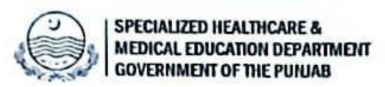
TO BE SUBSTITUTED BEARING EVEN NUMBER DATED 21" June 2023



Procurement Wing Dated Lahore, the 15th Aug 2023

NOTIFICATION

No. SO (P-II)H/SBD(Outsourcing)/2023(Security). In pursuance of recommendations of the Committee for OUTSOURCING OF NON-CLINICAL SERVICES, the Competent Authority is pleased to notify the GUIDELINES TO PREPARE BIDDING DOCUMENT FOR THE OUTSOURCING OF SECURITY SERVICES with immediate effect. The procuring agencies/Hospitals under the administrative control of Specialized Healthcare & Medical Education (SHC&ME) Department shall use these Guidelines to prepare the Bidding Documents for future procurement of Security services in their hospitals. The guidelines are available on the official website of SHC&ME Department (www.health.punjab.gov.pk) in both editable and PDF format.

SECRETARY TO GOVT. OF THE PUNJAB SPECIALIZED HEALTHCARE AND MEDICAL EDUCATION DEPARTMENT

NO & DATE EVEN:

A copy is forwarded for information and necessary action to:

- 1. All the Vice Chancellors of public sector Medical Universities in Punjab
- 2. Dean, PKLI, Lahore
- 3. All the Principals of Autonomous Medical Institutions in Punjab
- 4. All the Heads of Specialized Health Institutions in Punjab
- 5. All the Medical Superintendents of Teaching Hospitals in Punjab
- 6. In-charge ICT Cell, SHC&ME Department

SECTION OFFICER (PURCHASE-II)

CC,

- 1. PS to Secretary, SHC & ME Department
- 2. PS to Special Secretary (Dev. & Reforms), SHC & ME Department
- 3. PA to Managing Director PPRA
- 4. PA to Additional Secretary (Procurement), SHC & ME Department
- 5 PA to Additional Secretary Finance/Development, SHC&ME Department
- 6. PA to Deputy Secretary Procurement, SHC&ME Department

SECTION OFFICER (PURCHASE-II)



FINANCIALYEAR-2024-25

BIDDING DOCUMENT (OUTSOURCINGOFSECURITYSERVICES) D.G Khan Medical College / Allama Iqbal Teaching Hospital and College of Nursing D.G Khan

(Ver-2)





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Section-II:InstructionstoBidders(ITB)

Introduction

of

Scope of BidThe Procuring Agency (PA), as indicated in the Bid Data Sheet (BDS) invites Bids from Bidders for *Provision of Security Services* in D.G Khan Medical College /Allama Iqbal Teaching Hospital, College of Nursing D. G KHAN as specified in Section-IV, Bid Data Sheet (BDS) and Section VII- Schedule of Requirements. The successful Bidders will be expected to provide the services for thespecified period and timeline(s) as stated in the BDS.

Source Funds

GovernmentofthePunjab.

Eligible Bidders

- i) The Invitation to Bids is open to all Service Providers i.e. association of firms/companies/soleproprietor, registered with relevant Registration Authorities and Tax Departments/Authorities (Income Tax, Sales Tax & Punjab Sales Tax etc.), except as provided hereinafter.
- ii) Bidders should not be associated, or havebeen associated in the past, directly or indirectly, with a firm or any of its affiliateswhichhavebeenengagedbytheProcuringAgency to provide consultancy services for the preparation of the design, specifications, and other documents tobe used for theprocurementoftheservicestobepurchasedunderthis Invitation to Bids.
- iii) Government-ownedenterprisesmayparticipateonlyifthey are duly/legally authorized in this regard by the respective/relevant competent forum/authority.
- iv) Bidders shall not be under a declaration of blacklisting by the Procuring Agency.
- v) The invitation for Bids is open to all prospective bidder/service provider subject to any provisions or licensing/regulatory requirements issuedbythe respective national/provincialprofessionalstatutorybodyestablished for that particular trade or business.
- vi) A Bidder shall not have a conflict of interest. All Bidders found to have a conflict of interest shall be disqualified. A Biddermaybeconsideredtohaveaconflictofinterestwith one or more parties in this Bidding process, if they:

- a) are associated or have been associated in the past, directly or indirectly with a firm or any of its affiliates which have been engaged by the Procuring Agency to provide consulting services for the preparation of the design, specifications and other documents to be used for the procurement of the services to be purchased under this Invitation for Bids.
- b) havecontrollingshareholdersincommon; or
- c) receiveor havereceived anydirect or indirect subsidy from any of them; or
- d) have the same legal representative for purposes of this Bid; or
- e) havearelationshipwitheachother, directly orthrough common third parties, that puts them in a position to have access to information about or influence on the Bidofanother Bidder, or influence the decisions of the Procuring Agency regarding this Bidding process; or
- f) submitmorethanoneBidinthisBiddingprocess.

vii) ABidder maybeineligibleif-

- (a) the Bidder is declared bankrupt or, in the case of company or firm, insolvent:
- (b) payments in favor of the Bidder is suspended in accordance with the judgment of a court of law other than a judgment declaring bankruptcy and resulting, in accordance with the national laws, in the total or partiallossoftherighttoadministeranddisposeofits property;
- (c) legal proceedings are instituted against such Bidder involving an order suspending payments and which may result, in accordance with the national laws, in a declaration of bankruptcy or in any other situation entailing the total or partial loss of the right to administer and dispose of the property;
- (d) the Bidder is convicted, by a final judgment, of any offence involving professional conduct;
- (e) The Bidder is debarred and blacklisted due to involvement in corrupt and fraudulent practices in accordancewiththeprovisionofsection17AofPPRA

- Act,2009andRule-21,readwithScheduleappended with, Punjab Procurement Rules, 2014.
- (f) The Bidder is debarred and blacklisted in general (i.e. to the extent of all public procurement) due to consistentperformancefailureinaccordancewiththe section17AofPPRAAct,2009andRule-21,readwith Schedule appended with, Punjab ProcurementRules, 2014.
- (g) The firm/Service Provider is blacklisted/ debarred by any international organization.
- viii.Bidders shall provide to the Procuring Agency evidence of theireligibility,proofofcompliancewiththenecessarylegal requirements to carry out the contract effectively.
- ix) Bidders shall provide such evidence of their continued eligibility satisfactory to the Procuring Agency, as the Procuring Agency shall reasonably request.
- x) Bidders shall submit proposals relating to the nature, conditions and modalities of sub-contracting wherever the sub-contracting of anyelements of the contractamounting to more than ten percent of the Bid price is envisaged.

Costof Bidding

TheBiddershallbearallcostsassociatedwiththepreparationand submission of its Bid, and the Procuring Agency named in the Bid Data Sheet, hereinafterreferredtoas"the Procuring Agency," will innocaseberesponsibleorliableforthosecosts,regardlessofthe conduct or outcome of the Bidding process.

Oneperson one bid

AsperRule36AofPunjabProcurementRules2014,aBiddershall submit only one Bid in the same bidding process

WorkPlan/ Deployment Plan

TheBiddershallberesponsiblefortheprovisionofbidsasperwork plan/ deployment plan formulated by the procuring agency and procuringagencymayalso,fromtimetotimeamendthesameas per its requirement.

THEBIDDINGDOCUMENTS

Contentof Bidding Documents i) The services required, Bidding procedures, and contract termsareprescribedintheBiddingdocuments.TheBidding documents, inter alia, include:

- (a) InvitationtoBids
- (b) InstructionstoBidders(ITB)
- (c) ScopeofServices
- (d) BidDataSheet
- (e) GeneralConditionsofContract(GCC)
- (f) SpecialConditionsofContract(SCC)
- (g) ScheduleofRequirements
- (h) BidForm
- (i) GeneralInformationForm
- (j) Affidavit
- (k) BidSecurityForm
- (I) TechnicalBidForm
- (m) ContractForm
- (n) FinancialBidForm/PriceSchedule
- (o) PerformanceGuaranteeForm
- (p) CheckList
- ii) The Bidder is required to examine all instructions, forms, terms and conditions, and scope of services in the Bidding documents. Failuretofurnishallinformation as required by the Bidding documents or to submit a Bid not substantially responsive to the Bidding documents in every respect will be at the Bidder's risk and may result in the rejection of its Bid.
- iii) In case of discrepancies between the Invitation to Bid and theBiddingDocumentslistedinITB2.2.1(i)above,thesaid Bidding Documents, not in conflict with any provision of PPR-14, will take precedence.
- iv) The Procuring Agency is not responsible for the completenessoftheBiddingDocumentsandtheir addenda, iftheywerenotobtaineddirectlyfromtheProcuringAgency orfromitswebsiteorwebsiteofPPRA.Re-confirmingfrom the Procuring Agency that all pages/ contents have been properly and clearly received is the prime responsibility of the Bidder.

Clarification of Bid Documents

i) A prospective Bidder requiring any clarification of the Bidding documents may notify the Procuring Agency in writing or by email at the Procuring Agency's address indicated in Invitation to Bid. The Procuring Agency will respondinwritingtoanyrequestforclarificationofthe Biddingdocumentswhichitreceivesnolaterthanseven(7) days prior to the deadline for the submission of Bids prescribed in the Bid Data Sheet. Written copies of the Procuring Agency's response (including an explanation of the query but without identifying the source) will be sent to all prospective Bidders that have received the Bidding documents.

- ii) A prospective Bidder requiring any clarification of the Bidding Documents may notify the Procuring Agency in writing or in electronic form that provides record of the content of communication at the Procuring Agency's address indicated in the BDS.
- iii) The Procuring Agency will within three (3) working days after receiving the request for clarification, respond in writing or in electronic form to any request for clarification provided thatsuch request is received not later thanseven (7)dayspriortothedeadlineforthesubmissionofBids,as prescribed in ITB 2.2.2 (i), above.
- iv) CopiesoftheProcuringAgency'sresponsewillbeforwarded toallidentifiedProspectiveBiddersthroughan expeditious identified source of communication, e.g.: e-mail etc., includingadescriptionoftheinquiry,butwithoutidentifying its source
- v) Should the Procuring Agency deem it necessary to amend theBiddingDocumentsasaresultofaclarification,itshall do so following the procedure under ITB 2.2.3.
- vi) If indicated in the BDS, the Bidder's designated representativeisinvitedattheBidder'scosttoattendapre- Bid meeting at the place, date and time mentioned in the BDS. During this pre-Bid meeting, prospectiveBidders may request clarification of the schedule of requirement, the Evaluation Criteria or any other aspects of the Bidding Documents.

Amendment of Bidding Documents

i) AtanytimepriortothedeadlineforsubmissionofBids,but not later than three (3) days before the closing time of the submission of Bid, the Procuring Agency, for any reason, whetheratitsowninitiative or in response to a clarification

requested byaprospective Bidder,maymodifythe Bidding documents by amendment. Any such change/amendment in the Bidding documents shall be provided in a timely manner,preferablythroughelectronic means also, not later than three (3) days, and on equal opportunity basis as per Rule-25(3) of PPR-14.

- ii) All prospective Bidders that have received the Bidding documents will be notified of the amendment in writing or by email, and will be binding on them.
- iii) Before the deadline for submission of Bids, the Procuring Agency for any reason, whether at its own initiative or in response to a clarification requested by a prospective Bidder or pre-Bid meeting may modify the Bidding Documents by issuing addenda.
- iv) Anyaddendumissuedincludingthenoticeofanyextension ofthedeadlineshallbepartoftheBiddingDocumentsand shall be communicated in writing or in any identified electronic form, e.g. email that secures record of the content of subject communication.
- v) In order to allow prospective Bidders reasonable time in which totake an addendum intoaccount in preparing their Bids,theProcuringAgency,atitsdiscretion,mayextendthe deadline for the submission of Bids, as per rule 29 of PPR-14,inthesimilarmanner,soastoavoidanyinconvenience and to doubly ensure level playing field for all prospective bidders.

PREPARATIONOFBIDS

Language of Bid

TheBidpreparedbytheBidder,as wellasallcorrespondenceand documents relating to the Bid exchanged by the Bidder and the Procuring Agency shall be written in the language specified in the Bid Data Sheet. Supporting documents and printed literature furnished by the Bidder may be in same language.

BidForm

TheBiddershallcompletetheBidFormandtheappropriate Price Schedule (Financial Bid) furnished in the Bidding documents.

Bid Prices

- Prices(i)TheBiddershallindicateonform 8.7theunitprices(where applicable)andtotalBidpriceofSecuritystaff,theservices of which it proposes to provide under the contract.
 - (ii) Prices indicated on the Price Schedule shall be as per prescribed format
 - (iii) TheBidder'sseparationofpricecomponentsinaccordance withITBClause2.3.4(i) belowwillbesolelyfor thepurpose of facilitating the comparison of Bids by the Procuring AgencyandwillnotinanywaylimittheProcuringAgency's right to contract on any of the terms offered.
 - (iv) Prices quoted by the Bidder shall be fixed during the Bidder's performance of the contract and not subject to variation on any account, unless otherwisespecified in the Bid Data Sheet. A Bid submitted with an adjustable price quotation will be treated as non-responsive and may be rejected.

Bid Currencies

- i) PricesshallbequotedinPKRunlessotherwisespecifiedin the Bid Data Sheet.
- ii) The Bidders must adhere to the minimum wage rate (notifiedbyLabour&HumanResourceDepartment)andall applicable taxes (imposed by FBR/PRA/any other government organization) while preparing financial bid.

Documents Establishing Bidder's Eligibility and Qualification

- Pursuant to ITB Clause 2.1.3, the Bidder shall furnish, as part of its Bid, documents establishing the Bidder's eligibility to Bid and its qualifications to perform the contract if its Bid is accepted.
- ii) The documentary evidence of the Bidder's eligibility to Bid shall establish to the Procuring Agency's satisfaction that theBidder,atthetimeofsubmissionofitsBid,iseligibleas defined under ITB Clause 2.1.3.
- iii) Thedocumentaryevidence,oftheBidder'squalificationsto performthecontractifitsBidisaccepted,shallestablishto the Procuring Agency's satisfaction:
 - (a) thattheBidderhasthefinancial,technicalcapability necessary to perform the contract;

(b) that the Bidder meets the qualification criteria listed in the Bid Data Sheet.

Bid Security

- i) The Bidder shall furnish, aspart of its Bid, a Bidsecurity in the amount specified in the Bid Data Sheet.
- ii) TheBidsecurityisrequiredtoprotecttheProcuringAgency against the risk of Bidder's conduct, which would warrant the security's forfeiture Pursuant to ITB Clause 2.3.6. (vii).
- iii) TheBidsecurityshallbeinPakistanRupeesandshallbein one of the following forms:
 - (a)BankGuarantee,Bankcall-deposit(CDR),DemandDraft (DD),PayOrder(PO)validforthirty(30)daysbeyondthe bid validity period prescribed in BDS.
- iv) AnyBidnotsecuredinaccordancewithITBClauses2.3.7(i) and (iii) may be rejected by the Procuring Agency as non-responsive.
- v) Unsuccessful Bidders' Bid security will be discharged or returned as promptly as possible, upon written request, after the expiration of the period of Bid validity prescribed bytheProcuringAgencypursuanttoITBClause2.3.7(iii)(a) or along with unopened financial proposal as per rule 38(2)(a)(vii)ofPPR-14,whichshalltakeprecedence,andis as under:
 - "38(2)(a)(vii) the financial proposal of the Bids found technically non-responsive shall be retained unopened and shallbereturnedontheexpiryofthegrievanceperiodorthe decisionofthecomplaint, if any, filed by the non-responsive Bidder, which ever is later:
 - provided that the Procuring Agency may return the sealed financial proposal earlier if the disqualified or non-responsive Bidder, contractor or consultant submits an affidavit, through an authorized representative, to the effect that he is satisfied with the proceedings of the Procuring Agency"
- vi) ThesuccessfulBidder'sBid securitywillbedischargedupon theBiddersigningthecontract,pursuanttolTBClause2.6.1, and furnishing thePerformanceGuarantee, pursuant tolTB Clause 2.6.2.
- vii) TheBidsecuritymaybeforfeited:

- a. if a Bidder withdraws its Bid during the period of Bidvalidity specified by the Bidder on the Bid Form; or
- b. inthecaseof a successfulBidder.iftheBidder:
 - i. failstosignthecontractinaccordancewithITB Clause 2.6.3: or
 - ii. fails to furnish Performance Guarantee in accordance with ITB Clause 2.6.2; or
 - iii. isblacklistedunderrelevantprovisionsofPPRA Act, 2009 and PPR-14.

Periodof Validity of Bids

- i) Bids shall remain valid for the period specified in the Bid Data Sheet after the date of Bid opening prescribed by the Procuring Agency. A Bid valid for a shorter period may be rejected by the Procuring Agency as non-responsive.
- ii) In exceptional circumstances, the Procuring Agency may solicittheBidder'sconsent toanextension oftheperiodof validity (as per rule-28 of PPR-14). The request and the responses thereto shall be made in writing (or by email). The Bid security provided under ITB Clause 2.3.7 shall also be suitably extended. A Bidder may refuse the request without forfeiting its Bid security. A Bidder accepting the requestwillnotberequirednorpermittedtomodifyitsBid.

Formatand Signing of Bid

- i) The Bidder shall submit typed Bid in original and shall be signed by the Bidder to bind the Bidder to the contract. All pages of the Bid, shall be initialed and stamped by the person signing the Bid.
- ii) Any interlineations, erasures, or overwriting shall not be validand such Bid shall be rejected.

Minimum Wage rates/all applicable taxes

The Bidders must adhere to the minimum wage rate (notified by Labour & Human Resource Department), all applicable taxes (imposed by FBR/PRA/GST/any other government organization) and contributions (PESSI, EOBI) while preparing financial bid.

SUBMISSIONOFBIDS

Sealing and Marking of Bids

i) The mode of procurement is Single Stage—Two Envelopes. The Bid shall be submitted in sealed envelope, comprising two envelopes submitted simultaneously, one called the Technical Proposal and the other Financial Proposal. Both envelopes to be enclosed together in an outer single envelope called the Bid.

ii) Bidsshall:

- a. be addressed to the Procuring Agency at the address given in the Bid Data Sheet; and
- b. bearthetitleofprocurementActivityindicatedintheBid
 Data Sheet, the Invitation to Bids (ITB) title and number indicated in the Bid Data Sheet, and a statement: "DO NOT OPEN BEFORE [27-05-2024]"
- iii) The inner envelopes shall also indicate the name and address of the Bidder to enable the Bid to be returned unopened in case it is declared "late".
- iv) If all the envelopes are not sealed and marked as required by ITB Clause 2.4.1, the Procuring Agency will assume no responsibility for the Bid's misplacement or premature opening.

Note: The envelopes shall be sealed and marked in accordancewith the bidding procedure adopted as referred in Rule-38 of PPR-2014, which shall have precedence.

Deadline for Submission of Bids

- i) Bids must be received by the Procuring Agency at the addressspecifiedunderBDSnolaterthanthetimeanddate specified in the Bid Data Sheet.
- ii) The Procuring Agency may, at its discretion and as per rule 29 of PPR-14, extend this deadline for the submission of Bids by amending the Bidding documents in accordance with ITB Clause 2.2.2 & 2.2.3 in which case all rights and obligations of the Procuring Agency and Bidders previously subject to the deadline will thereafter be subject to the deadline as extended.
- iii) Bids shall be received by the Procuring Agency at the addressspecifiedunderBDSnolaterthanthedateandtime specified in the BDS.

LateBids

- i)AnyBidreceived bytheProcuringAgencyafterthedeadline for submission of Bids prescribed by the Procuring Agency pursuant to ITB Clause 2.4.2 will be rejected and returned unopened to the Bidder.
- ii)The Procuring Agency shall not consider for evaluation any Bid that arrives after the deadline for submission of Bids.

iii) AnyBidreceivedbytheProcuringAgencyafterthedeadline for submission of Bids shall be declared late, recorded, rejected and returned unopened to the Bidder.

Modificationand Withdrawal of Bids

- i) Not allowed after deadline prescribed for submission of Bids
- ii) No Bid may be withdrawn in the interval between the deadline for submission of Bids and the expiration of the period of Bid validity specified by the Bidder on the Bid Form. Withdrawalofa Bidduring this interval may result in the Bidder's forfeiture of its Bid security (along with other remedies available under PPR-14)

OPENINGANDEVALUATIONOFBIDS

Openingof Bids by the ProcuringAgency

- i) The Procuring Agency will open the Technical Proposals in publicattheaddress, date and timespecified in the BDS in the presence of Bidders` designated representatives who choose to attend and other parties with a legitimate interest in the Bidproceedings. The Financial Proposals will remain unopened and will be held in custody of the Procuring Agency until the time of their opening, as specified in BDS. The Bidders' representatives present shall sign a register/Attendance sheet as proof of their attendance.
- ii) The envelopes holding the Technical Proposals shall be opened one at a time, and the following read out and recorded: (a) the name of the Bidder; (b) Any other details as the Procuring Agency may consider appropriate.
- iii) Bids not opened and not read out at the Bid opening shall notbeconsideredfurtherforevaluation,irrespective of the circumstances. In particular, any discount offered by a Bidder which is not read out at Bid opening shall not be considered further.
- iv) Bidders are advised to send in a representative with the knowledge of the content of the Bid who shall verify the information read out from the submitted documents. Failuretosendarepresentativeortopointout anyun-read information by the sent Bidder's representative shall indemnifytheProcuringAgencyagainstanyclaimorfailure

toreadoutthecorrectinformationcontainedintheBidder's Bid.

- v) NoBidwillberejectedatthetimeofBidopeningexceptfor late Bids which will be returned unopened to the Bidder, pursuant to 2.4.3 (i).
- vi) The Procuring Agency shall prepare minutes of the Bid opening. The record of the Bid opening shall include, as a minimum: the name of the Bidder and the Bidders' representatives who are present shall berequested tosign on the attendance sheet. The omission of a Bidder's signatureontherecordshallnotinvalidatethecontentsand affect the record. A copy of the record shall be distributed to all the Bidders upon request.
- vii) AcopyoftheminutesoftheBidopeningshallbefurnished to individual Bidders upon request.

Confidentiality

- i) Information relating to the examination, clarification, evaluationandcomparisonofBidsandrecommendationof contract award shall not be disclosed to Bidders or any other persons not officially concerned with such process until the time of the announcement of the respective evaluation report in accordance with the requirements of rule 37 of PPR-14.
- ii) Any effort by a Bidder to influence the Procuring Agency processing of Bids or award decisions may result in the rejection of its Bid.
- iii) Notwithstanding ITB Clause 2.2.2 from the time of Bid openingtothetimeofcontractaward,ifanyBidderwishes to contact the Procuring Agency on any matter related to the Bidding process, it should do so in writing or in electronic forms that provides record of the content of communication.

Clarification of Bids

i) As per rule 33(2) of PPR-14, to assist in the examination, evaluationandcomparisonofBidsandpost-qualificationof theBidders,theProcuringAgencymay,atitsdiscretion,ask anyBidderforaclarificationofitsBidincludingbreakdown ofprices.AnyclarificationsubmittedbyaBidderthatisnot in response to a request by the Procuring Agency shall not be considered.

- ii) The request for clarification and the response shall be in writing or in electronic forms that provide record of the content of communication. No change in the prices or substanceof theBidshallbe sought,offered,orpermitted.
- iii) The alteration or modification in The Bid which in any way affect the following parameters will be considered as a change in the substance of a bid:
 - a) evaluation&qualificationcriteria;
 - b) requiredscopeof securityservices and related materials.
 - c) allsecurities requirements;
 - d) taxrequirements;
 - e) Termsandconditionsofbiddingdocuments.
 - f) changeintherankingoftheBidder
- iv) FromthetimeofBidopeningtothetimeofContractaward ifanyBidderwishestocontacttheProcuringAgencyonany matter related to the Bid it should do so in writing or in electronic forms that provide record of the content of communication.

Preliminary Examination

- i) The Procuring Agency will examine the Bids to determine whether they are complete, whether any computational errors have been made, whether required sureties have beenfurnished, whether the documents have been properly signed, and whether the Bids are generally in order.
- ii) Arithmeticalerrorswillberectifiedonthefollowingbasis:
 - a. If there is a discrepancy between the unit price and thetotalpricethatisobtainedbymultiplyingtheunit price and quantity, the unit price shall prevail, and the total price shall be corrected. If the Service Providerdoesnotacceptthecorrectionoftheerrors, its Bid may be rejected, and its Bid security may be forfeited.
 - b. If there is a discrepancy between words and figures, the amount in words will prevail.
- iii) Prior to the detailed evaluation, the Procuring Agency will determine the substantial responsiveness of each Bid to the Bidding documents. For purposes of these Clauses, a substantially responsive Bidisone which conforms to all the terms and conditions of the Bidding documents without

material deviations. Deviations from, or objections or reservationstocriticalprovisions, such as those concerning BidSecurity(ITBClause 2.3.7), Applicable Law(GCCClause 30) Taxes and Duties (GCC Clause 32) & mandatory Registrations/ Renewals will be deemed to be a material deviation.

- iv) IfaBidisnotsubstantiallyresponsive,itwillberejectedby the Procuring Agency and may not subsequently be made responsive by the Bidder by correction of the nonconformity.
- v) Prior to the detailed evaluation of Bids, the Procuring Agency will determine whether each Bid:
 - a) meetstheeligibilitycriteriadefinedinITB2.1.3;
 - b) has been prepared as per the format and contents defined by the Procuring Agency in the Bidding Documents;
 - c) hasbeenproperlysigned:
 - d) isaccompanied by the required securities; and
 - e) Is substantially responsive to therequirements of the Bidding Documents.

The Procuring Agency's determination of a Bid's responsiveness will be based on the contents of the Bid itself.

Examination
of Terms and
Conditions;
TechnicalEvaluation

- TheProcuringAgencyshallexaminetheBidtoconfirmthat all terms and conditions specified in the GCC and the SCC have been accepted by the Bidder without any material deviation or reservation.
- ii) The Procuring Agency shall evaluate the technical aspects of the Bid submitted to confirm that all requirements specified in Section VII Schedule of Requirements & Evaluation Criteria as provided in BDS, have been met without material deviation or reservation.
- iii) Ifaftertheexaminationofthetermsandconditionsandthe technicalevaluation,theProcuringAgencydeterminesthat the Bid is not responsive in accordance, it shall reject the Bid.

Correction of Errors

 i) Bids determined to be substantially responsive will be checked for any arithmetic errors. Errors will be corrected as follows: -

- a) if there is a discrepancy between unit prices and the total price that is obtained by multiplying the unit price and quantity, the unit price shall prevail, and the total price shall be corrected, unless in the opinion of the Procuring Agency there is an obvious misplacement of the decimal point in the unit price, in which the total price as quoted shall govern and the unit price shall be corrected;
- b) if there is an error in a total corresponding to the additionorsubtractionofsub-totals,thesub-totalsshall prevail and the total shall be corrected; and
- c) Where there is a discrepancy between the amounts in figures and in words, the amount in words will govern.
- d) Wherethereisdiscrepancybetweengrandtotalofprice scheduleandamountmentionedontheFormofBid,the amount referred in Price Schedule shall be treated as correct subject to elimination of other errors.
- ii) The amount stated in the Bid will, be adjusted by the Procuring Agency in accordance with the above procedure for the correction of errors. The concurrence of the Bidder shallbeconsideredasbindingupontheBidder.IftheBidder does not accept the corrected amount, its Bid will then be rejected, and the Bid Security may be forfeited or the Bid Securing Declaration may be executed in accordance with ITB 2.3.7.

Conversion toSingleCurrency

Notapplicable

Postqualification & Evaluation of Bids

- Intheabsenceofprequalification, the Procuring Agencywill determine to its satisfaction whether the Bidderis qualified to perform the contract satisfactorily, in accordance with the evaluation criteria listed in BDS & pursuant to ITB Clause 2.1.3.
- ii) The determination will take into account the Bidder's financial,technical,andproduction/supplyingcapabilities. It will be based upon an examination of the documentary evidence of the Bidder's qualifications submitted by the Bidder, as well as such other information required for eligibility/qualification expressed in Bid Data Sheet as the Procuring Agency deems necessary and appropriate.

- iii) TheProcuringAgencywilltechnicallyevaluateandcompare the substantially responsive Bids, as per the Evaluation Criteria in the BDS.
- iv) The financial evaluation of a Bidwill beon thebasis ofform ofPriceSchedules/FinancialBidFormtobedecidedbythe Procuring Agency, inclusive of all prevailing taxes, duties, fees along with observance of minimum wages, contributions of PESSI, EOBI, etc.

Contacting the Procuring Agency

- i) Subject to ITB Clause 2.5.3, no Bidder shall contact the ProcuringAgencyonanymatterrelatingtoitsBid,fromthe timeoftheBidopeningtothetimetheevaluationreportis made public i.e. 10 days before the contract isawarded. If theBidderwishestobringadditionalinformationorhasany grievance, they will do so in writing.
- ii) Any effort by a Bidder to influence the Procuring Agency during Bid evaluation, or Bid comparison may result in the rejection of the Bidder's Bid.

Grievance Redressal

- i) AsperRule-67ofPPR-14,ProcuringAgencyshallconstitute aGrievanceRedressedCommittee(GRC)comprisingofodd numberofpersonswithproperpowersandauthorizationto address the complaints. The GRC shall not have any of the members of the Procurement Evaluation Committee. The Committee may preferably have one subject specialist depending upon the nature of the procurement in addition toonepersonwithlegalbackgroundaspertheiravailability to the Procuring Agency.
- ii) Any Bidder feeling aggrieved can file its written complaint against the eligibility parameters or any other terms and conditions prescribed in the Bidding documents found contrary to provision of Rule 33, and the same shall be addressedbytheGRCwellbeforetheproposal submission deadline.
- iii) Anypartycanfileitswrittencomplaintagainsttheeligibility parametersoranyothertermsandconditionsprescribedin the bidding documents found contrary to provision of Rule 34andthesameshallbeaddressedbytheGRCwellbefore the proposal submission deadline.

- iv) Any Bidder feeling aggrieved by any act of the Procuring Agency after thesubmission ofhisBidmay lodge awritten complaintconcerninghisgrievancesnotlaterthantendays after the announcement of the Final evaluation reports. In case of single stage two envelope bidding procedure any bidderfeelingaggrievedfromtechnicalevaluationmayfile a grievance within 05 days of announcement of the technical evaluation report. After completion of the technical evaluation process, the procuring agency shall immediately upload the technical evaluation report on the website of PPRA for obtaining/ receiving grievance petitions from the prospective bidders (if any).
- v) Incase, the complaint is filed after the issuance of the final evaluation report, the complainant cannot raise any objection on technical evaluation of the report. Provided that the complainant may raise the objection on any part of the final evaluation report in case where single stage one envelop bidding procedure is adopted.
- vi) The GRC shall investigate and decide upon the complaint withinfifteendaysofthereceiptofthecomplaint. Merefact of lodging of a complaint shall not warrant suspension of the procurement process.

AWARDOF CONTRACT

Notification of Award

- i) Prior to the expiration of the period of Bid validity, the ProcuringAgencywillnotifythesuccessfulBidderinwriting byregisteredletterorbyemailtobeconfirmedinwritingby registered letter, that its Bid has been accepted.
- ii) Thenotificationofawardwillconstitutetheformationofthe Contract.
- iii) UponthesuccessfulBidder'sfurnishingofthePerformance Guarantee pursuant to ITB Clause 2.6.2 (i), the Procuring Agency will promptly notify each unsuccessful Bidder and will discharge its Bid security.

Performance Guarantee

i) Within Ten (10) Daysof thereceipt of notification of award from the Procuring Agency, the successful Bidder shall furnishthePerformanceGuaranteeinaccordance withthe ConditionsofContract,inthePerformanceGuaranteeForm provided in the Bidding documents. ii) Failure of the successful Bidder to comply with the requirementofITBClause(i)aboveorITBClause2.6.3shall constitute sufficient grounds for the annulment of the award and forfeiture of the Bid security along with other remediesavailableunderPPR-14.Afterthat,theProcuring Agencymaydecidetoawardthecontracttothenextlowest evaluated Bidder, keeping in view the Bid validity time, or call for new Bids keeping in view the concept of value for money as defined under rule-2(ae) read with Principles of Procurement as enunciated in rule-4 of PPR-14.

Signing of
Contract /
Issuance of
workOrder

- i) At the same time as the Procuring Agency notifies the successful Bidder that its Bid has been accepted, the Procuring Agency will send the Bidder the Contract Form provided in the Bidding documents, incorporating all agreements between the parties.
- ii) Under rule-63 of PPR-14, within Three Days (03) days of receipt of the Contract Form, the successful Bidder shall sign and mention date of the contract and return it to the Procuring Agency.
- iii) Where no such formal signing is required by the procuring agency, the procuring agency shall issue purchase order afterthereceiptofrequiredperformanceguarantee, asper rule 55 of PPR-14.

Award Criteria

SubjecttoITBClause2.6.2,underrule-55ofPPR-14,theProcuring AgencywillawardthecontracttothesuccessfulBidderwhoseBid has beendetermined tobesubstantially responsiveand has been determined to be the lowest evaluated Bid, provided that the Bidderhasbeendeterminedtobequalifiedtoperformthecontract satisfactorily. The Lowest shall be determined on the basis of Lowest Management Charges/ month.

Procuring Agency's Right to Vary Quantities at Time of Award The Procuring Agency reserves the right at the time of contract award to increase or decrease the quantum of Security services originally specified in the Schedule of Requirements without any changeinunitprice orothertermsandconditions, on the analogy of rule-59 (iv) of PPR-14 (not more than 15%).

Procuring
Agency's Right
to Accept or
Reject All Bids

- i) Asperrule35ofPPR-14,theProcuringAgencyreservesthe right to accept or reject all Bids or proposals (and to annul the Bidding process) atanytime prior to theacceptance of any Bid or proposal, without thereby incurring any liability towards the Bidders.
- ii) TheBiddersshallbepromptlyinformedabouttherejection of the Bids, if any
- iii) The Procuring Agency shall upon request communicate to any Bidder, the grounds for its rejection of all Bids or proposals, but shall not be required to justify those grounds.

Re-Bidding

 i) IftheProcuringAgencyrejectsalltheBidsunderrule35,it may proceed with the process of fresh Bidding but before doingthatitshallassessthereasonsforrejectionandmay, ifnecessary,revisespecifications,evaluationcriteriaorany other condition for Bidders.

Corrupt or Fraudulent Practices

- The Procuring Agency requires that Bidders observe the highest standard of ethics during the procurement and execution of contracts.
 - "Corruptpractices" inrespectofprocurementprocess, shall be as given in S-2 (d) of PPRA, Act, 2009, which is as follows: "(d)" corruptpractice" means the offering, giving, receiving, or soliciting of anything of value to influence the action of a public official, bidder or Contractor in the procurement process or in Contract execution to the detriment of the procuring agency; or misrepresentation of facts in order to influence a procurement process or the execution of a Contract, collusive practices among bidders (prior to or after bids ubmission) designed to establish bid prices a tartificial, noncompetitive levels and to deprive the procuring agency of the benefits of free and open competition and any request for, or solicitation of anything of value by any public official in the course of the exercise of his duty; it may include any of the following:
- coercivepracticebyimpairingorharming, orthreateningto impair or harm, directly or indirectly, any party or the property of the party to influence the actions of a party to achieve a wrongful gain or to cause a wrongful loss to another party;

- ii. collusive practice by arrangement between two or more parties to the procurement process or Contract execution, designed to achieve with or without the knowledge of the procuring agency to establish prices at artificial, noncompetitive levels for any wrongful gain;
- iii. offering, giving, receiving or soliciting, directly or indirectly, of anything of value to influence the acts of another party for wrongful gain;
- iv. any act or omission, including a misrepresentation, that knowinglyorrecklesslymisleads, or attempts to mislead, a party to obtain a financial or other benefit or to avoid an obligation;
- obstructive practice by harming or threatening to harm. V. directly or indirectly, persons or their property to influence their participation in a procurement process, or affect the execution of a Contractor deliberately destroying, falsifying, altering or concealing of evidence material to the false investigation or making statements before investigatorsinordertomateriallyimpedeaninvestigation into allegations of a corrupt, fraudulent, coercive or collusivepractice; or threatening, harassing or intimidating any party to prevent it from disclosing its knowledge of matters relevant to the investigation or from pursuing the investigation, or acts intended to materially impede the exercise of inspection and audit process."
- ii) Blacklisting&Debarment:

Blacklisted Firms and those found involved in "Corrupt Practices" are not allowed to participate in bidding.

Section-III.SCOPEOFSERVICES

ScopeofServices

Background

ContextualInformation

The hospital aims to outsource security services to a reputable and capable security service provider. The hospital believes that the current situation leads to undue complexities, overcoming limit to focus on public services delivery. The hospital wants a secure and comfortable environment for both patients and staff with adequate security of its employees, and its patients' assets.

ScopeofServices

[D.G Khan Medical College D.G Khan]requires firms toprovideSecurityServices round the clock (365days a year, 24 hours a day including Sundays & Holidays) in the [D.G Khan Medical College D.G Khan]. The firm will be required to provide supplies as mentioned in the Schedule of Requirement.

Operational Responsibilities

Theserviceprovider shallprovideSecurityServices inO3shifts(8hoursper shifti.e.Morning, Evening and Night) round the clock (365 days a year / 24 hours a day including Sundays & Holidays), for thecontract period as per the requirementssetoutintheservicespecifications, detailed later in this section. It is to be noted that security services should not be compromised / interrupted under any case / circumstances.

The service provider must abide by prevailing labour laws including but not limited to payment of Minimum wages, Social Security and EOBI to its employees concerning security services. The Procuring Agency reserves the right to seek proof if the same is being paid to the personnel, the failure of which can lead to the Termination of the Contract and/or forfeiture of Performance Guarantee as per PPRA Rules.

Provide the Security equipment mentioned in this document. The successful Firm shallhave tomakeallthissecurityequipmentphysicallyavailable andin100% working condition in the hospitalbeforestartingtheworkandthese shouldalwaysremaininworkingconditionduring the period of contract.

The service provider shall provide two uniforms and one pair of shoes every sixmonths, identification cards (ID), Personnel Protective Equipment (PPE) etc. toitsentiresecuritystaff deployedat thehospitals andensureitsproperusageby the security staff. Each uniform will comprise of trousers, shirt, pair of socks, pair of shoes, disposable face masks etc. Supervisors shall ensure that

uniformsaremadeavailabletothesecuritystaffasperweatherrequirements (vest,shoes,sweaterandjacketwithreflectors),identificationcards,personal protective equipment etc. to its entire staff deployed at the hospital and ensure proper maintenance of it.Further, thestaff would bein clean uniform at all the times.

DresscodeofSecurityStaffmustbeasperbelow mentioneddescriptions:

Sr.#	Specification	Description	
1.	Туре	SecuritySuit(Shirt(fullsleeves)&Trouser)withlong SecurityShoes(black)	
2.	Color	Navy Blue	
3.	Logo /Tag Line	"SecurityStaff"asTagLinemustbementionedonthe Backof theShirt	
4.	Identification	Identificationshallincludedisplayofvalidsecurity companyID,containingnameandpictureoftheperson,at all times while in the hospital as part of their uniform requirements	

SecurityClearanceofthestafffromtheconcernedLawEnforcementAgencies(LEAs)provided to procuring agency / hospital will be the responsibility of Service Provider.

Thefirm/companyhavetodeployStaff(HR)atsiteasperScheduleofRequirement.

The contact details of every deployed staff member to be provided by the firm / company in first month of the contract execution to procuring a gency/hospital.

These curity staffs hall be allowed leaves as perrelevant labour laws. However, service provider shall ensure 100% availability of security staff for duty round the clock.

The Service Provider is required to arrange for the relievers to ensure the services for 365 days/24 hours. The cost of these relievers shall be included in the Management Cost while preparing the Financial Bid.

Theservice providers hall control unauthorized access to Hospital territory.

- The service provider shall be bound to deploy at least one designated securityguard / lady searcher in front of Nursery Ward, Pediatric Ward, CCU, ICU and other restricted areas i.e. Operation Theater etc.as desired bythehospital, topermitonlyauthorized persons or visitors to these areas. TheService Provideris required to maintain an updated record of all entering & exiting persons atspecific point(s) (if required) and provide support to hospital staff in monitoringthe infants in/out movement in Nursery Ward / Pediatric Ward as per provided SOPs. The service provider shall ensure the availability of a guard in the Security Cameras Control Room of the hospital (if available)
- Theserviceprovider shallensureprotection of the allthehospital staff & property/ assets of the staff and hospitals against theft and damage. The service provider shall prevent setting up of banners, posters, advertisements, graffiti etc. without Hospital Administration's permission in the Hospital territory/ premises.
- There must be proper mechanism for entry & exit of any Equipment/ Medicines/ Supplies etc. that must bedone through authorized signature preferably after issuance of anINWARD orOUTWARD GATE PASS by hospitaladministration. The detailed mechanism regarding the Gate Pass shall be dictated by the Hospital Administration. The Service Provider is requiredtomaintainanupdatedrecordforthisentry&exitofanyequipment/Medicines/Supplies etc. Record Keeping of entry and exist is the responsibility of the service provider at the designated entry/ exit points.
- Theservice provider shall prevent trespass as well as the entry of unauthorized persons and unauthorized vehicle inside the premises of hospital.
- The service provider shall control and restrict the unnecessary movement of traffic inHospital premises. Prevent the entry and parking of vehicles at unauthorized areas. Security staffshallensurethatallthevehicles ofpublic/Hospitalstaffarebeingparkedatdesignated area notified by the Hospital Administration in an arranged manner. The entrance and exit gates of the Hospital shall bemade clear from any encroachment for smooth traffic/ patient transfer.

- In case of any incident such as theft, robbery, fight, accident inside the hospital, it is the responsibilityoftheserviceprovidertocoordinate/assistwithdesignatedhospitalfocalperson in lodging of FIR, legal proceeding etc.
- The service provider shall check entry and exit of the personnel, if required screen / inspect visitors/staff andtheirbaggage,conduct body check (with themetaldetector) toidentifyand take away sharp instruments, flammable stuff, prohibited items like narcotics or any other item notified by any competentforum inthe best interestof thepublic or Hospital'sproperty. Perform suppression and removal of invaders, demonstrators and unauthorized entrants.
- In case of any untoward situation, the service provider shall ensure safety of healthcare personnel within the hospital including doctors, nurses, paramedical staff and other hospital staff.
- The service provider shall recognize and respond to security threats or breaches. In addition to that, the service provider shall, recognize and respond to emergency situations and safety hazards such as fire, power outages, terrorist attacks, accidents, short circuits. The service provider shall have all emergency helplines Numbers for early response in case of emergency situation.
- The Security Staff should be trained to extinguish fire with the help of fire extinguishing cylinders and other fire-fighting material available on the spot. They will also help the fire- fightingstaff in extinguishing the fire or in anyothernatural calamities. The Service Provider shall be bound to provide certified training to its staff within one month of commencement of services.

TheServiceProvidershallbeboundtoprovidemock drills/exercises to its staff before joining the hospital in following areas and issue orientation certificate;

3.1.4.22.1.	Firefighting
3.1.4.22.2.	Anti-Terrorism
3.1.4.22.3.	ParkingManagement

3.1.4.22.4.

The Service Providers hall patrol the Hospital area (outside surroundings and inside corridors) as required or as directed by the Office/Hospital Administration to prevent trespassing, vandalism, sabotage, theft etc.

Crowd Management

- The Service Provider shall be responsible to ensure the safety and security of Hospital's assets (moveable and immovable) including any items stored in Hospital's warehouse. An independent Security Guard will be deputed to monitor the same.
- The service provider while remaining vigilant will assist the hospital administration in monitoring and provision of information about public events or other activities in the geographic area that may impact Hospital Operations.
- The service provider shall report any occurrence of security violations to the Hospital Administration as quickly as possible.
- TheSecurityStaffonpatroldutyshould takecareofallthewatertaps,valves,waterhydrants, etc. installed in the premises andreport in caseof such event.
- Theservice provider shall ensure the safety of flower, plants, trees and grassylawns by the staff, outsiders or stray animals (i.e. dogs, rats, cattle, etc.).
- In emergency situations, security staff/supervisor deployed shall also participate as per their role defined in the Security plan of the Hospital. Security personnel should be sensitized by the hospital administration or concerned LEAs beforehand for their role in such situations.
- The Service Provider shall be responsible for the confidentiality of the information. The Service Provider shall take and must have mechanisms andmeans to ensure adequate precautions toprotect the privacy and confidentiality of all data and Confidential Information pertaining to these curity plans, in relation to this Agreement or the Security Services. Neither the Service Provider nor any of the employees/agents shall discuss nor disclose verbally or in writing any information regarding any of the internal security operations with any uninvolved persons or agencies without prior written approval from the Hospital Administration.
- The service provider shall be liable to pay compensation for any loss and damage caused to the property of the Procuring Agency/Hospital or its staff by the Service Provider or its workers.

 The Service Provider can also partner with an Insurance Company that will pay for the damage on behalf on the Service Provider.

The Service Provider shall be entirely responsible for the conduct of its staff and in case of any strikes by its personnel or any complaint against any staff, Service Provider will be under obligation to take necessary action including but not limited to replace any staff (under the clause of persona non grata) when instructed in writing by the Focal Officer appointed by the Procuring Agency. The Service Provider shall observe all the laws and will be responsible for anyprosecution or liability rising from breach of labour laws. The Procuring Agency shall not be responsible for any such action with regard to staff on the rolls of the Service Provider what soever.

In case, a security guard is not performing his/her duties well, he/she shall beserved a warning letter by Hospital administration and if, after one week, he/she is still not able to perform his/her duty, service provider will replace the said staff. However, hospital administration reserves the right to ask Service Provider to replace any security personnel without any reason.

Anyotherduties/responsibilities assigned by the Hospital Administration may be incorporated in the agreement. The same shall also be binding on the Service Provider.

TheServicecontractinclude, but are not limited to, the following:/

- Conduct periodic outside patrols and periodically roam floors. Inspect packages, briefcases, purses, duffel bags, and other items being brought into or being removed from premises of the building.
- Endeavor to prevent the occurrence of fires, explosions, collapses, and
 other catastrophes. In such event, Contractor will summon appropriate
 response agencies and then notify to the concerned authorities in
 accordance with applicable orders and policies; assist in minimizing the
 effects thereof; and assist in restoring the area to a safe condition.
- Provideescortsfordignitaries, as required.
- Providekeyandlocksupporttoincludeunlockingandlockingservices.
- Prevent unauthorized access to High Risk areas (Labor Rooms/Wards/OTs/Doctor Examination Room etc).
- Check all floors as personnel leave for the day to ensure that lights and any other electrical units are turned off.

 Traffic Control: Serve as required in traffic direction; control and monitor admittances to parking areas.

The Service Provider shall install its own Bio-Metric Machine(s) (as per requirement of the hospital) (Installed & Maintained by Service Provider) under the supervision of hospital administration having the dual Biometric Measurements: Face & Fingerprint. Provision of Internet and integration withthecentraldashboardofthehospital/any other willbeprovided by ProcuringAgency / Hospital. The Hospital Administration on daily basis will verify the record of the same. The specification of bio-metric machine is tabulated below;

Sr. #	Specification	Description
1.	FaceCapacity	Minimum300
2.	Identifymode	Face,Fingerprintandpassword
3.	MaximumAttendanceLog	100,000
4.	DisplayLanguage	English
5.	Battery	BuiltinBatteryBackup
6.	U-disk	Supported
7.	Communication	TCP/IP,4G(Operational)
8.	AttendanceSoftware	Centrecloudbasedattendancesoftware
*Theprocuringagencyreserves therighttorequirethesampleofbiometric attendancemachine.		

All security staff will be enrolled on the bio-metric devices installed at the hospital. Service providershall ensure that its security staff uses these devices for attendance marking. Their attendance will be monitored duly by the hospital administration through the biometric devices. Bio-Metric Attendance Sheet shall be a mandatory part of monthly Invoice from the second month of commencement of services.

However, in case of non-availability / non-functionality of Bio-Metric Machine, the service provider is bound to ensure availability / functionality within 03 Days. Subject to clause 2.3.1.39 procuring agency shall only consider manual attendance sheet for maximum of 05 Days for a given month.

In special circumstances and for reasons to be eccorded in writing by Hospital Administration requirement of biometric attendance for a hospital for aspecific month / time period can be dispense with.

Service provider shall be bound to pay its staff before 10thday of each month as per minimum wage notified by the Government and salaries shall not be linked to any other payment which Service Provider is entitled toreceive from the Procuring Agency.

The service provider shall have sufficient amount/bank balance to pay the salaries of itsstaff for a period of three months at least.

Service Provider shall pay its personnel not less than the minimum wages asnotified by Government of Punjab and any other Labor Laws of Pakistan including other benefits mandated by the law.

Service Provider shall disburse salaries through E-Channel i.e. Bank Account /Easy Paisa / JazzCashetc.andattachE-channelReceiptwiththesamemonthInvoice.However,E-channel receipt is exempted for first month of the contractorly.

Service Provider is liable to pay contributions of EOBI and PESSI of Security Personnel employed against the instant contract. The cost incurred by the service provider on account of EOBI and PESSI will only be reimbursed by the procuring agency on submission of the deposit slips pertaining to the deployed staff in this hospital.

The service provider shall provide the names, address, CNIC, age, Security Clearance Certificate and Medical Certificate of the Security Personnel to procuring agency / respective hospital. The service provider shall provide the discharge book by concerned competent authority of the security personnel hired against Ex-Army/ Law Enforcement Agencies category. File of Security Personnel will be maintained by Service Provider at the Hospital. The service

providershallprovidethenames,address,ageandafreshmedicalcertificate of the workers to be deployed at the Hospital well in advance.

The Procuring Agency reserves the right to direct the service provider for replacement of Security Staff and the service provider shall be bound to do the same. Non-compliance may result in punitive action against the Service Provider.

In the event of any illness/ injuries resulting from any accident to their staff, the service provider shall take all responsibility for the same and provide necessary compensation towards medical care and meeting all medical expenses incurred for the same without making Procuring Agency a party to it.

In case of any disputesamongtheSecurity Staff,theserviceprovider shall resolve the same at the earliest toensurethatthereisno interruption in the provision of security services to the hospitals.

These curity staff and their affairs relating to their employment will be the sole responsibility of these rvice provider and in this regard no extraneous influence will be brought to be a rup on the hospital management or the Procuring Agency.

The service provider will ensure that all security staffdeputedatthe hospital is adequately immunized against all types of communicable diseases (Hepatitis B&C, HIV etc.) and preventivelymonitored through healthcheck-ups. The Service Provider will submit screening reports to the ProcuringAgency / Hospital in this regard. Further, the service provider shall submit themedical fitness certificates of all the security staff on quarterly basis, issued from any Public sector tertiary care hospital in Punjab. The hospital administration will help for their immunization.

The service provider will perform Security duties in both the covered and uncovered areas including lawns, open spaces, walkways, roads, roofs and up

tilltheboundarywallofthehospital.However,securityofresidentialareasof the hospitals is not in scope of services of service provider.

Supervisors shall also be employed by the service provider for 24 hours in the hospital.

TheService Provider shall be bound to engage and include, after due diligence, the workers, utilities and equipment which are recommended by the hospital/procuring agency.

The Service Provider shall ensure that female security staff hired for female and children wards/departments or other place required by the hospital.

During the term of this Agreement, Hospital Administration shall process themonthly Invoice after Salary disbursement Verification (E-Channel) to each security guard.

Any leave by any worker violating the SOPs notified by the Procuring agency shall also constitute as breach of the contractual provision.

Daily duty hours of every worker shall be 8 hours for (03 shifts) morning, evening and night shiftrespectively, provided that if anyworker is arriving late, up to fifteen minutes and leaving early up to fifteen minutes, shall not be considered as deductible and early and lateworking, up to fifteen minutes, shall not be considered as chargeable / deductible.

Verification of the particulars, reference check and criminal record check, of the workers, shall be the responsibility of the Service Provider.

Service Provider in the performance of its services shall secure, maintain at itsown expense all registration, licenses or permits required by law, and shallcomply with all pertinent rules and regulations of the hospital.

ServiceProvider shallimmediately uponreceiptof requestreplaceanyservicepersonnel who may be considered undesirable and incompetent by the procuring agency / hospital administration.

Service Provider will be responsible to provide quality human resource with demonstrable experience in each hospital as per Qualification & Experience of human resource in first month.

• TheHumanResource(HR)mayincreaseordecreaseaspertherequirement of the hospital.

After joining, the security staff will be on probation of seven (7) days, who upon the recommendation of the hospital may continue his/ her services for a period as per contract agreement.

SecurityStaffRequirements

Service Provider will supply all the staff necessary to complete the duties as mentioned inthedocuments. Service Provider will supply all the staff /Security Personnel's necessary to complete the duties as mentioned in this document. (Security Personnel's i.e. Ex-Army / Ex-Law Enforcement AgenciesPersonnel's (Ex-LEA-Personnel'), Civilian and Lady Searcher & Supervisors etc.). Seventy percent (70%) of the deployed staff shall be Ex-Army / Ex-Law Enforcement Agencies Personnel's (Ex-LEA-Personnel').

The Service Provider shall be responsible for furnishing all ammunitions, uniforms, detectors and other related equipment at the hospital asmentioned in the documents.

Arms shall be in working condition at all the time. Armed Guards must be equipped with sufficient cartridges.

All arms wielded by personnel of the Service Provider must be licensed in thename of the company and a copy of each armed license/ Equipment/ Authority letter to relevant guard, where applicable shall be submitted to the Hospital Administration for verification andrecord purpose.

The Security Guardon duty shall not leave the premises during duty hours.

An authorized representative of the Service Provider shall ensure his/her presence at short notice when required by the administration.

Service Provider will provide additional staffing, as requested by the Hospital, for special events. These special events can require the Service Provider to provide staffing outside of our normal working hours.

The Service Provider shall be responsible for all acts done by the personnel engaged by it. The Service Provider shall at all-time use all reasonable efforts to maintain discipline and goodorder amongst its personnel and ensure that all its personnel are aware of the code of conduct governing the services including the Security Services.

The Service Provider shall ensure that it does not engage or continue to engage any personnel with criminal record/ conviction/ drug addiction or otherwise, undesirable persons and shall bar such person from participating directly or indirectly in the provision of Security Services.

Minimum desiredstandardsdocuments of personnels hall be required as below:

- a) PhysicalFitnessCertificate(ClearofMorbidity)fromanyGovernment Teaching Hospital
- b) PsychologicalFitnessCertificatefromanyGovernmentTeachingHospital

All Security Guards assigned must be alert, punctual, physically fit, in good health, without physical/mental abnormalities/defects which could interfere with the performance ofhis/her duties including good vision without color blindness. They should possess good physique, necessary skills, knowledge, expertise and experience to satisfy the requirements of the security & safety work involved. They should not be suffering from any contagious/major diseases.

The Service Provider's staff appearance will be influential in creating a good image of Hospital. Their appearance shall set a good example. The Service Provider shall ensure that guard personnel at all times present a neat and clean appearance, paying particular attention to their personal hygiene, bearing, uniform, and equipment.

If the assigned Security Personnel does not report on duty on time, the ServiceProvider is required to send replacement personnel immediately, without jeopardizing the security.

During non-operational hours, the Security supervisor will check all doors to ensure that they are locked, inspect all areas by turning on a minimum number of lights, check for open windows, running or dripping water.

TheSecurity Personnel shall take appropriate action to preclude or minimizeloss and render reports of all incidents, accidents, property damage, and maintain all records in connection with the duties and responsibilities of the security force. They shall comply with inspection rounds requirement.

The Service Provider shall nominate a focal person (Supervisor), to engage regularly with the Hospitaladministration. The Service Provider shallensure round the clock availability of such focal person. Hospital administration will engage this focal person to resolve day-to-day queries/issues/problems.

The Service Provider shall also nominate a focal person, to engage regularly with the Procuring Agency. Procuring Agency will engage this focal person to resolve day-to-day queries/issues/problems.

QualificationofSecurityPersonnel

Sr. #	Description	Qualifications&experience
1	Supervisor	 MinimumQualification:Matric Act as an interface between the Hospital and the Service Provider's staff. Maintaining duly signed dailyauditsheetsand complaint registers RecordrequestsandfeedbackfromtheHospitalAdministration from time to time and appropriate actions taken. Coordinateanykindofshifting/relocationsofthestaffandthe same shall also be reported to the Hospital Administration. Responsiblefortheturnout/groomingoftheentirefacility staff. Decideontheworkandstaffdeploymentonadaily basis Maintainattendanceforallthestaff. Ensuring presence of the staff at their respective stations and the completion/ compliance of the various duties assigned to

		them. Help inducea senseofresponsibility, discipline and hygienein all employees. Maintain log of all equipment and utilities' allocation and utilization Submitther equired reporting forms. Should be medically fit Minimum experience: Ex/Retd -NCO /JCO from Army (No category - C service man is allowed) Gender: Male Age: 40-50 Years
2	SecurityPersonnel (Civilian&Ex-Army /Ex-LEAs)	JobDescription:(Aslistedinscopeofservices) MinimumQualification:MiddlePass Minimumexperience:At-least3years(asSecurityGuardorex-Serviceman) Gender: Male Age:25-45Years Height:Notlessthan5'6"
3	SecurityPersonnel (Lady Searcher) (Civilian/Ex-LEAs)	JobDescription:(Aslistedinscopeofservices) Minimum Qualification: Middle Pass Minimumexperience:At-least3years(asSecurityGuardorex-LEA) Gender: Female Age:25-40Years Height:Notlessthan5'3"

SECTION-IV:BIDDATASHEET

BIDDATASHEET(BDS)

The following specific data for the services to be procured shall complement, supplement, or amend the provisions in the Instructions to Bidders (ITB) Section-II. Whenever there is a conflict, the provisions herein shall prevail over those in ITB.

	A.	INTRODUCTION
BDS Clause Number	ITB Number	Amendmentsof,andSupplementsto, Clausesinthe Instruction to Bidders
1.	2.1.1	NAMEOFPROCURINGAGENCY: [D.G Khan Medical College D.G Khan] SUBJECTOFPROCUREMENT: PROVISIONOFSECURITYSERVICESIN[D.G Khan Medical College D.G Khan] TheContractshallbevalidforOneYearfromthedateofsigningofthe contract, extendable for further three months or till the completion of codalformalitiesfor thenext contractwhicheveris earlier subject tosatisfactoryperformanceandmutualconsent.
2.	2.1.2	Financialyear2023-2024. NAMEOFFINANCINGINSTITUTION: [D.G Khan Medical College D.G Khan] NAMEAND IDENTIFICATIONNUMBEROFTHE CONTRACT: PROVISIONOF SECURITYSERVICESIN [D.G Khan Medical College D.G Khan] BIDREFERENCENO.(No.59650CH/UCHS).
	B.	BIDDINGDOCUMENTS
6.	2.2.2	TheaddressforclarificationofBiddingDocumentsis[D.G Khan Medical College D.G Khan
8.	2.3.8	TheBiddershallsubmittypedBidinoriginalandshallbesigned by the Bidder to bind the Bidder to the contract. All pages of the Bid, shall be initialed and stamped by the person signing the Bid.
	C.	BIDPRICE,CURRENCY,LANGUAGE&COUNTRYOFORIGIN
9	2.3.1	English

10	2.3.4 Thepricequotedshallbein PKR.				
		·			
11.	2.3.4& 2.3.9	IncaseofchangeinMinimumWageRatethroughofficial notification; the contract price based on minimum wage rates			
		shall be adjusted on prorate basis by the procuring agency.			
		In case of increase or decrease of taxation by the Government			
		atanystageduringtheexecutionofthecontract;thesameshall			
		alsobeadjustedaccordinglybytheprocuringagency/hospital.			
	D.	PREPARATIONANDSUBMISSIONOFBIDS			
13.	2.1.3&	TechnicalEvaluationCriteria			
	2.5.8	i. (KnockdownCriteria)			
		The bidder must comply with all the mandatory parameters.			
		In case of noncompliance of any mandatory parameter, the			
		bidder shall be declared as non-responsive.			
		a) The Bidder shall be a legally registered entity with the			
		formal intent to enter into an agreement.			
		b) Thebiddermusthaveatleastthreeyearsexperienceas a			
		legally approved security services provider.			
		c) TheBiddermustbeanactiveincometaxpayer.			
		d) TheBiddermusthaveactiveNationalTaxNumber(NTN),			
		PunjabSalesTax(PST)Numberwithdocumentaryproof.			
		e) TheBiddershall havea valid registrationwith EOBland PESSI / IESSI.			
		f) TheBiddermusthaveavalidregistration/licenseissued bytheHomeDepartment,GovernmentofthePunjabas a Security Service Provider.			
		g) Licenseof WalkieTalkiefrom PTA/relevantauthority/ agency.			
		h) Biddershallsubmitanaffidavittotheeffectthat: • Bidderisnotblacklistedbytheprocuringagency.			
		 The documents/photocopies provided with Bid are authentic. In case of any fake/bogus document foundatanystage,theBiddershallbeblacklistedas per Law/ Rules. 			
		Theprovidedinformationiscorrect.			
		i) Thecopy of theBidding Documentshallbe dulysigned,			
		stamped on each page, submitted by the bidder.			

ii. (MarkingCriteria)

It is mandatory for the Service providers to get at least 65 marksinthemarkingcriteriatoqualifyforfurtherprocurement process; the financial proposal opening. Copies of all the required documents shall be attached;

Sr.#[Description		Max Marks
1	EXPERIENCERECORD Three projects of similar nature (Simila offeredinhospitals/publicaccessbuildings private sector) with minimum deploymer more security staff/project. 10 marksforeachproject (Purchase orders / supply orders / corcertificates must be attached)	(public or nt of 50 or	30
2	 FINANCIALCAPABILITIES 20 Marks will be given in case avera turnoverforthelastthreeyearsisRs.30N more. For Average Annual Turnover for the yearsoflessthanRs.30Million,butnotles thanRs.15Million,10markswillbegiven For Average Annual Turnover for the years of less than Rs. 15 Million, but than Rs. 10 Million, 05 marks will be (Auditstatementoflastthreefinancialyemustbeattached) 	lillion or le last 03 ss l. le last 03 lit not less given.	20
3	PASTPERFORMANCE Satisfactorypastperformancecertificatefrom head oftheorganization Onecertificate=02marks		10
3.	HUMANRESOURCEMANAGEMENT		
	SSGPersonnel	05	
	IndividualCertifiedTrainingofSecurity GuardbyAPSAAorGovernmentAgency • Morethan100=05 marks IndividualFireFightingTraining • Morethan100=05 marks	10	30

		No.ofWeaponLicenses 10-50 licenses =05marks 51-100 licenses =10marks Morethan100licenses=15marks Methodology/ManagementPlan The Bidder shall provide the details about how to planandmanagetheservicesspecifictothe 4. proposal including following plans. The procuring agency will assess each plan and will rate it as satisfactory,unsatisfactoryandgood.Maxmarks foreachplan=2.5marks • SecurityPlan • EmergencyExitandDisasterManagement plan • CrowdManagementPlan
		ParkingAreaManagementPlan TotalMarks 100
		Totalwarks
14	2.1.1	Bids shall be submitted to [D.G Khan Medical College D.G Khan]
15	2.4.2	ThedeadlineforBidsubmissionis[27-05-2024at11:00am].
16.	2.5.1	[27-05-2024at11:30am],and[D.G Khan Medical College D.G Khan]
17.	2.6.2	AmountofPerformanceGuaranteeis05%ofthecontract Amount.
18.	2.3.6	EstimateContractPriceisRs.46,408,032/-(PerAnnum)
		AmountofBidSecurityisRs.464,080/-
		AmountofBid securityis1%of theestimatedprice
19.	2.3.7	BidvalidityperiodafteropeningoftheBidis:180Days
20.	2.3.8	NotApplicable
	E.	OPENINGANDEVALUATIONOFBIDS
21.	2.5.1	TheBidopeningshalltakeplaceat: [AdminBlockon27-05-2024 at11:30ami.e. D.G Khan Medical College D.G Khan
22.	2.3.4	Notapplicable
	G.	Awardof Contract
24.	2.6.5	Percentagefor quantityincreaseordecreaseis:15%

25.	2.6.2	ThePerformance Guaranteeshallbe:05%oftheContract Amount
26.	2.6.2	ThePerformanceSecurity(orguarantee)shallbeintheform providedintheBidding documents

Section-V:GeneralConditionsofContract

1. Definitions

- **1.1**InthisContract,thefollowingtermsshallbeinterpretedas indicated:
 - (a) "The Contract" means the agreement entered into betweentheProcuringAgencyandtheServiceProvider, as recorded in the Contract Form signed by the parties, includingallattachmentsandappendicestheretoandall documents incorporated by reference therein.
 - (b) "The Contract Price" means the price payable to the Service Provider under the Contract for the full and proper performance of its contractual obligations.
 - (c) "The Goods" means all of the equipment, machinery, and/or other materials which the Service Provider is requiredtoperformsecurityservicesundertheContract.
 - (d) "The Services" means those services {as provided in Scope of Services by the Procuring Agency as per its requirements} and other such obligations of the Service Provider covered under the Contract
 - (e) "GCC" means the General Conditions of Contract contained in this section.
 - (f) "SCC"meanstheSpecialConditionsofContract.
 - (g) "The Procuring Agency" means the organization purchasing the Services, as named in SCC
 - (h) "The Procuring Agency's country" is the country named in SCC.
 - (i) "The Service Provider" means the Bidderorfirm supplying the Services under this Contract.
 - (j) "The Project Site" where applicable, means the place or places named in SCC.
 - (k) "Day"meanscalendarday.
- 2. Application
- 2.1. These General Conditions shall apply to the extent that they are not superseded by provisions of other parts of the Contract.
- 3. Country of Origin
- 3.1.AllServicessuppliedundertheContractshallhave theirorigin in Pakistan.

4. Standards

4.1.The services supplied under this Contract shall conform to the standards mentioned in the Scope of Services.

5. UseofContract
Documents and
Information;
Inspection and
Audit by the
procuringagency.

The Service Provider shall not, without the Procuring Agency's prior written consent, disclose the Contract, or any provision thereof, or information furnished by or on behalf of the Procuring Agency in connection therewith, to any personother than a person employed by the Service Provider in the performance of the Contract. Disclosure to any such employed person shall be madein confidence and shall extend only so far as may be necessary for purposes of such performance.

The Service Provider shall not, without the Procuring Agency's prior written consent, make use of any document or information enumerated in GCC except for purposes of executing the Contract.

Any document, other than the Contract itself, enumerated in GCCshallremainthepropertyoftheProcuringAgency andshallbe returned (all copies) to the Procuring Agency on completion of the ServiceProvider'sperformanceunder theContractifsorequiredby the Procuring Agency.

The Service Provider shall permit the Procuring Agency to inspect the Service Provider's accounts and records relating to the performance of the Service Provider and to have them audited by auditors appointed by the Procuring Agency.

Within Seven (07) days of receipt of the notification of Contractaward,thesuccessfulBiddershallfurnishtothe Procuring Agency the Performance Guarantee in the amount specified in SCC/Bid Data Sheet & ITB.

The proceeds of the Performance Guarantee shall be payable to the Procuring Agency as compensation for any loss resulting fromtheServiceProvider'sfailuretocompleteitsobligationsun der the Contract.

As per Rule-56 of PPR-14, the performance guarantee shallbe denominated in the currency of the Contract acceptable to the Procuring Agency and shall be in one of the following forms:

(a) a bank guarantee or an irrevocable letter of credit issued by a

6. Performance Guarantee

reputable

bank

located

in the

Procuring

Agency's

country,

in the

form

provided

in the

Bidding

documen

ts or

another

form

acceptab

le to the

Procuring

Agency;

The performance guarantee will be discharged by the Procuring Agency and returned to the Service Provider not later than thirty (30) days following the date of completion of the Service Provider's performance obligations under the Contract, including any warranty obligations, unless specified otherwise in SCC.

7. Incidental material

The Service Provider may be required to provide any of the incidental material if any, specified in SCC.

8. Payment8.1.The method and conditions of payment to be made to the Service Provider under this Contract shall be specified in SCC.

The Service Provider's request(s) for payment shall be made to the Procuring Agency in writing, accompanied by an invoice describing, as appropriate, Services performed, and by documents submitted and upon fulfillment of other obligations stipulated in the Contract.

As per rule-62 of PPR-14, payments shall be made promptly by the Procuring Agency, but in no case later than thirty (30) days after submission of an invoice or claim by the Service Provider, provided the work is satisfactory.

Thecurrencyofpaymentisasspecified inBDS/SCC

9. Prices

9.1. Prices charged by the Service Provider andServices performed under the Contract shall not vary from the prices quoted by the Service Provider in its Bid, with the exception of any price adjustments authorized in SCC / BDS.

10. Change Orders

The Procuring Agency may at any time, by a written order given to the Service Provider, make changes within the general scope of the Contract, only if required for the successful completion of the job.

Ifanysuchchangecausesanincreaseordecreaseinthecost of, or the time required for, the Service Provider's performance of any provisions under the Contract, an equitable adjustments hall be made in the Contract Price, or both, and the Contract shall accordingly be amended. Any claims by the Service Provider for adjustment under this clause must be asserted within thirty (30) days from the date of the Service Provider's receipt of the Procuring Agency's change order. But, in no case, the overall impact of the

change should exceed 15% of the contract cost and no provisions of PPR-14 should be violated.

11. Contract Amendments

11.1.Subject to GCC Clause 10, no variation in or modification of the terms of the Contract shall be made except by written amendment signed by the parties.

12. Assignment

12.1.The Service Provider shall not assign thewhole or any part of the contract to anybody else.

13. Subcontracts

Subcontractingisnotallowed

14. Delaysinthe Service Provider's Performance

PerformanceofServices shallbemade bythe Service ProviderinaccordancewiththeScheduleofRequirements / Work Plan/Deployment Plan as prescribed bythe Procuring Agency in SectionVII.

If at any time during performance of the Contract, the Service Provider encounter conditions impeding timely performance of Services, the Service Provider shall promptly notify the Procuring Agency in writing of the fact of the delay, its likely duration and its cause(s). As soon as practicable after receipt of the Service Provider's notice, the Procuring Agencyshall evaluate the situationand may at its discretion extend the ServiceProvider'stimefor performance, with or without finesand penalties.

15. Liquidated Damages

ExceptasprovidedunderGCC Clause17,adelaybythe Service Provider in the performance of its contractual obligations shall render the Service Provider liable to the imposition of fines and penalties.

Subject to GCC Clause17, ifthe Service Provider failsto start providing the Services as per requirement/ within the period(s) specified in the Contract, the Procuring Agency shall, without prejudicetoitsotherremediesundertheContract,deductfro mthe Contract Price, as liquidated damages, a sum equivalent to the percentage specified in SCC of the unperformed Services for each week or part thereof of delay until actual performance, up to a maximum deduction of the 05% of the contract price. Once the maximum is reached, the Procuring Agency may consider termination of the Contract pursuant to GCC Clause 16 along with other remedies available under

PPR-14.

16.Terminationfor Default

- The Procuring Agency, without prejudice to any other remedyfor breach of Contract, by written notice of default sent to the Service Provider, may terminate this Contract in whole or in part:
- (a) if the Service Provider fails to deliver any or all of the services within the period(s) specified in the Contract, or within any extension thereof granted by the Procuring Agency pursuant to GCC Clause 14;
- (b) if the Service Provider fails to perform any other obligation(s) under the Contract; or
- (c) if the Service Provider, in the judgment of the Procuring Agency has engaged in corrupt practices in competing for orinexecutingtheContract.Forthepurposeofthisclause, corruptpracticeswillbedefinedasper Section-2(d)ofThe PPRA Act, 2009.
- (d) "Corruptpractices" in respect of procurement process, shall be as given in S-2 (d) of PPRA, Act, 2009:
 - "corrupt practice" means the offering, giving, receiving, or soliciting of anything of value to influence the action of a public official, bidder or Contractor in the procurement process or in Contract execution to the detriment of the procuringagency; or misrepresentation of facts in order to influence a procurement process or the execution of a Contract, collusive practices among bidders (prior to or after bid submission) designed to establish bid prices at artificial, noncompetitive levels and to deprive the procuring agency of the benefits of free and open competition and any request for, or solicitation of anything of value by any public official in the course of the exercise of his duty; it may include any of the following:
 - coercive practice by impairing or harming, or threatening to impair or harm, directly or indirectly, anypartyorthepropertyofthepartytoinfluencethe actions of a party to achieve a wrongful gain or to cause a wrongful loss to another party;
 - ii. collusive practice by arrangement between two or morepartiestotheprocurementprocessorContract execution, designed to achieve with or without the

- knowledge of the procuring agency to establish prices at artificial, noncompetitive levels for any wrongful gain;
- iii. offering, giving, receiving or soliciting, directly or indirectly, of anything of value to influence the acts of another party for wrongful gain;
- iv. any act or omission, including a misrepresentation, thatknowinglyorrecklesslymisleads, or attempts to mislead, aparty to obtain a financial or other benefit or to avoid an obligation;
- obstructive practice by harming or threatening to V. harm, directly or indirectly, persons or their property to influence their participation in a procurement process, or affect the execution of a Contract or deliberately destroying, falsifying, altering or concealing of evidence material to the investigation or making false statements before investigators in order to materially impede an investigation into allegations of a corrupt, fraudulent, coercive or collusive practice; or threatening, harassing or intimidating any party to prevent it from disclosing knowledge of matters relevant to the investigation or from pursuing the investigation, or acts intended to materially impede the exercise of inspection and audit process.
- 16.2. In the event, the Procuring Agency terminates the Contract inwhole or in part, the Procuring Agency may procure, upon such terms and in such manner as it deems appropriate, Services similar to those undelivered, and the Service Provider shall be liable to the Procuring Agency for any excess costs for such similar Services. However, the Service Provider shall continue performance of the Contract to the extent not terminated.

17. Force Majeure Notwithstandingthe provisions of GCCClauses14, 15, and16,theService Provider shall not be liable for forfeiture of its Performance Guarantee, liquidated damages, or termination for defaultifandtotheextentthatitsdelayinperformanceor other

failuretoperform itsobligationsundertheContractistheresultof an event of Force Majeure.

17.2.Forpurposesofthisclause, "ForceMajeure" meansanevent beyond the control of the Service Provider and not involving the Service Provider's fault or negligence and not foreseeable. Such events may include, but are not restricted to, acts of the Procuring Agency in its sovereign capacity, wars or revolutions, fires, floods, epidemics, quarantine restrictions, and freight embargoes. Both, the Procuring Agency and the Service Provider, may agree to excludecertainwidespreadconditionse.g.:epidemics,pandemics, quarantine restrictions etc. from the purview of "Force Majeure".

17.3. If a ForceMajeuresituation arises, theServiceProvider shall promptly notify the Procuring Agency in writing of such condition and the cause thereof. Unless otherwise directed by the Procuring Agencyinwriting,theServiceProvidershallcontinuetoperformits obligationsundertheContractasfarasisreasonablypractical,and shall seek all reasonable alternative means for performance not prevented by the Force Majeure event. Any difference of opinion concerning "Force Majeure" may be decided through means given herein below.

18. Terminationfor Insolvency

19. Terminationfor Convenience

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

The Procuring Agency, by written notice sent to the Service Provider, may terminate the Contract, in whole or in part, at any time for its convenience. The notice of termination shall specify that termination is for the Procuring Agency's convenience, the extent to which performance of the Service Provider under the Contract is terminated, and the date upon which such termination becomes effective.

TheServicesthatarecomplete(ifapplicable)withinthirty (30) days after the Service Provider's receipt of notice of termination shall be accepted by the Procuring Agency on the Contract terms and prices.

20. Resolution of Disputes

After signing the contract, the Procuring Agency and the Service Provider shall make every effort to resolve amicably by direct informal negotiation any disagreement or dispute arising between them under or in connection with the Contract.

If, after thirty (30) days from the commencement of such informal negotiations, the Procuring Agency and the Service Providerhavebeenunabletoresolveamicably aContractdispute, either partymayrequirethatthedisputebereferredfor resolution to the formal mechanisms specified in SCC. These mechanisms may include, but are not restricted to, conciliation mediated by a third party, adjudication in an agreed and/or arbitration as per rule68 of PPR-14 and in accordance with Arbitration Act-1940.

21. Governing Language

TheContractshallbewritteninthelanguagespecifiedinSCC. SubjecttoGCCClause30,theversionoftheContractwritteninth e specified language shall govern its interpretation. All correspondence and other documents pertaining to the Contract which are exchanged by the parties shall be written in the same language.

22. Applicable Law

TheContract shallbe interpretedinaccordancewith thelaws of Punjab (Pakistan) unless otherwise specified in SCC.

23. Notices

23.1. Any notice given by one party to the other pursuant to this Contract shall be sent to the other party in writing or by any information technology mean for the time being in use and acceptable in ordinary course of business to the other party's address specified in SCC.

23.2.A notice shall be effective when delivered or on the notice's effective date, whichever is later.

24. Taxesand Duties

Service Provider shall be entirely responsible for all taxes, duties, license fees, etc., incurred until provision of the contracted Services to the Procuring Agency.

25. Change in minimum wagerate

If during the continuation of the service contract, minimum wage rate is revised by the competent authorized forum, then the ongoing contract shall be revised as per percentage increased in minimum wages declared for such category.

26. Extensionin Contract period

Extension in the contact agreement shall be the discretion of the procuring agency and the service provider has no right to claim further extension as a matter of right in the contract. The Extension of Contract shall be as specified in SCC.

Section-VI.SpecialConditionsofContract

1. Definitions(GCCClause1)

GCC1.1(g)—TheProcuringAgencyis: D.G Khan Medical College

D.G Khan]

GCC1.1(h)—TheProcuringAgency'scountryis:Pakistan GCC

4	4	/:\ TL -	C	Provider is:	
	1	(I)—I ne	Service	Provider is:	

- 2. PerformanceGuarantee(GCCClause 6)
 GCC7.1—Asperrule56ofPPR-14,theamountofPerformanceGuarantee,asa percentage
 of the Contract Price, shall be: 05% of the Contract Amount.
- 3. IncidentalMaterials(GCCClause7)

GCC7.1—IncidentalmaterialstobeprovidedasinScopeof Services

4. Payment(GCCClause8)

GCC 8.1—The method and conditions of payment to be made to the Service Provider under this Contract shall be as follows:

PaymentforServicesprovided:

- i. PaymentwillbemadeinPak.Rupees.
- ii. TheInvoiceoftheServiceProvidershallbesubmittedasfollows;

InvoiceChecklist(tobeattachedwith invoice)				
Sr.	Description	Annexure	Attached	
1.	RequestoftheServiceProvideronCoveringLetter	A.		
2.	OriginalInvoice/Bill(s)	B.		
3.	SeparateCorrectedInvoice,ifrequired.	C.		
4.	Penalties Calculation Sheet signed by Hospital and must be shared with the Service Provider for their record.	D.		
5.	SalaryVerificationandE-channelReceiptsigned&stampedby Service Provider	E.		
6.	BioMetricAttendanceasmentionedinScopeofServices	F.		
7.	Anyotherdocumentifrequiredforprocessingof payments.	G.		
No	te:		1	

- a) TheServiceProvidermustsubmittheInvoiceinproperFileCoversothatthedocuments to be attached by Hospital Administration don't get spoiled and disintegrated.
- b) BiometricAttendancesingedbyhospital.
- c) ThepagenumberingofthewholeInvoicemustbedoneadequatelyanddocumentsmust be attached in the same sequence / order as mentioned in the table.
- 5. Prices(GCCClause 9)

GCC9.1—Pricesshallbefixedandshallnotbeadjusted.However,incaseofchangein minimumwagerateandtaxesthroughofficialnotification;thecontractpricebasedon minimum wage rates and taxes shall be adjusted on prorate basis, as decided by the Procuring Agency.

6. LiquidatedDamages(GCCClause15)

As per GCC 15.1

Inadditiontothat, details of Fines and Penalties are attached as per Annex-A

7. ResolutionofDisputes(GCCClause 20)

GCC20.2—The disputeres olution mechanism to be applied pursuant to GCCC lause 20.2 shall be as follows:

As per rule-68 of PPR-14, in the case of a dispute between the Procuring Agency and the Service Provider, the dispute shall be referred for Arbitration in accordance with the Arbitration Act 1940.

8. GoverningLanguage(GCCClause21)

GCC21.1—TheGoverningLanguageshallbeEnglish

9. ApplicableLaw(GCCClause 22)

GCC 22.1-The Contract shall be interpreted in accordance with the laws applicable in the jurisdiction of the province of Punjab (Pakistan):

10. Notices(GCCClause23)

GCC23.1—ProcuringAgency's address for notice purposes: [D.G. Khan Medical College D.G. Khan Service Provider's address for notice purposes: [InsertAddress Of Service Provider]

11. DurationofContract(GCCClause26)

GCC26. The contract shall come into force from the date of signing of contract or date of commencement of services which ever is earlier. Initially the contract will be for one (1) year. However, the same would be extended by the competent authority, on the satisfactory performance by the contract or for further aperiod of one year on the same rate & TORs. Extension in the contract agreements hall be the discretion of the procuring agency and the contract or has no right to claim further extension as a matter of right in the contract.

Section-VII.ScheduleofRequirements/DeploymentPlan

PROVISIONOF365DAYS/24HOURSSECURITY SERVICES D.G Khan Medical College D.G Khan]

DETAILSOFSECURITYSERVICES/HUMANRESOURCEREQUIRED

BidRefNo.	Superv isor Nos	Security Personnel Nos.	LadySearcher Nos.	TotalHuman Resource		
]Allama Iqbal Teaching Hospital	[03]	[200]	[60]	[263]		
D.G Khan Medical College D.G Khan						
	[02]	[30]	[5]	[37]		
College of Nursing						
	[00]	[08]	[07]	[15]		
Total				315		

- Seventypercent(70%) ofthedeployedstaffshallbeEx-Army/Ex-LawEnforcement Agencies Personnel's (Ex-LEA-Personnel')
- Service Provider will supply all the staff necessary to complete the duties as mentioned in the documents. Service Provider will supply all the staff / Security Personnel's necessary to complete the duties as mentioned in this document. (Security Personnel's i.e. Ex-Army / Ex-Law Enforcement Agencies Personnel's (Ex-LEA-Personnel'), Civilian and Lady Searcher & Supervisors etc.).
- TheServiceProviderisrequiredtodeploy100%HumanResourceasperabovetable at [D.G Khan Medical College D.G Khan] round the clock (365 days/ 24 Hours a Day including Sundays & Holidays).
- The service provider shall deploy the Security Staff as per above table for commencement of the services within one week after signing of contract.

LISTOFSECURITYEQUIPMENT

Sr.#	Description	MinimumNumberRequired(Mandatory)
1	Weapons(0.223Rifle,30Bore/9MM along with ammunition)	For every shift 20% of guards shall be armed. However, in Entry / Exit Point, Emergency andNursery,theavailability of armed guards is mandatory.
	 i. Supervisor to carry either 30 Bore or 9MM Pistol ii. Security Guards deployed at critical areas like emergency block to carry either 30 Bore or 9MM Pistol iii. Guards deployed at Entry / Exist points, parking points or Main Junctions to carry 0.223 Rifle 	
2	HandMetalDetectors	[15]metaldetectors
3	NavyBlueUniformwithcompanyincluding Shirt & Trousers, Cap Shoes Belt, Name Tag and same colored Jackets in winter season etc.	ForallSecurityStaff
4	Whistles	ForallSecurityStaff
5	TorchLight(GoodQualityandRange)	Forallsecuritystaffondutyduring Evening and Night Shifts
6	WalkthroughGates(ifrequired)	[02]asperrequirement
7	WalkieTalkiesetsonlyondutylocations	[10] Asperrequirement

Section-VIII:Forms

BidForm

[Tobesigned&stampedbytheServiceProviderandreproducedontheletterhead.] [To be attached with the Financial Bid]

Date:_		

Having examined the Bidding documents including Addenda Nos. [Insert Numbers], the receipt of which is hereby duly acknowledged, we, the undersigned, in conformity with the saidBiddingdocumentsforthesumof[totalBidamountinwordsandfigures]orsuchother sums as may be ascertained in accordance with the Schedule of Prices attached herewith and made part of this Bid.

Weundertake, if our Bidisaccepted, specified in the Schedule of Requirements.

IfourBidisaccepted,wewillobtaintheguaranteeofabankinasum equivalentto05% of the Contract Price for the due performance of the Contract, in the form prescribed by the Procuring Agency.

WeagreethatourBidwillbevalidforaperiodof180DaysfromthedatefixedtoBidopening under Clause 2.3.7 of the Instructions to Bidders, and it shall remain binding upon us and may be accepted at any time before the expiration of that period.

Until a formal Contract is prepared and executed, this Bid, together with your written acceptance thereof and your notification of award, shall constitute a binding Contract between us.

TheCompositionofourbidconsistsonseparateTechnicalandfinancialbids,detailof which is as follows:

Technicalbidincludesthefollowing:-

AlldocumentsrequiredintheBiddingDocuments Financial

bid includes the following:-

То

MedicalDirector

[D.G Khan Medical

College]

a) OriginalBidform(asperform8.1ofBiddingdocuments)onletterheadofthe firm, duly signed and stamped.

- b) Priceschedule/financialform(asperform8.7)tobereproducedontheletter head of the bidder duly signed and stamped.
- c) Original Bid Security Form (as per form attached) along with Original Bid Security(BankGuarantee/Bankcall-deposit(CDR)/DemandDraft(DD)/Pay Order (PO)] valid for 180 Days.
- d) Anyotherdocumentrequired by the procuring agency notinconsistent with PPR-14.

Weunderstandth	atyouarenotboundt	pacceptthelowestoranyBid youmayreceive. Date
this	day of	20
[signature] Dulyauthorizedto	osign Bidfor andonb	[inthecapacityof] ehalfof

GeneralInformationForm

[Tobesigned&stampedbytheBidderandreproducedontheletterhead.] [To be attached with Technical Bid]

PARTICULARS					
Company Name					
AbbreviatedName					
NationalTaxNo.		Registration plicable)			
PRA Tax No.	Compan	y'sDateof			
No.ofEmployees	Formation	-			
*PleaseattachcopiesofNTN,PSTRegistration&ProfessionalTaxCertificate					

RegisteredOffice Address	State/Province
City/Town	PostalCode
Phone	Fax
EmailAddress	WebsiteAddress

Affidavit

[TobeprintedonPKR100StampPaper,dulyattestedbyOathCommissioner.] [To be attached with Technical Bid]

Name:
(Bidder)
I, the undersigned, do hereby certifythat all the statements made in the Bidding document and in the supporting documents are true, correct and valid to the best of myknowledge and belief and may be verified by the procuring agency, at any time, deems it necessary.
Theundersigned herebyauthorizeandrequestthebank,person,companyorcorporation to furnish any additional information requested by the [D.G Khan Medical College D.G Khan deemed necessary to verify this statement regarding my (our) competence and general reputation.
The undersigned understands that we have to comply with the Minimum Wage Rate Notification of the Government of the Punjab and shall pay the personnel accordingly.
The undersigned understands and agrees that further qualifying information may be requested and agrees to furnish any such information at the request of the [D.G Khan Medical College D.G Khan]. The undersigned further affirms on behalf of the firm that:
(i) Wehavenotbeenblacklistedbytheprocuringagency.
(ii) Wehaveprovidedauthenticdocuments/photocopieswithourBid.Incase,any fake/bogusdocumentisfoundatanystage,thefirmshallbeblacklistedasperLaw/Rules.
(iii) Wedeclarethatinformationcontainedinourbidiscorrect.
(iv) Wearenotblacklistedbyprocuringagency.
(v) We shall have sufficient amount/bank balance to pay the salaries of our staff for a period of three months at least in case of delay of payment from the hospital.
(vi)
[Name of the Bidder/ Service Provider] undertakes to treat all information provided as confidential.
SignedbyanauthorizedOfficerofthecompany
Title of Officer:
NameofCompany:
Date:

PerformanceGuaranteeForm

To, MedicalDirector [D.G Khan Medical College D.G Khan]
WHEREAS(Name of the Service Provider)
ANDWHEREAS, it has been stipulated by you in the Contract that the Contractor shall furnish you with a bank guarantee by a scheduled bank for the sum specified there in assecurity for compliance with the Contract or 's performance obligations in accordance with the Contract;
ANDWHEREAS, we have a greed to give the Contractor a Guarantee;
THEREFORE,WEherebyaffirmthatweareGuarantorandresponsibletoyou,onbehalfofthe Contractor, up to a total of(Amountoftheguarantee in words and figures), and we undertaketopayyou, upon yourfirst written demand, andwithou cavilorargument,anysumorsumsasspecifiedbyyou,withinthelimitsof(AmountofGuarantee)asaforesaidwithoutyourneedingto
proveortoshowgroundsorreasonsforyourdemandor thesumspecified therein.
[NAMEOFGUARANTOR]
Signature
Name
Title
Address
SealDate

TechnicalBidForm

[Tobesigned&stampedbytheBidderandreproduced ontheletterhead] [To be attached with Technical Bid]

attached with Technical Bid]					
InsertDetailsOfTechnicalOffer Here					
Stamp&SignatureofBidder					

ContractForm

D.G Kh	nan], (hereinafter	called "the Pi	day of rocuring Agency") g/ (hereinafter calle	on theone part	and	[name		Provider] of
Colleg	e D.G Khan] and es in the sum of	l has accepte	vited Bids for Se ed a Bid by the Se e in words and fig	rvice Provider	for th	e supp	ly of those	
NOWT	HISAGREEMENT	WITNESSETH	ASFOLLOWS:					
1. respec	•		pressionsshallhav Conditions of Cor		_	asare		
2. Agree	Thefollowingdoo ment, viz.:	cumentsshall	bedeemedtoforma	andbereadando	onstr	ruedas _l	part of this	
Agend requir 4. of the	theScheduleofRe theScopeofService theGeneralCondit theSpecialCondit theProcuringAge thePerformances CompleteBidding Anyotherdocume Inconsideration lerashereinafterr by to provide the ed under Section The Procuring A provision of service the provisions of	equirements; ces; tionsofContract ionsofContract ionsofContract icy'sNotification ionsofContract	;and onofAward.	ngAgency. bytheProcuring erebycovenants he provisions o Deployment P ythe Service Pro h other sum as	withtof the Plan. ovide may	theProde Contr	curing act and as asideration ne payable	
		•	phavecausedthisA and year mentioned	-	xecut	tedin a	ccordance	
Signe Agenc		ed by	the		<u>(</u> for	the	Procuring	
Signe Provid		ed by	the		_(for	the	Service	

FinancialBidForm/PriceSchedule

[Tobesigned&stampedbytheBidderandreproduced ontheletterhead] [To be attached with Financial Bid]

[PleasefollowtheMinimum wagerate,whichshouldbestrictlyadheredto asper prevailing rates in addition to Management Charges]

{Location, Date}

To

Yourssincerely,

MedicalDirector

[D.G Khan Medical College D.G Khan]

We, the undersigned, offer to provide the services for tender of Procurement of Security Services for [D.G Khan Medical College D.G Khan] in accordance with your Bidding Document dated [Insert Date] and our Technical Bid.

Our attached Financial Bid(s) are hereby submitted as per bid form for the accumulative amount {Indicate the corresponding amount(s) currency (ies)} [Insert Amount(s) In Words and Figures], inclusive of all taxes. The estimated amount of taxes is [Insert Currency] [Insert Amount In Words and Figures]. Our Bid shall be binding upon us up to expiration of the validity period of the Bid.

No commissions or gratuities have been paid or are to be paid by us to agents or any third party relating to this Bid and Contract execution.

Weunderstandyouarenotboundtoacceptany Bidyoureceive. We remain,

Authorized Signature {In full and initials}	:_ Name and Title of Signatory:
	Inthecapacityof:
Address:	
E-mail:	

FinancialBidForm8.7.2

[Tobesigned&stampedbytheBidderandreproduced ontheletterhead] [To be attached with Financial Bid]

SECURITYSERVICESFOR[D.G Khan Medical College_D.G Khan] Name of Bidder:

MailingAddress:
IncomeTaxRegistrationNo. PRA
Registration No.
GSTRegistrationNo(ifapplicable). PESSI/
IESSI Registration No.
EOBIRegistrationNo.
TotalAmountonmonthlybasis(PKR)asperFinancialBidForm8.7.3: Total
Amount on annual basis (PKR) as per Financial Bid Form 8.7.3:
Sign:
Designation:
Stamp:
LowestDeterminationFactor ManagementCostasdescribedinFinancialBidForm8.7.3

FinancialBidForm8.7.3

[Tobesigned&stampedbytheBidderandreproduced ontheletterhead] [To be attached with Financial Bid]

BREAKDOWNOFCOST(2023-2024)

Description	Number of Personnel	Minimum Wage (PKR)	PESSI /IESSI 06%	EOBI 05%	Income Tax 03%	PST 16%	Rate(PKR)per worker per month	TotalCost (inPKR)for oneMonth
Security Supervisors	А	30,089 (fixed)	1,585 (fixed)	1,321 (fixed)	1,190 (fixed)	5,470 (fixed)	39,654 (fixed)	A*39,654=B
Security Personnel	С	26,411 (fixed)	1,585 (fixed)	1,321 (fixed)	1057 (fixed)	4,860 (fixed)	35,234 (fixed)	C*35,234=D
Security Personnel (Lady Searcher)	E	26,411 (fixed)	1,585 (fixed)	1,321 (fixed)	1057 (fixed)	4,860 (fixed)	35,234 (fixed)	E*35,234=F
*Management Charges /Month	security e	G eccount of a equipment, ttendance m	Walkie	Talkie,	К	L	-	G+K+L=M
TotalPricepermonth(PKR)							B+D+	F+M

NOTE:

- i. The cost incurred on account of minimum wage will remain same for all bidders and will only changeincaseofchangeinMinimumWageRatethroughofficialnotification;thecontractprice based on minimum wage rates shall be adjusted on prorate basis by the procuring agency.
- ii. The lowest evaluated bidder will be determined on the basis of Management Cost as the other costs are fixed for all the bidders.
- iii. TheManagementCostwillincludebutnotlimitedtotheadditionalamountbeingpaidtosecurity staffoverandabovetheminimumwage,costonaccountofrelievers,costofsecurityequipment, biometric attendance machine, uniforms etc and profit
- iv. Themanagement costwillalsobesubjecttoincometaxand PSTetc.
- v. The Bidder shall quote the management charges on some rationale, which has to be justified beforetheprocuring agency for its via bility; otherwise, the bidshall standrejected.

Number of SECURITY Personnel & Supervisor may be increased or decreased as per requirement of the procuring agency. However, the approved prices shall remain the same. The quantity mentioned in the Schedule of Requirement will be used for evaluation purpose.

The bidder shall have to abide by the circular / instructions issued by Punjab Procurement RegulatoryAuthorityfromtimetotime.Failingtocomplywiththesaidinstructionswillresult in non-responsiveness of the bidder.

As per aforementioned PPRA circular and clarification letter of PPRA regarding Rules & RegulationsofLaborLawvideNo.L&M(PPRA)1-15(SOC)(AB)(LHR)(5)/2014/Com/P4dated 17-08-2021,theFinancialBid(s)oftheBidder(s)willbe declaredNonresponsiveiftherates quotedbythe bidderarenotjustifiedordonotincludeminimum applicableprevalentwage rate, applicable taxes, contributions to EOBI and PESSI.

BidSecurityForm

[Tobesigned&stampedbytheBidderandreproduced ontheletterhead] [To be attached with Financial Bid]

Whereas [nameof theBidder] (hereinafter called "the Bidder") hassubmitted its Bid dated [date of submission of Bid] for the supply of [name and/or description of the services] (hereinafter called "the Bid"). KNOW ALL PEOPLE by these presents that we [name of bank] of [name of country], having our registered office at [address ofbank] (hereinafter called "the Bank"), arebound to [The D.G Khan Medical College D.G Khan], (hereinafter called "the Procuring Agency") in the sum of Rs. for which payment well and truly to be made tothe said Procuring Agency. The Bank binds itself,itssuccessors,andassignsbythesepresents.SealedwiththeCommonSealofthe saidBankthis dayof 20. **THECONDITIONS**ofthisobligation are: 1. If the Bidder withdraws its Bid during the period of Bid validity specified by the Bidder on the Bid Form; or 2. IftheBidder,havingbeennotifiedoftheacceptanceofitsBidbytheProcuringAgency during the period of Bid validity: failsorrefuses to execute the Contract Form, if required; or (a) failsorrefusesto furnishthe Performance Guarantee, in accordance with the (b) Instructions to Bidders: weundertaketopaytotheProcuringAgencyuptotheaboveamountuponreceiptofitsfirst written demand, without theProcuringAgencyhaving to substantiate itsdemand,provided thatinitsdemandtheProcuringAgencywillnotethattheamountclaimedbyitis duetoit, owing to the occurrence of one or both of the two conditions, specifying the occurred condition or conditions. Thisguaranteewillremaininforceuptoandincludingthirty(30)daysaftertheperiodofBid validity, and any demand in respect thereof should reach the Banknot later than the above date.

[signatureofthebank]

FINES& PENALTIES

Sr.#	SUMMARYOFPENALTIES	PENALTIESINPKR
1.	Attendancelessthan100%(Absent/Vacant/Not Deployed) (Itshouldbetheresponsibilityof ServiceProviderto maintain 100% attendance (each day) of HR as mentioned in the Contract. In case any of service provider's personnel(s) as mentioned under the contract is (are) absent / Vacant / Not-deployed, for everymissingpersonnelthatwasrequiredtostayon duty for that particular day, a penalty as mentioned in column 03 shall be charged)	Rs.1,000aspenaltyinaddition todeduction amount of quoted daily wage per day per personnel as per contract (Amount of quoted daily wage rate will be calculated on the basis of 30 days per month)
2.	IncaseofAbsent/Vacant/NotDeployedduring public/localholidaysoranyotherspecialoccasions (penalty at Sr # 01 will not implement for that particular day)	Rs.1,500aspenaltyinaddition todeduction amount of quoted daily wage per day per personnel as per contract
3.	StaffisfoundwithoutuniformthatincludesShirt& Trousers,Shoes,BeltandCapetc.	Rs.500willbechargedforeach such stafffor that particular day.
4.	Incaseanyofserviceprovider'spersonneldeployed under this contract is not present at his assigned place of duty during inspection or is a habitual late comer or leaves early.	PenaltyofRs.500/-pervacant point / late arrival / early leaving per shift will be imposed.
5.	Ifanyworker(afterperformingdutiesforcomplete month)isnotpaidminimumwageasperthenumber of days he / she performed the duty.	Rs.5,000+(Differenceof Amount between paid salary and notified minimum wage rate) shall be imposed as penalty per person per month.
6.	Procuring agency may desire to replace any personnelwithjustifiablereasonandfailuretodoso	Rs.2,000perDayperPersonnel will be imposed for non-

	inseven07Daysshallbeconsideredasbreachof contract.	compliance of directions of procuringagency.
7.	Anyprotestorstrikeobservedbythe security staffdue to any action of the Service Provider i.e. Late / Non disbursementofsalary,Non-complianceofMinimum Wage Rate etc.	Rs.100,000perincidentper daytillcallingoffthestrike.
8.	Service provider shall be responsible to provide Ex- Army Guard / (Ex-LEA-Personnel') according to Section-VII Schedule of Requirements/ Deployment Plan	AnAmountofRs.10,000/-per daytilltheavailabilityoftheEx-Army Guard / (Ex-LEA-Personnel') according to Section-VII Schedule of Requirements/ Deployment Plan
9.	Incaseofnon-availability/un-serviceable/outof orderSecurityEquipmentaslistedbelow. i. Weapons(withammunition) ii. HandMetalDetectors(whererequired) iii. Torch Light (Good Quality and Range) during Evening and Night Shifts iv. WalkieTalkie v. WalkThrough Gates	Rs.1,000willbechargedper equipment per day. In case of non-availability of Torch Light Rs.100willbechargedperday per item.
10.	In case of theft of major equipment / fixtures (AC, water cooler, Wires, water pumps, LEDScreensetc.) by the intruder due to negligence of security staff	Rs.5,000willbechargedas penalty plus amount of loss incurredbyhospitalifapproved by Hospital Inquiry Committee.
11.	Ifsecuritystaffisfoundinvolvedinanymisuse/ theft/pilferage/anomalyofanyHospitalEquipment /property.	Rs.5,000inadditionto termination of individual alongwith FIR and amount of loss incurred by if approved by Hospital Inquiry Committee.
12.	Incaseany(Public/General)complaintisreceived attributable to misconduct /misbehaviour, financial benefitsofserviceprovider'spersonnel&isassessed astruebyhospitaladministration,(dependingonthe severityoftheincidence)foreachsuchincidentshall be levied and the same shall be deducted from serviceprovider'sbill.Theserviceprovidermust	Rs10,000/-willbechargedper case

	requiretosurrendertheaccusedpersonneluptillthe chargewillbeprovenorotherwise.							
	Security Service provider will ensure the disbursementofsalarieswithin10daysofeach month.	Rs.100perstaffperdaywillbe charged till 10 th day of next month. (However, in special /						
13.	*Theserviceproviderwillberesponsibleforpaying hisemployeesintheinstitutioninthefirst10daysof everymonth.Suchpaymentwillnotdependonthe paymentsmadebytheProcuringAgencytothe serviceprovider.Theserviceproviderwillpayhis employeesfromhisownresources.PartialPayment willnotbeconsideredpaid.	unavoidable circumstances, if payment are delayed to the service provider by procuring agency for more than 90 Days for a particular hospital, this penalty shall not be imposed / applicable from 91st day onwards.						
14.	The serviceprovidershallensurethatnomember of the stafftakes financial compensation or benefit from the patients or their attendants of any sort.	AminimumfineofRs.5000 shall be levied for every instance of a proven or reportedly correct complaint of the same.						

IMPORTANTPOINTS:

- a) Any protest or strike observed by the security staff due to any action of the Service Provideri.e.Late/Nondisbursementofsalary,Non-complianceofMinimumWageRate etc. will be considered a breach of contract and may lead to issuance of show cause notice / explanation letter in addition to the penalty mentioned. Three show cause notices / explanation letters may lead to termination of contract. In addition to that procuring agency may initiate blacklisting proceedings along with forfeiture of performance guarantee, as per discretion of the procuring agency. An occurrence of strikewillbedocumentedbythehospitaladministrationandthereasonsofstrikesshall not be attributed to the procuring agency.
- b) Penalty should be charged in case the contractor fails to enroll 100% HR on any day as agreedinthecontract. For example if 100 personnel area greed then the remust be 100 personen rolled one achday. If on any day the enrolled personnel are supposed to be 99 then penalty should be charged for missing 1 personnel.
- c) Theamountofthepenaltywillbeimposed/approved/recommendedbyAdministrative Head of the Institution

Note:TheadministrationandserviceprovidershallcreateaWhatsAppGrouptoaddressthe operational issues and complaint management for immediate response. However, official correspondence shall be made as per Govt. norms. The respective hospital will share the details of the performance penalties from time to time to the Service Provider.

SALARYVERIFICATIONCERTIFICATEBYHOSPITALADMINISTRATION

SALARYVERIFICATION CERTIFICATE For theMonthof (Asper PrevailingLabourLaws,MinimumWageRateandanyother)										
Sr.	NameofSecurity Staff	CNIC	No.ofDays Worked	AmountPaid	(Verified/NotVerified)					
1										
2										
3										
4										

Signature&StampofAuthorizedPerson

Note:TheServiceprovidershallbeboundtopayitsstaffbefore10thofeachmonththrough E-channel only, and the E-channel Receipt (signed & stamped byService Provider) must be attached with the Monthly Invoice of the same month for processing. However, E-channel receipt shall be a mandatory part of monthly invoice from the second month of commencement of services. It is further clarified that above Salary Verification Certificate for a particular month should be part of monthly invoice from the day first.

ANNEXURE-C

MONTHLY ATTENDANCE PRO-FORMA AND PENALTY CALCULATION SHEET

												D	.G	Kł	nar	ı N	lec	dic	al (Со	lle	ge	D.	G K	(ha	an										
	MonthlyComprehensiveAttendance&PenaltyCalculationofSECURITYServicesfortheMonthof(xxx)(BasedonBio-MetricAttendance)																																			
S #	N a m e	C N I C	Desi gnat ion	Shi ft/ Dep loye d Pla ce	Bio- Metr icAtt enda nce Refe renc e/P age No.	1	NOM	3 111L						9 NOM	THE O	WED 1	1 2 []HL	FRI 8	1 4 LYS	1 5 NOS	1 6 NOW	TOE T	WED © 1		FRI O N	2 1 TAS	2	MON ® N	2 4 Int	MED 6 5	o 6 OHL	FRI 2 2	SAT ® N	9 NOS	0	TUE
1						Р	P	P	Р	P	Р	P	Р	P	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р
2						Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р
3						Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р
4						Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р
5						Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	P
Required/Deployed Personnelperdayas per Contract 85%ofTotalStrength TotalPresentoneach Day																																				
Pe SI	erso ECU	nne RIT	ent/Nel per Y Per	day sonn	el																															
WithoutUniform(etc.) No.ofLateArrivals, EarlyLeave,Vacant Points per day																																				
Penalty on Absent / Missing Personnel per day500+(DailyWage Rate of Respective Category)																																				
PenaltyonSECURITY PersonnelWithout Uniform																																				
Penalty on Late Arrivals, Early Leave, VacantPointsperday (200perincident)																																				
TotalHRPenaltyon Each Day																																				

^{*}DailyWageRate=QuotedRate(CategoryWise)/30

EQUIPMENTPENALTYCALCULATIONSHEET

	[D.G Khan Medical College D.G Khan]											
	Equipment Penalty Calculation Sheet for Security Services () for the Month of ()											
Sr.#	Date	Description	Detailasper/		Penalty(As perContract)	TotalPenalty per Day						
			Required	Available/ Functional								
		Weapons(with ammunition)										
		HandMetalDetectors										
1		UniformincludingShirt& Trousers,CapShoesBelt, Name Tag, Jacket in winteretc. TorchLight(GoodQuality										
		andRange)										
		Walkthroughgate										
		WalkieTalkie										
		Weapons(with ammunition)										
		HandMetalDetectors										
2		UniformincludingShirt& Trousers,CapShoesBelt, NameTag,etc.										
		TorchLight(GoodQuality andRange)										
		Weapons(with ammunition)										
		HandMetalDetectors										
3		UniformincludingShirt& Trousers,CapShoesBelt, NameTag,etc.										
		TorchLight(GoodQuality andRange)										
		Weapons(with ammunition)										
		HandMetalDetectors										
30		UniformincludingShirt& Trousers,CapShoesBelt, NameTag,etc.										
		TorchLight(GoodQuality andRange)										

SECTIONIX-CHECKLIST

The provision of this check list is essential prerequisite along with submission of tenders (with technical proposal).

The sequence of Technical Bid must be a sperbelow mentioned table.

MA	NDATORYREQUIREMENTS									
1.	Bid Security of estimated cost of articles / items given by the department. The copy of Bid Security must be submitted with Technical Bid and original shall be attached with the Financial Bid.									
2.	TechnicalBidForm(asperofBiddingdocuments)onletterheadofthe firmdulysignedandstamped.	Flag-B								
3.	BidForm(asperBiddingdocuments)onletterheadofthefirm,duly signedand stamped.	Flag-C								
4.	Performance Guarantee Form (as per of Bidding documents) on letter head of the firm, duly signed and stamped.	Flag-D								
5.	GeneralInformation Form(asperBiddingdocuments)onletterhead of the firm duly signed and stamped.	Flag-E								
6.	Affidavit(asperbiddingdocuments)onnon-judicialStampPaperof Rs.100/- (i) Thefirm isnotblacklistedbytheprocuringagency (ii) The documents/photocopies provided with Bid are authentic. In case of any fake/bogus document look at any stage. They shall be black listed as per Rules / Laws. (iii) Affidavitforcorrectnessofinformation. (iv) Undertakingthattheguards/personnelshallbegivenminimum wage salary notified by the Punjab Government. (v) Bidder is neither blacklisted by the procuring agency nor is any litigation pending in this regard. Affidavit for correction of information Form (as per form of Bidding documents) on letter head of the firm, duly signed and stamped.	Flag-F								
7.	The Bidder shall be a legally registered entity with the formal intent to enter into an agreement.	Flag-G								
8.	TheBiddermusthaveanactiveNationalTax Number (NTN).	Flag-H								
9.	TheBiddermusthaveanactivePunjabRevenueAuthority(PRA) registrationNumber.	Flag-J								
10.	The Bidder who is barred/ blacklisted or disqualified either by any Government/ Department / Agency / Authority. The Bidder will submit an undertaking in this regard.	Flag-K								
11.	The Didd are hell have reliding distriction and the CODI and DECCI / JECCland									
12.	TheBiddermusthavevalidPTAlicense/concernedauthoritylicensefor operatingWalkieTalkiesystem.	Flag-M								

