SBD – IV (CCC) REVISED BID SOLICITATION DOCUMENTS

FOR

PURCHASE OF CARDIAC CATH LAB CONSUMABLES FOR SAIDU GROUP OF TEACHING HOSPITALS, SWAT FINANCIAL YEAR 2024-25

MAY 2024



SAIDU GROUP OF TEACHING HOSPITALS, SAIDU SHARIF, SWAT

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PREFACE

These Bidding Documents have been prepared for use by Procuring Entities and their implementing agencies in the procurement of Goods through National Competitive Bidding (NCBs) under Rule (06) 2- b KPPRA Rules 2014.

In order to simplify the preparation of bidding documents for all procurement, the Bidding Documents are section based on provisions, which would remain the same for all the related procurements and that which are specific for each procurement Provisions, which are intended to be used un-changed are in **Section-II**, which includes General Conditions of Contract (**GCC**).

Data and provisions specific to each procurement and contract are included in which is further organized in section-III.

- a. Eligibility Criteria
- b. Technical Evaluation Criteria for Consumables
- c. Requirement / Specification
- b. Invitation for bid
- c. Bid Data Sheet
- d. Special Conditions of the contract
- e. Special Clauses for contract agreement
- f. Sample bid Forms

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BID SOLICITATION DOCUMENTS "Procurement of Cardiac Cath lab Consumables"

Note: The prospective bidder is expected to examine the Bidding Documents carefully, including all Instructions, Terms & Conditions, and Specifications etc. Failure to furnish all information required by the Bidding documents or submission of a Bid not substantially responsive to the Bidding Documents in every respect would result in the rejection of the Bid.

INTRODUCTION:

Saidu Group of Teaching Hospitals, Swat invites sealed bids from the eligible bidders (Manufacturers or their Authorized Dealers) for the procurement & Installation of Cardiac Cath lab Consumables through Open Competitive Bidding under Rule 6(2) (b) "Single Stage Two Envelope" procedure of Khyber Pakhtunkhwa Public Procurement Regulatory Authority (KPPRA) Rules 2014.

A) INSTRUCTIONS TO BIDDERS (SECTION-I)

- 1. This Bidding procedure will be conducted considering Khyber Pakhtunkhwa Public Procurement Regulatory Authority (KPPRA) Laws, Rules made there under along with Standard Bidding Documents.
- 2. Both Technical Bids and Financial Bids must be submitted in two separate sealed inner envelops remarkably marked "1-Technical Bids for SGTH Cardiac Cath lab Consumables FY 2024-25" and "2-Financial Bids for SGTH Cardiac Cath lab Consumables FY 2024-25" which should be packed in one outer envelope remarkably marked "Bid for SGTH Cardiac Cath lab Consumables FY 2024-25.
- 3. The tenders complete in all respect should reach the undersigned on or before **Wednesday 12-06-2024 at 10:30 Hrs.**
- 4. Only technical bids will be opened at 11:00 Hrs on **Wednesday 12-06-2024** in presence of the bidders/representatives who choose to attend while the financial bids will be opened later after the evaluation of technical bids.
- 5. Financial bids of only technically qualified bidders will be opened while the financial bids of technically unqualified bidders will be returned unopened.
- 6. An affidavit is mandatory, without indicating the figure in the Technical Bid that bid security is placed in the financial bid.
- 7. The bidder shall provide an undertaking that the bidder has not been declared blacklisted by any Governmental/ Semi-Governmental institutions.
- 8. Pre-bid meeting with the interested bidders will be held on **Wednesday 29-05-2024 at 10:00 Hrs** in Conference Room of the Administration Block of the Institution. The maximum number of authorized representatives allowed to each bidder will not be more than two.
- 9. Any observations/Grievances about draft SBD should reach this office in written form before pre-bid meeting through email (mssthswat@yahoo.com) & curriers (Medical Superintendent Saidu Group of Teaching Hospitals saidu sharif Swat) same will be discuss in the pre-bid meeting.
- 10. Any bid received after the deadline for submission of bids shall not be entertained and shall be returned unopened to the Bidder.
- 11. The bidder can submit only one bid against an item. If the bidder quotes an alternative bid or submit two bids, then the bidder will be considered as nonresponsive.

- 12. All the bidders are required to provide annexure wise complete requisite documents with page marking for their Technical Evaluation / Qualification as prescribed under the rules.
- 13. All the bidders are strictly directed that not to copy and paste the specifications mentioned in these documents nor use words "As per specifications" or "specification compliance".
- 14. Bidders shall provide their technical specifications of the quoted brand with full detail along with relevant brochures / data sheet of their quoted item.
- 15. The bid should be complete in all respect and must be signed & stamp by the bidder.
- 16. The bidders are required to quote their bids on F.O.R basis.
- 17. The bidders are required to quote both unit price and total amount failing which the bid will be ignored.
- 18. All prices should include all applicable taxes. If not specifically mentioned in the Quotation, it will be presumed that the prices include all the taxes.
- 19. Bidders are essentially required to provide correct and latest postal, email and web addresses and phone, mobile and fax numbers for actively and timely communication.
- 20. For any query, clarification regarding Services / Bid Solicitation Documents, the applicants may send a written request at least one day prior to the opening date.
- 21. The Bidder may after its submission withdraw its bid prior to the expiry of the deadline prescribed for submission of bids. Withdrawn bids will be returned unopened to the Bidders.
- 22. The bidder must attach the original receipt with technical bid submitted to this institution. In case of photocopy, bank draft of equal amount must be attached.
- 23. Any bid not received as per terms and conditions laid down in this document are liable to be ignored. No offer shall be considered if:
 - a. Received without Affidavit / bid security.
 - b. It is received after the date and time fixed for its receipt.
 - c. The offer is ambiguous.
 - e. The offer is conditional.
 - f. The offer is from blacklisted firm in any Federal / Provincial Govt. Dept.
- 24. The offer should not be handwritten it must be typed.
- 25. Usage of correction fluid & corrections are strictly prohibited unless duly signed and

stamped.

- 26. Any erasing / cutting etc. appearing on the offer, must be properly signed by the person signing the tender and must be stamped.
- 27. The Bidder shall sign and stamp the Integrity Pact provided in this document for all Provincial Government procurement contracts exceeding Rupees ten million. Failure to such Integrity Pact shall make the bidder non-responsive.
- 28. Bids will be rejected if the Bid is in some way connected with bids submitted under names different from his own.
- 29. In case of Bid Tie (as total), contract shall be awarded to the firms secures high technical marks.
- 30. Any direct or indirect effort by a bidding firm to influence this institution 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 SGTH future bids.
- 31. The bidders are required to submit bid security @ PKR.1000,000/- in the form of Call Deposit Receipt (CDR)/Bank Guarantee in the name of "Medical Superintendent SGTH Saidu Sharif Swat". An affidavit is mandatory in the technical bid (without indicating the figure) that bid security is placed in the financial bid furthermore the CDR/Bank Guarantee should be valid upto the tender validy.
- 32. Competent Authority reserves the right to reject any or all the bids as per provisions contained in Rule 47 of KPPRA Rules 2014.

Section II.

General Conditions of Contract

Notes on the General Conditions of Contract

The General Conditions of Contract in Section II, read in conjunction with the Special Conditions of Contract in Section III and other documents listed therein, should be a complete document expressing all the rights and obligations of the parties.

The General Conditions of Contract herein shall not be altered. Any changes and complementary information, which may be needed, shall be introduced only through the Special Conditions of Contract in Section III.

2. GENERAL CONDITIONS OF THE CONTRACT

1. Definitions

- 1.1 In this Contract, the following terms shall be interpreted as indicated:
 - a. "The Contract" means the agreement entered into between the Procuring agency and the Supplier, as recorded in the Contract Form signed by the parties, including all attachments and appendices thereto and all documents incorporated by reference therein.
 - b. "The Contract Price" means the price payable to the Supplier under the Contract for the full and proper performance of its contractual obligations.
 - c. "The Goods" means all of the equipment, machinery, and/or other materials which the Supplier is required to supply to the Procuring agency under the Contract.
 - d. "The Services" means those services ancillary 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 the country named in SCC.
 - 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 named in SCC.
 - k. "Day" means calendar day.

2. Application

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

3. Country of Origin

3.1 All Goods and Services supplied under the Contract shall have their origin in the countries and territories eligible under the rules and 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 characteristics or in purpose or utility from its components.
- 3.3 The origin of Goods and Services is distinct from the nationality of the Supplier.

4. Standards

- 4.1 The Goods supplied under this Contract shall conform to the standards mentioned in the Technical Specifications, and, when no applicable standard is mentioned, to the authoritative standards appropriate to the Goods' country of origin. Such standards shall be the latest issued by the concerned institution.
- 5. Use of
 Contract
 Documents
 and
 Information.
 Inspection and
 Audit by the
 Government
- 5.1 The Supplier shall not, without the Procuring agency's prior written consent, disclose the Contract, or any provision thereof, or any specification, plan, drawing, pattern, sample, or information furnished by or on behalf of the Procuring agency in connection therewith, to any person other than a person employed by the Supplier in the performance of the Contract. Disclosure to any such employed person shall be made in confidence and shall extend only so far as may be necessary for purposes of such performance.
- 5.2 The Supplier shall not, without the Procuring agency's prior written consent, make use of any document or information enumerated in GCC Clause 5.1 except for purposes of 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 the Procuring agency.

5.4 The Supplier shall permit the Procuring agency to inspect the Supplier's accounts and records relating to the performance of the Supplier and to have them audited by auditors appointed by the procuring agency, if so required.

6. Patent Rights

6.1 The Supplier shall indemnify the Procuring agency against all third-party claims of infringement of patent, trademark, or industrial design rights arising from use of the Goods or any part thereof in the Procuring agency's country.

7. Performance Security

- 7.1 Within twenty (20) days of receipt of the notification of Contract award, the successful Bidder shall furnish to the Procuring agency the performance security in the amount specified in SCC.
- 7.2 The proceeds of the performance security 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 security shall be denominated in the currency of the Contract acceptable to the Procuring agency and shall be in one of the following forms:
 - a bank guarantee or an irrevocable letter of credit issued by a reputable bank located in the Procuring agency's country, in the form provided in the bidding documents or another form acceptable to the Procuring agency; or
 - b. a cashier's or certified check.
- 7.4 The performance security will be discharged by the Procuring agency and returned to the Supplier not later than thirty (30) days following the date of completion of the Supplier's performance obligations under the Contract, including any warranty obligations, unless specified otherwise in SCC.

8. Inspections and Tests

8.1 The Procuring agency or its representative shall have the right to inspect and/or to test the Goods to confirm their conformity to the Contract specifications at no extra cost to the Procuring agency. SCC and the Technical Specifications shall specify what inspections and tests the 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' 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's right to inspect, test and, where necessary, reject the Goods after the Goods' arrival in the Procuring agency's country shall in no way be limited or waived by reason of the Goods having previously been inspected, tested, and passed by the Procuring agency or its representative prior to the Goods' shipment from the country of origin.
- 8.5 Nothing in GCC Clause 8 shall in any way release the Supplier from any warranty or other obligations under this Contract.

9. Packing

- 9.1 The Supplier shall provide such packing of the Goods as is required to prevent their damage or deterioration during transit to their 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' 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

10.1 Delivery of the Goods shall be made by the Supplier in

Documents

accordance with the terms specified in the Schedule of Requirements. The details of shipping and/or other documents to be furnished by the Supplier are specified in SCC.

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

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 sellers' responsibility.

12. Transportation

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

13. Incidental Services

- 13.1 The Supplier may be required to provide any or all 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 for each appropriate unit of the supplied Goods.
 - d. performance or supervision or maintenance and/or repair of the supplied Goods, for a period agreed by the parties, provided that this service shall not relieve the Supplier of any warranty obligations under this Contract; and
 - e. training of the Procuring agency's personnel, at the Supplier's plant and/or on-site, in assembly, start-up, operation, maintenance, and/or repair of the supplied Goods.
- 13.2 Prices charged by the Supplier for incidental services, if not included in the Contract Price for the Goods, shall be agreed

upon in advance by the parties and shall not exceed the prevailing rates charged for other parties by the Supplier for similar services.

14. Spare Parts

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

15. Warranty

- 15.1 The Supplier warrants that the Goods supplied under the Contract are new, unused, of the most recent or current models, and that they incorporate all recent improvements in design and materials unless provided otherwise in the Contract. The Supplier further warrants that all Goods supplied under this Contract shall have no defect, arising from design, materials, or workmanship (except when the design and/or material is required by the Procuring agency's specifications) or from any act or omission of the Supplier, that may develop under normal use of the supplied Goods in the conditions prevailing in the country of final destination.
- 15.2 This warranty shall remain valid for twelve (12) months after the Goods, or any portion thereof as the case may be, have been delivered to and accepted at the final destination indicated in the Contract, or for eighteen (18) months after the date of shipment from the port or place of loading in the source country, whichever period concludes earlier, unless specified otherwise in SCC.
- 15.3 The Procuring agency shall promptly notify the Supplier in

writing of any claims arising under this warranty.

- 15.4 Upon receipt of such notice, the Supplier shall, within the period specified in SCC and with all reasonable speed, repair or replace the defective Goods or parts thereof, without costs to the Procuring agency.
- 15.5 If the Supplier, having been notified, fails to remedy 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.

16. Payment

- 16.1 The method and conditions of payment to be made to the Supplier under this Contract shall be specified in SCC.
- 16.2 The Supplier's request(s) for payment shall be made to the Procuring agency in writing, accompanied by an invoice describing, as appropriate, the Goods delivered and Services performed, and by documents submitted pursuant to GCC Clause 10, and upon fulfillment of other obligations stipulated in the Contract.
- 16.3 Payments shall be made promptly by the Procuring agency, but in no case later than sixty (60) days after submission of an invoice or claim by the Supplier.
- 16.4 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 o the Supplier pursuant to GCC Clause 31, make changes within the general scope of the Contract in any one or more of the following:
 - drawings, designs, or specifications, where Goods to be furnished under the Contract are to be specifically manufactured for the Procuring agency;
 - b. the method of shipment or packing;

- c. the place of delivery; and/or
- d. the Services to be provided by the Supplier.
- 18.2 If any such change causes an increase or decrease in the cost of, or the time required for, the Supplier's performance of any provisions under the Contract, an equitable adjustment shall be made in the Contract Price or delivery schedule, or both, and the Contract shall accordingly be amended. Any claims by the Supplier for adjustment under this clause must be asserted within thirty (30) days from the date of the Supplier's receipt of the Procuring agency's change order.

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.

20. Assignment

20.1 The Supplier shall not assign, in whole or in part, its obligations to perform under this Contract, except with the Procuring agency's prior written consent.

21. Subcontracts

- 21.1 The Supplier shall notify the Procuring agency in writing of all subcontracts awarded under this Contract if not already specified in the bid. Such notification, in the original bid or later, shall not relieve the Supplier from any liability or obligation under the Contract.
- 21.2 Subcontracts must comply with the provisions of GCC Clause 3.

22. Delays in the Supplier's Performance

- 22.1 Delivery of the Goods and performance of Services shall be made by the Supplier in accordance with the time schedule prescribed by the Procuring agency in the Schedule of Requirements.
- 22.2 If at any time during performance of the Contract, the Supplier or its subcontractor(s) should encounter conditions impeding timely delivery of the Goods and performance of Services, the Supplier shall promptly notify the Procuring agency in writing of the fact of the delay, its likely duration and its cause(s). As soon as practicable after receipt of the Supplier's notice, the Procuring agency shall evaluate the situation and may at its discretion extend the Supplier's time for performance, with or without liquidated damages, in which case the extension shall be ratified by the parties by amendment of Contract.
- 22.3 Except as provided under GCC Clause 25, a delay by the

Supplier in the performance of its delivery obligations shall render the Supplier liable to the imposition of liquidated damages pursuant to GCC Clause 23, unless an extension of time is agreed upon pursuant to GCC Clause 22.2 without the application of liquidated damages.

23. Liquidated Damages

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

24. Termination for Default

- 24.1 The Procuring agency, without prejudice to any other remedy for breach of Contract, by written notice of default sent to the Supplier, may terminate this Contract in whole or in part:
 - a. if the Supplier fails to deliver any or all of the Goods within the period(s) specified in the Contract, or within any extension thereof granted by the Procuring agency pursuant to GCC Clause 22; or
 - b. if the Supplier fails to perform any other obligation(s) under the Contract.
 - 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.

To this clause:

"corrupt practice" means the offering, giving, receiving, or soliciting of anything of value to influence the action of a public official in the procurement process or in contract execution.

"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 Borrower, and includes collusive practice among Bidders (prior to or after bid submission) designed to establish bid prices at artificial non-competitive levels and to deprive the Borrower of the benefits of free and open competition.

24.2 In the event the Procuring agency terminates the Contract in whole or in part, pursuant to GCC Clause 24.1, the Procuring agency may procure, upon such terms and in such manner as it deems appropriate, Goods or Services similar to those undelivered, and the Supplier shall be liable to the Procuring agency for any excess costs for such similar Goods or Services. However, the Supplier shall continue performance of the Contract to the extent not terminated.

25. Force Majeure

- 25.1 Notwithstanding the provisions of GCC Clauses 22, 23, and 24, the Supplier shall not be liable for forfeiture of its performance security, liquidated damages, or termination 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.
- 25.2 For purposes of this clause, "Force Majeure" means an event beyond the control of the Supplier and not involving the Supplier's fault or negligence and not foreseeable. Such events may include, but are not restricted to, acts of the Procuring agency in its sovereign capacity, wars or revolutions, fires, floods, epidemics, quarantine restrictions, and freight embargoes.
- 25.3 If a Force Majeure situation arises, the Supplier shall promptly notify the Procuring agency in writing of such condition and the cause thereof. Unless otherwise directed by the Procuring agency in writing, the Supplier shall continue to perform its obligations under the Contract as far as is reasonably practical, and shall seek all reasonable alternative means for performance not prevented by the Force Majeure event.

26. Termination for Insolvency

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

27. Termination for

27.1 The Procuring agency, by written notice sent to the Supplier, may terminate the Contract, in whole or in part, at any time

Convenience

for its convenience. The notice of termination shall specify that termination is for the Procuring agency's convenience, the extent to which performance of the Supplier under the Contract is terminated, and the date upon which such termination becomes effective.

- 27.2 The Goods that are complete and ready for shipment within thirty (30) days after the Supplier's receipt of notice of termination shall be accepted by the Procuring agency at the Contract terms and prices. For the remaining Goods, the Procuring agency may elect:
 - a. to have any portion completed and delivered at the Contract terms and prices; and/or
 - to cancel the remainder and pay to the Supplier an agreed amount for partially completed Goods and Services and for materials and parts previously procured by the Supplier.

28. Resolution of Disputes

- 28.1 The Procuring agency and the Supplier shall make every effort to resolve amicably by direct informal negotiation any disagreement or dispute arising between them under or in connection with the Contract.
- 28.2 If, after thirty (30) days from the commencement of such informal negotiations, the Procuring agency and the Supplier have been unable to resolve amicably a Contract dispute, either party may require that the dispute be referred for resolution to the formal mechanisms specified in SCC. These mechanisms may include, but are not restricted to, conciliation mediated by a third party, adjudication in an agreed manner and/or arbitration.

29. Governing Language

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

30. Applicable Law

30.1 The Contract shall be interpreted in accordance with the laws of the Procuring agency's country, unless otherwise specified in SCC.

31. Notices

31.1 Any notice given by one party to the other pursuant to this Contract shall be sent to the other party in writing or by cable,

telex, or facsimile 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.

Eligibility Criteria: - (Section-III)

Bidders must give compliance to the below mentioned clauses as these are mandatory to being eligible for the bidding process. Relevant documents must be attached.

- Manufacturers or their sole Authorized Dealers for procurement of the specified Equipment.
- 2. The bidder should be registered with Income / Sales Tax Department, reflected as Active Taxpayer on the list of FBR.
- 3. Minimum one year business history and have the experience of successful execution of Supply, Installation, Commissioning and Training of the similar equipment of quoted items.
- 4. The bidder shall provide any one (01) of the following quoted product & Model specific international certificates which is mandatory.
 - 1. Valid US-FDA (510K)
 - 2. Valid CE / EC
 - 3. Valid MHLW (Should be translated in English Language)
- 5. Embassy attested valid authorization certificate must be attached with Authorized Dealers if the certificate expired then the bidder should provide receipt of renewal of certificate, the bidder should provide affidavit on their letter had & certificate should be provide within three (03) months/before contract agreement if the bidder failed not to provide the mentioned certificate or documents in the specific time the bid will be considered is non-responsive.
- 6. The bidder shall provide an undertaking on judicial/stamp paper that the bidder has not been declared blacklisted by any Governmental/ Semi-Governmental institutions.
- 7. The brochure of Cardiac Consumable/Item with specification must be attached in bidding documents.
- 8. **Country of Origin:**

Each item quoted shall have country of origin. All countries are acceptable except Israel.

TECHNICAL EVALUATION CRITERIA FOR CONSUMBLES

- i. The bids / proposals will be evaluated based on bid solicitation documents and the point system as specified below.
- ii. A proposal shall be rejected during the technical evaluation if the bid does not fulfill the minimum specified requirements (technical specifications) OR if it fails to achieve the minimum score i.e. 49 out of 70 (Technical marks) as indicated in the below mentioned table, (Relevant certificates / documents must be attached)
- iii. No documents / Certificates (affecting the marks) of the other firms shall be entertained once technical bids opened.
- iv. Bids having items not fulfilling/in compliance with the required specifications shall be treated as non- responsive bids.

Note: The contract shall be awarded to the technically responsive & financially lowest bidder

Samples Submission:

The Technical Evaluation Committee and relevant end-users will ask the qualified bidders during technical evaluation to submit samples to the committee (on their own charges) which will be evaluated and marks will be awarded accordingly if the bidder not to provide the samples of the quoted items they will considered non-responsive bidder.

EVALUATION CRITERIA CARDIAC CATH LAB CONSUMBLES

S #	INDICATORS	Marks
1.	PRODUCT CONFORMANCE	Allocation
	*Product Specifications / Conformance and simple demonstration All the firms shall provide the samples of their quoted items. The Brochure will must be attach. Note: If any of the given specifications/parameters does not meet the required specifications, their offer will not be considered and shall summarily be rejected. Low Quality (05 marks) Medium Quality (10 marks) High Quality (15 marks)	15
2.	FIRM PERFORMANCE FOR THE QUOTED ITEMS	
	Performance/Satisfactory certificate of any Government Teaching Hospital Reg. with PMDC. (Each Certificate will carry 04 Marks)	20
	Note: the performance/satisfactory certificates must be signed & stamp from the concern institution, HoD Cardiology Department on letterhead & reference number & date mentioned on the certificates (with attached supply orders/purchase orders)	
3.	Product International Certification	10
	 I. Valid Certificate of US Food & Drug Administration (US FDA) / 510K of quoted items II. Valid Certificate MHLW of quoted items III. Valid Certificate EU/CE Marking of quoted items 	Once certificate is mandatory & 5 points for each additional certificate
3.	REGISTRATION	08
	 I. Valid Drug License issued by DRAP for manufacturers/importers. (2 Marks) II. Valid Drug Registration Certificate issued by DRAP for quoted item. (2 Marks) III. Valid ISO 9001 (Form Manufacturer) (2 Marks) IV. Valid ISO 13485 (Form Manufacturer) (2 Marks) 	
4.	FINANCIAL CAPABILITIES	05
	Annual turnover for the last three years 100 – 300 Million (03 Marks) More than 300 Million (05 Marks) The firm must attach tax return, audit reports & Bank Statement as supporting documents. In case of imports, LC Amount (Equivalent to PKR) will be reckoned class. Audit Reports for the last three years.	
5.	Free Sales Certificate for the quoted item.	6
6.	Availability of Branch office/Warehouse Facility	6
	I. In Khyber Pakhtunkhwa only will get (06 Marks)II. Other than Khyber Pakhtunkhwa (03 Marks	
Tota	al Marks	70

Minimum Score of Qualification for financial bid opening is 49 out of 70

REQUIREMENT / SPECIFICATION

SPECIFICATIONS FOR CARDIAC CATH LAB ITEMS 2024-25

S.NO	ITEM	SIZE	QTY
1.	CONTRAST DYE 370	100ml	1
2.	Inj Tirofiban 12.5mg/50ml	50ml	1
3.	Inj Heparin (Unpractionated heparin)	5ml	1
4.	Transradial Sheath	6F	1
5.	Introducer Sheath 11cm	6F	1
6.	Introducer Sheath 11cm	7F	1
7.	Manifold (Right Off)	3 way	1
8.	Guide Wire J Tip	150cm	1
9.	Guide Wire J Tip	260cm	1
10.	Pressure Line	150cm	1
11.	Diagnostic Catheter JL 3.5, 4.0, JL 5	6F	1
12.	Diagnostic Catheter JL 3.5, 4.0	5F	1
13.	Diagnostic Catheter JR 3.5, 4.0	6F	1
14.	Diagnostic Catheter JR 3.5,4.0	5F	1
15.	Diagnostic Catheter TIG 2	6F	1
16.	Diagnostic Catheter TIG 2	5F	1
17.	Diagnostic Catheter AL1, AL2	6F	1
18.	Diagnostic Catheter MPA 1, MPA2	6F	1
19.	Diagnostic Catheter PIGTAIL	6F	1
20.	Guiding Catheter TIG2	6F	1
21.	Guiding Catheter XB 3.0 / EBU 3.0	6F	1
22.	Guiding Catheter XB 3.5	6F	1
23.	Guiding Catheter XB 3.5 / EBU 3.5	7F	1
24.	Guiding Catheter XB 4.0	6F	1
25.	Guiding Catheter JL 3.5	6F	1
26.	Guiding Catheter JL 4.0	6F	1
27.	Guiding Catheter JR 3.5	6F	1
28.	Guiding Catheter JR 3.5	7F	1
29.	Guiding Catheter JR 4.0	7F	1
30.	Guiding Catheter JR 4.0	6F	1
31.	Guiding Catheter MPA	6F	1
32.	Guiding Catheter AL1 / 0.75	6F	1
33.	Inflation Device with Y connector	6F	1
34.	Glide Wire (Hydrophilic Nitinol)	150cm	1
35.	Glide Wire (Hydrophilic Nitinol)	260	1
36.	a) BMW wire (0.014) b) Flopy Choice	190cm	1
37.	BMW Wire (0.014)	300cm	1
38.	a) Pilot 50 Wire (0.014) b) PT Graphic	190cm	1
39.	Pilot 150 Wire	190cm	1
40.	Pilot 200 Wire	190cm	1

41.	Whisper MS wire	180cm	1
42.	Run Through Wire	180cm	1
43.	BHW (0.014)	190cm	1
44.	Fielder FC Wire	190cm	1
45.	CTO Balloon	1.0x05	1
46.	CTO Balloon	1.0x10	1
47.	CTO Balloon	1.0x15	1
48.	CTO Balloon	1.1x10	1
49.	CTO Balloon	1.1x10 1.1x15	1
50.	CTO Balloon	1.25x05	1
51.	CTO Balloon	1.25x10	1
52.	CTO Balloon	1.25x10	1
53.	CTO Balloon	1.25x13	1
54.	CTO Balloon	1.5x05	1
55.	CTO Balloon	1.5x10	1
56.	CTO Balloon	1.5x10 1.5x15	1
57.	CTO Balloon	1.5x15 1.5x20	1
58.	SC Balloon	2.0x05	1
59.	SC Balloon	2.0x05 2.0x10	1
60.	SC Balloon	2.0x10 2.0x12	т_
61.	SC Balloon	2.0x15	1
62.	SC Balloon	2.0x13	1
63.	SC Balloon	2.25x10	1
64.	SC Balloon	2.25x10	1
65.	SC Balloon	2.25x13	1
66.	SC Balloon	2.5x05	1
67.	SC Balloon	2.5x10	1
68.	SC Balloon	2.5x15	1
69.	SC Balloon	2.5x13 2.5x20	1
70.	NC Balloon	2.5X8	1
70.	NC Balloon	2.5X10	1
72.	NC Balloon	2.5X10 2.5X12	1
73.	NC Balloon	2.5X12 2.5X15	1
74.	NC Balloon	2.5X20	1
75.	NC Balloon	2.75X08	1
76.	NC Balloon	2.75X10	1
77.	NC Balloon	2.75X10 2.75X12	1
77.	NC Balloon	2.75X15	1
79.	NC Balloon	2.75X20	1
80.	NC Balloon	3.0X08	1
81.	NC Balloon	3.0x10	1
82.	NC Balloon	3.0X12	1
83.	NC Balloon	3.0X15	1
84.	NC Balloon	3.25X08	1
85.	NC Balloon	3.25X10	1
86.	NC Balloon	3.25X10 3.25X15	1
87.	NC Balloon	3.5X08	1
88.	NC Balloon	3.5X10	1
00.	14C DUIIOOTI	J.J.TU	

89.	NC Balloon	3.5X15	1
90.	NC Balloon	3.75X08	1
91.	NC Balloon	3.75X10	1
92.	NC Balloon	3.75X15	1
93.	NC Balloon	4.0X08	1
94.	NC Balloon	4.0X10	1
95.	NC Balloon	4.0X15	1
96.	NC Balloon	4.5X8	1
97.	NC Balloon	4.5x10	1
98.	NC Balloon	4.5x15	1
99.	NC Balloon	5.0X08	1
100.	NC Balloon	5.0X10	1
101.	NC Balloon	5.0X15	1
102.	DRUG ELUTING BALOON (DEB)	2.0x10, 2.0x15,2.0X20, 2.5x10,	1
		2.5x15,2.5X20, 3.0x10, 3.0x15,3.0X20	
		3.5x10, 3.5x15,3.5X20	
103.	Temporary Pacemaker Lead	6F	1
104.	PPM VVIR		1
105.	PPM DDDR		1
106.	Snares	Gooseneck, Coronary Ensnare,	1
		Endovascular snare	
107.	Export Catheter	Coils with compatible micro catheter	1
		e.g Terumo Progreat	
108.	Over the Wire Balloon (OTW) 90cm	Different Size	1
109.	Covered Stent	Different Size	1
110.	Guide Linear / Guide Zilla	6F	1

S.No	Item Name					Size	Qty
	DRUG ELUTING STENT					Each	01
						Size	
						Qty	
1.		2.5x12	2.75x12	3.0x12	3.5x12	4.0x12	5.0x12
2.		2.5x13	2.75x13	3.0x13	3.5x13	4.0x13	5.0x13
3.		2.5x15	2.75x15	3.0x15	3.5x15	4.0x15	5.0x15
4.		2.5x16	2.75x16	3.0x16	3.5x16	4.0x16	5.0x16
5.		2.5x18	2.75x18	3.0x18	3.5x18	4.0x18	5.0x18
6.		2.5x20	2.75x20	3.0x20	3.5x20	4.0x20	5.0x20
7.		2.5x23	2.75x23	3.0x23	3.5x23	4.0x23	5.0x23
8.		2.5x24	2.75x24	3.0x24	3.5x24	4.0x24	5.0x24
9.		2.5x26	2.75x26	3.0x26	3.5x26	4.0x26	5.0x26
10.		2.5x28	2.75x28	3.0x28	3.5x28	4.0x28	5.0x28
11.		2.5x29	2.75x29	3.0x29	3.5x29	4.0x29	5.0x29
12.		2.5x32	2.75x32	3.0x32	3.5x32	4.0x32	5.0x32
13.		2.5x33	2.75x33	3.0x33	3.5x33	4.0x33	
14.		2.5x36	2.75x36	3.0x36	3.5x36	4.0x36	
15.		2.5x38	2.75x38	3.0x38	3.5x38	4.0x38	
16.		2.5x40	2.75x40	3.0x40	3.5x40	4.0x40	
17.		2.5x43	2.75x43	3.0x43	3.5x43	4.0x43	
18.		2.5x48	2.75x48	3.0x48	3.5x48	4.0x48	

Note: All sizes & diameters should be mentioned separately in the technical quotation & financial quotation. Non-adherence to the same shall lead to disqualification of the firm for the quoted items.

INVITATION FOR BIDS FOR THE YEAR 2024-25

- 1. Saidu Group of Teaching Hospitals, Swat invites sealed bids under National Competitive Bidding from Manufacturers or their Authorized Dealers for the Procurement of:
 - i) Cardiac Cath lab Consumables
 - ii) Liquid Oxygen Medical Gas
 - iii) Janitorial Services for the financial year 2024-25.
- 2. Bidding shall be conducted through Single Stage Two Envelopes Bidding Procedure comprising a single package containing two envelopes as per KPPRA Rules-2014. Each envelope shall contain separately Technical and financial bid clearly marked in bold & legible letters. The bidders are bound to provide complete information along with its postal as well as valid email address and phone number/son(phone number) each of the respective envelope.
- 3. Interested bidders must obtain Application Form along with complete set of bidding documents from the Office of the Medical Superintendent, Saidu Group of Teaching Hospitals, Swat during office hours on any working day on or before Wednesday 12-06-2024 at 10:00 Hrs, against the non-refundable cash payment of Pak Rupees fifteen hundred per application form. Original Receipt of the paid amount must be attached to the Technical Bid inside its sealed envelope. The advertisement may be downloaded from the official website of Saidu Group of Teaching Hospitals, Swat www.sth.org.pk.and.www.kppra.gov.pk
- Pre-bid meeting with the interested bidders will be held on Wednesday 29-05-2024 at 10:00 Hrs in the Committee Room of Saidu Group of Teaching Hospitals, Swat.
- 5. Interested Bidders must submit sealed bids to the office of the Medical Superintendent, Saidu Group of Teaching Hospitals, Swat on or before Wednesday 12-06-2024 at 10:30 Hrs which will be opened on the same day at 11:00 Hrs in the presence of those bidders or their representatives, who choose to attend the process. Bid submitted after Wednesday 12-06-2024 at 10:30 Hrs shall not be entertained.
- 6. Financial bid must be accompanied with Bid Security (Cath Lab Consumables PKR. 1000,000/, Liquid Medical Oxygen PKR. 1000,000/-, Janitorial Services PKR. 1000,000/-) in the name of the undersigned in shape of CDR/Bank Guarantee/Insurance Guarantee. Ordinary cheque in the form of bid security will result in bid rejection summarily.
- Technical bid must be accompanied with a photocopy of the bid or an Affidavit
 on Judicial Stamp paper to the effect that bid security as per Bid data Sheet is
 attached in the financial bid.
- 8. Bid must be computer typed & printed; and the offered bid price must be written both in words & figures. Bid price/quotations with cutting and over-writing shall not be accepted to the extent of that quoted item.
- 9. The technical proposal shall contain all the details in accordance with standard specification of the items/goods mentioned in the Schedule of Requirements (SOR) which must be supported by original catalogue/Brochures. All bidders are also required to submit the relevant detail of technical proposal and required documents in soft copies (USB) duly labeled by a permanent marker with the name of bidder/firm.
- 10. Bidders are required to offer the most competitive lowest rate of their items, as negotiations on quoted rates are not allowed under the rules.
- 11. The undersigned reserves the right to reject any or all the bids as per provisions contained in Rule 47 of KPPRA Procurement Rules 2014. INF(P)977/24

MEDICAL SUPERINTENDENT Saidu Group of Teaching Hospital Saidu Sharif Swat

BID DATA SHEET

Name of Procuring Agency	Medical Superintendent, Saidu Group of Teaching Hospitals, Swat
Name of Project	Purchase of Cardiac Cath Lab Consumables for Cardiology Department, Saidu Group of Teaching Hospitals, Swat
Project Worth	>100 Million
Procuring Agency Address	Medical Superintendent, Saidu Group of Teaching Hospitals, Saidu Sharif Swat, Khyber Pakhtunkhwa, Pakistan, Ph: 0946-9240126-27, Fax: 0946-9240122
Language of Bid	English
Bid Price and	The price quoted shall be in Pak Rupees for single unit only
Currency	The Price shall be fixed; Fixed upto the 30 th June 2025 and may be extended for a period of three months or till the finalization of new tender with mutual consensus.
	Preparation and Submission of Bids
Qualification	Please refer to Eligibility Criteria
requirements.	
Stock Availability	Required for 02 years
Amount of bid security.	PKR. 1000,000/- Bid security will be consider as performance security
Bid validity period.	120 Days from opening of technical bid
Number of copies of Bid	One Original copy & One complete soft copy
Address for bid submission.	Medical Superintendent, Saidu Group of Teaching Hospitals, Saidu Sharif Swat, Khyber Pakhtunkhwa, Pakistan, Ph: 0946-9240126-27, Fax: 0946-9240122
IFB title	Purchase of Cardiac Cath Lab Consumables
Deadline for bid submission.	On or before 10:30 Hrs 12-06-2024
Time, date, and place for bid opening.	11:00 Hrs, 12-06-2024 at Committee Room of Saidu Group of Teaching Hospitals, Swat
Pre-Bid Time, Date, and Venue:	At 10:00 Hrs on <u>29-05-2024</u> in the Committee Room of Saidu Group of Teaching Hospitals, Swat.
	Bid Evaluation
Criteria for bid evaluation.	Please refer to evaluation criteria
Delivery schedule.	Within 90 days for imported items Within 30 days for local items

Section III. Special Conditions of Contract

Notes on the Special Conditions of Contract

Similar to the Bid Data Sheet in Section II, the clauses in this Section are intended to assist the Procuring agency in providing contract-specific information in relation to corresponding clauses in the General Conditions of Contract.

The provisions of Section III complement the General Conditions of Contract included in Part one, Section II, specifying contractual requirements linked to the special circumstances of the Procuring agency, the Procuring agency's country, the sector, and the Goods purchased. In preparing Section III, the following aspects should be checked:

- a. Information that complements provisions of Part One Section II must be incorporated.
- b. Amendments and/or supplements to provisions of Part One Section II, as necessitated by the circumstances of the specific purchase, must also be incorporated.

SPECIAL CONDITIONS OF CONTRACT

The following Special Conditions of Contract shall supplement & qualify the General Conditions of Contract (GCC). 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 Ref No			
1. DEFINITIONS	1.1	The Procuring agency is: Saidu Group of Teaching Hospitals	
		Swat	
	1.2	The Procuring agency's country is: Pakistan	
	1.3	The Supplier is:	
		Manufacturer/s of Cardiology Disposables in	
		Pakistan, registered as such with the DRAP for the quoted	
		item/s and regulated under the DRAP Act 2012 and the	
		Rules framed thereunder; and	
		Importer/s of Cardiology Disposables, duly	
		authorized by the goods' Principal Manufacturer or	
		producer to import / supply the said goods in Pakistan, as	
		registered and regulated as such for the quoted item/s	
		under the DRAP Act 2012 and Rules framed thereunder	
	1.4	The Project Site is: Saidu Group of Teaching Hospitals Swat	
3. COUNTRY OF ORIGIN	3.1	All countries and territories as indicated in Part Two	
		Section.VI of the bidding documents Eligibility for the	
		Provisions of Goods, Works, and Services in Government	
		Financed Procurement. The bidder will provide the details	
		regarding country of origin, Model, Make, manufacturer,	
		along with details of Manufacturing Units and mode of	
		supply, shipment, and any other associated details of the	
		component items and that of the quoted equipment.	
		Bidders are bound to supply the equipment from quoted country of origin only.	
4. PERFORMANCE SECURITY	4.1	The amount of performance security, as a percentage of the	
		Contract Price, shall Not be Required. However, the bid	
		security of Rs. 1,000,000/-from the successful bidders as	
		received at the time of bids submission under GCC Clause	
		15, shall be retained by the Procuring/Purchasing Agency as	
		Performance Security till the end of contract period and will	
		be released back to successful bidders after the expiry of	
		contract period, subject to the condition	
5. INSPECTIONS AND TESTS	5.1	The Technical Evaluation shall be conducted by the	
		Inspection Team/s or any expert as deemed necessary of	
		SGTH expert/s constituted by the Hospital Director SGTH to:	
		A) undertake examination of the mandatory documents as	
		mentioned in the Bid Cover Sheet (Bid Form-I) of these	
		SBDs, and the attested copies of which had been submitted	

		by the bidder/s along with the technical bids; and The Cardiology Disposables shall be examined and / or tested by SGTH expert/s of the respective Committee in a manner as deemed relevant and appropriate for the purpose by the said expert/s, and as laid down, or otherwise, in the applicable laws and Rules, for submission of technical report to the relevant forum/quarter for the needful. To fulfill the relevant clauses of the contract agreement (Bid Form-6 of these SBDs) for testing of supplied goods, all the successful bidders for Cardiology & Cardio Vascular disposables falling under DRAP Act 2012 and rules framed there under, before signing the Contract Agreement (Bid Form-6) shall provide to the Procuring entity / purchasing entity, the Testing Method/s and Lab. protocols to test their quoted item/s in the Drugs Testing Laboratory (where applicable). Any other appropriate method/arrangements may be adopted by the relevant Committee to assess and/or assure the quality of goods being purchased and / or supplied to the Procuring and / or Purchasing Agency lies.
6. PACKING	6.1	In accordance with the GCC Clause 9 as well as provided in the relevant clauses of contract agreement of Saidu Group of Teaching Hospitals Swat, with the Supplier/s (Section-VI of these SBDs)
7. DELIVERY AND DOCUMENTS	7.1	 Applicable Delivery Mode: Delivered Duty Paid (DDP) as per contract agreement of the Successful with the Procuring Agency. Supply shall be of a fresh make not lesser than 70% and preferably of one batch/ Lot (in order to avoid losses to the institution) at the time of supply and else it will be returned at your risk and cost. Upon prior notification from SGTH for near to expire items (if not consumed), the Supplier shall replace the nearly expired stock with fresh stock with a shelf life of 70%. The supply should be duly stamped / printed in the indelible ink bearing the wordings: Property of the Govt. of Khyber Pakhtunkhwa / SGTH Swat. Not for Sale . If any item found below standard / quality or does not conform to our requirements, will be rejected and returned at your risk & cost.
8. WARRANTY	8.1	The Supplier shall provide warranty as per the terms and conditions of the Rate Contract Agreement with Procuring Agency
	8.2	In partial modification of the provisions, the warranty period shall be as per contract terms and conditions. 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
		not attained in whole or in part, the Supplier shall, at its discretion, either:
	8.3	 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 higher than the adjustment price used in bid evaluation. For goods belonging to the categories of Cardiology Vascular
	8.3	disposables falling under the DRAP Act2012 and Rules framed thereunder, the Supplier, in addition to the terms and conditions of the Rate Contract Agreement with Procuring entity /
	8.4	purchasing entity, shall provide warranty to the Purchasing Agency under all the relevant Section/s of applicable government laws and rules. In case of goods belonging to the categories of NDIs, the Supplier as per GCC Clause IS and the clauses of Contract Agreement with the Procuring entity / purchasing entity, shall provide warranty to the Purchasing Agency for the duration as mentioned in GCC Clause-IS or till type expiry date of goods supplied, whichever is later
9. PAYMENT	9.1	The method and conditions of payment to be made to the Supplier under this Contract shall be as follows: i) GCC Clause 16 as well as under the terms and condition in Contract Agreement with the Procuring Agency, the goods supplied under the Contract shall be delivered duty paid (DDP) under which risk is transferred to the buyer after the goods having been delivered; hence insurance coverage is seller's responsibility, for which they may arrange appropriate coverage. Payment shall be made in Pak. Rupees in accordance with the relevant and applicable government rules and regulations. ii) On Shipment: Eighty (80) percent of the Contract Price of the Goods shipped shall be paid through irrevocable confirmed letter of credit opened in favor of the Supplier in a bank in its country, upon submission of documents specified in GCC Clause 10 iii) Payment shall not be made for partial and
10. PRICES	10.1	incomplete supply of goods. I. The bidder will not quote price of any item/s which
		is/are higher than the prices quoted by the bidder

		across the country to any procuring entity of the quoted item/s through public funding. II. In case the bid price is higher than estimated cost, the Procuring agency has the right to reject the bid and scrap the process without any liability. III. In case of single bid after technical evaluation, the procuring agency may carry out the market analysis before issuing a letter of consent to the successful bidder
11. LIQUIDATED DAMAGES	11.1	As in relevant clauses of the Contract Agreement signed by
		the Supplier with the Procuring Agency. Penalties shall be imposed as per contract agreement and blacklisting & debarment guidelines of the department if the firm deviates from Rate Contract Agreement.
12. RESOLUTION OF DISPUTES	12.1	The dispute resolution mechanism to be applied will be
		pursuant to relevant clauses of Contract Agreement signed
		by Supplier with the Procuring Agency under KPPRA Regime.
		If at all required, the jurisdiction of Court shall be of
		Peshawar, Khyber Pakhtunkhwa.
	12.2	Bid Tie.
		In case of tie in the final score of two bidders, and unless
		otherwise not in contradiction to any of the terms &
		conditions and specifications of that item, the rate
		contracting will be offered to the bidder having higher score
		in its financial bid and the same will be declared as highest
		fair bid (successful bidder).if technical and financial score
		are the same, the contract may be awarded to both firms.
13. GOVERNING LANGUAGE	13.1	English
14. APPLICABLE LAW	14.1	The Contract shall be interpreted in accordance with the laws of Islamic Republic of Pakistan, which includes the following legislation: i. The KPPRA Act 2012 ii. The KPPRA Rules 2014 iii. The Contract Laws iv. The General Financial Rules of the Govt. of Khyber Pakhtunkhwa and all the v. Relevant laws, rules and regulations pertaining to budgeting & financial management of public fund vi. The Bonded Labor System (Abolition) Act of 1992 vii. The Factories Act 1934 viii. DRAP Act 2012
15. NOTICES	15.1	Procuring Agency address for notice purposes: Medical Superintendent Saidu Group of Teaching Hospitals Swat Saidu Sharif Swat Tell: 0946-924016-27 Fax: 0946-9240122 Email. mssthswat@yahoo.com Supplier's address for notice purposes: As mentioned in their bidding document

16. Duties & Taxes	16.1	The Unit price quoted by the bidder shall be: inclusive of all applicable duties and taxes. All prices shall include relevant taxes & duties, where applicable. The benefit of exemption from or reduction in the GST or other taxes shall be passed on to the Procuring Agency.
17. Delivery timelines and Penalty on Late Supply	17.1	The supply should be completed within 30 days for Local Items and 90 days for imported items. In case the Owner concerned failed to deliver the Cath Lab consumable the penalty shall be imposed by the procuring entity @ 0.5 % (one-half) per week of the purchase order value if it is not deliver in 04 week after this contract will be terminated and legal action will be taken against the owner under the KPPRA rules and CDR or Bank Guarantee will be confiscate & may lead to blacklisting also contract will be awarded to the second lowest bidder.

Section III-B: SPECIAL REQUIREMENTS FOR CONTRACT AGREEMENT:

- 1. Qualification of bidder: The procuring agency has the right to inspect the premises of the bidder to inspect the setups ensuring proper after sales services, documents mentioned in technical bids and any other relevant details. Premises (office/workshop) of bidder shall be insured through ownership/or Rent agreement.
- **Expiry Period:** Every item that has an expiry of around six (06) month shall be replaced by the vendors with liaison of end-user (except covered stunts).

3. Replacement of Damage Consumable:

Consumable which are damage during procedure would be replaced in good well free of cost by the company & any liability to the patient should be beared by the supplier.

- **4. Stock availability,** the firm will have to provide a certificate of easy availability of stock in market for the next 02 (Two) years. (Affidavit must be submit)
- **5. Award of Contract:** Contracts shall be confirmed through a written agreement signed by the successful bidder and the Institute.

In case of a successful bidder, who repudiates the contract within fourteen days of receipt of letter of Award will sign the agreement however, or fails to furnish performance guarantee and as the case may be shall proceed for debarment / blacklisting and the purchase order will be placed to the Next Successful Bidder or from the alternative sources at the cost/risk of the concerned firm & legal action will be taken against the firm under the KPPRA rules.

6. Part Supply: No part supply/ wrong supply or short supply will be accepted by the Institute.

The Hospital' Management will be the final authority and will have the right to reject full or any part of supply, which is contradictory to the terms and conditions agreed at the time of placement of order. In case of rejection of any supplied items due to nonconformity in quantity and/or quality, Institute will have right to charge liquidated damages, as it deems fit.

- 7. The Procuring Agency has the right to inspect the premises of bidder to inspect the setups ensuring proper after sales services, documents mentioned in technical bids and any other relevant details. Premises (office/workshop) of bidder shall be insured through ownership/or Rent agreement.
- **8.** The Bid security shall be shall be from bank account of the bidder. Ordinary cheque and Payment Order (PO) in the form of bid security shall result in bid rejection.
- **9.** Bidders shall not be eligible to bid if they are under a declaration of Ineligibility for corrupt and fraudulent practices issued by any government organization in accordance with the Section 44(1) KPPRA Rules 2014

- **10.** Different models/ prices offered for a single item by the same bidder shall be considered as alternate bid and shall be non-responsive.
- 11. **Award of Contract:** Contracts shall be confirmed through a written agreement signed by the successful bidder and the Institute.

In case of a successful bidder, who repudiates the contract within fourteen days of receipt of letter of Award will sign the agreement however, or fails to furnish performance guarantee and as the case may be shall proceed for debarment / blacklisting and the purchase order will be placed to the Next Successful Bidder or from the alternative sources at the cost/risk of the concerned firm & legal action will be taken against the firm under the KPPRA rules.

The firm will be responsible for custom clearance etc. The Institute will provide undertaking.

- **12. Delivery of Items & Penalty:** The schedule for supply of goods shall be as under:
 - i. Within 30 days from the date of issuance of supply order by the Purchasing Agency for items to be locally available.
 - ii. Within 90 days from the date of issuance of supply order by the Purchasing Agency for items to be imported. (BL bill of lading should be

Penalty.

In case the Owner concerned failed to deliver the Cath Lab consumable the penalty shall be imposed by the procuring entity @ 0.5 % (one-half) per week of the purchase order value if it is not deliver in 04 week after this contract will be terminated and legal action will be taken against the owner under the KPPRA rules and CDR or Bank Guarantee will be confiscate & may lead to blacklisting also contract will be awarded to the second lowest bidder.

BID FORMS

BID SECURITY FORM

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").

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 entity 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 security, in accordance with the Instructions to Bidders.

We undertake to pay to the Procuring entity up to the above amount upon receipt of its first written demand, without the Procuring entity having to substantiate its demand, provided that in its demand the Procuring entity 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 twenty-eight (28) 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]

CONTRACT FORMS

PERFORMANCE SECURITY FORM

To: Medical Superintendent Saidu Group of Teaching Hospitals Saidu swat
WHEREAS [name of Supplier] (hereinafter called "the Supplier") has undertaken, in pursuance of Contract No. [Reference number of the contract] dated / /0000 to supply (hereinafter called "the Contract").
AND WHEREAS it has been stipulated by you in the said Contract that the Supplier shall furnish you with a bank guarantee by a reputable bank for the sum specified therein as 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.
This guarantee is valid until the day of0000.
Signature and seal of the Guarantors
[name of bank or financial institution]

[Address]

[date]

INTEGRITY PACT

Contract No.	Dated	Contract Value: []

Contract Title: "Procurement & Installation of Cardiac Cath lab items"

Firm Name 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 Khyber Pakhtunkhwa (GoKP) or any administrative sub division or agency there of or any other entity owned or controlled by GoKP through any corrupt business practice.

Without limiting the generality of the foregoing, Firm Name 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 Government of Khyber Pakhtunkhwa, except that which has been expressly declared pursuant hereto.

Firm Name 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 Government of Khyber Pakhtunkhwa and has not taken any action or will not take any action to circumvent the above declaration, representation or warranty.

Firm Name 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 GoKP under any law, contract or other instrument, be voidable at the option of Government of Khyber Pakhtunkhwa.

Notwithstanding any rights and remedies exercised by GoKP in this regard, Firm Name agrees to indemnify GoKP for any loss or damage incurred by it on account of its corrupt business practices and further pay compensation to GoKP in an amount equivalent to ten time the sum of any commission, gratification, bribe, finder's fee or kickback given by Firm Name 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 Government of Khyber Pakhtunkhwa.

Saidu Group of teaching Hospitals	Name of Supplier					
	Firm Name					
Name:	Name:					
Designation: Medical Superintendent	Designation:					
Signature	Signature					
SEAL	SEAL					

CONTRACT AGREEMENT FOR THE PURCHASE OF CARDIAC CATHETERIZATION LABORATORY CONSUMABLES FOR SAIDU GROUP OF TEACHING HOSPITALS, SWAT, KHYER PAKHTUNKHWA (for successful bidders)

THIS	CONTRA	CT AG	REEMF	CNT i	s made	and	agreed	today	on	the		_day	of
	2024	between	Saidu	Group	of Te	eaching	Hospi	tals, S	wat	through	its	Medi	cal
Superi	ntendent (he	ereinafter	referred	l to as	the Pur	chasin	g Ageno	cy or fin	rst pa	arty, whi	ch ex	press	ion
shall, v	where the co	ntext adm	its, be de	emed t	o includ	e the su	ccessors	s and/o	r ass	ignee/s o	f Said	lu Gro	эир
of Tea	aching Hos	pitals, Su	vat); and	d Mes	srs							throu	ıgh
Mr				D	esignatio	n						CN	1IC
No				_, (here	einafter i	referre	d to as th	ie Suppl	lier o	r second	party	or he	? 01
his or	him, which	expression	n, unless	repug	nant to i	he con	text, me	ans and	incl	udes thei	r lego	al hei	r/s,
succes	sors-in-inte	rest, assig	nee/s an	d legal	represe	ntative	(s) that:						

WHEREAS the Purchasing Agency has made a bidding competition under the approved Standard Bidding Documents for the year 2024-25 (hereinafter referred to as the SBDs) approved for purchase of Cardiac Cath Lab Consumables (hereinafter referred to as items for Saidu Group of Teaching Hospitals, Swat; and

WHEREAS the Supplier has won the bidding competition for selected items, as listed in the Schedule-1 of this contract agreement; and

WHEREAS the Supplier declares that he is not a broker, middle-man or acting on behalf of any entity or person, but himself a genuine Manufacturer/distributor/authorized or sub-authorized dealer/direct Importer of the items for which he has won the bidding competition for supply of the same to the Purchasing Agency, as defined in the SBDs; and

WHEREAS both the parties have agreed that the Purchasing Agency shall purchase all, or some, or none of the items, as of details given in the Schedule-1 of this Contract Agreement, from the Supplier at the sole discretion of the individual Purchasing Agency in subordination to and laws and matters ancillary to the terms and conditions of the SBDs; and

WHEREAS the Supplier shall supply all the items ordered by the Purchasing Agency to the latter in the quantity as mentioned in the supply order to be issued by the Purchasing Agency within the timeframe.

Now, therefore, both the parties hereby mutually agree to enter into this contract agreement as under:

- 1. The Supplier agrees to take full responsibility of the validity and implications, that may arise in future, of declaration as submitted by him through an affidavit on judicial stamp paper along with his bid; and also that in case of any kind of breach of the said declaration, the Supplier shall be liable to be proceeded against by the Purchasing Agency in accordance with the clauses of this contract agreement as well as relevant laws, rules and regulations of the Government of Khyber Pakhtunkhwa, as amended from time to time, to govern the situation/s.
- **2.** The Supplier shall be solely responsible for the safe and appropriate method and mode of transportation, loading and / or unloading and staking of the supplied items till, and at the time of delivery to the destination address indicated by the Purchasing Agency.
- **3.** The Supplier shall be solely responsible for any damage or untoward incidence, maintenance of required temperature and protection from light and other environmental conditions as well as other hazards that may possibly or potentially affect the safety, quality and efficacy of the supplied items still the time of delivery and the consequences arising there from, if any.
- **4.** The Supplier shall not claim or charge any transportation, loading / unloading, labour or any other charges, whatsoever, related to or in the name of logistics, accidents, insurance, freight, toll tax, etc.
- **5.** The Supplier shall supply all the items in full conformity to the specifications as laid down in the SBDs.
- **6.** The firm/supplier shall be bound to replace/exchange the short expiry items with new lot and the purchasing entity will be liable to inform the firm/manufacturer three months prior to the expiry date.

- **7.** The firm/supplier firm shall provide the stock having at least validity upto two years.
- **8.** Supplier shall supply to the Purchasing Agency, the freshly manufactured items having maximum possible long expiry dates with the minimum remaining shelf life of at least 65% in case of imported items and at least 85% in case of locally manufactured items within Pakistan.
- **9.** In case of taking any action contravening to any provision/s of the applicable law/s and rules, the Supplier shall render himself liable to such lawful action/s as deemed appropriate and taken against him under any or all the applicable law/s, rule/s of the Government of Khyber Pakhtunkhwa, terms and conditions of the SBDs and the clauses of this contract agreement.
- **10.** The Purchasing Agency shall take legal / lawful action against the Supplier regarding non-supply, short supply, substituted supply, delayed supply or any other unlawful action / shortcoming, on the part of Supplier.
- 11. The Purchasing Agency shall take lawful / legal action against the Supplier in accordance with the clauses of this contract agreement as well as relevant and applicable laws, rules and regulations of the Government of Khyber Pakhtunkhwa, as amended from time to time, to govern suchlike situation/s, which may, inter alia, include but not limited to blacklisting, forfeiture of earnest money and performance guarantee, if any.
- 12. The Purchasing Agency or its representative shall have the right to inspect the manufacturing facility, premises, warehouse/s, godown/s, laboratories etc. at any time during the financial year 2024-25 and/or till the execution of supply orders given under this contract agreement by the Purchasing Agency. If anything found in contravention of this Contract Agreement the Purchasing Agency shall have the sole right and authority to take any lawful action as deemed appropriate, against the Supplier which may include, but not limited to cancellation of supply order/orders given to the Supplier by the Purchasing Agency as well as imposition of penalties, forfeiture of supplied stock, forfeiture of performance guarantee and /or earnest money as the case may be, stoppage and/or recovery of payment made to the supplier as well as taking any other lawful action.
- 13. The Supplier agrees that the approved price of all individual items in Schedule-1 of this contract agreement, as quoted by him in the financial bid, shall remain valid till and up to 30th June 2025 which may be extended subject to mutual understand of both parties after market survey/retendering.
- **14.** The Supplier shall provide appropriate warranty to the Purchasing Agency in accordance with Special Conditions of Contract of the SBDs for this bidding competition, for each item supplied in response to supply orders.
- 15. The supplier will have to submit @ Rs. 1000,000/- in the form of security will be considered as performance guarantee in the shape of CDR in favor of the "Medical Superintendent of Saidu group of teaching hospitals" with bid submission.
- Bill for payment in triplicate along with all other relevant and required documents shall be submitted by the Supplier to the Purchasing Agency immediately after completion of supply of ordered stock. The payment will be made after successful supply, installation, inspection and test run of all requisite items along with training to the End User (s) and will be after 120 days of receipt of invoice for item (s) delivered. The Supplier shall be bound to pay all sorts of government taxes, duties and stamp duties, imposed earlier or during the financial year by the Government of Pakistan and / or by the Provincial Government of Khyber Pakhtunkhwa on any supplied / purchased item.
- 17. In case of situation related to Force Majeure, the Supplier may immediately without delay inform the Purchasing Agency in writing about the situation along with solid proof of the situation through the fastest, lawful and available means of communication, but not through the electronic mail, and request the Purchasing Agency for the grant of extension in the supply period.

- **a.** The Purchasing Agency, in case of being fully satisfied with the genuineness of situation arising from the claimed Force Majeure by the Supplier, may extend the period of supply of items up to a maximum of not more than thirty days.
- **b.** The Purchasing Agency shall, in no case, be responsible or held responsible for any complications in making payments to Supplier by the Purchasing Agency that may arise from the closure of financial year, and / or lapse, and / or surrender of public funds, vis-à-vis, the standard and normal public sector financial management laws, rules, regulations, procedures and practices governing the Purchasing Agency.
- **c.** After the expiry of extended period as in SBDs, the supply order shall stand cancelled to the extent of non-supplied items and the performance security in the form of retained bids security, as per this contract agreement shall be forfeited in favor of the Purchasing Agency.
- 18. The Supplier agrees that the supply of the ordered items under this agreement shall be completed by the Supplier within thirty (30) days for local items and sixty (90) days for imported items after the receipt of supply order/s from the Purchasing Agency, except in situation/s covered above regarding Force Majeure. In case the Owner concerned failed to deliver the Cath Lab consumable the penalty shall be imposed by the procuring entity @ 0.5 % (one-half) per week of the purchase order value if it is not deliver in 04 week.

In case of delay in supply beyond the above mentioned days, as above, the supply order issued by the Purchasing Agency shall stand cancelled to the extent of non-supplied items and in such a case, the Purchasing Agency shall have the right, duty and authority to impose any or all of the below mentioned penalties; that is

- **i.** Forfeiting the bids security and / or performance guarantee of the Supplier as related to this contract agreement; and / or
- **ii.** Immediately debarring the Supplier from future participation and business for at least next three (03) calendar years with the Government of Khyber Pakhtunkhwa through Saidu Group of Teaching Hospitals, Swat as defined in the SBDs; and / or
- **iii.** Initiating the process for and recommending for permanent blacklisting of the Supplier with the Purchasing Agencies.
- iv. The contract will be awarded to the next successful & lowest bidder.
- 19. Notwithstanding any rights, duties and / or remedial measures and / or managerial actions taken and / or to be taken and / or any powers exercised and / or to be exercised by Purchasing Agency and / or Purchasing Officer/s with regard to the execution of this contract agreement, the Supplier agrees to indemnify all of them for any loss or damage incurred or inflicted upon by them in individual or official capacity upon the Supplier whether through any of their actions and / or practices and / or otherwise.
- **20.** The firm/supplier agrees to be bound to make availability of stock in market for the next 03 (three) years.
- 21. The Purchasing Agency, as the case may be, and the Supplier shall make every effort to resolve amicably by direct negotiation any disagreement or dispute arising between them under or in connection with the contract / supplies. However, despite such negotiation if the Purchasing Agency& Supplier have been unable to resolve amicably a contract dispute, either party may refer the case to Saidu Group of Teaching Hospitals, Swat for decision.
- **22.** Both the parties agree that the Purchasing Agency in the capacity of being the overall head of Saidu Group of Teaching Hospitals, Swat, or otherwise, has the authority to regulate, if deemed appropriate, under the provisions in the SBDs, through imposing restrictions and / or classifying and / or grouping any selected quoted item/s for stopping, increasing or decreasing the purchase of such item/s by the Purchasing Agency to rationalize and / or control the use and / or misuse of such item/s.

Medical Superintendent
Saidu Group of Teaching Hospitals, Swat
Health Department KP
Designation
CNIC No.
Stamp:
For and on behalf of Manufacturers /
Importer

Witness
Witness

Saidu Group of Teaching Hospitals, Swat Health Department KP CNIC No. Witness
Signature:
Name:
CNIC No.
For and on behalf of Manufacturers /
Importer