

RAWALPINDI MEDICAL UNIVERSITY

BIDDING DOCUMENTFOR THE REPAIR OF VEHICLE

(FOR THE YEAR 2024- 2025)

CHECK LIST

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

SR. #	KNOCK OUT CLAUSE	YES/NO	PAGE#
1.	Valid Computerized National Identity Card (Copy) of Bidder		
2.	Complete Company Profile		
3.	2% bid Security of estimated amount in shape of CDR/PO/DD/Bank Guarantee in the name of Vice Chancellor attached with Technical Bid		
4.	Valid National Tax Registration No. Certificate (NTN)		
5.	Valid Sales Tax Registration No. Certificate (STRN)		
6.	Valid Punjab Sales Tax Registration No. Certificate (PST)		
7.	Valid Professional Tax Certificate (Punjab Only)		
8.	Active Tax Payer Certificate (Print of Online Verification)		
9.	Annual Turn Over for Last One Year (Attach Bank Statement/Income Statement/Balance Sheet of last one year)		
10.	Minimum One -year Experience of Working with any Government Department/Autonomous Body /Attached Department (Supply Orders from Government Department Must be Attached)		
11.	Affidavit of Non-blacklisting at stamp paper worth Minimum Rs. 100/- (Format Attached Annex-B)		
12.	Price should not be mentioned on technical bid		
13.	Technical Compliance Sheet		



Rawalpindi Medical University



INVITATION FOR BIDS FOR REPAIR OF VEHICLE

- Rawalpindi Medical University invites sealed bids from well reputed Firms/Companies/ Auto mobile workshops/ General
 order Suppliers who are registered on E-PADS (Electronic -Pak Acquisition and Disposal System) for "Repair of
 vehicle"
- 2. Bidding shall be conducted on 'Single Stage Two Envelopes' basis...
- 3. Bidders are required to submit the documents through E-PADS along with following information
 - The bidder should be registered with FBR.
 - Income tax/sales tax certificate/PST certificate from relevant department
 - Professional tax certificate (Punjab)
 - List of relevant major supplies.
 - Evidence for supporting financial soundness.
 - Estimated amount is Rs.945,000/-.
 - 2% Bid security of estimated amount is Rs.18,900/- in shape of CDR/Bank Guarantee/Pay Order/ Demand Draft must be must be submitted on E-PADS.
- 4. Conditional, optional, incomplete and bid not meeting the evaluation criteria shall be considered as 'Non-Responsive'.
- 5. Bidding documents containing evaluation criteria, scope of work and other terms & conditions are available on https://eprocure.gov.pk, www.ppra.punjab.gov.pk and www.rmur.edu.pk
- 6. Prospective bidders are requested to submit their bids on / before 20-11-2024 till 10:30 a.m. on E-PADS.
- 7. Prospective bidders are also requested to submit their original bid security on / before 20-11-2024 till 10:30 a.m. in the office of purchase officer 1st Floor Rawalpindi Medical University New Teaching Block inside holy family hospital Rawalpindi.
- 8. Technical bids will be opened on the same date at 11:00 a.m. in the presence of bidders who intend to witness the proceedings.
- 9. RMU may reject all the bids subject to relevant provision of Punjab Procurement Rules 2014

Vice Chancellor Rawalpindi Medical University New Teaching Block Rawalpindi Tel: 051-9291511

INSTRUCTIONS TO BIDDERS

- **1. Source of Funds:** Punjab Government.
- **2. Eligible bidders**: The bidder should have well equipped workshop with assurance of timely repair of vehicle at Islamabad/Rawalpindi and having a good security system with parking.
 - B. The workshop blacklisted by any Government Department is not eligible to bid.
 - C. The bidders shall clearly quote/provide the proof of the following on their printed letter heads:
 - a. Registration for GST
 - b. National Tax Number
 - C. Certificate showing that the firm has not been blacklisted or debarred by any Government Department
 - D. The detail of required of repair of bus is attached at annexure-A.
 - E. Bus can be inspected during office hours 9.00 A.M. to 2.00 P.M. (Monday to Saturday) at the premises.
 - F. The prices should be quoted in Pakistani Rupees. The rates shall be valid for at least four months (120 days) from the opening date of tender.
 - G. Sample of the body parts where applicable, must be shown by the contractor's of workshop before issuance of work order.
 - H. Estimated cost of vehicle is mentioned in the BOQ
 - I. The tenders must be accompanied with Earnest money which is 2% of the estimated cost in shape of a Bank Draft, Bank Grauntee, Pay Order, Call Deposit Receipt, in favor of Vice chancellor Rawalpindi Medical University Rawalpindi
 - J. The Procuring Agency (RMU) reserves the rights to inspect the working facilities/service workshop and related equipment of the Bidder at any stage.
 - K. The winning bidder shall have to sign a prescribed agreement on the stamp paper of prescribed value i.e. Rs.0.25% of the total cost.
 - L. The repair work of vehicle shall be carried out within 15 days of issuance of the work order.
 - M. A penalty of 0.067% of the total cost or order can be imposed per day for delay on the part of the bidder.
 - N. Taxes applicable as per Government rules shall be deducted from the bill. Payment shall be made in the shape of cheque within thirty days after submitting of bill by the bidder.
- 1. Eligible Goods and Services: All goods and related services to be supplied under the contract shall have their origin in eligible source countries and all expenditures made under the contract shall be limited to such goods and services. For this purpose, the term "Goods" includes any Goods that are the subject of this Invitation for Bids and the term "Services" shall includes related services such as transportation, insurance etc. The "origin"

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means the place where the goods are mined, grown, or produced, or the place from which the related services are supplied. Goods are produced through manufacturing or processing, or substantial and major assembly of ingredients / components, a commercially recognized product results that is substantially different in basic characteristics or in purpose or utility from its components.

2. Cost of Bidding: The bidder shall bear all costs associated with the preparation and submission of its bid, and the Procuring Agency shall in no case be responsible or liable for those costs, regardless of the manner or outcome of the bidding process.

THE BIDDING PROCEDURE

3. Single Stage – Two Envelopes Bidding Procedure as per PPRA Rules 2014 shall be applied:

- i. The bids are required to submit their bids on E-PADS
- ii. First the Technical bids will be opened on prescribed date and time
- iii. The Procuring Agency shall evaluate the Technical Proposal, without reference to the price and reject any proposal which do not conform to the specified requirements;
- iv. During the technical evaluation, no amendments in the technical proposal shall be permitted;
- **v.** The Financial Proposals of Technical accepted bidders shall be opened publicly at a time, date and venue to be announced and communicated to the bidders in advance through E-PADS;
- vi. The bid found to be the lowest financially evaluated bid shall be accepted.

4. 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 shall include:-a)Instructions to bidders;
 - b) General Conditions of Contract;
 - c) Special Conditions of Contract;
 - d) Schedule of Requirements;
 - e) Technical Specifications;
 - f) Performance Guarantee Form;
- ii. The "Invitation for Bids" does not form part of the Bidding Documents and is included as a reference only. In case of discrepancies between the Invitation for Bid and the Bidding Documents listed above, the said Bidding Documents shall take precedence.
- iii. The bidder is expected to examine all instructions, forms, terms, and specifications in the bidding documents.
- iv. 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 shall be at the bidder's risk and may result in the rejection of its bid.
- 5. Clarification of Bidding Documents: A prospective bidder requiring any clarification of the bidding documents may notify the Procuring Agency, in writing at the Procuring Agency's address, indicated in the Invitation for Bids. The Procuring Agency shall respond in writing to any request for clarification of the bidding documents, which it receives no later than ten (10) days prior to the deadline for the submission of bids prescribed in the Invitation for Bids. Written copies of the Procuring Agency's response (including an explanation of the query

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- but without identifying the source of inquiry) shall be sent to all prospective bidders.
- **6. Amendment of Bidding Documents:** At any time prior to the deadline for submission of bids, the Procuring Agency, for any reason, whether at its own initiative or in response to a clarification requested by a prospective bidder, may modify the bidding documents by amendment. All prospective bidders that have received the bidding documents shall be notified of the amendment in writing or by phone, and shall be binding on them. In order to allow prospective bidders reasonable time in which to take the amendment into account in preparing their bids, the Procuring Agency, at its discretion, may extend the deadline for the submission of bids.

PREPARATION OF BIDS

- 7. Language of Bid: The bid prepared by the bidder, as well as all correspondence and documents relating to the bid exchanged by the bidder and the Procuring Agency shall be written in English. Supporting documents and printed literature furnished by the bidder may be in another language provided they are accompanied by an accurate translation in English, in which case, for purposes of interpretation of the Bid, the translation shall govern.
- **8. Documents Comprising the Bid:** The bid shall comprise the following components:
 - (a) Bid Form and Price Schedule completed in accordance with instruction to bidders (to be submitted along with financial proposal);
 - (b) Documentary evidence established in accordance with instruction to bidders that the bidder is eligible to bid and is qualified to perform the Contract if its bid is accepted;
 - (c) Documentary evidence established in accordance with instruction to bidders that the repair work of vehicle to be done by the bidder is eligible and conform to the bidding documents; and
- 9. Bid Security Bid Security is mentioned in the BOQ as per PPRA Rules in the name of VC RMU, Rawalpindi to be attached with Technical Offer. Original bid security must be submitted in the office of Purchase Officer before the opening of technical bids
- **10. Bid Form & Price Schedule:** The bidder shall complete the Bid Form and an appropriate Price Schedule furnished in the bidding documents, indicating the repair work of vehicle and replacement of parts.

11. Bid Prices:

- i. The bidder shall indicate on the appropriate Price Schedule the unit prices and total bid price of the repair work of vehicle and replacement of parts., it proposes to supply under the Contract. ii.Form of price Schedule is to be filled in very carefully, preferably typed. Any alteration /correction must be initialed. Every page is to be signed and stamped at the bottom. Serial number of the quoted item may be marked with red / yellow marker.
- iii. The bidder should quote the prices of repair work of vehicle and replacement of parts according to the strength / technical specifications as provided in the Form of Price Schedule and Technical Specifications. The specifications different from the demand of bid enquiry, shall straightway be rejected.
- iv. The bidder is required to offer competitive price. All prices must include the General Sales Tax (GST) and other taxes and duties, where applicable. If there is no mention of taxes, the offered / quoted price shall be considered as inclusive of all prevailing taxes/duties. The benefit of exemption from or reduction in the GST or other taxes shall be passed on to the Procuring Agency.
- v. Prices offered should be for the entire quantity demanded; partial quantity offers shall straightaway be rejected. Conditional offer shall also be considered as non-responsive bidder. vi.While tendering your quotation, the present trend / inflation in the rate of goods and services in the market should be kept in mind. No request for increase in price due to market fluctuation in the cost of goods and services shall be entertained.
- **12. Bid currencies:** Prices shall be quoted in Pak Rupees.

12. Documents Establishing bidder's Eligibility and Qualification

- i. The bidder shall furnish, as part of its technical bid, documents establishing the bidder's eligibility to bid and its qualifications to perform the Contract if its bid is accepted.
- **ii.** The documentary evidence of the bidder's eligibility to bid shall establish to the Procuring Agency's satisfaction that the bidder, at the time of submission of its bid, is eligible as defined under instruction to the bidders

- **iii.** The documentary evidence (to be submitted along with technical proposal) of the bidder's qualifications to perform the Contract if its bid is accepted shall establish to the Procuring Agency's satisfaction:
 - (a) National Tax Number (NTN) and General Sales Tax Number (GST) with documentary proof shall have to be provided by each bidder in the tender.
 - **(b)** The bidder shall submit an affidavit on legal stamp paper of Rs. 100/- that his firm is not blacklisted. The bidder shall be debarred from bid on account of submission of false statement.
 - (c) The bidder should have minimum one-year experience in the market.
 - (d) The bidder is required to provide with the Technical Proposal, the name of item(s) for which they have quoted their rates in the Financial Proposals.

13. Documents Establishing Good's Eligibility and Conformity Bidding Documents:

i. The bidder shall furnish along with Technical Proposal, as part of its bid, documents establishing the eligibility and conformity to the bidding documents of all goods and services, which the bidder proposes to supply under the Contract. ii. The documentary evidence of the eligibility of the goods shall consist of a statement in the Price Schedule of the country of origin of the goods offered which a certificate of origin issued by the Manufacturer shall confirm.

14. Bid Security (Earnest Money)

The Tenderer shall furnish the Bid Security (Earnest Money) as under:

- i Shall be in the form of Bank Guarantee /CDR/Demand Draft/Pay order in the name of Vice Chancellor Rawalpindi Medical University;
- ii Shall be amounting to as per advertisement
- iii Denominated in Pak Rupees;
- iv Original bid security must be submitted in the office of purchase officer before the opening of technical bids
- **V** Having a minimum validity period of one hundred and twenty days from the last date for submission of the Bid or until furnishing of the Performance Guarantee, whichever is later;
- vi The unsuccessful bidders shall be returned the bid security only. The Bid Security shall be returned to the successful Bidder on furnishing the Performance Guarantee.

15. Bid Validity

i.Bids shall remain valid for the period of **four months** (**120 days**) after the date of opening of Technical Bid, prescribed by the Procuring Agency. A bid valid for a shorter period shall be rejected by the Procuring Agency as non-responsive. **ii.**The Procuring Agency shall ordinarily be under an obligation to process and evaluate the bid within the stipulated bid validity period. However, under exceptional circumstances and for reason to be recorded in writing, if an extension is considered necessary, all those who have submitted their bids shall be asked to extend their respective bid validity period. Such extension shall be for not more than the period equal to the period of the original bid validity.

iii. bidders who,-

(a) Agree to the Procuring Agency's request for extension of bid validity period shall not be permitted to change the substance of their bids; and

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(b) Do not agree to an extension of the bid validity period shall be allowed to withdraw their bids without forfeiture of their bid securities (earnest money).

16. Format and Signing of Bid:

i.The bidder shall prepare and submit its bids through E-PADS. The bid shall be typed or written in indelible ink and shall be signed by the bidder or a person or persons duly authorized to bind the bidder to the Contract. The person or persons signing the bid shall initial all pages of the bid, except for un- amended printed literature. **ii.**Any interlineations, erasures, or overwriting shall be valid only if they are initialed by the person or persons signing the bid.

SUBMISSION OF BIDS

- 17. Deadline for Submission of Bids: Bids must be submitted by the bidder through E-PADS not later than the time and date specified in the Invitation for Bids. The Procuring Agency may, at its discretion, extend this deadline for the submission of bids by amending the bidding documents in accordance with instruction to bidders, in which case all rights and obligations of the Procuring Agency and bidders previously subject to the deadline shall thereafter be subject to the deadline as extended.
- **18. Withdrawal of Bids:** The bidder may withdraw his bid after the bid's submission and prior to the deadline prescribed for submission of bids. 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 in instruction to bidders.

OPENING AND EVALUATION OF BIDS

19. Opening of Bids

i.The Procuring Agency shall initially open only "TECHNICAL PROPOSALS" in the presence of bidders' representatives who choose to attend, at the time, on the date, and at the place specified in the Invitation for Bids. The bidders' representatives who are present shall sign the Attendance Sheet evidencing their attendance. The opening of financial proposal shall be opened after evaluation of technical bids only those bidder who are technical responsive. iii.The Procuring Agency shall prepare minutes of the bids opening (technical and financial).

20. Clarification of Bids: During evaluation of the bids, the Procuring Agency may, at its discretion, ask the bidder for a clarification of its bid. The request for clarification and the response shall be in writing, and no change in the prices or substance of the bid shall be sought, offered, or permitted

21. Preliminary Examination

i.The Procuring Agency shall examine the bids to determine whether they are complete, whether any computational errors have been made, whether required sureties have been furnished, whether the documents have been properly signed, and whether the bids are generally in order. **ii.**In the financial bids the arithmetical errors shall be rectified on the following basis. 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 bidder does not accept the correction of the errors, its bid shall be rejected, and its bid Security may be forfeited. If there is a discrepancy between words and figures, the amount in words shall prevail.

- **iii.** The Procuring Agency may waive any minor informality, 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.
- **iv.** Prior to the detailed evaluation, the Procuring Agency shall determine the substantial responsiveness of each bid to the bidding documents. For purposes of these Clauses, a substantially responsive bid is one, which conforms to all the terms and conditions of the bidding documents without material deviations.
- **v.** If a bid is not substantially responsive, it shall be rejected by the Procuring Agency and may not subsequently be made responsive by the bidder by correction of the nonconformity.

22. Evaluation & Comparison of Bids

i.The Procuring Agency shall evaluate and compare the bids, which have been determined to be substantially responsive. **ii.**The Procuring Agency's evaluation of technical proposal / bid shall be on the basis of previous performances, previous test reports, inspection of workshop (if not previously conducted), previous experience, financial soundness and such other details as the Procuring Agency, at its discretion, may consider appropriate, shall be considered. However, the evaluation of financial proposal shall be on the basis of price inclusive of prevailing taxes and duties in pursuant to instruction to bidders. **iii.**All bids shall be evaluated in accordance with the evaluation criteria and other terms & conditions set forth in these bidding documents.

iv.A bid once opened in accordance with the prescribed procedure shall be subjected to only those rules, regulations and policies that are in force at the time of issuance of notice for invitation of bids.

23. Evaluation Criteria:

i.For the purposes of determining the lowest evaluated bid, facts other than price such as previous performances, inspection of workshop, previous experience, financial soundness and such other details as the Procuring Agency, at its discretion, may consider appropriate shall be taken into consideration. The following merit point system for weighing evaluation factors/ criteria can be applied for the **TECHNICAL PROPOSALS**. The number of points allocated to each factor shall be specified in the Evaluation Report.

1. SCHEDULE FOR REQUIREMENT OF

MODE OF PENALTY	COMPLETION PERIOD
WITHOUT PENALTY	45 Days.

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- 2. In case of late delivery of goods/ Services beyond the periods specified in the Schedule of Requirements, **penalty** @ 0.067% per day of the cost not exceeding 10% of the supply order/contract value for late delivered supply shall be imposed upon the Supplier after reaching the maximum penalty the supply order shall be cancelled and performance guarantee will be forfeited and the procuring agency may award the contract to the next lowest bidder.
- **3.** Delivery period will be started from the next date of issuance of Supply order to the Contractor.
- 26. Contacting the Procuring Agency: No bidder shall contact the Procuring Agency on any matter relating to its bid, from the time of the bid opening to the time the Contract is awarded. If the bidder wishes to bring additional information to the notice of the Procuring Agency, it should do so in writing. Any effort by a bidder to influence the Procuring Agency in its decisions on bid evaluation, bid comparison, or Contract award may result in the rejection of the bidder's bid. Canvassing by any bidder at any stage of the Tender evaluation is strictly prohibited. Any infringement shall lead to disqualification in addition to any other penalty Procuring Agency may in its discretion impose.
- **27. Qualification & disqualification of bidders:** The Procuring Agency shall disqualify a bidder if it finds, at any time, that the information submitted by firm was false and materially inaccurate or incomplete.
- **28. Rejection of Bids:** The Procuring Agency may reject any or all bids at any time prior to the acceptance of a bid. The Procuring Agency shall upon request communicate to any bidder who submitted a bid, the grounds for its rejection of any or all bids, but is not required to justify those grounds. The Procuring Agency incurs no liability, solely towards bidders who have submitted bids. Notice of the rejection of any or all bids shall be given promptly to the concerned bidders that submitted bids.
- **29. Re-Bidding:** If the Procuring Agency rejected all bids, it may call for a re-bidding or if deems necessary and appropriate the Procuring Agency may seek any alternative methods of procurement under of the Punjab Procurement Rules-2014 and updated till date. The Procuring Agency before invitation for re-bidding shall assess the reasons for rejection and may revise specifications, evaluation criteria or any other condition for bidders, as it may deem necessary.
- **30. Announcement of Evaluation Report:** The Procuring Agency shall declare the results of bid evaluation report 10 days prior to the award of procurement contract.

AWARD OF CONTRACT

31. Acceptance of Bid and Award criteria

The bidder with the lowest evaluated bid, if not in conflict with any other law, rules, regulations or policy of the Provincial Government, shall be awarded the Contract, within the original or extended period of bid validity.

32. Procuring Agency's right to vary quantities at time of award

The Procuring Agency reserves the right at the time of Contract's award to increase or decrease, the quantity of goods originally specified in the Price schedule and Schedule of Requirements without any change in unit price or other terms and conditions.

33. Limitations on negotiations

Negotiations may not relate to the price or substance of tenders or proposals specified by the bidder in his tender, but only to minor technical, Contractual or logistical details. I. As guidance only, negotiations may normally relate to the following areas:

- minor alterations to technical details, such as the terms of reference, the scope of work
- minor amendments to the Special Conditions of Contract;
- finalizing the payment arrangements;
- agreeing final delivery or completion schedules to accommodate any changes required by the procuring agency;
- inputs required from the procuring agency;
- clarifying details that could not be finalized at the time of bidding;
- Negotiations shall not be used to:
- substantially change the technical quality or details of the requirement, including the tasks or responsibilities of the bidder or the performance of the goods;
- substantially alter the terms and conditions of Contract;
- reduce unit rates or reimbursable costs, provided that in case of exceptional circumstances like exorbitant rate, rates higher than prevailing market rates, negotiation may be adopted;
- reduce work inputs solely to meet the budget; or
- substantially alter anything which formed a crucial or deciding factor in the evaluation of the Tenders or proposals.

34. Notification of Award

- **i.** Prior to the expiration of the period of bid validity, the Procuring Agency shall notify the successful bidder in writing by registered letter, to be confirmed in writing by registered letter, that its bid has been accepted.
- ii. The notification of award shall constitute the formation of the Contract.

35.Signing of Contract

i.At the same time as the Procuring Agency notifies the successful bidder that its bid has been accepted, the Procuring Agency shall send the bidder the Contract Form provided in the bidding documents, incorporating all agreements between the Parties. **ii.**Both the successful bidder and the Procuring Agency shall sign with date the Contract on the legal stamp paper. Thereafter, the Procuring Agency shall issue work Purchase Order. If the successful bidder, after completion of all Codal Formalities shows inability to sign the Contract then the firm shall be blacklisted minimum for two years. In such situation, the Procuring Agency may make the award to the next lowest evaluated bidder or call for new bids.

36.Performance Guarantee/ Security

i.On the date of signing of Contract, the successful bidder shall furnish the 5% of the total contract amount Performance Guarantee / Security in accordance with the Conditions of Contract, in the Performance Guarantee / Security Form provided in the bidding documents. **ii.**Failure of the successful bidder to comply with the requirement of instructions to the bidders shall constitute sufficient grounds for the annulment/termination of the award and forfeiture of the bid Security, in which event the Procuring Agency may make the award to the next lowest evaluated bidder or call for new bids.

37.Corrupt or Fraudulent Practices

(a) The Procuring Agency requires that the Procuring Agency as well as Bidders/ Contractors observe the highest standard of ethics during the procurement and execution of such Contracts. In pursuance of this policy, the Procuring Agency defines, for the purposes of this provision, the terms set forth below as follows:

(b)

- i. "corrupt practice" means the offering, giving, receiving or soliciting of any thing of value to influence the action of a public official in the procurement process or in Contract execution; and
- ii. **fraudulent practice**" means a misrepresentation of facts in order to influence a procurement process or the execution of a Contract to the detriment of the Procuring Agency, and includes collusive practice 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;
- (c) Shall reject a proposal for award if it determines that the bidder recommended for award has engaged in corrupt or fraudulent practices in competing for the Contract in question;
- (d) Shall declare a firm ineligible, either indefinitely or for a stated period of time, to be awarded a Contract if it at any time determines that the firm has engaged in corrupt or fraudulent practices in competing for, or in executing a Contract; onus of proof will be on the firm.

GENERAL CONDITIONS OF CONTRACT

- 1)**Definitions:** In this Contract, the following terms shall be interpreted as indicated against each;
 - i) "The Contract" is a contract for the supply of an approximate quantity of stores at specified price during period of contract. The approximate requirements of a number of indenters for the period in question are combined by the Procuring Agency. The contract also provides that any of these indenters may demand his requirement at any time or at specified period during the currency of the contract. The ordinary period of the Currency of the Contracts shall be One Year from the date of issuance of the Award Letter, either direct from the firm or by indent on the same Procuring Agency ii) "The Contract" means the agreement between the Procuring Agency and the Contractor, as recorded in the Contract Form signed by the Parties, including all attachments and appendices thereto and all documents incorporated by reference therein.
 - iii) "The Contract Price" means the price payable to the Contractor under the Contract for the full and proper performance of its contractual obligations.
 - iv) "The Goods" means repair work of vehicle and replacement of parts, which the contractor is required to provide to the Procuring Agency under the Contract.
 - v) "The Services" means repair work of vehicle and replacement of parts.
 - vi) "The Procuring Agency" means the RMU, Rawalpindi
 - vii) "The Contractor" means contractor / individual or firm providing repair work of vehicle and replacement ofparts
- 2) **Application:** These General Conditions shall apply to the extent that they are not inconsistent / superseded by provisions of other parts of the Contract
- 3) **Country of Origin:** All goods and related services to be supplied under the contract shall have their origin in eligible source countries and all expenditures made under the contract shall be limited to such goods and services. For the purposes of this clause, "origin" means the place where the goods are produced through manufacturing or processing, or the place from which the related services are supplied.
- 4) **Standards:** The goods/ works supplied under this Contract shall conform to the standards mentioned in the Technical Specifications.

5) Use of Contract Documents and Information

- i. The Contractor shall not disclose the Contract, or any provision thereof, or any specification, plan, drawing, pattern, sample, or information furnished by or on behalf of the Procuring Agency in connection therewith, to any person other than a person employed by the Contractor in the performance of the Contract. ii)The Contractor shall not, without the Procuring Agency's prior written consent, make use of any document or information enumerated in condition of contract except for purposes of performing the Contract.
- **ii.** Any document, other than the Contract itself, enumerated in condition of contract shall remain the property of the Procuring Agency and shall be returned if so required by the Procuring Agency.
- **iii.** The Contractor shall permit the Procuring Agency to inspect the Contractor's accounts and records relating to the performance of the Contractor.
- 6) **Submission of Samples:** Sample of the body parts where applicable, must be shown by the contractor's workshop before issuance of work order.

7)Inspections and Test / Analysis

- i. The Procuring Agency or its representative shall have the right to inspect and/or to test the body parts to confirm their conformity to the Contract specifications at no extra cost to the Procuring Agency.
- ii. For the purpose of inspections and tests of body parts, the Contractor shall inform the RMU Rawalpindi at least 15 working days in advance. The inspection team from RMU Rawalpindi shall inspect the quantity, specifications of parts. The Contractor shall furnish all reasonable facilities and assistance including access to drawings and production data to the inspectors at no charge to the Procuring Agency. However, if the Contractor proves an undue delay in conduct of inspection on the part of Procuring Agency, the Contractor shall not be liable for penalty on account of that delay. iii. The Procuring Agency's right to inspect, test and, where necessary, reject the body parts either at Contractor's premises or upon arrival at Consignee's destinations 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 workshop point.
- iv. Procuring Agency or its representative shall have the right to inspect and /or to test the goods to confirm their conformity to the specifications of the contract at no extra cost to the Procuring Agency.
- v. The inspection committee constituted by the Consignee shall inspect the quantity, quality, and inspection of parts.. vi.The Contractor will be responsible for free replacement of parts if the same is not found to be of the same specifications as required in the Invitation of Bids / Substandard /Spurious / Misbranded / Expired. Moreover, it will replace the unconsumed expired stores without any further charges.
- vii. The Procuring Agency's right to inspect test and, where necessary, reject the parts after the arrival at Procuring Agency's destinations 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.
- viii. Nothing in General Conditions of Contract shall in any way release the Contractor from any warranty or other obligations under this Contract.
 - i) **Physical examination of all body parts.** ii) The Inspection committee constituted by the consignee shall carry out the physical examination after replacement of body parts / repair work of vehicle for checking quality / quantity of the goods supplied.
- iii)If the Goods supplied are found during physical examination / inspection to be against the required specifications, approved samples, etc, even if it is of standard quality, the Procuring Agency may reject the parts /repair work, and the Contractor shall either replace the rejected parts or arrange alterations necessary for rectification of observation, to meet the required specifications free of cost. Replacement in lieu of the rejected parts must be completed within 10 days from the date of communication of decision to the contractor by the Concerned Authority. In case after replacement or alteration, the Inspection Committee again declare the item as of against the required specifications, the supply would completely be rejected and the proportionate amount of performance security of the concerned installment would be

forfeited to the government account and the firm shall be blacklisted minimum for one year. However, if the entire supplies/ installments are declared as of against the required specifications, the entire performance security shall be forfeited and the firm shall be blacklisted minimum for two years; onus of proof of innocence shall be on the Contractor.

- 8) **Delivery and Documents:** The Contractor in accordance with the terms specified in the Bidding Documents shall make delivery of the parts / repair work of vehicle. The details of documents to be furnished by the Contractor are specified in Special Conditions of the Contract.
- 9) **Incidental Services:** The Contractor shall be required to provide the incidental services as specified in Special Conditions of the Contract and the cost of which should be included in the total bid price.
- 10) **Payment:** The method and conditions of payment to be made to the Contractor under this Contract shall be specified in Special Conditions of the Contract. The currency of payment is Pak. Rupees.
- 11) **Prices:** Prices charged by the Contractor for parts and repair work of vehicle done under the Contract shall not vary from the prices quoted by the Contractor in its bid and shall remain the same till expiry of the original bid validity period provided the Procuring Agency's request for bid validity extension.
- 12) **Contract Amendments:** No variation in or modification of the terms of the Contract shall be made except by written amendment signed by both the Parties.
- 13) **Subcontracts:** The Contractor shall not be allowed to sublet the job and award subcontracts under this Contract.
- 14) **Delays in the Contractor's Performance:** Delivery of the goods shall be made by the Contractor in accordance with the time schedule prescribed by the Procuring Agency. If at any time during performance of the Contract, the Contractor should encounter conditions impeding timely replacement of parts and repair work of vehicle, the Contractor shall promptly notify the Procuring Agency in writing of the fact of the delay, its likely duration and its cause(s). The Procuring Agency may at its discretion extend the Contractor's time for performance, with or without liquidated damages, in which case the extension shall be ratified by the Procuring Agency by amendment of Contract. A delay by the Contractor in the performance of its replacement obligations shall render the Contractor liable to the imposition of liquidated damages, unless an extension of time is agreed upon without the application of liquidated damages.
- 15) **Penalties/liquidated Damages:** In case of delay in replacement of parts and repair of vehicle beyond the presented period, penalty as specified in Special Conditions of Contract shall be imposed upon the Contractor. The above Late Delivery (LD) is subject to General Conditions of Contract including late delivery for reasons beyond control. Once the maximum is reached, the Procuring Agency may consider termination of the Contract. In case of substandard parts/ works the destruction cost will be borne by the firm i.e. burning, Dumping, Incineration. If the firms provide substandard parts/ work as per specification laid down in the Technical Specification Form / Tender Enquiry, the procuring agency shall be entitled to make other arrangement at the risk / expense of the Contractor / Contractor Firm, the price difference shall be paid by the Firm.
- 16) **Termination for Default:** The Procuring Agency, without prejudice to any other remedy for breach of Contract, by written notice of default sent to the Contractor, may terminate the Contract in whole or in part, if the Contractor fails to repair the vehicle within the period(s) specified in the Contract, or within any extension thereof granted by the Procuring Agency; or if the Contractor fails to perform any other obligation(s) under the Contract and if the Contractor, in the judgment of the Procuring Agency has engaged in corrupt or fraudulent practices in competing for or in executing the Contract
- 17) Force Majeure: Notwithstanding the provisions of general conditions of contract the Contractor shall not be liable for forfeiture of its Performance Guarantee/ bid Security, or termination/ blacklisting for default if and to the extent that its delay in performance or other failure to perform its obligations under the Contract is the result of an event of Force Majeure. For the purposes of this clause Force Majeure means an act of God or an event beyond the control of the Contractor and not involving the Contractor's fault or negligence directly or indirectly purporting to mis planning, mismanagement and/or lack of foresight to handle the situation. Such events may include but are not restricted to acts of the Procuring Agency in its sovereign capacity, wars or revolutions, fires, floods, earthquakes, strikes, epidemics, quarantine restrictions and freight embargos. If a Force Majeure situation arises, the Contractor shall promptly notify the Procuring Agency in writing with sufficient and valid evidence of such condition and the cause thereof. The Committee of Procuring Agency (RMU), constituted for Redressal of grievances, shall examine the pros and cons of the case and all reasonable

alternative means for completion of work order under the Contract and shall submit its recommendations to the competent authority. However, unless otherwise directed by the Procuring Agency in writing,

- the Contractor shall continue to perform its obligations under the Contract as far as is reasonably practical and shall seek reasonable alternative means for performance not prevented by the Force Majeure event.
- 18) **Termination for Insolvency**The Procuring Agency may at any time terminate the Contract by giving written notice of one month time to the Contractor if the Contractor becomes bankrupt or otherwise insolvent. In this event, termination shall be without compensation to the Contractor, provided that such termination shall not prejudice or affect any right of action or remedy which has accrued or shall accrue thereafter to the Parties.
- 19) **Arbitration and Resolution of Disputes:** The Procuring Agency and the Contractor shall make every effort to resolve amicably by direct informal negotiation any disagreement or dispute arising between them under or in connection with the Contract. If, after thirty (30) days from the commencement of such informal negotiations, the Procuring Agency and the Contractor have been unable to resolve amicably a Contract dispute, either party may require that the dispute be referred to the Arbitrator for resolution through arbitration. In case of any dispute concerning the interpretation and/or application of this Contract shall be settled through arbitration. TheSecretary, Law, Justice and Human Rights or his nominee shall act as sole arbitrator. The decisions taken and/or award made by the sole arbitrator shall be final and binding on the Parties
- 20) **Governing Language:** The Contract shall be written in English language. All correspondence and other documents pertaining to the Contract, which are exchanged by the Parties, shall be written in English.
- 21) **Applicable Law:** This contract shall be governed by the laws of Pakistan and the courts of Pakistan shall have exclusive jurisdiction.

26) Notices

- i) Any Notice given by one party to the other pursuant to this contract shall be sent to the other party in writing and confirmed to other party's address specified in Special Conditions of Contract.
- ii) A notice shall be effective when delivered or on the notice's effective date, whichever is later

SPECIAL CONDITION OF CONTRACT

- 1. **Definitions** In this Contract, the following terms shall be interpreted as indicated against each;
 - **i.** The **Contractor:** is the individual or firm supplying the goods under this contract.
- **2. Country of Origin:** All goods and related services to be supplied under the contract must be from that origin / country as indicated under general conditions of the contract.
- **3. Bid Security.** 2% of the estimated cost in the shape of Bank Guarantee / CDR/ DD/BD issued by scheduled bank of Pakistan in the name of V/C RMU, Rawalpindi to be attached with Technical Offer.
- **4. Performance Guarantee/ Security:** After signing of contract, the successful bidder shall furnish the Performance Guarantee/Security equivalent to **5%** of the total Contract amount in the shape of Bank Guarantee/Call Deposit (Fresh CDR) in the name of VC, RMU Rawalpindi from any of the scheduled banks in accordance with the conditions of the tender inquiry on the prescribed format.
- 5. Inspection and Tests: Inspection of Parts/ repair of vehicle etc at final acceptance shall be in accordance with the conditions of contract. After delivery at RMU RWP the goods/ works shall be inspected /examined by the Inspection Committee, RMU RWP to physically check the goods/works in accordance with the approved sample and terms / conditions of the Contract. The Committee shall submit its inspection report to Procuring Agency along with invoice / bills / delivery challan. In case of any deficiency, pointed out by the Inspection Committee in the delivered goods, the Contractor shall be bound to rectify it free of cost.
- **6. Delivery and documents:** The Contractor shall provide the following documents after the replacement of parts and whole repair work of vehicle to Consignee' end for verification and onward submission to quarter concerned, duly completed in all respect for payment.
 - **i.** Original copies of Delivery Note / Challan (in duplicate). ii)Original copies of the Contractor's invoices (in duplicate)

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- 7. Original copies of the Sales Tax Invoices (where applicable) in duplicate
- 8. **Incidental Services**

The following incidental services shall be provided and the cost of which should include in the total bid price.

- The bidder shall replace the parts and repair work of vehicle as per tender requirement a.
- If the Contractor / bidder charged the prices of incidental services separately in the financial bid and not included in the Contract price of goods, the same shall be included prior to comparison of rates with the other bidders.

9. Payment

- **A.** The Payment shall be in Pak Rupees.
- B. The payment shall be made to the Contractor on receipt of original delivery challan(s) and invoice(s) including those of GST and all taxes (if applicable) in duplicate duly completed in all respect and signed & stamped by the store officer / signed and stamped by Consignee, along with physical inspection report, carried out by the Committee, with certificate and test / analysis report to the effect that the supplies conform to specifications.

10. Penalties/Liquidated Damages

- In case where the completion of repair of vehicle / replacement of spare parts as per contract are not done within the time frame specified in the schedule of requirement, the Contract may be cancelled followed by a Show Cause Notice and the amount of Performance Guarantee/ Security shall be forfeited and the firm shall be blacklisted minimum for a period of one year.
- **b.** In case of delay in late completion of repair work/ replacement of parts beyond the periods specified in the schedule of requirements, penalty @ 0.067% per day of the cost of total amount shall be imposed upon the Contractor.
- 11. Arbitration and Resolution of Disputes: In case of any dispute, concerning the interpretation and / or application of this Contract shall be settled through arbitration. TheSecretary, Law, Justice and Human Rights or his nominee shall act as sole ARBITRATOR. The decisions taken and/or award made by the sole arbitrator shall be final and binding on the Parties.
- 12. Governing Language: The language of this Contract shall be in English.
- 13. Applicable Law: This Contract shall be governed by the laws of Pakistan and the courts of Pakistan shall have exclusive jurisdiction.

Notices

Contractor's address for notice purpose

Procuring Agency's address for notice Purposes shall be the;

Vice Chancellor RMU New Teaching Block Rawalpind

Note: All

decision will be made as per PPRA Rules, 2014.

Performance Guarantee Form

To: [Name & Address of the Procuring Agency]

Whereas[Name of Supplier] (hereinafter called "the Supplier") has undertaken, in pursuance of Contract No. [number] dated [date] to supply [description of goods] (hereinafter called "the Contract").

And whereas it has been stipulated by you in the said Contract that the Supplier shall furnish you with a CDR/Bank Guarantee by a scheduled bank for the sum of 5% of the total Contract amount as a Security for compliance with the Supplier's performance obligations in accordance with the Contract.

And whereas we have agreed to give the Supplier a Guarantee:

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

Signature and Seal of the Guarantors/Bank
Address
Date

This guarantee/CDR is valid until the______ day of_____

Note: It should be valid for a period equal to the warranty period.

The contract will be signed/ issued after submission of this Performance Security.

CONTRACT FORM

WHEREAS the Procuring Agency invited bids for repair of vehicle/ replacement of parts, in pursuance where of M/s (*firm name*) being the contractor /frim of (item name) in Pakistan and ancillary services offered to repair of vehicle /replacement of parts the required item (s); and Whereas the Procuring Agency has accepted the bid by the Contractor for the supply/ services of (*item name*) cost per unit,

NOW THIS CONTRACT WITNESSES AS FOLLOWS:

- 1. In this Contract words and expressions shall have the same meanings as are respectively assigned to them in the General/ Special Conditions of this Contract hereinafter referred to as "Contract":
- 2. The following documents shall be deemed to form and be read and construed as integral part of this Contract, viz:
 - a. Price Schedule submitted by the bidder, b. Technical Specifications; c. General Conditions of Contract;
 - d. Special Conditions of Contract; e. Award of contract; f. work Order
- 3. In consideration of the payments to be made by the Procuring Agency to the Contractor as hereinafter mentioned, the Contractor hereby covenants with the Procuring Agency to provide the Goods and work and to remedy defects therein in conformity in all respects with the provisions of this Contract.
- 4. The Procuring Agency hereby covenants to pay the Contractor in consideration of the provision of the repair of vehicle & replacement of parts and the remedying of defects therein, the Contract Price or such other sum as may become payable under the provisions of this Contract at the time and in the manner prescribed by this Contract.
- 5. [The Contractor] 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 or any administrative subdivision or agency thereof or any other entity owned or controlled by it (Government of Punjab) through any corrupt business practice.
- 6. Without limiting the generality of the foregoing, [the Contractor/ Contractor] 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 including the procurement of a Contract, right interest, privilege or other obligation or benefit in whatsoever form from Government of Punjab, except that which has been expressly declared pursuant hereto.
- 7. [The Contractor] certifies that has made and shall make full disclosure of all agreements and arrangements with all persons in respect of or related to the transaction with Government of Punjab and has not taken any action or shall not take any action to circumvent the above declaration, representation or warranty.
- 8. [The Contractor] accepts full responsibility and strict liability for making any false declaration, not making full disclosure, misrepresenting facts or taking any action likely to defeat the purpose of this declaration, representation and warranty. It agrees that any Contract, right, interest, privilege or other obligation or benefit obtained or procured as aforesaid shall, without prejudice to any other right and remedies available to Procuring Agency under any law, Contract or other instrument, be void able at the option of Procuring Agency.
- 9. Notwithstanding any rights and remedies exercised by Procuring Agency in this regard, [The Contractor] agrees to indemnify Procuring Agency for any loss or damage incurred by it on account of its corrupt business practices and further pay compensation to Procuring Agency in an amount equivalent to ten time the sum of any commission, gratification, bribe, finder's fee or kickback given by [The Contractor] as aforesaid for the purpose

- of obtaining or inducing the procurement of any Contract, right, interest, privilege or other obligation or benefitin whatsoever form from Procuring Agency.
- 10. In case of any dispute concerning the interpretation and/or application of this Contract shall be settled through arbitration. TheSecretary, Law, Justice and Human Rights or his nominee shall act as sole arbitrator. The decisions taken and/or award made by the sole arbitrator shall be final and binding on the Parties.
- 11. This Contract shall be governed by the laws of Pakistan and the courts of Pakistan shall have exclusive jurisdiction.
- 12. If the firms provide substandard item and fails to Repair of vehicle as per work order, the procuring agency shall be entitled to make other arrangement at the risk / expense of the Contractor / Firm, the price difference shall be paid by the Firm.
- 13. Incase of provision of substandard spare parts/ work the destruction cost will be borne by the firm i.e. burning, Dumping, Incineration
- 14. Partial work shall not be accepted.
- 15. Quality/quantity of repair of vehicle / replacement of parts will be checked by the inspection committee of RMU RWP.
- 16. The repair work of vehicle / replacement of parts shall not be accepted if found substandard. The Contractor shall be bound to replace the substandard parts / work immediately.
- 17. Contractor shall ensure timely, repair work of vehicle / replacement of parts.
- 18. The Contractor shall have to provide the goods/ works as ordered by undersigned as per work order
- 19. Payment will be made by the procuring agency as per rules after completion of all codal formalities.
- 20. In case of breach of terms & conditions of contract agreement security of the Contractor shall be forfeited.
- 21. This contract agreement shall remain valid till 30th June, 2025.
- 22. The Contractor will be responsible to refund any excess amount paid due to any error in calculation or mistake in evaluating the offer.

IN WITNESS Whereof the Parties hereto have caused this Contract to be executed at	_(the place)
and shall enter into force on the day, month and year first above mentioned.	

NAME	DESIGNATION	Vice Chancellor
ADDRESS	NIC #	RMU NTB
SIGNATURE & STAMP		Rawalpindi.
		Rawalpindi
		-

BID FORM

No		Date:				
To:	[Name and	address of Procuring A	agency]			
	Having examined the	e Bidding Documents, t	the receipt of which is he	ereby duly acl	knowledged, v	we, the
	signed, offer the supplying Documents	and deliver the goods /	provide the services spe	ecified in and	in conformity	with the said
	e sum of [Total Bid] ed herewith and made p		s may be ascertained in	accordance v		id Amount in dule of Prices
(CDR) Name fixed family time any time with y	rements. If our bid is a by Bank Guarantee equ of Vice Chancellor, RN for bid opening under i me before the expiration our written acceptance	eccepted, we shall furnitivalent to 5% of the to MU Rawalpindi. We agnstruction to the bidden of that period. Until thereof and your notification.	n accordance with the sh performance guarant otal contract amount. The gree to abide by this bid ers, and it shall remain be a formal Contract is per cation of award shall contract is performed in the contract in the contract is performed in the contract in the c	ee / security in the performance for a period of binding upon the repared and en stitute a bind	in the shape of the guarantee sof 04 months us and may be executed, this ing Contract b	of call deposit shall be in the from the date be accepted at bid, together between us.
J		agent	Amount			
	(if none, state "none	")."				
	Dated this	day of		2024		
			thorized to sign bid for a		of firm	
		THE COMPANY L	REPAIR OF VEHICI ETTER HEAD WITH		RUPEES	
Name No	of bidder:					
Name	of Vehicles No. & Mod	lel:				
T S #	Detail of work & S	pare parts	Accounting Unit	Qty	Unit Price	Total Cost
			Signature and Star	np of Bidder		L

Note: 1. detail repair of work is attached.

2. Price Shall be inclusive of all admissible taxes

BOQ Annex-A

Sr.No	particualer	A/U	Qty	Estimated cost
1	Salve	No	6	81,600
2	Piston	No	6	130,200
3	Ring Set	No	6	58,800
4	Join Kit	Set	1	22,900
5	Main Bagion	No	1	25,000
6	Thrus	No	4	6,000
7	Came Bush	No	8	8,800
8	Rod Bush	No	6	7,200
9	Nea Head	No	1	251,000
10	Wal	No	12	4,800
11	Wall Guide	No	12	4,800
12	Engine Cooler	No	1	59,000
13	Cilicon	No	1	900
14	Kerosine oil	Ltr	10	5,900
15	Oil Pump	No	1	41,500
16	Oil Filter	No	1	2,200
17	Deisel Filter	No	2	1,500
18	M/Oil	Ltr	16	47,200
19	Radiator Cleaness	No	1	5,900
20	Plunger wall set	set	6	59,100
21	nozel set	set	6	44,400
22	Execilatro liver	No	1	3,000
23	jain Kit	Set	1	2,200
24	cam seal +vecume seat		1	1,500
25	Complete labour work			
	including kharad work	job	1	70,000
	Total			945,000
	2% bid Security			18,900