

#### **EMBASSY OF PAKISTAN**

Attaché Defence Procurement Navy/Air 3517 International Court. NW Washington DC 20008

Tel: 202-243-3247 Fax: 202-686-7614

E Mail: adp@embassyofpakistanusa.org

# IT NO AF/DPD/27575/WASHINGTON FOR PROCUREMENT OF THE HELMET SPARES

S N O	NSN / Pt No	Description of Store	Qty Ea	Remarks
01	6220016201410	MASK LIGHT ASSY	18	Detential wanders are requested to
02	16600009433359	CLAMP MASK OXYGEN	04	Potential venders are requested to collect / receive Tender documents from office of ADP (Navy / Air) Washington
03	8415013085364	TPL COVER ASSY SPH-4B REGULAR	17	D.C. through self or email (adp@embassyofpakistanus.org) or call at +1 202-243-3247.
04	5935014699770	MICROPHONE, M- 169A/AIC MODIFIED	07	

The closing time and date of the tender is **1100 Hrs** on **17 June**, **2025**. The tender will be opened at **1130 Hrs** on the same day.

Yours Sincerely,

(MUHAMMAD SOHAIL ASHRAF)

Group Captain

Attaché Defence Procurement (Navy / Air)

May, 2025



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To all Concern

# IT NO AF/DPD/27575/WASHINGTON FOR PROCUREMENT OF THE HELMET SPARES

Dear Sir / Madam,

- 1. I invite you to tender for the supply of stores as per details indicated in the attached schedule to Tender (Form DP-2).
- 2. <u>Conditions Governing Contracts</u>. The Contract made as result of this IT shall mean the agreement entered in to between the parties i.e. The 'Purchase' and the Seller, on contract Form "DP-19" in accordance with Pakistan contract Act 1872 and those contained in DPP&I-35 (Defence Purchase Procedure & Instruction DPP&I-35 issued by Govt. of Pakistan) and other special conditions for the supply of Defence Stores specified herein.
- 3. <u>Delivery of Tender</u>. The offer is to be submitted in duplicate as under:
  - a. <u>Commercial Offer</u>. The offer indicating the quoted price in figures as well as in words along with essential literature / brochure. In duplicate would be enclosed in an envelope. Following information will be clearly marked on the envelope.
    - (1) Commercial offer
    - (2) Tender number
  - b. <u>Technical Offer</u>. Only technical details without mentioning the financial aspect of the offer in triplicate would be enclosed in an envelope. Following information will be clearly marked on the envelope.
    - (3) Technical offer
    - (4) Tender number
    - (5) Date of opening
  - c. Both the envelopes i.e. commercial offer and technical offer would be enclosed in yet another properly sealed envelope that will be marked with address of this office only. There should be no indication that this envelope contains tender documents.

d. The tender duly sealed will be addressed to the following: -

#### **EMBASSY OF PAKISTAN**

Attaché Defence Procurement Navy/Air 3517 International Court. NW Washington DC 20008

Tel: 202-243-3247 Fax: 202-686-7614

E-Mail: <a href="mailto:adp@embassyofpakistanusa.org">adp@embassyofpakistanusa.org</a>

- 4. <u>Date and Time of Receipt of Tender</u>. The tender documents must reach this office by the date and time specified in the schedule to tender (Form DP-2 attached). This office 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 public holiday / closed.
- 5. <u>Tender Opening</u>. Technical offers shall be opened at least thirty minutes after the deadline for submission of bids on the same day. Commercial offers will be opened at later stage if technical offer is found acceptable on examination by technical authorities in Pakistan. Date and time for opening of commercial offer will be intimated to you in advance and firm's representatives are allowed to attend tender opening. Commercial offers of the firms, whose technical offer has been rejected, will not be opened.
- 6. <u>Validity of Offer.</u> The validity period of quotations must be indicated and should be at least 120 days from the date of opening of tender.
- 7. Return of IT. In case of NOT quoting, please return the tender inquiry stating the reasons for NOT quoting. In case of failure to return the IT either quoted or not quoted consecutively on three occasions, this office, in the interest of economy, will consider the exclusion of your firm's name from our future distribution list of invitation to tender.
- 8. <u>Withdrawal of Offer.</u> If the firm withdraws its offer within validity period the competent authority may place such firm under embargo for a period, which may be extended up to one year.
- 9. <u>Disqualification.</u> Offers are liable to be rejected if:
  - a. There is any deviation from the General / Special / Technical Instructions.
  - b. Offers are found conditional or incomplete in any respect.
  - c. Form DP-2 & 3 duly signed, is NOT received with offers.
  - d. Multiples rates are quoted against one item.
  - e. The manufacturer's relevant brochures and technical details on major equipment assemblies are not attached in support of specifications.
  - f. Received later than appointed / fixed date and time.
  - g. Offers (commercial / technical) containing non-initialed / unauthenticated amendments / corrections / overwriting.

- h. If validity of offer is not quoted as required in IT or made subject to confirmation later.
- i. If the offer is found to be based on cartel action in connivance with other sources / participants of the tender.
- 10. <u>Rights Reserved.</u> ADP reserve full rights to accept or reject any or all offers including the lowest, after assigning grounds for its rejection and upon request, the grounds of rejection shall be communicated to supplier / contractor who submitted the offer.
- 11. <u>Application of official Secret Acts.</u> All the matters connected with this inquiry and subsequent action arising, come within the scope of the official documents. You shall limit the number of your employees having access to this information.
- 12. **Form DP-2 and DP-3 and Questionnaires.** Form DP-2 and DP-3 and duly filled are to be returned with the offer duly signed by the authorized signatory / person.
- 13. <u>Acknowledgement.</u> You are requested to send acknowledgment slips within 07 days from the date of receipt of IT.

(MUHAMMAD SOHAIL ASHRAF)

Group Captain

Dated: May, 2025 Attaché Defence Procurement (Navy/Air)

#### **WARNING**

Tender documents and its conditions may please be read point by point and understood properly before quoting. All tender conditions should be responded clearly. In case of any deviation due to non-acceptance of tender conditions, the same should be highlighted along with changed offer / conditions. Tender may however be liable to rejection due to non-acceptance of any one or more conditions outlined is this IT.

#### Form DP-2

- 1. This form DP-2 consist of three parts:
  - a. Part I Schedule of Tender
  - b. Part II Legal / Administration Aspect
  - c. Part III Technical Specification & ATP / Inspection

#### **CAUTION**

You may say Agreed / Not Agreed to conditions / clauses, mentioned in the succeeding part-II & III of this DP-2. In case of disagreement, you may suggest option / alternative course for consideration by this office, but it will not be binding on this office to accept the same.

#### DP-2 PART -I

#### **SCHEDULE TO TENDER**

IT No: AF/DPD/27575/WASH 1.

2.

Time & Date of Opening Tender: 1130 Hrs & 17 June, 2025.

The tender shall remain open for acceptance till 1100 hours on 3. 17 June, 2025.

#### IT NO AF/DPD/27575/WASHINGTON FOR PROCUREMENT OF HELMET SPARES (04 L/Items)

S N O	NSN / Pt No	Description of Store	Qty Ea	Remarks
01	6220016201410	MASK LIGHT ASSY	18	Detential wanders are requested to
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04	5935014699770	MICROPHONE, M- 169A/AIC MODIFIED	07	

#### DP-2 PART-II

# <u>LEGAL / ADMINISTRATIVE</u> <u>TERMS AND CONDITIONS GOVERNING THE CONTRACTS</u>

1. Payment Terms and Condition	1.	Payment <b>Payment</b>	Terms and	Conditions
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2.

(1)

(2)

<u>ı ayı</u>	nent remis and conditions.	
a.	An amount equal to 90% of the total Store value for FCA, Freight Forwarder Basis {M/s Eagle TransGroup, Inc. (16200 Queens Court, Upper Marlboro, MD 20774)} is to be paid to the Seller by Account Officer of Embassy of Pakistan (EoP) by check/wire transfer on shipment of store and production of the following documents within 30 days: -	Understood agreed not agreed
	<ol> <li>Original invoice in duplicate</li> <li>Packing List in duplicate</li> <li>Seller's Warranty Form DPL-15</li> <li>OEM Certificate of Conformity</li> <li>Two copies of Negotiable Bill of Lading / AWB.</li> <li>Acceptance of valid performance Bank Guarantee by Account Officer (EoP).</li> <li>Export License (if applicable)</li> </ol>	
b.	Remaining 10% of the total Store value for FCA, Freight Forwarder Basis {M/s Eagle TransGroup, Inc. (16200 Queens Court, Upper Marlboro, MD 20774)} is to be paid to the Seller by Account Officer of Embassy of Pakistan by check / wire transfer on receipt of Certified Receipt Voucher (CRV).	
C.	Partial payment against partial delivery is authorized.	
<u>Deliv</u>	very Period	
•	The Seller shall deliver contracted stores within <u>06 months</u> from ract Effective Date (CED) to Freight Forwarder Eagle TransGroup, Inc. (16200 Queens Court, Upper Marlboro, 20774)} on FCA Basis.	Understood agreed not agreed
b. whicl	CED will start from the date of the following (as per applicability) hever is later: -	

c. For partial delivery, delivery schedule for each consignment may please be provided.

Export License issued / approved (if applicable).

Contract signed by both parties.

Receipt of Remittance from Country

#### 3. Bank Guarantee (BG)

	a. Contract should be placed with the firm on deposit of Bank	Understood Understood
	Guarantee (BG).	agreed not agreed
	b. BG amounting to 5% of total Store value.	
4.	Taxes & Duties	
	a. The <b>Seller</b> shall be responsible for the payment of all present and future taxes in connection with the Stores supplied by the Seller assessed by any taxing authority in the Seller's Country (or the Government of any country through which the equipment must pass enroute from the country of origin to the country of destination) with respect to the Seller's performance under this Contract.	Understood agreed understood not agreed
	b. The Purchaser shall assume the obligation for all taxes imposed by any taxing authority in the Purchaser's Country with respect to this Contract. For the purposes of this clause "taxes" shall mean taxes, duties, tariffs, fees, imports and other charges, including, but not limited to, income, social insurance, social benefit, transfer, excise, import, purchase, sales, use, turnover, added value, consular, gross receipts, gross wages, and similar assessments. "Seller" shall mean Seller, its employees, its subcontractors or assignees, and employees of its subcontractors or assignees. "Taxing Authority" shall mean taxing authority of any national or federal government or any subdivision local government, department, or agency thereof."	
5.	<u>Insurance</u>	
	a. The <b>Freight Forwarder</b> shall initiate insurance process and forward request letter to National Insurance Company Limited (NICL) Pakistan for insurance cover. Copy of letter is to be forwarded to Purchaser as well. Insurance premium shall be paid at actual in Pakistani Rupees by the CMA (DP), Rawalpindi to National Insurance Company Ltd, NICL Building 63-Jinnah Avenue, Blue Area Islamabad (Pakistan).	Understood Understood agreed not agreed
	b. At the time of shipment of stores the <b>Freight Forwarder</b> will forward the following details to NICL, Islamabad under intimation to the ADP: -	
	<ol> <li>Contract No and date.</li> <li>Name of Consignee.</li> <li>Date of Departure of Flight / Sailing of Vessel.</li> <li>Air Waybill / Bill of Lading.</li> <li>Invoice No and Date.</li> <li>Value of stores.</li> <li>Description of stores / equipment.</li> <li>Details of packages (whether crate, safe, drum).</li> </ol>	

c. The failure of the Seller to carry out the above obligation shall render him liable to make good the loss / losses if any.
Dispatch, Shipping Instructions and Freight Charges

6.

Dispa	itori, c	<u>лирри</u>	ig matructions and Freight Charges		
a.	(1620 for sl FCA M/s	00 Que nipmen Bas <b>Eagle</b>	es of Freight Forwarder (M/s Eagle TransGroup, Inc. eens Court, Upper Marlboro, MD 20774) shall be used at to Pakistan (By Air). The seller shall deliver store on is, Freight Forwarder facility / Warehouse. TransGroup, Inc. (16200 Queens Court, Upper MD 20774).	Understood agreed	Understoo not agree
b.	ADP	and Fr	shall intimate 45 days in advance of delivery date to reight Forwarder about readiness of contract stores and the following details& documents: -		
	(1)	Store	es Details		
		(a) (b) (c) (d) (e) (f) (g) (h) (i)	Contact No & Date Description of goods Date of readiness of store No of boxes/cases Weight of each box Dimensions and Volume Total Volume. Point of shipment MCO code if any		
	(2)	Docu	<u>uments</u>		
		(a) (b) (c) (d) (e)	Firm's commercial invoice Packing List Warranty / Guarantee (Form DPL-15) OEM Certificate Export License		
	ation	to Fre	nt of consignment the Seller will provide the following eight Forwarder (FF) under intimation to ADP before at FF Warehouse: -		
	(1) (2) (3) (4) (5)	Date Nom Quar	e of Courier / Shipping Company. / Time of arrival. enclature of the cargo. htity and dimensions of the cargo. king ID of Shipment.		

issuance of any formal amendment and payment of any liquidated damages. For delays beyond the aforesaid period formal amendment to the delivery period will be issued and the period will be calculated from the original delivery date subject to terms and condition set forth in contract.

8. Failure, Termination and Liquidated
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0.	<u>ı anu</u>	re, remination and Liquidated Damages	
	breac	In the event of delay in delivery of contracted stores at Seller's fault, to render Bank Guarantee within the stipulated time period or any h of the contract, the Purchaser shall be entitled at his option to take of following action: -	Understood Understo agreed not agree
		<ul> <li>(1) Cancel the contract, and/or</li> <li>(2) To purchase from elsewhere stores not delivered, at the risk and expense of the Seller and without notice to him, or</li> </ul>	8.0 <del>20</del> / <del>8.0</del>
	Author a possible	To recover liquidated damages at the rate of up to 2% but not less 1% (depending on the merit of the case as decided by Competent prity of the Purchaser) of the value of stores supplied late per month part of a month for the period exceeding the original delivery period, act to the provision that the total liquidated damages thus imposed will acceed 10% of the total value of the stores delivered late.	
	c. arbitra	The purchaser's decision under this clause shall <b>NOT</b> be subject to ation.	
9.	Risk	<u>Purchases</u>	
expensimila	actual of the second of the se	e event of failure on the part of the Seller to comply with the obligations, the contract is liable to be cancelled at the risk and he Seller. The Purchaser shall have the right to purchase the store of quivalent specification from elsewhere. In such a case the price any over and above the value of this contract) will be paid by Seller esation i.e. Risk Purchase amount.	Understood Understoo agreed not agreed
10.	<u>Warra</u>	anty & Guaranty	
	a.	The seller shall guarantee that the product is as per quoted specs. Complete equipment warranted by the Seller for <u>One Year</u> free from all defects from the date of final acceptance by end user and the Seller shall submit the warranty form DPL-15. In case of Substandard quality, the firm must replace / rectify the store free of cost during warranty period.	Understood Understoo agreed not agreed
	b.	The period for which equipment remained in defective / non-operational state, shall be subtracted from the total warranty period.	
11.	Force	e Majeure	
	a. delay	The Parties will not be held responsible for any non- fulfillment or in carrying out the contractual obligations due to event of Force 10	Understood understood agreed not agreed

Majeure such as Acts of God (earthquake, flood, fire, typhoon, hurricane, mass epidemic diseases), War (military actions, subversive activities or sabotages), Riots, Civil Commotion, Strike, Lockouts, Prohibitive measures of Governments (prohibition of trade relations with certain countries as a result of United Nations sanctions imposition) directly affecting the Parties and any events or circumstances on which the Parties has no control.

- b. The Seller 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 of Force Majeure event.
- c. Where the delay was due to genuine Force Majeure, Purchaser on written notice of Seller shall extend the delivery for a period equal to the period in which such Force Majeure remains operative. Such extension in delivery period, due to Force Majeure, shall not entitle the Seller to claim any extra cost from the Purchaser.
- d. If duration of above stated Force Majeure circumstances exceeds 6 months and parties fail to agree on further coordinated measures to perform respective obligations, the Purchaser shall have right to terminate contract, whether partially or wholly, free of any subsequent claims, through written termination notice to the Seller.

#### 12. **Arbitration**

- a. All matters of dispute or difference except regarding rejection of stores by the inspector or cancellation of the contract by the Purchaser, arising out of this agreement between the parties thereto, the settlement of which is not otherwise specifically provided for in this agreement shall be referred to arbitration as under: -
- Understood agreed not agreed
- b. The dispute shall 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 will be requested to appoint the umpire. The arbitration proceedings shall be held under Pakistan Law.
- c. The venue of arbitration shall be the place from which the contract is issued or such other places as the Purchaser at his discretion may determine.
- d. The arbitration award will be firm and final and un-challengeable in any court of Law.
- e. During arbitration, the contract shall continuously be executed except the part under arbitration.
- f. All proceedings under this clause shall be conducted in English Language and in writing.

information about the sale / purchase of be communicated to any person other to any press or agency not authorized by disclosure is required under applicable	The Seller shall undertake that any of the stores under this contract shall not than the manufacturer of the stores, or to the Attaché Defense Procurement unless law of Seller's Government. Any breach action / termination of the contract at risk	Understood Understood agreed not agree
the contract in all respects according shall not sublet; transfer or assign the firm / party without prior written permissi		Understood Underste agreed not agre
concerned all permits, export lice required for the execution of this b. The Purchaser will provid request within 30 days signing obtaining the Export License. submitting quote that Export Lifermat of EUC before signing of be responsible to arrange Export for the export of the contracted governments or approvals mentioned notify Purchaser. If such failure is retains right to terminate contracted.  Description of the export license will provide the export of the export of the contracted government.	onsible to obtain from the Government enses, and similar document (s) that are contract.  e End User certificate to the Seller upon of the contact in case it is required for The seller shall mention at the time of cense is required and shall be provide contract. However, the Purchaser will not t License / Permit on behalf of the Seller cods/stores.  bbtain or maintain the necessary licenses, d in the above paragraphs, Seller shall is due to inability of Seller, then Purchaser	Understood agreed not agreed
	Signature  Name & Designation  Name of firm M/s	
	Data:	

#### **DP-2**

### PART – III

	TECHNICAL SPECIFICATIONS & ATP / INSPECTION
	Technical Specifications
Understood Underst	a. The Seller shall provide all contracted store as per Annex "A & B".
agreed not agre	b. The Seller agreed that all stores delivered would be <b>Factory New</b> , current year product in confirmation to contract specification.
	c. The Seller will provide all the OEM certificates, quality certification / inspection documents to the Purchaser confirming the quality of the product being supplied under this contract.
	<u>Technical Documentations</u>
Understood Understoo agreed not agree	a. All technical publications, catalogues and operational manuals will be supplied free of cost by the Seller unless otherwise stated in his quote and agreed before entering contract.
	b. All the documents shall be in English, and System of measurement will be in Metric. All such manuals / documentation must be proper and long-lasting Binding / Folder.
	c. If there are any mutually agreed amendments with respect to the equipment made during currency of the contract, said amendment will include updated technical documents accordingly.
	d. Seller shall be responsible for provision of updates and revision (if any) from time to time as may be necessary to ensure that technical manual / operating documents are kept updated for a period of <b>One Year</b> from the effective date of the contract.
Understood Underst agreed not agree	Requirement of Sample. The requirement of tender sample will be uded in IT in case the same is required for evaluation by technical authorities. side this advance sample if required will also be made part of the IT as well as contract.
Understood Understagreed not agree	Change in Specification / MFR / Model. No alteration in make / nd and quality of stores will be entertained after tenders have been opened. contrary, any change / improvement will require approval of tech authority / er.

must be endorsed on the quotation for all substitutes / in lieu and superseded

items. A copy of relevant page of publication must be attached to prove

A Certificate of complete interchangeability

Understood Understood

not agreed

Interchangeability.

correctness of offered item.

5.

## 6. <u>Inspection & Checking of Stores at Consignee's End and Issuance of</u> CRV

a. 100% physical inspection will be carried out by the inspectors of No 110 ALD, PAF along with co-opted member of specialist Dte. The stores will stand rejected, if found substandard in quality.

Understood	Understood
agreed	not agreed

- b. Physical Inspection Criteria: -
  - (1) Store will be checked for physical damage.
  - (2) Item will be identified with Part No.
  - (3) Brand name, country of origin and dimensions.
  - (4) OEM certificate.
  - (5) Quality certificate is to be attached by the OEM.
  - (6) Store must be factory new and from current production.
- c. All stores shall be checked at consignee's end in the presence of Seller's local representatives. If for the reasons of economy, or any other reason, the Seller decides not to nominate his local representative for such checking; an advance written notice to this effect shall be given by the Seller to the consignee prior to or immediately on shipment of stores. In such an event the Seller shall clearly undertake that the decision of consignee regarding quantities and description found shall be binding on Seller. In all other cases the consignee immediately on receipt of stores shall invite the Seller's local representative (if mentioned in contract) to witness joint inspection through registered mail or fax or e-mail. If no response from the Seller's local representative is received within 15 days from issuance of letter of invitation, the consignee shall have the right to proceed with the checking without Seller's local representative. Consignee's report on checking of stores shall be binding on the Seller in such cases.
- d. Claims arising because of checking of quantity of consignment at consignee end shall be lodged by Purchaser (on intimation of consignee) to the Seller within 14 days of receipt of stores.
- e. Any claim in the case of discrepant quality / specification / performance shall be raised by the Purchaser (on intimation of end user / consignee) in writing within the guarantee / warranty period of the contracted stores.
- f. The Seller has the right to recheck the product under dispute and arrange for replacement within 90 days after receipt of the claims from the Purchaser.
- g. The Seller is not responsible for claims lodged by the purchaser arising from improper storage, wrong handling, and wrong operation by the End user / Consignee.
- h. CRV will be issued by the consignee depot within 30 days of receipt of store after successful completion of checking / inspection.

### 7. Packing / Marking Instructions

8.

Packing / Marking Instructions			
a. The Seller shall be responsible for proper packing of the stores (With Waterproof Material) in standard export packing worthy of multimodal transportation over long distance (By Air / Sea / Road) to ensure arrival of stores at consignee warehouse in undamaged condition. All packing cases, containers and other packing material shall become the property of the Govt. of Pakistan on receipt.			
b. Each item is to be packed separately using waterproof material.			
c. All packing cases, containers and other packing material shall become the property of Govt. of Pakistan on receipt.			
d. Any loss / damage occurring due to sub-standard, or selection of weak container shall be made good by Seller free of cost.			
e. A packing note showing the following details will be placed in each ltem / package: -			
<ol> <li>(1) NSN / Part No of stores</li> <li>(2) Complete nomenclature</li> <li>(3) Quantity in that package</li> <li>(4) Date of packing</li> <li>(5) Contract No</li> <li>(6) Total No of packages</li> <li>(7) Individual No of the Packages i.e. 1/7, 2/7 and 3/7 etc.</li> <li>(8) Warranty Period / Validity</li> </ol>			
f. A copy of the invoice along with a complete set of packing lists will be placed in package No. 1 of the consignment.			
<u>Marking</u>			
a. Marking shall be in accordance with international standards worthy of multimodal transportation with bold marking as under:			
FRONT SIDE: Name and address of consignee OTHER SIDE: Contract No Dated  TOP: Gross Weight  Dimensions A yellow disc 4" or 6" in diameter According to the size of packing.			

- (1) Cases containing delicate and fragile stores should be marked "FRAGILE HANDLE WITH CARE" prominently.
- (2) Any loss occurred / demurrage paid due to wrong marking will be made good by the Seller.

Signature
Name & Designation
Name of firm M/s

(3) All stores shall be marked with a broad arrow pointing upwards, by stamping, painting, or typing. Each individual item of stores must bear the Part Number to facilitate identification.

### Tender No. AF/DPD/27575/Washington

		m S
	Telephone No .	
		ntract person
		made person
A 3 V T	EMBASSY OF PAKISTAN Attaché Defence Procurement Navy// 3517 International Court. NW Washington DC 20008 Tel: 202-243-3247 Fax: 202-686-76 E-Mail: adp@embassyofpakistanusa	14
Dear Sir	ir,	
in schedule specify schedule and will condition bound by	I / We hereby offer to supply to ADP edule to the tender inquiry or such in the acceptance of tender at the pule and further agree that this offer will not be withdrawn or altered in tenders already stated therein or on be by a communication of acceptance bed time.	portion thereof as you may brices offered against the said ill remain valid up to 120 days erms of rates quoted and the efore this date. I/We shall be
condition examine schedule	I / We have understood the instructors governing contract as contained the specification / drawings and the hereto and am/are fully aware of y/our offer is to supply stores streets.	in <b>DP-2</b> and have thoroughly d / or patterns quoted in the the nature of stores required
3. T tender:	The following pages have been ad	ded to and from part of this
	a	
_	b	
С	c YC	OURS FAITHFULLY.
	Sid	GNATURE OF TENDERER
	AD	APACITY IN WHICH SIGNING) DDRESS
S	SIGNATURE OF WITNESS	
A	ADDRESS	

17

#### Annexure "A"

#### **SPECIAL INSTRUCTIONS**

S No	Description	Accepted / Not accepted by Firm	Remarks in case of not accepted
1	OEM Certificate of Conformity		
2.	Parts / NSN, nomenclature and life to be marked / pasted clearly on the store or packing.		
3	All items should be factory new and from the current production batch.		
4.	Items are to be subsequently inspected by No 110 ALD, PAF along with Rep of Specialist Dte / Rep of supplier		
5.	The Warranty period is 12 months to start from the time when the product accomplishes a successful in-country inspection and completely serviceable.		
6.	Delivery of store within <b>06 months</b> after Contract effective date (CED).		
7.	If any item is not conforming / premature failure to the physical inspection requirement as per acceptance criteria, shall be rejected, replace / rectify by supplier free of cost within 03 months.		
8.	Delivery of store on FCA Basis, Freight Forwarder M/s Eagle TransGroup, Inc. (16200 Queens Court, Upper Marlboro, MD 20774)		
9.	Submission of data for Technical Scrutiny Report (TSR) of Helmet Spares		
10.	CRV will be released by the consignee on receipt of acceptance certificate from Specialist Dte.		
11.	The firm will return the IT documents (including all Annexure) with signature and stamp as an acceptance of all terms and conditions.		

# IT NO AF/DPD/27575/WASHINGTON FOR PROCUREMENT OF THE HELMET SPARES

S.No	Description	Details	Remarks	
1.	NSN			
2.	Noun			
3.	Part No			
4.	Unit of Issue			
5.	Delivery Schedule			
6.	Warranty / Guarantee			
7.	Country of Origin			
8.	Year of Production			
9.	Name & Address of OEM			
10	If seller is not OEM, then authorization letter from OEM that Seller is authorized to sell quoted products for Export to Pakistan	Yes / No		
11.	Quoted prices are based on FCA Freight Forwarder Basis,  (M/s Eagle TransGroup, Inc. (16200 Queens Court, Upper Marlboro, MD 20774)			
12.	OEM Certificate of Conformity	Yes / No		
13.	Qualified Product Listing (QPL)	Yes / No		
14.	As part of Technical Offer, Seller shall provide specification details.  Yes / No			
15.	Details of the spares: - As follows		1	

# IT NO AF/DPD/27575/WASHINGTON FOR PROCUREMENT OF THE HELMET SPARES

S NO	NSN / Pt No	Description of Store	Qty Ea	Remarks
01	6220016201410	MASK LIGHT ASSY	18	Detential wanders are requested to
02	1660009433359	CLAMP MASK OXYGEN	04	Potential venders are requested to collect / receive Tender documents from office of ADP (Navy / Air)
03	8415013085364	TPL COVER ASSY SPH-4B REGULAR	17	Washington D.C. through self or email (adp@embassyofpakistanus.org) or call at +1 202-243-3247.
04	5935014699770	MICROPHONE, M- 169A/AIC MODIFIED	07	