



# MAI JOGMAI RURAL MUNICIPALITY OFFICE OF THE RURAL MUNICIPAL EXECUTIVE

Ilam, Province no. 1, Nepal

## **BIDDING DOCUMENT**

for

# SUPPLY AND DELIVERY OF 4WD JEEP (SUV TYPE) INCLUDING ACCESSORIES

**National Competitive Bidding (NCB)** 

IFB No. MJRM/NCB/goods/2075/76-03

October, 2018

Issued to:

Issued on:



# **Abbreviations**

BDS Bid Data Sheet
BD Bidding Document
DCS Delivery and Completion Schedule
DPDevelopment Partner
EQC Evaluation and Qualification Criteria
GCC General Conditions of Contract
GoN Government of Nepal
ICCInternational Chamber of Commerce
IFBInvitation for Bids
Incoterms International Commercial Terms
ITBInstructions to Bidders
LGRSList of Goods and Related Services
NCB National Competitive Bidding
PANPermanent Account Number
PPMOPublic Procurement Monitoring Office
SBDStandard Bidding Document
SBQ Schedule of Bidder Qualifications
SCC Special Conditions of Contract
SR Schedule of Requirements
TS Technical Specifications
UNCITRALUnited Nations Commission on International Trade Law
VAT Value Added Tax



#### **Invitation for Bids**

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#### **INVITATION FOR BIDS**

# माईजोगमाई गाँउपालिका गाँउ कार्यपालिकाको कार्यालय इलाम

# 4wd Jeep आपुर्ति सम्बन्धी वोलपत्र आब्हानको सूचना

प्रथम पटक प्रकाशित मिति : २०७<mark>४।०६।</mark>२२

यस कार्यालयलाई आवश्यक पर्ने 4wd Jeep with Accessories खरीद गर्ने कार्य शिलबन्दी बोलपत्रवाट गराउनु पर्ने भएकोले नेपाल सरकारवाट इजाजत प्राप्त इच्छुक योग्य नेपाली सप्लायर्स/बोलपत्रदाताहरुका लागि निम्न शर्तहरुको अधिनमा रहि यो रितपूर्वकको शिलवन्दी बोलपत्र आहुवान गरिन्छ ।

- १. बोलपत्र कागजात यस कार्यालयबाट यो सूचना प्रकाशित भएको मितिले ३० (तीस) दिन भित्र प्रोपाइटर वा निजको आधिकारीक प्रतिनिधिवाट माइजोगमाई गाउपालिकाको नाममा रहेको तपिसलमा उल्लेख भए अनुसारको दस्तुर (फिर्ता नहुने) वुफाई (संचित कोष खाता नं. ग−४ ०६३१०९८९७९९९९९९९, सिभिल बैक, माईजोगमाई शाखा, ईलाममा जम्मा गरी) खरिद गर्न सिकने छ ।
- २. बोलपत्र कागजात खरिद गर्न इच्छुक सप्लायर्स∕बोलपत्रदाताहरुले नियमानुसारको बोलपत्र दस्तुर बुभाएको रिसद पेश गरी निवेदन दिनु पर्नेछ । निवेदन साथ उद्योग दर्ता प्रमाण पत्र, इजाजत प्रमाण पत्र, स्थायी नम्बर लेखा नम्बर, मूल्य अभिवृद्धि करमा दर्ता भएको प्रमाण पत्र र गत आ.व.को कर चुक्ताको प्रमाणपत्रको प्रमाणित प्रतिलिपि पेश गर्नु पर्नेछ ।
- ३. खिरद गिरिएका बोलपत्र फारम नियमानुसार भरी सूचना प्रकाशित भएको मितिले ३१ औ दिनको १२.०० वर्जे भित्र यस कार्यालयमा दाखिला गर्न सिकने छ । दाखिला हुन आएका बोलपत्रहरु सोही दिनको १३:०० वर्जे यस कार्यालयमा उपस्थित बोलपत्र दाताहरु वा निजको अधिकार प्राप्त प्रतिनिधिहरु र कार्यालयका प्रतिनिधिहरुको रोहबरमा खोलिने छ । बोलपत्र दाता वा निजको प्रतिनिधि उपस्थित नभएमा पिन बोलपत्र खोल्न क्नै बाधा पर्ने छैन ।
- ४. बोलपत्र कागजात खरिद गरिने अन्तिम दिन वा बोलपत्र बुक्ताउने अन्तिम दिन विदा पर्न गएमा सो को लगतै कार्यालय खुलेको दिन बोलपत्र खरिद गर्न वा बुक्ताउन सिकने छ।
- प्रे. बोलपत्र कागजात यस कार्यालयमा खिरद वा दाखिला गर्न सिकनेछ साथै नियमानुसार विद्युतिय प्रणाली मार्फत खिरद वा दाखिला गर्न सिकनेछ । अन्य कार्यालयमा पेश गिरएको बोलपत्र लाई मान्यता दिईने छैन ।
- ६. बोलपत्र को खाम वाहिर बोलपत्र नम्बर, दाखिला गर्ने कार्यालयको नाम, आपुर्ति गर्ने साधनको नाम र बोलपत्र दाताको नाम, ठेगाना र फोन नं (घरको, मोवाईलको) स्पष्ट लेखिएको हुन् पर्नेछ ।
- ७. बोलपत्रका साथ माइजोगमाई गाउपालिकाको नाममा रहेको सिभिल बैक, माईजोगमाई शाखा, ईलाम स्थित धरौटी खाता ग—३ ०६३१०१८१७९५०४१ मा बोलपत्रदाताको नामवाट तपसीलमा उल्लेखित जमानत वापतको रकम जम्मा गरेको सक्कलै भौचर वा बोलपत्र पेश गर्ने अन्तिम मितिदेखि कम्तिमा १२० (एकसय बीस दिन) म्याद भएको नेपाल सरकारवाट मान्यता प्राप्त क वर्गका वाणिज्य बैंकहरुबाट यस कार्यालयको नाममा जारी गरिएको जमानी पत्र (विडबण्ड) पेश गर्नु पर्ने छ । सो जमानी पत्र भौचरमा सम्बन्धित ठेक्का पट्टा नं र आपुर्ति गर्ने साधनको नाम उल्लेख भएको हुनु पर्ने छ । सम्भौता सम्पन्न भएपछि मात्र जमानत वापतको रकम फिर्ता गरिनेछ ।
- वोलपत्र दाताले दररेट स्पप्ट रुपमा अंक तथा अक्षर दुवैमा लेख्नु पर्नेछ । अंक र अक्षरमा फरक देखिएमा अक्षरमा लेखिएको दरलाई मान्यता दिईनेछ ।
- ९. एउटा फर्मका नामवाट खरिद गरिएको बोलपत्र फारम अर्को फर्मका नाममा दाखिला गर्न पाईने छैन।
- १०. बोलपत्र दाताले बोलपत्र पेश गर्दा सम्पुर्ण कर सिहतको मुल्य सिहतको बोलपत्र पेश गर्नु पर्नेछ।
- ११. स्थानिय तथा नेपाल सरकारलाई ब्फाउन् पर्ने सबै प्रकारका करहरु बोलपत्र दाता स्वयम् आफैले ब्फाउन् पर्नेछ ।
- १२. अन्य विस्तृत विवरण Bid Document को Bid Data मा उल्लेख गिरएको छ । सो सम्बन्धमा आवश्यक पर्ने प्रमाणहरु पेश गर्ने जिम्मेवारी बोलपत्र दाताको हुनेछ ।
- १३. सूचनाको शर्त विपरित भएको, कार्यालयवाट उपलब्ध गराईएको बोलपत्र फाराममा कुनै थपघट गरिएको रित नपुगेको, म्याद नाघी पेश हुन आएको बोलपत्र उपर कुनै कारवाही गरिने छैन ।
- 9४ वोलपत्रको परीक्षण र मूल्यांकन स्पेशिफिकेसन अनुसार हुनेछ र परीक्षण गर्न लाग्ने सम्पूर्ण खर्च कवोल दररेटमा नै समावेश गर्नुपर्नेछ ।
- १५ वोलपत्रदाताहरुले आफ्नो वोलपत्र दाखिला गर्नु अगावै वोलपत्रमा उल्लेखित विवरण अनुसार सप्लाई कार्यको स्थलगत निरीक्षण गरि बुक्ति पेश गर्न् पर्नेछ ।

9६. वोलपत्र खरिद गर्नको लागी रकम जम्मा गर्ने वैक्कुँकोँ विवरण निम्नानुसार रहेको छ । फ्याक्स ट्रान्सफर आदि मार्फत गरीने खरीद उपर कारवाही गरीने छैन ।

वैंकको नाम :- सिभिल बैक, माईजोगमाई शाखा, ईलाम संचित कोष खाता नं∷- ग−४ ०६३१०१८९७९९

- 9७. सुचनामा उल्लेख भएकोमा सोही वमोजिम र अन्य विषयको हकमा स्थानीय सरकार सञ्चालन ऐन २०७४, सार्वजनिक खिरद ऐन, २०६३ र सार्वजनिक खिरद नियमावली, २०६४ तथा प्रचलित ऐन नियम अनुसार हुनेछ।
- १८. वोलपत्र शर्त रहित, केरमेट नभएको मूल्यपत्र लगायत कार्यालयबाट उपलब्ध गराएका डकुमेण्ट फाराममा कुनै थपघट वा द्रष्टब्य नलेखिएको हुनुपर्नेछ ।
- १९. सप्लायर्सले कम्तिमा ५ वटा स्पेशिफिकेसन वमोजिमको सवारी साधन सप्लाई गरेको साथै सप्लाई गरेको मध्ये कम्तिमा एक वटा १ वर्ष सम्म सन्तोषजनक रुपमा संचालन भएको प्रमाण पेश गर्न्पर्नेछ ।
- २०. शिलबिन्द बोलपत्रको अन्य डकुमेण्टमा (भाषागत समेत) त्रुटी भएमा वा विषय वा प्रसंगले अन्य अर्थ लागेमा कार्यालयले कुनै वेला सच्याउन वाधा पर्ने छैन । कार्यालयको हितलाई ध्यानमा राखी सबै बोलपत्र, पुरै वा आंशिक रूपमा स्वीकार / स्विकृत गर्ने वा अस्वीकार / अस्विकृत गर्ने वा सूचना नै रद्ध गर्ने लगायतका सम्पूर्ण अधिकार यस कार्यालयमा सुरक्षित रहनेछ ।
- २१. वोलपत्र सम्वन्धि थप जानकारीका लागि कार्यालय समयमा यस कार्यालयमा सम्पर्क गर्न सिकनेछ । सम्पर्क फोन नं. ०२७ ४९१०४४, मोवाईल नं. ९८४९७४२०५२

#### सिलवन्दी बोलपत्र सम्वन्धि कार्यको विवरण

सि. नं.	ठेक्का नं.	कामको विवरण	जमानत रकम रु.	वोलपत्र फारम दस्तुर रु.	वोलपत्र खरिद गर्न सिकने अविध (दिन)		
٩.	MJRM/NCB/goods/ 2075/76-03	4wd Jeep with Accessories खरीद गर्ने कार्य।	१,६५,०००।००	३,०००।००	२०७५/०७/२० कार्यालय समय सम्म		

प्रमुख प्रशासकिय अधिकृत



# **Section I. Instructions to Bidders**



## Section I. Instructions to Bidders

## A. General

1. Scope of Bid	1.1 The Purchaser <i>indicated in the BDS</i> issues this Bidding Document for the supply of Goods and Related Services incidental thereto as specified in Section V, Schedule of Requirements. The name and identification of contracts are <i>indicated in BDS</i> .			
	1.2 Throughout this Bidding Document :			
	(a) the term "in writing" means communicated in written form with proof of receipt;			
	(b) if the context so requires, singular means plural and vice versa; and			
	(c) "day" means calendar day.			
2. Source of Funds	2.1 GoN Funded: In accordance with its annual program and budget, approved by the GoN, the Purchaser intends to apply a portion of the allocated budget to eligible payments under the contract(s) <i>indicated in the BDS</i> for which this Bidding Document is issued.			
	2.2 Or			
	2.3 DP Funded: The GoN has applied for or received financing (hereinafter called "funds") from the Development Partner (hereinafter called "the DP") indicated in the BDS toward the cost of the project named in the BDS. The GoN intends to apply a portion of the funds to eligible payments under the contract(s) for which this Bidding Document is issued.			
	2.4 DP Funded: Payment by the DP will be made only at the request of the GoN and upon approval by the DP in accordance with the terms and conditions of the financing agreement between the GoN and the DP (hereinafter called the "Loan Agreement"), and will be subject in all respects to the terms and conditions of that Loan Agreement. No party other than the GoN shall derive any rights from the Loan Agreement or have any claim to the funds.			
	2.5 Public Entity's Resources Funded.			
3. Fraud and Corruption	3.1 Procuring Entities as well as Bidders, suppliers and contractors and their sub- contractors shall adhere to the highest standard of ethics during the procurement and execution of such contracts. In pursuance of this:;			
	(a) the Purchaser adopts, for the purposes of this provision, the terms as defined below:			
	(i) "corrupt practice" means the offering, giving, receiving, or soliciting, directly or indirectly, anything of value to influence improperly the actions of another party;			
	(ii) "fraudulent practice" means any act or omission, including a misrepresentation, that knowingly or recklessly misleads, or attempts to mislead, a party to obtain a financial or other benefit or to avoid an obligation;			
	(iii) "coercive practice" means impairing or harming, or threatening to impair or harm, directly or indirectly, any party or the property of			



the party to influence improperly the actions of a party;

- (iv) "collusive practice" means an arrangement between two or more parties designed to achieve an improper purpose, including influencing improperly the actions of another party.
- (v) "obstructive practice" means (a) deliberately destroying, falsifying, altering, or concealing of evidence material to an investigation; (b) making false statements to investigators in order to materially impede an investigation; (c) failing to comply with requests to provide information, documents, or records in connection with an investigation; (d) 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 (e) materially impeding GoN/DP's contractual rights of audit or access to information; and
- (vi) "integrity violation" is any act which violates Anticorruption Policy, including (i) to (v) above and the following: abuse, conflict of interest, violations of GoN/DP sanctions, retaliation against whistleblowers or witnesses, and other violations of Anticorruption Policy, including failure to adhere to the highest ethical standard.
- (b) the Purchaserwill reject a proposal for award if it determines that the Bidder recommended for award has, directly or through an agent, engaged in corrupt, fraudulent, collusive, coercive, or obstructive practices or other integrity violations in competing for the contract;
- (c) DPwill cancel the portion of the financing allocated to a contract if it determines at any time that representative(s) of the GoN or of a beneficiary of DP-financing engaged in corrupt, fraudulent, collusive, or coercive practices or other integrity violations during the procurement or the execution of that contract, without the GoN having taken timely and appropriate action satisfactory to DP to remedy the situation.
- (d) DP will impose remedial actions on a firm or an individual, at any time, in accordance with DP's Anticorruption Policy and related Guidelines (as amended from time to time), including declaring ineligible, either indefinitely or for a stated period of time, to participate in DP-financed, administered, or -supported activities or to benefit from an DP-financed, administered, or -supported contract, financially or otherwise, if it at any time determines that the firm or individual has, directly or through an agent, engaged in corrupt, fraudulent, collusive, coercive, or obstructive practices or other integrity violations; and
- (e) The Supplier shall permit the GoN/DP 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 GoN/DP, if so required by the GoN/DP.
- 3.2 The Bidder shall not carry out or cause to carry out the following acts with an intention to influence the implementation of the procurement process or the procurement agreement:
  - (a) give or propose improper inducement directly or indirectly,
  - (b) distortion or misrepresentation of facts,
  - (c) engaging in corrupt or fraudulent practice or involving in such act,
  - (d) interference in participation of other competing bidders,
  - (e) coercion or threatening directly or indirectly to cause harm to the person or the property of any person to be involved in the procurement proceedings,

MJRM/NCB/goods	/2075/76-03	Contraction of the second	Invitation for Bids
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	(f) collu dist bid	ribution of works among bio	before or after submission of bids for dders or fixing artificial/uncompetitive to deprive the Purchaser the benefit of
	with eva	n regards to the bids or inter	n intention to influence the Purchaser ference of any kind in examination and e period from the time of opening of award of contract.
	Bidder f the follo (a) if con Bidd (b) if it based (c) if it a	or a period of one (1) to three wing grounds and seriousness nvicted by a court of law in a der from participating in the co- is established that the contra- d on false or misrepresentation t any time determines that the ged in corrupt, fraudulent, tices in competing for, or	act agreement signed by the Bidder was n of Bidder's qualification information, the firm has, directly or through an agent,
	3.4 A bidder Monitor be ineli	ring Office (PPMO) and/or the gible to bid for a contract d	gn the Contract.  ligible by the GoN, Public Procurement e DP in case of DP funded project, may luring the period of time determined by ling credit information bureau of Nepal.
	3.5 Furtherm	nore, Bidders shall be aware o	of the provisions of GCC 28.3.
4. Eligible Bidders		vitation for Bids is open to the for any specified in the BD.	o eligible Bidders from all countries, <b>S</b> .
	entity intent form of	(subject to ITB 4.4) or any to enter into an agreement	on, private entity, government-owned y combination of them with a formal or under an existing agreement in the imum number of parners in JV shall be a JV:
	(a)	all parties to the JV shall be	jointly and severally liable; and
	(b)	to conduct all businesses f	sentative who shall have the authority for and on behalf of any and all the bidding process and, in the event the during contract execution.
	confliction be in	ct of interest shall be disqual	f interest. Any Bidders found to have a lified. A Bidder may be considered to one or more parties in this bidding to:
	(a)	have controlling shareholde	ers in common;
	(b)	receive or have received an of them;	ny direct or indirect subsidy from any
	(c)	have the same legal represent	tative for purposes of this Bid;
	(d)	third parties, that puts the information about or influence	ach other, directly or through common em in a position to have access to ence on the Bid of another Bidder, or the Purchaser regarding this bidding

similar services at site, the Bidder, at the Bidder's own responsibility and risk, is encouraged to visit and examine the Site and obtain all information

that may be necessary for preparing the Bid and entering into a contract for the supply of goods and related services.

- 6.2 The Bidder should ensure that the Purchaser is informed of the visit in adequate time to allow it to make appropriate arrangements.
- 6.3 The costs of visiting the Site shall be at the Bidder's own expense.

#### **B.** Contents of Bidding Document

# 7. Sections of the Bidding Document

7.1 The Bidding Document consist of Parts 1, 2, and 3, which include all the Sections indicated below, and should be read and construed in conjunction with any Addenda issued in accordance with ITB 9.

#### **PART 1 Bidding Procedures**

- Section I. Instructions to Bidders (ITB)
- Section II. Bid Data Sheet (BDS)
- Section III. Evaluation and Qualification Criteria
- Section IV. Bidding Forms

#### **PART 2** Supply Requirements

• Section V. Schedule of Requirements

#### PART 3 Conditions of Contract and Contract Forms

- Section VI. General Conditions of Contract (GCC)
- Section VII. Special Conditions of Contract (SCC)
- Section VIII. Contract Forms
- 7.2 The Purchaser will reject any Bid submission (in case of hard copy submission) if the Bidding Document was not purchased directly from the Purchaser, or through its assigned office as stated in the invitation for bids or has not deposited (in case of electronically submission) the cost of Bidding Document as stated in the invitation for bids.
- 7.3 The Bidder is expected to examine all instructions, forms, terms, and specifications in the Bidding Document as well as in Amendments, if any. Failure to furnish all information or documentation required by the Bidding Document may result in the rejection of the Bid.
- 7.4 The Invitation for Bids issued by the Purchaser is not part of the Bidding Document

# 8. Clarification of Bidding Document/P re-bid meeting

- A prospective Bidder requiring any clarification of the Bidding Document shall contact the Purchaser in writing at the Purchaser's address *indicated in the BDS*. The Purchaser will respond in writing to any request for clarification, provided that such request is received within the time limit *specified in the BDS* prior to the deadline for submission of Bids. The Purchaser shall forward copies of its response to all Bidders who have acquired the Bidding Document directly from it, including a description of the inquiry but without identifying its source. Should the Purchaser deem it necessary to amend the Bidding Document as a result of a clarification, it shall do so following the procedure under ITB 9 and 24.2.
- 8.2 The purchaser may organize a pre-bid meeting of Bidders before the deadline for submission of Bids at the place, date and time as *specified in the BDS* to

MJR	M/NCB/goods/207	provide and the	ne like matters. Should the purch	Invitation for Bids g Documents, Technical specifications haser deem it necessary to amend the particular of the principle of
			dure under ITB 9 and ITB <b>24.2</b> .	and the second s
9. Amendment of Bidding Document	9.2 Any accomm Docum	ddendum issued shall be part of nunicated in writing to all	f the Bidding Document and shall be who have obtained the Bidding er.Such Addendum notice shall also	
		adden	ndum into account in preparing	onable time in which to take an their Bids, the Purchaser may, at its he submission of the Bids, pursuant

to ITB 24.2.

## c. Preparation of Bids

10. Cost of Bidding	The Bidder shall bear all costs associated with the preparation and submission of its Bid, and the Purchaser shall not be responsible or liable for those costs, regardless of the conduct or outcome of the bidding process.		
11. Language of Bid	The Bid, as well as all correspondence and documents relating to the Bid exchanged by the Bidder and the Purchaser, shall be written in the language <i>specified in the BDS</i> . Supporting documents and printed literature that are part of the Bid may be in another language provided they are accompanied by an accurate translation of the relevant passages in the language <i>specified in the BDS</i> , in which case, for purposes of interpretation of the Bid, such translation shall govern.		
12. Documents Comprising the Bid	<ul> <li>12.1 The Bid shall comprise the following: <ul> <li>(a) Bid Submission Letter and the applicable Price Schedules, in accordance with ITB Clauses 13, 15, and 16;</li> <li>(b) Bid Security in accordance with ITB 21;</li> <li>(c) alternative bids, if permissible, in accordance with ITB 14;</li> <li>(d) written confirmation authorizing the signatory of the Bid to commit the Bidder, in accordance with ITB 22;</li> <li>(e) documentary evidence in accordance with ITB 17 establishing the Bidder's eligibility to bid;</li> <li>(f) documentary evidence in accordance with ITB Clauses 18 and 31, that the Goods and Related Services conform to the Bidding Document;</li> <li>(g) documentary evidence in accordance with ITB 19 establishing the Bidder's qualifications to perform the contract if its Bid is accepted; and</li> <li>(h) any other document required in the BDS.</li> </ul> </li> <li>12.2 The Bidder is solely responsible for the authenticity of the submitted documents.</li> </ul>		



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13.	Bid Submission Letter and Price Schedules		The Bidder shall submit the Bid Submission furnished in Section IV, Bidding Forms. This without any alterations to its format, and no sure All blank spaces shall be filled in with the information The Bidder shall submit the Price Schedule Services, according to their origin as apprefurnished in Section IV, Bidding Forms	s form must be completed abstitutes shall be accepted. rmation requested. s for Goods and Related		
14.	Alternative Bids	14.1	Unless otherwise <i>indicated in the BDS</i> , alte considered.	rnative bids shall not be		
15.	Bid Prices and Discounts	15.1 The Bidder shall complete the appropriate Price Schedule and the sources of Goods schedules included herein, stating the unit prices, total cost per item, the total Bid amount and the expected countries of origin of the Goods to be supplied under the contract.				
		15.2	Prices quoted in the Price Schedules shall be in other taxes already paid or payable on the corrused in the manufacture or assembly of the transportation cost up to final delivery, insurany other cost for (incidental) services, if any goods. All risks and responsibilities up to the installation and commissioning of Goods, if apthe Supplier.	mponents and raw material item, the customs duties, rance cost, unloading, and r, related to the delivery of final destination including		
		15.3	Prices quoted by the Bidder shall be fix performance of the Contract and not subject to unless otherwise <i>specified in the BDS</i> . A adjustable price quotation shall be treated as rejected, pursuant to ITB 31. However, if in a prices quoted by the Bidder shall be subject performance of the Contract, a Bid submitted with shall not be rejected, but the price adjustment is	o variation on any account, Bid submitted with an nonresponsive and shall be accordance with the BDS, to adjustment during the with a fixed price quotation		
		15.4 The Bidder's separation of price components in accordance with ITB 15.1 above will be solely for the purpose 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.				
		15.5	If the Bidder intends to offer any unconditional expressed in fixed percentage and that shall not and be applicable to each unit rate. The meth shall be provided in bid submission letter.	t vary as the quantity varies		
16.	Currencies of Bid	16.1	All Prices shall be quoted in Nepalese Rupees.			
17.	Documents Establishing the Eligibility of the Bidder	17.1	<ul> <li>(a) complete the eligibility in accordance with ITI (a) complete the eligibility declarations in the included in Section IV, Bidding Forms; at (b) if the Bidder is an existing or intended J. 4.2, submit a copy of the JV Agreement, into such an Agreement. The respective by all legally authorized signatories of all or intended JV, as appropriate.</li> </ul>	he Bid Submission Letter, nd  V in accordance with ITB or a letter of intent to enter document shall be signed		

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			(c)	submit the copy of the documents a	s specified in BDS.
18. Documents Establishing the Conformity of the Goods			Bid doc the	establish the conformity of the Good ding Document, the Bidder shall cumentary evidence that the Goods a requirements specified in Section V,	furnish as part of its Bid the nd Related Services conform to Supply Requirements.
	and Related Services to the Bidding Document	18.2	data esse Rel and of o	documentary evidence may be in the a, and shall consist of a detailed is ential technical and performance chated Services, demonstrating substant Related Services to those requirement deviations and exceptions to the proviquirements.	item-by-item description of the naracteristics of the Goods and tial responsiveness of the Goods ats, and if applicable, a statement
		18.3	refe Pur des star that	dards for workmanship, process, materines to brand names or catalog chaser in the Section V, Schedule of criptive only and not restrictive. Indards of quality, brand names, and/t it demonstrates, to the Purchaser's sure substantial equivalence or are stion V, Schedule of Requirements.	gue numbers specified by the Requirements, are intended to be The Bidder may offer other for catalogue numbers, provided satisfaction, that the substitutions
1	19. Documents Establishin g the Qualificatio	19.1	con sati	documentary evidence of the Bidde stract, if its bid is accepted, shall sfaction that the Bidder meets eac cified in Section III, Evaluation and C	l establish to the Purchaser's h of the qualification criterion
ns of the Bidder		19.2	Goo usir has	orequired in the BDS, a Bidder that do ods it offers to supply shall submit to the form included in Section IV, Bid been duly authorized by the manufact ply these Goods in Nepal and take care	the Manufacturer's Authorization dding Forms to demonstrate that it turer or producer of the Goods to
		19.3	Nep Nep and	o <i>required in the BDS</i> , a Bidder that pal shall submit evidence that it will bal equipped and able to carry out the spare parts-stocking obligations partact and/or Technical Specifications	be represented by an Agent in e Supplier's maintenance, repair rescribed in the Conditions of
		19.4		oreign Bidder wishing to have or all the following:	ready having a local agent shall
			a.	Name and address of the Agent/Repr	resentative,
			b.	The Agent/Representative providing	type of services,
			c.	Amount of commission if the Agent such payment and if it participates in	1
			d.	Other agreement with Agent/Represe	entative, if any,
				Bidder shall certify in the Letter of A	
				e certify that the statement and disci complete and true to the best of our k	•
		19.5	in I a lo	foreign Bidder in its Bid, has not pro TB 19.4 or has submitted its bid stati scal agent and later it is proved that the	ng that the Bidder does not have the bidder has a local agent or it is

proved that the commission mentioned in the Bid is less than the

	The state of the s
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	commission received by the local agent then the Purchaser shall initiate proceedings to blacklist such bidder in accordance with ITB 3.3.
20. Period of Validity of Bids	20.1 20.1 Bid shall remain valid for a period <i>specified in the BDS</i> after the bid submission deadline date prescribed by the purchaser. A bid valid for a shorter period shall be rejected by the purchaser as nonresponsive.
	20.2 20.2 In exceptional circumstances, prior to the expiration of the bid validity period, the Purchaser may request Bidders to extend the period of validity of their Bids. The request and the responses shall be made in writing. If a Bid Security is requested in accordance with ITB 21, it shall also be extended for a corresponding period. A Bidder may refuse the request without forfeiting its Bid Security. A Bidder granting the request shall not be required or permitted to modify its Bid.
21. Bid Security	21.1 The Bidder shall furnish as part of its bid, in original form a Bid Security as <i>specified in the BDS</i> .
	21.2 If a bid security is specified pursuant to ITB 21.1, the bid security shall be a demand guarantee in any of the following forms at the Bidder's option:
	(a) original copy of an unconditional bank guarantee from "A" class commercial bank or;
	(b) original copy of cash deposit voucher in the <b>Purchaser</b> 's Account as <i>specified in BDS</i> .
	21.3 In case of a bank guarantee, the Bid Security shall be submitted using the Bid Security Form included in Section IV, Bidding Forms. The form must include the complete name of the Bidder. The Bid Security shall be valid for minimum thirty (30) days beyond the end of the validity period of the bid. This shall also apply if the period for bid validity is extended.
	21.4 The bid security issued by any foreign Bank outside Nepal must be counter guaranteed by an "A" class Commercial Bank in Nepal.
	21.5 If a bid Security is required in accordance with ITB 21.1, any Bid not accompanied by an enforceable and compliant Bid Security in accordance with ITB 21.2, shall be rejected by the Purchaser as nonresponsive. In case of e- Submission, if the scanned copy of an acceptable bid security letter is not uploaded with the electronic bid then bid shall be rejected.
	21.6 If a Bid Security is specified pursuant to ITB 21.1, the Bid Security of unsuccessful Bidders shall be returned within three (3) days upon the successful Bidder furnishing of the signed Contract Agreement and the Performance Security pursuant to ITB 42.
	21.7 If a Bid Security is specified pursuant to ITB 21.1, the Bid Security of the successful Bidder shall be returned as promptly as possible once the successful Bidder has signed the Contract Agreement and furnished the required Performance Security.
	21.8 The Bid Security may be forfeited:
	(a) a Bidder requests for withdrawal or modification of its bid, except as provided in ITB 20.2
	(i) during the period of bid validity specified by the Bidder on the Letter of Bid, in case of electronic submission;
	(ii) from the period twenty-four hours prior to bid submission deadline up

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rijaniji nobi godaoj 207	to the period of oid validity specified by the Bidder on the Letter of Bid, in case of hard copy submission.						
	(b) a Bidder changes the prices or substance of the bid while providing information pursuant to clause 29.1;						
	(c) a Bidder involves in fraud and corruption pursuant to clause 3.1;						
	(d) the successful Bidder fails to:						
	(i) furnish a performance security in accordance with ITB 41.1;						
	(ii) sign the Contract in accordance with ITB 42.1; or						
	(iii) accept the correction of arithmetical errors pursuant to clause 33.						
	21.9 The Bid Security of a JV must be in the name of the JV that submits the bid. If the JV has not been legally constituted at the time of bidding, the Bid Security shall be in the names of all future partners as named in the letter of intent mentioned in ITB 17.1 (b).						
22. Format and Signing of Bid	22.1 The Bidder shall prepare bid as described in ITB 12 and shall be typed or written in indelible ink and shall be signed by a person duly authorized to sign on behalf of the Bidder. This authorization shall consist of a written confirmation as <i>specified in the BDS</i> and shall be attached to the Bid.						
	22.2 Any amendments such as interlineations, erasures, or overwriting shall be valid only if they are signed or initialed by the person signing the Bid.						

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#### D. Submission and Opening of Bids

23. Sealing and Marking of Bids	23.1 Unless otherwise specified in BDS, Bidders shall submit their bids by electronic or by mail/ by hand/ by courier. Bidders submitting bids electronically shall follow the electronic bid submission procedures <i>specified in the BDS</i> .
	23.2 Bidders submitting bids by mail or by hand or by courier shall enclose the original and each copy of the Bid, including alternative bids, if permitted in accordance with ITB 14, in separate sealed envelopes, duly marking the envelopes as "ORIGINAL", "ALTERNATIVE" and "COPY." These envelopes containing the original and the copies shall then be enclosed in one single envelope. The rest of the procedure shall be in accordance with ITB 23.2.1 and 23.2.2.
	23.3 The inner and outer envelopes shall:
	(a) bear the name and address of the Bidder;
	(b) be addressed to the Purchaser in accordance with ITB 23.1; and
	(c) bear a warning "NOT TO OPEN BEFORE THE TIME AND DATE FOR BID OPENING".
	23.4 If all envelopes are not sealed and marked as required, the Purchaser will assume no responsibility for the misplacement or premature opening of the bid.
24. Deadline for Submission of Bids	24.1 Bids must be received by the Purchaser at the address and no later than the date and time <i>indicated in the BDS</i> . In case of e-submission, the standard time for e-submission is Nepal Standard Time as set out in the server. The e-procurement system will accept the e-submission of bid from the date of publishing of notice and will automatically not allow the e-submission of bid after the deadline for submission of bid.
	24.2 The Purchaser may, at its discretion, extend the deadline for the

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		submission of Bids by amending the Bidding Document in accordance with ITB 9, in which case all rights and obligations of the Purchaser and Bidders previously subject to the deadline shall thereafter be subject to the deadline as extended.
25.	Late Bids	25.1 The Purchaser shall not consider any Bid that arrives after the deadline for submission of Bids, in accordance with ITB 24. Any Bid received by the Purchaser after the deadline for submission of Bids shall be declared late, rejected, and returned unopened to the Bidder.
26.	Withdrawal, or Modification of Bids	<ul> <li>26.1 A bidder may withdraw, or modify its bid after it has been submitted either in hard copy or by e-Submission. Procedures for withdrawal or modification of submitted bids are as follows:</li> <li>(i) Bids submitted in hard Copy</li> <li>a) Bidders may withdraw or modify its bids by sending a written notice in a sealed envelope, duly signed by an authorized representative, and shall include a copy of the authorization in accordance with ITB 20.2 before 24 hours prior to the last deadline of submission of bid. The corresponding modification of the bid must accompany the respective writtennotice. All notices must be:</li> <li>(aa) prepared and submitted in accordance with ITB 20 and ITB 21,and in addition, the respective envelopes shall be clearly marked "WITHDRAWAL", "MODIFICATION;" and</li> </ul>
		(bb) received by the Purchaser 24 hours prior to the deadline prescribed for submission of bids, in accordance with ITB 24.
		<ul> <li>ii) E-submitted bids.</li> <li>26.1 a) Bidder may submit modification or withdrawal prior to the deadline prescribed for submission of bids through e-GP system by using the forms and instructions provided by the system. Once a Bid is withdrawn, bidder shall not able to submit another bid for the same bid.</li> <li>26.2 Bids requested to be withdrawn in accordance with ITB 26.1 (i) shall be returned unopened to the Bidders after the end of bid opening process.</li> </ul>
		26.3 In case of bids submitted in hard copy no bid shall be withdrawn or modified in the interval between 24 hours prior time of the deadline for submission of bids and the expiration of the period of bid validity specified by the Bidder on the Letter of Bid or any extension thereof.
		26.4 In case of e-submitted bids no bids shall be withdrawn or modified in the interval between deadline for submission of bids and the expiration of the period of bid validity specified by the Bidder on the bid submission form or any extension there of.
27.	Bid Opening	<ul> <li>27.1 The Purchaser's bid opening committee shall conduct the bid opening in public in the presence of bidder or its representative who choose to attend at the address, date and time <i>specified in the BDS</i>. The opening committee shall download the e-submitted bid files. The e-procurement system allows the Purchaser to download the e-submitted bid files (report) only after bid opening date and time after login simultaneously by two members of the Bid opening committee.</li> <li>27.2 Electronically submitted bid shall be opened at first in the same time and date as specified above. Electronic Bids shall be opened one by one and read out. The e-submitted bids must be readable through open standards interfaces. Unreadable and or partially submitted bid files shall be</li> </ul>



- 27.3 Before opening the bids the opening committee shall separate the envelopes of the bids received after the deadline of bid submission, the envelopes containing an application given for WITHDRAWAL, MODIFICATION of bids and the envelopes of bids duly registered. The bids received after the deadline of submission shall be returned to the concerned bidder unopened. Then envelopes marked "WITHDRAWAL" shall be opened first, read out, and recorded, and the envelope containing the corresponding Bid shall not be opened, but returned to the Bidder. If the withdrawal notice is not accompanied by a copy of the valid authorization pursuant to ITB 22.2, the withdrawal shall not be permitted and the corresponding Bid will be opened. Envelopes marked "MODIFICATION" shall be opened, read out, and recorded with the corresponding Bid. No Bid shall be modified unless the corresponding Modification Notice contains a valid authorization to request the modification and is read out and recorded at bid opening. Only envelopes that are opened, read out, and recorded at bid opening shall be considered further.
- 27.4 All other envelopes shall be opened one at a time, and the following read out and recorded: the name of the Bidder and whether there is a modification; the Bid Prices (per lot if applicable), any discounts and alternative offers; the presence of a Bid Security, if required; if there is discrepancy between figure and words, description of such discrepancy; whether the bid form is signed by the bidder or his agent; and any other details as the Purchaser may consider appropriate. Only discounts and alternative offers read out and recorded at bid opening shall be considered for evaluation. No Bid shall be rejected at bid opening except for late bids, in accordance with ITB 25.1.
- 27.5 The opening committee shall prepare a record of the bid opening that shall include, as a minimum: the name of the Bidder and whether there is a withdrawal, or modification; the Bid Price, per lot if applicable, any discounts and alternative offers if they were permitted; and the presence or absence of a Bid Security. The Bidders' representatives who are present shall be requested to sign the record. The omission of a Bidder's signature on the record shall not invalidate the contents and effect of the record. A copy of the record shall be distributed to all Bidders who submitted bids in time, and posted on line when electronic bidding is permitted. The Bidders' representatives who are present shall also be requested to sign an attendance sheet.

#### **E.** Evaluation and Comparison of Bids

# 28. Confidentialit y

- 28.1 Information relating to the examination, evaluation, comparison, and post-qualification of Bids, and recommendation of contract award, shall not be disclosed to Bidders or any other persons not officially concerned with such process until publication of the Contract award; thereafter, information will be disclosed in accordance with ITB 40.1.
- 28.2 Any attempt by a Bidder to influence the Purchaser in the examination, evaluation, comparison, and post-qualification of the Bids or Contract award decisions may result in the rejection of its Bid.
- 28.3 Notwithstanding ITB 28.2, from the time of bid opening to the time of Contract award, if any Bidder wishes to contact the Purchaser on any matter related to the bidding process, it should do so in writing.

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29. Clarification of Bids	29.1 To assist in the examination, evaluation, comparison and post-qualification of the Bids, the Purchaser may, at its discretion, ask any Bidder for a clarification of its Bid. Any clarification submitted by a Bidder with regard to its Bid and that is not in response to a request by the Purchaser shall not be considered. The Purchaser's request for clarification and the response shall be in writing. No change in the prices or substance of the Bid shall be sought, offered, or permitted, except to confirm the correction of arithmetic errors discovered by the Purchaser in the evaluation of the Bids, in accordance with ITB 33.
30. Deviations, Reservations, and Omissions	<ul> <li>30.1 During the evaluation of bids, the following definitions apply:</li> <li>(a) "Deviation" is a departure from the requirements specified in the Bidding Document;</li> <li>(b) "Reservation" is the setting of limiting conditions or withholding from complete acceptance of the requirements specified in the Bidding Document; and</li> <li>(c) "Omission" is the failure to submit part or all of the information or documentation required in the Bidding Document.</li> </ul>
31.Determination of Responsivene ss	<ul> <li>31.1 The Purchaser's determination of the responsiveness of a Bid is to be based on the contents of the Bid itself, as defined in ITB12.</li> <li>31.2 A substantially responsive bid is one that meets the requirements of the Bidding Document without material deviation, reservation, or omission. A material deviation, reservation, or omission is one that,</li> <li>a. if accepted, would: <ul> <li>(i) affect in any substantial way the scope, quality, or performance of the Goods and Related Services specified in Section V, Schedule of Requirements; or</li> <li>(ii) limits in any substantial way, inconsistent with the Bidding Document, the Purchaser's rights or the Bidder's obligations under the proposed Contract; or</li> <li>b. if rectified, would unfairly affect the competitive position of other Bidders presenting substantially responsive bids.</li> </ul> </li> <li>31.3 The Purchaser shall examine the technical aspects of the bid in particular, to confirm that all requirements of Section V, Schedule of Requirements have been met without any material deviation or reservation.</li> </ul>
32.Non-material Non- conformi-ties	<ul> <li>32.1 The Purchaser may regard a Bid as responsive even if it contains minor deviations that do not materially alter or depart from the characteristics, terms, conditions and other requirement set forth in the Bidding Document or if it contains errors or oversights that are capable of being corrected without affecting the substance of the Bid.</li> <li>32.2 Provided that a Bid is substantially responsive, the Purchaser may request that the Bidder submit the necessary information or documentation, within a reasonable period of time, to rectify non-material non-conformities or omissions in the Bid related to documentation requirements. Requesting information or documentation on such non-conformities shall not be related to any aspect of the price of the Bid. Failure of the Bidder to comply with the request may result in the rejection of its Bid.</li> </ul>

34.Goods manufactured in Nepal to be procured

33.Correction of

Errors

Arithmetical

- 34.3 In case of granting preference, the bid shall be compared (for bid comparison only) by adding an amount equal to 15 percent of the bid price of the such Goods manufactured in Nepal to the bid price of Goods manufacture outside Nepal and lowest evaluated bid shall be determined.
- 35.Evaluation and Comparison of Bids
- 35.1 The Purchaser shall evaluate and compare each Bid that has been determined, up to this stage of the evaluation, to be substantially responsive.
- 35.2 To evaluate a Bid, the Purchaser shall only use all the criteria and methodologies defined in this Clause and in Section III, Evaluation and Qualification Criteria. No other criteria or methodology shall be



	permitted.
36.Post- qualification of the Bidder	<ul> <li>36.1 The Purchaser shall determine to its satisfaction whether the Bidder that is selected as having submitted the lowest evaluated and substantially responsive Bid is qualified to perform the Contract satisfactorily.</li> <li>36.2 The determination shall be based upon an examination of the documentary evidence of the Bidder's qualifications submitted by the Bidder, pursuant to ITB 19.</li> <li>36.3 An affirmative determination shall be a prerequisite for award of the Contract to the Bidder. A negative determination shall result in disqualification of the Bid, in which event the Purchaser shall proceed to the next lowest evaluated bid to make a similar determination of that Bidder's capabilities to perform satisfactorily.</li> </ul>
37.Purchaser's Right to Accept Any Bid, and to Reject Any or All Bids	37.1 The Purchaser reserves the right to accept or reject any Bid, and to cancel the bidding process and reject all Bids at any time prior to Contract award, without thereby incurring any liability to the Bidders.

#### F. Award of Contract

38.Award Criteria  39.Purchaser's Right to Vary Quantities at Time of Award	<ul> <li>38.1 The Purchaser shall select to award the Contract to the Bidder whose offer has been determined to be the lowest evaluated Bid and is substantially responsive to the Bidding Document, provided further that the Bidder is determined to be qualified to perform the Contract satisfactorily.</li> <li>39.1 At the time the Contract is awarded, the Purchaser reserves the right to increase or decrease the quantity of Goods and Related Services originally specified in Section V, Schedule of Requirements, provided this does not exceed the percentages <i>indicated in the BDS</i>, and without any change in the unit prices or other terms and conditions of the Bid and the Bidding Document.</li> </ul>
40.Notification of Intention to Award	<ul> <li>40.1 The Purchaser shall notify the concerned Bidder whose bid has been selected in accordance with ITB 38.1 within seven days of the selection of the bid, in writing that the Purchaser has intention to accept his/her bid and shall Inform via the Letter of Intention included in the Contract Forms and the information of name, address and amount of selected bidder shall be given to all other bidders who submitted the bid.</li> <li>40.2 If no bidder submits an application pursuant to ITB 43.1 within a period of seven days of providing the notice under ITB 40.1 the Purchaser shall accept the bid selected in accordance with ITB 38.1 prior to the expiry of bid validity period, and notification of award shall be communicated to the bidder to furnish the performance security and sign the contract within fifteen days.</li> </ul>
41.Performance Security	41.1 Within fifteen (15) days of the receipt of notification of award from the Purchaser, the successful Bidder shall furnish the Performance Security in accordance with the GCC, using for that purpose the Performance Security Form included in Section VIII, Contract Forms, or another form acceptable to the Purchaser.  i) If bid price of the bidder selected for acceptance is up to 15 (fifteen) percent less than the approved cost estimate, the performance security amount shall be 5 (five) percent of the bid price.



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	(fifteen) p		er selected for acceptance is more than 15 e cost estimate, the performance security follows:
	Performand + 5% of E	•	= [(0.85 x Cost Estimate –Bid Price) x 0.5]
	The Bid P	rice and Cost Estimate	e shall be inclusive of Value Added Tax.
	Performan sufficient s Bid Securi Contract to responsive	ce Security or sign grounds for the annu- tyand black listing. It to the next lowest eva	tidder to submit the above-mentioned the Contract Agreement shall constitute ulment of the award and forfeiture of the In that event the Purchaser may award the aluated Bidder whose offer is substantially by the Purchaser to be qualified to perform
42. Signing of Contract		•	the contract in the form included in section rmance security in accordance with ITB 41.
	results of the newspaper identifying the of each Bid Opening; (ii) whose bids with the winning	ne bidding, and shall or well-known and the bid and lot numbed der who submitted i) name and evaluated were rejected and the	shall also notify all other Bidders of the ll publish in an English/Nepali language I freely accessible website the results ers and the following information: (i) name a Bid; (ii) bid prices as read out at Bid d prices of each Bid; (iv) name of bidders reasons for their rejection; and (v) name of ce it offered, as well as the duration and warded.
43.Complaint and Review	made by the an applicati Purchaser v	e Purchaser in the interest of the Chief of within seven (7) day king, for review of	Procurement proceedings or the decision tention to award the Contract, it may file f the concerning Public Entity of the ys of having, receipt of such notice or the proceedings stating the factual and
	43.2 An applicat processed.	ion filed after the o	deadline pursuant ITB 43.1 shall not be
		ne application, give	Purchaser shall, within five (5) days after its decision with reasons, in writing
	* *	er to suspend the protection that the proceedings to be	ocurement proceeding and the procedure be adopted; or
	(b) wheth	er or not to reject a a	pplication.
	review agai		tted before the Review Committee for le by the chief of the Public Entity for the tated in BDS.
	accordance given within it can, with application to disagreemen	with ITB 43.3, or to five (5) days of rechin seven (7) days to the Review Comment on the decision of	with the decision of the Public Entity in the decision by the Public Entity is not being to application pursuant to ITB 43.1, as of receipt of such decision, file an anittee of the GoN, stating the reason of its the chief of Public Entity and furnishing d that its Bid amount is above the amount

- 43.6 Within three (3) days of the receipt of application from the Bidder, pursuant to ITB 43.4, the Review Committee shall notify the concerning Public Entity of the Purchaser to furnish its procurement proceedings and comments on the issue, pursuant to ITB 43.3.
- 43.7 Within three (3) days of receipt of the notification pursuant to ITB 43.6, the Public Entity shall furnish the copy of the related documents along with its comment or reaction of complaint to the Review Committee.
- 43.8 The Review Committee, after inquiring from the Bidder and the Public Entity, if needed, shall give its decision within one (1) month after receiving the application filed by the Bidder, pursuant to ITB 43.4.
- 43.9 The Bidder, filing application pursuant to ITB 43.4, shall have to furnish a cash amount or Bank guarantee *as stated in BDS* with the validity period of at least ninety (90) days from the date of the filing of application pursuant to ITB 43.4. Application filed without furnishing the security deposit shall not be processed.
- 43.10 If the claim made by the Bidder pursuant to ITB 43.4 is justified, the Review Committee shall have to return the security deposit to the applicant, pursuant to ITB 43.9, within seven (7) days of such decision made.
- 43.11 If the claim made by the Bidder pursuant to ITB 43.4 is rejected by the Review Committee, the security deposit submitted by the Bidder pursuant to ITB 43.9 shall be forfeited.

# 44. Publication of contract award notice

- 44.1 Within three days of contract signing, the Public Entity shall publish a notice on the contract award with following information:in its notice board as well as shall manage to publish the notice on the notice board of Chief District Office, District Co-ordination Offic and District Treassury Control Offic, Such notice shall also be posted in its website and PPMO's website.
  - a. name of the procurement,
  - b. IFB number,
  - c. date and name of newspaper published the IFB notice,
  - d. name of the successful Bidder, and the contract price.
- 44.2 The Purchaser shall promptly respond in writing to any unsuccessful Bidder who, within thirty days from the date of publication of contract award notice in accordance with ITB 44.1, requests in writing the grounds on which its bid was not selected.

# 45.Provision of PPA and PPR

45.1 If any provision of this document are inconsistent with Public Procurement Act (PPA), 2063 or Public Procurement Regulations (PPR), 2064, the provision of this documents shall be void to the extent of such inconsistency and the provision of PPA and PPR shall prevail.



# **Section II. Bid Data Sheet**



	Section II.º Bid Data Sneet	
	A. Introduction	
ITB 1.1	Name of the Purchaser: Mai Jogmai Rural Municipality, Office of the Rural Municipal Executive, Ilam.	
ITB 1.1	Name and Identification number of the Contract: Supply and Delivery of 4WD Jeep with Accessories (MJRM/NCB/goods/2075/76-03)	
ITB 2.1	Name of the Project: [Not Applicable] Name of the DP: Not Applicable Implementing Agency: Mai Jogmai Rural Municipality, Office of the Rural Municipal Executive, Ilam Funding: Resources of the Purchaser	
ITB 4.1	Bidders from the following countries are not eligible: "Not Applicable"	
ITB 5.1	Goods and related services to be supplied from following countries are not eligible: <i>Not Applicable</i>	
	B. Bidding Document	
ITB 8.1	For <b>clarification purposes</b> only, the Purchaser's address is: Attention: Name of the Purchaser is Mai Jogmai Rural Municipality, Office of the Rural Municipal Executive, Nayabazzar, Ilam. Tel./Fax:027-411044/027-411058 Email:- maijogmaigaupalika@gmail.com	
ITB 8.1	The purchaser will respond in writing to any request for clarification provided that such request is received no later than <b>Ten (10)</b> days prior to the deadline date for submission of bid.	
ITB 8.2	Pre-Bid meeting "shall not" be organized.	
	C. Preparation of Bids	
ITB 11.1	The language of the Bid is: <b>Nepali or English</b>	
ITB 12.1 (h)	The Bidder shall submit the following additional documents with its Bid:  (i) Power of Attorney (ii) Joint Venture Agreement (if any) (iii) Manufacturer's Authorization. (iv) End User's Certificates (v) ISO Certificate (vi) Statement and disclosure of local agent (if any), as specified in ITB 19.4 (A local agent bidding on behalf of the Supplier shall also furnish Agency registration, VAT registration and tax clearance certificates or proof of submission of income return for fiscal year 2074/75 or 2073/074).  (vii) All other necessary documents as indicated in Section III, Evaluation	
ITB 14.1	and Qualification Criteria (Qualification Requirements).  Alternative Bids: Not applicable	
	**	
ITB 15.2 (i)	The price quoted shall be:  The prices shall include all duties, taxes and other levies and cost of registration in transport office for public service, and ownership transfer to the purchasing agency.	

#### MJRM/NCB/Goods/2075/76-03

RM/NCB/Goods/2	10, 5, 10, 10, 10, 10, 10, 10, 10, 10, 10, 10			
	The prices should be expressed in the term of EXW in Nepalese Rupees.			
ITB 15.2 (ii)	N/A			
ITB 15.2 (iii)	The price of other incidental services : <b>Not Applicable</b>			
ITB 15.3	The prices quoted by the Bidder shall be: <b>Fixed</b>			
ITB 15.4	The incoterms additions is: Incoterms 2010			
ITB 17.1 (c)	<ul> <li>The Bidders shall submit:         <ul> <li>Firm / Company/Business Registration Certificate</li> <li>VAT and PAN Registration Certificate</li> <li>Tax Clearance Certificate/Tax return submission evidence for the F/Y 074/75 or 2073/74.</li> <li>A written declaration made by the bidder, with a statement that s/he is not ineligible to participate in the procurement proceedings; has no conflict of interest in the proposed procurement proceedings, and has not been punished for a profession or business related offense.</li> <li>Joint Venture Authorization/ Agreement (if any)</li> <li>Other documents as needed</li> </ul> </li> </ul>			
ITB 19.2	A Manufacturer's Authorization letter is only required for the following items:  Main Parts of the Jeep & other parts which are supposed to be necessary during the acceptance of the vehicle.			
ITB 19.3	The Bidder " <b>is</b> " required to include with its bid, evidence that it will be represented by an Agent in Nepal.			
ITB 20.1	The bid validity period shall be Ninety (90) calendar days after the date of Bid closing.			
ITB 21.1	The Bidder shall furnish a bid security, from "A" class commercial bank with a minimum of <i>NRs.</i> 1,65,000/- which shall be valid for 30 days beyond the validity period of the bid (i.e. minimum of 120 days)			
ITB 21.2	If the Bidder wishes to submit the Bid Security in the form of cash, the cash should be deposited in Account No.: Ga-3 06310181795051 of Mai Jogmai Rural Municipality, Office of the Rural Municipal Executive, Ilam maintained at Civil Bank Ltd., Maijogmai Rural Municipality, Ilam and submit the receipt of the deposited amount of cash along with the bid.			
ITB 22.1	The written confirmation of Authorization to sign on behalf of the Bidder shall consist of: <i>Power of Attorney</i>			
	D. Submission and Opening of Bids			
ITB 23.1	Bidders <b>shall have</b> the option of submitting their bids: <b>electronically or by hand.</b>			
ITB 23.1	<ul> <li>(a) If bidders submit their bids electronically, the electronic bidding submission procedures shall be: Bidders submitting Bids electronically shall follow the electronic bid submission procedure specified in this clause.</li> <li>i. The bidder is required to register in the e-GP system https://www.bolpatra.gov.np/egp following the procedure specified in e-GP guideline.</li> </ul>			
	ii. Interested bidders may either purchase the bidding document from the Purchaser 's office as specified in the Invitation for			



- Bid (IFB) or bidders may download the IFB and bidding document from e-GP system.
- iii. The registered bidders need to maintain their profile data required during preparation of bids.
- iv. In order to submit their bids the cost of the bidding document can be deposited as specified in IFB. In addition, electronic scanned copy (.pdf format) of the bank deposit voucher/cash receipt should also be submitted along with the technical bid.
- v. The bidder can prepare their bids using data and documents maintained in bidder's profile and forms/format provided in bidding document by Purchaser. The bidder may submit bids as a single entity or as a joint venture. The bidder submitting bid in joint venture shall have to upload joint venture agreement along with partner(s) Bolpatra ID provided during bidder's registration.
- vi. Bidders (all partners in case of JV) should update their profile data and documents required during preparation and submission of their technical bids.
- vii. In case of bid submission in JV, the consent of the partners shall be obtained through the confirmation link sent to the registered email address and the partners shall have to acknowledge their confirmation.

The required forms and documents shall be part of bids.

No	Document	Requirement	Remarks
1.	Letter of Bid	Mandatory	PDF
2.	Bid Security	Mandatory	PDF
3.	Company registration	Mandatory	PDF
4.	VAT registration	Mandatory for domestic bidders	PDF
5.	Business Registration Certificate	if required, Mandatory	PDF
6.	Tax clearances certificate or evidence of tax return submission or extension of time	Mandatory for domestic bidders	PDF
7.	Power of Attorney of Bid signatory	Mandatory	PDF
8.	Bank Voucher for cost of bid document	Mandatory	PDF
9.	Joint venture agreement	Mandatory in case of JV Bid	PDF
10.	Completed Price Schedule	Mandatory	PDF or Web Forms
11.	Qualification Documents	Mandatory	PDF

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		12.	Technical specifications	Mandatory	PDF or Web Forms
		13.	Delivery and Completion Schedule	Mandatory	PDF or Web Forms
		14.	Additional Documents specified in ITB 12.1 (h)	If applicable	PDF
	Note: The documents specified as "Mandatory" should be included in e-submission and non-submission of the documents shall be considered as non-responsive bid  viii. For verifying the authentic user, the system will send one time password (OTP) in the registered e-mail address of the bidder. System will validate				dered as non-responsive bid n will send one time password he bidder. System will validate
	the OTP and allow bidder to submit their bid.  ix. Electronically submitted bids can be modified and/or withdrawn through system. The bidder may modify their bids multiple times online within bid submission date and time specified in e-GP system. Once a Bid is withdrawn, bidder won't be able to submit another bid response for the same bid.				
	<ul> <li>x. The Bidder / Bid shall meet the following requirements and conditions for e-submission of bids;</li> <li>aa) The e-submitted bids must be readable through PDF reader.</li> <li>bb) The facility for submission of bid electronically through e-submission is to promote transparency, non-discrimination, equality of access, and open competition in the bidding process. The Bidders are fully responsible to use the e-submission facility properly in e-GP system as per specified procedures and in no case the Purchaser shall be held liable for Bidder's inability to use this facility.</li> <li>cc) When a bidder submits electronic bid through the PPMO e-GP portal,</li> </ul>				
	it is assumed that the bidder has prepared the bid by studying and examining the complete set of the Bidding documents including specifications, drawings and conditions of contract.				
ITB 24.1	For bid submission purposes only, the Purchaser's address is:  Mai Jogmai Rural Municipality, Office of the Rural Municipal Executive  Tel./Fax: 027-411044/027-411058				
ITB 24.1	The deadline for bid submission is:  Date: 2075-07-25 Time: 12:00 hrs Place: Mai Jogmai Rural Municipality, Office of the Rural Municipal Executive, Ilam Tel./Fax: 027-411044/027-411058				
ITB 24.1	govern	nmen		t working day sh	nd opening of Bid falls on a all be considered as the last day
ITB 27.1	Date: Time : Place Execu	2075 13:00 : Ma tive,		nicipality, Offic	e of the Rural Municipal

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-	d	(w/4)	
9		Mark State	3/10
गाउँ कार्य	Market .	Mile.	

ITB 27.1	If electronic bid submission is permitted in accordance with ITB 23.1, the specific
	bid opening procedures shall be:

The e-procurement system allows the Purchaser to download the e-submitted bid files (report) only after bid opening date and time after login simultaneously by two members of the Bid opening committee.

#### E. Evaluation and Comparison of Bids

#### ITB 36.4

Bids shall be rejected as being non-responsive if:

- a. The bidder has not purchased and submitted the original document issued by office.
- b. The Bid Document is issued in the name of one firm and Bid proposal submitted by another firm.
- c. The Bid does not contain wax sealed bid proposal.
- d. The Bid is not signed and stamped by the bidder or their authorized representative.
- e. It is proved that bidders have submitted the bids by making such arrangements that limits the participation of other bidders or influences the bid price in any manner.
- f. The Bid is received by office after the deadline for submission of Bids.
- g. All the information required by the bid document is not mentioned or falsely quoted.
- h. The documents and guarantee/bank voucher as required by the bid are not attached with the bid proposal.
- i. The notarized copy of joint venture agreement is not attached, in case the bidder is participating in the bid in Joint Venture.
- j. The amount of commission, currency of payment, and method of payment to the bidder's agent are not revealed.
- k. Any other conditions with the agent is not revealed or falsely mentioned.
- l. The power of attorney to sign the bid on behalf of joint venture is not attached.
- m. The percentage of liability among joint venture partners is not clearly mentioned.
- n. The bid is conditional.
- o. Any conditions mentioned in tender invitation are not fulfilled.
- p. Data on qualifications of Bidder/Manufacturer are not filled and the supporting documents required by the forms are not furnished.
- q. The Bid fails to satisfy that Bid is fully cognizant of the scope and details of the work involved.



The Bid does not contain technical information and documents for major items required by the Specifications for materials on which the bidder is s. The offered goods are not substantially in compliance with the specification or there is a major deviation in specification for the equipment to be supplied and delivered. t. If the attached Technical Data Sheet in the specification is not properly completed and/or data furnished are not supported by the catalogues and test reports (wherever required). If the bidder does not attach their Brochure (Catalogue) of the equipment with bid document. u. Qualification criteria as per **Section III** are not met. v. The description provided by the bidders pertaining to the qualification is found to be false or is substantially incomplete. w. The bidder is blacklisted in its contractual obligations in past GoN contracts. x. If the required documents are not submitted authenticated English version. However the documents in Nepali language issued from the concerned authority of Nepal will also be accepted. y. The bidder does not offer all the items and quantity specified in Price Schedule. z. The Bid Security (Bid Bond) is not enclosed pursuant to Clause 21 or is not acceptable in form and / or substance. aa. The Bid has price escalation clause. bb. The Bid Security submitted is not specifically mentioned to be applicable to the offer of the Bidder. cc. The Bid Bond submitted by someone other than the Bidder does not clearly mention that the Bond is submitted on behalf of the Bidder in the Bid Bond itself. dd. The Bid Bond is not in the name of Joint Venture, in case of Joint Ventures. ee. The bid price of lowest substantially responsive bidder is substantially

	higher than the estimated price.
F. Award of Contract	
ITB 39.1	The maximum percentage by which quantities may be increased/ decreased is $N/A$
ITB 43.3	No application can be submitted before the Review Committee for review against the decision made by the chief of the Public Entity for the bid amount up to the value of Nepalese Rupees 20,000,000 ( twenty million)
ITB 43.9	The Bidder, filing application pursuant to ITB 43.4, shall have to furnish a cash amount or Bank guarantee equal to 0.15% of its bid price.



Section III. Evaluation and Qualification Criteria



#### Section 3 - Evaluation and Qualification Criteria

The Bidder shall provide all the required information requested in the forms included in Section 4 (Bidding Forms).

#### 1. Evaluation Criteria

In addition to the criteria listed in ITB17.1(c) and 36.4, the following criteria shall apply:

- a) The bid does not comply with the instructions as specified in the Invitation for bid and Notice published.
- b) There is a major deviation in specification of 4wd Jeep with Accessories proposed by the bidder from that specified in the technical specifications.
- c) Manufacturer's Letter of Authorization: Bids submitted by an agent other than the manufacturer shall be accompanied by a letter from the manufacturer stating that the Bidder is the authorized agent of the said manufacturer for this bid. The letter of authorization should clearly state the extent of power delegated to such agent with respect to price quotation and negotiation. The principal / manufacturer is bound to honour any commitment of whatever nature made by his agent so authorized on behalf of his principal. Bids submitted by an agent other than the Manufacturer i.e. fabricator, authorized dealer as well as authorized re-sale agent, accompanied by a letter from the manufacturer stating that the Bidder is the authorized agent shall be eligible for the bid. The letter of authorization should clearly state the extent of power delegated to such agent with respect to price quotation and negotiation. The principal / manufacturer is bound to honor any commitment of whatever nature made by his agent so authorized on behalf of his principal. Non submission of the authorization shall result in rejection of the bid.
- d) The bidder shall furnish, as part of its bid, documents establishing the eligibility and conformity to the bidding documents of the vehicle which the bidder proposes to supply under the contract.
- e) The offered vehicle shall be of latest model under standard production and should be in production for a minimum 1 year.
- f) The bidder is required to submit documentary evidence showing that s/he has already supplied at least 5 units of same / similar equipment in Government or Non-Government organization within Nepal. Furthermore, bidder is required to submit documentary evidence showing that the manufacturer's representative in Nepal has been providing after sales services for at least past 3 years. Non submission of this document shall result the submitted bids to be non-responsive.
- g) The Bidder is required to state clearly the specifications of his proposed vehicle. Alternatives, if any. Compliance with or variation from the buyer's requirement of the technical specifications shall be duly filled in and signed in the offered specification column of the technical Specification supported by relevant Technical Catalogues/ Leaflets.
- h) Any additional terms and conditions contradictory to those stipulated in the bid document and which might involve hidden additional financial liabilities on the Purchaser's side shall not be included.
- i) An agent cannot submit bids on behalf of more than one manufacturer.
- j) The Bidder must sign the Bid Form, Bid Data Sheet and the Price Schedules of the Bid Document. Any erasures or change shall be initiated by the person signing the Bid.
- k) The bidder shall submit a list of standard Accessories and cost of such accessories should be included in bid price.

Criteria for bid evaluation shall be on the basis of (apart from Evaluation criteria stated above):

- 1. Technical Specification,
- 2. CIP site price,
- 3. Delivery requirement as specified in Schedule of Requirements,

Delivery Schedule: **As stated in schedule of requirement of Bid document.** The Equipment under the invitation for bids shall be delivered at the time specified in the schedule of requirement. A delivery "adjustment" will be calculated for the bids at the rate of one twentieth of one percent

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the Schedule of requirements, and this will be added to the total bid price for the purpose of the evaluation. No credit shall be given for early delivery and bids offering delivery beyond the acceptable range shall be treated as non-responsive.

#### 2. Qualification Criteria

#### 1.1 Legal Status:

#### i) For the Bidder which is not a Joint-Venture:

The Bidder shall be a **Person or Firm or Institution or Company** for conducting business. A notarized copy of legal registration certificate shall be submitted along with the Bid.

#### ii) For the JV Bidder:

- (a) Original of joint venture agreement legally binding on all IV partners shall be included in the Bid. The joint venture agreement shall bear the seal of the entity and signatures of personnel authorized by the respective entities forming the joint venture. All such authorization documents shall also be included in the Bid. These Authorization document shall be on the original letterhead of the respective entity with stamp/seal of the entity.
- (b) The number of joint venture partners shall not exceed three (3).
- (c) Partners of the IV shall be a **Person or Firm or Institution or Company.** Each of the partners of the IV shall be legally registered for conducting business.
- (d) Notarized copies of legal registration certificates for each IV partners shall be submitted along with the Bid.

#### 1.2 Contractual Experience:

- The Bidder shall have a minimum of last Three (3) years overall experience in the supply of Goods and related services. [In case of JV, at least one partner must meet the requirement]
- The Bidder shall have a minimum of last two (2) years specific experience in the supply of similar Goods and related services (Supply of similar vehicles) of nature, quantity and of contract amount to government enterprises or private institutions. [In case of JV, at least one partner must meet the requirement].

#### 1.3 Manufacturer's Experience

- In case the Bidder is not the manufacturer of Goods offered, the Bidder shall submit manufacturer's certificate authorizing the Bidder to supply the manufacturers' Goods (as asked in Price Schedule). This certificate shall bear details of the Goods that the manufacturer will be supplying under the authorization. The authorization shall be on the manufacturer's/Dealer's original letterhead with seal/stamp of the manufacturer.
- The manufacturers of goods to be supplied under this Bid shall hold valid quality ISO ii. certificate as required by the specifications (as asked in Price Schedule) and a copy of ISO certificates shall be included in the Bid.
- Type test certificate, if applicable, shall be included in the Bid and shall bear a date that is not iii. earlier than five years from the last date of Bid submission unless otherwise stated in the Technical specifications. The type test certificate shall have been issued by a reputed independent laboratory accredited by International Laboratory Accreditation Corporation (ILAC) or International Accreditation Forum (IAF) or other reputed accreditation agencies.

In case the Type test certificate is not as per the requirement, the bidder shall, upon award of the Contract, undertake to carry out the required Type tests from an independent laboratory qualified as above or in the laboratory owned or nominated by the Client/Employer before delivery of the corresponding equipment at no extra cost to the Client/Employer.

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iv. The Bidder shall submit at least two numbers of end user certificates showing that the Bidder or manufacturer has successfully completed the supply of same model vehicle at least (twice the bid quantity) of the similar items as a main supplier over last five years period ending on the last date of bid submission. Out of the supplied quantity, a minimum of half the bid quantity of offered goods shall have been in operation satisfactorily to the end users for at least one (1) year. The end user certificates shall be on the letterhead of the end user with valid address for correspondence and signed by or on behalf of the end user.

#### 1.4 Miscellaneous

The Bidder or any of the Joint Venture partners shall not be on the blacklist circulated by Public Procurement Monitoring Office, Government of Nepal.



# **Section IV. Bidding Forms**



#### Bid Submission Form

(The Bidder shall accomplish the Bid Submission Form in its Letter Head clearly showing the Bidders Complete name and address)

		Date	:		
		Cont	ract No.:		
			ation for Bid No.: _		
_					
Го:					
	sert name of purchaser) , the undersigned, declare that				
** C	, the undersigned, deciare that	•			
(a)	We have examined and hav		e Bidding Documer	_	lenda No.:
(b)		hedule of Requirement	s, the following Go	oods and Related	
	-			,	
(c)	The total price of our Bid, ex	cluding any discounts o	` '		
(d)	The discounts offered and the	e methodology for their			
(e)	Our Bid shall be valid for a deadline in accordance with t accepted at any time before the	the Bidding Document,	and it shall remain b		
(f)	If our Bid is accepted, we co ITB 41 for the due performan		ormance Security in	the amount as s	pecified in
(g)	We are not participating, as alternative offers in accordan			idding process,	other than
(h)	The following commissions, to the bidding process or execution		y, have been paid or	are to be paid w	ith respect
	Name of Recipient	Address	Reason	Amount	
	(If none has been paid or i	is to be paid, indicate "n	one.")		

#### MJRM/NCB/Goods/2075/76-03

- (i) We understand that this Bid, together with your written acceptance thereof included in your notification of award, shall constitute a binding contract between us, until a formal Contract is prepared and executed.
- (j) We understand that you are not bound to accept the lowest evaluated bid or any other bid that you may receive.
- (k) We declare that, we have not been black listed as per ITB 3.4 and no conflict of interest in the proposed procurement proceedings and we have not been punished for an offense relating to the concerned profession or business.
- (l) We agree to permit GoN/DP or its representative to inspect our accounts and records and other documents relating to the bid submission and to have them audited by auditors appointed by the GoN/DP.

Name	
the capacity of	
Signed	
Duly authorized to sign the Bid for and on behalf of _	
Date	

#### Bidder's Information Form

[The Bidder shall fill in this Form. No alterations to its format shall be permitted and no substitutions shall be accepted. In case of joint venture, each partner shall fill the information in separate form.]

Date:	[insert date	(as day,	month and	d year) of Bid	[Submission]
			Page	of	pages

1.	Bidder's Legal Name	
2	Bidder's Address:	
2	Dill 1 C ( CD i ( i	
3	Bidder's Country of Registration:	
4.	Bidder's Year of Registration:	
5.	Bidder's Legal Address in Country of	
	Registration	
6.	Bidder's Authorized Representative	
0.	Information:	
	Name:	
	Address:	
	Telephone/Fax numbers:	
	1	
	Email Address	
7	Bidder's Telephone/Fax numbers:	
'	Bidder's Leienhone/Fax nilmhers:	
	Brader & rerepriorie/rax nameers.	
8	Bidder's Email Address:	

### 2. Joint Venture Information Form

Lead Partner	Name of the Lead Partner in Joint Venture:	
	Place of Firm Registration:	
	Place of Business Registration:	
	Percentage of Partnership:	
Partner	Name of the Partner in Joint Venture:	
	Place of Firm Registration:	
	Place of Business Registration:	
	Percentage of Partnership:	
Partner	Name of the Partner in Joint Venture:	
	Place of Firm Registration:	
	Place of Business Registration:	
	Percentage of Partnership:	
	Name of the partner authorized to sign the Bid:	



#### 3. Financial Situation Form

Financ	al Data for Previous 3 Year	s (in NRs)
Year 1:	Year 2:	Year 3:

#### **Information from Balance Sheet**

Total Assets		
Total Liabilities		
Net Worth		
Current Assets		
Current Liabilities		

#### **Information from Income Statement**

<b>Total Revenues</b>		
<b>Profits Before Taxes</b>		
Profits After Taxes		

- Attached are copies of financial statements (balance sheets including all related notes, and income statements) for the last three or above years, as indicated above, complying with the following conditions?
  - Historic financial statements must be audited by a certified accountant.
  - Historic financial statements must be complete, including all notes to the financial statements.
  - Historic financial statements must correspond to accounting periods already completed and audited (no statements for partial periods shall be requested or accepted).



### 4. Average Annual Turnover Form

The information supplied should be the Annual Turnover of the Bidder in terms of the amounts billed to clients for each year for work in progress or completed to NRs at the end of the period reported.

Annual Turnover	Data for the Last Years
Year	Amount (in NRs)
Average Annual Turnover	



#### 5. Financial Resources Form

Specify proposed sources of financing, such as liquid assets, unencumbered real assets, lines of credit, and other financial means, available to meet the total cash flow requirements of the subject contract

	Financial Resources	
No.	Source of financing	Amount (in NRs)
1		
2		
3		

#### Note:

The letter from the Bank must be unconditional.



### 6. Pending Litigation Form

Each Bidder or member of a JV must fill in this form

Year	Matter in Dispute	Value of Pending Claim in NRs	Value of Pending Claim as a Percentage of Net Worth

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### 7. Specific Experience Form

Bidder's Legal Name:	Date: IFB No.:				
	Page of pages				
Similar Contract	Information				
Contract Identification					
Award date Completion date					
Total Contract amount	Currency				
Description of the contract performed by the Bidder					
If partner in a JV or subcontractor, specify participation of total Contract amount	% Currency				
Purchaser's Name:					
Purchaser's Address:					
Purchaser's Telephone/fax number: Purchaser's E-mail:					

The Bidder shall complete this form for each contract completed/in progress.



### **Statement of Non-involvement in Bankruptcy**

To. (insert name of Purchaser)
Gentleman,
It is here by certify that [Name of Bidder] has never either himself of any of his direct associates or any of his administrators has been involved in any case of bankruptcy or suspension of payments.
Signed and sealed this day of of
Bidder's Name in Print and Signature

# Control of the state of the sta

### Declaration of Local Agent

The BIDDER offers the following information with respect to a Local Agent:	The BIDDER	offers the	following in	nformation	with res	pect to a l	Local Agent:
--	------------	------------	--------------	------------	----------	-------------	--------------

- 1. Name and address of Local Agent:
- 2. Amount of commission, currency of payment, and method of payment:
- 3. Other conditions of the Agreement:

Signature and Stamp of Bidder

BIDDER's Name in Print and Signature



### **Statement of Due Performance**

(insert name of Purchaser)
Gentleman,
The Bidder hereby declares that, till date, no dispute has raised in any contract executed or under execution other than the cases herewith mentioned. All claims raised have been settled amicably between THE PURCHASER and the bidder beside the cases listed here below. No civil or criminal case against the bidder has been raised or is currently being raised or being dealt with in court other than the cases here with listed.
List of disputes raised in other contracts:
Contract Employer Date of dispute Amount Remarks
List of claims pending from other contracts:
Contract Employer Date of claim Amount Remarks
List of civil criminal cases:
Contract Employer Date Court Case
Signed and sealed this day of



### **Price Schedules**

# - Republic States

### Price Schedule for Goods

Cont	e of Bidder ract Identification N ract Name: <i>Supply o</i>				75/76-03 Type) including accessories	
Item	Coun Unit price try of Quan (in NRs)			Total price (in NRs)		
rcein	Description	Origi n	tity	In Figure	In Words	(cols. 4x5)
1	2	3	4		5	4x5=6
Suppl	y of 4WD Jeep (SUV	Γype) in	cluding a	accessories	T	
1	Vehicle		1 Nos			
2	Accessories/Decor atives for vehicle		1 Lot			
3	Insurance cost	N/A	1 Lot			
					Total	
					VAT	
					Grand Total	
Gran	d Total in Words:					
					s, TDS, transportation cost, inst Municipality, Nayabazzar, Ilam.	ırance costupto the final
Name in the capacity of						
Sign	ed					
Duly authorized to sign the Bid for and on behalf of						
Date	Date					



[This is the format for the Bid Security to be issued on the letterhead by a "A" class commercial bank specified by Nepal Rastra Bank]
[insert Bank's Name, and Address of Issuing Branch or Office]
Date:[insert date].............

**To:** MaiJogmai Rural Municipality Office of the Rural Municipal Executive, Ilam Tel./Fax 027411044

#### BID GUARANTEE No.: [insert number]......

We have been informed that *[insert name of the Bidder]* (hereinafter called "the Bidder") intends to submit its bid to you (hereinafter called "the Bid") for the execution of *[insert name of contract]* under Invitation for Bids No. *[insert IFB number]* ("the IFB").

Furthermore, we understand that, according to your conditions, bids must be supported by a bid guarantee.

At the request of the Bidder, we **[insert name of Bank]** hereby irrevocably undertake to pay you any sum or sums not exceeding in total an amount of **[insert amount in figures]** insert amount in words] upon receipt by us of your first demand in writing accompanied by a written statement stating that the Bidder is in breach of its obligation(s) under the bid conditions, because the Bidder:

- (a) has withdrawn or modifies its Bid:
  - i) during the period of bid validity specified by the Bidder on the Letter of Bid, in case of electronic submission
  - (ii) from the period twenty-four hours prior to bid submission deadline up to the period of bid validity specified by the Bidder on the Letter of Bid, in case of hard copy submission; or
- (b) does not accept the correction of errors in accordance with the Instructions to Bidders (hereinafter "the ITB"); or
- (c) changes the prices or substance of the bid while providing information pursuant to clause 29.1 of ITB; or
- (d) having been notified of the acceptance of its Bid by the Purchaser during the period of bid validity, (i) fails or refuses to execute the Contract Agreement, or (ii) fails or refuses to furnish the performance security, in accordance with the ITB.
- (e) is involved in fraud and corruption in accordance with the ITB.

This guarantee will expire: (a) if the Bidder is the successful Bidder, upon our receipt of copies of the contract signed by the Bidder and the performance security issued to you upon the instruction of the Bidder; and (b) if the Bidder is not the successful Bidder, upon the earlier of (i) our receipt of a copy of your notification to the Bidder of the name of the successful Bidder; or (ii) thirty (30) days after the expiration of the Bidder's bid which comes to be *[insert the date]*.

Consequently, any demand for payment under this guarantee must be received by us at the office on or before that date.

Name		
In the capacity of		
Signed		
Duly authorized to sign the B	id Security for and on behalf of _	
Date	_	



### Manufacturer's Authorization Letter

[This letter of authorisation should be on the letterhead of the manufacturer and should be signed by the person with the proper authority to sign documents that are binding on the manufacturer]

Date:	
IFB No.:	
To: MaiJogmai Rural Municipality Office of the Rural Municipal Executive, Ilam Tel./Fax 027411044	
WHEREAS [name of the Manufacturer] who are established and reputable manufact [name and/or description of the goods] having factories at [address of factory]	urers of
We hereby authorize <b>[name and address of Agent]</b> solely to submit a Bid, and subsenegotiate and sign the Contract with you against IFB No. <b>[reference of the Invitation to the above goods manufactured by us.</b>	
We hereby extend our full guarantee and warranty in accordance with Clause 27 of the Conditions of Contract, with respect to the Goods offered by the above firm in reply Invitation for Bids.	
Name	
In the capacity of:	
Signed	
Duly authorized to sign the Authorization for and on behalf of	
Date	



# Section V. Schedule of Requirements



### **Delivery and Completion Schedule**

Delivery Site: Office of the Rural Municipal Executive, MaiJogmai Rural Municipality, Ilam

**Delivery Period: As specified below** 

Job: Supply and Delivery of 4WD Jeep (SUV Type) including accessories

Delivery shall take place in compliance with the dates, duration, and locations indicated below:

				F: 1		Delive	ry Date
Line Item No	Description of Goods	Qua ntity	Physi cal unit	Final Destination as specified in BDS	Earliest Deliver y Date	Final Deliver y Date	Bidder's offered Delivery date [to be provided by the bidder]
1.	2	3	4	5	6	7	8
1	Supply and Delivery of 4WD Jeep (SUV Type) including accessories	1	No	Office of the Rural Municipal Executive, MaiJogmai Rural Municipality, Nayabazzar, Ilam	15 days from the date of contract agreeme nt	30 days from the date of contract agreeme nt	Days from the date of contract agreement

<sup>1. [</sup>The delivery period shall start as of: "the date of signing the contract"]



## **TECHNICAL SPECIFICATIONS**



#### **Technical Specifications**

#### A. **INTRODUCTION**

MaiJogmai Rural Municipality, Office of the Rural Municipal Executive, Ilam intends to purchase following vehicle for its use. Following shall be technical specifications of the item that refer their qualities.

The Bidders are strictly advised to submit the original product catalog, Product's technical Data Sheet, Brochures and other specifications of relevant manufacturer for the offered model that will be helpful in judging the quality of the product. Non-submission of these items will result in non-responsiveness of the bid. The purchaser reserves the right to decline the acceptance of goods which to its own judgment are not convincingly satisfying for the intended use.

#### Scope: Supply and Delivery of 4WD Jeep (SUV Type) including accessories

#### **1.** Description

- 1.1 Five Doors Right Hand Four Wheel Drive Diesel Engine Hard Top SUV suitable for hilly rough road driving in Nepal. **Gross Vehicle Weight should not be less than 2500 kg** and shall have **seating capacity for at least 7 passengers including driver.**
- 1.2 Required Technical Specifications are given in Table below. Bidder shall provide description of offered vehicle in the provided column (D-F) below.

#### **Technical Data Sheet**

S.N o.		Bidders proposed Proposed technical description, specification and standard	
A	В	С	D
1	Manufacturer		
2	Offered model (must be Specific)		
3	Country of Origin		
4	Year of manufacture	Not more than 6 month from bid opening date	
5	Engine	Four strokes, water cooled diesel engine, displacement of the engine not less than 2100 CC., maximum rated power output not less than 120 HP at optimum RPM and maximum torque not less than 240 Nm at governed rpm, shall be fully equipped with accessories for efficient full load operation of the vehicle.	
6	Emission Standard	The emission standard of the offered vehicle must be in compliance with or superior than the applicable Standard as prescribed by Nepal Vehicle Mass Emission Standard 2069 (Euro-III), which is to be certified by Department of Transport Management, Nepal.	
7	Gauges	Should include Odometer, Speedometer, Water Temperature, Fuel, etc as necessary for the indication, efficient operation and maintenance.	
8	Clutch	Dry, Single plate	
9	Ground Clearance	High ground clearance preferred, <b>minimum</b> 175mm.	



10	Transmission	Manual shift at least five forward and one reverse, all forward synchromesh.	
11	Tires	Standard tires.	
12	Dimensions	Standard, within Nepal Government regulations	
13	Suspension and Brakes	Suspension: Front: Telescopic/shock absorber/Double wishbone/Anti-roll bar/hydraulic operated. Rear: 5-link type suspensión /multi-link/coil spring Brakes: Front; Disc, Rear: Disc / Drum type (all hydraulic operated) and pprovision for parking brakes	
14	Steering	Power/Power assisted steering	
15	Turning Radius	Maximum 6 meter	
16	Fuel tank capacity	Minimum 55 liters	
17	Cab	4 side door, 1 rear/back door, All metallic cab with insulated roof, laminated/tinted glasses wind screen, washers and wipers, glass windows on doors, comfortable and adjustable seats for driver and passenger, two sun visors, rear view mirror and two power/manual side view mirror	
18	Chassis	Steel, heavy duty suitable for rough road conditions with tow hook	
19	Color	Standard Available color. Shall be finalized during signing of contract agreement	
20	Required/Addit ional Accessories/De coratives	i. Head light, tail and rear light, reversing light and turn signal ii. Cabin light iii. Odometer / speedometer iv. 1 spare wheel with tire v. Seat belts for driver and co-driver vi. Air conditioner system vii. Central locking system viii. Tool box with all standard required tools and tackles including jack and handle for general vehicle maintenance. ix. Air Bag Safety System Additional Accessories (Decoratives) i. Front Guard ii. Flooring iii.Mat Set iv.Deck double DIN v.Speakers - 2 set compatible with the deck vi.Remote Lock vii.Rear Camera viii.Spoiler ix.Mobile charging facility system x.Steering cover xi.Combokit for the supplied vehicle xii.Foot step xiii.Bonnet Logo xiv.Door Guard xv.Door Guard xv.Door visor xvi.Seat Cover xvii.Neck pillow xviii.Scent xix.Number plate & Wiring complete for supplied accessories - 1 lot Equipped with all accessories offered in standard model but not limited to above items.	

#### MJRM/NCB/goods/2075/76-03

		5	/3	2-
	d	//4	14	6
6	嬔	E 60	~	Bloom
पहिले गाउँ का	Alfred St.	21/2	Bis	
F105	100. 30.	<u>√</u> ~		

	21	Instructions	All signs and instruction in the vehicle shall be in English.	
	22	Proven performance		
	23	Manuals	One copy of the operators and owner's instruction and maintenance manual in English to be supplied with vehicle.	
	24	Warranty	Minimum one year warranty after acceptance to be provided by manufacturer.	
25 Delivery delivered to the		Delivery	Hard top of one unit of 4WD Jeep shall be made delivered to the office of Maijogmai Rural Municipality, Nayabazzar, Ilam within the specified period.	

#### **Notes:**

- Bidders are strictly advised to complete the TECHNICAL DATA SHEET and submit the detail catalog that justifies the filled data, as required; otherwise the BID shall be treated as NON-RESPONSIVE BID.
- Note:- The major items are indicated by bold and highlighted letters/alphabets/figures in the technical specifications. Non-compliance of these major items will result in non-responsiveness of the bid offer.

Signed and stamped by	the bidder:
-----------------------	-------------



### **Section VI. General Conditions of Contract**



### Section VI. General Conditions of Contract

#### 1. Definitions

- 1.1 1.1. The following words and expressions shall have the meanings hereby assigned to them:
  - (a) "Contract" means the Agreement entered into between the Purchaser and the Supplier, together with the Contract Documents referred to therein, including all attachments, appendices, and all documents incorporated by reference therein.
  - (b) "Contract Documents" means the documents listed in the Agreement, including any amendments thereto.
  - (c)"Contract Price" means the price payable to the Supplier as specified in the Agreement, subject to such additions and adjustments thereto or deductions therefrom, as may be made pursuant to the Contract.
  - (d) "Day" means calendar day.
  - (e)"Delivery" means the transfer of the Goods from the Supplier to the Purchaser in accordance with the terms and conditions set forth in the Contract.
  - (f) "Completion" means the fulfillment of the Related Services by the Supplier in accordance with the terms and conditions set forth in the Contract.
  - (g) "GCC" means the General Conditions of Contract.
  - (h)"Goods" means all of the commodities, raw material, machinery and equipment, and/or other materials that the Supplier is required to supply to the Purchaser under the Contract.
  - (i) "Purchaser's Country" is the country specified in the Special Conditions of Contract (SCC).
  - (j) "Purchaser" means the entity purchasing the Goods and Related Services, as specified in the SCC.
  - (k) "Related Services" means the services incidental to the supply of the goods, such as insurance, installation, training and initial maintenance and other similar obligations of the Supplier under the Contract.
  - (1) "SCC" means the Special Conditions of Contract.
  - (m) "Subcontractor" means any natural person, private or government entity, or a combination of the above, including its legal successors or permitted assigns, to whom any part of the Goods to be supplied or execution of any part of the Related Services is subcontracted by the Supplier.
  - (n) "Supplier" means the natural person, private or government entity, or a combination of the above, whose bid to perform the Contract has been accepted by the Purchaser and is named as such in the Agreement, and includes the legal successors or permitted assigns of the Supplier.
  - (o) "GoN" means the Government of Nepal.

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(p) "The Site," where applicable, means the place named in the SCC.

### 2. Contract Documents

2.3 Subject to the order of precedence set forth in the Agreement, all documents forming the Contract (and all parts thereof) are intended to be correlative, complementary, and mutually explanatory.

# 3. Fraud and Corruption

3.1 If the Purchaser determines that the Supplier has engaged in corrupt, fraudulent, collusive, coercive or obstructive practices, in competing for or in executing the Contract, then the Purchaser may, after giving 14 days notice to the Supplier, terminate the Supplier's employment under the Contract and the provisions of GCC Clause 34.1 shall apply.

For the purposes of this Sub-Clause:

- (i) "corrupt practice" is the offering, giving, receiving or soliciting, directly or indirectly, of anything of value to influence improperly the actions of another party;
- (ii) "fraudulent practice" 1 is any act or omission, including a misrepresentation, that knowingly or recklessly misleads, or attempts to mislead, a party to obtain a financial or other benefit or to avoid an obligation;
- (iii) "collusive practice" is an arrangement between two or more parties designed to achieve an improper purpose, including to influence improperly the actions of another party;
- (iv) "coercive practice" 3 is impairing or harming, or threatening to impair or harm, directly or indirectly, any party or the property of the party to influence improperly the actions of a party;
- (v) "obstructive practice" is
- (aa) deliberately destroying, falsifying, altering or concealing of evidence material to the investigation or making false statements to investigators in order to materially impede a GoN/DP investigation into allegations of a corrupt, fraudulent, coercive or collusive practice; and/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
- (bb) acts intended to materially impede the exercise of the GoN/DP's inspection and audit rights provided for under ITB Clause 3.5 and GCC Clause 25.
- 3.2 Without prejudice to any other rights of the Purchaser under this Contract, GoN may <u>blacklist</u> a Bidder/Supplier for its conduct for a period of one (1) to three (3) years on the following grounds and seriousness of the act committed by

a "party" refers to a public official; the terms "benefit" and "obligation" relate to the procurement process or contract execution; and the "act or omission" is intended to influence the procurement process or contract execution.

<sup>&</sup>quot;parties" refers to participants in the procurement process (including public officials) attempting to establish bid prices at artificial, non competitive levels.

a "party" refers to a participant in the procurement process or contract execution.

the bidder:

- (a) if it is established that the Supplier committed acts specified in ITB 3.2,
- (b) if it is established later that the Bidder has committed substantial defect in implementation of the contract or has not substantially fulfilled its obligations under the contract or the completed work is not of the specified quality as per the contract.

#### 4. Interpretation

4.1 If the context so requires it, singular means plural and vice versa.

#### 4.2 Entire Agreement

4.3 The Contract constitutes the entire agreement between the Purchaser and the Supplier and supersedes all communications, negotiations and agreements (whether written or oral) of parties with respect thereto made prior to the date of Contract.

#### 4.4 Amendment

4.5 No amendment or other variation of the Contract shall be valid unless it is in writing, is dated, expressly refers to the Contract, and is signed by a duly authorized representative of each party thereto.

#### 4.6 Nonwaiver

- (a) Subject to GCC Sub-Clause 4.5(b) below, no relaxation, forbearance, delay, or indulgence by either party in enforcing any of the terms and conditions of the Contract or the granting of time by either party to the other shall prejudice, affect, or restrict the rights of that party under the Contract, neither shall any waiver by either party of any breach of Contract operate as waiver of any subsequent or continuing breach of Contract.
- (b) Any waiver of a party's rights, powers, or remedies under the Contract must be in writing, dated, and signed by an authorized representative of the party granting such waiver, and must specify the right and the extent to which it is being waived.

#### 4.7 Severability

4.8 If any provision or condition of the Contract is prohibited or rendered invalid or unenforceable, such prohibition, invalidity or unenforceability shall not affect the validity or enforceability of any other provisions and conditions of the Contract.

#### 5. Language

- 5.1 The Contract as well as all correspondence and documents relating to the Contract exchanged by the Supplier and the Purchaser, shall be written in the language specified in the SCC. Supporting documents and printed literature that are part of the Contract may be in another language provided they are accompanied by an accurate translation of the relevant passages in the language specified in the SCC, in which case, for purposes of interpretation of the Contract, this translation shall govern.
- 5.2 The Supplier shall bear all costs of translation to the

governing language and all risks of the accuracy of such translation.

#### 6. Joint Venture, Consortium or Association

6.1 If the Supplier is a joint venture, consortium, or association, all of the parties shall be jointly and severally liable to the Purchaser for the fulfillment of the provisions of the Contract and shall designate one party to act as a leader with authority to bind the joint venture, consortium, or association. A bidder can submit only one bid either as a partner of the joint venture or individually. The composition or the constitution of the joint venture, consortium, or association shall not be altered without the prior consent of the Purchaser.

#### 7. Notices

- 7.1 Any Notice given by one party to the other pursuant to the Contract shall be in writing to the address specified in the SCC. The term "in writing" means communicated in written form with proof of receipt.
- 7.2 A Notice shall be effective when delivered or on the Notice's effective date, whichever is later.

#### 8. Governing Law

8.1 The Contract shall be governed by and interpreted in accordance with the laws of Nepal.

# 9. Settlement of Disputes

- 9.1 The Purchaser and the Supplier shall make every effort to settle amicably by direct negotiation any disagreement or dispute arising between them under or in connection with the Contract.
- 9.2 Any dispute between the Parties as to matters arising pursuant to this Contract which cannot be settled amicably within thirty (30) days after receipt by one Party of the other Party's request for such amicable settlement may be referred to Arbitration within 30 days after the expiration of amicable settlement period as specified in SCC.

#### 10. Scope of Supply

- 10.1 Subject to the SCC, the Goods and Related Services to be supplied shall be as specified in Section V, Schedule of Requirements.
- 10.2 Unless otherwise stipulated in the Contract, the Scope of Supply shall include all such items not specifically mentioned in the Contract but that can be reasonably inferred from the Contract as being required for attaining Delivery and Completion of the Goods and Related Services as if such items were expressly mentioned in the Contract.

#### 11. Delivery

11.1 Subject to GCC Sub-Clause 31.1, the Delivery of the Goods and Completion of the Related Services shall be in accordance with the Delivery and Completion Schedule specified in the Section V, Schedule of Requirements. The details of documents to be furnished by the Supplier are specified in the SCC.

# 12. Supplier's Responsibilities

12.1 The Supplier shall supply all the Goods and Related Services included in the Scope of Supply in accordance with GCC Clause 10, and the Delivery and Completion Schedule,

er GCC Çlause 11

## 13. Purchaser's Responsibilities

- 13.1 Whenever the supply of Goods and Related Services requires that the Supplier obtain permits, approvals, and import and other licenses from public authorities in Nepal, the Purchaser shall, if so required by the Supplier, make its best effort to assist the Supplier in complying with such requirements in a timely and expeditious manner.
- 13.2 The Purchaser shall pay all costs involved in the performance of its responsibilities, in accordance with GCC Sub-Clause 13.1.

#### 14. Contract Price

- 14.1 The Contract Price shall be as specified in the Agreement subject to any additions and adjustments thereto, or deductions there from, as may be made pursuant to the Contract.
- 14.2 Prices charged by the Supplier for the Goods delivered and the Related 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 the SCC.

# 15. Terms of Payment

- 15.1 The Contract Price shall be paid in Nepalese Currency.
- 15.2 The Supplier's request for payment shall be made to the Purchaser in writing, accompanied by invoices describing, as appropriate, the Goods delivered and Related Services performed, and by the documents submitted pursuant to GCC Clause 11 and upon fulfillment of all the obligations stipulated in the Contract.
- 15.3 Payments shall be made promptly by the Purchaser, no later than thirty (30) days after submission of an invoice or request for payment by the Supplier, and the Purchaser has accepted it.

## 16. Taxes and Duties

16.1 For goods supplied, the Supplier shall be entirely responsible for all taxes, duties, license fees, etc., incurred until delivery of the contracted Goods to the Purchaser

# 17. Performance Security

- 17.1 The Supplier shall, within fifteen (15) days of the receipt of notification of Contract award, provide a Performance Security for the due performance of the Contract in the amounts and currencies specified in the SCC.
- 17.2 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.
- 17.3 The Performance Security shall be denominated in the currency of the Contract, or in a freely convertible currency acceptable to the Purchaser, and shall be in one of the forms stipulated by the Purchaser in the SCC, or in another form acceptable to the Purchaser.
- 17.4 The Performance Security shall 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 the SCC.

#### 18. Copyright

18.1 The copyright in all drawings, documents, and other materials containing data and information furnished to the Purchaser by the Supplier herein shall remain vested in the Supplier, or, if they are furnished to the Purchaser directly or through the Supplier by any third party, including suppliers of materials, the copyright in such materials shall remain vested in such third party.

## 19. Confidential Information

- 19.1 The Purchaser and the Supplier shall keep confidential and shall not, without the written consent of the other party hereto, divulge to any third party any documents, data, or other information furnished directly or indirectly by the other party hereto in connection with the Contract, whether such information has been furnished prior to, during or following completion or termination of the Contract. Notwithstanding the above, the Supplier may furnish to its Subcontractor such documents, data, and other information it receives from the Purchaser to the extent required for the Subcontractor to perform its work under the Contract, in which event the Supplier shall obtain from such Subcontractor an undertaking of confidentiality similar to that imposed on the Supplier under GCC Clause 19.
- 19.2 The Purchaser shall not use such documents, data, and other information received from the Supplier for any purposes unrelated to the Contract. Similarly, the Supplier shall not use such documents, data, and other information received from the Purchaser for any purpose other than the design, procurement, or other work and services required for the performance of the Contract.
- 19.3 The obligation of a party under GCC Sub-Clauses 19.1 and 19.2 above, however, shall not apply to information that:
  - (a)the Purchaser or Supplier need to share with the Donor for Donor funded project or other institutions participating in the financing of the Contract;
  - (b) now or hereafter enters the public domain through no fault of that party;
  - (c)can be proven to have been possessed by that party at the time of disclosure and which was not previously obtained, directly or indirectly, from the other party; or
  - (d) otherwise lawfully becomes available to that party from a third party that has no obligation of confidentiality.
- 19.4 The above provisions of GCC Clause 19 shall not in any way modify any undertaking of confidentiality given by either of the parties hereto prior to the date of the Contract in respect of the Supply or any part thereof.
- 19.5 The provisions of GCC Clause 19 shall survive completion or termination, for whatever reason, of the Contract.



#### 20. Subcontracting

- 20.1 The Supplier shall notify the Purchaser in writing of all subcontracts awarded under the Contract if not already specified in the Bid. Subcontracting shall in no event relieve the Supplier from any of its obligations, duties, responsibilities, or liability under the Contract.
- 20.2 Subcontracts shall comply with the provisions of GCC Clauses 3.

### 21. Specifications and Standards

#### 21.1 Technical Specifications and Drawings

- (a) The Supplier shall ensure that the Goods and Related Services comply with the technical specifications and other provisions of the Contract.
- (b) The Supplier shall be entitled to disclaim responsibility for any design, data, drawing, specification or other document, or any modification thereof provided or designed by or on behalf of the Purchaser, by giving a notice of such disclaimer to the Purchaser.
- (c) The Goods and Related Services supplied under this Contract shall conform to the standards mentioned in Section V, Schedule of Requirements and, when no applicable standard is mentioned, the standard shall be equivalent or superior to the official standards whose application is appropriate to the country of origin of the Goods.
- 21.2 Wherever references are made in the Contract to codes and standards in accordance with which it shall be executed, the edition or the revised version of such codes and standards shall be those specified in the Section V, Schedule of Requirements Requirements. During Contract execution, any changes in any such codes and standards shall be applied only after approval by the Purchaser and shall be treated in accordance with GCC Clause 32.

# 22. Packing and Documents

- 22.1 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. During transit, the packing shall be sufficient to withstand, without limitation, rough handling and exposure to extreme temperatures, salt and precipitation, and open storage. Packing case size and weights shall take into consideration, where appropriate, the remoteness of the final destination of the Goods and the absence of heavy handling facilities at all points in transit.
- 22.2 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 the SCC, and in any other instructions ordered by the Purchaser.

#### 23. Insurance

23.1 Unless otherwise specified in the SCC, the Goods supplied under the Contract shall be fully insured, in a freely

convertible currency against loss or damage incidental to manufacture or acquisition, transportation, storage, and delivery, in the manner specified in the SCC.

#### 24. Transportation

24.1 Unless otherwise specified in the SCC, obligations for transportation of the Goods shall be in accordance with the Incoterms specified in Sections V, Schedule of Requirements.

# 25. Inspections and Tests

- 25.1 The Supplier shall at its own expense and at no cost to the Purchaser carry out all such tests and/or inspections of the Goods and Related Services as are specified in Sections V, Schedule of Requirements.
- 25.2 The inspections and tests may be conducted on the premises of the Supplier or its Subcontractor, at point of delivery, and/or at the final destination of the Goods, or in another place in Nepal as specified in the SCC. Subject to GCC SubClause 25.3, if conducted on the premises of the Supplier or its Subcontractor, all reasonable facilities and assistance, including access to drawings and production data, shall be furnished to the inspectors at no charge to the Purchaser.
- 25.3 The Purchaser or its designated representative shall be entitled to attend the tests and/or inspections referred to in GCC Sub-Clause 25.2, provided that the Purchaser bear all of its own costs and expenses incurred in connection with such attendance including, but not limited to, all traveling and board and lodging expenses.
- 25.4 Whenever the Supplier is ready to carry out any such test and inspection, it shall give a reasonable advance notice, including the place and time, to the Purchaser. The Supplier shall obtain from any relevant third party or manufacturer any necessary permission or consent to enable the Purchaser or its designated representative to attend the test and/or inspection.
- 25.5 The Purchaser may require the Supplier to carry out any test and/or inspection not required by the Contract but deemed necessary to verify that the characteristics and performance of the Goods comply with the technical specifications, codes and standards under the Contract, provided that the Supplier's reasonable costs and expenses incurred in the carrying out of such test and/or inspection shall be added to the Contract Price. Further, if such test and/or inspection impede the progress of manufacturing and/or the Supplier's performance of its other obligations under the Contract, due allowance will be made in respect of the Delivery Dates and Completion Dates and the other obligations so affected.
- 25.6 The Supplier shall provide the Purchaser with a report of the results of any such test and/or inspection.
- 25.7 The Purchaser may reject any Goods or any part thereof that fail to pass any test and/or inspection or do not conform to the specifications. The Supplier shall either rectify or replace such rejected Goods or parts thereof or make alterations necessary to meet the specifications at no cost to

the Purchaser, and shall repeat the test and/or inspection, at no cost to the Purchaser, upon giving a notice pursuant to GCC Sub-Clause 25.4.

25.8 The Supplier agrees that neither the execution of a test and/or inspection of the Goods or any part thereof, nor the attendance by the Purchaser or its representative, nor the issue of any report pursuant to GCC Sub-Clause 25.6, shall release the Supplier from any warranties or other obligations under the Contract.

## 26. Liquidated Damages

26.1 Except as provided under GCC Clause 31, if the Supplier fails to deliver any or all of the Goods or perform the Related Services within the period specified in the Contract, the Purchaser may without prejudice to all its other remedies under the Contract, deduct from the Contract Price, as liquidated damages, a sum equivalent to the percentage specified in the SCC of the Contract Price for each week or part thereof of delay until actual delivery or performance, up to a maximum deduction of the percentage specified in the SCC. Once the maximum is reached, the Purchaser may terminate the Contract pursuant to GCC Clause 34.

#### 27. Warranty

- 27.1 The Supplier warrants that all the Goods are new, unused, and of the most recent or current models, and that they incorporate all recent improvements in design and materials, unless provided otherwise in the Contract.
- 27.2 Subject to GCC Sub-Clause 21.1, the Supplier further warrants that the Goods shall be free from defects arising from any act or omission of the Supplier or arising from design, materials, and workmanship, under normal use in the conditions prevailing in Nepal.
- 27.3 Unless otherwise specified in the SCC, the warranty shall remain valid for twelve (12) months after the Goods, or any portion thereof as the case may be, have been delivered to and accepted at the final destination indicated in the SCC.
- 27.4 The Purchaser shall give Notice to the Supplier stating the nature of any such defects together with all available evidence thereof, promptly following the discovery thereof. The Purchaser shall afford all reasonable opportunity for the Supplier to inspect such defects.
- 27.5 Upon receipt of such Notice, the Supplier shall, within the period specified in the SCC, expeditiously repair or replace the defective Goods or parts thereof, at no cost to the Purchaser.
- 27.6 If having been notified, the Supplier fails to remedy the defect within the period specified in the SCC, the Purchaser may proceed to take within a reasonable period 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 under the Contract.



## 28. Patent Indemnity

- 28.1 The Supplier shall, subject to the Purchaser's compliance with GCC Sub-Clause 28.2, indemnify and hold harmless the Purchaser and its employees and officers from and against any and all suits, actions or administrative proceedings, claims, demands, losses, damages, costs, and expenses of any nature, including attorney's fees and expenses, which the Purchaser may suffer as a result of any infringement or alleged infringement of any patent, utility model, registered design, trademark, copyright, or other intellectual property right registered or otherwise existing at the date of the Contract by reason of:
  - (a)the installation of the Goods by the Supplier or the use of the Goods in the country where the Site is located; and
  - (b) the sale in any country of the products produced by the Goods.

Such indemnity shall not cover any use of the Goods or any part thereof other than for the purpose indicated by or to be reasonably inferred from the Contract, neither any infringement resulting from the use of the Goods or any part thereof, or any products produced thereby in association or combination with any other equipment, plant, or materials not supplied by the Supplier, pursuant to the Contract.

- 28.2 If any proceedings are brought or any claim is made against the Purchaser arising out of the matters referred to in GCC Sub-Clause 28.1, the Purchaser shall promptly give the Supplier a notice thereof, and the Supplier may at its own expense and in the Purchaser's name conduct such proceedings or claim and any negotiations for the settlement of any such proceedings or claim.
- 28.3 If the Supplier fails to notify the Purchaser within thirty (30) days after receipt of such notice that it intends to conduct any such proceedings or claim, then the Purchaser shall be free to conduct the same on its own behalf.
- 28.4 The Purchaser shall, at the Supplier's request, afford all available assistance to the Supplier in conducting such proceedings or claim, and shall be reimbursed by the Supplier for all reasonable expenses incurred in so doing.
- 28.5 The Purchaser shall indemnify and hold harmless the Supplier and its employees, officers, and Subcontractors from and against any and all suits, actions or administrative proceedings, claims, demands, losses, damages, costs, and expenses of any nature, including attorney's fees and expenses, which the Supplier may suffer as a result of any infringement or alleged infringement of any patent, utility model, registered design, trademark, copyright, or other intellectual property right registered or otherwise existing at the date of the Contract arising out of or in connection with any design, data, drawing, specification, or other documents or materials provided or designed by or on behalf of the



# 29. Limitation of Liability

29.1 Except in cases of gross negligence or willful misconduct :

- (a)neither party shall be liable to the other party for any indirect or consequential loss or damage, loss of use, loss of production, or loss of profits or interest costs, provided that this exclusion shall not apply to any obligation of the Supplier to pay liquidated damages to the Purchaser; and
- (b) the aggregate liability of the Supplier to the Purchaser, whether under the Contract, in tort, or otherwise, shall not exceed the total Contract Price, provided that this limitation shall not apply to the cost of repairing or replacing defective equipment, or to any obligation of the Supplier to indemnify the Purchaser with respect to patent infringement.

## **30.** Change in Laws and Regulations

30.1 Unless otherwise specified in the Contract, if after the date of the Invitation for Bids, any law, regulation, ordinance, order or bylaw having the force of law is enacted, promulgated, abrogated, or changed in Nepal where the Site is located (which shall be deemed to include any change in interpretation or application by the competent authorities) that subsequently affects the Delivery Date and/or the Contract Price, then such Delivery Date and/or Contract Price shall be correspondingly increased or decreased, to the extent that the Supplier has thereby been affected in the performance of any of its obligations under the Contract. Notwithstanding the foregoing, such additional or reduced cost shall not be separately paid or credited if the same has already been accounted for in the price adjustment provisions where applicable, in accordance with GCC Clause 14.

#### 31. Force Majeure

- 31.1 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.
- 31.2 For purposes of this Clause, "Force Majeure" means an event or situation beyond the control of the Supplier that is not foreseeable, is unavoidable, and its origin is not due to negligence or lack of care on the part of the Supplier. Such events may include, but not be limited to, acts of the Purchaser in its sovereign capacity, wars or revolutions, fires, floods, epidemics, quarantine restrictions, and freight embargoes.
- 31.3 If a Force Majeure situation arises, the Supplier shall promptly notify the Purchaser in writing of such condition and the cause thereof. Unless otherwise directed by the Purchaser in writing, the Supplier shall continue to perform its obligations under the Contract as far as is reasonably practical, and shall seek all reasonable alternative means for performance not prevented by the Force Majeure event.



# 32. Change Orders and Contract Amendments

- 32.1 The Purchaser may at any time order the Supplier through Notice in accordance GCC Clause 7, to 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
  - (d) the Related Services to be provided by the Supplier.
- 32.2 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 in the Delivery and Completion 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.
- 32.3 Prices to be charged by the Supplier for any Related Services that might be needed but which were not included in the Contract shall be agreed upon in advance by the parties and shall not exceed the prevailing rates charged to other parties by the Supplier for similar services.

# 33. Extensions of Time

- 33.1 If at any time during performance of the Contract, the Supplier or its Subcontractors should encounter conditions impeding timely delivery of the Goods or completion of Related Services pursuant to GCC Clause 11, the Supplier shall promptly, and at least seven (7) days before the expiry of procurement contract, notify the Purchaser in writing of the delay, its likely duration, and its cause. 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, in which case the extension shall be ratified by the parties by amendment of the Contract.
- 33.2 Except in case of Force Majeure, as provided under GCC Clause 31, a delay by the Supplier in the performance of its Delivery and Completion obligations shall render the Supplier liable to the imposition of liquidated damages pursuant to GCC Clause 26, unless an extension of time is agreed upon, pursuant to GCC Sub-Clause 34.1.

#### 34. Termination

#### 34.1 Termination for Default

- (a) The Purchaser, without prejudice to any other remedy for breach of Contract, by Notice of default sent to the Supplier, may terminate the Contract in whole or in part:
  - (i) if the Supplier fails to deliver any or all of the Goods within the period specified in the Contract,

of within any extension thereof granted by the Purchaser pursuant to GCC Clause 33; or

- (ii) if the Supplier fails to perform any other obligation under the Contract.
- (iii) The supplier uses the advance payment for matters other than the contarctual obligations.
- (iv) The purchaser may terminate the contract at any time in the following condition incase contract is terminated.supplier shall obliged to pay whole amount of remaining work or supply or fulfill the any Supplier obligation.
  - (a) does not commence the work as per the contract,
  - (b) abandons the contract with out completing,
  - (c) fails to achieve progress as per the contract.
- (b) In the event the Purchaser terminates the Contract in whole or in part, pursuant to GCC Clause 34.1(a), the Purchaser may procure, upon such terms and in such manner as it deems appropriate, Goods or Related Services similar to those undelivered or not performed, and the Supplier shall be liable to the Purchaser for any additional costs for such similar Goods or Related Services. However, the Supplier shall continue performance of the Contract to the extent not terminated.
- (c)if the Supplier, in the judgment of the Purchaser has engaged in corrupt, fraudulent, collusive, coercive or obstructive practices, as defined in GCC Clause 3, in competing for or in executing the Contract.

#### 34.2 Termination for Insolvency

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

#### 34.4 Termination for Convenience

- (a) 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 such termination becomes effective.
- (b) The Goods that are complete and ready for shipment within seven (7) days after the Supplier's receipt of the Notice of termination shall be accepted by the Purchaser at the Contract terms and prices. For the remaining Goods, the Purchaser may elect:

- (i) To have any portion completed and delivered at the Contract terms and prices; and/or
- (ii) To cancel the remainder and pay to the Supplier an agreed amount for partially completed Goods and Related Services and for materials and parts previously procured by the Supplier.

- 35. Assignment
- 35.1 Neither the Purchaser nor the Supplier shall assign, in whole or in part, their obligations under this Contract, except with prior written consent of the other party.



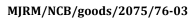
# **Section VII. Special Conditions of Contract**



### Section VII. Special Conditions of Contract

The following Special Conditions of Contract (SCC) shall supplement the General Conditions of Contract (GCC). Whenever there is a conflict, the provisions herein shall prevail over those in the GCC.

1. Definitions	GCC 1.1(i)	The Purchaser's country is: <b>NEPAL</b>	
		The Purchaser is:	
	GCC 1.1(j)	Office of the Rural Municipal Executive, MaiJogmai Rural Municipality, Nayabazzar, Ilam	
	GCC 1.1 (p)	The Site is Office of the Rural Municipal Executive, MaiJogmai Rural Municipality, Ilam	
2. Interpretation	GCC 4.2 (b)	The version of Incoterms shall be: Intercom 2010	
3. Language	GCC 5.1	The language shall be: English /Nepali	
4. Notices	GCC 7.1	For <u>notices</u> , the Purchaser's address shall be:  Office of the Rural Municipal Executive, MaiJogmai Rural Municipality, Ilam  Tel./Fax 027-411044  Email:- <u>maijogmaigaupalika@gmail.com</u>	
		For <u>notices</u> , the Supplier's address shall be: <u>[insert full name and address of Suppliers including telephone number, facsimile number and electronic mail address (if applicable)]</u>	
		Name and Address of the Supplier:	
		Telephone number:	
		Facsimile number:	
		e-mail Address:	
5. Settlement of Disputes	GCC 9.2	In case of arbitration, the arbitration shall be conducted in accordance with the arbitration procedures published by the Nepal Council of Arbitration (NEPCA) at Kathmandu, Nepal	
6. Scope of Supply	GCC 10.1	The Scope of Supply shall be defined in: "Section V, Schedule of Requirements"	
7. Delivery	GCC 11.1	Upon delivery of the Goods to the transporter, the Supplier shall notify the Purchaser and send the following documents to the Purchaser:	
		<ul> <li>a) Copies of the Supplier's invoice showing the description of the Goods, quantity, unit price, and total amount;</li> <li>b) Delivery note/truck receipt;</li> <li>c) Manufacturer's or Supplier's warranty certificate; and</li> <li>d) Inspection certificate issued by the nominated inspection agency, and/or the Supplier's factory inspection report;</li> <li>The Purchaser shall receive the above documents before the arrival of the Goods and, if not received, the Supplier will be responsible for any consequent expenses.</li> <li>[Note: The above requirements should be reviewed on a case-by-case basis, with amendments being made as necessary]</li> </ul>	
8. Contract Price	GCC 14.2	The prices charged for the Goods delivered and the Related Services to be performed <i>shall be fixed</i> for the duration of the contract.	
9. Terms of	GCC 15.1	The terms of payment to be made to the Supplier under the contract shall	





Payment		be as follows:		
		a) Advance Payment: 10%of the contract price shall be paid within thirty (30) days of signing of the contract, upon submission of request for advance and a bank guarantee from "A" class commercial bank for equivalent amount valid until the goods are delivered and accepted and in the form provided in the Bidding Document.		
		<b>b)</b> On Delivery and acceptance: <b>95%</b> of the Contract Price/ invoice/s value <i>(including advance payment)</i> of the Goods delivered shall be paid within thirty (30) days after certification by Purchaser that all GOODS invoiced has been delivered at the appropriate warehouses of Purchaser.		
		As per applicable law of Nepal, the purchaser will deduct Tax Deduction at Source (TDS) from the invoice/s value, at the rate as applicable at the time of payment and deposited to revenue office.		
		c) Remaining 5%of the Contract Price/ invoice/s value shall be withheld as retention. The retention thus held shall be paid after the expiry of the warranty period;		
10. Taxes and Duties	GCC 16.1	For goods supplied, the Supplier shall be entirely responsible for all taxes, custom duties, license fees, TDS etc., incurred until delivery of the contracted Goods to the Purchaser respected sites.		
11. Performance	GCC 17.1	The Supplier shall provide a Performance Security as follows:		
Security		I. If bid price of the bidder selected for acceptance is up to 15 (fifteen) percent less than the approved cost estimate, the performance security amount shall be 5 (five) percent of the bid price.		
		II. For the bid price of the bidder selected for acceptance is more than 15 (fifteen) percent below of the cost estimate, the performance security amount shall be determined as follows:		
		Performance Security Amount = [(0.85 x Cost Estimate -Bid Price) x 0.5] + 5% of Bid Price.		
		The Bid Price and Cost Estimate shall be inclusive of Value Added Tax.		
		The amount of the Performance Security shall be in Nepalese Rupees, and shall be valid for the period of: <i>Thirteen (13) months from the date of Contract completion Period.</i>		
		The performance security shall be forfeited, in case the Supplier fails to complete the contractual obligation and rectify the defects within warranty period.		
	GCC 17.3	The types of acceptable Performance Securities are: A bank guarantee issued by "A" class commercial bank located in Nepal or reputable bank located abroad, acceptable to the Purchaser, in the format included in Section VIII, Contract Forms, Performance Security issued by foreign Bank must be counter – guaranteed by "A" class commercial Bank in Nepal.		



I		Discharge of the Performance Security shall take place:[insert (a) in
	GCC 17.4	accordance with GCC Sub-Clause 17.4; or (b) indicate how the
		Performance Security shall be discharged
		After delivery and acceptance of the Goods, the performance security shall
		not be reduced to cover the Supplier's warranty obligations in accordance
		with GCC Clause 27.3. ]
		-
		[The Performance Security shall be discharged by the Purchaser and
		returned to the Supplier not later than Ninety (90) days from the date of
	1	completion of the Supplier's Performance obligations under the Contract.
12. Packing and	GCC 22.2	Additional requirement for packing and marking are as follows:
Documents		Packaging 19 10 10 10 10 10 10 10 10 10 10 10 10 10
		(a) Where applicable, the Supplier shall pack and crate all equipment for
		sea shipment in a manner suitable for export to a tropical humid
		climate in accordance with internationally accepted export practices
		and in such a manner to protect the equipment from damage and
		deterioration in transit by road, rail or sea. The Supplier shall be held
		responsible for all damages due to improper packing.
		(b) In accordance with good packing practices, materials shall be packed
		in the smallest possible containers. Interior blocking, bracing, and
		cushioning shall be provided where necessary to absorb shocks,
		prevent rattling and prevent damage from destructive forces.
		Packages containing fragile material shall be so marked in bold
		letters and shall be topicalized.
		(c) The use of open type crating and/or similar packing shall be
		restricted to materials not susceptible to pilferage or to damage by
		the elements of salt water. This method of packing shall not be used
		without obtaining the prior approval of Purchaser.
		(d) One protected copy of packing list for each case shall be enclosed in
		that case.
		(e) All items must be packaged in manufacturer's quantities, as would be
		delivered to a retailer and all packages of a given item shall contain
		the same number of pieces. Bulk shipment is specifically prohibited.
		Individual packages shall be sufficiently strong to withstand normal
		handling and storage.
		All materials used for packing shall be environmentally neutral.
		Marking
		The Supplier shall adhere to and/or require his suppliers to adhere to the
		following provisions for export marking:
		(a) All external marking must be legibly and durably painted/stenciled
		on two (2) sides and both ends of containers in letters at least five
		(5) centimeters high. Under no circumstances shall chalk or crayon
		be used.
		(b) Packages from each supplier must be numbered consecutively. No
		two (2) packages delivered shall carry the same package number.
		(c) Net, tare and gross weights in kilograms as well as the correct
		outside measurement in terms of length, width and height in the
		Metric system must be shown on each package.
		(d) Marks indicating where to "SLING" will be emphasized on
		containers by stamping/painting an arrow on the exposed surface.
	l .	containers by stamping/painting an arrow on the exposed surface.



<ul> <li>(e) In the event that prior approval has been obtained from Purchaser to forward pieces without packing as specified in the Clause 6.6 above, the pieces must be safely protected or bundled, using ample metal binding, and metal tags bearing the required marks must be firmly wired to each bundle in at least two (2) visible places.</li> <li>(f) Unless otherwise specified by the purchaser, only the following marks shall be used on shipping containers:</li> <li>To:</li> </ul>
The Purchaser
For
Package No:
Contract No:
Letter of Credit:
Contents (or Item): Unit: Quantity:
Gross Weight:Kg.(Ltr)
Total Weight:Kg.(Ltr)
Net Weight:Kg.(Ltr)
Dimensions-Height-Width-Depth:
Meters :
Total Cubic Meters:
<ul> <li>(g) The Supplier shall show and/or require his suppliers to show the following information on all Packing Lists: <ol> <li>(i) Reference number of the Contract</li> <li>(ii) Supplier's Order Number</li> <li>(iii) Item Number of Suppliers' Order if any</li> <li>(iv) Invoice for Itemized cost of each material related to (c)</li> <li>(v) Export marking, other marks, and package number of each package and of each shipment</li> <li>(vi) Outside dimensions of each package in terms of length, width, and height, in meters.</li> <li>(vii) Total cubic measurement of the shipment in cubic meters.</li> <li>(viii) Package number and total number of package in the shipment.</li> <li>(ix) Manufacturer's serial number/numbers of equipment in shipment, if any.</li> </ol> </li> </ul>
(h) In case of local contractor only the store the receipt advice shall be sufficient to meet all above obligation



MJRM/NCB/goods	s/2075/76-03	Section VII Special Conditions of Contract
13. Insurance	GCC 23.1	<ul> <li>a. The Supplier shall provide and maintain insurance applying to all shipments of GOODS with continuous coverage from the factory to Purchaser designated warehouse. Such insurance shall be with an insurance company presently authorized to conduct business in Nepal.</li> <li>b. The Supplier shall provide marine insurance, if sea transportation is</li> </ul>
		<ul><li>required, and all insurance coverage for inland transportation to Purchaser warehouse sites as specified in the Bid Packages.</li><li>c. The insurance provided shall cover all risks, and the minimum limits of insurance shall be the total cost plus ten percent of the materials</li></ul>
		<ul><li>delivered to Purchaser warehouse sites as specified in the Bid Packages.</li><li>d. The Purchaser shall file with Purchaser properly executed certificates of insurance or copies of insurance policies before commencing shipment. These certificates shall be mailed in accordance with the provisions of Clause herein.</li></ul>
		Certificates of insurance shall contain the following information:
		<ol> <li>Name and address of the insurance company, policy number and expiration date.</li> </ol>
		ii. Signatures of insurance company representative or agent and address thereof.
		iii. Types of coverage and limits of insurance.
		<ul> <li>iv. A statement indicating that Purchaser shall receive at least thirty (30) days advance written notice of cancellation of any of the policies or modifications of the insurance.</li> </ul>
		e. The Supplier shall be responsible for and ensure that subcontractors, if any, maintain the same insurance and comply with the same provisions required of the Supplier.
		f. The furnishing of the foregoing insurance by the Supplier shall not limit any of the obligations or liabilities of the Supplier imposed under this CONTRACT or by laws of Nepal.
		g. In the event that, prior to acceptance by Purchaser any material is lost or damaged to the extent that in the opinion of Purchaser it cannot be used, the Supplier agrees to make immediate shipment or replacement material upon notification by Purchaser of the types and quantities of materials to be replaced. The shipment of replacement material shall not be delayed pending investigation of the cause of such loss or damage or by the filing and processing of insurance claims. If Purchaser agrees that any damaged material may be repaired instead of requiring replacement, the Supplier agrees to effect the repairs to the satisfaction of Purchaser as promptly as possible and to pay the full cost thereof.
		h. The Supplier agrees to prepare and submit to the insurance carrier all claims for loss or damage. Purchaser will assist the Supplier in compiling the needed information or data to identify the materials lost or damaged. The Supplier agrees that any payment resulting from insurance claims will be made by the insurance carrier to the Supplier and will constitute full and complete compensation for the replacement material.



		The Insurance shall be in an amount equal to 110 percent of the CIF or CIP value of the Goods from "warehouse" to "warehouse" on "All Risks" basis, including War Risks, riots and/or Strikes.
14. Transportatio	<b>Gransportatio</b> GCC 24.1 Obligations for transportation of the Goods shall be in accordance.	
n		the responsibility for transportation shall be in accordance with Incoterms or other trade terms, such as "The supplier is required under the contract to transport the Goods to a specified place of final destination, defined as the project site, transport to such place of destination 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.
15. Inspections and Tests	GCC 25.2	Tests and Inspections as specified in Section V, Schedule of Requirements, shall be carried out.  Goods: SUV type 4WD Vehicle Type of Test: As per technical Specification. (Specified in Contract) Time or Milestone: Within 15 Days of Delivery Date Place: Maijogmai Rural Municipality Office of Rural Municipal Executive, Ilam Country: Nepal.
16. Liquidated Damages	GCC 26.1	<ul> <li>a. The applicable rate of Liquidated Damages shall be one twentieth of one (0.05) percent of the total contract price per calendar day of delay</li> <li>b. The maximum amount of liquidated damages shall be: ten (10) percent of the Contract Price.</li> <li>The contract shall be terminated, if liquidated damages exceeds 10 percent of the Contract Price and blacklisting process shall be initiated for the Supplier's failure to complete the contractual obligations.</li> </ul>
17. Warranty	GCC 27.3	The period of validity of the Warranty shall be: 12 months  For the purposes of the Warranty, the place of final destination shall be: Office of Rural Municipal Executive, Maijogmai Rural Municipality, Ilam.
	GCC 27.5	The Supplier shall correct any defects covered by the Warranty within: 30 days of being notified by the Purchaser of the occurrence of such defects



## **Section VIII. Contract Forms**



### **Letter of Intent**

date [on letterhead paper of the Employer]	
Notes on Letter of Intent	
The issuance of Letter of Intent is the information of the selection of the bid of the successful bidder by the Employer and for providing information to other unsuccessful bidders who participated in the bid as regards to the outcome of the procurement process. This standard form of Letter of Intent to Award should be filled in and sent to the successful Bidder only after evaluation and selection of substantially responsible lowest evaluated bid.	of
To:name and address of the Contractor	
Subject: Issuance of letter of intent to award the contract	
This is to notify you that, it is our intention to award the contract	

Authorized Signature:
Name:
Title·

[Insert name and address of all other Bidders, who submitted the bid]



# Letter of Acceptance [on letterhead paper of the Employer]

date
To:
This is to notify that your Bid dated date for execution of the name of the contract and identification number, as given in the Contract Data/SCC for the Contract price of Nepalese Rupees [insertamount in figures and words in Nepalese Rupees], as corrected in accordance with the Instructions to Bidders is
hereby accepted in accordance with the Instruction to Bidders.  You are hereby instructed to contract this office to sign the formal contract agreement within 15 days. As per the Conditions of Contract, you are also required to submit Performance Security, as specified in SCC, consisting of a Bank Guarantee in the format included in Section VIII (Contract Forms) of the Bidding Document.
The THE PURCHASER,shall forfeit the bid security, in case you fail to furnish the Performance Security and to sign the contract within specified period.
Authorized Signature:

Name and Title of Signatory:



#### **Agreement Form**

THIS AGREEMENT made on the [insert number] day of [insert month], [insert year], between[insert complete name of Purchaser] of [insert complete address of Purchaser] (hereinafter "the Purchaser"), of the one part, and [insert complete name of Supplier] of [insert complete address of Supplier] (hereinafter "the Supplier"), of the other part:

WHEREAS the Purchaser invited Bids for certain Goods and Related Services, viz., [insert brief description of the Goods and Related Services] and has accepted a Bid by the Supplier for the supply of those Goods and Related Services in the sum of NRs .......[insert amount of contract price in words and figures including taxes] (hereinafter "the Contract Price").

#### NOW THIS AGREEMENT WITNESSETH AS FOLLOWS:

- 1. In this Agreement words and expressions shall have the same meanings as are respectively assigned to them in the Conditions of Contract referred to.
- 2. The following documents shall be deemed to form and be read and construed as part of this Agreement, viz.:
  - (a) Contract Agreement
  - (b) the Purchaser's Notification to the Supplier of Award of Contract;
  - (c) the Bid Submission Form and the Price Schedules submitted by the Supplier;
  - (d) the Special Conditions of Contract;
  - (e) the General Conditions of Contract;
  - (f) the Schedule of Requirements;
  - (g) the Technical Specifications;
  - (h) [indicate other documents the Purchaser wants to add in the particular procurement]

This Contract shall prevail over all other Contract documents. In the event of any discrepancy or inconsistency within the Contract documents, then the documents shall prevail in the order listed above.

- 3. In consideration of the payments to be made by the Purchaser to the Supplier as indicated in this Agreement, the Supplier hereby covenants with the Purchaser to provide the Goods and Related Services and to remedy defects therein in conformity in all respects with the provisions of the Contract.
- 4. The Purchaser hereby covenants to pay the Supplier in consideration of the provision of the Goods and Related Services and the remedying of defects therein, the Contract Price or such other sum as may become payable under the provisions of the Contract at the times and in the manner prescribed by the Contract.

IN WITNESS whereof the parties hereto have caused this Agreement to be executed in accordance with the laws of "Nepal" on the day, month, and year indicated above.

On behalf of the Purchaser	On behalf of the Supplier
Name:	Name:
Signature:	Signature:
Designation:	Designation:
Seal:	Seal:

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#### **Performance Security**

То:	Date:
[insert complete name of Purchaser]	Contract No:

WHEREAS [insert complete name of Supplier]

(hereinafter "the Supplier") has received the notification of award for the execution of *[insert identification number and name of contract]* (hereinafter "the Contract").

AND WHEREAS it has been stipulated by you in the aforementioned Contract that the Supplier shall furnish you with a security [insert type of security] issued by a reputable guarantor for the sum specified therein as security for compliance with the Supplier's performance obligations in accordance with the Contract.

AND WHEREAS the undersigned *[insert complete name of Guarantor]*, legally domiciled in *[insert complete address of Guarantor]*, (hereinafter the "Guarantor"), have agreed to give the Supplier a security:

THEREFORE WE hereby affirm that we are Guarantors and responsible to you, on behalf of the Supplier, up to a total of [insert currency and amount of guarantee in words and figures] and we undertake to pay you, upon your first written demand declaring the Supplier to be in default under the Contract, without cavil or argument, any sum or sums within the limits of [insert currency and amount of guarantee in words and figures] as aforesaid, without your needing to prove or to show grounds or reasons for your demand or the sum specified therein.

This security is valid until the [insert day, month, year].

Name: [insert complete name of person signing the Security]

In the capacity of: [insert legal capacity of person signing the Security]

Signed: [insert signature of person whose name and capacity are shown above]

Duly authorized to sign the security for and on behalf of: **[insert seal and complete name of Guarantor]** 

Date: [insert date of signing]



#### **Advance Payment Security**

#### [insert complete name and number of Contract]

To: [insert complete name of Purchaser]

In accordance with the payment provision included in the Contract, in relation to advance payments, [insert complete name of Supplier] (hereinafter called "the Supplier") shall deposit with the Purchaser a security consisting of [indicate type of security], to guarantee its proper and faithful performance of the obligations imposed by said Clause of the Contract, in the amount of [insert currency and amount of guarantee in words and figures].

We, the undersigned [insert complete name of Guarantor], legally domiciled in [insert full address of Guarantor] (hereinafter "the Guarantor"), as instructed by the Supplier, agree unconditionally and irrevocably to guarantee as primary obligator and not as surety merely, the payment to the Purchaser on its first demand without whatsoever right of objection on our part and without its first claim to the Supplier, in the amount not exceeding [insert currency and amount of guarantee in words and figures].

This security shall remain valid and in full effect from the date of the advance payment being received by the Supplier under the Contract until [(insert day, month, year) Contract completion date may be a basis for this date].

Name: [insert complete name of person signing the Security]

In the capacity of: [insert legal capacity of person signing the Security]

Signed: [insert signature of person whose name and capacity are shown above]

Duly authorized to sign the security for and on behalf of: [insert seal and complete name of Guarantor]

Date: [insert date of signing]