



SNDB/COK/ADMIN/TD/1491/202	5
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Sindh Bank Limited

IN MEMORY OF SHAHEED MOHTARMA BENAZIR BHUTTO

Bidding Document

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POWER TO THE PEOPLE

با اختیار عوادم

شهید وحتروه بینظیر بهتو ی یاد وین

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1. SECTION-I: INVITATION TO BIDS

- E-Bids are invited from Bidders i.e., firms/companies/sole proprietor/ general order Service Providers/etc.
 engaged in trading, registered with relevant Registration Authorities and Tax Departments/ Authorities
 (Income Tax, Sales Tax & Sindh Sales Tax etc.). The bidders should submit E-bids, as contracts will be
 awarded. The E-bids shall be received as per Single Stage One Envelope procedure.
- 2. All E-bids must be accompanied by a Bid Security of the estimated price, as mentioned in the Table above, in the name of "Sindh Bank Ltd", and in the form of CDR/Bank Guarantee / Demand Draft / Pay Order.
- 3. Late E-bids shall be rejected.
- 4. The complete E-bids must be submitted online on e-Procurement System (EPADS) website i.e. https://portalsindh.eprocure.gov.pk as per the following schedule:

E-bid Submission Date & Time	13.11.2025 @ 10:45 AM
E-bid Opening Date & Time	13.11.2025 @ 11:15 AM
Place	Sindh Bank Ltd. Head Office. Federation House. Abdullah Shah Ghazi Road. Clifton.

IN MEMORY OF SHAHEED MOHTARMA BENAZIR BHUTTO _______ בינוסי بينظيربمثو كيادمين _____

5. Original Bid Security Instrument must be submitted in an envelope clearly marked with the Bidding Document Number and Title, at: Sindh Bank Ltd. Head Office. Federation House. Abdullah Shah Ghazi Road. Clifton. Bidders are advised to ensure uploading the Bid on E-PADS Portal, well before the submission deadline, and not wait for the last date and time to upload the bid. Bid submission on E-PADS Portal shall entirely be the responsibility of the bidder. Sindh Bank Ltd shall not be held responsible for any issues thereof. For any assistance regarding E-PADS Portal, system phone number are provided hereunder:

EPADS Helpline 051-111-137-237 during working days/hours.

6. ADDRESS FOR SUBMISSION OF BID SECURITY

Information Technology Division. Sindh Bank Limited, Head Office, B-2 Floor, Federation House, Abdullah Shah Ghazi Road, Clifton, Karachi-75600, Pakistan Office: (92-21) 35829320/403, Fax: (92-21) 35870543

7. Bidding Documents are immediately available after date of publication. Sindh Bank Ltd, will not be responsible for any cost or expense incurred by Bidders in connection with the preparation or delivery of Ebids. In case of official holiday on the day of submission, next day will be treated as closing date. The Bidding document carrying all details can also be downloaded from Sindh Bank Ltd website

https://www.sindhbank.com.pk/ & SPPRA website & https://portalsindh.eprocure.gov.pk



2. SECTION-II: INSTRUCTIONS TO BIDDERS (ITB)

Note: - All the procurement procedures shall be conducted in accordance with Sindh Procurement Authority Act-2010 and Sindh Procurement Rules- (Amended up to date). In case of any conflict between the provision of this document and SPPRA Act-2010/ SPPRA Rules (Amended up to date), the later shall prevail.

2.1. Introduction		
2.1.1 Scope of Bid	i	The Procuring Agency (PA), as indicated in the Bid Data Sheet (BDS) invites Bids for the provision of services as specified in the Section-IV Bid Data Sheet (BDS). The successful Bidders will be expected to provide the service within the specified period and timeline(s) as stated in the BDS
2.1.2 Source of Funds	i	The Procuring Agency named in the Bid Data Sheet has got the requisite funds. The Procuring Agency intends to apply the provided funds/ a portion of this budget to make eligible payments under the contract for which the Invitation to bids has been issued.
2.1.3 Eligible Bidders IN MEMORY OF SHA	I HEED MOH	The Invitation to Bids is open to all suppliers i.e., association of firms/companies/sole proprietor/ general order suppliers'/insurance companies registered with relevant Registration Authorities and Tax Departments/ Authorities (Income Tax, Sales Tax & Sindh Sales Tax etc.), and registered on eProcurement System (EPADS), except as provided hereinafter. [SPPRA Rule 29]
SII		Bidders shall not be under a declaration of blacklisting by the Procuring Agency. Form 8.5 All the bidders duly incorporated and based in Pakistan governed by Rules, laws and statutes of Government of Pakistan and Government of Sindh shall be eligible. [SPPRA Rule 29]
Power To	iv THE PE	A Bidder shall not have a conflict of interest. All Bidders found to have a conflict of interest shall be disqualified. A Bidder may be considered to have a conflict of interest with one or more parties in this Bidding process, if they:
	v	are associated or have been associated in the past, directly or indirectly with a firm or any of its affiliates which have been engaged by the Procuring Agency to provide consulting services for the preparation of the design, specifications and other documents to be used for the procurement of the services to be purchased under this Invitation for Bids. have controlling shareholders in common; or receive or have received any direct or indirect subsidy from any of them; or have the same legal representative for purposes of this Bid; or have a relationship with each other, directly or through common third parties, that puts them in a position to have access to information about or influence on the Bid of another Bidder, or influence the decisions of the Procuring Agency regarding this Bidding process; or submit more than one Bid in this Bidding process,
	vi	Bidder may be ineligible if – a)



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		The Bidder is declared bankrupt or, in the case of company or firm, insolvent; Payments in favour of the Bidder is suspended in accordance with the judgment of a court of law other than a judgment declaring bankruptcy and resulting, in accordance with the national laws, in the total or partial loss of the right to administer and dispose of its property; Legal proceedings are established against such Bidder involving an order suspending payments and which may result, in accordance with the national laws, in a declaration of bankruptcy or in any other situation entailing the total or partial loss of the right to administer and dispose of the property; The Bidder is convicted, by a final judgment, of any offence involving professional conduct; The Bidder is debarred and blacklisted due to involvement in corrupt and fraudulent practices in accordance with the provision of section 38 of SPPRA Act, 2010 The Bidder is debarred and blacklisted in general (i.e., to the extent of all public procurement) due to consistent performance failure in accordance of SPPRA Act, 2010
		accordance of Sppka Act, 2010
In Memory of Sha	vii Heed Moh	Bidders shall provide to the Procuring Agency evidence of their eligibility, proof of compliance with the necessary legal requirements to carry out the contract effectively.
2.1.5. Cost of Bidding	i)	The Bidder shall bear all costs associated with the preparation and
		submission of its E-bid, a <mark>nd</mark> the Procuring Agency named i <mark>n</mark> the Bid Data Sheet, hereinafter referred to as "the Procuring Agency," will in no case
		be responsible or liable for those costs, regardless of the conduct or
	. 1	outcome of the Bidding process
2.2. The Bidding	i	The services required, Bidding procedures, and contract terms Bidding
Documents		Documents are prescribed in the Bidding documents. The Bidding
Power To	THE PE	documents, inter alia, include:
LOWER TO	THEFT	Invitation to Bids Instructions to Bidders (ITB)
		Technical Specifications/ Schedule of Requirements
		Bid Data Sheet
		General Conditions of Contract (GCC)
		Special Conditions of Contract (GCC)
		Schedule of Requirements
		Bid Form
		Bidder Profile Form
		General Information Form
		Affidavit
		Bid Security Form
		Technical Bid Form
		Contract Form
		Financial Bid Form / Price Schedule
		Performance Guarantee Form
		Check List
	ii	The Bidder is required to examine all instructions, forms, terms, and
		specifications in the Bidding documents. Failure to furnish all
		information as required by the Bidding documents or to submit a Bid



		not responsive to the Bidding documents in every respect will be at the
		Bidder's risk and may result in the rejection of its Bid.
	iii	The Procuring Agency is not responsible for the completeness of the
		Bidding Documents and their addenda, if they were not obtained
		directly from the Procuring Agency or from its website of SPPRA. Re-
		confirming from the Procuring Agency that all pages/ contents have
		been properly and clearly received is the prime responsibility of the
		Bidder
2.2.2. Clarification of	i	An interested bidder, who has obtained bidding
Bidding Documents		documents, may request for clarification of contents of the
		bidding document in writing, and SNDB shall respond to
		such queries in writing within three calendar days,
		provided they are received at least five (5) calendar days
		prior to the date of opening of bid. [SPPRA Rule 23 (1)]
		It should be noted that any clarification to any query by a
		bidder shall also be communicated to all parties, who have
		obtained biding documents. The Procuring Agency's
		response (including an explanation of the query but
		without identifying) will be uploaded on the e-
		Procurement System (EPADS) for clarity of bidders.
	::	A prospective Bidder requiring any clarification of the Bidding
In Memory of Sha	HEED MOH	Documents may notify the Procuring Agency through eProcurement
		System (EPADS).
('T)	iii	The Procuring Agency will within three (03) working days after receiving
		the request for clarification, respond in writing or in electronic form to
		any request for clarification provided that such request is received not
	7.4	later than seven (07) days prior to the deadline for the submission of
		Bids. As prescribed in ITB 2.2.2 (i), above.
	iv	Copies of the Procuring Agency's response will be uploaded on e-
	10	Procurement System (EPADS), including a description of the inquiry, but
The second second second	mm mm	without identifying its source
POWER TO	THEPE	Should the Procuring Agency deem it necessary to amend the Bidding
	V	Documents as a result of a clarification, it shall do so following the
		procedure under ITB 2.2.3
	vi	If indicated in the BDS, the Bidder's designated representative is invited
	VI	at the Bidder's cost to attend a pre-Bid meeting at the place, date and
		time mentioned in the BDS. During this pre-Bid meeting, prospective
		Bidders may request clarification of the schedule of requirement, the
		Evaluation Criteria or any other aspects of the Bidding Documents.
	vii	At any time prior to the deadline for submission of Bids, but not later
	VII	than three (3) days before the closing date of the submission of Bid, the
		Procuring Agency, for any reason, whether at its own initiative or in
		response to a clarification requested by a prospective Bidder, may
		modify the Bidding documents by amendment. Any such
		change/amendment in the Bidding documents shall be provided in a
		timely manner, through eProcurement System (EPADS), not later than
		three (3) days, and on equal opportunity basis as per Rule-25.
	viii	
	VIII	Before the deadline for submission of Bids, the Procuring Agency for
		any reason, whether at its own initiative or in response to a clarification
		requested by a prospective Bidder or pre-Bid meeting may modify the



		Bidding Documents by issuing addenda.
	ix	Any addendum issued including the notice of any extension of the
	1	deadline shall be part of the Bidding Documents and shall be
		communicated in writing or in any identified electronic form, e.g., email
		that secures record of the content of subject communication.
	X	In order to allow prospective Bidders reasonable time in which to take
		an addendum into account in preparing their Bids, the Procuring
		Agency, at its discretion, may extend the deadline for the submission of
		Bids, as per Rule 22 of SPPRA, in the manner similar to the original
		advertisements, so as to avoid any inconvenience and to doubly ensure
2.2. Donounation of Bids		level playing field for all prospective bidders.
2.3. Preparation of Bids		The hid are and he she hidden as well as all as a constant
2.3.1. Language of Bid	İ	The bid prepared by the bidders as well as all correspondence and
		documents exchanged by the bidder and SNDB must be written in
		English. SPPRA Rule 6.
2.3.2. Bid Form	i	The Bidder shall complete the Bid Form and the appropriate Price
		Schedule (Financial Bid) furnished in the Bidding documents, indicating
		the goods/service to be supplied, a brief description of the
	1	goods/service, their country of origin, quantity, and prices.
	ii	Prices indicated on the Price Schedule.
	iii	Prices quoted by the Bidder shall be fixed during the Bidder's
		performance of the contract and not subject to variation on any
		account, unless otherwise specified in the Bid Data Sheet. A E-bid
		submitted with an adjustable price quotation will be treated as
		nonresponsive and may be rejected
2.3.3. Bid Prices	i	The Bidder shall indicate on form 8.6 the unit prices (where applicable)
		and total Bid price of the goods it proposes to supply under the
		contract.
	ii	Prices indicated on the Price Schedule shall be lot wise.
	iii	The Bidder's separation of price components in accordance with ITB
		Clause 2.3.3(ii) above will be solely for the purpose of facilitating the
		comparison of Bids by the Procuring Agency and will not in any way
		limit the Procuring Agency's right to contract on any of the terms
		offered.
	lv	Prices quoted by the Bidder shall be fixed during the Bidder's
		performance of the contract and not subject to variation on any
		account, unless otherwise specified in the Bid Data Sheet. A E-bid
		submitted with an adjustable price quotation will be treated as
		nonresponsive and may be rejected.
2.3.4. Bid Currencies	1	Prices shall be quoted in Pak Rupees.
		For the purpose of comparison of bids quoted in different currencies,
		price shall be converted in PAK RUPEE (PKR). The rate of exchange shall
		be the selling rate prevailing seven working days before the date of
		opening of the bids. [SPPRA Rule 42 (2)]
2.3.5. Documents	i	Pursuant to ITB Clause 2.1.3, the Bidder shall furnish, as part of its E-bid,
Establishing Bidder's		documents establishing the Bidder's eligibility to Bid and its
Eligibility and		qualifications to perform the contract if its E-bid is accepted.
Qualification		
	ii	The documentary evidence of the Bidder's eligibility to Bid shall
		establish to the Procuring Agency's satisfaction that the Bidder, at the
		time of submission of its E-bid, is eligible as defined under ITB Clause



		2.1.3
	iii	All bids shall be evaluated in accordance with the eligibility criteria.
		[SPPRA Rule 42 (1)] SNDB will evaluate the bids, which have been
		determined to be substantially responsive and reject any proposal
		which does not confirm to the specified requirements.
2.3.6 Documents	i	Where a sample(s) is required by a procuring agency, the sample shall
Establishing Bidder's		be: (a) submitted as part of the E-bid, in the quantities, dimensions and
Eligibility and		other details requested in the BDS; (b) carriage paid; (c) received on, or
Qualification		before, the closing time and date for the submission of E-bids; and (d)
•		Evaluated to determine compliance with all characteristics listed in the
		BDS. {However, the procuring agency may also opt to ask for samples
		after submission of technical bids (where required)}
	ii	The Procuring Agency may retain the sample(s) of the successful Bidder
		till the successful delivery of the goods. A Procuring Agency may reject
		the E-bid if the sample(s)- (a) do(es) not conform to all characteristics
		prescribed in the bidding documents; and is/are not submitted within
		the specified time clearly mentioned in the Bid Data Sheet
	iii	Where it is not possible to avoid using a propriety article as a sample, a
		Bidder shall make it clear that the propriety article is displayed only as
		an example of the type or quality of the goods being Bided for, and that
		competition shall not thereby be limited to the extent of that article
		only
	lv	Samples made up from materials supplied by a Procuring Agency shall
		not be returned to a Bidder nor shall a Procuring Agency be liable for
		the cost of making them.
	V	All samples produced from materials belonging to an unsuccessful
		Bidder may be kept by the Procuring Agency till thirty (30) days from
		the date of award of contract or exhaust of all the grievance forums
		(including those pending at Authority's Level or in some Court of Law).
	Vi	The required documents and other accompanying documents must be
		in English. In case any other language than English is used the pertinent
		translation attested by the embassy in country of manufacturer into
		English shall be attached to the original version.
2.3.7. Bid Security		
	i	The Bidder shall furnish, as part of its E-bid, a Bid security in the amount
		specified in the Bid Data Sheet
	ii	The Bid security shall be in Pakistan Rupees and shall be in one of the
		following forms: (a) Bank Guarantee, Bank call-deposit (CDR), Demand
		Draft (DD), Pay Order (PO) or Banker's cheque valid for Thirty (30)
		Days, beyond the validity of Bid, or until furnishing of the Performance
		Security, whichever is later. iv) Any E-bid not secured in accordance
		with ITB Clauses 2.3.8 (i) and (ii) may be rejected by the Procuring
		Agency as nonresponsive.
	iii	Any E-Bid not secured in accordance with ITB Clauses 2.3.8 (i) and (ii)
		may be rejected by the Procuring Agency as non-responsive.
	iv	Bid security shall be released to the unsuccessful bidders once the
		contract will be signed with the successful bidder or the validity period
		has expired. [SPPRA Rule 37(2)]
		The bid security shall be forfeited:



	1	
		If a Bidder withdraws its bid during the period of its validity specified by
		the Bidder on the Bid Form; or
		In the case of a successful Bidder, if the Bidder fails to;
		Sign the contract in accordance with ITB Section [2.7.4]; or
		Furnish performance security in accordance with ITB Section [2.7.5].
2.3.8. Period of Bid	i	Bids shall remain valid for a period of ninety (90) days, after the date of
Validity		bid opening prescribed by SNDB; [SPPRA Rule 38 (1)]
	ii	Whenever an extension of bid validity period is requested, a bidder
		shall have the right to refuse to grant such an extension and withdraw
		his bid and bid security shall be returned forthwith; and [SPPRA Rule 38
		(6)]
		Bidders who agree to extension of the bid validity period shall also
		extend validity of the bid security for the agreed extended period of the
		bid validity. [SPPRA Rule 38 (7-a)]
2.3.9. Format and Signing	i	The Bidder shall prepare E-bid of the scanned documents in the form of
of Bid		PDF file and as per requirements in Bidding Document
	ii	The Bidder shall authorize a person/ persons for signing, submission
		and further correspondence with Procuring Agency on behalf of bidder.
		Authority letter must be part of E-bid. However, in case of any issue
Tel 14 m unaversari Pers	LINES MAN	bidder shall be responsible for all consequences.
IN MEMORY OF SHA	HEED WOH	All scanned pages of the E-Bid, shall be signed and stamped by the
		authorized person before scanning.
	iv	Any interlineation, erasu <mark>res</mark> , or <mark>o</mark> verwriting shal <mark>l be</mark> valid <mark>only if</mark> the <mark>y</mark> are
		initiated by the authorize <mark>d person for signing the E-Bid</mark>
	V	The name and position held by each person signing the authorization
		must be typed or printed below the signature. All scanned pages of the
		E-Bid, shall be signed and stamped by the authorized person before
		scanning.
	vi	Any interlineations, erasures, or overwriting shall be valid only if they
POWER TO	THE PE	are signed by the person or persons signing the Bidder.
1 O HER 10	vii 1E I I	The Bidder shall furnish information as described in the Form of Bid on
		commissions or gratuities, if any, paid or to be paid to agents relating to
		this Bid and to contract execution if the Bidder is awarded the contract.
2.4. Submission of E-bids		
2.4.1 Sealing and Marking	i	N/A The complete Bids must be submitted online on eProcurement
of Bids		System (EPADS) website i.e., https://sindh.eprocure.gov.pk
2.4.2 Deadline for	i	E-Bids must be submitted on the e-Procurement System (EPADS) no
Submission of E-bids		later than the time and date specified in the Bid Data Sheet. Physical
		Bids received through courier services or delivered by the bidder, shall
		not be accepted.
	iii	SNDB may extend the deadline for submission of bids only,
		if one or all of the following conditions exist;
		Fewer than three bids have been submitted and SNDB is unanimous in
		its view that wider competition can be ensured by extending the
		deadline. In such case, the bids submitted shall be returned to the
		Bidders un-opened; [SPPRA Rule 22 (1)]
		If the SNDB is convinced that such extraordinary circumstances have
		arisen owing to law and order situation or a natural calamity that the
		deadline should be extended. [SPPRA Rule 22 (2)]





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	iv	E-Bids must be submitted on the e-Procurement System (EPADS) no
		later than the date and time specified in the BDS.
	V	E-Bids will not be accepted on the e-Procurement System (EPADS), after
		closing time. However, if any E-bid is submitted on the system after
		closing time due to some technical glitch in the e-Procurement System
		(EPADS), in that case bid shall be declared late and rejected.
	vi	The Procuring Agency shall not consider for evaluation any Bid that is
		submitted after the deadline for submission of E-Bids
	vii	Any Bid received by the Procuring Agency after the deadline for
		submission of E-Bids shall be declared late, recorded, rejected and
		returned unopened to the Bidder.
2.4.3. Late E-Bids	i	E-Bids will not be accepted on the e-Procurement System (EPADS), after
		closing time. However, if any E-bid is submitted on the system after
		closing time due to some technical glitch in the e-Procurement System
		(EPADS), in that case bid shall be declared late and rejected.
	li	The Procuring Agency shall not consider for evaluation any Bid that is
		submitted after the deadline for submission of E-Bids
	lii	Any Bid received by the Procuring Agency after the deadline for
		submission of E-Bids shall be declared late, recorded, rejected and
		returned unopened to the Bidder.
2.4.4. Modification and	j	The Bidder's modification or withdrawal notice shall be prepared,
Withdrawal of E-bid	HEED MOH	sealed, marked, and dispatched in accordance with the provisions of
		Clause (i) A withdrawal notice may also be sent by email, but followed
(TA		by a signed confirmation copy, postmarked no later than the deadline
		for submission of E-bids
	ii	No E-bid may be modified after the deadline for submission of E-bids.
	iii	No E-bid may be withdrawn in the interval between the deadline for
		submission of E-bids and the expiration of the period of Bid validity
		specified by the Bidder on the Bid Form. Withdrawal of a E-bid during
		this interval may result in the Bidder's forfeiture of its Bid security
75	reconstruction and	(along with other remedies available under SPPRA), pursuant to the ITB
POWER TO	THE PE	Clause 2.3.8 (vii).
	iv	A Bidder may withdraw its Bid after it has been submitted, provided
		that written notice of the withdrawal of the Bid, is received by the
		Procuring Agency prior to the deadline for submission of Bids.
	v	Revised bid may be submitted after the withdrawal of the original bid
		before the deadline for submission of Bids
2.5. Opening and		
Evaluation of E-Bids		
2.5.1 Opening of E-bids by	i	The Procuring Agency will open all e-Bids, in public, in the presence of
the Procuring Agency		Bidders' or their representatives who choose to attend, and other
<i>5 5 7</i>		parties with a legitimate interest in the Bid proceedings at the place, on
		the date and at the time, specified in the BDS. The Bidders'
		representatives present shall sign a register/attendance sheet as proof
		of their attendance.
	L	or their attenuance.



2.5.2. Confidentiality	i	Except with the prior written consent of the SNDB, the Supplier and the
2520 01 11 11		the eProcurement System (EPADS
	IX	the procuring agency on its website or shared to all bidders through on
	ix	record shall not invalidate the contents and affect the record. Minutes of the Financial Bid Opening shall be recorded and uploaded by
		on the attendance sheet. The omission of a Bidder's signature on the
Power To	VIIIE PE	The Bidders' representatives who are present shall be requested to sign
The same of the sa	Transco The	Bidder and whether or not there is a late bid, the Bid price if applicable.
		record of the Bid opening shall include, as a minimum: the name of the
	vii	The Procuring Agency shall prepare minutes of the Bid opening. The
		(i).
		(if any, submitted on system due to technical glitch), pursuant to 2.4.3
	vi	No e-Bid will be rejected at the time of Bid opening except for late Bids
		the correct information contained in the Bidder's e-Bid.
(TA		indemnify the Procuring Agency against any claim or failure to read out
		out any un-read information by the sent Bidder's representative shall
In Memory of Sha	HEED MOH	the submitted documents. Failure to send a representative or to point
4000040		the content of the e-Bid who shall verify the information read out from
	V	Bidders are advised to send in a representative with the knowledge of
		may consider appropriate.
		Security, if required; and (c) Any other details as the Procuring Agency
		out and recorded: (a) the name of the Bidder; (b) the presence of a Bid
	iv	Technical e-bids shall be opened one at a time, and the following read
		Not APPLICABLE
		Procurement System (EPADS) until the specified time of their opening.
		proceedings. The Financial Proposals will remain unopened on the e-
		attend and other parties with a legitimate interest in the Bid
		the presence of Bidders` designated representatives who choose to
		Proposals in public at the address, date and time specified in the BDS in
		will open on the e-Procurement System (EPADS) the Technical
	iii	In case of Single Stage One Envelope Procedure, the Procuring Agency
		`
		by the Procurement Evaluation Committee.
		as the Procuring Agency may consider appropriate, will be announced
		absence of Bid Security, Bid Securing Declaration and such other details
		names, the Bid prices, the total amount of each E-Bid, the presence or
		time, in case of Single Stage One Envelope Procedure, the Bidders
	ii	E-Bids shall be opened on the e-Procurement System (EPADS) one at a



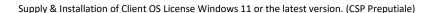
		61-16 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
		of bid for evaluation purposes. The request for clarification and the response shall be in writing and no change in the prices or substance of bid shall be sought, offered or permitted. [SPPRA Rule 43]
	v	The request for clarification and the response shall be in writing or in
		electronic forms that provide record of the content of communication.
		In case of Single Stage One Envelope Procedure, no change in the prices
		or substance of the Bid shall be sought, offered, or permitted.
	vi	The alteration or modification in The e-Bid which in any way affect the
		following parameters will be considered as a change in the substance of
		a bid: a) Evaluation & qualification criteria;
	viii	b) Required scope of work or specifications; c) All securities
		requirements; d) Tax requirements; e) Terms and conditions of bidding
		documents. f) Change in the ranking of the Bidder
	viii	From the time of e-Bid opening to the time of Contract award if any
		Bidder wishes to contact the Procuring Agency on any matter related to
		the Bid it should do so on the e-Procurement System (EPADS) in
		electronic forms that provide record of the content of communication.
2.5.3. Clarification of E-	i	As per rule 43 of SPPRA, to assist in the examination, evaluation and
bids IN MEMORY OF SHA	HEED MOH	comparison of e-Bids and post-qualification of the Bidders, the
		Procuring Agency may, at its discretion, ask any Bidder for a clarification
CTA		of its e-Bid including breakdown of prices to determine its reasonability.
		Any clarification submitted by a Bidder that is not in response to a request by the Procuring Agency shall not be considered.
	li	The request for clarification and the response shall be in writing or in
	"	electronic forms that provide record of the content of communication.
	-	In case of Single Stage Two Envelope Procedure, no change in the prices
		or substance of the Bid shall be sought, offered, or permitted. Whereas
		in case of Single Stage One Envelope Procedure, only the correction of
The second of the second	Transaction The	arithmetic errors discovered by the Procuring Agency in the evaluation
Power To	THE PE	of Bids should be sought in accordance with ITB Clause 2.5.6.
	iii	The alteration or modification in The e-Bid which in any way affect the
		following parameters will be considered as a change in the substance of
		a bid: a) Evaluation & qualification criteria;
) Required scope of work or specifications; c) All securities
		requirements; d) Tax requirements; e) Terms and conditions of bidding
		documents. f) Change in the ranking of the Bidder
2.5.4. Preliminary	i	The Procuring Agency will examine the E-Bids to determine whether
Examination		they are complete, whether any computational errors have been made,
		whether required sureties have been furnished, whether the
		documents have been properly signed, and whether the Bids are
		generally in order
	ii	Arithmetical errors will be rectified on the following basis: - a. If there is
		a discrepancy between the unit price and the total price that is obtained by multiplying the unit price and quantity, the unit price shall prevail,
		and the total price shall be corrected. If the Supplier does not accept
		the correction of the errors, its Bid may be rejected, and its Bid security
		may be forfeited. b. If there is a discrepancy between words and
		figures, the amount in words will prevail.
	iii	Prior to the detailed evaluation, the Procuring Agency will determine
L	ı	Daga



		the responsiveness of each Bid to the Bidding documents, pursuant to
		ITB Clause 2.5.5. For purposes of these Clauses, a responsive Bid is one
		which conforms to all the terms and conditions of the Bidding
		documents without material deviations.
	iv	If a Bid is not responsive, it will be rejected by the Procuring Agency and
		may not subsequently be made responsive by the Bidder by correction
		of the nonconformity.
	V	Prior to the detailed evaluation of Bids, the Procuring Agency will
		determine whether each Bid: a) Meets the eligibility criteria defined in
		ITB 2.1.3 and ITB 2.1.4;
		Has been prepared as per the format and contents defined by the
		Procuring Agency in the Bidding Documents; c) Has been properly
		signed; d) Is accompanied by the required securities; and e) Is
		responsive to the requirements of the Bidding Documents. The
		Procuring Agency's determination of a Bid's responsiveness will be
		based on the contents of the Bid itself.
2.5.5. Examination of	i	The Procuring Agency shall examine the Bid to confirm that all terms
Terms and Conditions;		and conditions specified in the GCC and the SCC have been accepted by
Technical Evaluation		the Bidder without any material deviation or reservation.
	ii	The Procuring Agency shall evaluate the technical aspects of the Bid
To a first common or the co	contract to the contract	submitted to confirm that all requirements specified in Section III-
In Memory of Sha	HEED MOH	Technical Specifications, Section III – Schedule of Requirements, and
		Evaluation Criteria as provided in BDS, have been met without material
		deviation or reservation.
	iii	If after the examination o <mark>f the terms and co</mark> nditions and the t <mark>ech</mark> nical
		evaluation, the Procuring Agency determines that the Bid is not
		responsive in accordance <mark>, it</mark> shall reject the Bid.
2.5.6. Correction of Errors	i	Bids determined to be substantially responsive will be checked for any
		arithmetic errors. Errors will be corrected as follows: - a) If there is a
		discre <mark>pancy between u</mark> nit prices and the total price that is obtained by
Power To	Tue Dr	multiplyin <mark>g the</mark> un <mark>it pri</mark> ce and quantity, the unit price shall prevail, and
FOWER TO	THEFT	the total price shall be corrected, unless in the opinion of the Procuring
		Agency there is an obvious misplacement of the decimal point in the
		unit price, in which the total price as quoted shall govern and the unit
		price shall be corrected; b) If there is an error in a total corresponding
		to the addition or subtraction of sub-totals, the sub-totals shall prevail
		and the total shall be corrected; and c) Where there is a discrepancy
		between the amounts in figures and in words, the amount in words will
		govern. d) Where there is discrepancy between grand total of price
		schedule and amount mentioned on the Form of Bid, the amount
		referred in Price Schedule shall be treated as correct subject to
		elimination of other errors.
		The amount stated in the Bid will, be adjusted by the Procuring Agency
		in accordance with the above procedure for the correction of errors.
		The concurrence of the Bidder shall be considered as binding upon the
		Bidder. If the Bidder does not accept the corrected amount, its Bid will
		then be rejected, and the Bid Security may be forfeited or the Bid
		Securing Declaration may be executed in accordance with ITB 2.3.8
2.5.7. Conversion to Single	i	For the purpose of comparison of bids quoted in different currencies,
Currency		price shall be converted in PAK RUPEE (PKR). The rate of exchange shall
Currency		price shall be converted in PAK RUPEE (PKR). The rate of exchange shall be the selling rate prevailing seven working days before the date of



		ongoing of the hide [SDDDA Bule 42 (2)]
2 F 9 Doct Ovelification 9	:	opening of the bids. [SPPRA Rule 42 (2)]
2.5.8. Post Qualification &	i	In the absence of prequalification, the Procuring Agency will determine
Evaluation of Bids		to its satisfaction whether the Bidder is qualified to perform the
		contract satisfactorily, in accordance with the evaluation criteria listed
		in BDS & pursuant to ITB Clause 2.1.3
	ii	The determination will take into account the Bidder's financial,
		technical, and production/ supplying capabilities. It will be based upon
		an examination of the documentary evidence of the Bidder's
		qualifications submitted by the Bidder, pursuant to ITB Clause 2.3.6, as
		well as such other information required for eligibility/qualification
		expressed in Bid Data Sheet as the Procuring Agency deems necessary
		and appropriate.
	iii	The Procuring Agency will technically evaluate and compare the Bids
		which have been determined to be responsive, pursuant to ITB Clause
		2.5.5, as per Technical Specifications required.
	iv	The financial evaluation of a Bid will be on the basis of form of Price
		Schedules/ Financial Bid Form 5.5 to be decided by the Procuring
		Agency which must include clear cut instruction regarding item wise or
2.5.0. Courte ette e the		lot wise evaluation inclusive of prevailing taxes, duties, fees etc.
2.5.9. Contacting the	i	Subject to ITB Clause 2.5.3, no Bidder shall contact the Procuring
Procuring Agency IN MEMORY OF SHA	HEED MOH	Agency on any matter relating to its e-Bid, from the time of the Bid
Secretary of the state of the s		opening to the time the evaluation report is made public i.e., 10 days
	70.70	before the contract is awarded. If the Bidder wishes to bring additional
		information or has grievance to the notice of the Procuring Agency, it should do so on the eProcurement System (EPADS).
	ii	
	11	Any effort by a Bidder to influence the Procuring Agency during Bid evaluation, or Bid comparison may result in the rejection of the Bidder's
	-	Bid.
2.5.10. Complaint	i	SNDB has a Committee for Complaint Redressal to address the
Redressal		complaints of bidder that may occur during the procurement
		proceedings. [SPPRA Rule 31 (1)]
POWER TO	THE PE	Any bidder being aggrieved by any act or decision of the SNDB during
		procurement proceedings may lodge a written complaint after the
		decision causing the grievance has been announced. [SPPRA Rule 31(3)]
		The complaint Redressal committee upon receiving a complaint from an
		aggrieved bidder may, if satisfied; [SPPRA Rule 31(4)]
		prohibit the procurement committee from acting or deciding in a
		manner, inconsistent with these Rules and regulations; [SPPRA Rule
		31(4-a)]
		annul in whole or in part, any unauthorized act or decision of the
		procurement committee; [SPPRA Rule 31(4-b)] and
		reverse any decision of the procurement committee or substitute its
		own decision for such a decision;
		Provided that the complaint Redressal committee shall not make any
		decision to award the contract. [SPPRA Rule 31(4-c)]
		SNDB shall announce its decision as to the grievance within seven (7)
		days. The decision shall be intimated to the Bidder and the Authority
		within three (3) working days by SNDB. [SPPRA Rule 31(5)]
	1	SNDB shall award the contract only after the decision of the complaint
		Redressal committee [SPPRA Rule 31 (6)] Mere fact of lodging of a complaint by a bidder shall no warrant





suspension of the procurement proceedings. [SPPRA Rule 31(7)] It shall be mandatory for both, the complainant and the SNDB to appear before the Review Committee as and when called and produce documents, when so required. The Review Committee shall issue the notice of appearance to the Head of the Department for its service who shall ensure the attendance of the Head of SNDB along with relevant record. In case of failure of Head of SNDB to appear before Review Committee despite service, the Authority shall bring the matter to the notice of Chief Secretary. In case the complainant fails to appear twice, despite service the reference may be decided ex-parte. The Review Committee shall hear the parties and give its recommendations to the Authority within 10 days of submission of appeal

The decision of the Review Committee shall be final and the SNDB shall act upon such findings. After the decision has been issued, the complaint and the decision shall be hoisted by the Authority on its website.

IMPORTANT

In addition to above it may be added that no complaint will be entertained unless it is:-

- a) Forwarded on company's original letter head, complete address, NTN of the company and CNIC of the complainant.
- b) Incriminating evidence of the complaints. பீரம் புக்புப்புகள்

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Review Committee

A bidder not satisfied with decision of the procuring agency's complaints Redressal committee may lodge an appeal to the Review Committee; provided that he has not withdrawn the bid security, if any, deposited by him. [SPPRA Rule 32 (1)].

The bidder shall submit the following documents to the Review Committee: [SPPRA Rule 32 (5)].

- (a) A letter stating his wish to appeal to the Review Committee and يا اختيار عوا 🌱 nature of complaint; [SPPRA Rule 32 (5-a)].
- (b) A copy of the complaint earlier submitted to the complaint Redressal committee of the department; [SPPRA Rule 32 (5-b)].
- (c) Copy of the decision of Procuring Agency / Complaint Redressal Committee. [SPPRA Rule 32 (5-c)].

On receipt of appeal, the Chairperson shall convene a meeting of the Review Committee within seven working days; [SPPRA Rule 32 (6)]. It shall be mandatory for the appellant and the Head of procuring agency or his nominee not below the rank of BS-19 to appear before the Review Committee as and when called and produce documents, if required; [SPPRA Rule 32 (8)].

In case the appellant fails to appear twice despite the service of notice of appearance, the appeal may be decided ex-parte; [SPPRA Rule 32

The Review Committee shall hear the parties and announce its decision within ten working days of submission of appeal; [SPPRA Rule 32 (10)]. The decision of Review Committee shall be final and binding upon the procuring agency. After the decision has been announced, the appeal and decision thereof shall be hoisted by the Authority on its website; [SPPRA Rule 32 (11)].



2.6. Award of Contract		
2.6.1. Notification of Award	i	SNDB will award the contract to the successful Bidder, whose bid has been determined to be substantially responsive and has been determined to be the most advantageous bid, provided further that the Bidder is determined to be qualified to perform the contract satisfactorily. Prior to the expiration of the period of Bid validity, the Procuring Agency will notify the successful Bidder in writing by registered letter or through e-Procurement System (EPADS) that its e-Bid has been accepted
	ii	The notification of award will constitute the formation of the Contract.
	iii	Upon the successful Bidder's furnishing of the Performance Guarantee pursuant to ITB Clause 2.6.2 (i), the Procuring Agency will promptly notify each unsuccessful Bidder and will discharge its Bid security, pursuant to ITB Clause 2.3.8 (v). Upon the successful Bidder's furnishing of the Performance Security pursuant to Section [2.7.5], SNDB will promptly notify each unsuccessful Bidder and will discharge his/her bid security, pursuant to ITB Section [2.4.7].
2.6.2. Performance	i	Within 7 DAYS of receipt of the Letter of Acceptance from
Security N MEMORY OF SH. POWER TO	HEED MOF	SNDB, the successful Bidder shall furnish to SNDB the Performance Security equals to 5 % of contract price which shall be valid for at least ninety (90) days beyond the date of completion of contract to cover defects liability period or maintenance period. The Performance Security shall be in the form of a pay order or demand draft or bank guarantee issued by a reputable commercial bank, acceptable to SNDB, located in Pakistan. [SPPRA Rule 39 (1)] Failure of the successful Bidder to comply with the requirement of ITB Section [2.7.4] shall constitute sufficient grounds for the annulment of the award and forfeiture of the bid security, in which event SNDB may make the award to the next most advantageous Bidder or call for new bids. The Performance Security forms at Annexure "C" shall not be completed by the bidders at the time of their bid submission. Only the successful Bidder will be required to provide Performance Security. The Performance Security will be discharged by SNDB and returned to the Supplier not later than thirty (30) days following the date of successful completion of the Supplier's performance obligation under the Contract.
	ii	Failure of the successful Bidder to comply with the requirement of ITB Clause (i) above or ITB Clause 2.6.3 shall constitute sufficient grounds for the annulment of the award and forfeiture of the Bid security along with other remedies available under SPPRA. After that, the Procuring Agency may decide to retain the amount equivalent to the percentage of Performance Security from the Contractor's payment, may terminate



		the Contract and award the contract to the next most advantageous
		Bidder, keeping in view the Bid validity time, or call for new E-bids
		keeping in view the concept of value for money as defined under
		Rule2(ae) read with Principles of Procurement as enunciated in Rule-4
		of SPPRA
2.6.3. Signing of Contract/	i	At the same time as the Procuring Agency notifies the successful Bidder
Issuance of Purchase		that its E-bid has been accepted, the Procuring Agency will send the
Order		Bidder the Contract Form provided in the Bidding documents,
		incorporating all agreements between the parties or will issue the
		purchase order [as the case may be].
	ii	Under Rule-49 of SPPRA, where the Procuring Agency requires formal
		signing of contract, within fifteen (15) days of issuance of the
		notification of Contract award/Letter of Intent (LOI), the successful
		Bidder shall sign and mention date of the contract and return it to the
		Procuring Agency Where no such formal signing is required by the
		procuring agency, the procuring agency shall issue purchase order after
264 August Criteria	i	the receipt of required performance guarantee, as per Rule 55 of SPPRA Subject to ITB Clause 2.6.2, under Rule-49 of SPPRA, the Procuring
2.6.4. Award Criteria	1	
		Agency will award the contract to the successful Bidder whose E-bid has been determined to be responsive and has been determined to be the
		most advantageous E-bid, provided that the Bidder has been
IN MEMORY OF SHA	HEED MOH	determined to be qualified to perform the contract satisfactorily.
		determined to be qualified to perform the contract satisfactority.
2.6.5. Procuring Agency's	į	The Procuring Agency reserves the right at the time of contract award
Right to Vary Quantities at		to increase or decrease the quantity of goods and services originally
Time of Award		specified in the Schedule of Requirements without any change in unit
		price or other terms and conditions, on the analogy of Rule-16 of SPPRA
		(not more than 15%).
2.6.6. Procuring Agency's	i	As per Rule 25 of SPPRA, the Procuring Agency reserves the right to
Right to Accept or Reject		accept or reject all E-bids or proposals (and to annul the E-bidding
All E-bids POWER TO	THE PE	process) at any time prior to the acceptance of any E-bid or proposal, without thereby incurring any liability towards the Bidders.
	ii	ii) The Bidders shall be promptly informed about the rejection of the E-
		bids, if any
	iii	The Procuring Agency shall upon request communicate to any Bidder,
		the grounds for its rejection of all E-bids or proposals, but shall not be
		required to justify those grounds.
2.6.7. Re-Bidding	i	If the Procuring Agency rejects all the E-bids under Rule 25, it may
		proceed with the process of fresh Bidding but before doing that it shall
		assess the reasons for rejection and may, if necessary, revise
		specifications, evaluation criteria or any other condition for Bidders.
2.6.8. Corrupt or	i	The Procuring Agency requires that Bidders, Service Providers, and
Fraudulent Practices		Contractors observe the highest standard of ethics during the
		procurement and execution of contracts. "Corrupt practices" in respect
		of procurement process, shall be as given in 2 (q) of SPPRA, Act, 2010,
		which is as follows: "(d) "corrupt practice" means the offering, giving,
		receiving, or soliciting of anything of value to influence the action of a
		public official, bidder or Contractor in the procurement process or in
		Contract execution to the detriment of the procuring agency; or
		misrepresentation of facts in order to influence a procurement process



2.7. Blacklisting iii	prescribed period prefer a representation before the Chairperson whose decision on such representation shall be final.] A procuring agency may, for a specified period, debar a bidder or
POWER TO FI	intended to materially impede the exercise of inspection and audit process." ii) Blacklisting & Debarment: Blacklisted Consultants and those found involved in "Corrupt Practice are not allowed to participate in bidding. Substantial Requirements & Procedure for Blacklisting & Debarment: As per Rule 35 of SPPRA Rule Blacklisting. — 1) A procuring agency may, for a specified period and in the prescribed manner, debar a bidder or Contractor from participati in any public procurement process of the procuring agency, if the bid or Contractor indulges in corrupt practice or any other prescribed practice. 2) The Managing Director may, in the prescribed manner, debar a bidder or Contractor from participating in any public procurement process of all or some of the procuring agencies for a specified period. 3) Any person, aggrieved from a decision of a procuring agency, may within prescribed period prefer a representati before the Managing Director. 4) A procuring agency or any other person, aggrieved from a decision of the Managing Director, may with
IN MEMORY OF SHAHEE	or the execution of a Contract, collusive practices among bidders (print to or after E-bid submission) designed to establish bid prices at artification non-competitive levels and to deprive the procuring agency of the benefits of free and open competition and any request for, or solicitation of anything of value by any public official in the course of the exercise of his duty; it may include any of the following: i. coercive practice by impairing or harming, or threatening to impair or harm, directly or indirectly, any party or the property of the party to influen the actions of a party to achieve a wrongful gain or to cause a wrongful loss to another party; ii. collusive practice by arrangement between the or more parties to the procurement process or Contract execution, designed to achieve with or without the knowledge of the procuring agency to establish prices at artificial, non-competitive levels for any wrongful gain; offering, giving, receiving or soliciting, directly or indirectly, of anything of value to influence the acts of another party for wrongful gain; iv. a act or omission, including a misrepresentation, that knowingly or recklessly misleads, or attempts to mislead, a party to obtain a finance or other benefit or to avoid an obligation; v. obstructive practice by harming or threatening to harm, directly or indirectly, persons or their property to influence their participation in a procurement process, or affect the execution of a Contract or deliberately destroying, falsifying altering or concealing of evidence material to the investigation or making false statements before investigators in order to materially impede an investigation into allegations of a corrupt, fraudulent, coercive or collusive practice; or threatening, harassing or intimidating any party to prevent it from disclosing its knowledge of matters relevant to the investigation or from pursuing the investigation, or active to the investigation or from pursuing the investigation, or active to the investigation or from pursuing the i





failed to perform his obligation under the Contract; c) not performed the Contract up to the mark; or (d) indulged in any corrupt practice. 2) If a procuring agency debars a bidder or Contractor under sub-Rule (1), the procuring agency: a) shall forward the decision to the Authority for publication on the website of the Authority; and b) may request the Authority to debar the bidder or Contractor for procurement of all procuring agencies. 3) The Managing Director may debar a bidder or Contractor of any procuring agency from participating in any public procurement process of all or some of the procuring agencies for such period as the Managing Director may determine. 4) Any person aggrieved by a declaration made under Rule 35 or a decision under sub-Rule (1) of this Rule may, within thirty (30) days from the date of the publication of the information on the website of the Authority, file a representation before the Managing Director and the Managing Director may pass such order on the representation as he may deem fit. 5) Any person or procuring agency aggrieved by an order under sub-Rule (3) or (4) may, within thirty (30) days of the order, file a representation before the Authority



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3. SECTION -III TECHNICAL SPECIFICATIONS/SCOPE OF WORK

Sindh Bank Limited requires Supply & Installation of Client OS License Windows 11 or the latest version. (CSP Preputiale) The requirement will be issued on need basis. Therefore, quantity may vary depends on the requirement of the bank, accordingly bank will not be responsible if the quantity asked is not as per scope of work below and in this context no claim will be entertained. Payment will be done on supply of actual numbers of items. The purchase of item will be spread over the year as needed.

Required items should strictly be original/genuine and in accordance with the specifications below

Microsoft Windows		QTY
	Specification	
License	Supply & Installation of Client OS License Windows 11 or the latest version. (CSP Preputiale)	75

^{*}If the company qualifies the eligibility criteria, then it will be required to produce the product along with all relevant brochures at the date/time/location as indicated by the Bank for necessary inspection/verification.

License /Warranty / Support /

It would be mandatory for the Bidder to provide a license /Warranty/Support for (01) year for the product and provide on-site support 24x7x365 days, extendable at the Bank's discretion. The license /Warranty/Support period of one year would commence from the date of issue of the Completion Certificate by the Bank. During the Warranty period, the Bidder would be required to undertake all necessary modifications not falling under the purview of 'Change Management', such as updates, bug fixes, changes in the application, or any other support as and when required at no extra cost.

*The licenses of the required other associate / supporting tools should be provided by the bidder

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Delivery Time: Within 03 to 04 Weeks

PRE BID MEETING:

In case of any clarification required regarding Bidding Document, a pre-bid meeting can be held at Sindh Bank Limited Head Office 3rd floor, federation House Abdullah Shah Ghazi Road Karachi with prior notice for appointment.



4. SECTION-IV: BID DATA SHEET

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

	A.	Introduction
BDS Clause Number	ITB Number	Amendments of, and Supplements to, Clauses in the Instruction to Bidders
1.	2.1.1	Sindh Bank Ltd Supply & Installation of Client OS License Windows 11 or the latest version. (CSP Preputiale)
2.	2.1.2	Financial year for the operations of the Procuring Agency: 2025-25 Name of financing institution: Sindh Bank Ltd Name and identification number of the Contract: SNDB/HO/ADMIN/TD/1491/2025
3.	2.1.3 (iv)	Maximum number of members in the joint venture, consortium or association shall be: Not Allowed
4.	VER TO THI	Country of origin: All eligible countries to do business in Pakistan by the law of Government of Pakistan. Bidding Documents
	D.	blading bocaments
6.	2.2.2	The address for clarification of Bidding Documents is Information Technology Division. Sindh Bank Limited, Head Office, B-2 Floor, Federation House, Abdullah Shah Ghazi Road, Clifton, Karachi- 75600, Pakistan Office: (92-21) 35829320/403, Fax: (92-21) 35870543 E-mail: tenderdept@sindhbankltd.com, Websites: www.sindhbank.com.pk EPADS: https://portalsindh.eprocure.gov.pk/#/
7.	2.2.2	Pre-bid meeting will be/will not be held- If needed Clarifications may be requested not later than five days before the submission date.



8.	2.3.8	The number of E-Bid to be uploaded on EPADS is in one original.
C.		Bid Price, Currency, Language and Country of Origin
9	2.3.1	Language of the Bid: English
10	2.3.4	The price quoted shall be fixed in PAK RUPEES The cost must include all applicable taxes, stamp duty (as applicable under Stamp Act 1989) duly stamped on the contract agreement.
		[The related provisions shall be reflected accordingly in SCC and Price Schedules.]

	D. Preparation and Submission of Bids
2.2.2	The complete Bids must be submitted online on eProcurement System (EPADS) website i.e. https://portalsindh.eprocure.gov.pk/#/
2.4.2	The deadline for E-bid submission is: 13.11.2025 @ 10:45 AM
2.5.1 Power	Time, date/ Month/ Year, and place for E-bid opening. 13.11.2025 @ 11:15 AM Information Technology Division. Sindh Bank Limited, Head Office, B-2 Floor, Federation House, Abdullah Shah Ghazi Road, Clifton, Karachi-75600, Pakistan Office: (92-21) 35829320/403, Fax: (92-21) 35870543 E-mail: tenderdept@sindhbankltd.com, Websites: www.sindhbank.com.pk & https://portalsindh.eprocure.gov.pk
2.3.8	Bid validity period after opening of the E-Bid is: NINETY (90) DAYS.
2.5.1	E. Opening and Evaluation of Bids The E-Bid opening shall take place at: Sindh Bank Ltd. Head Office Market approach is: National Competitive Bidding – Open to all eligible bidders Bidding Procedure: Single Stage One Envelope
2.5.7	The currency that shall be used for E-Bid evaluation is: PAK RUPEES
2.6.2	Amount of Performance Security/Guarantee is: 05% of THE CONTRACT AMOUNT
8.12	Successful Bidder undertake to sign Integrity Pact for the procurement



	F. Bid Evaluation Criteria
2.5.8	Criteria to Bid evaluation is presented below:

The contract will be awarded to the successful Bidder whose bid will be found technically compliant and has offered the lowest cost and emerged as the most advantageous bid. Proposed Bidder must qualify following criteria:

S. No.	Requisite	Total Marks	Marks Obtained	Remarks	Attachment of relevant evidence in each case is mandatory. In case of non-compliance, no mark will be awarded	Attach evidence as Annexure
1		20		Public / Private Ltd.	NTN Certificate / Letter of Incorporation / Company	А
1	Firm's Status	15		Partnership Firm/ Sole Proprietorship	Registration Letter is required to be enclosed	
	Presently on Cliental List for	20		4 and above	Letters to be attached	В
2	supplied proposed solution must be deployed in any reputable organization	15		2 and above	duly issued from each concerned organisation	
	The bidder must be in a relevant IT-related business	20		5 Years and above	NTN Certificate / Letter of	С
3			AZIR BHUTTO	From 3 to 4 Years	Incorporation / Company Registration Letter is	
		10	_	From 1 to 2 Years	required to be enclosed	
	Average Yearly Turnover in	20		On average of 20 million or above per year	Audit Report / Tax Return	5
4	the Last 3 Years	10	I I	On average of 10 million and above per year	for the last 3 years	D
5	Service and support office in major cities of Pakistan, including Karachi	20		3 Cities and above 1 Cities and above	List of addresses in cities with PTCL number	E
	Total Marks	PEC100_E			ALIFIED / DISQUALIFIED	

The bidder must comply in all above above-mentioned Bid Evaluation Criteria Qualification Marks: 70

ELIGIBILITY CRITERIA NOTE

- 1. If company not active Tax payer it will consider as a disqualified (Attached Proof as Annexcure-6).
- 2. There can be a subsequent clarification to this specific tender for which it is advised to keep yourself abreast with the notification being hoisted on the Sindh Bank Ltd & SPPRA websites regularly.
- 3. Attachment of relevant evidence in each case is mandatory. In case of non-compliance / non-provision of evidence no mark will be awarded.
- 4. Acquiring of 70% marks of the total score will make the bidder qualify.
- 5. Bank reserves the right to verify all or any documents from the source, submitted in the bid as per SPPRA rule #30(1).
- 6. Bank reserves the right to verify the equipment from the principle at any time to ensure that the supply of equipment is genuine, original, new and that its specifications are the same as described in the bid. In case of any fake/refurbished equipment, the company may be subject to legal proceeding as per SPPRA rule # 30(1).
- 7. Company will be considered disqualified if the specification of the Equipment quoted does not meet the specification given in the tender document.
- 8. Company shall supply Goods as per specifications and upon the recommendations of the Technical/Standardized Committee appointed by the Bank within 12 to 14 weeks from the date of receipt of



purchase order. In addition to that Rs. 500/- per day will be fined after 10 days and Rs. 1,000/- per day will be fined after 20 days.

MANDATORY

- 1. GST/Income Tax Registration/Registration With Sindh Revenue Board
- 2. Attachment of Affidavit (specimen attached as Annexure "H") on stamp paper from the owner of the company for Blacklisting.
- 3. Attachment of Annexure "A" (With Financial Proposal) & Annexure "B" (With Financial Proposal if Bank Guarantee is going to be submitted as Bid Security).
- 4. Writing of tender reference as given in the NIT on the Envelop, carrying tender document is must or the bank will not be responsible if the documents are not received by the Procurement Committee at the time of opening of bids.
- 5. The bidders are required to submit bids only in the prescribed financial proforma given in Tender Document.
- 6. The representative present at the time of opening of the tender shall be in possession of authority letter on the company's letterhead, duly signed by the CEO of the company.
- 7. The company must provide a valid & latest Manufacturer Authorization Certificate (MAF) from the Manufacturer/Principal for supply of required equipment.(Attach documentary/certificate proof as Annexure-8)
- 8. The bidder must be either a Manufacturer (OEM) or an authorised partner of the OEM in Pakistan.
- 9. OEM/distributor must have had a presence in Pakistan in last three years
- 10. Quoted solution must have an end of life beyond five (05) years at the time of submission.
- 11. The bidder must submit an OEM authorization letter for this specific procurement.
- 12. Bidder must not be blacklisted by any government, semi-government last five years. declaration is mandatory on stamp paper.

Note: Attachment of relevant evidence in eligibility criteria is mandatory. In case of non-provision of evidence in any of the requisite, the bidder will be disqualified.

DISQUALIFICATION

The bidder will be considered disqualified prior to/during technical/financial evaluation process or after award contract if:

- 1. On black list of SPPRA & Sindh Bank Ltd.
- 2. Issued with two (2) warning letters/emails by the Sindh Bank Ltd in the past to the bidder for unsatisfactory performances.
- 3. Not GST/Income Tax Registered/Registration With Sindh Revenue Board
- 4. Alternate bid is offered.
- 5. Non Attachment of Annexure "A" (With Financial Proposal) & Annexure "B" (With Financial Proposal if Bank Guarantee is going to be submitted as Bid Security).
- 6. The qualified bidder sublets the contract in any form/stage to any other agency.
- 7. Warranty of supplied items is less than 1 year.
- 8. If during verification process of the cliental list the response by any of the bank is unsatisfactory on account of previous performance.
- 9. After supply, if the specification of supplied items is found different with the items produced in front of committee at the time of technical evaluation.
- 10. In the past, the company agreement has been prematurely been terminated after due qualification in any of the category of the tender.
- 11. Bidder should be not be blacklisted by any government, semi-government last five years. If yes the bidder has disqualified.

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5. GENERAL CONDITIONS OF CONTRACT

5.1 Definitions

In this contract, the following terms shall be interpreted as indicated:

Applicable Law" means the Sindh Public Procurement Act 2009 and the Sindh Public Procurement Rules 2010 (Amended up to date).

"Procuring Agency" or "PA" means SNDB Contractor.

"Contract" means the Contract signed by the Parties and all the attached documents listed in its Clause 1 that is General Conditions (GC), and the Special Conditions (SC).

"Contract Price" means the price to be paid for the performance of the Services. "Effective Date" means the date on which this Contract comes into force.

"GC" mean these General Conditions of Contract.

"Government" means the Government of Sindh.

"Currency" means Pak Rupees.

"Member" means any of the entities that make up the joint venture/consortium/association, and "Members" means all these entities.

"Party" means the PA or the Contractor, as the case may be, and "Parties" means both of them.

"Personnel" means persons hired by the Contractor or by any Sub- Contractors and assigned to the performance of the Services or any part thereof.

"SC" means the Special Conditions of Contract by which the GC may be amended or supplemented.

"Services" means the services to be performed by the Contractor pursuant to this Contract, as described in the scope of services.

"In writing" means communicated in written form with proof of receipt.

5.2 Law Governing Contract

This Contract, its meaning and interpretation, and the relation between the Parties shall be governed by the laws of the Islamic Republic of Pakistan.

5.3 Notice

Any notice, request or consent required or permitted to be given or made pursuant to this Contract shall be in writing. Any such notice, request or consent shall be deemed to have been given or made when delivered in person to an authorized representative of the Party to whom the communication is addressed, or when sent to such Party at the address specified in the SC.

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A Party may change its address for notice hereunder by giving the other Party notice in writing of such change to the address specified in the SC.

5.4 Authorized Representative

Any action required or permitted to be taken, and any document required or permitted to be executed under this Contract by the SNDB or the Supplier may be taken or executed by the officials.

5.5 Taxes and Duties

The Supplier, Sub-Suppliers, and their Personnel shall pay such direct or indirect taxes, duties, fees, and other impositions levied under the Applicable Law as specified in the SC, the amount of which is deemed to have been included in the Contract Price.

5.6 Effectiveness of Contract

This Contract shall come into effect on the date the Contract is signed by both Parties. The date the Contract comes into effect is defined as the Effective Date.

5.7 Expiration of Contract

Unless terminated earlier pursuant to Clause GC 5.1.17 hereof, this Contract shall expire at the end of such time period after the Effective Date as specified in the SC.

5.8 Modifications or Variations

Any modification or variation of the terms and conditions of this Contract, including any modification or variation of the scope of the Services, may only be made by written agreement between the Parties. However, each Party shall give due consideration to any proposals for modification or variation made by the other Party.

5.9 Force Majeure

The failure on the part of the parties to perform their obligation under the contract will not be considered a default if such failure is the result of natural calamities, disasters and circumstances beyond the control of the parties.

5.10 No Breach of Contract

The failure of a Party to fulfil any of its obligations under the contract shall not be considered to be a breach of, or default under, this Contract insofar as such inability arises from an event of Force Majeure, provided that the Party affected by such an event (a) has taken all reasonable precautions, due care and reasonable alternative measures in order to carry out the terms and conditions of this Contract, and (b) has informed the other Party as soon as possible about the occurrence of such an event.

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با اختیار عوادم



5.11 Extension of Time

Any period within which a Party shall, pursuant to this Contract, complete any action or task, shall be extended for a period equal to the time during which such Party was unable to perform such action as a result of Force Majeure.

5.12 Termination

5.12.1 Termination by SNDB

The SNDB may terminate this Contract in case of the occurrence of any of the events specified in paragraphs (a) through (f) of this Clause GC 5.1.10.1. In such an occurrence the SNDB shall give a not less than thirty (30) days' written notice of termination to the Supplier, and sixty (60) days' in the case of the event referred to in (e).

If the Supplier does not remedy the failure in the performance of their obligations under the Contract, within thirty (30) days after being notified or within any further period as the SNDB may have subsequently approved in writing;

If the Supplier becomes insolvent or bankrupt;

If the Supplier, in the judgment of the SNDB has engaged incorrupt or fraudulent practices in competing for or in executing the Contract;

If, as the result of Force Majeure, the Supplier(s) are unable to perform a material portion of the Services for a period of not less than sixty (60) days; and

If the SNDB, in its sole discretion and for any reason whatsoever, decides to terminate this Contract.

5.12.2 Termination by the Supplier

The Suppliers may terminate this Contract, by not less than thirty (30) days' written notice to the SNDB, such notice to be given after the occurrence of any of the events specified in paragraphs (a) through (c) of this Clause GC 5.1.10.2

If the SNDB fails to pay any money due to the Supplier pursuant to this Contract without Suppliers fault.

If, as the result of Force Majeure, the Supplier is unable to perform a material portion of the Services for a period of not less than sixty (60) days.

5.12.3 Payment upon Termination

Upon termination of this Contract pursuant to Clauses GC 5.1.10.1 or GC 5.1.10.2, the SNDB shall make the following payments to the Supplier:

Payment for Services satisfactorily performed prior to the effective date of termination;



except in the case of termination pursuant to paragraphs (a) through (c), and (f) of Clause GC 5.1.10.1, reimbursement of any reasonable cost incident to the prompt and orderly termination of the Contract, including the cost of the return travel of the Personnel and their eligible dependents.

5.13 Good Faith

The Parties undertake to act in good faith with respect to each other's rights under this Contract and to adopt all reasonable measures to ensure the realization of the objectives of this Contract.

5.14 Settlement of Disputes

5.14.1 Amicable Settlement

The Parties agree that the avoidance or early resolution of disputes is crucial for a smooth execution of the Contract and the success of the assignment. The Parties shall use their best efforts to settle amicably all disputes arising out of or in connection with this Contract or its interpretation.

5.14.2 Arbitration

If the SNDB and the Supplier fail to amicably settle any dispute arising out of or in connection with the Contract within ten (10) days of commencement of such informal negotiations, the dispute shall be referred to arbitration of two arbitrators, one to be appointed by each party, in accordance with the Arbitration Act, 1940. Venue of arbitration shall be Karachi, Pakistan and proceedings of arbitration shall be conducted in English.

5.14.3 Data Ownership

The data in the implemented Computer System shall at all times remain the exclusive property of SNDB. The Supplier is hereby required to transfer all necessary passwords, access codes or other information required for full access to the data to SNDB upon successful commissioning of the Computer System and should not be available to any other party including the employees of the supplier.

5.14.4 Obligations of the Supplier

The Supplier shall perform the Services and carry out their obligations hereunder with all due diligence, efficiency and economy, in accordance with generally accepted professional standards and practices, and shall observe sound management practices, and employ appropriate technology and safe and effective equipment, machinery, materials and methods. The Supplier shall always act, in respect of any matter relating to this Contract or to the Services, as faithful advisers to the SNDB, and shall at all times support and safeguard the SNDB legitimate interests in any dealings with Sub-Suppliers or third Parties.



5.14.5 Conflict of Interest

The Supplier shall hold the SNDB's interests paramount, without any consideration for future work, and strictly avoid conflict with other assignments or their own corporate interests.

5.14.6 Confidentiality

Except with the prior written consent of the SNDB, the Supplier and the Personnel shall not at any time communicate to any person or entity any confidential information acquired in the course of the Services, nor shall the Supplier and the Personnel make public the recommendations formulated in the course of, or as a result of, the Services.





6. SPECIAL CONDITIONS OF CONTRACT

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

6.1 Performance Security

The amount of performance security shall be five (5 %) percent of the Contract Price

6.2 Payment

The payment to be made to the Supplier under this Contract shall be made in accordance with the payment schedule as shall be agreed between SNDB and the Supplier.

6.3 Price

Schedule of prices shall be as fixed in the Contract.

6.4 Integrity Pact

The successful bidder shall upon the award of the contract execute an Integrity Pact with SNDB. [Specimen is attached in Annexure "M"] [SPPRA Rule 89]

IN MEMORY OF SHAHEED MOHTARMA BENAZIR BHUTTO _______ الشهيد وحتروه بينظير بمثول يادوين

6.5 Discussions Prior to Evaluation

If required, prior to technical evaluation, the Bidder may seek any clarification in writing on the eligibility criteria.





7. SCHEDULE OF REQUIREMENT

Sindh Bank Limited requires Supply & Installation of Computer Servers. The requirement will be issued on need basis. Therefore, quantity may vary depends on the requirement of the bank, accordingly bank will not be responsible if the quantity asked is not as per scope of work below and in this context no claim will be entertained. Payment will be done on supply of actual numbers of items. The purchase of item will be spread over the year as needed.

Required items should strictly be original/genuine and in accordance with the below specifications





8. SECTION-V: SAMPLE FORMS





ANNEXURE "A"

8.1 BID FORM

Date:

To: Sindh Bank Ltd

[To be signed & stamped by the Bidder and reproduced on the letter head. To be attached with Technical Bid]

		[in the capacity of	7
Dated this	day of	2U	
·	·	ot the lowest or any Bid you m	nay receive.
(if none, state "none")		
			1 3 /
POWER	TO THE PEOPL	E	الختيان المام
Name and address of	service prov <mark>id</mark> er Amou	unt and Currency	5'11
awarded the contract	, are listed below:		
		paid by us to agents relating	to this Bid, and to contract execution if we a
Until a formal Contrac	t is prepared and execute vard, shall constitute a bir	d (if required), this Bid, togeth ding Contract between us.	ner with your written acceptance thereof and
			d opening under Clause 2.3.7 of the oted at any time before the expiration of that
If our Bid is accepted,	we will obtain the guaran	n the Schedule of Requiremen tee of a bank/Pay order in a su n the form prescribed by the F	um equivalent to 05 percent of the Contract
	Bidding documents includ e undersigned, in conform		nbers], the receipt of which is hereby duly



ANNEXURE "B"

8.2 MANUFACTURER'S AUTHORIZATION FORM

[To be signed and stamped by the Bidder and to be attached with Technical Bid]

To: [name of the Procuring Agency]

WHEREAS [name of the Manufacturer], who are established and reputable manufacturers of [name and/or description of the goods] having factories at [address of factory] do hereby authorize [name and address of Agent] to submit a Bid, and subsequently negotiate and sign the Contract with you against for the above goods manufactured by us.

We hereby extend our full guarantee and warranty as per Clause 15 of the General Conditions of Contract for the goods offered for supply by the above firm against this Invitation to Bids.

	IN MEMORY OF SHAHEED MOHTARMA BENAZIR BHUTTO	شمید محتره ۱۰ بینظیر بمثو کی یاد میں				
	[Signature for and on behalf of Manufacturer]) A B TIZ				
Note:	This letter of authority should be on the letterhead of the Manufacturer and should be signed by a person competent and having the power of attorney to bind the Manufacturer. It should be included by the Bidder in its Bid					
	POWER TO THE PEOPLE	با اختیار عواص				



ANNEXURE "C"

8.3 BIDDER PROFILE FORM

[To be signed	& stamped	d by the Bidder	and re	produced	on the lette	er head.	To be	attached	with
-	-	-	Techi	nical Bidl					

<u>теспінскі Біај</u>					
Sr.#	Particulars				
1.	Name of the company:				
2.	Registered Office:				
Address:					
Office Telephone Number:					
Fax Number:					
3.	Contact Person:				
Name:					
Personal Telephone Number	er:				
Email Address:					
4.	Local office if any:				
Address:					
Office Telephone Number: شهید وحتروه بینظیریمتو کیادویں 🗸 💮 Office Telephone Number					
Fax Number:					
5.	Registration Details:				

a) Audited Financial	Statement	Attachment (Last 3	/ears)
----------------------	-----------	--------------	--------	--------

b) Details of Experience (Last Five Years)

(i)	Similar Project (Agency/Department)	بااختیارعوام Item Name

c) N	lumber of	outsourced	staff on	the payro	II of the C	ompany -	
------	-----------	------------	----------	-----------	-------------	----------	--



ANNEXURE "D"

8.4 GENERAL INFORMATION FORM

[To be signed & stamped by the Bidder and reproduced on the letter head. To be attached with Technical Bid]

	Particulars			
Company Name				
Abbreviated Name				
National Tax No.		Sales Tax Registration No		
SRB Tax No.		(+		
No. of Employees, SHAHEE	d Mohtarma Benazir Bhutto	شمید وحترو مینظیر بمترا Company's Date of		
		Formation		

^{*}Please attach copies of NTN, GST Registration & Professional Tax Certificate

Registered Office Address	P. To The Proper	State/Province	الأدن التخال
City/Town	K TO THE LEGILE	Postal Code	1 19-7
Phone		Fax	
Email Address		Website Address	



ANNEXURE "E"

8.5 UNDERTAKING/AFFIDAVIT

(AS REQUIRED BY THE STATE BANK OF PAKISTAN THROUGH BPRD CIRCULAR NO.13, DATED DECEMBER, 11, 2014)

[To be signed & stamped by the Bidder &. To be attached with Technical Bid]

To be typed on Rs.50/- Stamp Paper

AFFIDAVIT / DECLARATION

(AS REQUIRED BY THE STATE BANK OF PAKISTAN THROUGH BPRD CIRCULAR NO.13, DATED DECEMBER, 11, (Amended up to date))

l,	, Pı	roprietor/Authorized
Repres	entative/Partner/Director of M/s	, having NTN #,
holding	g CNIC #, do hereby s	state on solemn affirmation as under: -
a.	That the above named firm/company has r law.	not been adjudged an insolvent from any Court of
b.	That no execution of decree or order of an firm/company.	y Court remains unsatisfied against the
c. d.	That the above named firm/company has r That my/our firm/company has not been company has not been company	
e.	The firm is not currently blacklisted by the	
f.	The documents/photocopies provided with document was found at any stage, the firm	n Bid are authentic. In case, any fake/bogus n shall be blacklisted as per Law/ Rules.
g.	The firm comply with Section – III "Technic "Schedule of Requirements" of the Bidding	
h. i.	The firm comply with all terms & condition The firm comply that its Bid is valid for 90 c	
That w	hatever stated above is true and correct as t	o the best of my knowledge and belief.
City: _		
		DEPONENT
	(PROPRIETOR / REPRES	ENTATIVE)/DIRECTOR
Solem	nly affirmed and stated by the above nar	med deponent, personally, before me, on this
	_ day of 2025, who has been	identified as per his CNIC.

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COMMISSIONER FOR TAKING AFFIDAVIT



ANNEXURE "F"

8.6 FINANCIAL BID FORM/PRICE SCHEDULE

[To be signed & stamped by the Bidder and reproduced on the letter head] PRICE SCHEDULE

(Applicable for the year 2025-2026)

Name of Bidder

S.No	Item	Unit Cost	Quantity	*Total Amount
01	Supply & Installation of Client OS License Windows 11 or the latest version. (CSP Preputiale)		75	

^{*} To secure a fixed rate, Sindh Bank need to know the pricing for the second and third years.

This amount will be considered as only the "Bid Offered". Whereas be apprised that the successful bidder will be the one whose "Evaluated Bid" is the lowest. (For further clarification refer Note 6. below)

- 1. The company will be considered disqualified from the very outset, if not GST registered.
- 2. The cost must include all taxes, stamp duty (as applicable under Stamp Act 1989) duly stamped on the contract agreement, installation, commissioning, transportation and labour charges.
- 3. No advance payment for the supply of equipment will be made, bills are only be processed for necessary payment on receipt of a certificate of delivery/satisfaction from the concerned officer.
- 4. Calculation of bid security. (5% of the Rs.5,331,9<mark>75/-= R</mark>s.268,599/-) will be submitted with the tender document as bid security in shape of Pay Order /Bank Guarantee in favour of Sindh Bank Ltd.
- 5. In case it is reviled at any stage after installation of the equipment that the asked specification of the tender have not been met, the amount of the total installation of that specific equipment will be fined to the vendor with appropriate action as deemed necessary by the procurement committee
- 6. Most Advantageous Bid is going to be the criteria for award of contract rather than considering the lowest bid offered, encompassing the lowest whole sum cost which the Procuring Agency has to pay for the services/items during contract period. SPPRA Rule 49 may please be referred. The successful bidder will be the one whose total sum of cost is the lowest. As it is package tender, so no partial lowest cost will be considered for award of any work
- 7. Qualified company will also be bound to sign a bond/undertaking that in case of any observation arising in respect of quality of the equipment within the warranty period, the company will be liable to address it at his own cost, non-compliance of the same will result into initiation of a case against the company for non-commitment.
- 8. All conditions in the contract agreement attached as Annexure G are part of this tender document.
- 9. The tender will be considered cancelled if the contract agreement after due signature is not submitted with Admin Office after 5 days of completion of bid evaluation report hoisting period (3 days) on SPPRA website.
- 10. The tender will stand cancelled if any of the given conditions of the tender in not met in strictly as per the requisite of the tender document.
- 11. Pre Bid Meeting: Within one week (For Any Clarification)
- 12. Note. There can be subsequent modification or amendment to this specific tender for which it is advised to keep yourself abreast with the notification being hoisted on Sindh Bank Ltd. & SPPRA website regularly.
- 13. Signing of Integrity Pact on Rs.50 affidavits is mandatory.

we, nevery accept an the terms and conditions as given above.
(Signature of bidder with name, Designation and Company Seal/Stamp)
Dated:

^{*} Total Amount;



ANNEXURE "G"

8.7 BID SECURITY FORM

[To be attached with Financial Bid if Bank guarantee is being submitted]

Whereas [name of the Bidder] (hereinafter called "the Bidder") has submitted its Bid dated [date of submission of Bid] for the supply of [name and/or description of the services] (hereinafter called "the Bid").

KNOW ALL PEOPLE by these presents that WE [name of bank] of [name of country], having our registered office at [address of bank] (hereinafter called "the Bank"), are bound unto [name of Procuring Agency] (hereinafter called "the Procuring Agency") in the sum of for which payment well and truly to be made to the said Procuring Agency, the Bank binds itself, its successors, and assigns by these presents. Sealed with the Common Seal of the said Bank this _____ day of ______ 20____.

THE CONDITIONS of this obligation are:

- 1. If the Bidder withdraws its Bid during the period of Bid validity specified by the Bidder on the Bid Form; or
- 2. If the Bidder, having been notified of the acceptance of its Bid by the Procuring Agency during the period of Bid validity:
 - (a) fails or refuses to execute the Contract Form, if required; or
 - (b) fails or refuses to furnish the Performance Guarantee, in accordance with the Instructions to Bidders;

We undertake to pay to the Procuring Agency up to the above amount upon receipt of its first written demand, without the Procuring Agency having to substantiate its demand, provided that in its demand the Procuring Agency will note that the amount claimed by it is due to it, owing to the occurrence of one or both of the two conditions, specifying the occurred condition or conditions.

This guarantee will remain in force up to and including thirty (30) days after the period of Bid validity, and any demand in respect thereof should reach the Bank not later than the above date.

[5	signature]	



ANNEXURE "H"

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8.8 TECHNICAL BID FORM

[To be signed & stamped by the Bidder and reproduced on the letterhead. To be attached with Technical Bid]

Sr. No.	Item name	Brand name with Country of Manufacturer	Make & model	Quantity	Country of Origin	Specifications dimensions
1	Supply & Installation of Client OS License Windows 11 or the latest version. (CSP Preputiale)			75		
			(*		



ANNEXURE "I"

8.9 ACCEPTANCE LETTER

To be signed by the procuring agency after announcement of Bid Evaluation Report

Date:	
To: Name & Address of the Contractor:	
Subject:	
Notification of Award of Contract No:	
This is to notify you that your Bid dated for execution of the	
(name of contract & identification number, as given in the contract N MEMORY OF SHAHEED MOHTARMA BENAZIR ВНИТТО	act data
for the accepted contract amount of the equivalent of Rs	
(amount in numbers & words) as corrected and modified	l in
accordance with instructions to bidders is hereby accepted by our agency.	
You are requested to furnish the Performance Security within 28 days in accordance with the	e
conditions of Contract, using for that purpose the Performance Security Form included in the	e bidding
document and sign the contact agreement attached herewith within stipulated time mention	ned
above.	



ANNEXURE "J"

8.10 SERVICE AGREEMENT

To be signed by the awardee

This Agreement is made on this	ead office at		Federation Hou	use, Clifton,	
Karachi (hereinafter called the Purchaser	·)				
And					
M/S	having	its	registered	office	at
(Here in after called the Vendor).					
WHEREAS the Vendor is the dealer/suppl (Goods).	lier/manufac	cturer of _			
IN MEMORY OF SHAHEED MOHTARMA BENAZIR BH AND WHEREAS the Bank is inclined to pu			detailed below o		
the terms and conditions laid down here					NK of
total sum Amounting Rs	- 5				

Detail of Equipment is as follows.

Product	Quantity	Unit Price PKR	Total Price (PKR)
Supply & Installation of Client OS License Windows 11 or the latest version. (CSP Preputiale)	75		

Terms & Conditions:

- a. The vendor will provide the performance security in the form acceptable to the Bank. for the
- b. 10% of the order value for the period of 90 days from the date of Submission of performance
- c. security . In case Vendor does not fulfil its commitments the bank reserves the right to enforce
- d. the performance security. All terms & condition of the tender documents are part of this agreement



- 2. The vendor shall supply Goods as per specifications and upon the recommendations of the
 - a. Technical / Standardized Committee appointed by the Bank within _____ weeks from the date of
 - b. receipt of Purchase Order.
- 3. The bank will have the option to enforce the performance bond on happening of any one or all
 - a. the following events.
 - i. If the vendor fails to deliver the Goods as per agreed Schedule.
 - ii. If the vendor fails to get the Goods inspected by the Technical Committee.
 - iii. If the Goods supplied by the vendor fails to perform as per Banks requirement.
 - b. In addition the Bank will have the option to cancel the order and offer the same to the next
 - c. lowest bidder.
- 4. The Vendor is obliged and bound to replace any or all parts broken or damaged in transit at his own cost and risk and shall deliver all the equipments in good and sound condition.
- 5. The warranty of the equipment is One year comprehensive onsite from the date of delivery.
- 6. The warranty will be effective while the Goods remain in the premises of the Bank and the
 - a. will not be responsible to send the equipment to the vendor site. In case however if any portion of equipment required to be shifted to vendor's site, vendor will provide equivalent backup during the warranty period.
- 7. Vendor agrees to maintain adequate inventory of the parts so that the replacement is available
 - a. within 24 hours, if any fault arises in the equipment during the warranty period. In case the
 - b. effected part is not available, then the vendor will provide backup equipment of the
 - c. product or better till the resolution of the fault, without any extra cost to the Bank.The vendor
 - d. will provide 12 Month Principal Back Warranty to cover Advance Hardware Replacement,
 - e. 24x7 Technical Assistance, Software Updates & Patches & Support.
- 8. The vendor also undertakes to bear all kind of taxes i.e. Stamp duty/ Services
 - a. Charges/Professional Tax / Sales Tax Invoice, Income Tax, Zila / Octroi Tax (if any) and all
 - b. other incidental charges etc, up to the place of destination.
- 9. The Bank reserves the right to Test/Check the equipment to ensure that it is provided as per



- a. specification in the tender document. For any discrepancies, the Bank reserve the right to
- b. forfeit full security deposit/ cancel the order for the supply and bring the vendor on black list of
- c. the Bank forever. The decision of the Bank shall be final and binding upon the vendor.
- 10. In the event of the default on the part of the vendor, in the performance of any condition of the
 - a. contract and if such default is not remedied within 3 days it shall be lawful for the
 - b. enforces full or part of the Earnest money / Performance Security and or cancel the whole part
 - c. of the supply order with vendor and the decision of the the Bank will be the final and legally
 - d. binding on the vendor.
- 11. Proportionate payments against supply of equipment will be made within Thirty days from the a. equipment delivery date.
- 12. In case of any dispute at any point the matter will be settled amicably. If the parties do not reach a settlement the dispute will be referred to the Complaint Redressal Committee for Dispute Resolution.
- 13. Delivery will be made by the vendor at different locations prescribed by the Bank.
- 14. In case of failure to supply the requisite within 7 working days after the delivery time, as described under clause no 2 of this agreement, Rs.1,000/- per day may be charged.

15.	The term of this agreement shall be for the period of	year, commencing from the
	date of signing of this agreement. Extendable up to three years.	
	POWER TO THE PEOPLE	با اختبار عواد)

8.10.1.1 CONFIDENLITY

i.	Confidential Information. For the purposes of this Agreement, the term "Confidential Information" shall mean any information comes in possession of M/Son and its personnel during normal course of business / Services shall be the property of the SNDB
	at all times and / or any of the SNDB's communications, whether in oral, written, graphic, magnetic, electronic, or other form, that is either conspicuously marked "confidential" or "proprietary," or is known to be confidential or proprietary, or is of a confidential or proprietary nature, and that is made in the course of discussions, studies, or other work undertaken shall be kept confidential by M/S
ii.	M/S Acknowledges that the SNDB is under strict confidentiality obligations with regard to all the information and affairs of its Customers. Therefore, Nedo Corporation COMPANY shall not disclose any data, information or other affairs of SNDB's customers which may come to the knowledge of M/s in providing the above services.



	undertakes to obtain from its employees involved in the Services to
	provide written undertakings to maintain the confidentiality obligations of M/S
	under this Agreement.
iii.	In the event of breach of this clause, M/S shall be liable to pay damages
	to the SNDB and indemnifies the SNDB against any injury arising out of any breach of this
	clause by the SNDB.
iv.	This clause shall survive termination of the Agreement.
	INDEMNIFICATION.
٧.	M/S (the "Indemnifier") agrees that it shall indemnify,
	defend, and hold harmless the SNDB and its parent, subsidiaries, affiliates, successors, and
	assigns and their respective directors, officers, employees and agents (collectively, the
	"Indemnities") from and against any and all liabilities, claims, suits, actions, demands,
	settlements, losses, judgments, costs, damages and expenses (including, without limitation, reasonable attorneys', accountants' and experts' fees) arising out of or resulting from, in whole
	or in part: (i) any act, error or omission, whether intentional or unintentional, by the
	Indemnifier or its officers, directors, employees, or sub-administrators, related to or arising
	out of the business covered by this Agreement, or (ii) an actual or alleged breach by the
	Indemnifier of any of its representations, warranties or covenants contained in this Agreement
	(including, without limitation, any failure of Indemnifier to comply with applicable local, state, provincial or federal regulations concerning Indemnifier's performance under this Agreement).
	provincial of rederal regulations concerning indefinitions's performance under this Agreement).
i.	This Article shall sur <mark>vi</mark> ve termination of this Agreement.
	Ensuring Access to SBP
	M/S and SNDB will ensure that the State Bank of Pakistan is
	provided necessary access to the documentation and records in relation to the outsourced
	activities and right to conduct on-site to, if required.
	In witnesses hereunder both the parties have set their hands on the day and year above first
	mentioned.
	Termination of Agreement by the Bank:

- If the Supplier, in the judgment of the Bank has engaged in corrupt or fraudulent practices in competing for or in executing the Agreement.
- If, as the result of Force Majeure, the Supplier is unable to perform a material portion of the Services for a period of not less than thirty (30) days; and
- If the Bank, in its sole discretion and for any reason whatsoever, decided to terminate this Agreement.
- If issued two (2) warning letter/emails by Sindh Bank Ltd for its unsatisfactory current performance by the Sindh Bank Ltd to the bidder.



Support Escalation Matrix:

For timely addressing of complaints given support escalation matrix will be utilized/followed:-

	Name/Designation	
LEVEL-1	(support staff)	
	Landline Phone	
First complain if the call is not resolved "within		
specified response time"	Email	
(24 hours)	Cell	
	Name/Designation	
LEVEL-2	(Regional Head/Manager/GM)	
Second complain, if the call is attended within	Landline Phone	
"Specified Response Time" and not attended / or the	zanamie i none	
problem still unresolved even after complaining at	Email	
Level-1		
(48 hours)	Cell	
	Name/Designation	
IN A SY OF SILEVEL-3 OHTAR ENA HUMO	(CEO of the firm)	
Third complain, if the call is attended within "Specified	Landline Phone	
Response Time" and not attended /or the problem still	Email	
unresolved even after complaining at Level-2	Cell	
Note: Ensure that no colu	nn above is left blank	

IN WITNESS whereof the parties have executed this agreement on the date first mentioned above:

Signed for and on behalf of Sindh Bank Limited by	بااختيار عولا
Witnesses	
1 2	
(Name) Signed for and on behalf of	(Name)
Witnesses	



ANNEXURE "K"

8.11 PERFORMANCE SECURITY FORM

To be signed by the awardee if Bank Guarantee is being submitted as Performance Security.

To,

Information Technology Division Division SINDH BANK LIMITED HEAD OFFICE Basement-2 Floor, Federation House, Abdullah Shah Ghazi Road, Clifton, Karachi 75600

WHEREAS [name of Supplier] (hereinafter called "Supplier" or "Contractor") has undertaken, in pursuance of Contract No [reference number of the contract] dated 2025 to
[details of task to be inserted here] (hereinafter called "the Contract"). شمید وحتروه بینظیریمنو ک
AND WHEREAS we have agreed to give the Supplier / Contractor guarantee as required pursuant to the budding document and the contract:
THEREFORE WE hereby affirm that we are Guarantors and responsible to you, on behalf of the
Supplier / Contractor, up to a total of [amount of the guarantee in words and figures], and we undertake to pay you, upon your first written demand declaring the Supplier / Contractor to be in default under the Contract and without cavil or argument, any sum or sums within the limits of
[amount of guarantee] as aforesaid, without your needing to prove or to show grounds or reasons for
your demand or the sum specified therein.
This guarantee is valid until the day of2025.
Signature and Seal of the Guarantors

Address

Name of Bank

Date



[Procuring Agency]

ANNEXURE "L"

• To be signed by the awardee

To be signed on Rs.50 Stamp Paper

8.12 INTEGRITY PACT

DECLARATION OF FEES, COMMISSION AND BROKERAGE ETC. PAYABLE BY THE SUPPLIERS/CONTRACTORS/CONSULTANTS.

PAYAI	BLE BY THE SUPPLIERS/CONTRACTORS/C	CONSULTANTS.
Contract Number:	ו	Dated:
Contract Value:		
Contract Title:		
contract, right, interest, privi	or/Consultant] hereby declares that it has not obtaine lege or other obligation or benefit from Government of or any other entity owned or controlled by it (GoS) the controlled by it	of Sindh (GoS) or any administrative
it has fully declared the brokshall not give or agree to gi juridical person, including its subsidiary, any commission otherwise, with the object obligation or benefit, in what pursuant hereto. Name of Supplier/Contract arrangements with all person	ity of the foregoing, [Name of Supplier/Contractor/Cont	the and not given or agreed to give and city or indirectly through any natural or tor, promoter, shareholder, sponsor or either described as consultation fee or tract, right, interest, privilege or other chat which has been expressly declared the full disclosure of all agreements and
not making full disclosure, representation and warranty	cor/Consultant] accepts full responsibility and strict liamsrepresenting facts or taking any action likely to one. It agrees that any contract, right, interest, privilege lil, without prejudice to any other right and remedies able at the option of PA.	defeat the purpose of this declaration, or other obligation or benefit obtained
agrees to indemnify PA for a compensation to PA in an arkickback given by [Name of Supplies	and remedies exercised by PA in this regard, [Nan my loss or damage incurred by it on account of its commount equivalent to ten time the sum of any commism r/Contractor/Consultant] as aforesaid for the purpose of obtaining or other obligation or benefit, in whatsoever form	rrupt business practices and further pay ssion, gratification, bribe, finder's fee or ing or inducing the procurement of any

[Supplier /Contractor/Consultant]



ANNEXURE "M"

8.13 VISIT REPORT

(To be filled by Procuring Agency after Contract Award)

1	Date of Visit	
2		
3	Name of Visiting Official from the Bank	
4	Designation	
5	Department	
6	Name of Business /Shop	
8	Owner's Name & Designation	
9	Name of CEO	
10	Nature of Business	
11	Business Inception Date	
	Dusiness meeption bate	
12	Business / Shop Address	
13	Phone PTCL	*
14	IN MEMORY CEMAIL address	شمید هختره/ بینځلیر بیمنوی یاد میں
15	Details of Business	BANK
		Head Office+
16	Number of Employee <mark>s i</mark> n country wide	City-1
10	region.	Cit <mark>y-</mark> 2
		City-3
17	POWE Details of Business PLE	بالخنتيارعواص
		Office.1.
		Address:
		Email:
		Telephone No:
		Office.2.
		Address:
		Email:
18	Addresses of Offices in countrywide region.	Telephone No:
		Office 3:
		Address:
		Email:
		Telephone No:
		Office.4.
		Address:
		Fracili
		Email:





		Telephone No:	
		Office.5.	
		Address:	
		Email:	
		Telephone No:	
		1	
		2	
19	Detail of Machinery / Equipment installed	3	
		4	
		5	
	Name / Designation of the Representative		
20	with whom the meeting was held.		
	(Visiting Card Attached)		
21	Assessment of visiting officer		
22	It is confirmed that I have personally met	with the person named above at the above mentioned	
22	busine	ess running address.	
		Signature of vendor /	
	Signature of Bank's visiting officials	representative of	
23	In Memory of Shaheed Mohiarma Benazir Bi	شمید محترمہ بینظیر بمٹوی یادمیں	
		TITALITY	
	Date: Stamp:	Date: Stamp:	

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9. SECTION VI- CHECK LIST

[To be signed and stamped and presented on Bidder's letter head]

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

Sr. #	Detail	Responsive	Non-responsive
		Responsive	Non-responsive
1	5% - Bid Security of estimated cost of articles / items given		
	by the department. The Bid security must be submitted		
	with Financial proposal.		
2	Active Registration with Income Tax Authorities (National		
	Tax Number NTN)		
3	Copy of active Registration with Sales Tax Authorities		
	(STRN)		
4	Copy of active Registration (Professional Tax Certificate)		
5	Similar nature work or having similar cost or above have		
	been performed / executed in organization during last 03		
	years		
6	Technical Bid Form (as per form 8.8 of Bidding		
	documents) on letter head of the firm duly signed and		
	stamped.	*	2002
7	Bid Form (as per form 8.1 of Bidding documents) on letter	بظیر بمتوی یاد میں 🖊	شميد محترمہ بر
,	head of the firm, duly signed and stamped.		
8	Bid Security Form (as per form 8.7 of Bidding documents)	A 1	
0	on letter head of the firm, duly signed and stamped.	$\langle \wedge \rangle$	
9	Performance Guarantee Form (as per form 8.11 of		
	Bidding documents) on letter head of the firm, duly	100	
	signed and stamped.		
10	General Information Form (as per form 8.4 of Bidding		
	documents) on letter head of the firm duly signed and		
	stamped.		
11	Affidavit (as per form 8.5) on non-judicial Stamp Paper of		بالختيارعوا
	Rs. 50/-		
12	Work order / supply order / purchase order of		
	previous relevant experience.		
	2. Company profile. Staff list along with location and		
	address [where applicable].		
	3. Audited Financial Statement, National tax number		
	Certificate, General Sale Tax Number Certificate (last 03 year).		
	4. Bidders profile Form (as per form 8.3 of Bidding		
	documents) on letter head of the firm, duly signed and		
	stamped.		
13	Copy of Bid Security Instrument to be submitted with		
	Financial Proposal. Original Bid Security to be submitted in		
	sealed envelope with clear reference no.		

Stamp & Signature of Bidder	



10. PROCUREMENT COMMITTEE CONSITUTION OFFICE ORDER



Ref No: SNDB/IT/HO/TD/14/05/2025

May 14, 2025

OFFICE ORDER

SUBJECT: REVISED - CONSITITUTION OF PROCUREMENT COMMITTEE FOR INFORMATION TECHNOLOGY INFRASTRUCTURE

The revised constitution of Procurement Committee is as under:

1. Chief Financial Officer (Sindh Bank Ltd)

EVP - Chairperson

2. Head of Administration

SVP - Member

(Sindh Bank Ltd)

BS-19 - External Member

3. Mr.Parvez Ali Bhutto Director - Works & Services (Sindh Madressatul Islam University, Currently post on deputation in Sindh

Mass Transit Authority)

4. Head of Information Technology

EVP- Co-opted Member

(Sindh Bank Ltd)

Functions and responsibilities of the Procurement Committee will be as per SPPRA Rule No.8 and Procurement Committee of Sindh Bank Ltd will be effective from June 01, 2025.

لثبه

This supersedes previous Office Order # SNDB/ADMIN/HO/03/2018 dated April 24, 2018 on the subject matter.

President & CEO

Distribution:

Members - Procurement Committee



11. CONISTUTION OF COMPLAINT REDRESSAL COMMITTEE **MEMO**



Ref No: SNDB/ADMIN/HO/CRC/14/05/2025

May 14, 2025

OFFICE ORDER

REVISED CONSTITUTION OF COMPLAINT REDRESSAL COMMITTEE

It is notified for information of all concerned that with immediate effect the following COMPLAINT REDRESSAL COMMITTEE has been reconstituted as per SPPRA Rule 31.

- 1. Deputy CEO
- 2. A Representative of the Accountant General Sindh not below rank of BS-18
- 3. An Independent Professional from the relevant Field
- 4. Head of Legal Division (SVP-II)
- 5. Incharge Procurement (VP-II)

(Member/Convener) (Member) (Member) (Co-opted Member)

(Co-opted Member)

Terms of Reference (TOR)

SPPRA Rule 31 (4). The Complaint Redressal Committee upon receiving a complaint from an aggrieved bidder may, if satisfied;

- (a) Prohibit the procurement committee from acting or deciding in a manner, inconsistent with these rules and regulations;
- (b) Annul in whole or in part, any unauthorized act or decision of the procurement committee; and
- [(bb) Recommend to the Head of Department that the case be declared a mis-procurement if material violation of Act, Rules, Regulations, orders, instructions or any other law relating to public procurement, has been established; and;]
- (c) Reverse any decision of the procurement committee or substitute its own decision for such a decision; Provided that the Complaint Redressal Committee shall not make any decision to award the contract.

This supersedes previous Office Order #SNDB/ADMIN/HO/26/08/2021 dated 26-08-2021.

President & CEO (Equivalent BS-22)

Distribution:

Members-Complaint Redressal Committee

شميد محذ



12. PROCUREMENT PLAN

PRE TE	NDER APPROVAL FOR S	SUPPLY & INSTALLATION OF CLIE	ENT OS LICENSE WINDOV	VS 10 11.	te:
Supply & Installation Client OS license Windows 10/11	75	18,975 US \$	Single Stage One Envelope	Oct, 2025	Sep, 2026
S. Zeeshall U Haq SVP 4 / IT Onvision		Budget Amount 4.95			Adrian Siddiqui Mead of IT Division
ove procurement plan for the year 2025-26		PRA and SNDB websites and is accordingly for XPENDITURE CONTROL AUTHORI		pers of Expenditure Cont	rol Authorities, please.
Name & Designation	2	Comments/R	ecommendation		Signature .
				1 1	() 1 m
Dilshad Hussain Khan CFO - Member					
					14
CFO - Member Arshad Abbas Soomro	r Mi				23 6 45
CFO - Member Arshad Abbas Soomro Head of Admin-Member Muhammad Saleem Shafl	r Mi				35 PDS

_	INDHBA	TENTATIVE P	ROCUREMENT PLAN FOR INFORMATI	ON TECHNOLOGY	D	ete:
1	Supply & Installation Client OS license Windows 10/11	75	18,975 US \$	Single Stage one Envelope	Oct, 2025	Sep, 2026
_	2025 26					
abov	e procurement plan for the year 2025-20 is requ		SNDB websites and is accordingly forwarded for a		ement Committee.	/ .
abov	Name & Designation			INFRASTRUCTURE	ernent Committee.	mathry]
abov			NT COMMITTEE FOR INFORMATION TECHNOLOGY	INFRASTRUCTURE	ement committee.	iller
abov	Name & Designation Dilshad Hussain Khan		NT COMMITTEE FOR INFORMATION TECHNOLOGY	INFRASTRUCTURE	the committee.	
	Name & Designation Dishad Hussain Khan CFO-Member Arihad Abbas Soomro	PROCUMENIE	NT COMMITTEE FOR INFORMATION TECHNOLOGY	INFRASTRUCTURE	The state of the s	



13. ADVERTISEMENT ATTACHEMENT

THE EXPRESS TRIBUNE, KARACHI

6 | TUESDAY, OCTOBER 28, 2025



NOTICE INVITING TENDERS

Sindh Bank Limited, currently operating with a network of 330 online branches in 169 cities across the country, would like to invite Electronic bids (E-bads) on E-PADS (E-PAK Acquisition & Disposal System) from bidders who are on the Active list of Tax Payers of FBR/SRB (whichever is applicable) under SPPRA Rules, 2010 (Amended up to Date) for:

SUPPLY & INSTALLATION OF MICROSOFT OFFICE 2024 (STANDARD)

- Tender Ref No: SNDB/COK/ADMIN/TD/1490/2025
 Tender Publish Start Date: 28/10/2025
- Bidding Procedure: Single Stage One Envelope
- · Requirement: As per Tender
- Tender Submission Date & Time: 13/11/2025 up to 1030 Hrs.
- Tedder Opening Date & Time: 13/11/2025 at 1100 Hrs.

. Bid Security: 5%

SUPPLY & INSTALLATION OF CLIENT OS LICENSE WINDOWS 11 OR THE LATEST VERSION. (CSP PREPUTIALE)

- Tender Ref No: SNDB/COK/ADMIN/TD/14912025
 Tender Publish Start Date: 28/10/2025
- · Bidding Procedure: Single Stage One Envelope
- · Requirement: As per Tender
- · Bid Security: 5%

- Tender Submission Date & Time: 13/11/2025 up to 1045 Hrs.
- Tender Opening Date & Time: 13/11/2025 at 1115 Hrs.

SUPPLY AND INSTALLATION OF DATACENTER FIREWALL SOLUTION

- Tender Ref No: SNDB/COK/ADMIN/TD/1492/2025
 Tender Publish Start Date: 28/10/2025
- Bidding Procedure: Single Stage One Envelope
- . Bid Security: 5%
- · Requirement: As per Tender
- . Tender Submission Date & Time: 13/11/2025 up to 1100 Hrs.
- . Tender Opening Date & Time: 13/11/2025 at 1130 Hrs.

SUPPLY AND INSTALLATION OF DNS SECURITY SOLUTION

- Tender Ref No: SNDB/COK/ADMIN/TD/1493/2025
 Tender Publish Start Date: 28/10/2025
- Bidding Procedure: Single Stage One Envelope
- · Requirement: As per Tonder

- Tender Submission Date & Time: 13/11/2025 up to 1115 Hrs.
- Tender Opening Date & Time: 13/11/2025 at 1145 Hrs.

E-Bid should be submitted through E-PADS only. Manual Bids shall not be received. Interested bidders are required to register themselves on the E-PADS System at the link https://sindh.eprocure.gov.pk/Wsupplien/registration for submission of electronic bids.

ADDITIONAL INFORMATION:

- Bidding documents can be downloaded free of cost from the Sindh Bank Ltd website (www.sindhbank.com.pk) or SPPRA. E-PADS website https://portalsindh.eprocure.gov.pk/#/
- Sindh Bank Ltd reserves the right to reject any bids under the relevant provision of SPP Rules 2010.
- . In case of undesirable circumstances on submission/opening date & time or if the Government declares a Holiday, the tender shall be opened on the next working day at the same time & venue,
- In case of any difficulty, prospective bidders may contact the E-PADS Helpline 051-111-137-237 during working days/hours.
- . 5% of the *(Total Estimated Cost) will be submitted as bid security in the shape of a Pay Order /Bank Guarantee in favor of Sindh Bank Ltd at the address mentioned below with the title of Tender Name & Reference Number duly mentioned on

ADDRESS FOR SUBMISSION OF BID SECURITY

Information Technology Department, Sindh Bank Limited, Head Office, B-2 Floor, Federation House, Abdullah Shah Ghazi Road, Clifton, Karachi-75600, Pakisten Office; (92-21) 35829320/403, Fax: (92-21) 35870543 E-mail: tenderdept@sindhbankltd.com, Websites: www.sindhbank.com.pk & https://portalsindh.eprocure.gov.pk



روز نامه جنگ کراچی منگل 28/اکتوبر 2025ء

SINDHBANK ... شارہ ویک کمیٹرٹ سے میراس وقت مک بھر کے 169 شمول میں 330 آن الاگن برائج ال کا نیٹ ورک جارہا ہے۔ ایسے بڈرز کو SPPRA قرائی 10، 2010 ترائی میراث کے ایسانہ زید) کے قد EPADS (ال یاک ایک بریشن ایڈ ا بیوزل کے) پریدن ڈیل کے لیا لیک بازئ کرنے کارور دری بال ہے ، FBR/SRB (جری الرج می الرج د بندگان کی فعال أبرست پرموجود بول: الكرورات آخى 2024 (المنظرة) كافراس الدتعيب 28/10/2025: むけんじゅんしょけいま ・ SNDB/COK/ADMIN/TD/1490/2025 A .: * • نيلد في كردائ كرار في اوت :13/11/2025 كا 13/11/2025 ع · 大名とうないからいからいとなり ئىدر كى كەرئىدى: 13/11/2025 كا 13/11/2025 . • خرورت: فيدرك ماين 5% : Just : . محائف آبر یافک سنم واکنشن ویژوز 11 یا تازوترین ورژن (CSP Preputiale) کی فرایمی اورتعبیب ئىلرائامىكى ايتدائى تارىخ : 28/10/2025 شناد رئير SNDB/COK/ADMIN/TD/1491/2025 ئيندن كردك كرمري انت : 13/11/2025 كا 13/11/2025. • بذك كاطريت كار: سكل شي دن افعاب خرورت: فيفرك مطابق إلا المنظمة المناسبة المن 596 : Just . إينا سينرفاز وال سلوثن كافراعى اورتنصيب ئىنۇردائادىن كىلىندانى دارىغ :28/10/2025 SNDB/COK/ADMIN/TD/1492/2025 شورنبر ۱۹۶۵/۲۵۷۶ • و الك المرية كار: المثل التي الدارية SEL11:00 & 13/11/2025: ごかいなといくびは. • شرورت: فينارك مقابل نيد كان من أوت: 13/11/2025 كا 13/11/2025 5% : duf : 6 وْ كَا أَيْنَ الْيُنْ سَكِيعَ رَقَّى سَلُوشَ كَافْرَا الْحَاارِ تَفْعِيبُ ئىلدراھائىتىكى دىئى:28/10/2025 SNDB/COK/ADMIN/TD/1493/2025 شندرتمبر • بذكه كالمرية كار: عنك تحادان الديب المنظ كرمان كريارة كالمنظ المنظ ال • خرورك الميل عال نيند كليك من الأوت: 13/11/2025 كا 13/11/2025 5% : Joget . ای پڑ مرف EPA DS کے دریعے جح کرائی جائے گی۔میمال بڈا ومول ٹیمن کی یائمیں گی۔ دل چھپی دیکنے دائے بڈز کھ اکٹرانک بڈاز کھ کرانے کے لیے فک عرار EPADS المرفرة https://sindh.eprocure.gov.pk/#/supplier/registration . بذمك كادشاويات منده ويك ليشروب مائت (SPPRA EPADS إ (www.sindhbank.com.pk ويب مائت _https://portalsindh.eprocure.gov.pk/#/ عدد يك ليد SPP راز 2010 ك عفاة شوايد ك قت كي يكي بذكوستر وكر في كان كفو فاركما ب. غيذوج كردائ أمكني كالانظاء وقت وغيره وفاحال والقومت كاجانب فيضل كالنان وفيندوا مخيكار وإرق وازادي سقام يرمترده واتت وجع كما أتحولا جاسة كا م کی و شواری کی صورت میں مجوز و بذرز کی طرف ہے کارہ باری دائ اوق مت میں EPADS بیاب اوش 137-237-111-051 پر رابط کیا جاسکتا ہے۔ ١٤٥٠ (محمول هيل الآلت كا) بعض في آرة رأية يك كافئ بنام عده ويك ليط الطور بلسكي وأن درن و بل ين بها بسالفا في سما تعد شع كرا يا جائد كالعم الدر ريزلس أنبرلها يال طور يردون او-والكوال فكاكرا في كالإيد الكاريش الإنافري في ارفونت ، منده بينك لييند ، ميذا فس - 8 فلود فياريش بالأس بعبدالة شاه فازي رود كالفن ، كرا في -75600 ، ياكستان tenderdept@sindhbankltd.com: الريازة (92-21) 35870543: والاطارة (92-21) 35829320/403: إلى الإ وياك :https://portalsindh.eprocure.gov.pk برياك :www.sindbank.com.pk

SAY 'NO' TO CORRUPTION

شميد وحترا



با اختیار ء





سنڌ بينڪ لسيٽيڊ جي طرفان، جيڪا هن وقت سڄي ملڪ جي 169 شهرن ۾ 350 آن لائڻ برائچن جو ٺيٽورڪ هلائي رهيو آهي. اهڙن بدرز کان ايس پيو بي أر اي قانونن. 2010 (ترميع قبل ، تازه ترين) تحت EPADS (اي پاك ايكيو زيشن ايند بسپوزل سند) تي هيٺ دُنل لاء اليكٽرائك بد جمع كرائن جَي دعوت ذَجي في جيڪو FBR/SRB (جتي لاڳو هجي) جي ٽيڪس ڏيندڙن جي فعال فهرست تي موجود هجن.

عائمك، سائت أثبس 2024 (أستبندري) جِي قراهميء تنصيب

- SNDB/COK/ADMIN/TD/1490/2025 July Later Lat
 - بدِّنگ جو طريقو: سنگل اسٽيج هڪ لفافو
 - ضرورت: تيندبر دستاويز مطابق
 - بدِ حڪيورٽي: %5

- تينبر اشاعت جي ابتدائي تاريخ 2025-10-28
- تينبر جمع كرائڻ جي تاريخ وقت 11-2025 صبح 10:30 وڳي
 - ليندر كلخ جي تاريخ/وقت 2025-11-11 صبح 11:00 وڳي

ليندر اشاعت جي ابتدائي تاريخ 2025-10-28

ڪلائنٽ آپريٽنگ سنڌم لائسنس ونڊوز 11 يا تازه ترين ورڙن (CSP Preputiale) جي نراهمي ۽ تنصيب

- تىنورنمىر. SNDB/COK/ADMIN/TD/1491/2025
 - يدنگ جو طريقو: منگل استيج هڪ لفافو
 - ضرورت: ٽينڊر دستاويز مطابق
 - ېد سکيورٽي: %5

دينا سينثر فاثروال سلوشن جي فراهمي ۽ تنصيب

- SNDB/COK/ADMIN/TD/1492/2025 نمندر نصره
 - بدنگ جو طريقو: منگل امٽيج هڪ لفافو
 - ضرورت: تیشبر دستاریز مطابق
 - يد ڪيورٽي: %5

نینبر اشاعت جی ابتدائی تاریخ 28-10-2025

ليندر جمع كرائن جى تاريخ/وقت 2025-11-13 صبح 11:00 وڳي

• ٽينڊر جمع ڪرائڻ جي تاريخ اوقت 13-11-2025 صبح 10:45 وڳي

تينبر كلڻ جي تاريخ وقت 11-2025 صبح 11:15 وڳي

ٹیندر کلڑ جی تاریخ/وقت 11-2025 صبح 11:30 وگی

ڊي اين ايس سڪيورٽي سلوشن مُراهمي ۽ ت**ن**صيب

- SNDB/COK/ADMIN/TD/1493/2025 نعندر نعبر،
 - بدنگ جو طريقو: سنگل استيج هڪ لفافو
 - ضرووت: تیننر دستاریز مطابق
 - ېد سکيورٽي: %5

- ٹینبر اشاعت جی ابتدائی تاریخ 28-10-28
- ليندر جمع كرائخ جي تاريخ/وقت 2025-11-13 صبح 11:15 وڳي
 - تيندر كلڻ جي تاريخ/وقت 2025-11-13 صبح 11:45 وڳي

إي يد صوف EPADS فريعي جمع كرايا وينذا. ميثيوثل بدز وصول نـ كيا ويندا. دلچسپي ركندڙ بدرز كي اليكٽرانك بدز جمع كَرِ اللهُ لا؛ لنك https://sindh.eprocure.gov.pk/#/supplice/segistration تي بان كي EPADS لاه رجستر كرائش برندو.

- بدِرز، بدنگ جا دستاريز سنڌ بينڪ لميٽيد)جي ريب سائيٽ (www.sindhbank.com.pk) يا SPPRA EPADS ويب سائيٽ https:// #bertalsindh.eprocure.gov.pb/# تان بغير كنهن معآوضي جي ڊائون لوڊ كري سگهجن ٿا.
 - سنڌ بينڪ لميٽيڊ ايس پي پي رولز 2010 جي لاڳاپيل شق تحت ڪنهن بہ بڊ کي رد ڪرڻ جو حق محفوظ رکي ٿي.
- ٽيندر جمع ڪرائڻ/کلڻ جي تاريخ تي غير معمولي حالتن جي ڪري يا حڪومت جي طرفان عام موڪل جو اعلان ڪرڻ جي صورت ۾ ٽيندر آيندڙ ڪر واري ڏينهن تي انهي جڳه تي مقرر ڪيل وقت تي جمع ڪيا/کوليا ويندا.
- ڪنهن به مشڪل پيش اچڻ جي صورت ۾ بدڙز جي طرفان ڪاروباري ڏينهن/وقت ۾ EPADS هيلپ لائين 237-111-137-051 تي رابطو ڪري سگهجي ٿو.
- 5 سيڪڙو (مجموعي ڪئيل رقم) پي آرڊرابينڪ گارتٽي جي صورت ۾ سنڌ بينڪ لميٽيڊ جي تالي بڊ سڪيورٽي طور هيٺ ڏٺل پتي تي اهڙي لفافي سان گڏ جمع ڪرايا وڃن جن تي ٽينڊر جو نالو ۽ ريفرنس نمبر نمايان طور تي درج ٿيل هجي.

بدِ سڪيورٽي جمع ڪرائڻ جو پتو هيٺ ڏجي ٿو:

أتفار ميشن تيكنالاجي ديار تمينت سنڌ بينڪ لمينيد هيد أفيس، 2-B فلور، فيبريشن هائوس، عبدالله شاه غازي رود. كلفتن، كراچى— 75600، پاكستان

فون دفتر: 35829320403 (92-21)فيكس: 35870543 (92-21) أيميل: tenderdept@sindhbanklid.com ویب سائیت: https://portals.indh.aprocure.gov.pk & www.sindhbank.com.pk

SAY "NO" TO CORRESTION

ك بريس ميمخ ستى قاسر آباد حيدرآباد مان ڇپائى پڌري كئى