BIDDING DOCUMENT

TENDER No: <u>AE(R)/ADP/2021-22/01</u>

National Competitive Bidding
Single Stage-Two Envelop

Procurement of Toolkit including Hardness Tester
Under
Project
Promotion of Mechanized Agriculture for Increasing Crop
Productivity

Issued To	Name:	
	Date:	- Carr
Issued By:		

Office of the Agricultural Engineer (Research)

Agricultural Engineering Research Workshop Altaf Gunj Chowk Jhang Road Faisalabad Ph: +9241-9201661, Email: aeresfsd4092@gmail.com

DECEMBER-2021

TENDER NOTICE

Sealed bids are invited on Delivered Duty Paid (DDP) basis at consignee's end at Faisalabad in Pak Rupees (Inclusive of all Taxes) from the interested eligible bidders registered with the Sales Tax and Income Tax Departments with active status for the procurement of Toolkit Including Portable Hardness Tester.

Sr. No.	Procurement Name	Package (Nos.)	Bid Security (Within the Limit of 5% of Estimated Cost) (PKR)	Due On
1	Toolkit Including Portable Hardness Tester	60	300,000/-	11/01/2022 (11:00 AM)

Note:

envelope procedure, containing the technical proposal and financial proposal separately as per Rule 38(2)(a) of Punjab Procurement Rules, 2014 amended upto date. b. The Bidding Documents containing specifications and detailed terms and conditions may be obtained from the Office of the Agricultural Engineer (Research), Agriculture Engineering Workshop, Altaf Ganj Chowk Jhang Road, Faisalabad on any working day during office hours against non-refundable cash payment of Rs.1000/-, immediately after the appearance of advertisement in the newspapers. c. The bid containing the financial and technical proposals, duly completed, signed, stamped, sealed and in complete conformity with Tender Document must be delivered to the above office on or before Tuesday, 11th January, 2022, 11:00 AM. Proposals must be accompanied by a Bid Security as mentioned above in the form of Demand Draft, Pay Order or Call at Deposit duly issued from a Scheduled Bank of Pakistan in favor of Agricultural Engineer (Research) Faisalabad. d. Bids will be opened on Tuesday, 11th January, 2022 11:30 AM in the presence of bidders or their representatives at Office of Agricultural Engineer (Research), Agriculture Engineering Workshop Altaf Ganj Chowk Jhang Road, Faisalabad. If bid closing/opening date falls on local/national holiday, the date of bid closing/opening shall be the next working day on the same time and venue e The deduction at source of all relevant taxes at the prescribed rate is applicable.	MULE.	
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	i.	
other than specified mode will be rejected.		*
	j.	
http://www.field.agripunjab.gov.pk/ and https://www.ppra.punjab.gov.pk.		
k. For obtaining any further information or clarifications, please contact the person named below:	k.	For obtaining any further information or clarifications, please contact the person named below:

Part-I Section I. Instructions to Bidders

A. Introduction

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1.	Source of	1.1	The Procuring Agency named in the Bid Data Sheet has received budget
	Funds		from the Government of Punjab. The Procuring Agency intends to apply a
			portion of the proceeds of this budget to eligible payments under the
			contract for which this Invitation for Bids is issued.
2.	Eligible	2.1	This Invitation for Bids is open to all suppliers, except as provided
	Bidders		hereinafter.
		2.2	Bidders should not be 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 goods to be purchased under this Invitation for
			Bids.
		2.3	Government-owned enterprises may participate only if they are legally and
			financially autonomous, if they operate under commercial law, and if they
			are not a dependent agency of the Government.
		2.4	Bidders shall not be under a declaration of blacklisting by any
			Government department or Punjab Procurement Regulatory Authority
			(PPRA).
3.	Eligible Goods	3.1	All goods and related services to be supplied under the contract shall have
	and Services		their origin in eligible source countries, defined in the Bid Data Sheet
			(BDS), and all expenditures made under the contract will be limited to
			such goods and services.
		3.2	For purposes of this clause, "origin" means the place where the goods are
			mined, grown, or produced, or the place from which the related services
			are supplied Goods are produced when, through manufacturing,
			processing, or substantial and major assembly of components, a
			commercially-recognized product results that is substantially different
		2.2	in basic characteristics or in purpose or utility from its components.
		3.3	The origin of goods and services is distinct from the nationality of the
			Bidder.
4.	Cost of	4.1	The Bidder shall bear all costs associated with the preparation and
	Bidding		submission of its bid, and the Procuring Agency named in the Bid Data
			Sheet, hereinafter referred to as "the Purchaser," will in no case be
			responsible or liable for those costs, regardless of the conduct or outcome
			of the bidding process.

B. The Bidding Document

5	Content of	The goods required, bidding procedures, and contract terms are rescribed
	Bidding	in the bidding documents. In addition to the Invitation for Bids, the bidding
	Documents	documents include:
		(a) Instructions to Bidders (ITB)
		(b) Bid Data Sheet
		(c) Schedule of Requirements
		(d) Technical Specifications
		(e) Bid Submission Form
		(f) Manufacturer's Authorization Form
		(g) Price Schedules
		(h) Contract Form

		(i) Performance Security Form		
		(j) General Conditions of Contract (GCC)		
		(k) Special Conditions of Contract (SCC)		
		The Bidder is expected to examine all instructions, forms, terms, and		
		specifications in the bidding documents. Failure to furnish all information		
		required by the bidding documents or to submit a bid not substantially		
		responsive to the bidding documents in every respect will be at the		
		Bidder's risk and may result in the rejection of its bid.		
6	Clarification of	A prospective Bidder requiring any clarification of the bidding document		
	Bidding	may notify the Purchaser in writing or by email at the Purchaser's address		
	Documents	indicated in ITB Clause 19.1. The Purchaser will respond in writing to a		
		request for clarification of the bidding documents which it receives no la		
		than three (3) days prior to the deadline for the submission of bi		
		prescribed in the Bid Data Sheet. Written copies of the Purchaser's respon		
		(including an explanation of the query but without identifying the source		
		inquiry) will be sent to all prospective bidders that have received t		
		bidding documents.		
7	Amendment of	1 At any time prior to the deadline for submission of bids, the		
	Bidding	Purchaser, for any reason, whether at its own initiative or in		
	Documents	response to a clarification requested by a prospective Bidder, may		
		modify the bidding documents by amendment.		
		2 All prospective bidders that have received the bidding documents		
		will be notified of the amendment in writing or by email, and will		
		be bidding on them.		
		3 In order to allow prospective bidders reasonable time in which to		
		take the amendment into account in preparing their bids, the		
		Purchaser, at its discretion, may extend the deadline for the		
		submission of bids.		
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C. Preparation of Bids

8.	Language of Bid	8.1	The bid prepared by the Bidder, as well as all correspondence and documents relating to the bid exchanged by the Bidder and the Purchaser 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.
9.	Documents Comprising the Bid	9.1	 The bid prepared by the Bidder shall comprise the following components: a) A Bid Form and a Price Schedule completed in accordance with ITB Clauses 10, 11, and 12; b) documentary evidence established in accordance with ITB Clause 13 that the Bidder is eligible to bid and is qualified to perform the contract if its bid is accepted; c) documentary evidence established in accordance with ITB Clause 14 that the goods and ancillary services to be supplied by the Bidder are eligible goods and services and conform to the bidding documents; and d) bid security furnished in accordance with ITB Clause 15.
10	Bid Form	10.1	The Bidder shall complete the Bid Form and the appropriate Price Schedule furnished in the bidding documents, indicating the goods to be supplied, a brief description of the goods, their country of origin, quantity, and prices.
11	Bid Prices	11.1	The Bidder shall indicate on the appropriate Price Schedule the unit prices (where applicable) and total bid price of the goods it proposes to supply under the contract.

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		11.2	Prices indicated on the Price Schedule shall be delivered duty paid (DDP) prices .
		11.3	The Bidder's separation of price components in accordance with ITB Clause 11.2 above will be solely for the purpose of facilitating the comparison of bids by the Purchaser and will not in any way limit the Purchaser's right to contract on any of the terms offered.
		11.4	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 otherwise specified in the Bid Data Sheet. A bid submitted with an adjustable price quotation will be treated as nonresponsive and will be rejected, pursuant to ITB Clause 24.
12	Bid Currencies	12.1	Prices shall be quoted in Pak Rupees unless otherwise specified in the Bid Data Sheet.
13	Establishing Bidder's Eligibility and	13.1	Pursuant to ITB Clause 9, 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.
	Qualification	13.2	The documentary evidence of the Bidder's eligibility to bid shall establish to the Purchaser's satisfaction that the Bidder, at the time of submission of its bid, is eligible as defined under ITB Clause 2.
		13.3	 The documentary evidence of the Bidder's qualifications to perform the contract if its bid is accepted shall establish to the Purchaser's satisfaction: a) That, in the case of a Bidder offering to supply goods under the contract which the Bidder did not manufacture or otherwise produce, the Bidder has been duly authorized by the goods' Manufacturer or producer to supply the in Pakistan; b) That the Bidder has the financial, technical, and production capability necessary to perform the contract; c) That, in the case of a Bidder not doing business within Pakistan, the Bidder is or will be (if awarded the contract) represented by an Agent in that country equipped, and able to carry out the Supplier's maintenance, repair, and spare parts-stocking obligations prescribed in the Conditions of Contract and/or Technical Specifications; and d) That the Bidder meets the qualification criteria listed in the Bid Data Sheet.
14	Documents Establishing Goods' Eligibility and Conformity to Bidding Documents	14.1	Pursuant to ITB Clause 9, the Bidder shall furnish, as part of its bid, documents establishing the eligibility and conformity to the bidding documents of all goods and services which the Bidder proposes to supply under the contract. The documentary evidence of the eligibility of the goods and services shall consist of a statement in the Price Schedule of the country of origin of the goods and services offered which shall be confirmed by a certificate of origin issued at the time of shipment.

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			The documentary evidence of conformity of the goods and services to
			the bidding documents may be in the form of literature, drawings, and
			data, and shall consist of:
			a) A detailed description of the essential technical and performance
			characteristics of the goods;
			b) A list giving full particulars, including available sources and current
			prices of spare parts, special tools, etc., necessary for the proper and
			continuing functioning of the goods for a period to be specified in
			the Bid Data Sheet, following commencement of the use of the
			goods by the Purchaser; and
			c) An item-by-item commentary on the Purchaser's Technical
			Specifications demonstrating substantial responsiveness of the
			goods and services to those specifications, or a statement of
			deviations and exceptions to the provisions of the Technical
		4.4.4	Specifications.
		14.4	For purposes of the commentary to be furnished pursuant to ITB Clause
			14.3(c) above, the Bidder shall note that standards for workmanship,
			material, and equipment, as well as references to brand names or
			catalogue numbers designated by the Purchaser in its Technical
			Specifications, are intended to be descriptive only and not restrictive.
			The Bidder may substitute alternative standards, brand names, and/or
			catalogue numbers in its bid, provided that it demonstrates to the
			Purchaser's satisfaction that the substitutions ensure substantial
			equivalence to those designated in the Technical Specifications.
15	Bid Security	15.1	Pursuant to ITB Clause 9, the Bidder shall furnish, as part of its bid, a bid
			security in the amount specified in the Bid Data Sheet.
		15.2	The bid security is required to protect the Purchaser against the risk of
		10.2	Bidder's conduct which would warrant the security's forfeiture, pursuant
			to ITB Clause 15.7.
		15.3	The bid security shall be in Pak. Rupees and shall be in one of the
		13.3	following forms: (a) Bank call-deposit (CDR), Demand Draft (DD), Pay
			Order (PO) or Banker's cheque valid for thirty (30) days beyond the
			validity of bid.
		15 /	Any bid not secured in accordance with ITB Clauses 15.1 and 15.3 will be
		13.4	rejected by the Purchaser as nonresponsive, pursuant to ITB Clause 24.
		15 5	
		15.5	
			promptly as possible but not later than thirty (30) days after the
			expiration of the period of bid validity prescribed by the Purchaser
		15.0	pursuant to ITB Clause 16.
		15.6	The successful Bidder's bid security will be discharged upon the Bidder
			signing the contract, pursuant to ITB Clause 32, and furnishing the
		1	performance security, pursuant to ITB Clause 33.
		15.7	The bid security may be forfeited:
			(a) If a Bidder withdraws its bid during the period of bid validity
			specified by the Bidder on the Bid Form
			or
			(b) In the case of a successful Bidder, if the Bidder fails:
			(i) To sign the contract in accordance with ITB Clause 32;
			or
			(ii) to furnish performance security in accordance with ITB Clause 33.
16	Period of	16.1	Bids shall remain valid for the period specified in the Bid Data Sheet after
	Validity of Bids		the date of bid opening prescribed by the Purchaser, pursuant to ITB
			Clause 19. A bid valid for a shorter period shall be rejected by the
			Purchaser as nonresponsive.
		16.2	In exceptional circumstances, the Purchaser may solicit the Bidder's
		- U.L	consent to an extension of the period of validity. The request and the
	i		position to all extension of the period of variety. The request and the

		16.3	responses thereto shall be made in writing (or by email). The bid security provided under ITB Clause 15 shall also be suitably extended. A Bidder may refuse the request without forfeiting its bid security. A Bidder granting the request will not be required nor permitted to modify its bid, except as provided in ITB Clause 16.3. In the case of fixed price contracts, if the award is delayed by a period exceeding sixty (60) days beyond the expiry of the initial bid validity, the contract price will be adjusted by a factor specified in the request for extension.
17	Format and	17.1	The Bidder shall prepare an original and the number of copies of the bid
	Signing of Bid		indicated in the Bid Data Sheet, clearly marking each "ORIGINAL BID"
			and "COPY OF BID," as appropriate. In the event of any discrepancy
			between them, the original shall govern.
		17.2	The original and the copy or copies of the bid shall be typed or written in
			indelible ink and shall be signed by the Bidder or a person or persons duly
			authorized to bind the Bidder to the contract. All pages of the bid, except
			for un-amended printed literature, shall be initialed by the person or
			persons signing the bid.
		17.3	Any interlineation, erasures, or overwriting shall be valid only if they are
			initialed by the person or persons signing the bid.
		17.4	The Bidder shall furnish information as described in the Form of Bid on
			commissions or gratuities, if any, paid or to be paid to agents relating to
			this Bid, and to contract execution if the Bidder is awarded the contract.

D. Submission of Bids

18	Sealing and	18.1	The Bidder shall seal the original and each copy of the bid in separate
	Marking of		envelopes, duly marking the envelopes as "ORIGINAL" and "COPY."
	Bids		The envelopes shall then be sealed in an outer envelope.
		18.2	The inner and outer envelopes shall:
			(a) be addressed to the Purchaser at the address given in the Bid Data
			Sheet; and
			(b)bear the title of procurement Activity indicated in the Bid Data
			Sheet, the Invitation for Bids (IFB) title and number indicated in the
			Bid Data Sheet, and a statement: "DO NOT OPEN BEFORE," to be
			completed with the time and the date specified in the Bid Data Sheet,
			pursuant to ITB Clause 2.2.
		18.3	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".
		18.4	If the outer envelope is not sealed and marked as required by ITB Clause
			18.2, the Purchaser will assume no responsibility for the bid's
			misplacement or premature opening.
19	Deadline for	19.1	Bids must be received by the Purchaser at the address specified under
	Submission of		ITB Clause 18.2 no later than the time and date specified in the Bid Data
	Bids		Sheet.
		19.2	The Purchaser may, at its discretion, extend this deadline for the
			submission of bids by amending the bidding documents in accordance
			with ITB Clause 7, in which case all rights and obligations of the
			Purchaser and bidders previously subject to the deadline will thereafter
		20.1	be subject to the deadline as extended.
20	Late Bids	20.1	Any bid received by the Purchaser after the deadline for submission of
			bids prescribed by the Purchaser pursuant to ITB Clause 19 will be
			rejected and returned unopened to the Bidder.
	1		L

21	Modification and	21.1	The Bidder may modify or withdraw its bid after the bid's submission,
	Withdrawal of		provided that written notice of the modification, including substitution or
	Bids		withdrawal of the bids, is received by the Purchaser prior to the deadline
			prescribed for submission of bids.
		21.2	The Bidder's modification or withdrawal notice shall be prepared, sealed,
			marked, and dispatched in accordance with the provisions of ITB Clause
			18. A withdrawal notice may also be sent by email, but followed by a
			signed confirmation copy, postmarked not later than the deadline for
			submission of bids.
		21.3	No bid may be modified after the deadline for submission of bids.
		21.4	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. Withdrawal of a bid during this
			interval may result in the Bidder's forfeiture of its bid security, pursuant
			to the ITB Clause 15.7.

E. Opening and Evaluation of Bids

22	Opening of Bids by the Purchaser	22.1	The Purchaser will open all bids in the presence of bidders' representatives who choose to attend, at the time, on the date, and at the place specified in the Bid Data Sheet. The bidders' representatives who are present shall sign an attendance sheet evidencing their presence. The bidders' names, bid modifications or withdrawals, bid prices, discounts, and the presence or absence of requisite bid security and such other details as the Purchaser, at its discretion, may consider appropriate, will be announced at the opening. No bid shall be rejected at bid opening, except for late bids, which shall be returned unopened to the
		22.3	Bidder pursuant to ITB Clause 20. Bids (and modifications sent pursuant to ITB Clause 21.2) that are not opened and read out at bid opening shall not be considered further for evaluation, irrespective of the circumstances. Withdrawn bids will be returned unopened to the bidders.
23	Clarification of Bids	22.4	The Purchaser will prepare minutes of the bid opening. During evaluation of the bids, the Purchaser may, at its discretion, ask the Bidder for a clarification of its bid. The request for clarification and the response shall be in writing, and no change in the prices or substance of the bid shall be sought, offered, or permitted.
24	Preliminary Examination	24.1	The Purchaser will examine the bids to determine whether they are complete, whether any computational errors have been made, whether required sureties have been furnished, whether the documents have been properly signed, and whether the bids are generally in order. Arithmetical errors will be rectified on the following basis. If there is a discrepancy between the unit price and the total price that is obtained by
			multiplying the unit price and quantity, the unit price shall prevail, and the total price shall be corrected. If the Supplier does not accept the correction of the errors, its bid will be rejected, and its bid security may be forfeited. If there is a discrepancy between words and figures, the amount in words will prevail.
		24.3	The Purchaser may waive any minor informality, nonconformity, or irregularity in a bid which does not constitute a material deviation, provided such waiver does not prejudice or affect the relative ranking of any Bidder.
		24.4	Prior to the detailed evaluation, pursuant to ITB Clause 25 the Purchaser will determine the substantial responsiveness of each bid to the bidding documents. For purposes of these Clauses, a substantially responsive bid

is one which conforms to all the terms and conditions of the documents without material deviations. Deviations from, or object reservations to critical provisions, such as those concerning Security (ITB Clause 15), Applicable Law (GCC Clause 3 Taxes and Duties (GCC Clause 32), will be deemed to be an deviation. The Purchaser's determination of a bid's responsivente be based on the contents of the bid itself without recourse to evidence. 24.5 If a bid is not substantially responsive, it will be rejected			ions from, or objections or as those concerning Bid (GCC Clause 30), and dedemed to be a material bid's responsiveness is to thout recourse to extrinsic	
	24.5	Purchaser and may not subsequently be made by correction of the nonconformity.	,	
Qualification & Evaluation of Bids	25.1	In the absence of prequalification , the Purch satisfaction whether the Bidder is qualified satisfactorily, in accordance with the criteria list	to perform the contract	
	25.2			
	25.3	The Purchaser will technically evaluate and have been determined to be substantially resultance Clause 24, as per Technical Specifications requ	sponsive, pursuant to ITB	
	25.4	The Purchaser's financial evaluation of a bid paid (DDP) price inclusive of prevailing taxes	•	
Alternate	25.5	Quality & Cost-based Selection: The following merit point system for weighing evaluation factors can be applied if specified in the Bid Data Sheet. The number of points allocated to each factor shall be specified in the Bid Data Sheet. [In the Bid Data Sheet, choose from the range of]		
		Price of the goods	60 to 90	
		Quality, technology and metallurgy	0 to 20	
		Performance and productivity	0 to 20	
		Standardization	0 to 20	П
		Projected life-cycle cost	0 to 20	
		Operating and maintenance costs	0 to 20	
		Cost of spare parts and after-sales-service	0 to 20	
		Total	100	
		The bid scoring the highest number of points lowest evaluated bid.	s will be deemed to be the	
Contacting the Purchaser	26.1	Subject to ITB Clause 23, no Bidder shall commatter relating to its bid, from the time of the evaluation report is made public i.e. 10 datawarded. If the Bidder wishes to bring addigrievance to the notice of the Purchaser, it should be a subject to the subject	ne bid opening to the time bys before the contract is itional information or has	
	26.2	grievance to the notice of the Purchaser, it should do so in writing. Any effort by a Bidder to influence the Purchaser during bid evaluation, or bid comparison may result in the rejection of the Bidder's bid.		

F. Award of Contract

28	Award	28.1	Subject to ITB Clause 30, the Purchaser will award the contract to the successful	
	Criteria		Bidder whose bid has been determined to be substantially responsive and has	
			been determined to be the lowest evaluated bid, provided further that the Bidder	
			is determined to be qualified to perform the contract satisfactorily.	
29	Purchaser's Right	29.1	The Purchaser reserves the right at the time of contract award to increase or	
	to Vary Quantities		decrease, by the percentage indicated in the Bid Data Sheet, the quantity of	

	at Time of Award		goods and services originally specified in the Schedule of Requirements without	
			any change in unit price or other terms and conditions	
30	Purchaser's Right tp Accept or Reject all Bids	30.1	The Purchaser reserves the right to accept or reject all bids, and to annul the bidding process at any time prior to contract award, without thereby incurring any liability to the Bidder or bidders or any obligation to inform the Bidder or bidders of the grounds for the Purchaser's action.	
31	Notification of Award	31.1	Prior to the expiration of the period of bid validity, the Purchaser will notify the successful Bidder in writing by registered letter or by email, to be confirmed in	
			writing by registered letter, that its bid has been accepted.	
		31.2	The notification of award will constitute the formation of the Contract.	
		31.3	Upon the successful Bidder's furnishing of the performance security pursuant to	
			ITB Clause 33, the Purchaser will promptly notify each unsuccessful Bidder and will discharge its bid security, pursuant to ITB Clause 15.	
32	Signing of Contract	32.1	At the same time as the Purchaser notifies the successful Bidder that its bid has	
			been accepted, the Purchaser will send the Bidder the Contract Form provided in the bidding documents, incorporating all agreements between the parties.	
		32.2	Within seven (07) days of receipt of the Contract Form, the successful Bidder	
			shall sign and date the contract and return it to the Purchaser.	
33	Performance	33.1	Within fourteen (14) days of the receipt of notification of award from the	
	Security		Purchaser, the successful Bidder shall furnish the performance security in	
			accordance with the Conditions of Contract, in the Performance Security Form provided in the bidding documents, or in another form acceptable to the	
			Purchaser.	
		33.2	Failure of the successful Bidder to comply with the requirement of ITB Clause	
			32 or ITB Clause 33.1 shall constitute sufficient grounds for the annulment of	
			the award and forfeiture of the bid security, in which event the Purchaser may	
			make the award to the next lowest evaluated Bidder or call for new bids.	
34	Corrupt or	34.1	The Procuring Agency requires that Bidders, Suppliers, and Contractors observe	
	Fraudulent		the highest standard of ethics during the procurement and execution of contracts.	
	Practices		For the purposes of this provision, the terms set forth below are defined as follows:	
			(a)	
			 i) "corrupt practice" means the offering, giving, receiving or soliciting of anything of value to influence the action of a public official in the procurement process or in contract execution; and 	
			 ii) "fraudulent practice" means a misrepresentation of facts in order to influence a procurement process or the execution of a contract to the detriment of the Procuring Agency, 	
			iii) "collusive practice" is an arrangement among bidders (prior to or after bid submission) designed to establish bid prices at artificial, non- competitive levels for any wrongful gains, and to deprive the Procuring Agency of the benefits of free and open competition;	
			(b) The Procuring Agency will reject a proposal for award if it determines that the Bidder recommended for award has engaged in corrupt or fraudulent	
			practices in competing for the contract in question;	
			(c) The Procuring Agency will sanction a firm, in accordance with prevailing Blacklisting procedures under Punjab Procurement Rules 2014, if it at any time determines that the firm has engaged in corrupt or fraudulent practices in competing for, or in executing, a Bank-financed contract.	
		34.2	Furthermore, Bidders shall be aware of the provision stated in sub-clause 5.4 and	
			sub-clause 24.1 of the General Conditions of Contract.	

Part-I

Section II. Bid Data Sheet

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

	Introduction	
ITB 1.1	Name of Procuring Agency: The Agricultural Engineer (Research) Faisalabad	
	Name of Scheme: Promotion of Mechanized Agriculture for Increasing Crop	
	Productivity	
	Name of Contract: Procurement of Toolkit including Portable Hardness Tester	
ITB 4.1	Name of Purchaser: The Agricultural Engineer (Research) Faisalabad	
ITB 6.1	For clarification purposes, the Employer's Address is: Office of Agricultural	
	Engineer (Research), Agriculture Engineering Workshop, Altaf Gunj Chowk	
	Jhang Road, Faisalabad Requests for clarification shall be received by the	
	Employer no Later than 11 th -January- 2022	
ITB 8.1	Language of the bid – English	

	Bid Price and Currency
ITB 11.2	The price quoted shall be Delivered Duty Paid at the locations mentioned in the
	Schedule of Requirements:
	Office of Agricultural Engineer (Research), Agriculture Engineering Workshop,
	Altaf Gunj Chowk Jhang Road, Faisalabad
ITB 11.5	The price shall be in Pak Rupees and shall be fixed.

	Preparation and Submission of Bids
ITB 13.2	NTN and GST Registration Certificate Eligibility Requirements of the Bidder: 1. Registration with Federal Board of Revenue (FBR) for Income Tax and General Sales Tax (GST) with active status on Active Taxpayer List (ATL) of FBR. 2. Fulfilling all requirements of CLAUSE 2 ("Eligible Bidders") of Instructions to Bidders. 3. An affidavit for Correctness of information & Non-Blacklisting on prescribed format (See Annexures) 4. Power of Attorney (See Annexures for template) from the Bidding Firm / Company authorizing the relevant person to represent it (if applicable). 5. Undertaking on judicial Paper that the firm fulfills eligibility requirements of ITB Clause 2, is not blacklisted and not involved in litigation with any of provincial or Federal Government Department Agency, Organization or autonomous body anywhere in Pakistan. In case involved in any litigation process, proof of dispute resolution is required.

ITB 13.3	Qualification Requirements of Bidder.
	In addition to ITB 13.1, ITB 13.2, and ITB 13.3 (b), the potential bidder must also
	fulfill the following:
	1. The Bidder must be an Original Manufacturers / Authorized
	Distributors/Importer/General Order Supplier for sales & service
	specifically for supply under this tender.
	2. Technical Brochures of Equipment quoted, mentioning its specifications,
	manufacture's model and country of origin.
	3. The bidder must submit tax returns filed with FBR for the last five years.
	· · · · · · · · · · · · · · · · · · ·
	4. An average annual sale from the sale of all types of Equipments/Spare
	Parts/Machinery for the last 5 years shall not be less than 10 Million.
	5. The bidder shall provide samples of the toolkit including portable
	hardness tester along with the bid for the purpose of technical evaluation;
	eligibility of the bidder depends upon confirmatory of the sample with
	defined specifications of toolkit including portable hardness tester. The
	detailed specification of toolkit including portable hardness tester are given in
	Part-I Section IV. Technical Specifications.
	6. If an Agent submits more than one bid, all such bids will be rejected as
	nonresponsive.
	7. The bidder will also arrange training program on use of tool items as per
	time and venue given by the procuring agency.
ITB 14.3 (b)	A certificate from supplier that all spare parts of the equipment to be supplied
11D 14.3 (D)	
	are easily available in Pakistan in the local market or from company
TED 15 1	owned outlets.
ITB 15.1	Amount of Bid Security:
	As per Notice Inviting Tender; in favor of Agricultural Engineer (Research),
	Faisalabad
ITB 16.1	Bid Validity Period: 120 days after the date of opening of bid.
ITB 17.1	The bids shall be submitted in the format of Single Stage Two Envelop.
	The envelopes shall be marked as "Technical Proposal" and "Financial
	Proposal".
	Number of Copies:
	Technical Proposal: Original + 1 Copies (marked accordingly on the inner
	envelopes).
	Financial Proposal: Original (on prescribed forms, i.e. Bid Submission Form &
	Price Schedules)
	Note: These Forms are provided with these Bidding Documents. All the
	envelopes shall be placed in a common outer envelope which shall contain
	following title "BID FOR PROCUREMENT OF TOOLKIT INCLUDING
	PORTABLE HARDNESS TESTER".
	This envelope shall be addressed to Agricultural Engineer (Research)
	Faisalabad, with name & address of the bidder is Agriculture Engineering
ITD 10.2 ()	Workshop, Altaf Gunj Chowk Jhang Road, Faisalabad
ITB 18.2 (a)	Address for Bid Submission: Office of Agricultural Engineer (Research),
	Agriculture Engineering Workshop, Altaf Gunj Chowk Jhang Road,
	Faisalabad.
ITB 18.2 (b)	IFB Title and Number: Toolkit including Portable Hardness Tester Ref. No
	AE(R)/ADP/2021-22/01
ITB 19.1	Deadline for Bid Submission: As mentioned in the Advertisement
ITB 22.1	Time, Date, and Place for Bid Opening: As mentioned in the Advertisement
	Bid Evaluation
ITB 25.3	Criteria for bid evaluation: Lowest Delivered Duty Paid (DDP)
	Total price offered by the qualified responsive bidder.

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	Contract Award	
ITB 29.1	Percentage for quantity increase or decrease: 10 % of total contract value.	

Part-I

Items List and Bid Security

Sr. No.	Tender No	Item	Quantity	Bid Security (Rs)
1	AE(R)/ADP/2021-22/01	Toolkit including Portable Hardness Tester	60	300,000/-

Part-I
Section III. Schedule of Requirements

		DELIVERY SCHEDULE			
Sr. No.	Item	Quantity	Tentative delivery period from the date of signing the contract	Delivery Location	
1	Toolkit including Portable	60	30.04.2022	Faisalabad	
	Hardness Tester (Detail is				
	given in Part-I Section IV.				
	Technical Specifications)				

Part-I Section IV. Technical Specifications

Toolkit including Portable Hardness Tester

Annexure-I

TECHNICAL SPECIFICATIONS OF TOOL KIT

Sr. No.	Parameters	Description	
1.	Application	Customized Solution for Field Engineers	
2.	Drill Machine	 Handy Electric Battery Operated with minimum one-hour backup alongwith charger 15 No drilling tool of different sizes Accessories: 01 No extra Battery, Instruction manual, Carrying case, etc. Origin: Imported 	
3.	Electric Grinder Machine	 5" Size or above 6 Nos 3 mm Size Discs, 6 Nos 6 mm size Discs Accessories: Safeguard, Disk opener, Carrying Case, Instruction Manual, etc. 	
4.	Tachometer	 Origin: Imported Measuring Rang: 2.5RPM-59,999RPM Accuracy: ± 0.5% Range Selection: Automatic/Manual Measurement LCD Display: 5-digit LCD display Working Temperature: 0°C-50°C Power: 2*1.5V AAA alkaline batteries or equivalent Accessories: 02 NoReflective Tape,Instruction manual, Carrying case etc. 	
5.	Safety Gloves	8. Origin: Imported One set rubber gloves, one set cloth gloves and one set leather gloves anti cut, Standard Size Origin: Imported	
6.	Oil Cane	Heavy Duty. 100 ml or above Origin: Imported	
7.	Greece Gun	Heavy Duty, 300 cc or above Origin: Imported	
8.	Ring Key Set	Heavy Duty, 6-32 mm Origin: Imported	
9.	Plier	Heavy Duty Min. Length: 200 mm Min. Opening: 10 mm Origin: Imported	
10.	Nose Plier	Heavy Duty, 200 mm or 8" Size or above Origin: Imported	
11.	Bent Nose Plier	Heavy Duty, 200 mm or 8" Size or above Origin: Imported	
12.	Grip Plier with Lock	Heavy Duty, 250 mm or 10" Size Origin: Imported	
13.	Groove Joint Plier	Heavy Duty, 300 mm or 12" Size Origin: Imported	
14.	Pipe Wrench	Heavy Duty, 450 mm or 18" Size or above Origin: Imported	
15.	Adjustable Screw Wrench	Heavy Duty, 300 mm or 12" Size Origin: Imported	

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Sr. No.	Parameters	Description
16,	Fillet Chain Wrench	Heavy Duty, 450 mm or 18" Size Origin: Imported
17.	Pipe Cutter	Heavy Duty, 1/8 to 1-1/4 inch Cutting size or above Origin: Imported
18.	Nut Cutter / Splitter Set	Heavy Duty, 02 Piece (01 No 12" and 01 No 30") Origin: Imported
19.	Wire Cutter	Heavy Duty, 300 mm or 12" Size or above Origin; Imported
20.	Hammer Alongwith Handle	1000 g Origin; Imported
21.	Hammer Alongwith Handle	500 g Origin: Imported
22.	Nail Hammer Alongwith Handle	Heavy Duty, Medium Size Origin: Imported
23.	Pocket Knife	Heavy Duty, 150 mm or 6" Size Origin: Imported
24.	Socket Set	Heavy Duty, 52 Piece or above Origin: Imported
25.	Measuring Tape	Heavy Duty, 3 m, Standard with Lock Origin: Imported
26.	Measuring Tape	Heavy Duty, 10 m, Standard with Lock Origin: Imported
27.	Screw Driver kit	Heavy Duty, Interchangeable, 32 in 1- Magnetic, (x2,x3,x4) Origin: Imported
28.	L-Key Set	Heavy Duty, Long Handle, Inch Size, 09 Piece Origin: Imported
29.	L-Key Set	Heavy Duty, Long Handle, millimeter Size, 09 Piece Origin: Imported
30.	Vernier Caliper	Heavy Duty, 300 mm or 12" Size Origin: Imported
31.	Outside Caliper/Compass	Heavy Duty, 300 mm or 12" Size Origin: Imported
32.	Inside Caliper	Heavy Duty, 300 mm or 12" Size Origin: Imported
33.	Bubble Leveler	300 mm or 12" Size Origin: Imported
34.	Hand Hexa Blade with Frame	Heavy Duty, 300 mm or 12" Size alongwith 12 No of Blades Origin: Imported
35.	Combination Spanner Set	Heavy Duty, 6 to 32 mm (24 Piece) Origin: Imported
36.	Spanner "T" Set	Heavy Duty, 6 to 32 mm (24 Piece) Origin: Imported
37.	Ratchet Spanner Set	Heavy Duty, 14 Piece Origin: Imported
38.	Wire Gauge	Heavy Duty, SWG I to SWG 50 Origin: Imported

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	n.	
No.	Parameters	Description
39.	Tapes & Dies Set	Heavy Duty, 45 Piece
	alongwith Handle	Origin: Imported
40.	Center Punch Set	Heavy Duty, 03 No, 1,2 & 3 mm
41		Origin: Imported
41.	Sand Paper	One Dozen (1 No to 4 No size)
42.	Flat File	Heavy Duty, Flat File, 250 mm or above
	alongwith Handle	Origin: Imported
43.	Round File	Heavy Duty, 250 mm or above
-	alongwith Handle	Origin: Imported
44.	Chisel	Heavy Duty, 10" Size
		Origin: Imported
45.	Cold Chisel Set	Heavy Duty, 3 Pieces
		Origin: Imported
46.	Steel Nail Set	Heavy Duty, 3 Piece
		Origin: Imported
47.	Bearing Puller	Heavy Duty, 3 Legs, 8" Size or above
		Origin: Imported
48.	Pressure Gauge	High Quality Tyre Pressure Guage with Flexible Pipe Origin: Imported
	Tool Box	Heavy Duty Capable of holding all pagesses to de with
49.		Heavy Duty, Capable of holding all necessary tools with proper arrangement Size: Min. 24" Size or above
		Origin: Imported
	Tool Bag	Capable of holding all necessary tools with proper arrangement
50.		Size: Min. 24" Size or above
		Origin: Imported
51.	Rechargeable	Medium Size High Quality Electric Torch alongwith Rechargeable Battery and
31.	Electric Torch	Charger
		Origin: Imported
52.	Scale	Heavy Duty 12" Steel Scale
	Right Angle	Origin: Imported
53.	Scale	Heavy Duty Steel Right Angle Scale
		Origin: Imported Heavy Duty Steel Protector
54.	Protector	Origin: Imported
		Heavy Duty, 2" lock for toolbox
55.	Lock	Origin: Imported
56.	Electric Chord	Heavy Duty Electric Chord with minimum 20m wire length
57		06 No Whitner, 06 Regular Black Markers, 01 No Refilling Black ink for
57.	Accessories	markers, 06 Lead Pencils, 03 Pencil Sharpeners, 12 White Chalks

The specifications / detail of toolkit approved in direction of instruction issued by Agriculture Progurement Facilitation Cell vide letter No. 04-23/CSSC Dated 07.01.2021.

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TECHNICAL SPECIFICATIONS OF PORTABLE HARDNESS TESTER

Sr. No.	Parameters	Description
1.	Application	For Hardness Test Of Metals
2.	Standard Impact Device	D Integrated
3.	Hardness Scale	HRC, HRB, HV, HB, HS, and HL
4.	Accuracy	±6HLD
5.	Display	Screen Display: Digital Display showing all important values and information including values, mean values. No of measuring, date etc.
6.	Measuring Direction	360°
7.	Printer	Included
8.	Test Block	Included with HLD Value
9.	Accessories	Charger, Cleaning brush, Rechargeable Battery, Instruction manual, Carrying case, Support Rings etc.
10,	Warranty	Free: 01 Year

The specifications / detail of portable hardness tester approved in direction of instruction in the day Agriculture Procurement Facilitation Cell vide letter No. 04-23/CSSC Dated 07.01.2021

asp)

Note

The detail of sample of toolkit including portable hardness tester to be submitted with offer/bid is given in **Part-I Section IV. Technical Specifications**. The sample is required for the purpose of technical evaluation of the bid submitted by the bidder and the eligibility of the bidder depends upon the confirmatory of the submitted sample with defined specifications / details of toolkit including portable hardness tester. The inspection of the supplied toolkit including portable hardness tester will be carried out in accordance with the submitted sample. If the sample is not supplied along with the bid, the bid shall be ignored. No tender will be entertained without sample. The sample supplied along with the bid may be counted in final supply from the successful bidder. The samples from unsuccessful bidder shall be returned after the finalization of contract and it will be the responsibility of tendering firm to collect the samples within 15 days from the date of finalization of the tender after that Department will not be responsible. Sample submitted by the bidders shall be properly packed and have a sealed label affixed with these particulars;

- i. Bidder's name and address.
- ii. Tender No.
- iii. Date of opening of tender.
- iv. Item No. of the tender for this sample.

The samples shall be submitted to the Assistant Agricultural Engineer (Research) office of the Agricultural Engineer (Research) Faisalabad well before the closing of date and time for submission of bids. The cost and freight of sending the sample shall be borne by the bidder and there will be no obligation on part of the Receiving Officer for their safe custody. The bidder will also pay the fee for testing of any item including in the submitted sample if required by the procuring agency against the parameters set by the procuring agency.

Part-I Section V. Bidding Forms

Bid Submission Form

	Diu Su	idiiissidii ed	TIII				
REF: AE (R)/ ADP /2021-22/01	-			Date:			
Ta				No:			
To, The Agricultural Engin Having examined the b of which is hereby duly acknow the contract "PROCUREMI TESTER" in conformity with figures] or such other sums as n herewith and made part of this l	idding docum vledged, we, ENT OF To the said biddi nay be ascerta	nents including A the undersigned, OOLKIT INC ang documents for	offer to supply a LUDING POR or the sum of [total	and deliver goods under TABLE HARDNESS all bid amount in words and			
We undertake, if our Bi schedule specified in the Sched	•		goods in accord	ance with the delivery			
If our Bid is accepted, we will obtain the guarantee of a bank in a sum equivalent to 5% percent of the Contract Price for the due performance of the Contract, in the form prescribed by the Purchaser.							
We agree to abide by this Bid for a period of 120 days from the date fixed for Bid openion under Clause 22 of the Instructions to Bidders, and it shall remain binding upon us and may accepted at any time before the expiration of that period.							
Until a formal Contrac acceptance thereof and your no				•			
Commissions or gratuitie contract execution if we are aw	• •		•	ating to this Bid, and to			
Name and address of agent	Amount	and Currency	Purpose gratuity				
(if none, state "none")							
We understand that you are not	bound to acco	ept the lowest or	any bid you may	receive.			
Dated this	day of	20	·				
[signature]		[in the capaci	ity of]				
Duly authorized to sign Bid for	and on behal	f of					

2. Price Schedules (to be offered by the bidder)

	2. Price Schedules (to be offered by the bidder)								
Sr. No	Items	Detail of Items	Brand / Model	Country / Origin	No of Packages	Quantity of Packages	Unit Price of Each Item (PKR)	Unit price of Package (PKR)	Total Amount (PKR)
1		Hardness Tester							
3		Drill Machine Electric Grinder Machine							
4		Tachometer Tachometer							
5		Safety Gloves							
6		Oil Cane							
7		Greece Gun							
8		Ring Key Set							
9		Plier							
10		Nose Plier							
11 12		Bent Nose Plier Grip Plier with Lock							
13		Groove Joint Plier							
14		Pipe Wrench							
15		Adjustable Screw Wrench							
16		Fillet Chain Wrench							
17		Pipe Cutter							
18		Nut Cutter / Splitter Set							
19		Wire Cutter							
20		Hammer Alongwith Handle (1000 g)							
21 22		Hammer Alongwith Handle (500 g) Nail Hammer Alongwith Handle							
23		Pocket Knife							
24		Socket Set							
25		Measuring Tape (3m)							
26		Measuring Tape (10m)							
27	Toolkit	Screw Driver kit							
28	Including	L-Key Set (Inch Size)			0.4				
29	Portable Hardness	L-Key Set (mm Size)			01	60			
30 31	Tester	Vernier Caliper Outside Caliper/Compass							
32		Inside Caliper							
33		Bubble Leveler							
34		Hand Hexa Blade with Frame							
35		Combination Spanner Set							
36		Spanner "T" Set							
37		Ratchet Spanner Set							
38		Wire Gauge Tapes & Dies Set alongwith Handle							
39 40		Center Punch Set							
41		Sand Paper							
42		Flat File alongwith Handle							
43		Round File alongwith Handle							
44		Chisel							
45		Cold Chisel Set							
46		Steel Nail Set							
47 48		Bearing Puller Pressure Gauge							
49		Tool Box							
50		Tool Bag							
51		Rechargeable Electric Torch							
52		Scale							
53		Right Angle Scale							
54		Protector							
55		Lock Electric Chard							
56 57		Electric Chord Accessories							
5/	<u> </u>	ACCESSURES							

Note: In case of discrepancy between unit price and total, the lower price will prevail. All items of toolkit including portable hardness tester will be financially evaluated as a package and will be awarded to the lowest responsive bidder as a complete package.

Part-II Section I. Contract Forms

1. Contract Form

Engin	AGREEMENT made the day of eer (Research) Faisalabad (hereinafter called "the Supplier") of the	ed "the Purchaser").				
of good	REAS the Purchaser invited bids for certain and services and has accepted a bid by the S sum of [contract price in words and figures] (here	upplier for the suppl	y of those goods and services			
NOW T	ΓHIS AGREEMENT WITNESSETH AS FO	LLOWS:				
1. assigne	In this Agreement words and expressions shad to them in the Conditions of Contract references		eanings as are respectively			
2. Agreen	The following documents shall be deemed to nent, viz.:	o form and be read a	nd construed as part of this			
(a)	the Bid Form and the Price Schedule submit	ted by the Bidder;				
(b)	the Schedule of Requirements;					
(c)	the Technical Specifications;					
(d)	the General Conditions of Contract;					
(e)	the Special Conditions of Contract; and					
(f)	the Purchaser's Notification of Award.					
	In consideration of the payments to be made ned, the Supplier hereby covenants with the Fordefects therein in conformity in all respects	Purchaser to provide	the goods and services and to			
_	The Purchaser hereby covenants to pay the and services and the remedying of defects the payable under the provisions of the contract.	rein, the Contract Pr	rice or such other sum as may			
	TNESS whereof the parties hereto have cause eir respective laws the day and year first above	•	be executed in accordance			
Signed	, sealed, delivered by	_the	(for the Purchaser)			
Signed	, sealed, delivered by	the	(for the Supplier)			

Part-II Section II. General Conditions of Contract

	- a	
1	Definitions	2.1 In this Contract, the following terms shall be interpreted as indicated:
		a) "The Contract" means the agreement entered into between the
		Purchaser and the Supplier, as recorded in the Contract Form signed
		by the parties, including all attachments and appendices thereto and
		all documents incorporated by reference therein. b) "The Contract Price" means the price payable to the Supplier under
		b) "The Contract Price" means the price payable to the Supplier under the Contract for the full and proper performance of its contractual
		obligations.
		c) "The Goods" means all of the equipment, machinery, and/or other
		materials which the Supplier is required to supply to the Purchaser
		under the Contract.
		d) "The Services" means those services ancillary to the supply of the
		Goods, such as transportation and insurance, and any other incidental
		services, such as installation, commissioning, provision of technical
		assistance, training, and other such obligations of the Supplier
		covered under the Contract.
		e) "GCC" means the General Conditions of Contract contained in this
		section.
		f) "SCC" means the Special Conditions of Contract.
		g) "The Purchaser" means the organization purchasing the Goods, as
		named in SCC.
		h) "The Purchaser's country" is Islamic Republic of Pakistan.
		i) "The Supplier" means the individual or firm supplying the Goods and
		Services under this Contract.
		j) "The Project Site," where applicable, means the place or places
		named in SCC.
2	A12 42	k) "Day" means calendar day.
2	Application	2.1 These General Conditions shall apply to the extent that they are not
3	Country of Origin	superseded by provisions of other parts of the Contract. 3.2 For purposes of this Clause, "origin" means the place where the Goods
3	Country of Origin	were mined, grown, or produced, or from which the Services are
		supplied. Goods are produced when, through manufacturing,
		processing, or substantial and major assembly of components, a
		commercially recognized new product results that is substantially
		different in basic characteristics or in purpose or utility from its
		components
		3.2 The origin of Goods and Services is distinct from the nationality of the
		Supplier.
4	Standards	4.1 The Goods supplied under this Contract shall conform to the standards
		mentioned in the Technical Specifications, and, when no applicable
		standard is mentioned, to the authoritative standards appropriate to the
		Goods' country of origin. Such standards shall be the latest issued by the
		concerned institution.
5	Use of Contract	Documents and Information; Inspection and Audit by the Bank
	Documents and	5.1 The Supplier shall not, without the Purchaser's prior written consent,
	Information;	disclose the Contract, or any provision thereof, or any specification,
	Inspection and	plan, drawing, pattern, sample, or information furnished by or on behalf
	Audit by the Bank	of the Purchaser in connection therewith, to any person other than a
		person employed by the Supplier in the performance of the Contract.
		Disclosure to any such employed person shall be made in confidence

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		and shall extend only so far as may be necessary for purposes of such
		performance.
		5.2 The Supplier shall not, without the Purchaser's prior written consent,
		make use of any document or information enumerated in GCC Clause
		5.1 except for purposes of performing the Contract.
		5.3 Any document, other than the Contract itself, enumerated in GCC
		Clause 5.1 shall remain the property of the Purchaser and shall be
		returned (all copies) to the Purchaser on completion of the Supplier's
		performance under the Contract if so required by the Purchaser.
		5.4 The Supplier shall permit the Procuring Agency to inspect the
		Supplier's accounts and records relating to the performance of the
		Supplier and to have them audited by auditors appointed by the
		Procuring Agency, if so required by the Procuring Agency.
6	Patent Rights	6.1 The Supplier shall indemnify the Purchaser against all third-party claims
		of infringement of patent, trademark, or industrial design rights arising
		from use of the Goods or any part thereof.
7	Performance	1.1 Within ten (10) days of receipt of the notification of Contract award, the
	Security	successful Bidder shall furnish to the Purchaser the performance security
		in the amount specified in SCC.
		1.2 The proceeds of the performance security shall be payable to the
		Purchaser as compensation for any loss resulting from the Supplier's
		failure to complete its obligations under the Contract.
		1.3 The performance security shall be denominated in the currency of the
		Contract acceptable to the Purchaser and shall be in one of the following forms:
		a) a bank guarantee or an irrevocable letter of credit issued by a
		reputable bank located in Pakistan, in the form provided in the
		bidding documents or another form acceptable to the Purchaser; or
		b) a cashier's or certified check.
		1.4 The performance security will be discharged by the Purchaser and
		returned to the Supplier not later than thirty (30) days following the date
		of completion of the Supplier's performance obligations under the
		Contract, including any warranty obligations, unless specified otherwise
		in SCC.
8	Inspections and	8.1 The Purchaser or its representative shall have the right to inspect and/or to
	Testing	test the Goods to confirm their conformity to the Contract specifications
		at no extra cost to the Purchaser. SCC and the Technical Specifications
		shall specify what inspections and tests the Purchaser requires and where
		they are to be conducted. The Purchaser shall notify the Supplier in
		writing, in a timely manner, of the identity of any representatives
		retained for these purposes.
		8.2 The inspections and tests may be conducted on the premises of the
		Supplier or its subcontractor(s), at point of delivery, and/or at the Goods'
		final destination. If conducted on the premises of the Supplier or its
		subcontractor(s), all reasonable facilities and assistance, including access
		to drawings and production data, shall be furnished to the inspectors at
		no charge to the Purchaser.
		8.3 Should any inspected or tested Goods fail to conform to the
		Specifications, the Purchaser may reject the Goods, and the Supplier
		shall either replace the rejected Goods or make alterations necessary to
		meet specification requirements free of cost to the Purchaser.
		The Purchaser's right to inspect, test and, where necessary, reject the
		Goods after the Goods' arrival in Pakistan shall in no way be limited or
		waived by reason of the Goods having previously been inspected, tested,

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		and passed by the Purchaser or its representative prior to the Goods'
		shipment from the country of origin.
		8.4 Nothing in GCC Clause 8 shall in any way release the Supplier from any
	- ·	warranty or other obligations under this Contract.
9	Packing	9.1 The Supplier shall provide such packing of the Goods as is required to
		prevent their damage or deterioration during transit to their final
		destination, as indicated in the Contract. The packing shall be sufficient to
		withstand, without limitation, rough handling during transit and exposure
		to extreme temperatures, salt and precipitation during transit, and open
		storage. Packing case size and weights shall take into consideration,
		where appropriate, the remoteness of the Goods' final destination and the
		absence of heavy handling facilities at all points in transit.
		9.2 The packing, marking, and documentation within and outside the
		packages shall comply strictly with such special requirements as shall be
		expressly provided for in the Contract, including additional requirements,
		if any, specified in SCC, and in any subsequent instructions ordered by
		the Purchaser.
10	Delivery and	10.1 Delivery of the Goods shall be made by the Supplier in accordance
10	Documents	with the terms specified in the Schedule of Requirements. The details of
		shipping and/ or other documents to be furnished by the Supplier are
		specified in SCC.
		10.2 Documents to be submitted by the Supplier are specified in SCC.
11	Ingurance	10.1 The Goods supplied under the Contract shall be delivered duty paid
11	Insurance	
		(DDP) under which risk is transferred to the buyer after having been
10	TD 4.4	delivered, hence insurance coverage is sellers responsibility
12	Transportation	10.1 The Supplier is required under the Contact to transport the Goods to a
		specified place of destination within the Purchaser's country, transport
		to such place of destination in the Purchaser's country, including
		insurance and storage, as shall be specified in the Contract, shall be
		arranged by the Supplier, and related costs shall be included in the
		Contract Price.
13	Incidental Services	13.1 The Supplier may be required to provide any or all of the following
		services, including additional services, if any, specified in SCC:
		a) performance or supervision of on-site assembly and/or start-up of the
		supplied Goods;
		b) furnishing of tools required for assembly and/or maintenance of the
		supplied Goods;
		c) furnishing of a detailed operations and maintenance manual for each appropriate unit of the supplied Goods;
		d) performance or supervision or maintenance and/or repair of the
		supplied Goods, for a period of time agreed by the parties, provided
		that this service shall not relieve the Supplier of any warranty
		obligations under this Contract; and
		e) training of the Purchaser's personnel, at the Supplier's plant and/or
		on-site, in assembly, start-up, operation, maintenance, and/or repair
		of the supplied Goods.
		13.2 Prices charged by the Supplier for incidental services, if not included in
		the Contract Price for the Goods, shall be agreed upon in advance by the
		parties and shall not exceed the prevailing rates charged for other parties
		by the Supplier for similar services
	I	7 44

	1	1	
14	Spare Parts	14.1	As specified in SCC, the Supplier may be required to provide any or all of the following materials, notifications, and information pertaining to spare parts manufactured or distributed by the Supplier: a) such spare parts as the Purchaser may elect to purchase from the Supplier, provided that this election shall not relieve the Supplier of any warranty obligations under the Contract; and b) in the event of termination of production of the spare parts: c) advance notification to the Purchaser of the pending termination, in sufficient time to permit the Purchaser to procure needed requirements; and d) following such termination, furnishing at no cost to the Purchaser, the blueprints, drawings, and specifications of the spare parts, if requested.
15	Warranty	15.1	The Supplier warrants that the Goods supplied under the Contract are
	, and the second	15.2	new, unused, of the most recent or current models, and that they incorporate all recent improvements in design and materials unless provided otherwise in the Contract. The Supplier further warrants that all Goods supplied under this Contract shall have no defect, arising from design, materials, or workmanship (except when the design and/or material is required by the Purchaser's specifications) or from any act or omission of the Supplier, that may develop under normal use of the supplied Goods in the conditions prevailing in the country of final destination.
		15.3	Goods, or any portion thereof as the case may be, have been delivered to and accepted at the final destination indicated in the Contract, or for eighteen (18) months after the date of shipment from the port or place of loading in the source country, whichever period concludes earlier, unless specified otherwise in SCC. The Purchaser shall promptly notify the Supplier in writing of any claims arising under this warranty. Upon receipt of such notice, the Supplier shall, within the period specified in SCC and with all reasonable speed, repair or replace the defective Goods or parts thereof, without costs to the Purchaser. If the Supplier, having been notified, fails to remedy the defect(s) within the period specified in SCC, within a reasonable period, the Purchaser may proceed to take such remedial action as may be necessary, at the Supplier's risk and expense and without prejudice to any other rights which the Purchaser may have against the Supplier
16	Payments	16 1	under the Contract. The method and conditions of payment to be made to the Supplier under
16	Payments	16.1	this Contract shall be specified in SCC.
		16.2 16.3	
17	Price	17.1	Prices charged by the Supplier for Goods delivered and Services
			performed under the Contract shall not vary from the prices quoted by

	_	
		the Supplier in its bid, with the exception of any price adjustments authorized in SCC or in the Purchaser's request for bid validity extension, as the case may be.
18	Change Order	 18.1 The Purchaser may at any time, by a written order given to the Supplier pursuant to GCC Clause 31, make changes within the general scope of the Contract in any one or more of the following: a) drawings, designs, or specifications, where Goods to be furnished under the Contract are to be specifically manufactured for the Purchaser; b) the method of shipment or packing; c) the place of delivery; and/or d) the Services to be provided by the Supplier. 18.2 If any such change causes an increase or decrease in the cost of, or the time required for, the Supplier's performance of any provisions under the Contract, an equitable adjustment shall be made in the Contract Price or delivery schedule, or both, and the Contract shall accordingly be amended. Any claims by the Supplier for adjustment under this clause must be asserted within thirty (30) days from the date of the Supplier's receipt of the Purchaser's change order.
19	Contract Amendments	19.1 Subject to GCC Clause 18, no variation in or modification of the terms of the Contract shall be made except by written amendment signed by
20	Assignment	the parties. 19.1 The Supplier shall not assign, in whole or in part, its obligations to perform under this Contract, except with the Purchaser's prior written consent.
21	Subcontracts	21.1 The Supplier shall notify the Purchaser in writing of all subcontracts awarded under this Contract if not already specified in the bid. Such notification, in the original bid or later, shall not relieve the Supplier from any liability or obligation under the Contract.21.2 Subcontracts must comply with the provisions of GCC Clause 3.
22	Delays in the Supplier's Performance	 22.1 Delivery of the Goods and performance of Services shall be made by the Supplier in accordance with the time schedule prescribed by the Purchaser in the Schedule of Requirements. 22.2 If at any time during performance of the Contract, the Supplier or its subcontractor(s) should encounter conditions impeding timely delivery of the Goods and performance of Services, the Supplier shall promptly notify the Purchaser in writing of the fact of the delay, its likely duration and its cause(s). As soon as practicable after receipt of the Supplier's notice, the Purchaser shall evaluate the situation and may at its discretion extend the Supplier's time for performance, with or without liquidated damages, in which case the extension shall be ratified by the parties by amendment of Contract.
23	Liquidated Damages	23.1 Subject to GCC Clause 25, if the Supplier fails to deliver any or all of the Goods or to perform the Services within the period(s) specified in the Contract, the Purchaser shall, without prejudice to its other remedies under the Contract, deduct from the Contract Price, as liquidated damages, a sum equivalent to the percentage specified in SCC of the delivered price of the delayed Goods or unperformed Services for each week or part thereof of delay until actual delivery or performance, up to a maximum deduction of the percentage specified in SCC. Once the maximum is reached, the Purchaser may consider termination of the Contract pursuant to GCC Clause 24.
24	Termination for Default	24.1 The Purchaser, without prejudice to any other remedy for breach of Contract, by written notice of default sent to the Supplier, may terminate

25	Force Majeure	this Contract in whole or in part: a) if the Supplier fails to deliver any or all of the Goods within the period(s) specified in the Contract, or within any extension thereof granted by the Purchaser pursuant to GCC Clause 22; or b) if the Supplier fails to perform any other obligation(s) under the Contract. c) if the Supplier, in the judgment of the Purchaser has engaged in corrupt or fraudulent practices in competing for or in executing the Contract. d) For the purpose of this clause: e) "corrupt practice" means the offering, giving, receiving or soliciting of anything of value to influence the action of a public official in the procurement process or in contract execution. f) "fraudulent practice" means a misrepresentation of facts in order to influence a procurement process or the execution of a contract to the detriment of the Procuring Agency, and includes collusive practice among Bidders (prior to or after bid submission) designed to establish bid prices at artificial non-competitive levels and to deprive the Procuring Agency of the benefits of free and open competition. 24.2 In the event the Purchaser terminates the Contract in whole or in part, pursuant to GCC Clause 24.1, the Purchaser may procure, upon such terms and in such manner as it deems appropriate, Goods or Services similar to those undelivered, and the Supplier shall be liable to the Purchaser for any excess costs for such similar Goods or Services. However, the Supplier shall continue performance of the Contract to the extent not terminated. 25.1 Notwithstanding the provisions of GCC Clauses 22, 23, and 24, the Supplier shall not be liable for forfeiture of its performance security, liquidated damages, or termination for default if and to the extent that its delay in performance or other failure to perform its obligations under the Contract is the result of an event of Force Majeure. 25.2 For purposes of this clause, "Force Majeure" means an event beyond the control of the Supplier and not involving the Supplier's fault or negligen
		embargoes.
26	Termination for	26.1 The Purchaser may at any time terminate the Contract by giving
	Insolvency	written notice to the Supplier if the Supplier becomes bankrupt or otherwise insolvent. In this event, termination will be without compensation to the Supplier, provided that such termination will not prejudice or affect any right of action or remedy which has accrued or will accrue thereafter to the Purchaser.
27	Termination for Convenience	27.1 The Purchaser, by written notice sent to the Supplier, 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 Purchaser's convenience, the extent to which performance of the Supplier under the Contract is terminated, and the date upon which

		,			
28	Resolution of	such termination becomes effective. 27.2 The Goods that are complete and ready for shipment within thirty (30) days after the Supplier's receipt of notice of termination shall be accepted by the Purchaser at the Contract terms and prices. For the remaining Goods, the Purchaser may elect: a) to have any portion completed and delivered at the Contract terms and prices; and/or b) to cancel the remainder and pay to the Supplier an agreed amount for partially completed Goods and Services and for materials and parts previously procured by the Supplier. 28.1 The Purchaser and the Supplier shall make every effort to resolve			
_	Disputes	amicably by direct informal negotiation any disagreement or dispute			
		arising between them under or in connection with the Contract.			
		28.2 If, after thirty (30) days from the commencement of such informal negotiations, the Purchaser and the Supplier have been unable to resolve amicably a Contract dispute, either party may require that the dispute be referred for resolution to the formal mechanisms specified in SCC. These mechanisms may include, but are not restricted to, conciliation mediated by a third party, adjudication in an agreed and/or arbitration.			
29	Governing	29.1 The Contract shall be written in the language specified in SCC. Subject			
	Language	to GCC Clause 30, the version of the Contract written in the specified language shall govern its interpretation. All correspondence and other			
		documents pertaining to the Contract which are exchanged by the parties shall be written in the same language.			
	Applicable Law	30.1 The Contract shall be interpreted in accordance with the laws of Islamic Republic of Pakistan.			
31	Notices	31.1 Any notice given by one party to the other pursuant to this Contract shall			
		be sent to the other party in writing or by fax and confirmed in writing to the other party's address specified in SCC.			
		31.2 A notice shall be effective when delivered or on the notice's effective			
		date, whichever is later.			
32	Taxes and Duties	32.1 Supplier shall be entirely responsible for all taxes, duties, license fees,			
		etc., incurred until delivery of the contracted Goods to the Purchaser.			

Part-II Section III. Special Conditions of Contract

The following Special Conditions of Contract shall supplement the General Conditions of Contract. Whenever there is a conflict, the provisions herein shall prevail over those in the General Conditions of Contract. The corresponding clause number of the GCC is indicated in parentheses.

1. Definitions (G	CC Clause	1)
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- GCC 1.1 (g)—The Purchaser is **Agricultural Engineer (Research) Faisalabad**GCC 1.1 (h)—The Purchaser's country is: **Islamic Republic of Pakistan**GCC 1.1 (i)—The Supplier is (Detail):
- GCC 1.1 (j)—The Project Site is: "**Promotion of Mechanized Agriculture for Increasing Crop Productivity**"
- 2. Country of Origin (GCC Clause 3)

3. Performance Security (GCC Clause 7)

GCC 7.1—The amount of performance security, as a percentage of the Contract Price, shall be 5% (**Ten per cent of the contract price**) in the shape of Call at Deposit or Bank Guarantee from scheduled bank of Pakistan on the prescribed format attached with the bidding document.

4. Inspections and Tests (GCC Clause 8)

GCC 8.1—

Inspection and tests for final acceptance are:-

- 1. For being Brand New, bearing relevant reference numbers of the equipment (Certificate from supplier)
- 2. For Physical Fitness having No Damages (Certificate from supplier)
- 3. For the Country of Origin as quoted by the Supplier (Certificate from manufacturer)
- 4. For conformance to specifications and performance parameters, through Prior to delivery inspection (Inspection Report by Procurement Committee / Inspection Team)
- 5. For successful operation at site after complete installation, testing and commissioning of the equipment (Installation, Testing and Commissioning Report by Procurement Committee / Inspection Team)
- 6. The supplied store will be inspected in accordance with sample already submitted by the bidder at the time of bid submission.

5. Delivery and Documents (GCC Clause 10)

GCC 10.3— Upon shipment, the Supplier shall notify the Purchaser the full details of the shipment, including Contract number, description of Goods, quantity and usual transport document. The Supplier shall mail the following documents to the Purchaser:

- 1. Copies of the Supplier's invoice showing Goods' description, quantity, unit price, and total amount;
- 2. Copies of the packing list identifying contents of each package;
- 3. Manufacturer's Valid Warranty Certificate;
- 4. Inspection Certificate issued by the Nominated Inspection Agency (if any) and the Supplier's Factory Inspection Report;
- 5. Certificate of Origin.
- 6. The above documents would be required even if the equipment has already been imported and is available with the supplier ex-stock.

6. Incidental Services (GCC Clause 13)

GCC 13.1 Incidental Services to be provided are:

- 1. At site complete training of Purchaser's nominated staff regarding maintenance and operation of Goods.
- 2. At site preventive maintenance on quarterly basis by the bidder's qualified staff for one year, starting from final acceptance of goods.
 The rate must include cost for all kinds of labour, inputs, and material required for above, and all applicable government taxes and levies. In case a separate rate is not provided by the bidder for the above items, it shall be deemed to have been covered in the overall quoted cost.

8. Warranty (GCC Clause 15)

GCC 15.2—In accordance with the provisions, free warranty period will be one year for parts and services and it will be extended upto five year on payment. During free warranty period, the supplier shall be responsible for free and immediate replacement / repair of stores if found defective, substandard or materially at variance from that as specified in the contract.

During the warranty period, the bidder contractor shall be responsible for free and immediate replacement, if the Parts / Stores found defective / sub-standard / not suitable for the machinery / type and model machinery and for the purpose / application as mentioned in the tender / contract or materially at variance from that as specified in the contract / tender. Further the tender / bidder shall also provide immediate free replacement of whole of the goods or part thereof in case of major failure of supplied store and provide immediately free repair in case of minor failure upto to the requirement / satisfaction of the purchaser. The contractor shall fit the parts in the machine free of charges. The Supplier shall, in addition, comply with the performance and / or consumption guarantees specified under the contract.

GCC 15.4 & 15.5—the period for correction of defects in the warranty period is 72 hours.

9. Payment (GCC Clause 16)

GCC 16.1— The method and conditions of payment to be made to the Supplier under this Contract shall be:

- 1. Payment shall be made in Pak. Rupees after completion of entire supply or Part payment against part supply if requested by the supplier can be allowed by the procuring agency
- 2. Within thirty (30) days of receipt of the Goods at site after performing the requisite inspection and tests as mentioned in SCC 4. as follows: Part Supply Part Payment will

10	Prices	(CCC)	Clause	17)
TO.	111003	\mathbf{u}	Clause	1//

GCC 17.1—Prices shall be: Fixed.

11. Liquidated Damages (GCC Clause 23)

GCC 23.1—Applicable rate: 0.01 % of contract price per day Maximum deduction: 5.00 % of contract price.

12. Resolution of Disputes (GCC Clause 28)

GCC 28.3— The dispute resolution mechanism to be applied pursuant to GCC Clause 28.2 shall be as follows:

In the case of a dispute between the Purchaser and the Supplier, the dispute shall be referred to adjudication or arbitration in accordance with the Pakistan Arbitration Act, 1940.

13. Governing Language (GCC Clause 29)

GCC 29.1—The Governing Language shall be: English.

14. Applicable Law (GCC Clause 30)

GCC 30.1-The Contract shall be interpreted in accordance with the applicable laws of Islamic Republic of Pakistan.

15. Notices (GCC Clause 31)

GCC 31.1—Purchaser's address for notice purposes – Office of Agricultural Engineer (Research), Agriculture Engineering Workshop, Altaf Gunj Chowk Jhang Road, Faisalabad.

—Supplier's address for notice purposes:

ANNEXURES

ANNEXURE-I

Undertaking for Correctness of Information and Non-Blacklisting (To be provided on the letterhead of Bidder)

I, the undersigned, do hereby certify that all the statements made in this application / bid and in the supporting documents are true, correct and valid to the best of my knowledge and belief and may be verified by Procuring Agency at any time, if deems it necessary.

That the undersigned hereby authorize and request the bank, person, firm or corporation to furnish any additional information requested by the Procuring Agency deemed necessary to verify this statement regarding my (our) competence and general reputation.

That the undersigned understands and agrees that further qualifying information may be requested and I agree to furnish any such information at the request of the Procuring Agency.

That the undersigned / Applicant is not insolvent and not blacklisted by any of Provincial or Federal Government Department, Agency, Organization, NGO, INGO, IGO, or any other autonomous or corporate body anywhere in Pakistan.

The undersigned certify that my firm / company is not involved in litigation or arbitration and has not been declared ineligible / debarred by any of the Federal / Provincial Government or any other entity due to any reason whatsoever and is eligible to carry out the business in Pakistan for which this Bid / Application for Prequalification is being made.

Name of the Bidder: _	
Date:	

Signed by an authorized representative

^{*}In case of involvement of applicant / bidder in any litigation or arbitration, current status or the proof of dispute resolution along with the history of litigation / arbitration for **last ten** years on Litigation History Form (See Annexures) shall be provided with the bid.

ANNEXURE-II

Certificates (To be provided by the bidders on letterhead alongwith tender duly filled in, signed and stamped)

1	We hereby confirm to have read carefully the description of stores and all the terms and conditions of your tender enquiry. No. AE/BVADB/2021 22/01 due for enquire on
	conditions of your tender enquiry No. AE(R)/ADP/2021-22/01 due for opening on Tuesday , 11 th January , 2022 11:30 AM for the supply of specified stores in addition to the
	conditions as appended herewith and also all the special instructions attached to the said
	tender enquiry. We agree to abide by all those instructions/conditions.
2	We also hereby confirm that the stores offered by us are exactly to the particulars and
_	specifications as laid down in your tender enquiry in all respects.
3	The stores offered by us are of (a) foreign origin or (b) local origin.
4	We accept that if the required Bid Security is not furnished or our offer is found lacking
	in any of the requirement of your tender enquiry, it shall be ignored
5	We hereby confirm to understand that the delivery period is the essence of the contract
	and it will be strictly adhered to by us. In case of failure we agree that contract shall stand
	cancel and performance guarantee shall be forfeited and procuring agency reserves the
	right to purchase the store from elsewhere without any notice at the risk and cost of
	defaulting contractor.
6	Certified that the prices quoted to the department against tender No. AE(R)/ADP/2021-
	22/01 are not more than the prices, we charged from any other purchasing agencies in the
	country. In case of any discrepancy, the bidder hereby undertakes to refund the price
	charged in excess.
7	We are responsible for the free replacement of stores if the same is found to be
	substandard or not suitable for the Machine/Engine/Equipment or at variance with the
8	specifications given in the tender enquiry
8	We guarantee to supply stores exactly in accordance with the requirements specified in the invitation to Tender No. AE(R)/ADP/2021-22/01
	requirements specified in the invitation to Tender No. AE(R)/ADF/2021-22/01
	Name of bidder
	Signature of bidder
	Designation of hills.
	Designation of bidder
	Seal
	Seal Witness:
	VV TEILESS.
	Name:Signature
	Full Address
	T GIT T IGGE COS
	Date

Power of Attorney (For signatory of Application)

[To be printed on a PKI KNOW ALL MEN BY THESE PRESENTS T	
Attorney"), [Insert name firm	
does hereby nominate, appoint and authorize M	
CNIC No. hereinafter refe	
do in our name and on our behalf the following:	
i. Sign and submit to	or its authorized nominee, the
Prequalification Application / Bid	for "PROCUREMENT OF TOOLKIT
INCLUDING PORTABLE HARDNESS	S TESTER", in response to the advertisement
dated [] issued by The Procuring Ager	ncy and all other documents and instruments
required to submit the Prequalification App	plication / Bidding Documents.
ii. Execute all such contracts, deeds, docun necessary and expedient in relation to the f	nents and instruments as may be considered oregoing; and
iii. Do and carry out all other actions as more connection with the Prequalification / biddi	ay be required by the Procuring Agency in
iv. To immediately notify The Procuring Ag revocation as well as any change in the term	
v. To do in our name and on our behalf, all such with or incidental to our Prequalification	•
Advertisement including signing and submiss (including correcting any deficiencies or organized by the Procuring Agency (including meetings) and providing information/response connection with our Bid.	sion of all documents, instruments and deeds mistakes therein), attending any meetings pre-bid conference meetings and bid opening s to the Procuring Agency in all matters in
We, [Insert name of Firm/Company], do hereby ra	
Application shall do by virtue of these presents an Application shall do or cause to be done pursuant us.	
Furthermore, each provision of this Power of Atto	rney is severable and distinct from the others.
The invalidity, illegality or unenforceability of a	
Attorney at any time shall not in any way affect or	impair the validity, legality and enforceability
of the remaining provisions hereof.	
IN WITNESS WHEREOF, we have executed this FOR: [INSERT NAME OF BIDDER]	s POWER OF ATTORNEY as of [Date].
	Signature:
	Name:
	Title:
	CNIC/Passport No.:

Litigation HistoryApplicants should provide information on any history of litigation or arbitration resulting from contracts executed in the last ten years or currently under execution.

Year	Award for or Against Application	Name of Client, Cause of Litigation / Arbitration and matter in dispute	Disputer Amount (Current value in PKR)	Current Status
	Year	Year Award for or Against Application	Year Award for or Against Cause of Litigation / Application Arbitration and	Year Award for or Against Application Application Arbitration and Arbitration