Tender Covering Form Directorate of Procurement (Navy) Through Bahria Gate

Near SNID Center, Naval Residential Complex, E-8, Islamabad Contact: Reception 051-9262315, Bahria Gate 0331-5540649, Section P-38

Tender No & Date: <u>TENDER NO 2383030/R-2311/380143/A DATED 02 OCT 23</u>					<u>3</u>	
Tender Description:		NIV Drugs				
IT Opening Date:		17 th April 2024				
Firm Nar	ne:				-	
Postal A	ddress:					
Email Ac	Idress for Co	rrespondence:				
		e:				
		(Landline) (,	
		tached with Quotation		/		
					0 1 1	
		s proposal in a sealed envelope ils given below:	wnich sna	iii contain 03)	Sealed	
		Technical Offer in Duplicate				
		must contain 02 x sets of Technical				
		ain following documents as per this so against each to ensure that these doc				
S No		Document	barrierits riave	Original Set		
1.		n of Rs. 200/- for DGDP registered	firms and			
		all other firms (in favor of CMA(DP))				
2.		of of Earnest Money (With erased with a				
3.	Technical offer on letterhead of firm (Technical offer must be as per format mentioned in Annex-A of DP-2)					
4.		of IT with tick mark against each				
4.	initialed on e					
5.		of IT with compliance remarks against of	each clause		l	
		on each page				
6.		IT duly filled and signed.				
7.		of IT (with compliance remarks)				
8.		IT (duly filled & signed)				
9.		r's documents i.e Authority Letter, Ma brand registration (where applicable)	anutacturing		l	
10.		r Price list (where applicable)				
11.		ration & license of firm to sale medicine	<u>.</u>		<u> </u>	
12.		stration Letter (If firm is registered with I				
13.		roof/ Audit Report	. ,			
Sealed I	Envelope 2 –	Earnest Money				
	This Envelop r	must contain Earnest Money only.				
Sealed I	Envelope 3 –	Commercial Offer				
	This Envelop r	nust contain following documents:				
1.		al Offer on firm's Letterhead as per 01 x Original				
	format mentioned in Annex-A of DP-2					
2.	Manufacture	r Price List (where applicable)	01 х Сору			
3	Duly filled DP-2(Appey-A Form of IT with prices) 01 y Original					

Firm's Declaration

It is certified that we have submitted tender in compliance with above instructions and we understand that our offer is liable to rejection if tender is not prepared / packed as per above instructions.

Firm's Authorized Signatures	
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INVITATION TO BID

- 1. DIRECTORATE OF PROCUREMENT (NAVY), A GOVERNMENT AGENCY FOR CENTRAL PROCUREMENT INVITES SEALED BIDS FROM THE ORIGINAL MANUFACTURERS / AUTHORIZED DISTRIBUTORS / SUPPLIERS / CONTRACTORS ETC, REGISTERED WITH INCOME TAX AND SALES TAX DEPARTMENTS FOR SUPPLY OF STORES MENTIONED IN DP-2 FORM.
- 2. BIDDING DOCUMENTS, CONTAINING DETAILED TERMS AND CONDITIONS, METHOD OF PROCUREMENT, PROCEDURE FOR SUBMISSION OF BIDS, BID SECURITY, BID VALIDITY, OPENING OF BID, EVALUATION CRITERIA, CLARIFICATION / REJECTION OF BIDS, PERFORMANCE GUARANTEE ETC. ARE AVAILABLE FOR THE INTERESTED BIDDERS AT DIRECTORATE OF PROCUREMENT (NAVY) THROUGH BAHRIA GATE NEAR SNID CENTRE, NAVAL RESIDENTIAL COMPLEX, SECTOR E-8, ISLAMABAD .BIDDING DOCUMENTS CAN ALSO BE DOWNLOADED FROM PPRA WEBSITE (WWW.PPRA.ORG.PK) FREE OF COST.
- 3. The bids, prepared in accordance with the instructions in the bidding documents, must reach at Directorate of Procurement (Navy) **THROUGH BAHRIA GATE NEAR SNID CENTRE, NAVAL RESIDENTIAL COMPLEX, SECTOR E-8, ISLAMABAD** on or before date as mentioned in DP-2 form Para 1 at 1030 Hours. Bids will be opened the same day at 1100 Hours. This advertisement is also available on PPRA Website at www.ppra.org.pk.

COVERING SHEET TENDER NO 2383030/R-2311/380143/A DATED 02 OCT 23

I/we M/s	do herby affirm to adhere to the necessary
instructions for participation in the procurement pro	ocess. All the columns of DP-I, II and III are
filled, signed and stamped as per requirement.	Data Sheet (for unregistered firms only) is
attached dully filled in all respects.	
	Yours truly,
	Signature of Tenderer
	Complete Name
Seal/Stamp of Firm	Capacity in which Signing
	Date
Contact Number of Directorate of Procurement (Na	avy)
ZEESHAN RAZA Deputy Naval Stores Officer Assistant Director Procurement (Navy) Section: P-38	

DP Navy Tel: 051-20062079

Understood

agreed

Understood

not agreed

DIRECTORATE PROCUREMENT (NAVY)

<u> </u>	VEMERI (NAVI)	
	TENDER NO DIRECTORATE OF PROCUREMENT (NAVY) THROUGH BAHRIA GATE NEAR SNID CENTRE, NAVAL RESIDENTIAL COMPLEX, SECTOR E-8, ISLAMABAD. TEL: 051-9262315 FAX: 051-5516307 E-MAIL: ADPN38@PAKNAVY.GOV.PK	
M/s		
INVITATION TO TENDER AND GENERAL IN	STRUCTIONS	
DEAR SIR / MADAM,	<u>5111.6641.6116</u>	
1. DP (NAVY) INVITES YOU TO TENDER FOR SERVICES AS PER DETAILS GIVEN IN ATTACHED SCI		
2. CAUTION: THIS TENDER AND SUBSEQUENCE TO THE SUCCESSFUL BIDDER IS GOVERNED BY THE PPRA RULES-2004 AND DPP&I-35 (REVISED CONDITIONS OF CONTRACTS LAID DOWN BY MODE INCUMBENT UPON YOU AND YOUR FIRM TO FIRST A 2004 (www.ppra.org.pk) and DPP&I-35 (REVISE FROM DGDP REGISTRATION CELL ON PHONE NO IN THE TENDER. IF YOUR FIRM / COMPANY POSSESTINANCIAL CAPABILITY, YOU MUST BE REGISTERED TO QUALIFY FOR AWARD OF CONTRACT, WHICH CLEARANCE AND PROVISION OF REQUIRED REGISTS 15 OF THIS DP-1.	PERULES / CONDITIONS AS LAID DOWN IN 2019) COVERING GENERAL TERMS & P / DGDP. AS A POTENTIAL BIDDER, IT IS ACQUAINT YOURSELF WITH PPRA RULES D 2019) (PRINT COPY MAY BE OBTAINED D. 051-9270967 BEFORE PARTICIPATING SESSES REQUISITE TECHNICAL AS WELL OF OR WILLING TO REGISTER WITH DGDP CH SHALL BE MADE AFTER SECURITY	
3. CONDITIONS GOVERNING CONTRACTS. THE I/T (INVITATION TO TENDER) I.A.W PPRA RULE ENTERED INTO BETWEEN THE PARTIES I.E. THE DIRECTORATE GENERAL DEFENCE PURCHASE ACCORDANCE WITH THE LAW OF CONTRACT AS DEFENCE PURCHASE PROCEDURE & INSTRUCTION OTHER SPECIAL CONDITIONS THAT MAY BE ADDEDUTED OF DEFENCE STORES / SERVICES SPECIFIED HERE	E 'PURCHASER' AND THE 'SELLER' ON (DGDP) CONTRACT FORM "DP-19" IN ACT, 1872 AND THOSE CONTAINED IN NS AND DPP&I-35 (REVISED 2019) AND TO GIVEN CONTRACT FOR THE SUPPLY	Understood not agreed

 $\underline{\text{Delivery of Tender.}}$ The tender documents covering technical and

COMMERCIAL OFFERS ARE TO BE FURNISHED AS UNDER:-

PRICES IT. IT S "COMMIFREIGHT SEPARA CLEARL DP(N) IF MORE	COMMERCIAL OFFER. QUOTED IN FIGURES A SHOULD BE CLEARLY N ERCIAL OFFER", TEND T/TRANSPORTATION, ATELY. TOTAL PRICE O Y MENTIONED. IN CAS RESERVES THE RIGHT THAN ONE OPTIONS W TECHNICAL OFFER:	S WELL AS IN WORMARKED IN FACT OF NUMBER AND INSURANCE CHART THE ITEMS QUOSE OF MORE THAN TO ACCEPT LOWENTER ACCEPTED IN	RDS IN THE CURR ON A SEPARATE DATE OF OPENII RGES ETC ARE OTED AGAINST TH ONE OPTION OFF EST TECHNICALLY N TECHNICAL SC	ENCY MENTIONED IN SEALED ENVELOPE NG. TAXES, DUTIES, TO BE INDICATED HE TENDER IS TO BE FERED BY THE FIRM, Y ACCEPTED OPTION RUTINY REPORT. JLD CONTAIN ALLINGERSTOOD	Understood		
B. TECHNICAL OFFER: (WHERE APPLICABLE). SHOULD CONTAIN ALL Independent of the second segred agreed agreed agreed agreed agreed sessential literature/brochure, drawings and compliance metrics in a separate sealed envelope and clearly marked "Technical Offer" without prices, with tender number and date of opening. Technical offer shall be opened first; half an hour after the date and time for receipt of tender mentioned in DP-2. Firms are to confirm/comply with IT technical specification in the following format:							
S.No	Technical requirement as per IT	Firm's endorsement (Comply/ Partially Comply/ Non Comply	Basis of C, PC of NC i.e. Refer to page or brochure	In case of non availability of enclosed proof from brochure/ Literature, quote/ attach additional documents/ data/undertaking as proof of compliance			
(Legend: C = Fully Comply, PC = Partially Comply, NC = Not Comply) (FIRMS MUST CLEARLY IDENTIFY WHERE THEIR OFFER DOES NOT MEET OR DEVIATES FROM IT SPECS)							
(FIRMS N							
C. PLEASE ALL TE DEVIATI	MUST CLEARLY IDENTIFY V	NHERE THEIR OFFER NS. TENDER DOCUMENT AND UNDERS HOULD BE RESPONDED OF TOO TOO TOO TOO TOO TOO TOO TOO TOO	CUMENTS AND ITSTOOD PROPERLY ENDER CONDITI	S CONDITIONS MAYNderstood Y BEFORE QUOTING greed T. IN CASE OF ANY ONS(S), THE SAME	Understood not agreed		

d. Firms shall submit their offers in two separate envelopes (i.e. twonderstood copies of commercial offer and two or more copies of the technical offer as reed asked in the IT) and envelops clearly marked "Technical proposal", "Commercial proposal" in bold. The commercial offer will include rates of items/services called for and the technical offer will not indicate the rates. Both types of offers are to be enclosed in separate covers and each envelope shall be properly sealed bearing the signature of the bidder. Each cover shall indicate type of offer, number and date of IT and IT opening date. Thereafter both the envelopes (technical and commercial offer) shall be placed in one envelope (second cover) duly sealed and signed. This cover should bear the address of the procurement agency indicating, issuance

not agreed

date of IT and No, with its opening date. This should be further placed in another cover (third cover), addressed and indicated in the tender documents, without any indication that there is a tender within it. FORM DP-1, DP-2, DP-3 AND QUESTIONNAIRES. FORM DP-1, DP-2Understood Understood E. (ALONGWITH ANNEXES), DP-3 AND QUESTIONNAIRES DULY FILLED IN ARE TO BE agreed not agreed SUBMITTED WITH THE OFFER DULY STAMPED/SIGNED BY THE AUTHORIZED SIGNATORY/ PERSON. IT IS PERTINENT TO MENTION THAT ALL THESE ARE ESSENTIAL REQUIREMENT FOR PARTICIPATION IN THE TENDER. F. THE TENDER DULY SEALED WILL BE ADDRESSED TO THE FOLLOWING:-DIRECTORATE OF PROCUREMENT (NAVY) THROUGH BAHRIA GATE NEAR SNID CENTRE. NAVAL RESIDENTIAL COMPLEX, SECTOR E-8, ISLAMABAD. Tel: 051-9262315 Fax: 051-5516307 E-MAIL: ADPN38@PAKNAVY.GOV.PK DATE AND TIME FOR RECEIPT OF TENDER. TENDER MUST REACH THIS OFFICE BY Inderstood Understood not agreed THE DATE AND TIME SPECIFIED IN THE SCHEDULE TO TENDER (FORM DP-2) ATTACHED. THIS DIRECTORATE WILL NOT ACCEPT ANY EXCUSE OF DELAY OCCURRING IN POST. TENDERS RECEIVED AFTER THE APPOINTED/ FIXED TIME WILL NOT BE ENTERTAINED. THE APPOINTED TIME WILL, HOWEVER, FALL ON NEXT WORKING DAY IN CASE OF CLOSED/FORCED HOLIDAY. ONLY LEGITIMATE/REGISTERED REPRESENTATIVES OF FIRM WILL BE ALLOWED TO ATTEND TENDER OPENING. IN CASE YOUR FIRM HAS SENT TENDER DOCUMENTS BY REGISTERED POST OR COURIER SERVICE, YOU MAY CONFIRM THEIR RECEIPT AT DP (NAVY) ON PHONE NO 051-9262315 WELL BEFORE THE OPENING DATE / TIME. TENDER OPENING. TENDERS WILL BE OPENED AS MENTIONED IN THE SCHEDULE TOnderstood Understood not agreed TENDER. COMMERCIAL OFFERS WILL BE OPENED AT LATER STAGE IF TECHNICAL OFFER 18 TECHNICAL O FOUND ACCEPTABLE ON EXAMINATION BY TECHNICAL AUTHORITIES OF SERVICE HQ. DATE AND TIME FOR OPENING OF COMMERCIAL OFFER SHALL BE INTIMATED LATER. ONLY LEGITIMATE / REGISTERED REPRESENTATIVE OF FIRM WILL BE ALLOWED TO ATTEND TENDER OPENING. TENDERS RECEIVED AFTER DATE & TIME SPECIFIED IN DP-2 WOULD BE REJECTED WITHOUT EXCEPTION AND RETURNED UN-OPENED I.A.W RULE 28 OF PPRA-2004. VALIDITY OF OFFER. THE VALIDITY PERIOD OF QUOTATIONS MUST BE INDICATED AND SHOULD Understood Α. Understood not agreed INVARIABLY BE 120 DAYS FROM THE DATE OF OPENING OF COMMERCIAL/FINANCIAL agreed PROPOSAL OR 30TH JUNE WHICHEVER IS LATER. FIRM UNDERTAKES TO EXTEND VALIDITY OF OFFER IF REQUIRED BY EQUAL NUMBER OF ORIGINAL BID PERIOD (I.E.

120 DAYS AS PER ORIGINAL OFFER) I.A.W PPRA RULE-26.

5.

6.

7.

REQUIREMENT OF THE CONTRACT ITEMS (S) IN ANY QTY(S) WITHIN A PERIOD OF 12 ^{greed} MONTHS FROM THE DATE OF SIGNING THE CONTRACT, THESE WILL ALSO BE SUPPLIED AT THE ONGOING CONTRACT RATES WITH DISCOUNT.	Understood not agreed
8. PART BID. FIRM MAY QUOTE FOR THE WHOLE OR ANY PORTION, OR TO STATE Inderstood IN THE TENDER THAT THE RATE QUOTED, SHALL APPLY ONLY IF THE ENTIRE QUENTITY/RANGE OF STORES IS TAKEN FROM THE FIRM. THE DIRECTOR PROCUREMENT RESERVES THE RIGHT OF ACCEPTING THE WHOLE OR ANY PART OF THE TENDER OR PORTION OF THE QUANTITY OFFERED, AND FIRM SHALL SUPPLY THESE AT THE RATE QUOTED.	Understood not agreed
9. Quoting of Rates. Only one rate will be quoted for entire quantity, itemnderstood wise. In case quoted rates are deliberately kept hidden or lumped together to trickered other competitors for winning contract as lowest bidder, DP(N) reserves the right to reject such offers on-spot besides confiscating firm's Earnest Money / Bid Security and take appropriate disciplinary action. Conversion rate of FE/LC components will be considered w.e.f. opening of commercial offer as per PPRA Rule-30(2).	Understood not agreed
10. RETURN OF I/T. ITS ARE TO BE HANDLED AS PER FOLLOWING GUIDELINES:	
A. IN CASE YOU ARE NOT QUOTING, PLEASE RETURN THE TENDER INQUIR Understood STATING THE REASON OF NOT QUOTING. IN CASE OF FAILURE TO RETURN THE ITS reed EITHER QUOTED OR NOT QUOTED CONSEQUENTLY ON THREE OCCASIONS, THIS DIRECTORATE, IN THE INTEREST OF ECONOMY, WILL CONSIDER THE EXCLUSION OF YOUR FIRM'S NAME FROM OUR FUTURE DISTRIBUTION LIST OF INVITATION TO TENDER.	Understood not agreed
B. FOR REGISTERED FIRM(S), CASE WILL BE REFERRED TO DGDP FORnderstood NECESSARY ADMINISTRATIVE ACTION IF FIRMS REGISTERED / INDEXED FOR TENDERED ITEMS/STORES DO NOT QUOTE / PARTICIPATE.	Understood not agreed
C. It is a standard practice to invite all firm(s) including those undinderstood registered with DGDP who gave their preliminary budgetary/ technical proposals to end users / indentors. If your firm has been invited to participate in the tender, you must either participate in tender. In case of your inability to do so, you must inform DP (Navy) by a formal letter/email.	Understood not agreed
11. WITHDRAWAL OF OFFER. FIRMS SHALL NOT WITHDRAW THEIR COMMERCIALINDERSTOOD OFFERS BEFORE SIGNING OF THE CONTRACT AND WITHIN VALIDITY PERIOD OF THEIR OFFERS. IN CASE THE FIRM WITHDRAWS ITS OFFER WITHIN VALIDITY PERIOD AND BEFORE SIGNING OF THE CONTRACT, EARNEST MONEY OF THE FIRM SHALL BE CONFISCATED AND DISCIPLINARY ACTION MAY ALSO BE INITIATED FOR EMBARGO UP TO 01 YEAR.	Understood not agreed
12. PROVISION OF DOCUMENTS IN CASE OF CONTRACT. IN CASE ANY FIRM WINSINGERSTOOD AGREEMENTS IT WILL DEPOSIT FOLLOWING DOCUMENTS BEFORE AWARD OF CONTRACT:	Understood not agreed
A. PROOF OF FIRM'S FINANCIAL CAPABILITY. B. FOREIGN SELLER HAS TO PROVIDE ITS REGISTRATION NUMBER ISSUED BY RESPECTIVE DEPARTMENT OF COMMERCE ALITHORIZING EXPORT OF SUBJECT	

STORES.

- C. PRINCIPAL/AGENCY AGREEMENT.
- D. REGISTRATION WITH DGDP (PROVISIONAL REGISTRATION IS MANDATORY)

13. TREASURY CHALLAN.

	and c	.200/- (debit al llaneou	s by registered firms must be accompanied with a Challan form Attack (obtainable from State Bank of Pakistan/Government Treasury) ble to Major Head C02501-20, Main Head-12, Sub Head 'A' us (Code Head 1/845/30). Each offer will be covered by one	ched	Not Attached
	comp	acqui etition	, un-registered / un-indexed with DGDP (Registration Section) ire prior approval from DP (Navy) to participate in the tender through formal application accompanied by Challan Form of avour of CMA (DP).		
14. Call [amou	Deposi		ney/Tender Bond:- Your tender must be accompanied by a Attained (CDR) in favor of CMA (DP), Rawalpindi for the following	ached	Not Attache
amou	a.		FOR Contract. The rate of earnest money and its maximum ferent categories of firms would be as under:-		
		(i) value	Registered/Indexed/Pre-Qualified Firms. 1% of the quoted subject to maximum ceiling of Rs. 0.05 Million.		
		(ii) quote	Registered/Pre-Qualified but Un-indexed Firms. 1.5% of the d value subject to maximum ceiling of Rs. 0.1 Million.		
		(iii) the qu	Unregistered/not Pre-Qualified/Un-indexed Firms. 2.5% of uoted value subject to maximum ceiling of Rs. 0.2 Million.		
		condit We had and re	Submitting improper Earnest Money. Earnest Money/ Bidgreed rity furnished with tender is strictly in conformity of tender/ IT tion (Clause 14 of DP-1 and Clause 11 of DP-2) on the subject. ave no objection on confiscation of Earnest Money/ Bid security rejection of our offer in case amount of Earnest Money/ Bid rity is improper/ Insufficient in violation of It Condition.]	Not Agreed

b. Return of Earnest Money

- (i) Earnest money to the unsuccessful bidders will be returned on finalization of the contract.
- (ii) Earnest money of the firm/firms with whom contract is concluded will be returned on submission of Bank Guarantee and its acceptance by CMA (DP).
- **15.** <u>Documents for provisional registration:</u> In case your firm wins a contract on Earnest Money (EM), it will deposit following documents to DGDP (Registration Section) before the award of contract for provisional registration:-

S No	Local Supplier	Foreign Supplier	
a.	Three filled copies of SVA-8121 of each member of management.	Three filled copies of SVA-8121-D of each member of management.	
b.	Three filled copies of SVA-8121-A	Three filled copies of SVA-8121.	
C.	Three photocopies of NIC for each member of management.	Three photocopy of Resident Card or equivalent identification Card for each member of management.	
d.	Three PP size photographs for each member of management.	Three PP size Photographs for each member of management.	
e.	Challan Form	Challan Form	
f.	Bank Statement for last one year.	Financial standing/audit balance sheet	
g.	Photocopy of NTN	Photocopy of passport	
h.	Foreign Principal Agency Agreement in case of local agent.	Agency Agreement in case of Trading House/ Company/ Exporter /Stockiest etc.	

	gnee &	ction Authority. Specialist User or a	team nomin	,	stan Na	avy. CINS		agreed	Understood not agreed
•	ction shontract.	nall be as prescribed	d in DPP&I-	35 (Revised	2019)	or as per t	erms	of	
17. Warr		TION OF STORES. UARANTEE FORM DPL		/ STORES WILL ED WITH CONTE		CEPTED ON	I FIRI	M' \$ Inderstood agreed	Understood not agreed
18. submi		ments Required. ong with the quote:	Following	documents	are	required	to	b⊕ Inderstood agreed	Understood not agreed
	a. Evider	OEM/Authorized Dence.	ealer/Agent	Certificate alc	ong wit	h OEM De	alers	hip	
	b.	The firm/supplier sh	nall provide	correct and va	alid e-r	nail and Fa	ax No	to	

- b. The firm/supplier shall provide correct and valid e-mail and Fax No to CINS and DP(N). Supplier/contracting firm shall either provide OEM Conformance Certificate to CINS or is to be e-mailed to CINS under intimation to DP (Navy). Hard copy of COC must follow in any case through courier. On receipt, CINS shall approach the OEM for verification of Conformance Certificates issued by OEM. Companies/firms rendering false OEM Conforming Certificates will be blacklisted.
- c. Original quotation/Principal/OEM proforma invoice.
- d. In case of bulk proforma invoice, a certificate that prices indicated in the bulk proforma invoice have not been decreased since the date of bulk proforma invoice from the manufacturers/suppliers.
- e. Submit breakup of cost of stores/services on the following lines:

	(i). duties.	Imported material with break down item wise along-with im	oort	
	(ii).	Variable business overheads like taxes and duties imposed deral/provincial government as applicable:- (1) General Sales Tax	by	
	(v).	 (2) Income Tax (3) Custom Duty. PCT code along with photocopy of related page is to be attached where applicable. (4) Any other tax/duty. Fixed overhead charges like labour, electricity etc. Agent commission/profit, if any. Any other expenditure/cost/service/remuneration as asked tender. 		
		<u>Stores/Services.</u> The stores/services offered as a resulagainst this tender may be rejected as follows:	t Of Inderstood agreed	Understood agreed
a. b. c.	1 st rejection 2 nd rejection	ection on Govt. expense ection on supplier expense ection contract cancellation will be initiated.		
supply of sto	res the	oosit/Bank Guarantee To ensure timely and correction will furnish an unconditional Bank Guarantee(BG) from amount upto 5 10% of the contract value (evaluding Tax)	a agreed	Understood not agreed
duties/ freigh of (Rs 100.00 Guarantee s Accounts Off power of see demanded b the supplier of for upto 60 d the supplier s original delive delivery period	t handl 0) as postable iticer specificer specificer by the postable within 3 ays after shall arreport od. The	an amount upto 5-10% of the contract value (excluding Taxing charges) on a Judicial Stamp Paper (All pages) of the value prescribed format or in shape of CSD/ Bank draft. The Bate endorsed in favour of CMA (DP) Rawalpindi who is decified in the contract. The CMA (DP) Rawalpindi has the Incashment of the Bank Guarantee as if the same has becurchaser himself. The Bank Guarantee shall be produced as days from the date of issue of the contract and remain value completion of warranty period. If delivery period is extended and the extension of Bank Guarantee within 30 days after the iod to keep its validity always 60 days beyond of the extended and the contract and remain value and the extension of Bank Guarantee within 30 days after the iod to keep its validity always 60 days beyond of the extension BG form can be obtained from DP(N) on e-mail address given BG is enclosed at Annex B.	ue nk he ke en by llid ed, he ed	
commission		<u>et.</u> There shall be "zero tolerance" against bribes, gift ducement of any kind or their promises thereof by Supplier ment official / staff whether to solicit any undue benefit, favo	/ agreed	Understood not agreed
or otherwise compliance:	. Follov	ving provisions must be clearly read & understood for stri	ct	
•	ective o	ty Pact shall be applicable to all tenders / contract of their financial value. However, a written Integrity Pact sha	all agreed	Understood not agreed
agenc is a	y and to	or contracts exceeding Rs 10 Million between the procuring the supplier / contractor i.a.w Rule-7 of PPRA-2004. The fore at www.ppra.org.pk or can be requested AKNAVY.GOV.PK		
	cal act	upplier / Contractor is found involved in any unbusiness-like	ne agreed	Understood not agreed
		 DP (Navy) shall take severe disciplinary action against the tirm / company, which may include, but not limited to, 	ai	

action against the individual (s) involved as per Pakistan's Code of Criminal Procedure. It is strictly forbidden to socialize, call or meet any official / staff of DP (Navy) C. in private or during off hours. If any official / staff from Purchaser Understood Understood not agreed agreed side asks for any undue favour or gratification directly or indirectly, the matter is to be immediately brought to the personal notice of Director Procurement (Navy) on Tel: 051-9271468 or through a personal meeting in office. Privacy of firms and their Reps sharing such information will be guaranteed without any prejudice to their normal business activities. 22. Correspondence. All correspondence will be addressed to the Purchase Understood Understood not agreed i.e. DP (Navy). Correspondence with regard to payment or issue of delivery receipmay be addressed to CMA Rawalpindi & Consignee respectively with copy endorsed to the DP (Navy). 23. **Pre-shipment Inspection**.PN may send a team of officers including DP(N) Understood Understood member for the inspection of major equipments and machinery items at OEM not agreed premises as per terms of contract. If not already provided for and mentioned in the I.T, firm(s) must clarify the place, number of persons, duration and whether expenses on such visits would be borne by the Purchaser or Contractor. In case contractor is responsible for bearing such expenses, detailed breakdown of the same should be given separately in the commercial offer. 24. Amendment to Contract. Contract may be amended/modified to include Understood Understood fresh clause (s) modify the existing clauses with the mutual agreement by the not agreed supplier and the purchaser; such modification shall form an integral part of the contract. 25. Discrepancy. The consignee will render a discrepancy report to all Understood Understood not agreed agreed concerned within 60 days after receipt of stores for discrepancies found in the consignment. The quantities found short are to be made good by the supplier, free of cost. 26. **Price Variation.** Prices offered against this tender are to be firm and final. a. Where the prices of the contracted stores/raw material are controlled nderstood b. Understood not agreed by the government or an agency competent to do so on government behalfgreed then price increase/decrease will be allowed at actual on case to case basis on production of government notification by the Supplier for the subject stores where the firms are contractually obliged and bound to produce the stores from raw materials supplied by government/State controlled departments in consultation with Military Finance. Except for calculation or typographical errors, the rates of the contracts not having a price variation clause PVC clause will not be increased subsequently. But when such an increase is considered desirable in the interest of expeditious supply of stores and is necessitated by the circumstances beyond the control of the Supplier, the case may be decided

accordingly.

PERMANENT BLACKLISTING of firm / company through DGDP and legal

27. Force Majeure.

a. The supplier will not be held responsible for any delay occurring in	
supply of equipment due to event of Force Majeure such as acts of God,	agreed
War, Civil commotion, Strike, Lockouts, Act of Foreign Government and its	
agencies and disturbance directly affecting the supplier over which events	
or circumstances the supplier has no control. In such an event the supplier	
shall inform the purchaser within 15 days of the happening and within the	
same timeframe about the discontinuation of such circumstances/happening	
in writing. Non-availability of raw material for the manufacture of stores, or of	
export permit for the contracted stores from the country of its origin, shall	
not constitute Force Majeure.	

Understood

not agreed

Understood

not agreed

- b. The Supplier shall provide the Purchaser with all the necessary proof of the occurrence of the events and its effect on the contract performance within 30 days from the start to force majeure event.
- c. The Purchaser shall be entitled to conduct investigation into the cause of delay reported by the Supplier.
- d. Where the delay was due to genuine force majeure event it shall extend the delivery for a period of equal to the period in which such force majeure remains operative.
- e. Such extension in delivery period, due to force majeure, shall not entitle the Suppliers to claim any extra from the Purchaser.

28. Arbitration. Parties shall make their attempt to settle all disputes arising	Understood
under this contract through friendly discussions in good faith. In the event that	agreed
either party shall perceive such friendly discussion to be making insufficient	
progress towards settlement of dispute (s) at any time, then such party may be	
written notice to the other party refer the dispute (s) to final and biding arbitration	
as provided below:	

- a. The dispute will be referred for adjudication to two arbitrators one to be nominated by each party, who before entering upon the reference shall appoint an umpire by mutual agreement, and if they do not agree a judge of the Superior court shall be requested to appoint the umpire. The arbitration proceedings shall be held in Pakistan and under Pakistani Law.
- b. The venue of the arbitration shall be the place from which the contract is issued or such other places as the Purchaser at his discretion may determine.
- The arbitration award shall be firm and final.
- d. In course of arbitration the contract shall be continuously be executed except that part which is under arbitration
- e. All proceedings under this clause shall be conducted in English language and in writing

	of Jurisdiction. In case of any dispute only court of jurisdiction at akistan shall have jurisdiction to decide the matter.	Understood agreed	Understood not agreed
are liable to b 35, if the sto	Liquidated Damages upto 2% per month e imposed on the suppliers by the purchaser in accordance with DP-res supplied after the expiry of the delivery date without any valid I value of LD shall not exceed 10% of the contract value.		
with the cont	urchase. In the event of failure on the part of supplier to comply ractual obligations the contract will be cancelled at the Risk and of the supplier in accordance with DP-35.		
	ensation Breach of Contract. If the contractor fails to entracted stores or contract is cancelled either on RE or without RE or	Understood agreed	Understood not agreed
declared defe pay to the Go default or from place such co competent au the purchase	me ineffective due to default of supplier / seller or stores / equipment ctive and caused loss to the Government, contractor shall be liable to overnment compensation for loss or inconvenience resulting for his in the rescission of his contract when such default or rescission take empensation will be in excess to the RE amount, if imposed by the thority. Compensation amount in terms of money will be decided by officer and will be deposited by contractor / seller in Government ecurrency of contract.		
compensation representative except the aggovernment a breach of suc nominated repthe Manufacture	cies/Commission/Gifts. No commission, rebate, bonus, fee or in any form shall be paid to any local or foreign agent, consultant e, sales promoter or any intermediary by the Manufacturer/Supplier ent commission payable as per the agent commission policy of the and as amended from time to time and given in the contract. Any h clause(s) of the contract by Manufacturer/Supplier and/or their sole presentative may result in cancellation of the contract blacklisting of arer/Supplier financial penalties and all or any other punitive measure chaser may consider appropriate.	Understood agreed	Understood not agreed
34. Termin	nation of Contract.		
	If at any time during the currency of the contract the Purchaser s to terminate the contract for any reason whatsoever (other than for	Understood agreed	Understood not agreed
a regis delivery are in	s of Non-Delivery) he shall have right to do so by giving the Supplier tered notice to that effect. In that event the Purchaser will accept at the contract price and terms of such stores/goods/services which the actual process of manufacture that is completed and ready for within thirty days after receipt by the Supplier of such notice.		
	In the case of remainder of the undelivered stores/goods/services the ser may elect either:		
	(i) To have any part thereof completed and take the delivery thereof at the contract price or.		
1	(ii) To cancel the remaining quantity and pay to the Supplier for the articles or sub-components or raw materials purchased by the Supplier and are in the actual process of manufacture at the price to		

be determined by the Purchaser. In such a case materials in the

process of manufacture shall be delivered by the Supplier to the Purchaser.

- (iii) No payment shall however be made for any materials not yet in the actual process of manufacture on the date notice of cancellation is received.
- c. Should the Supplier fail to deliver goods/services in time as per quality terms of contract or fail to render Bank Guarantee within the stipulated time period or any breach of the contract the Purchaser reserves the right to terminate/cancel the contract fully or any part thereof at the risk and expense (RE) of the Supplier.

LOWES WRITTI	VES FU ST. GRO	ULL RIGHTS TO ACCEPT OR REJECT ANY OR ALL OFFERS INCLUDING THE agreed OUNDS FOR SUCH REJECTIONS MAY BE COMMUNICATED TO THE BIDDER UPON QUEST, BUT JUSTIFICATION FOR GROUNDS IS NOT REQUIRED AS PER PPRA	Inderstood ot agreed
36.		orrand to	nderstood ot agreed
		WITH THIS ENQUIRY AND SUBSEQUENT ACTIONS ARISING THERE FROM COME	C
REQUE CONCE	STED T	SCOPE OF THE OFFICIAL SECRETS ACT, 1923. YOU ARE, THEREFORE, TO ENSURE COMPLETE SECRECY REGARDING DOCUMENTS AND STORES WITH THE ENQUIRY AND TO LIMIT THE NUMBER OF YOUR EMPLOYEES HAVING HIS INFORMATION.	
		THE DATE OF DOWNLOADING OF IT FROM THE PPRA WEBSITE I.E. agreed	nderstood ot agreed
	T IVALORE		
38.	Disqu	JALIFICATION. OFFERS ARE LIABLE TO BE REJECTED IF:-	
	Α.	RECEIVED LATER THAN APPOINTED/FIXED DATE AND TIME. Understood Un	derstood
	В.	OFFERS ARE FOUND CONDITIONAL OR INCOMPLETE IN ANY RESPECT. agreed not	t agreed
	C.	THERE IS ANY DEVIATION FROM THE GENERAL /SPECIAL/TECHNICAL	
	INSTR	RUCTIONS CONTAINED IN THIS TENDER.	
	D.	FORMS DP-1, DP-2 (ALONG WITH ANNEXES), AND DP-3 DULY SIGNED, ARE	
	NOT	RECEIVED WITH THE OFFERS.	
	D.	Taxes and duties, freight/transportation and insurance charges	
		INDICATED SEPARATELY AS PER REQUIRED PRICE BREAKDOWN MENTIONED AT	
	Para		
	E.	Treasury challan is NOT attached with the offer.	
	F.	MULTIPLE RATES ARE QUOTED AGAINST ONE ITEM.	
	G.	Manufacturer's relevant brochures and technical details on	
		R EQUIPMENT ASSEMBLIES ARE NOT ATTACHED IN SUPPORT OF	
		IFICATIONS.	
	.1	Subject to restriction of export license	

NON-INITIALED/

OFFERS

LOCAL CURRENCY AND VICE VERSA.

K.

L. M.

ENCLOSED.

(COMMERCIAL/TECHNICAL)

IF THE VALIDITY OF THE AGENCY AGREEMENT IS EXPIRED.

THE COMMERCIAL OFFER AGAINST FOB/CIF/C&F TENDER IS QUOTED IN

PRINCIPALS INVOICE IN DUPLICATE CLEARLY INDICATING WHETHER PRICES

QUOTED ARE INCLUSIVE OR EXCLUSIVE OF THE AGENT COMMISSION IS NOT

UNAUTHENTICATED AMENDMENTS/CORRECTIONS/OVERWRITING.

- P. EARNEST MONEY IS NOT PROVIDED.
- Q. EARNEST MONEY IS NOT PROVIDED WITH THE TECHNICAL OFFER (OR AS SPECIFIED).
- R. IF VALIDITY OF OFFER IS NOT QUOTED AS REQUIRED IN IT OR MADE SUBJECT TO CONFIRMATION LATER.
- S. OFFER MADE THROUGH FAX/E-MAIL/CABLE/TELEX.
- T. IF OFFER IS FOUND TO BE BASED ON CARTEL ACTION IN CONNIVANCE WITH OTHER SOURCES/ PARTICIPANTS OF THE TENDER.

Understood

agreed

Understood

not agreed

- U. IF OEM AND PRINCIPAL NAME AND COMPLETE ADDRESS IS NOT MENTIONED.
- V. ORIGINAL PRINCIPAL INVOICE IS NOT ATTACHED WITH OFFER.

39.	<u>Appeal</u>	<u>s by</u>	Suppli	ier/	Firm.	Any	aggrieved	Supplie	er/Firm	against	the
decis	sion of DF	(N) c	or CINS	or a	ny othe	r pro	blematic ai	rea towa	rds the	execution	on of
the	contract	may	prefer	an	Appea	l to	Standing	Appeal	Comm	ittee (S	SAC)
com	prising PN	I Offic	ers and	mili	tary fina	ance	rep at Nav	al headq	uarters	, Islama	baď.
The	detail and	timel	ine for p	refe	rring ap	peals	s is given b	elow:			

S.No.	Category of Appeal	Limitation	on Pe	eriod	
a.	Appeals for liquidated damages	Within decision	30	days	of
b.	Appeals for reinstatement of contracts	Within decision	30	days	of
C.	Appeals for risk & expense amount	Within decision	30	days	of
d.	Appeals for rejection of stores	Within decision	30	days	of
e.	Appeals in all other Cases	Within	30	days	of

	d.	Appeals for rejection of stores	decision	00	aays	01		
	e.	Appeals in all other Cases	Within decision	30	days	of		
		ion. Any appeal received after the laps not be entertained.	e of timel	ines (given in	para	Understood agreed	Understoo not agreed
undert	ake to a	ms not Registered with DGDP. Firms pply for registration with DGDP prior sign	ning of Co	ntract	t. Details	s can	Understood agreed	Understoo not agreed
aw pa	ras 12 a	GDP website www.dgdp.gov.pk . These firen and 14 above and provision of documents and 14 above and provision of documents and GST registration of the second secon	ary proof					
Agreed	d" shall ı	emnly undertake that all IT clauses in the changed / withdrawn after tender form the baseline for subsequent contract.	opening.	The	IT provi	sions ^t	Inderstood greed	Understood not agreed
1 3.	The abo	ove terms and conditions are confirmed in	total for	accep	tance.			
14.	Format	of DPL-15 (warranty form) and PBG are	enclosed	as An	nex A &	в.		

45. **SECRECY (NON DISCLOSURE AGREEMENT) NDA**

a. The Supplier(s) shall undertake as per Annex-C that any information about the sale/ purchase of the stores under this contract shall not be communicated to any person, other than the manufacturer of the stores, or to any press or agency not authorized by the DP(N) to receive it.

	,	on this acc	•		
Supplier.					

SINCERELY YOURS,
(TO BE SIGNED BY OFFICER CONCERNED) RANK:
NAME:

DPL-15 (WARRANTY)

FIRM'S NAME: M/S			

- 1. We hereby guarantee that the articles supplied under the terms of this contract are produced new in accordance with approved drawings/specification and in all respect in accordance with the terms of the contract, and the materials used whether or not of our manufacture are in accordance with the latest appropriate standard specifications, as also in accordance with the terms of complete of good workmanship throughout and that we shall replace FOR/DDP Karachi free of cost every article or part thereof use or in use shall be found defective or not within the limits and tolerance of specifications requirement or in any way not in accordance with the terms of the contract.
- 2. In case of our failure to replace the defective stores free of cost within a reasonable period, we shall refund the relevant cost FOR/DPP Karachi (As the case may be in currency in with received).
- 3. This warranty shall remain valid for <u>01 Year</u> after the acceptance of stores by the end user

The signature must be the same as that on the tender/contract, or if otherwise must be shown to be the signature of a person capable of giving a guarantee on behalf of the contractor

SIGNATURE
DATE
PLACE

BANK GUARANTEE FOR PERFORMANCE ON JUDICIAL/E-STAMP PAPER OF RS.100/- OR AS SUITABLE TO THE AMOUNT OF BG

1.	Contract NoDate
2.	Name of Firm/Contractor
3.	Address of Firm/Contractor
4.	Name of Guarantor
5.	Address of Guarantor
6.	Amount of Guarantee
	()
	(in words)
7.	Date of Expiry of Guarantee
SIR,	To: The President of Islamic Republic of Pakistan through the Controller of Military Accounts (Defence Purchase) Rawalpindi
OIIX,	
	Whereas your goodself have entered into Contract No with Messrs
is the s for a su	after referred to as our customer and that one of the conditions of the contract submission of unconditional bank guarantee by our customer to your goodself um of Rs
9.	In compliance with this stipulation of the contract, we hereby agree and ake as under:
	a. To pay to you unconditionally on demand and/or without any reference to our customer an amount not exceeding the sum of Rs
	would be mentioned in your written demand notice.
	b. To keep this guarantee in force till
	c. That the validity of this bank guarantee shall be kept 60 days beyond of the original/extended delivery period or the warrantee of the stores which so ever is later in duration on receipt of information from our customer i.e. M/s
	or from your office. Our liability under this bank guarantee shall cease on the closing of banking hours on the last date of the validity of the bank guarantee claim received thereafter shall not be entertained by us whether your suffer a

loss or not. on receipt of payment under this guarantee, this document i.e. bank guarantee must be clearly cancelled, discharged and returned to us.

- d. That we shall inform your office regarding termination of the validity of this bank guarantee one clear month before the actual expiry date of this guarantee.
- f. That the bank guarantee herein before given shall not be affected by any change in the constitution of the bank or customer/Supplier or vendor.
- g. That this is an unconditional Bank Guarantee, which shall be encashed on sight on presentation without any reference to our customer/Supplier or vendor.

GUARANTOR

Dated:	(Bank Seal and Signatures)

UNDERTAKING / NON – DISCLOSURE CERTIFICATE

	(Name	e & Appointment)
On l	pehalf of	
(Nar	me for firm / Contractor)	
(Wit	h address and Telephone number)	_
prov pena	rets Act 1923 and conditions here visions on my part or any employee	g to abide by the provision of Official einafter contained. Breach of these of the firm, in addition to any other te ceasing of further interaction and
		Sig
		Status/Appointment Place
		Date
1.	Signature of witnessName (in block capital	 Seal & Date
2.	Signature of witness Name (in block capital CNIC No (Please attach photocopy) Address	 Seal & Date

INVITATION TO TENDER FORM

- 1. Schedule to Tender No 2383030/R-2311/380143/A DATED 02 OCT 23. This tender will be closed for acceptance at 1030 Hours and will be opened at 1100 Hours on 17th Apr 24. Please drop tender in the Tender Box No. 206 at DP (Navy).
- 2. You are requested to please use this Performa for price quotation, fill in the prices, affix your stamp on the same, sign it and forward it in original as your Commercial offer along with the covering letter of your firm. If you do not use this form as price quotations your offer may be rejected.
- 3. Please tick the prescribed IT instructions and confirm complied or not complied in the column given in front of each instruction.
- 4. You are requested not to use ink of any color other than black and there should be no writing/overwriting except in the column/columns specified for that purpose.
- 5. Any overwriting will render your offer liable for rejection.
- 6. You are requested to please attach DP-1 and DP-3 along with your quotation duly signed & stamped. Same can be requested from DP(N) at Email ADPN38@PAKNAVY.GOV.PK

S NO	DETAIL OF STORES	QTY/ UNIT	UNIT PRICE	TOTAL PRICE
NO		UNIT	PRICE	PRICE
	Category of items: NIV Drugs	As per		
	(04 x Items) List of items and quantities: As per Annex A	Annex A		
	List of Rema dia quantities. The per Affilex A			
	Special/ General Instructions: As per Annex B.			
	Criteria for selection of Firms & evaluation of brands for supply of medicines: As per Annex C.			
	NOTE:			
	1. Technical offer on firm's letterhead must be attached with the DP-2 on separate sheet duly complied and stamped. Firms stamping/ signing on DP-2 and not providing separate technical quotes will be rejected.			
	2. All documents/ certificates required for evaluation of firms and brands are to be enclosed with Technical Offer.			
	18% GST	ı		
	Grand Total			

Terms & Conditions

- 1. **General Instructions**. As per Annex B and Annex C.
- 2. <u>Terms of Payment.</u> 80% on inspection note (after successful acceptance/ inspection of stores) & 20% after issuance of CRV.
- 3. Origin of Stores. To be indicated by firm
- 4. Name of Manufacturer/ Brands. To be indicated by firm
- 5. <u>Technical Scrutiny Report.</u> Required.
- 6. **Delivery Period.** 1st July 2024 to 30th June 2025. (As per Annex B).
- 7. <u>Currency.</u> Pak Rupees.
- 8. **Basis for acceptance**. FOR/ DDP basis
- 9. <u>Bid validity</u>. The validity period of quotations must be indicated and should invariably be 120 days from the date of opening of commercial offer or 30th June whichever is later.
- 10. <u>Tendering procedure</u> Single Stage Two Envelope bidding procedure will be followed. PPRA Rule 36(b) as given below:
 - a. <u>Technical Offer</u>: Evaluation of firms and Evaluation of brands as per criteria given in Annex B and C.
 - b. <u>Commercial Offer</u>: Only those firms how are cleared technically will be considered for commercial offer. Accordingly commercial offer of only selected firms for accepted brands will be considered for award of contract based on the principle of "Lowest technically evaluated bid".
- 11. <u>Earnest Money/Tender Bond:-</u> Your tender must be accompanied by a Call Deposit Receipt (CDR) in favor of CMA (DP), Rawalpindi for the following amounts.
 - a. Rates FOR Contract. The rate of earnest money and its maximum ceiling for different categories of firms would be as under:-
 - (i) <u>Registered/Indexed/Pre-Qualified Firms</u>. 1% of the quoted value subject to maximum ceiling of Rs. 0.05 Million.
 - (ii) <u>Registered/Pre-Qualified but Un-indexed Firms</u>. 1.5% of the quoted value subject to maximum ceiling of Rs. 0.1 Million.
 - (iii) <u>Unregistered/not Pre-Qualified/Un-indexed Firms</u>. 2.5% of the quoted value subject to maximum ceiling of Rs. 0.2 Million.
 - (iv) <u>Submitting Improper Earnest Money</u>. Earnest Money/ Bid Security furnished with tender is strictly in conformity of tender/ IT condition (Clause 14 of DP-1 and Clause 11 of DP-2) on the subject. We have no objection on confiscation of Earnest Money/ Bid security and rejection of our offer in case amount of Earnest Money/ Bid Security is improper/ Insufficient in violation of IT Condition.

b. Return of Earnest Money

- (i) Earnest money to the unsuccessful bidders will be returned on finalization of the contract.
- (ii) Earnest money of the firm/firms with whom contract is concluded will be returned on submission of Bank Guarantee and its acceptance by CMA (DP).

12. Special Note.

- a. All Participating firms must submit technical offers in duplicate (one for TSR committee and one for DP (Navy) record).
- b. Unregistered firms are to submit a certificate along with their Technical offer stating that the firm is not black listed by any government organization and not under disciplinary trial or embargo.
- c. Firms, un-registered / un-indexed with DGDP (Registration Section) are to acquire prior approval from DP (Navy) to participate in the tender competition through formal application accompanied by Challan Form of Rs 2,000.00 in favour of CMA (DP).
- d. Only registered suppliers on Active Taxpayers List (ATL) of FBR are eligible to participate in the Tender and submit quote.
- e. Release of payments is subject to mandatory submission of Filer Certificate duly issued by FBR showing the name of supplier on Active Taxpayers List (ATL). No payment will be released by CMA(DP) unless latest Filer Certificate duly issued by FBR showing the name of supplier on its Active Taxpayers list is submitted along with payment documents.
- f. In case of Pakistani firms, sales tax, NTN and income tax registration certificates are to be attached with the technical and commercial offers both. These certificates are mandatory with the BID, otherwise offer shall be REJECTED.
- g. Company registration certificates are to be attached with offer.
- h. Requisite amount of earnest money (in shape of CDR in the favour of CMA (DP)) is to be attached in separate envelope in sealed condition with the Technical offer. Photocopy of the same shall also be attached with DP-2 as a testimony. **Cheques/ crossed cheques, shall not be accepted in any case**. Earnest money can be verified at any stage.
- j. Duly completed Form DP-1 and DP-3 are to be attached with Technical Offer.
- k. DP-2 Form shall also be submitted with Technical Offer without mentioning of prices.

Note: In case of failure to comply with the above instructions, Terms and Conditions, offer shall be liable for rejection.

ANNEX A

TENDER NO. 2383030/R-2311/380143/A DATED 02 OCTOBER 2023

General Instructions:

- 1. Firms are to fill all fields of this form **except unit price** and attach this page with "**Technical Offer**" duly signed/ stamped.
- 2. Firms are to fill all field of this form **including unit price** and attach the page with "Commercial Offer" duly signed/ stamped.
- 3. Equivalent Brands with compatible specifications also acceptable.
- 4. Firms are to specify **quoted brands with manufacturer & Country of Origin** CLEARLY.
- 5. Firms are to quote "A/U" as per IT.
- 6. Sample of brands will be provided by the firms (if required).

Item No.	(PVMS / NIV No)	Description of Stores / Preferred Brands (Nomenclature /Generic Name (Equivalent Brands acceptable)	Strength/ Specs	A/U	Qty Req	Sample Required	Brand Quoted by the Firm	Manufacturer	Country of Origin	Quoted (Yes/ No)	Unit Price	GST (If Any)
1.	651B DRG	PAZOPANIB	400 MG	TAB/CAP	3,000	Not Req						
2.	651A DRG	PAZOPANIB	200 MG	TAB/CAP	3,000	Not Req						
3.	652A DRG	PEMETREXED	500 MG	AMP/VIAL	500	Not Req						
4.	652B DRG	PEMETREXED	100MG	AMP/VIAL	1,000	Not Req						

TENDER NO. 2383030/R-2311/380143/A DATED 02 OCT 23

SPECIAL INSTRUCTIONS / TERMS AND CONDITIONS					
<u>ription</u>	Firm's Remarks Comply / Not Comply				
GENERAL					
a. All medical stores items will be according to Generic nomenclature as per PVMS/NIV lists. Any deviation will not be accepted.b. Supplied medical stores should have atleast 2 years/minimum of 70% remaining shelf life at the time of delivery with some exceptions:-					
 The surgical disposables having shelf life of 05 years or more are acceptable at minimum of 50% shelf life. Lab kits with 50% shelf life are accepted. In case of emergent requirement stores with less shelf life can be accepted at the discretion of inspection authority to fulfill user requirement. 					
 c. The under taking from the company/distributor for replacing the same with fresh stock (if not consumed) will be provided by the contractor for items in para b (1), & (2) above. d. The supplier/firm is bound to replace the near expiry (06 months) medical stores with fresh stock if not consumed without any extra charges. 					
 e. Delivery challan and invoice must include the information i.e nomenclature, batch number, and manufacturing and expiry date at the time of delivery of goods. f. Supplier/firm will ensure provision of Analysis Report of chemical/regents & lab kits in case of manufacturing and expiry date are not mentioned. Otherwise supply will not be accepted. The Quality Control/Quality Assurance test report of other medical store items supplied at PNMSD/PNS HAFEEZ will be submitted as and when required. 					
PACKING: The dispensing items must be delivered in proper sealed bottles/containers of good quality with proper labeling (as per durg Act 1976) clearly specifying all the pre-requisite information.					
DELIVERY:					
 a. Medicines will be demanded and delivered as per supply order on quarterly basis or as and when required during: 1st July 2024 to 30th June 2025. b. The consignee is bound to take minimum 75% of the entire contracted quantity of this contract and demand will be governed according to the requirement. The supplier will not claim any compensation on this account, quantities of items may be 15% enhanced i.a.w PPRA rules. c. Every item must be stamped (by laser printing) PNMSD Not for Sale and stamp should be visible clearly on the outer carton, vial, 					
	a. All medical stores items will be according to Generic nomenclature as per PVMS/NIV lists. Any deviation will not be accepted. b. Supplied medical stores should have atleast 2 years/minimum of 70% remaining shelf life at the time of delivery with some exceptions:- (1) The surgical disposables having shelf life of 05 years or more are acceptable at minimum of 50% shelf life. (2) Lab kits with 50% shelf life are accepted. (3) In case of emergent requirement stores with less shelf life can be accepted at the discretion of inspection authority to fulfill user requirement. c. The under taking from the company/distributor for replacing the same with fresh stock (if not consumed) will be provided by the contractor for items in para b (1), & (2) above. d. The supplier/firm is bound to replace the near expiry (06 months) medical stores with fresh stock if not consumed without any extra charges. e. Delivery challan and invoice must include the information i.e nomenclature, batch number, and manufacturing and expiry date at the time of delivery of goods. f. Supplier/firm will ensure provision of Analysis Report of chemical/regents & lab kits in case of manufacturing and expiry date are not mentioned. Otherwise supply will not be accepted. The Quality Control/Quality Assurance test report of other medical store items supplied at PNMSD/PNS HAFEEZ will be submitted as and when required. PACKING: The dispensing items must be delivered in proper sealed bottles/containers of good quality with proper labeling (as per durg Act 1976) clearly specifying all the pre-requisite information. DELIVERY: a. Medicines will be demanded and delivered as per supply order on quarterly basis or as and when required during: 1st July 2024 to 30th June 2025. b. The consignee is bound to take minimum 75% of the entire contracted quantity of this contract and demand will be governed according to the requirement. The supplier will not claim any compensation on this account, quantities of items may be 15% enhanced i.a.w PPRA rules. c. Every Ite				

Compliance to national and international standards of Cold Chair

Facility is mandatory for supplier. Failing which the items will be returned.

e. Contractor/Supplier is bound to supply required medicine within 30

d.

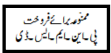
days of the supply order, in case of late delivery of stores, LD charges will be imposed as per DPP&I-35 (Revised 2019) @ 1% TO 2% per month of the value of stores delivered late However, maximum penalty shall not exceed 10% of the total value of such stores.

4. **INSPECTON:**

Inspection of stores will be carried as per following parameters:

- a. Quantities supplied are according to supply order.
- b. Will ensure proper shelf life i.e minimum 70% or 2 years.
- c. Will ensure inner & outer packing of product according to the standards. No worn out of tempering of seals allowed.
- d. There should be no breakage of ampoules/Vial, foil/blisters & bottle.
- e. Date of expiry & manufacturing date should be clearly mention on outer and inner packing material.
- f. Batch number on inner & outer packing should be printed/engraved.
- g. Following stamps should be clearly mentioned on all vial/ampoules/blister/foil/bottles and also on outer packing "NOT FOR

SALE FOR PNMSD USE ONLY" &



- h. Ensure proper storage of medicines, in case of temperature sensitive items to ensure cold chain.
- j. Ensure all the particulars i.e product name, quantity, batch No, Mfg date and expiry date are mention on DC.
- k. Product supplied should be of single or two batches, multiple batches are not acceptable.
- AFMSL/TESTING Random samples out of delivered stores by supplier, will be sent for AFMSL/DTL testing on discretion of purchaser. Quantities of items consumed/sent for testing will be replenished free of cost by supplier.

6. TEST AND INSPECTION EXPENDITURE

- a. Whenever incurred will be borne by supplier.
- b. Any product of the firm that is declared 'Spurious' substandard by any government/contracted lab all products of that firm will be rejected.
- c. The firm should not have any biotech recall history of being substandard/adulterated for last two years.

ANNEX C PNMSD INDENT/ TENDER

EVALUATION CRITERIA FOR SECLECTION OF FIRMS & EVALUATION OF BRANDS FOR SUPPLY OF MEDICINES

1. While adhering to the PPRA Rules-2004, this Evaluation Criteria has been set forth based on which selection of firms and evaluation of brands of medicines will be made as per schedule of stores given in this tender. The evaluation criteria comprise of two parts (1) Evaluation Criteria for Selection of Firms (2) Evaluation Criteria for selection of various brands of Medicines/ Stores. The same are covered in succeeding paragraphs.

PART-I: EVALUATION CRITERIA FOR SELECTION OF FIRMS/ SUPPLIERS

2. As laid out in PPRA-2004, companies/ suppliers participating in the tender must fulfill the eligibility criteria laid down hereunder in totality. In case any clause is not applicable on certain products/ types of medicines, the same should be replied as "Not Applicable" along with cogent reasons/ justification.

a. **Licenses**

- (1) Manufacturer shall provide valid Drugs Manufacturing License.
- (2) Sole agents of Foreign Principal shall provide Valid Drugs Sale license.
- (3) Sole agents/importers will also provide valid sole agency agreement.
- (4) Manufacturers represented by distributer are to submit their drug sale license along with manufacturer's license and authority letter of companies being represented.

b. Good Manufacturing Practices (GMP) Certificate

- (1) Firm shall provide valid GMP certificate. The firm whose GMP certificate is expiring by June 2018 and applied for renewal in time but the inspection not conducted by Drug Regulatory Authority of Pakistan/ concerned Regulatory Authority then last issued GMP certificate will be considered valid, however, the firm will provide GMP upon receipt of the same but before signing of contact.
- (2) In case of imported products valid GMP certificate or equivalent issued by the regulatory authority of manufacturer's country will be accepted.

c. **ISO Certificate or equivalence from country of origin**

- (1) ISO certification or equivalent for manufacturing of pharmaceuticals is to be submitted along with documents.
- (2) In case of distributer, ISO certificate from the manufacturer being represented is to be submitted.
- d. <u>Analysis Report.</u> Analysis report of products being quoted preferably from Central Drug Laboratories (CDL), Armed Forces Medical Stores Laboratory (AFMSL) or any other government agency or in case same is not available analysis report of the company will be submitted for each product.

e. **Spurious Adulterated And Sub Standard Drug**

- (1) Any firm whose product is declared 'Spurious' by any Government Laboratory will not be eligible.
- (2) If during testing of samples any product is declared sub-standard or adulterated the firm will not be eligible.
- (3) If the firm is convicted by Drug Court during last three years the same will not be eligible.

f. Financial Health

- (1) A summary of continuous supply records for last three years of each quoted product to ascertain the availability of product in the local market.
- (2) The firm shall provide volume of sales in terms of units/ cost for last three years.
- (3) Audit report and tar turn for last one year.
- (4) NTN and GST certificates of firm/ distributer/ importer.
- (5) Annual turnover of goods must be Ten times more than the approximate quantities mentioned in the tender. Documentary proof of the same is to be provided.

g. HVAC System

- (1) The production unit must have a proper HVAC system.
- (2) Certification of the same is to be provided.

h. Registration (Permanent / Provisional) with DGDP

- (1) As given in Form DP-1, all participating firms / suppliers should preferably be registered with DGDP. However, all non-registered firms MUST be willing to register with DGDP (Permanent or Provisional) to quality for this tender.
- (2) For all non-registered firms, security clearance will be carried out by DGDP (F.S Section) through ground-check prior their registration. All those firms who do not provide requisite verification documents for registration / security clearance shall not be considered for award of contract.
- (3) If any information given was found to be incorrect, incomplete or materially inaccurate, the entire offer will be rejected i.a.w Rule-18 of PPRA-2004.
- (4) If the supplying firm is already black listed by any government procuring agency the offer will be rejected i.a.w DPP&I-35 (Revised 2019) promulgated by MoDP / DGDP

PART-II: EVALUATION CRITERIA FOR SELECTION OF BRANDS / TYPES OF MEDICINES & MEDICAL STORES (AS APPLICABLE)

3. In addition to the criteria laid down above for selection of firms/ suppliers peculiar to the production / delivery of medicines, various brands/ types of medicines quoted by eligible firms/ suppliers shall be selected by standing Medical Stores Advisory committee (MSAC) based on evaluation process given hereunder:

a. Efficacy in relation to Drug patient recover rate.

- (1) As the efficacy of different brands varies considerably directly affecting the length of treatment and total cost, hence MSAC will assess the rate of recovery of different brands.
- (2) Those brands that have shown better recovery rate will be endorsed.

b. Patient Compliance

- (1) MSAC in co-ordination with concerned specialists, will assess patient compliance of different brands.
- (2) Drugs having better compliance with respect to following will be accepted:
 - (a) Presentation
 - (b) Taste
 - (c) Smell
 - (d) Intensity of side effects
 - (e) Faith of prescriber/user
- c. **Availability of Drug in Market**. Brands that are easily available & are well reputed will be selected.
- d. **Strength Package of Drugs**. As requirement varies with patients following shall be considered for selection:
 - (1) Availability of product in different strengths.
 - (2) Availability of product in different dosage forms like tablets, injections & syrups.
- e. <u>Clinical Trials/ Time Tested Brands</u>. Following brands / types shall be preferred:
 - (1) Past experience of brands with respect to efficacy & quality.
 - (2) Patient feedback to particular/ specific brands.

DISQUALIFICATION OF SUPPLIERS / FIRMS

4. As laid out in Rule-17 of PPRA-2004, DP (Navy) reserves the right to reject any offer(s) at any stage of the procurement proceedings, upon having credible reasons for or *prima facie* evidence of any defect in suppliers / firms capacities or inaccurate claims made for specific brands / types of medicines to be fully compliant to the aforementioned criteria irrespective of the fact that whether such firms / brands were already pre-qualified / selected or not. This disqualification may, *inter alia*, be made along with confiscation of earnest money (bid security) and / or any other disciplinary / legal action as prescribed in DPP&I-35 (Revised 2019) and Rule-19 of PPRA-2004.

POINT OF CONTACT REGARDING ANY TECHNICAL QUERIES

5. In case of any queries related to technical nature or specifications of medicines / items required under this tender, following point of contact is to be approached for clarification / guidance between 8.00 AM to 3.00 PM hours on any working day:

CDR RASHID ALI
O I/C PNMSD at PNS SHIFA
DHA-Phase-II, KARACHI

Telephone: 021-48506513

021-48506639

Commandant PNS SHIFA Telephone: 021-48506501

Commandant PNS HAFEEZ Telephone: 051-20063297

TENDER	No- <u>2383030/R-2311/380143/A</u>	
	<u>DATED 02 Ост 23</u>	NAME OF THE FIRM
10.	THE DIRECTOR OF PROCUREMENT (SECTION P-38) THROUGH BAHRIA GATE, NEAR SNID (NAVAL RESIDENTIAL COMPLEX, SECTOR E-81 ISLAMABAD. TEL: 051-20062079	
DEAR SIR		Date
THE TENDE OFFERED A WILL NOT B	ER INQUIRY OR SUCH PORTION THEREOF AS Y AGAINST THE SAID SCHEDULE AND FURTHER A BE WITHDRAWN OR ALTERED IN TERMS OF RATE HIS DATE. I/WE SHALL BE BOUND BY A COI	OF PROCUREMENT (NAVY) THE STORES DETAILED IN SCHEDULE TO OU MAY SPECIFY IN THE ACCEPTANCE OF TENDER AT THE PRICES GREE THAT THIS OFFER WILL REMAIN VALID UP TO 120 DAYS AND ES QUOTED AND THE CONDITIONS ALREADY STATED THEREIN OR ON MMUNICATION OF ACCEPTANCE TO BE DISPATCHED WITHIN THE
NO. DPP8 DEFENCE (THOROUGH AM/ARE FU	&I-35 (Revised 2019) INCLUDED IN THE PA (DIRECTORATE GENERAL DEFENCE PURCHAS HLY EXAMINED THE SPECIFICATIONS/DRAWING	DERS AND GENERAL CONDITIONS GOVERNING CONTRACT IN FORM AMPHLET ENTITLED, GOVERNMENT OF PAKISTAN, MINISTRY OF SE) "GENERAL CONDITIONS GOVERNING CONTRACTS" AND HAVE SS AND/ OR PATTERNS QUOTED IN THE SCHEDULE HERETO AND REQUIRED AND MY/OUR OFFER IS TO SUPPLY STORES STRICTLY IN
3. THE FO	DLLOWING PAGES HAVE BEEN ADDED TO AND FO	ORM PART OF THIS TENDER:
В		
0		Yours faithfully,
		(SIGNATURE OF TENDERER)
		(CAPACITY IN WHICH SIGNING) ADDRESS:
1. I/WE HE THE TENDE OFFERED A WILL NOT B BEFORE TH PRESCRIBE 2. I/WE HA NO. DPP8 DEFENCE OF THOROUGH AM/ARE FU ACCORDAN 3. THE FO	(SECTION P-38) THROUGH BAHRIA GATE, NEAR SNID (NAVAL RESIDENTIAL COMPLEX, SECTOR E-8 ISLAMABAD. TEL: 051-20062079 EREBY OFFER TO SUPPLY TO THE DIRECTOR OF ER INQUIRY OR SUCH PORTION THEREOF AS Y AGAINST THE SAID SCHEDULE AND FURTHER AS BE WITHDRAWN OR ALTERED IN TERMS OF RATE HIS DATE. I/WE SHALL BE BOUND BY A COINTED ED TIME. INVE UNDERSTOOD THE INSTRUCTIONS TO TENE SIL-35 (REVISED 2019) INCLUDED IN THE PA (DIRECTORATE GENERAL DEFENCE PURCHAS HLY EXAMINED THE SPECIFICATIONS/DRAWING ILLY AWARE OF THE NATURE OF THE STORES IN INCE WITH THE REQUIREMENTS. DILLOWING PAGES HAVE BEEN ADDED TO AND FOR	MOBILE NO

*INDIVIDUAL SIGNING TENDER AND/OR OTHER DOCUMENTS CONNECTED WITH A CONTRACT MUST SPECIFY:-

Address.....

- WHETHER SIGNING AS "SOLE PROPRIETOR" OF THE FIRM OR HIS ATTORNEY. (a)
- (b) WHETHER SIGNING AS A "REGISTERED ACTIVE PARTNER" OF THE FIRM OR HIS ATTORNEY.
- (c) WHETHER SIGNING FOR THE FIRM "PER PROCURATION".
- (d) IN THE CASE OF COMPANIES AND FIRMS REGISTERED UNDER THE ACT, 1913 AS AMENDED UP-TO-DATE AND UNDER THE PARTNERSHIP ACT 1932, THE CAPACITY IN WHICH SIGNING E.G., THE DIRECTOR, SECRETARY, MANAGER, PARTNER, ETC. OR THEIR ATTORNEY AND PRODUCE COPY OF DOCUMENT EMPOWERING HIM SO TO SIGN, IF CALLED UPON TO DO SO.
- (e) Principal's Performa invoice (in original)
- (f) Earnest money
- Treasury Challan Form for tender Fees as applicable (g)

NECESSARY DATA FOR ISSUANCE OF CONTRACTS ON BID SECURITY/EARNEST MONEY

IMPORTANT

Each column must be filled in with BLOCK CAPITAL LETTERS, incompletion shall render disqualification.

1.	Name :
2.	Father's Name :
	Address (Residential) :
<u> </u>	Designation in Firm :
	CNIC :(Attach Copy of CNIC)
	NTN : (Attach Copy of NTN) Firm's Address :
8.	Date of Establishment of Firm :
	Firm's Registration Certificate with FBR/Chamber of Commerce/Registrar of Companies. tach Copy of relevant CERTIFICATE)
10	. In case PARTNERSHIP (Attach particulars at serial 1,2,3,4,5 and 6 of each partner).
(Ki	ndly fill in the above form and forward it under your own letter head with contact details)