/ phone number etc.
		j) A bidder shall be deemed non-responsive if, upon evaluation of bidder technical
		proposal, the item offered fails to adhere to the tender specification
		(Bidder must provide the Original Affidavit on Stamp Paper and original Bid Security
		Instrument along with bid documents on or before deadline for submission)
14.	2.3.6&	Spare parts as per need be required for <u>05</u> years of operation.
	2.3.7	Supplier will provide certificate that he will provide spare parts demanded by the
		procuring agency within 07 days for parts available in Pakistan and within 60 days
		for foreign spare parts.
15.	2.4.2 (i)	Technical & Financial Bids shall be uploaded before deadline with documents on
		EPADS.
16.	2.4.2 (ii)	Deadline for Bid submission: 06-08-2025 14:00 and can be amended on EPADS if
		any option available.
17.	2.6.2	Amount of Performance Guarantee is: ten percent (10%) of the contract amount in
		shape of Bank Guarantee, Call Deposit in favour of University of Rasul valid for
1.0	0.2.7	warranty period.
18.	2.3.7	Estimated Contract Price is: Rs. 28,328,804/-
		Amount of Bid security is about 2% of estimated price as per tender notice
		Bid security in shape of Call Deposit Receipt (CDR) or Bank Guarantee in favour of
19.	2.3.8	University of Rasul valid for warranty period. Bid validity period after opening of the Bid is: 120 days
19.	2.3.8	·
20	0.5.1	E. Opening and Evaluation of Bids
20.	2.5.1	Time, date/ Month/ Year, and place for Bid opening.
		30 minutes after closing time of bid submission in the office of Director Purchase,
		University of Rasul at his sub office in Admin Block, Hafiz Hayat Campus,
21.	2.3.5	University of Gujrat, The currency that shall be used for Bid evaluation and comparison purposes only in
Z1.	2.3.3	Pak Rupees.
22	2.6.3	The Successful Bidder will provide the stamp paper of a minimum amount of
22	2.0.3	Rs.1200/- or 0.25% of the total order value whichever is greater.

F. Bid Evaluation Criteria

23. Ev	valuation Criteria					
ITB 2.5.8	Criteria for bid evaluation: Lowest Delivoffered by the qualified responsive bidder.	ered D	uty Paid (DDP) Total Price package wise			
	A- Mandatory / Knock Down Criteria Responsiveness of bidder by preliminary examination as given above in Knock down criteria (BDS clause 13) will be performed. In case of any discrepancy regrading knockdown criteria, the bidder will be declared as non-responsive and bidder's qualification evaluation as per marking criteria given here under will not be carried out. B- Marking Criteria					
Sec.#	1		Marks Allocation			
1	Company Profile, Experience etc.	(35)				
i.	Experience in years / Market Existence From the date of NTN Registration (NTN Certificate must be attached)	10	Less than 3 years= 0 marks 3 years= 5 marks 1 Marks per year above 3 years (Maximum 10 Marks)			
ii.	Value of Projects in public sector Cost of Supply/ Installation having similar nature & of value 05 million or above over last 03 years in public sector. (Purchase orders OR supply orders OR completion certificates must be attached, otherwise, no marks shall be awarded.)	15	03 marks Per Project/ supply (Maximum 15 Marks)			
iii.	Relevant Experience Experience of Supply / Installation having similar nature over last 03 years (5 supplies max.) (Purchase orders OR supply orders OR completion certificates must be attached, otherwise, no marks shall be awarded.)	10	02 marks Per Project/ supply (Maximum 10 Marks)			
2	Financial Position	(30)				
i.	Sum of Annual Sales /Annual Turnover (Last 03 years) (Signed and stamped statement along with audit report for last 03 years (2022, 2023 & 2024) must be attached, otherwise, no marks shall be awarded.)	15	20+ to 40 Million 3 Marks 40+ to 60 Million 6 Marks 60+ to 80 Million 9 Marks 80+ to 100 Million 12 Marks Above 100 Million 15 Marks (Maximum 15 Marks)			
ii.	Fixed Assets (Current) (Documentary proof of audit report required)	05	0.5 to 2.0 Million 2 Marks 2.0 + to 4.0 Million 4 Marks Above 4.0 Million 5 Marks (Maximum 05 Marks)			
iii.	Tax Return Active Tax Payer for Financial Year 2022, 2023 & 2024.	06	2 Mark per year (Maximum 06 Marks)			
iv.	Bank Balance / Credit Limit If bank balance / credit limit up-to Apr. 2025- is equal to 10 Million or more, full marks may be awarded.	04	Otherwise, the marks may be awarded as: Closing Balance or Credit Limit x 04/10			
3.	HR, Infrastructure & Satisfactory Supply proof	(20)				

	TOTAL MARKS	(100)	a attach a di atha misa na mandra vyavil di ba
	location, characteristics	(100)	of products and manufacturing process.
iii	81	08	committee keeping in view the characteristics
	Products Demonstration	0.0	Marks to be awarded by technical evaluation
	information, no mark may be awarded.		iii- picture of staff while repairing
ii	Complete address, ownership / rent agreement, years of office established on the same place. In case of missing	04	i- List of staff, ii- list of equipments
	Repair and Maintenance Facilities		Please also provide for repair & maintenance
	information, no mark may be awarded.		
i	the same place. In case of missing	03	Other than head office = 01 mark each (Maximum 03 Marks)
4	Company Prome/ Products Demo	(15)	
iii	Set up for Provision of After Sale Service (Certificate must be attached and Address, telephone and e-mail be provided)	05	Certificate provided 05 Marks Certificate not provided 0 Marks (Maximum 05 Marks)
ii	Letter of Satisfaction after sale service by the client who has purchased of minimum 05 million	05	01 mark for each certificate (Maximum 05 marks)
i	HR/ Staff Strength (Payroll of-Apr 2025) Technical Staff (Diploma / Degree holder) List of Staff along with qualification must be attached and related final degree/ diploma/ transcripts.		1.5 Marks per 16 years degree holder max=06 1 mark for Diploma holder max=04 (Maximum 10 Marks)

Note 1: Supporting documents (where demanded) must be attached otherwise no marks would be awarded. The successful bidder will have to give the demonstration of quoted items at University of Rasul if required by Evaluation committee.

Minimum 65% marks are mandatory overall.

Note 2: In case of securing less than 65% marks, bidder will be declared as disqualified and goods' qualification will not be carried out.

Note 3: Bidder who qualifies in goods qualification/ evaluation will be invited for financial bid opening.

G. Award of Contract

2.6.5	Percentage for quantity increase or decrease is: <u>15%</u>
2.6.2	The Performance Guarantee shall be: ten percent (10%) of the contract amount
2.6.2	The Performance Security (or guarantee) shall be in the form of: CDR or Bank
	Guarantee in favour of University of Rasul valid for warranty period.

Section V. General Conditions of Contract

	Sect	IUII	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 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 to the supply of the Goods, such as			
			transportation and insurance, and any other incidental services, such as installation, commissioning, provision of technical assistance, training, and other such			
			obligations of the Supplier covered under the Contract.			
			(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, as named in SCC.			
			(h) "The Procuring Agency's country" is Islamic Republic of Pakistan.			
			(i) "The Supplier" means the individual or firm supplying the Goods and Services			
			under this Contract.			
			(j) "The Project Site," where applicable, means the place or places mentioned in the			
			Form of Bid			
			(k) "Day" means calendar day.			
2.	Application	2.1	These General Conditions shall apply to the extent that they are not superseded by			
_	G / 60 ! !	2.1	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			
		2.2	and territories eligible under the rules, as further elaborated in the SCC.			
		3.2	For purposes of this Clause, "origin" means the place where the Goods were mined,			
			grown, or produced, or from which the Services are supplied. Goods are produced when, through manufacturing, processing, or substantial and major assembly of components, a			
			commercially recognized new product results that is substantially different in basic			
		3.3	characteristics or in purpose or utility from its components. The origin of Goods and Services is distinct from the nationality of the Supplier.			
4. S	tandards	4.1	The Goods supplied under this Contract shall conform to the standards mentioned in the			
	4. Standards		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.			
		4.2	The provided equipments should meet minimum standards duly certified by the			
			regulatory authority/ Quality Assurance body.			
	Ensuring Storage	4.3	To ensure storage arrangements for the intended supplies, the supplier shall inform the			
	Arrangements		Procuring Agency two weeks before goods are loaded on ship. However, in case no space			
			is available at Consignee's place at the time of supply, the Procuring Agency shall, within			
			two weeks to such intimation, inform the supplier, in writing, of the possible time-frame			
			of availability of space by which the supplies could be made. In case the supplier abides			
			by the given time frame as mentioned in Schedule of Requirements, he will not be			
_	Han of Court	E 1	penalized for delay as per Clause GCC 23.1			
5.	Use of Contract	5.1	The Supplier shall not, without the Procuring Agency's prior written consent, disclose the			
	Documents and		Contract, or any provision thereof, or any specification, plan, drawing, pattern, sample,			
	Information;		or information furnished by or on behalf of the Procuring Agency in connection therewith,			
Inspection and Audit by the			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 · 5 · 1, ·	5.2	The Supplier shall not, without the Procuring Agency's prior written consent, make use			
			of any document or information enumerated in GCC Clause 5.1 except for purposes of			
			performing the Contract.			
		5.3	Any document, other than the Contract itself, enumerated in GCC Clause 5.1 shall remain			
			the property of the Procuring Agency and shall be returned (all copies) to the Procuring			
			Agency on completion of the Supplier's performance under the Contract if so required by			
		l	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			
1			appointed by the donors, if so required by the donors.			

6.	Patent Rights	6.1 The Supplier shall indemnify the Procuring Agency against all third-party claims of
	S	infringement of patent, trademark, or industrial design rights arising from use of the Goods or any part thereof in the Procuring Agency's country.
7. Performance Guarantee		7.1 Within seven (07) days of receipt of letter of intent/ notification of contract award, the successful Bidder shall furnish to the Procuring Agency the performance guarantee in the amount specified in SCC/ BDS & 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 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 Pakistan, in the form provided in the Bidding documents or another form acceptable to the Procuring Agency; or
		(b) a Bank Guarantee or Bank call-deposit (CDR), (c) In case of expiry of performance guarantee, the contractor shall renew the performance guarantee valid for warranty period, if required by the procuring
		agency 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 Tests and Training	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. Inspection Committee shall specify what inspections and tests the Procuring Agency requires and where they are to be conducted. The Procuring Agency shall notify the Supplier in writing, in a timely manner, of the identity of any representatives retained for these purposes.
		8.2 The inspections and tests may be conducted on the premises of the Supplier or its subcontractor(s), at point of delivery, and/or at the Goods' final destination. If conducted on the premises of the Supplier or its subcontractor(s), all reasonable facilities and assistance, including access to drawings and production data, shall be furnished to the inspectors at no charge to the Procuring Agency.
		8.3 Should any inspected or tested Goods fail to conform to the Specifications, the Procuring Agency may reject the Goods, and the Supplier shall either replace the rejected Goods or make alterations necessary to meet specification requirements free of cost to the Procuring Agency.
		8.4 The Procuring Agency post-delivery 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.
		8.6. Operational and preventive maintenance training required for the smooth operation of the goods shall be the responsibility of the supplier in accordance with the conditions contained in Technical Specifications.
		8.7 (a) For the Goods amounting to PKR 05 Million or above, inspection may be carried out at factory premises / warehouse / site in Pakistan at the cost payable by the supplier, conducted by the committee duly approved by Procuring Agency. Local Inspection will also be carried out by Procuring Agency after receipt of stores at consignee site.
		(b) For the Goods less than PKR 05 Million, local Inspection will be carried out by Procuring Agency after receipt of stores at consignee site.
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 Form of bid. The details of delivery 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 Incoterms
		10.4. Documents to be submitted by the Supplier are specified in SCC. The contractor will be responsible for delivery, installation & commissioning (if any) as per procurement order in safe, sound and in operational condition at its own risk & cost as per delivery schedule mentioned in "bid data sheet" after issuance of procurement order. Delivery period can be extended by the Procuring Agency on the written request of the contractor, giving
		compelling reasons for delay in delivery.
11.	Insurance	11.1 The Goods supplied under the Contract shall be delivered duty paid (DDP) under which risk is transferred to the buyer after having been delivered, hence insurance coverage is seller's responsibility before delivery.
12. 7	Transportation	12.1 The Supplier shall arrange such transportation of the goods as is required to prevent them from damage or deterioration during transit to their final destination within the time as indicated in the Schedule of Requirements.
		12.2. The goods shall be supplied at Site as per Schedule of Requirements on the risk and cost of the Supplier. Transportation including loading/unloading of goods shall be the responsibility of Supplier.
13.	Incidental Services	13.1 The Supplier may be required to provide any or all of the following services, including additional services, if any, specified in SCC:
		 a) performance or supervision of on-site assembly and/or start-up of the supplied Goods; b) furnishing of tools required for assembly and/or maintenance of the supplied
		Goods; c) furnishing of a detailed operations and maintenance manual in English 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) In case of specialized items, supplier will provide necessary training to the
		University of Rasul staff / faculty free of cost on-site, in assembly, start-up, operation, maintenance, and repair of the supplied Goods. The terms and conditions for such training, may however, be mutually decided between the University of Rasul and the successful bidders, if so required.
		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 The Supplier may be required to provide any or all of the following materials, notifications, and information pertaining to spare parts manufactured or distributed by the Supplier:
		 (a) such spare parts as the Procuring Agency may elect to purchase from the Supplier, provided that this election shall not relieve the Supplier of any warranty obligations under the Contract; and
		(b) in the event of termination of production of the spare parts:(i) 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. Lowest evaluated bidder must provide spare parts of the supplied items at market rate
		at any time after warranty period as per requirement of Procuring Agency.
15.	Warranty/ Guarantee	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
		incorporate all recent improvements in design and materials unless provided otherwise

		1	
		15.2 15.3 15.4 15.5	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. Bidders must provide one-year free comprehensive onsite warranty/ maintenance services, which must include labour, parts replacement and any other related service. Warranty period will be started after completion of scope of work and satisfactory inspection. The Procuring Agency shall promptly notify the Supplier in writing of any claims arising under this warranty. 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. 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 PPA-14 including Blacklisting. The time period of warranty / guarantee means the period of Twelve (12) Months from the date on which the items have been commissioned and demonstrated to the Procuring
			Agency and accepted in writing or 18 months from the date of delivery at site &
16.	Payment	16.1	accepted after inspection. 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 SCC, 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 with all relevant documents, provided the work is satisfactory. The currency of payment is Pak. Rupees .
17.	Prices	17.1	Prices charged by the Supplier for Goods delivered and Services performed under the Contract shall not vary from the prices quoted by the Supplier in its bid, with the exception of any price adjustments authorized in SCC or in the Procuring Agency's request for bid validity extension, as the case may be.
18.	Change Orders	18.1	The Procuring Agency may at any time, by a written order given to the Supplier pursuant to GCC Clause 31, make changes within the general scope of the Contract, only if required for the successful completion of the job, in any one or more of the following: (a) drawings, designs, or specifications, where Goods to be furnished under the Contract are to be specifically manufactured for the Procuring Agency; (b) the method of shipment or packing; (c) the place of delivery; and/or (d) the Services to be provided by the Supplier.
		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 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, in whole or in part, its obligations to perform under this

21	Cub acutus -t-	21.1 If any alice arranded only acceptant and about 11 to 11			
21.	Sub-contracts	If supplier awarded sub-contracts, such award 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	22.1 Delivery of the Goods and performance of services shall be made by the Supplier in			
	Supplier's	accordance with the time schedule prescribed by the Procuring Agency in the Schedule			
	Performance	of Requirements.			
		22.2 If at any time during performance of the Contract, the Supplier or its subcontractor(s)			
		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			
22	T ' ' 1 . 4 . 1	pursuant to GCC Clause 22.2 without the application of liquidated damages.			
23.	Liquidated Damages	23.1 Subject to the Clause 25, if the Supplier fails to deliver any or all of the Goods or to			
	Damages	perform the Services within the period(s) specified in the Contract, the Procurin			
		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 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			
24.	Termination for	remedies available under PPR-14. 24.1 The Procuring Agency, without prejudice to any other remedy for breach of Contract,			
27.	Default	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 / bidding documents, or within any extension thereof			
		granted by the Procuring Agency pursuant to GCC Clause 22; or			
		(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 or fraudulent 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.			
		(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			
	iii. offering, giving, receiving or soliciting, directly or indirectly, of a 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			

vi The Contractor may inform the date of placement of order to the foreign Pri				
	materially impede the exercise of inspection and audit process vi The Contractor may inform the date of placement of order to the foreign Principal /			
	manufacturer, in case of items to be imported within 15 days of issuance of purchase order, if			
	required by the Procuring Agency. If supplier fails to place order within 15 days of the issuance of purchase order and does not provide the aforementioned information (if required by the			
Procuring Agency), the contract may be considered for termination or cancellation.	Procuring Agency), the contract may be considered for termination or cancellation.			
On the happening of any of the above event, the performance guarantee will be forfeite				
24.2 In the event the Procuring Agency terminates the Contract in whole or in part, p to GCC Clause 24.1, the Procuring Agency may procure, upon such terms and in such				
as it deems appropriate, Goods or Services similar to those undelivered, and the Suppl				
be liable to the Procuring Agency for any excess costs for such similar Goods or S	ervices.			
However, the Supplier shall continue performance of the Contract to the extent not term 25. Force Majeure 25.1 Notwithstanding the provisions of GCC Clauses 22, 23, and 24, the Supplier shall				
25. Force Majeure 25.1 Notwithstanding the provisions of GCC Clauses 22, 23, and 24, the Supplier shall liable for forfeiture of its performance guarantee, liquidated damages, or terminal				
default if and to the extent that its delay in performance or other failure to per				
obligations under the Contract is the result of an event of Force Majeure.	G 1			
25.2 For purposes of this clause, "Force Majeure" means wars or revolutions, fires, epidemics, quarantine restrictions, and freight embargoes etc.	floods,			
25.3 If a Force Majeure situation arises, the Supplier shall promptly notify the Pr	ocuring			
Agency in writing of such condition and the cause thereof. The Committee, cor				
by the Procuring Agency for redressing grievances, will examine the pros and cor case and all reasonable alternative means for completion of purchase order un				
Contract and will submit its recommendations to the competent authority. H				
Unless otherwise directed by the Procuring Agency in writing, the Supplier shall of	ontinue			
to perform its obligations under the Contract as far as is reasonably practical, a				
seek all reasonable alternative means for performance not prevented by the Force event. Any difference of opinion concerning "Force Majeure" may be decided				
means given herein below.	8			
25.4 The procuring agency may extend the delivery period in case of force majeure	with or			
without imposing penalty. 26. Termination for 26.1 The Procuring Agency may at any time terminate the Contract by giving wr				
	the Supplier if the Supplier becomes bankrupt or otherwise insolvent. In this event,			
termination will be without compensation to the Supplier, provided that such term				
will not prejudice or affect any right of action or remedy which has accrued or wil thereafter to the Procuring Agency.	l accrue			
27. Termination for 27.1 The Procuring Agency, by written notice sent to the Supplier, may terminate the C	ontract,			
Convenience 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				
performance of the Supplier under the Contract is terminated, and the date upon such termination becomes effective.	ii wiiicii			
27.2 The Goods that are complete and ready for shipment within thirty (30) days a				
Supplier's receipt of notice of termination shall be accepted by the Procuring Ag				
the Contract terms and prices. For the remaining Goods, the Procuring Agency ma (a) to have any portion completed and delivered at the Contract terms and prices				
(b) to cancel the remainder and pay to the Supplier an agreed amount for 1	partially			
completed Goods and Services and for materials and parts previously proc	ured by			
the Supplier. 28. Arbitration and 28.1 The Procuring Agency and the Supplier shall make every effort to resolve amic	ably by			
Resolution of Disputes Resolution and direct informal negotiation any disagreement or dispute arising between them und				
connection with the Contract.	,a			
28.2 If, after thirty (30) days from the commencement of such informal negotiation. Procuring Agency and the Supplier have been unable to resolve amicably a Commencement of such informal negotiation.				
dispute, either party may require that the dispute be referred for resolution to the				
mechanisms specified in SCC. These mechanisms may include, but are not restricted	icted to,			
conciliation mediated by a third party, adjudication in an agreed and/or arbitration rule 68 of PPR-14 and in accordance with Arbitration Act-1940.	n as per			
29. Governing 29.1 The Contract shall be written in English language. All correspondence an	d other			
Language documents pertaining to the Contract which are exchanged by the parties shall be				
in the same language. 20 Applicable Law 20.1. The Contract shall be interpreted in accordance with the laws of Dunich (Policitan) uplass			
30. Applicable Law 30.1 The Contract shall be interpreted in accordance with the laws of Punjab (Pakistan otherwise specified in SCC.) uilless			

31.	Notices	Any notice given by one party to the other pursuant to this Contract shall be sent to the other party in writing or by e-mail and confirmed in writing to the other party's address specified in SCC.	
		31.2 A notice shall be effective when delivered or on the notice's effective date, whichever is later.	
32.	Taxes and Duties	32.1 Supplier shall be entirely responsible for all taxes, duties, license fees, etc., incurred until delivery of the contracted Goods to the Procuring Agency. 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.	Provision of Sample	3.1 The procuring agency can demand sample of any good for checking the performance and quality of the machinery / equipment. On satisfactory performance of the sample, the bidder will be responsible for delivery of the same. In case performance or quality of the sample is not satisfactory the procuring agency can reject the same and the bid will be technically dis-qualified.	
34.	Repeat Order	The contractor may provide Machinery & Equipment on repeat order (not exceeding 15% of the original procurement order) under the provision of Punjab Procurement Rules 2014, if asked for.	

Section VI. 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.

(GCC Clause 8) 1) 1) 1) 1) 1) 1) 1) 1) 1)		orresponding clause number of the GCC is indicated in parentheses.		
CCC 1.1 (i) The Supplier is: [Bidder to provide detail here]	1. Definitions	GCC 1.1 (g) The Procuring Agency is: <i>University of Rasul Mandi Bahauddin</i>		
CCC 1.1 (i) The Supplier is: [Bidder to provide detail here]	(GCC Clause			
2. Country of Origin (GCC Clause 3) 3.1 GCC 7.1—As per rule 56 of PPR-14, the amount of performance guarantee, (GCC Clause 7) 3.1 GCC 7.1—As per rule 56 of PPR-14, the amount of performance guarantee, as a percentage of the Contract Price, shall be 10% (Ten per cent) in the shape of non-recourse, irrevocable and unconditional bank guarantee or any form as per GCC 7 from scheduled bank of Pakistan on the prescribed format attached with the bidding document. 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 4.1 mspections Tests and Training (GCC Clause 8) 4.1 GCC 8, pre-delivery / post-cellivery inspection will be arranged at a site as desired by the procuring agency. The acceptance parameters are as following: 1. Confirming to the contractual specifications of items 2. Satisfactory performance of functional test of the equipment 3. Proper test report will be prepared with functional compliance and physical attributes of Equipment, if conducted. GCC Clause 9) 6. Delivery and because the procuring agency of functional test of the equipment and proper manufacturer standards meeting the safety requirements. Packing should ensure safe and sound delivery at site. 6.1 GCC 10.3, Upon shipment, the Supplier shall notify the Procuring Agency the full details of the shipment, including Contract number, description of Goods, quantity and usual transport document. The Supplier shall mail the following documents to the Procuring Agency: (i) 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; (ii) original topies of the Supplier's warranty certificate; (v) Manufacturer's or Supplier's warranty certificate; (v) Monufacturer's or Supplier's warranty c	1)	GCC 1.1 (i) The Supplier is: [Bidder to provide detail here]		
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description, make, model, as well as Lot Number, Batch Number, Registration Number,				
		manufacturing and expiry dates (if applicable) quantity, unit price, and total amount;		
(ii) Original copies of the Sales Tax Invoices (where applicable) in duplicate showing item's				
description, quantity, per unit cost (without GST), amount of GST and total amount (with		description, quantity, per unit cost (without GST), amount of GST and total amount (with		
GST).				
(iii) Where applicable (Pre shipment/ port/ Procuring Agency Delivery site, inspection				
certificate), issued by the Procuring Agency nominated inspection agency, and the				

	1 age 34 01 4.
	Supplier's factory inspection report (Inspection type depends on the nature of procurement and volume of procurement); and
7. Insurance (GCC Clause 11)	7.1 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 seller's responsibility. Since the Insurance is seller's responsibility, they may arrange appropriate coverage.
8.Incidental Services (GCC Clause 13)	 8.1 GCC 13.1-Incidental services to be provided are: a. At site complete training of Procuring Agency's nominated staff free of cost regarding maintenance and operation of Goods. b. At site preventive maintenance on quarterly basis by the bidder's qualified staff for one year, without extra cost, starting from final acceptance of goods. c. furnishing of a detailed operations and maintenance manual in English for each appropriate unit of the supplied Goods without extra cost both in soft & hard copy.
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, but in any case, within seven (7) days for local and within two (2) months for foreign be supplied.
10. Warranty (GCC Clause 15)	10.1 GCC 15.2- In accordance with the provisions, the successful Bidder shall provide on site comprehensive replacement warranty / maintenance services (parts and labor warranty etc.) for the for a period of 01 year commencing from the date of final acceptance. from date of Final Acceptance of the Goods. The Supplier shall, in addition, comply with the performance and/or consumption guarantees specified under the Contract. If, for reasons attributable to the Supplier, these guarantees are not attained in whole or in part, the Supplier shall, at its discretion, either: (a) Make such changes, modifications, and/or additions to the Goods or any part thereof as may be necessary in order to attain the contractual guarantees specified in the Contract at its own cost and expense and to carry out further performance tests in accordance with SCC 4, OR (b) Pay liquidated damages to the Procuring Agency with respect to the failure to meet the contractual guarantees. The rate of these liquidated damages shall be 03 % of the late delivered goods per months. OR (c) Replacement of the whole unit at site including transportation, installation, testing & commissioning etc. in case of major defect at his own cost. GCC 15.4 & 15.5- the period for correction of defects in the warranty period is 7 days
11. Sample	for local item and 02 months for foreign items. 11.1 GCC 33.1 "Samples of any good(s) be provided for demonstration by the supplier
Provision 12. Payment (GCC Clause 16)	on his own cost on the demand of technical evaluation committee". 12.1 GCC 16.1-The method and conditions of payment to be made to the Supplier under this Contract shall be as follows: a) Payment in Pak Rupees will be made through cross cheque of supplied items. Supplier has to submit CDR of 5% of value of the goods requiring installation and commissioning. This CDR will be released after provision of commissioning certificate by the supplier duly countersigned by inspection committee. The contractor shall provide all necessary supporting documents along with invoice for payment.
13. Prices (GCC Clause 17)	13.1 Prices shall be: Fixed and shall not be adjusted.
14. Liquidated Damages (GCC Clause 23)	14.1 GCC 23.1-Applicable rate: 3 % per month of late delivered goods (a) In case deliveries are not completed within the time frame specified in the schedule of requirements / contract, a Notice will be served on the Bidder which will be followed by liquidated damages and the procuring agency may terminate the Contract to the extent of undelivered portion of Goods.

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	(b) Once the cumulative amount of liquidated damages reaches ten percent (10%) of the undelivered quantity of goods, the Procuring Agency may rescind the contract, without prejudice to other courses of action and remedies open to it. (c) If the Bidders fails to complete the supply of goods, the amount of Performance Bank Guarantee to the extent of undelivered portion of supplies of relevant Goods may be forfeited/encashed to the Procuring Agency's account and the Bidder may be blacklisted. (d) The liquidated damage shall also be applicable on any delay by supplier in installation, testing & commissioning of the equipment if site is ready for that purpose only. (e) If the Bidders fails to complete the installation of goods, the amount of Performance Bank Guarantee to the extent of uninstalled portion of supplies of relevant Goods may be		
	forfeited/encashed to the Procuring Agency's account and the Bidder may be blacklisted.		
	(f) If the Bidder fails to supply the whole of the Goods, the entire amount of Performance Bank		
	Guarantee may be forfeited / encashed to the Procuring Agency's account and the Bidder may		
	be blacklisted.		
15.	15.1 The dispute resolution mechanism to be applied pursuant to GCC Clause 28.2 shall be		
Resolution of	as follows:		
Disputes	As per rule-68 of PPR-14, in the case of a dispute between the Procuring Agency and the		
(GCC Clause	Supplier, the dispute shall be referred to arbitration in accordance with the Pakistan Arbitration		
28)	Act, 1940.		
16. Governing	16.1 The Governing Language shall be: English .		
Language (GCC			
Clause 29) 17.	17.1 GCC 20.1 The Contract shall be interpreted in accordance with the level small with the		
	17.1 GCC 30.1-The Contract shall be interpreted in accordance with the laws applicable in the jurisdiction of the province of Punjab (Pakistan) which includes the following legislation:		
Applicable Law (GCC	a. The Contract Act 1872.		
Clause 30)	b. The Arbitration Act 1940		
18. Change of	18.1 In case of end of manufacturing of quoted model at the time of delivery, latest / upgraded		
Model	model of same brand fulfilling all specifications of quoted model may be accepted on the		
1,10401	recommendations of relevant technical expert (s) with the approval of Procurement Committee.		
	However, contractor has to provide all necessary documents pertaining to end of quoted model		
	for the satisfaction of procuring agency / Committee.		
19. Notices	19.1 Procuring Agency's address for notice purposes:		
(GCC Clause			
31)	University of Rasul, 13km, Sarai Alamgir Road, Mandi Bahauddin.		
	Tel: 0546-553216 Tel: 0546-553354		
	19.2 Supplier's address for notice purposes:		
	Please provide:		
	•		

Section VII. Schedule of Requirements 7.1 Schedule of Requirements

The delivery schedule expressed as days stipulates a delivery date which is the date at which delivery is required.

Sr.	The delivery schedule expressed as days stipulates a delivery date which is the date Description	Quantity	Delivery schedule
No.	-	- ,	(shipment) in days
1	Colony Counter	1	120 days
	Specifications as per Procurement Order		
2	Laminar Flow Hood	1	120 days
	Specifications as per Procurement Order		120.1
3	Incubators	1	120 days
	Specifications as per Procurement Order		122.4
4	Hot Plate	1	120 days
	Specifications as per Procurement Order		122.4
5	Hematology Analyzer	1	120 days
	Specifications as per Procurement Order		
6	Magnetic Stirrer	1	120 days
	Specifications as per Procurement Order		
7	Biosafety Cabinet	1	120 days
	Specifications as per Procurement Order		40.5
8	Microscope	1	120 days
	Specifications as per Procurement Order		
9	Bunsen Burner	1	120 days
	Specifications as per Procurement Order		
10	Analytical Balance	1	120 days
	Specifications as per Procurement Order		
11	Cell Counter	1	120 days
	Specifications as per Procurement Order		
12	Homogenizer	1	120 days
	Specifications as per Procurement Order		
13	Hot air oven	1	120 days
	Specifications as per Procurement Order		
14	Vortex Mixer	1	120 days
	Specifications as per Procurement Order		
15	Water Purification Plant	1	120 days
	Specifications as per Procurement Order		
16	Deep Freezer	1	120 days
	Specifications as per Procurement Order		
17	Fumigator	1	120 days
	Specifications as per Procurement Order		
18	Anaerobic Jar	1	120 days
	Specifications as per Procurement Order		
19	UV Viewing Chamber	1	120 days
	Specifications as per Procurement Order		
20	Carbon dioxide incubator	1	120 days
	Specifications as per Procurement Order		
21	Lab Blender (Paddle Type)	1	120 days
	Specifications as per Procurement Order		
22	Hemocytometer	1	120 days
	Specifications as per Procurement Order		
23	Blood Gas Analyzer	1	120 days
	Specifications as per Procurement Order		
24	ELISA Reader	1	120 days
	Specifications as per Procurement Order		

Section VIII. Sample Forms

8.1. Bid Submission Form

6.1. Dia Sabinission Form
[To be signed & stamped by the Bidder and reproduced on the letter head. To be uploaded with the Bid, in case of Single Stage One Envelope Procedure and with the Technical Bid, in case of Single Stage Two Envelope Procedure] No:
To
Convener, Procurement Committee,
University of Rasul Mandi Bahauddin.
Having examined the bidding documents including Addenda Nos if any, the receipt of which is hereby duly acknowledged, we, the undersigned, offer to supply and deliver full package (Procurement of Equipments for Medical Lab Technology & Microbiology) in conformity with the said bidding documents for the sum of [total bid amount in words and figures firm and final including all taxes etc] or such other sums as may be ascertained in accordance with the Schedule of Prices attached herewith and made part of this Bid.
We undertake, if our Bid is accepted, to deliver the goods in accordance with the delivery schedule specified in the Schedule of Requirements.
If our Bid is accepted, we will obtain the guarantee of a bank in a sum equivalent to 10% of the Contract Price for the due performance of the Contract, in the form prescribed by the Procuring Agency.
We agree to a Bid by this Bid for bid for a period of 120 days from the date fixed from Bid opening under clause 2.3.8 of the Instructions to Bidder, and it shall remain binding upon us and may be accepted at any time before the expiration of that period.
Until a formal Contract is prepared and executed (if required), this Bid, together with your written acceptance thereof and your notification of award, shall constitute a binding Contract between us.
The Composition of our bid uploaded consists on separate Technical and financial bids, detail of which is as follows: Technical bid includes the following:
 a) Original Bid form scanned (as per form 8.1 of Bidding documents) on letter head of the firm, duly signed and stamped. b) Complete bidding document (without filling) signed and stamped by the bidder c) All the forms relevant to the technical bid, to be reproduced on the letter head of the bidder as indicated on each
 individual form. d) Original Bid security form (as per form 8.11 if applicable) along with Original financial instrument [Bank Guarantee / Bank call-deposit (CDR)] valid for 30 Days, beyond the validity of Bid and affidavit submitted in PMU Office. e) Brochures of items quoted and other documents listed in check list. Relevant to technical bid.
Financial bid uploaded includes the following: a) Original Bid form scanned (as per form 8. 1 of Bidding documents) on letter head of the firm, duly signed and
stamped. b) Price schedule / financial form scanned (as per form 8.10) to be reproduced on the letter head of the bidder duly signed and stamped.
 c) Copy of bid security form along with copy of financial instruments [Bank Guarantee / Bank call-deposit (CDR)] valid for 30 Days, beyond the validity of Bid in the manner as prescribed on the bid security form 8.11 (if applicable). d) Documents listed in check list relevant to financial bid.
Commissions or gratuities, if any, paid or to be paid by us to agents relating to this Bid, and to contract execution if we are awarded the contract, are listed below:
Name and address of goods provider Amount (Rs.)
(If none, state none)
We understand that you are not bound to accept the lowest or any bid you may receive.
Dated this day of 20
[signature] [Name & in the capacity of] Duly authorized to sign Bid for and on behalf of

8.3. Manufacturer's/ Authorized Dealer's Authorization Form

[To be signed and stamped by the Bidder and to be uploaded with Technical Bid]

[See Clause 2.3.6	(iii	of the Instructions to Bidders.]	
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To: Convener, Procurement Committee, University of Rasul Mandi Bahauddin.

WHEREAS [name of the Manufacturer/ Authorized Dealer], who are established and reputable manufacturers of [name and/or description of the goods] having factories at [address of factory] do hereby authorize [name and address of Agent] to submit a Bid, and subsequently negotiate and sign the Contract with you against for the above goods manufactured by us.

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

[Signature for and	on behalf of Manufacturer/ Authorized Dealer]
Contact Number:	
Official Address:	
Email Address:	

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 uploaded with Technical Bid] Please provide all the addresses of offices, works/ manufacturing units/ renairing units/ storage units

ase provide an ine address	ses of offices, works, manufacturing units, repairing units, storage units.
Sr.#	Particulars
1.	Name of the company:
2.	Registered Office:
Address:	
	er:
Email:	
3.	Contact Person:
Name:	
Personal Telephone Num	nber:
Email Address: Email: _	
4.	Details of District wise offices
Address:	
Office Telephone Number	er:
Email:	
Address:	
Office Telephone Number	er:
Email:	
Address:	
Office Telephone Number	er:
Email:	
5.	Registration Details:
Attachment of Income Tax	Returns (Last <u>03</u> years)

- a) 1
- b) Details of Experience (Last 03 Years)

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(i)	Supply of Similar nature & similar cost or above	Item Name relevant to
	(Agency/Department)	package
	1-	
	2-	
	3-	
	4-	
	5-	
(ii)	Value of total Projects/Tenders/Pos	Amount (Rs. In Million)
	1-	
	2-	
	3-	
	4-	
	5-	

c) Staff Detail and last month Payroll with following detail duly signed and stamped

S#	Name of Employee	Designation	Highest qualification	PEC
				Registration#

- d) Total Annual Sales /Annual Turnover (last 03 years)
- e) Fixed Assets detail
- f) Bank balance / credit Limit
- g) detail of set up for provision of after sale service.
- h) List of offices other than head office with Complete address, ownership / rent agreement, years of office established on the same place.

8.5. General Information Form

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

Particula	ars
Company Name	
Abbreviated Name	
National Tax No.	Sales Tax Registration No
PRA Tax No.	
No. of Employees	Company's Date of Formation
	T Official Control of the Control of
Registered Office Address	State/Province
City/Town	Postal Code
Phone	Fax
Email Address	Website Address
Signed by an authorized Officer on Name of Officer: Title of Officer: Name of Company:	

8.6. Affidavit

		1	,	illebied c	y outin	Commiss	ioner. D	ubmitted	WIA	DCIOIC	CIOSIII	g un	10]
Name:													
(Applicant)													

I, the undersigned, do hereby certify that all the statements made in the Bidding document and in the supporting documents are true, correct and valid to the best of my knowledge and belief and may be verified by employer if the procuring agency, at any time, deems it necessary.

The undersigned hereby authorize and request the bank, person, company or corporation to furnish any additional information requested by the University of Rasul of the Punjab deemed necessary to verify this statement regarding my (our) competence and general reputation.

The undersigned understands and agrees that further qualifying information may be requested and agrees to furnish any such information at the request of the University of Rasul. The undersigned further affirms on behalf of the firm that:

- (i) The firm is neither currently blacklisted by any Department nor any litigation is pending before PPRA or any other court of law competence in this regard against any such blacklisting order.
- (ii) The documents/photocopies provided with Bid are authentic. In case, any fake/bogus document was found at any stage, the firm shall be blacklisted as per Law/ Rules.
- (iii) Affidavit for correctness of information.
- (iv) Contractor/firm is not blacklisted or subject to any pending litigation with any Government or Public Department
- (v) We undertake that in case our bid accepted the goods to be supplied under the contract agreement will be genuine, brand new, non-refurbished, un-altered in any way, as per required specification, imported (if any) through proper channel.
- (vi) We have read all terms & conditions and undertake to abide by all Terms & Conditions mentioned in this bidding document.
- (vii) We also hereby categorically confirm that the proposal / bid offered by us complies to particulars and specification as given in the Bidding Documents.
- (viii) It is certified that quoted rates against each item are as per market rate and we will refund the excess amount, in case we offered the same items at lowest rate anywhere in Pakistan.

[Name of the Contractor/ Bidder/ Supplier] undertakes to treat all information provided as confidential.

Signed by an authorized Officer of the company
Name of Officer:
Title of Officer:
Name of Company:
Date:

8.7. Performance Guarantee Form

[To be signed & stamped by the Bidder and reproduced on To,	the letter head	l. To be provided	d with contract documents]
Convener, Purchase Committee,			
University of Rasul Mandi Bahauddin.			
Oniversity of Rasul Mandi Banaddani.			
WHEREAS [name of Supplier] (hereinafter called "the S to Bid for the Provision/ Installation of Package No. Use Equipments for Medical Lab Technology & Microbio Dated	JOR/PMU/ 2	.025-26/35, "Pi	rocurement of
AND WHEREAS it has been stipulated by you in the a bank guarantee by a schedule bank for the sum speci Supplier's performance obligations in accordance with	ified therein a	as security for o	•
AND WHEREAS we have agreed to give the Supplier THEREFORE WE hereby affirm that we are Guarante up to a total of [amount of the guarante upon your first written demand declaring the Supplier or argument, any sum or sums within the limits of your needing to prove or to show grounds or reasons for the supplier or argument.	ors and response in words and to be in defan	nsible to you, or a signification of the constant of guarant of gu	e undertake to pay you, ontract and without cavil tee] as aforesaid, without
This guarantee is valid until the day of days] after the rectification of the Defects, whichever	20 is later.	or	days [insert number of
[NAME OF GUARANTOR] Signature			
Name			
Title			
Address			
Seal			
Date			

8.8. Technical Bid Form

Form-I

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

Convener, Procurement Committee,

University of Rasul Mandi Bahauddin.

Having examined the bidding documents the receipt of which is hereby duly acknowledged, we, the undersigned, offer to supply, install and commission the following items in conformity with the below mentioned required enecification against each item

mentic	oned required specif	ication against each item.		1	<u> </u>
Sr. No.	Item Na	nme with Specifications	Quantity along with Unit	Country of Origin	Quoted Brand with country of manufacturer, Make & Model
(1)		(2)	(3)	(6)	(7)
1	Colony Counter				
2	Laminar Flow Hood				
3	Incubators				
4	Hot Plate				
5	Hematology Analyzer				
6	Magnetic Stirrer				
7	Biosafety Cabinet				
8	Microscope				
9	Bunsen Burner				
10	Analytical Balance				
11	Cell Counter				
12	Homogenizer				
13	Hot air oven				
14	Vortex Mixer				
15	Water Purification Plant				
16	Deep Freezer				
17	Fumigator				
18	Anaerobic Jar				
19	UV Viewing Chamber				
20	Carbon dioxide incubator				
21	Lab Blender(Paddle Type)				
22	Hemocytometer				
23	Blood Gas Analyzer				
24	ELISA Reader				

Stamp & Signature of Bidder	
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Form II BIDDER'S COMMENTARY FORM

Bidder is required to insert in column 2 item name & specifications as per bid document, in column 3 specifications of quoted item with model, brand etc, elaborate variations if any in column 4 and give remarks in column 5 against each component of specifications of the item quoted for supply.

Sr. No.	Item Name with Specifications as per Bid documents	Quoted Item Name with Specifications as per Quoted items	Variations	Remarks
(1)	(2)	(3)	(4)	(5)
1	Colony Counter	, ,		
2	Laminar Flow Hood			
3	Incubators			
4	Hot Plate			
5	Hematology Analyzer			
6	Magnetic Stirrer			
7	Biosafety Cabinet			
8	Microscope			
9	Bunsen Burner			
10	Analytical Balance			
11	Cell Counter			
12	Homogenizer			
13	Hot air oven			
14	Vortex Mixer			
15	Water Purification Plant			
16	Deep Freezer			
17	Fumigator			
18	Anaerobic Jar			
19	UV Viewing Chamber			
20	Carbon dioxide incubator			
21	Lab Blender (Paddle Type)			
22	Hemocytometer			
23	Blood Gas Analyzer			
24	ELISA Reader			

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

8.9. Contract Form

[To be signed & stamped by the Bidder and reproduced on the letter head. To be provided with contract documents]

THIS AGREEMENT made the ____ day of ____ 20___ between [name of Procuring Agency] (hereinafter called "the Procuring Agency") of the one part and [name of Supplier] of (hereinafter called "the Supplier") of the other part:

WHEREAS the Procuring Agency invited bids for certain goods and ancillary services, viz., **package No.** UOR/PMU/ 2025-26/35, Procurement of Equipments for Medical Lab Technology & Microbiology. and has accepted a bid by the Supplier for the supply of those goods and services in the sum of *[contract price in words and figures]* (hereinafter called "the Contract Price").

NOW THIS AGREEMENT WITNESSES AS FOLLOWS:

- 1. In this Agreement words and expressions shall have the same meanings as are respectively assigned to them in the Conditions of Contract referred to.
- 2. The following documents shall be deemed to form and be read and construed as part of this Agreement, viz.:
- (a) the Form of Bid and the Price Schedule submitted by the Bidder;
- (b) Schedule of Requirements;
- (c) the Technical Specifications;
- (d) the General Conditions of Contract;
- (e) the Special Conditions of Contract; and
- (f) the Procuring Agency's Notification of Award/ Letter of Intent.
- (g) Contract agreement
- (h) Complete Bidding Document
- 3. In consideration of the payments to be made by the Procuring Agency to the Supplier as hereinafter mentioned, the Supplier hereby covenants with the Procuring Agency to provide the goods and services and to remedy defects therein in conformity in all respects with the provisions of the Contract
- 4. The Procuring Agency hereby covenants to pay the Supplier in consideration of the provision of the goods and services, the Contract Price or such other sum as may become payable under the provisions of the contract at the times and in the manner prescribed by the contract.
- 5. All disputes or differences between the parties in connections with or arising out of this agreement shall be settled through arbitration in accordance with the provisions of Punjab Procurement Rules 2014. The arbitration should be made through mutually agreed single arbitrator under Arbitration Act 1940.

IN WITNESS whereof the parties hereto have caused this Agreement to be executed in accordance with their respective laws the day and year mentioned above.

Procuring Agency	Supplier / Contractor
Signature: Name: Designation: Date:	Signature: Name: Designation: Date:
WITNESS: 1	

8.10. Financial Bid Form/Price Schedule

[To be signed & stamped by the Bidder and reproduced on the letter head. To be uploaded with the Bid, in case of Single Stage One Envelope Procedure and with the Technical Bid, in case of Single Stage Two Envelope Procedure]

To,

Convener, Procurement Committee,

University of Rasul Mandi Bahauddin.

Having examined the bidding documents the receipt of which is hereby duly acknowledged, we, the undersigned, offer to supply, install and commission the following items in conformity with the below mentioned prices at

	nonea p		Country	Pak Rupees				
Sr. No.	Item	Name with Specifications	of origin, brand name, make & model	Quantity along with Unit	Unit Price without GST	GST	Unit Price with GST	Total Price Inclusive all Taxes (In Words & Figures)
1	2		3	4	5	6	7	8
Gran	d Total							
Amo	Amount of Grand total in Words:							

We understand that the Procuring Agency intends to award the contract to the lowest evaluated bidder. We
will not claim any additional cost in respect of aforesaid equipment due to any price variations till the
expiry of warranty period. We undertake, to complete the work / supply within the given time period in
case we are declared lowest evaluated bidder.

Note: All applicable taxes at the time of payment will be deducted. Change in the rate of tax announced by the Govt. from time to time will be applicable for the purpose of deduction of tax. 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.

Stamp & Signature of Bidden	<u> </u>
Name:	
Designation:	
Date:	

8.11. Bid Security Form

[To be signed & stamped by the Bidder and reproduced on the letter head. To be uploaded with Technical Bid. Required if the bid security is in shape of bank guarantee]

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 v	WE [name of bank] ${ m of}$ [na	me of cou	untry], having our re	egistered
office at [address of bank] (hereinafter called "the	e Bank"), are bound u	nto [nam	e of Procuring Agency	,]
(hereinafter called "the Procuring Agency") in	the sum of for which	paymen	t well and truly to	be made to
the said Procuring Agency, the Bank binds itse	elf, its successors, and	assigns	by these presents.	Sealed with
the Common Seal of the said Bank this	day of	20	<u>.</u>	

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]

[The Procuring Agency may alter or modify the details of this form in accordance with PPR-14 keeping in view its requirements, nature of procurement i.e. Bulk/Framework, item wise/package wise and form of contract to be adopted (i.e. DDP, CIF, C&F, FOR, FOP etc. if applicable) However, for a standard procurement/contract contents of a generalized this Form may be as provided above.]

8.12. Draft Integrity Pact

(For the procurement of Rs. 10,000,000 and above)
The lowest evaluated successful bidder shall sign and stamp the below mentioned Integrity Pact for the
procurement contracts exceeding Rupees 10 million. Failure to provide such integrity pact shall make the bidder
non-responsive.
Contract No Dated Contract Value: [To be filled in at the time of signing of Contract]
Contract
Contract Title: [Name of Supplier] hereby declares that it has not obtained or induced the
procurement of any contract, right, interest, privilege or other obligation or benefit from Government of
Punjab (GOP) or any administrative subdivision or agency thereof or any other entity owned or controlled
by GOP through any corrupt business practice.
Without limiting the generality of the foregoing, [name of Supplier] represents and warrants that it has
fully declared the brokerage, commission, fees etc. paid or payable to anyone and not given or agreed to
give and shall not give or agree to give to anyone within or outside Pakistan either directly or indirectly
through any natural or juridical person, including its affiliate, agent, associate, broker, consultant, director,
promoter, shareholder, sponsor or subsidiary, any commission, gratification, bribe, finder's fee or
kickback, whether described as consultation fee or otherwise, with the object of obtaining or inducing the
procurement of a contract, right, interest, privilege or other obligation or benefit in whatsoever form from
GOP, except that which has been expressly declared pursuant hereto.
[Name of Supplier] certifies that it has made and will make full disclosure of all agreements and
arrangements with all persons in respect of or related to the transaction with GOP and has not taken any
action or will not take any action to circumvent the above declaration, representation or warranty.
[Name of Supplier] accepts full responsibility and strict liability for making any false declaration, not
making full disclosure, misrepresenting facts or taking any action likely to defeat the purpose of this
declaration, representation and warranty. It agrees that any contract, right, interest, privilege or other
obligation or benefit obtained or procured as aforesaid shall, without prejudice to any other rights and
remedies available to GOP under any law, contract or other instrument, be voidable at the option of GOP.
Notwithstanding any rights and remedies exercised by GOP in this regard, [name of Supplier] agrees to
indemnify GOP for any loss or damage incurred by it on account of its corrupt business practices and
further pay compensation to GOP in an amount equivalent to ten time the sum of any commission,
gratification, bribe, finder's fee or kickback given by [name of Supplier] as aforesaid for the purpose of
obtaining or inducing the procurement of any contract, right, interest, privilege or other obligation or
benefit in whatsoever form from GOP.
Name of Buyer:
~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~

Name of Buyer:	Name of Seller/Supplier:
Signature:	Signature:
[Seal]	[Seal]

Section IX- Check List/ Table of Contents

[To be uploaded after being signed and stamped on Bidder's letter head pad]

The provision of this checklist is essential prerequisite along with submission of tenders

Sr. #	Detail of documents with Bid	Annex#
1	Letter for Submission of Tender Documents on Letter head	A
2	Original Bid Submission (Form 8.1) on letter head of the firm duly signed and stamped.	A
3	Technical Bid Form (as per form 8.8 of Bidding documents) on letter head of the firm duly signed and stamped. (Form-I)	A
4	Bidder Commentary Form 8.8 (Form-II) on letter head of the firm duly signed and stamped.	A
5	Technical Brochures/ catalogues of goods quoted, mentioning its specifications, manufacture's Brand and model etc.	A
6	Complete bidding Documents unfilled duly signed and stamped.	В
7	NTN registration certificate of firm. verifiable copy	С
8	General Sales Tax registration certificate of firm. verifiable copy	С
9	Active Tax Payer Status FBR	С
10	Professional Tax certificate 2023 or latest. Attested copy	С
11	Signed and stamped Turnover statement along with audit report for last 03 years (2022, 2023 & 2024)	D
12	certificate of legally and financially autonomous & operation of non-dependency to Government under commercial law (for Government-owned enterprises).	D
13	An affidavit (form 8.6) on legal stamp paper worth Rs. 300 to the effect as per BDS 13(i)	D
14	Authorization Letter for goods requiring authorization (form 8.3) for foreign items	Е
15	Registration of bidder/ firm with Relevant body (e.g., SECP/ CCI/ etc.)	Е
16	Certificate for provision of Spare parts for 05 years on letter head	Е
17	Statement of supply orders bearing order No. & date, supply title, amount of supply, year wise for 2022, 2023 & 2024 along with Supply order or purchase order or completion certificates with public sector	F
18	Statement of supply orders bearing order No. & date, supply title, amount of supply, year wise for 2022, 2023 & 2024 along with Supply order or purchase order or completion certificates with private sector	F
19	Tax Returns for Financial Year 2022, 2023 & 2024.	F
20	Bank statement / credit limit April 2025	F
21	Bidders profile Form (as per form 8.4 of Bidding documents) on letter head of the firm, duly signed and stamped.	G
22	General Information Form (as per form 8.5 of Bidding documents) on letter head of the firm duly signed and stamped.	G
23	Latest Payroll of employees on letter head of the firm duly signed and stamped.	G
24	List of Employees Names along with designation, qualification	G
25	Employees related final degree/ diploma/ transcripts.	G
26	Letter of Satisfaction after sale service by the client who has purchased of minimum 05 million (max. five required)	Н
27	Certificate regarding Set up for Provision of After Sale Service duly signed and stamped	Н
28	Documentary evidence of offices and repair facilities along with equipment list as per criteria.	Н

Note: Bidder is required to submit Original Bid Security Instrument (Lot wise), original affidavit (form 8.6) on legal stamp paper worth Rs. 300 to the effect as per BDS 13(i) (Lot wise) and original Bid Completed with supporting documents in an envelope clearly marked with the Bidding Document Number, Lot Number and Title in the office of Project Director PMU, PUT Rasul), before Bid submission deadline on or before bid submission date and time, failing which bid shall be rejected.

Sr. #	Detail of documents with Financial Bid
1	Letter for Submission of Tender Documents on Letter head
2	Original Bid Submission Form 8.1) on letter head of the firm duly signed and stamped.
3	Financial Bid Form/ Price Schedule (as per form 8.10 of Bidding documents) on letter head of the firm duly signed
	and stamped.

Certified that all the above required documents are uploaded in sequence.

Sr. #	Detail of documents required at the time of contract signing
1	Letter of Acceptance
2	Performance Guarantee of amount of Rs. 10% of contract value (CDR or Bank Guarantee form 8.7)
3	Contract form 8.9 on non-judicial e-stamped paper of value @ 0.25% of contract value or min Rs. 1200
4	Integrity Pact Form 8.12 (in case contract value is above Rs. 10.000M)

Certified that all the above required documents will be provided at the time of signing of contract.

Ctoma	Q- (Signature o	of Diddon	
Stallio	α	Signature (n biadei	