STANDARD BIDDING DOCUMENTS



Bidding Documents for

SUPPLY AND INSTALLATION OF WINDOWS CURTAINS IN THE RUB

Procuring Agency

Office of the Vice Chancellor, Royal University of Bhutan, Thimphu

STANDARD BIDDINGDOCUMENTS

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PART1 BIDDING PROCEDURES

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SECTION I. INSTRUCTIONS TO BIDDERS

A. GENERAL

Source of Funds

1. Scope of Bid and ThePurchaser, a sindicated in the BidDataSheet (BDS), is suesthese BiddingDocumentsforthesupplyofGoodsandRelatedServices incidentaltheretoasspecifiedinSectionVI,ScheduleofSupply. The name, identification number, and number of lots within procurementareprovidedintheBDS

Throughout these BiddingDocuments:

- (a) the term "in writing" means communicated in written form (eg bymail, electronic mail, fax, telex) with proof of receipt;
- (b) if the context so requires, "singular" means plural" and vice versa:and
- (c) "day" means calendarday.

The Employer as defined in section II, Bidding Data Sheet (BDS) has received a budget from RGoB towards the cost of theGoods defined in the BDS and intends to apply apart of the fundstocovereligiblepaymentsunderthiscontract.

2. FraudandCorruption

It is RGoB policy to require that Purchasers, Bidders, Suppliers, ContractorsandtheirSubcontractorsobservethehigheststandards ethics during the procurement and execution of contracts.8 In pursuanceofthispolicy,theRGoB:

- (a) defines, for the purposes of this provision, the terms set forth below asfollows:
 - "Corrupt practice" is the offering, giving, receiving or soliciting, directly or indirectly, of anything of value 10 to influence improperly the actions of anotherparty;
 - "Fraudulentpractice" isanyintentional actoromission, includinga misrepresentation, that knowingly recklessly misleads, or attempts to mislead, a party to obtainafinancialorotherbenefitortoavoidanobligation;

⁸ Inthiscontext, any action taken by a Bidder, Supplier, Contractor or a Subcontractor to influence the procurement processor contractexecutionforundueadvantageisimproper.

[&]quot;another party" refers to a public official acting in relation to the procurement process or contract execution. In this context, "publicofficial"includesstaffandemployeesofanyorganizations(includinganyinstitutionsprovidingfinancefortheGoods) taking or reviewing procurement decisions.

 $^{10 \}quad \hbox{``anythingofvalue''} includes, but is not limited to, any gift, loan, fee, commission, valuables ecurity or other asset or interest and the commission of the commiss$ in an asset; any office, employment or contract; any payment, discharge or liquidation of any loan, obligation or other liability of the contract of the conwhatsoever, whether in whole or in part; any other services, favour or advantage, including protection from any penalty or disability incurred or apprehended or from any action or proceeding of a disciplinary or penal nature, whether or notalready instituted and including the exercise or the forbear ancefrom the exercise of any right or any official power or duty.

¹¹ a"party"referstoapublicofficial;theterms"benefit"and"obligation"relatetotheprocurementprocessorcontractexecution; and the "actoromission" is intended to influence the procure ment processor contract execution.

- (iii) "Collusive practice" is an arrangement between twoor more parties designed to achieve an improper purpose, including to influence improperly the actions of another party;
- (iv) "Coercive practice" is impairing or harming, or threatening to impair or harm, directly or indirectly, any party or the property of the party to influence improperly the actions of aparty;
- (v) "Obstructive practice"is
 - (aa)deliberately destroying, falsifying, altering concealingofevidencematerialtotheinvestigation or making false statements to investigatorsin order materially to impede any investigationinto allegations of a corrupt, fraudulent, coercive orcollusive practice; and/or threatening, harassing or intimidating any party to prevent it fromdisclosingitsknowledgeofmattersrelevanttot investigation or from pursuing investigation; or
 - (bb)acts intended materially to impede the exercise of inspection and audit rights of the Purchaseror any organizationor person appointed by the Purchaser and/or any relevant RGoB providedforunderITBSubagency Clause 2.1(d) below.
- (b) will reject a proposal for award if it determines that the Bidder recommended for award has, directly or through an agent, engagedincorrupt, fraudulent, collusive, coercive or obstructive practices in competing for the contract inquestion;
- (c) will sanction a firm or individual, including declaring themineligible,eitherindefinitelyorforastated period of time, to be awarded an RGoB-financed contractifitat any time determines that they have, directly or through an agent, engaged in corrupt, fraudulent, collusive, coercive or obstructive practices in competing for, or in executing, an RGoB-financed contract;
- (d) will have the right to require that a provision be included in Bidding Documents and in contracts financed by the RGoB, requiring Bidders, Suppliers, Contractors and their Subcontractors to permit the Purchaser, any organization or person appointed by the Purchaser and/or any relevantRGoBagencytoinspecttheiraccountsandrecordsandot her documents relating to their Bid submission and contract performance and to have them audited by auditorsappointed by thePurchaser;

^{12 &}quot;parties" refers to participants in the procurement process (including public officials) and an "improper purpose" includes attemptingtoestablishbidpricesatartificial,noncompetitivelevels.

¹³ a"party" referstoaparticipantinthe procurement processor contract execution.

- (e) requires that Bidders, as a condition of admission to eligibility, execute and attach to their bids an Integrity Pact Statement in the form provided in Section IV, Bidding Forms as specified in the BDS. Failure to provide a duly executed Integrity Pact Statement may result in disqualification of the Bid; and
- (f) willreportanycaseofcorrupt,fraudulent,collusive,coerciveor obstructivepracticetotherelevantRGoBagencies,including but not limited to the Anti-corruption Commission (ACC) of Bhutan, for necessary action in accordance with the statutes and provisions of the relevant agency.
- 2.2. Furthermore, Bidders shall be aware of the provision stated in Sub-Clause 36.1 (a) (iii) of the General Conditions of Contract.

3. EligibleBidders

A Bidder, and all parties constituting the Bidder, may have thenationality of any country, subject to the restrictions specified in Section V, Eligible Countries and any specific category of trade licenseifsospecifiedintheBDS.ABiddershallbedeemedtohave thenationalityofacountryiftheBidderisacitizenorisconstituted, incorporated, or registered and operates in conformity with theprovisionsofthelawsofthatcountry.Thiscriterionshallalsoapply tothedeterminationofthenationalityofproposedsubcontractors or suppliers for any part of the Contractincluding Related Services.

A Bidder shall not have a conflict of interest. All Bidders found to have a conflict of interest shall be disqualified. Bidders may be considered to have a conflict of interest with one or more parties in this bidding process ifthey:

- (a) are associated, or have been associated in the past, with a firm oranyofitsaffiliateswhichhasbeenengagedbythePurchaser to provide consulting services for the preparation of the design, specifications and/or other documents to be used for the procurement of the Goods to be purchased pursuant to these Bidding Documents, or
- (b) submit more than one Bid in this bidding process, except for alternative of ferspermitted under ITB Clause 17. However, this does not limit the participation of subcontractors in more than one Bid.
- (c) employ or otherwise engage, either directly or through any of their affiliates, a spouse, dependent or close relative of a public servant of the RGoB who either is employed by the Purchaser or has an authority over it. For the purposes of this Sub-Clause a close relative is defined as immediate family which includes father, mother, brother, sister, spouse and ownchildren.
- (d) theyhaveatleastonecontrollingpartnerincommon;
- (e) theyreceiveorhavereceivedanydirectorindirectsubsidyfrom eitherparty;

- (f) they have the same authorized legal representative for purposes of this Bid;
- (g) they have a relationship with each other, directly or through common third parties, that puts them in a position to have accesstoinformationaboutorinfluenceontheBidofanother Bidder, or influence the decisions of the Employerregarding this biddingprocess;

Government-owned enterprises in Bhutan shall be eligible only if they can establish that they (i) are legally and financially autonomous, (ii) operate under commercial law, and (iii) are not a dependent agency (directly or indirectly) of the Purchaser.

A Bidder that is under a declaration of ineligibility pursuant to ITB Sub-Clause2.1(c)shallnotbeeligibletoparticipateinthisbidding process in anycapacity.

Bidders shall provide such evidence of their continuedeligibility satisfactory to the Purchaser as the Purchaser shall reasonably request.

4. Exclusionof Bidders

ABiddershallbeexcludedfromparticipatinginthisbiddingprocess under the following circumstances:

- (a) as a matter of law or official regulation, RGoB prohibits commercial relations with the country in which the Bidderis constituted,incorporatedorregistered; or
- (b) byanactofcompliancewithadecisionoftheUnitedNations Security Council taken under Chapter VII of the Charter oftheUnitedNations,RGoBprohibits(i)anyimportofGoodsor contractingofServicesfromthecountryinwhichtheBidderis constituted,incorporatedorregisteredor(ii)anypaymentsto personsorentitiesinthatcountry;or
- (c) heisinsolventorisinreceivershiporisabankruptorisinthe processofbeingwoundup; or has entered into an arrangement with creditors; or
- (d) hisbusinessaffairsarebeingadministeredbyacourt, judicial officer or appointed liquidator; or
- (e) he has suspended business or is in any analogous situation arising from similar procedures under the laws and regulations of his country of establishment; or
- (f) he has been found guilty of professional misconduct bya recognized tribunal or professional body;or
- (g) hehasnotfulfilledhisobligationswithregardtothepayment of taxes, social security or other payments due inaccordance withthelawsofthecountryinwhichheisestablishedorofthe Kingdom of Bhutan;or
- (h) heis guilty of serious misrepresentation insupplying information in his tender; or
- (i) he has been convicted for fraud and/or corruption by a competent authority; or

- (j) hehasnotfulfilledanyofhiscontractualobligationswiththe Purchaser in thepast.
- (k) hehasbeendebarredfromparticipationinpublicprocurement by any competent authority as per law.

5. EligibleGoods and Related Services

All the Goods and Related Services to be supplied under the Contractmayhavetheirorigininanycountryinaccordancewith SectionV,EligibleCountriesandifsorequiredshallcomplywith requirementsspecifiedintheBDS.

For the purposes of this Clause, the term "Goods" includes commodities, raw material, machinery, equipment and industrial plants; and "Related Services" includes services such as insurance, installation, training, and initialmaintenance.

Theterm"origin"meansthecountrywheretheGoodshavebeen mined, grown, cultivated, produced, manufactured or processed; or, throughmanufacture, processing, or assembly, another commerciallyrecognizedarticleresultsthatdifferssubstantiallyin itsbasiccharacteristicsfromitscomponents.

B. CONTENTS OF BIDDING DOCUMENTS

6. PartsofBidding Documents

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

PART 1 Bidding Procedures

• SectionI. Instructions to Bidders(ITB)

• SectionII. Bid Data Sheet(BDS)

• SectionIII. Evaluation and QualificationCriteria

SectionIV. BiddingFormsSectionV. EligibleCountries

PART 2 Supply Requirements

• SectionVI. Schedule of Supply

PART 3 Contract

SectionVII. GeneralConditionsofContract(GCC)
 SectionVIII. SpecialConditionsofContract(SCC)

• SectionIX. ContractForms

7. GeneralInformation

TheInvitationforBidsissuedbythePurchaserisnotpartofthe Bidding Documents.

The Purchaser is not responsible for the completeness of the Bidding Documents and their addenda, if any, if these were not obtained directly from the Purchaser.

7.3. The Bidder is expected to examine all instructions, forms, terms and specifications in the Bidding Documents. Failure to furnish all information or documentation required by the Bidding Documents may result in the rejection of the Bid.

ments

8. Clarification of Biddersshallnotbeallowedtoseekanyclarification of the Bidding Documents **Bidding Docu-** in person or by telephone or other verbalmeans.

> A prospective Bidder requiring any clarification of the Bidding Documents shall notify the same to the Purchaser in writing at the Purchaser's address specified in the BDS;

> The Purchaser shall respond in writing to any such request for clarification, provided that it is received no later than fifteen (15) days prior to the deadline for submission of Bids. Copies of the Purchaser's response shall be forwarded to all those who have acquired the Bidding Documents directly from the Purchaser, including a description of the enquiry without disclosing the name of the Bidder(s) seeking clarification. Should the Purchaser deem it necessary to amend the Bidding Documents result clarification, it shall do so following the procedure under ITB Clause 9 and ITB Sub-Clause 29.2; and

> A pre-bid meeting shall be conducted only if strictly necessary to clarify doubts and concerns of the Bidders prior to submission of Bids. Minutes of the pre-bid meeting shall be circulated to all Bidders that have purchased BiddingDocuments.

9. Amendment of **Bidding Docu**ments

AtanytimepriortothedeadlineforsubmissionofBidsthePurchaser may amend the Bidding Documents by issuing an addendum. This may be done either on the Purchaser's own initiative or in response to a clarification request from a prospectiveBidder.

Any addendum thus issued shall be part of the Bidding Documents and shall be communicated in writing to all who have obtained the Bidding Documents directly from the Purchaser. Such addendum shall be binding prospective Bidders, and shall require that prospective Bidders confirm receipt of it before the time establishedthe opening ofBids;

The Purchaser may, at its discretion, extend the deadline for submission of Bids pursuant to ITB Sub-Clause 29.2 to allow prospective Bidders reasonable time in which to take the addendum into account in preparation of theirBids.

C. QUALIFICATIONCRITERIA

10. Financial Capacity

10.1. The bidder shall have the minimum level of financial capacity if so specified in the BDS to qualify for supply of goods and related services under the contract.

11. Experience and technical capacity

The bidder shall have the following minimum level of experience to qualify for supply of goods and related services under the contract:

- (a) the minimum number of years of experience in the supply of goodsandrelatedservicesifsospecifiedintheBDS;
- (b) specific experience in the supply of similar goods and related servicesifsospecifiedintheBDS;and
- (c) minimum production capacity or availability of the equipments if so specified in the BDS.

D. PREPARATION OF BIDS

12. Cost of Bidding

12.1. The Bidder shall bear all costs associated with the preparation and submission of its Bid, and the Purchaser shall not be responsible or liable for those costs, regardless of the conduct or outcome of the Bidding process.

13. Language of Bid

13.1. The Bid, as well as all correspondence and documents relating to theBidexchangedbytheBidderandthePurchaser,shallbewritten in the language specified in the BDS. Supporting documents and printedliteraturethatarepartoftheBidmaybeinanotherlanguage provided they are accompanied by an accurate translation of the relevant passages in the language specified in the BDS, in which case, for the purposes of interpretation of the Bid, such translation shallgovern.

14. Documents Comprising the Bid

The Bid shall comprise thefollowing:

- (a) BidSubmissionSheetandtheapplicablePriceSchedulesin accordance with ITB Clauses 15, 16, 18 and 20;
- (b) BidSecurity,inaccordancewithITBClause26;
- (c) Written confirmation authorizing the signatory of the Bid to committheBidder,inaccordancewithITBClause27;
- (d) Documentary evidence in accordance with ITB Clause 21 establishing the Bidder's eligibility tobid;
- (e) Documentary evidence in accordance with ITB Clause 22 that the Goods and Related Services to be supplied by the Bidder are of eligible origin;
- (f) Documentary evidence in accordance with ITB Clauses 23 and 35 that the Goods and Related Services conform to the Bidding Documents:
- (g) Documentary evidence in accordance with ITB Clause 24 establishing the Bidder's qualifications to perform the contract if its Bid isaccepted;

- (h) Alternative Bids, if permissible, in accordance with ITBClause 17.
- (i) Documentary evidence or certified statements that the Bidder is not in any of the exclusion categories stipulated in ITB Sub-Clause4.1;
- (j) IntegrityPactStatement,inaccordancewithITBSub-Clause 2.1 (e) as specified in BDS; and
- (k) Any other document required in the BDS.
- 14.2.InadditiontotherequirementsunderITB14.1,Bidssubmittedbya JVshallincludeacopyoftheJointVentureAgreemententeredinto by all members. Alternatively, a letter of intent to execute a Joint Venture Agreement in the event of a successful Bid shall be signed by all members and submitted with the Bid, together with a copyof the proposedAgreement.

15. Bid Submission Sheet

15.1. The Bidder shall submit the Bid Submission Sheet using the form furnishedin Section IV, Bidding Forms. This form must be completed without any alterations to its format, and no substitutes shall be accepted. All blank spaces shall be filled in with the information requested.

16. Price Schedules

16.1. The Biddershall submitthe Price Schedules for Goods and Related Services, according to their originas appropriate, using the forms furnished in Section IV, Bidding Forms.

17. Alternative Bids

17.1. Unless otherwise indicated in the BDS alternative Bids shall not be considered.

18. Bid Prices and Discounts

The prices and discounts quoted by the Bidder in the BidSubmission. She et and in the Price Schedules shall conform to the requirements specified below.

AlllotsanditemsintheScheduleofSupplymustbelistedand priced separately in the Price Schedules.

The price to be quoted in the Bid Submission Sheet shall be the totalpriceoftheBidexcludinganydiscountsoffered.

The Bidder shall quote any unconditional discounts and the methodology for their application in the BidSubmission Sheet.

The terms EXW, CIF, CIP and other similar terms shall be governed by the rules prescribed in the current edition of Incoterms, published by the International Chamber of Commerce as specified in the BDS.

UnlessotherwisestatedintheBDS, Pricesshall bequoted inclusive of all applicable taxes and levies, insurance, transportation, handling costs and anyother associated cost to fulfill the contractual obligations, as specified in the Price Schedule forms for Goods and related services included in Section IV Bidding Forms. However, to avail margin of preference, prices shall be quoted as specified in the Price Schedule for Goods Manufacture din Bhutanin section IV Bidding Forms. The disaggregation of price components shall be solely for the purpose of facilitating the comparison of Bids by the Purchaser. This shall not in any way limit the Purchaser's right to contract on any of the terms offered. In quoting prices the Bidder shall be free to use transportation through carriers registered in any eligible country, in accordance with Section V, Eligible Countries. Similarly, the Bidder may obtain insurance services from any eligible country in accordance with Section V, Eligible Countries. Prices shall be entered in the following manner:

- (a) For goods manufactured inBhutan:
 - (i) the price of the Goods quoted EXW (ex works, ex factory,exwarehouse,exshowroom,oroff-the-shelf,as applicable), including all Customs duties and sales and other taxes already paid or payable on the components andrawmaterialusedinthemanufactureorassemblyof the Goods:
 - (ii) any Bhutan sales and other taxes which will be payable on the Goods if the contract is awarded to the Bidder; and
 - (iii) the price for inland transportation, insurance and other localservicesrequiredtodelivertheGoodstotheirfinal destination(ProjectSite)specifiedintheBDS.
- (b) ForGoodsmanufacturedoutsidethePurchaser'sCountry,tobe imported:
 - (i) the price of the Goods, quoted CIP named place of destination, in the Purchaser's Country, as specified in the BDS;
 - (ii) the price for inland transportation, insurance, and other local services required to convey the Goods from the named place of destination to their final destination (ProjectSite)specifiedintheBDS;
- (c) For Goods manufactured outside the Purchaser's Country, alreadyimported:
 - thepriceoftheGoods,includingtheoriginalimportvalue oftheGoods;plusanymark-up(orrebate);plusanyother related local cost, and custom duties and other import taxes already paid or to be paid on the Goods already imported;
 - (ii) the custom duties and other import taxes already paid (need to be supported with documentary evidence) orto bepaidontheGoodsalreadyimported;

- (iii) the price of the Goods, obtained as the differencebetween (i) and (ii) above;
- (iv) any Purchaser's Country sales and other taxes which will be payable on the Goods if the Contract is awarded to the Bidder; and
- (v) the price for inland transportation, insurance, and other local services required to convey the Goods from the named place of destination to their final destination (ProjectSite)specifiedintheBDS.
- (d)forRelatedServices, other than inland transportation and other services required to convey the Goodstotheir final destination, whenever such Related Services are specified in the Schedule of Supply, the price of each item comprising the Related Services (inclusive of any applicable taxes).
- 18.7. If so indicated in ITB Sub-Clause 1.1, Bids are being invited for individualitems, lots or packages. Unless otherwise indicated in the BDS, prices quoted shall correspond to one hundred percent (100%) of the items specified for each lot and to one hundred percent (100%) of the quantities for each lot and to one hundred percent (100%) of the quantities for each lot and to one hundred percent (100%) of the quantities for each lot and to one hundred percent (100%) of the quantities for each lot and to one hundred percent (100%) of the quantities for each lot and to one hundred percent (100%) of the items specified for each lot and to one hundred percent (100%) of the items specified for each lot and to one hundred percent (100%) of the items specified for each lot and to one hundred percent (100%) of the items specified for each lot and to one hundred percent (100%) of the items specified for each lot and to one hundred percent (100%) of the items specified for each lot and to one hundred percent (100%) of the items specified for each lot and to one hundred percent (100%) of the items specified for each lot and to one hundred percent (100%) of the items specified for each lot and to one hundred percent (100%) of the items specified for each lot and to one hundred percent (100%) of the items specified for each lot and to one hundred percent (100%) of the items specified for each lot and to one hundred percent (100%) of the items specified for each lot and to one hundred percent (100%) of the items specified for each lot and to one hundred percent (100%) of the items specified for each lot and to one hundred percent (100%) of the items specified for each lot and to one hundred percent (100%) of the items specified for each lot and to one hundred percent (100%) of the items specified for each lot and to one hundred percent (100%) of the items specified for each lot and to one hundred percent (100%) of the items specified for each lot and to one hundred percent (100%) of the items specified for each lot and to o

19. Price Variation

19.1. 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 BDS. ABid submitted with an adjustable price quotation shall be treated as non-responsive and shall be rejected pursuant to ITBC lause 35 unless adjustable price quotations are permitted by the BDS. If, in accordance with the BDS, price squoted by the Bidder shall be subject to adjustment during the performance of the Contract, a Bid submitted with a fixed price quotation shall not be rejected, but the price adjustment shall be treated as zero.

20. Currencies of Bid

20.1.TheunitratesandpricesshallbequotedbytheBidderentirelyin Ngultrum(Nu).Foreigncurrencyrequirementsshallbeindicated and shall be payable at the option of the Bidder in up to threeforeign currencies. In case of International procurement, bidders

mayexpresstheunitratesandpricesinfullyconvertiblecurrency.If thebidderswishtobepaidinacombinationofamountsindifferent currencies, it may quote its price accordingly up to three foreign currencies.

The rates of exchange to be used in arriving at the localcurrency equivalent shall be the selling rates for similar transactions established day of bid RMA on the opening. These exchange ratesshallapplyforallpaymentssothatnoexchangeriskshallbe borne by theBidder.

BidsshallbeevaluatedasquotedinNgultrum(NU)inaccordance with ITB Sub-Clause 20.1, unless a Bidder has used different exchange rates than those prescribed in ITB Sub-Clause 20.2, in whichcasetheBidshallbefirstconvertedintotheamountspayable in different currencies using the rates quoted in the Bid and then reconvertedtoNgultrum(NU)usingtheexchangeratesprescribed in ITB Sub-Clause20.2.

Bidders shall indicate details of their expected foreign currency requirements in the Bid.

Bidders may be required by the Employer to clarify theirforeign currency requirements and to substantiate the amountsincludedintheratesandpricesifrequiredintheBDS, are reasonable andresponsivetoITBSub-Clause20.1.

In case of International Procurement from countries other than India, the procuring agency may invite bids in convertible currencies. The bids shall however, be evaluated in accordance with Sub-Clause20.3above, butthepayments hall be made in the currency of bid.

- 21. Documents **Establishing the** Eligibility of the Bidder
- 21.1.ToestablishtheireligibilityinaccordancewithITBClause3,Bidders shall complete the Bid Submission Sheet included in Section IV, Bidding Forms.
- 22. Documents **Establishing the** Eligibility of the Goods and Related Services
- 22.1. To establish the eligibility of the Goods and Related Services in accordancewithITBClause5,Biddersshallcompletethecountryof origindeclarationsinthePriceScheduleFormsincludedinSection IV, BiddingForms.
- 23. Documents **Conformity of** the Goods and **Related Services**

To establish the conformity of the Goods and Related Services to the Establishing the Bidding Documents, the Bidder shall furnish as part of its Bid documentary evidence that the Goods conform to the technical specifications and standards specified in Section VI, Schedule of Supply.

> Thedocumentaryevidencemaybeintheformofliterature, drawings or data, and shall consist of a detailed item by item description of the essential technical and performance characteristics of the Goodsand Related Services, demonstrating substantial responsiveness of the Goods and Related Services to the technical specifications and, if applicable, a statement of deviations and exceptions to the provisions of the Schedule of Supply.

the Bidder

The Biddershall also furnishalist giving full particulars, including available sources and current prices of spareparts, special tools, etc., necessary for the proper and continuing functioning of the Goods during the period specified in the BDS following commencement of the use of the Goods by the Purchaser.

Standards for workmanship, process, material and equipment, as wellasreferencestobrandnamesorcataloguenumbersspecified by the Purchaser in the Schedule of Supply, are intended to be descriptive only and not restrictive. The Bidder may offer other standards of quality, brand names and/or catalogue numbers, provided that it demonstrates to the Purchaser's satisfaction that the substitutions ensure equivalence or are superior tothose specifiedintheScheduleofSupply.

- **24. Documents** The documentary evidence of the Bidder's qualification stoper form the **Establishing the** contract if its Bid is accepted shall establish to the Purchaser's **Qualifications of** satisfaction:
 - (a) that,ifrequiredbytheBDS,aBidderthatdoesnotmanufacture or produce the Goods it offers to supply shall submit the Manufacturer's Authorization using the form included in Section IV, Bidding Forms to demonstrate that it has been duly authorized by the manufacturer or producer of the Goods to supply these Goods inBhutan;
 - (b) that, if required in the BDS, in the case of a Bidder not doing business within Bhutan, the Bidder is or will be (if awarded the Contract) represented by an agent in Bhutan equipped and able to carry out the Supplier's maintenance, repair and spare parts-stocking obligations prescribed in the Conditions of Contract and/or Technical Specifications;
 - (c) that Bids submitted by a Joint Venture, Consortium orAssociation(JV/C/A)oftwoormorefirms aspartners comply with the following requirements:
 - (i) the Bidissignedso as to be legally binding on all partners;
 - (ii)all partners shall be jointly and severally liable for the executionoftheContractinaccordancewiththeContract terms;
 - (iii) one of the partners is nominated as being in charge, authorized to incurlia bilities, and to receive instructions for and on behalf of any and all partners of the JV/C/A;
 - (iv) the execution of the entire Contract, including payment, shallbedoneexclusively with the partner in charge; and
 - (v) a copy of the JV/C/A Agreement entered into by the partners is submitted with the Bid; or a Letter of Intent to execute a JV/C/A Agreement in the event of a successful Bid is signed by all partners and submitted with the Bid, together with a copy of the proposed Agreement.

(d) that the Bidder meets each of the qualification criteria specified in Section III, Evaluation and Qualification Criteria.

25. Period of Validi- BidsshallremainvalidfortheperiodspecifiedintheBDSfromthe Bid submission deadline prescribed by the Purchaser. A Bid valid for a shorter period shall be rejected by the Purchaser as non- responsive.

In exceptional circumstances, prior to expiry of the Bid validity period, the Purchaser may request Bidders to extend the period of validityoftheirBids. Therequest and the responses shall be made in writing. The BidSecurity shall also be extended for a corresponding period. A Bidder may refuse the request to extend the validity of its Bid without for feiting its Bid Security. A Bidder granting the request shall not be required or permitted to modify its Bid, except as provided in ITB Sub-Clause 25.3

In the case of fixed price contracts, if the award is delayed by a period exceeding sixty (60) days beyond the expiry of the initial Bidvalidity,theContractpriceshallbeadjustedasspecifiedinthe requestforextension.BidevaluationshallbebasedontheBidPrice withouttakingintoconsiderationtheabovecorrection.

26. Bid Security

TheBiddershallfurnish,aspartofitsBid,aBidSecurityinoriginal form, denominated in Ngultrum or a freely convertible currency and and an another the state of the st

The Bid Securityshall:

- (a) attheBidder'soption,beinanyofthefollowingforms:
 - (i) an Unconditional Bank Guarantee:or
 - (ii) a Banker's Certified Cheque/Cash Warrant; or
 - (iii) a DemandDraft;
- (b) Be issued by a financial institution in Bhutan acceptable to the Purchaser and selected by the Bidder. If the institution issuingtheBidSecurityislocatedoutsideBhutanitshallhave acorrespondentfinancialinstitutionlocatedinBhutantomake the Bid Securityenforceable.
- (c) inthecaseofabankguarantee,besubstantiallyinaccordance withtheformofBidSecurityincludedinSectionIV,Bidding Forms, or other form approved by the Purchaser prior to Bid submission;
- (d) be promptly payable upon written demand by the Purchaser in case any of the conditions listed in ITB Sub-Clause 26.6 are invoked;
- (e) besubmittedinitsoriginal form; copies shall not be accepted;
- (f) Remain valid for a period of thirty (30) days beyond the end of the validity period of the Bid, as extended, if applicable, in accordance with ITB Sub-Clause25.2.

AnyBidnotaccompaniedbyaresponsiveBidSecurityshallbe rejected by the Purchaser as non-responsive.

The Bid Securities of unsuccessful Bidders shall be discharged/ returned as promptly as possible upon award of contract, but in any event not later than thirty (30) days after the expiration of the period of bid validity prescribed by the procuring agency and the successful Bidder furnishing the Performance Security pursuant to ITB Clause51.

The Bid Security of the successful Bidder shall be returned as promptly as possible after the successful Bidder has signed the Contract and furnished the required PerformanceSecurity.

The Bid Security shall beforfeited:

- (a) if a Bidder withdraws its Bid during the period of Bid validity specified by the Bidder on the Bid Submission Sheet, except as provided in ITB Sub-Clause 25.2;or
- (b) if the successful Bidder failsto:
 - (i) signtheContractinaccordancewithITBClause50;
 - (ii) furnish a Performance Security in accordance with ITB Clause 51;or
 - (iii) accept the correction of its Bid Price pursuant to ITBSub-Clause 36.4

The Bid Security of a JV/C/A must be in the name of the JV/C/A that submits the Bid. If the JV/C/A has not been legally constituted at the time of bidding the Bid Security shall be in the names of all future partners as named in the letter of intent.

27. Format and Signing of Bid

TheBiddershallprepareONEOriginalofthedocumentscomprising theBidasdescribedinITBClause14andclearlymarkit"ORIGINAL." Inaddition,theBiddershallsubmitcopiesoftheBid,inthenumber specifiedintheBDS,andclearlymarkthem"COPY."Intheeventof any discrepancy between the original and the copies, the original shallprevail.

The original and all copies of the Bid shall be typed or writtenin indelibleinkandshallbesignedbyapersondulyauthorizedtosign on behalf of the Bidder.

Any interlineations, erasures or overwriting shall be valid onlyif they are signed or initialed by the person signing the Bid.

E. SUBMISSION AND OPENING OF BIDS

28. Submission, Sealing and

Bidsshallbedeliveredbyhand,courierorregisteredpost.TheBidder shall seal the original Bid and the number of copies stipulated in Marking of Bids including alternative Bids if permitted in accordance with ITB Clause 17, in separate inner envelopes contained within one outer envelope. All envelopes shall be sealed with adhesive or other sealant to preventreopening.

The inner envelopesshall:

- (a) besigned across their seals by the person authorized to sign the BidonbehalfoftheBidder; and
- (b) bemarked "ORIGINAL", "ALTERNATIVE" (ifany) and "COPIES";

The outer envelopeshall:

- (a) be marked "Confidential";
- (b) be addressed to the Purchaser at the address 14 provided in the BDS:
- (c) bear the name and identification number of the Contract as defined in the BDS:and
- (d) provide a warning not to open before the specified time and date forBidOpeningasdefinedintheBDS.

InadditiontotheidentificationrequiredinITBSub-Clause28.2,the innerenvelopesshallindicatethenameandaddressoftheBidder, toenabletheBidtobereturnedunopenedincaseitisdeclaredlate pursuant to ITB Clause30.

If the outer envelope is not sealed and marked as above, the Purchaser shall assume no responsibility for the misplacement or premature opening of theBid.

IntheTwo-StageProcess,Biddersshallbeadvisedtosubmitonly thetechnicalproposalinthefirststage.Inthesecondstage,Bidders shall be requested submit both their technical to proposals modified and agreed with the Purchaser and the financial proposals based on the modified technical proposal simultaneously in twoseparate sealedenvelopes.

When so specified in the BDS Bidders shall have the option of submitting their electronically. **Bidders** submitting **Bids** electronically shall follow the procedures specified in the BDS.

¹⁴ The receiving address shall be an office that is staffed during normal working hours by personnel authorized to certify time and date of receipt and assures a fe-keeping until Bid opening. A post of fice address is not to be used. The address must be the same as the first of the first ofthereceiving address described in the Invitation for Bids.

29. Deadline for Submission of Bids

Bids shall be delivered by hand, courier or registered post to the Purchaser at the address and no later than the date and time indicated in the BDS.

The Purchaser may, at its discretion, extend the deadline for the submission of Bids by amending the Bidding Documents in accordance with ITB Clause 9, in which case all rights and obligations of the Purchaser and Bidders previously subject to the deadline shall thereafter be subject to the deadline asextended.

30. Late Bids

30.1. The Purchaser shall not consider any Bid that is submitted after the deadlineforsubmission of Bids. Any Bidreceived by the Purchaser after the deadline for submission of Bids shall be declared late, rejected, and returned unopened to the Bidder.

31. Withdrawal, Substitution and Modification of Bids

ABiddermaywithdraw, substitute or modify its Bidafter it has been submitted by sending a written notice in accordance with ITB Clause 28, duly signed by an authorized representative, and shall include a copy of the authorization (the power of attorney) in accordance with ITB Sub-Clause 27.2, (except that with draw al notices do not require copies). The corresponding substitution or modification of the Bidmust accompany the respective written notice. All notices must be:

- (a) submitted in accordance with ITB Clauses 27 and 28 (except that withdrawal notices do not require copies) and, in addition, the respective envelopes shall be clearly marked "WithdraWal", "SubStitution" or "Modification;" and
- (b) received by the Purchaser prior to the deadline prescribed for submission of Bids, in accordance with ITB Clause 29.

Bidsrequested to be with drawn in accordance with ITBS ub-Clause 31.1 shall be returned unopened to the Bidders.

No Bid may be withdrawn, substituted or modified in the interval between the deadline for submission of Bids and the expiry of the periodofBidvalidityspecifiedbytheBidderontheBidSubmission Sheet or any extensionthereof.

Withdrawal of a bid between the deadline for submission ofbids and expiration of the period of bid validity specified in the BDS or as extended pursuant to Clause 25.1, may result in the forfeiture of the BidSecurity pursuant to Clause 26.6. If the lowest or the lowest evaluated bidder with drawshis bid between the periods specified in this clause, the bidsecurity of the bidder shall be for feited and in addition, the bidder shall pay to the employer the positive difference of sum, if any, with the next lowest bidder with infourteen (14) days of his with drawal. If the bidder fails to pay the difference within the said date, the bidder shall be debarred by a competent authority as per law. In the case of frame work contracts, the bid security shall be for feited and the supply of the particular item will be re-tendered.

32. Bid Opening

The Purchaser shall conduct the Bid Opening in public, in the presence Bidders' designated representatives of choose toattend, and at the address, date and timespecified in the BDS. Any specific electronic Bid Opening procedures required ifelectronic biddingispermittedinaccordancewithITBSub-Clause28.7shall beasspecifiedintheBDS.

Bidders, their representatives and other attendees at the Bid Opening shall not be permitted to approach any members of the BidOpeningCommitteeoranyRGoBofficials.

First, envelopes marked "WITHDRAWAL" shall be opened and readout and the envelope with the corresponding Bidshall not beopened, but shall be returned to the Bidder. No Bidwithdrawal shall bepermittedunlessthecorrespondingwithdrawalnoticecontains valid authorization to request the withdrawal and is read out a Bid Opening. Next, envelopes marked "SUBSTITUTION" shall be opened and read out and exchanged with the corresponding Bid being substituted. The substituted Bid shall not be opened, but shall be returned to the Bidder. No Bid substitution shall be permitted unless the corresponding substitution containsa notice validauthorizationtorequestthesubstitutionandisreadoutatBid Opening. Envelopes marked "MODIFICATION" shall be opened and readoutwiththecorrespondingBid.NoBidmodificationshallbe permittedunlessthecorrespondingmodificationnoticecontainsa valid authorization to request the modification and is read out at BidOpening.OnlyenvelopesthatareopenedandreadoutatBid Opening shall be consideredfurther.

All other envelopes shall be opened one at a time. The Bidders' names, the Bid prices, the total amount (or lot-wise) of each Bid and of any alternative Bid (if alternatives have been requested or permitted), any discounts, Bid withdrawals, substitutions or modifications, the presence or absence of Bid Security, responses to any Bidding Documents addenda, and such other details as the Purchaser may consider appropriate shall be announced by the PurchaserattheBidOpening.Thisinformationalsoshallbewritten on a notice board for the public to copy. Any Bid price, discount or alternative Bid not announced and recorded shall price not be takenintoaccountinBidevaluation.NoBidshallberejectedatBid Opening except for late Bid spursuant to ITB Clause 30. SubstitutionBidsandmodificationssubmittedpursuanttoITBClause31thatare not opened and read out at Bid Opening shall not be considered for further evaluation regardless of the circumstances. Late, withdrawn and substituted Bids shall be returned unopened toBidders.

The Purchaser shall prepare are cord of the Bid Opening, which shall include the information disclosed to those present in accordance withITBSub-Clause 32.4. The minutes shall include, as a minimum:

- (a) theContracttitleandreferencenumber;
- (b) the Bidnumber:
- (c) theBiddeadlinedateandtime;
- (d) thedate, time and place of Bid Opening;
- (e) Bidprices, perlotifapplicable, offered by the Bidders, including any discounts and alternative offers;
- (f) the presence or absence of BidSecurity and, if present, its amount;
- (g) the name and nationality of each Bidder, and whether there is a withdrawal, substitution ormodification;
- (h) thenamesofattendeesattheBidOpening,andoftheBidders they represent (if any);
- (i) detailsofanycomplaintsorothercommentsmadebyattendees/ representatives attending the Bid Opening, including the namesandsignaturesoftheattendees/representativesmaking the complaint(s) and/or comment(s);and
- (j) thenames, designations and signatures of the members of the Bid Opening Committee.

The Bidders' representatives and attendees who are presentshall berequestedtosigntherecord. Theomission of a Bidder's or other attendee's signature on the records hall not invalidate the contents and effect of the record. A copy of the records hall be distributed to all Bidders.

F. EVALUATION AND COMPARISON OF BIDS

33. Confidentiality Information relating to the examination, evaluation, comparison and qualification of Bids, and recommendation of Contract Award, shallnotbedisclosedtoBiddersoranyotherpersonsnotofficially concerned with such process until publication of the Contract Award.

> AnyeffortbyaBiddertoinfluencethePurchaserintheexamination, evaluation, qualification Bids Contract comparison and of the orAwarddecisionsmayresultintherejectionofitsBid.

NotwithstandingITBSub-Clause33.2,fromthetimeofBidOpening to the time of Contract Award, if any Bidder wish esto contact thePurchaseronanymatterrelatedtothebiddingprocess, it should do inwriting.

SO

34. Clarification of Bids

34.1. To assist in the examination, evaluation, comparison and qualification of the Bids, the Purchaser may, at its discretion, ask any Bidder for a clarification of its Bid. Any clarificationsubmitted byaBidderthatisnotinresponsetoarequestbythePurchasershall not be considered. The Purchaser's request for clarification and the responseshallbeinwriting.Nochangeinthepricesorsubstanceof the Bid shall be sought, offered or permitted, except to confirm the correction of arithmetic errors discovered by the Purchaser in the evaluationoftheBids,inaccordancewithITBClause36.

35. Responsiveness of Bids

35.1. The Purchaser's determination of a Bid's responsiveness shall be based on the contents of the Bid itself, and is to determine which of the Bids received are responsive and thereafter to compare the responsive Bids against each other to select the lowest evaluated Bid.

A substantially responsive Bid is one that conforms to all theterms, conditions and specifications of the Bidding Documents without material deviation, reservation or omission. A material deviation, reservation or omission is onethat:

- (a) affectsinanysubstantialwaythescope, quality or performance of the Goodsor Related Services required; or
- (b) limits in any substantial way inconsistent with the Bidding Documents, the Purchaser's rights or the Bidder's obligations under the Contract; or
- (c) ifrectifiedwouldaffectunfairlythecompetitiveposition of other Bidders presenting responsive Bids

If a Bid is not substantially responsive to the Bidding Documents it shall be rejected by the Purchaser and may not subsequently be made responsive by the Bidder by correction of the material deviation, reservation oromission.

36. Non-conformities, Errorsand Omissions

ProvidedthataBidissubstantiallyresponsive,thePurchasermay waive any non-conformities or omissions in the Bid that do notconstitute a materialdeviation.

Provided that a Bid is substantially responsive, the Purchasermay request that the Bidder submit the necessary informationor documentation, within a reasonable period of time, to rectify non-material non-conformities or omissions in the Bid related to documentationrequirements. Suchomissions hall not be related to any aspect of the price of the Bid. Failure of the Bidderto comply with the request may result in the rejection of its Bid.

Provided that the Bidissubstantially responsive, the Purchaser shall correct arithmetical errors on the following basis:

- (a) if there is a discrepancy between the unit price and the lineitemtotalthatisobtainedbymultiplyingtheunitpricebythe quantity, the unit prices hall prevail and the line item to tals hall becorrected,unlessintheopinionofthePurchaserthereisan obvious misplacement of the decimal point in the unit price, in which case the line item total as quoted shall govern and the unit price shall becorrected;
- (b) if there is an error in a total corresponding to the addition or subtraction of subtotals, the subtotals shall prevail and the total shall be corrected; and
- (c) ifthereisadiscrepancybetweenwordsandfigures, the amount words shall prevail, unless the amount expressed in words is related to an arithmetic error, in which case the amount in figuresshallprevailsubjecttoITBSub-Clauses36.3(a)and(b) above.

If the Bidder that submitted the lowest evaluated Bid does not accept the correction of errors, its Bid shall be disqualified and its Bid Security shall beforfeited.

37. Preliminary **Bids**

The Purchaser shall examine the Bidstocon firm that all documents**Examination of** andtechnicaldocumentationrequestedinITBClause14havebeen provided, and to determine completeness the of each documentsubmitted.

> The Purchaser shall confirm that the following documents and informationhavebeenprovidedintheBid.Ifanyofthesedocuments orinformationismissing, the offershall be rejected.

- (a) BidSubmissionSheet,inaccordancewithITBSub-Clause14.1 (a);
- (b) PriceSchedules,inaccordancewithITBSub-Clause14.1(a);
- (c) BidSecurity,inaccordancewithITBClause26.

38. Examination of Terms and **Conditions**; **Technical Evaluation**

ThePurchasershallexaminetheBidtoconfirmthatalltermsand conditions specified in the GCC and the SCC have been accepted bythe Bidder without any material deviation or reservation.

The Purchaser shall evaluate the technical aspects of the Bid submitted in accordance with ITB Clause 23, to confirm that all requirements specified Section VI, Schedule of Supply of the BiddingDocumentshavebeenmetwithoutanymaterialdeviation orreservation.

If, after the examination of the terms and conditions and the technical evaluation. the Purchaser determines that the Bid isnot substantiallyresponsiveinaccordancewithITBClause35,thebid shallnotbeconsideredforevaluation.

39. Conversion to Single Currency

39.1. For evaluation and comparison purposes, the Purchaser shall convert all Bid prices expressed in amounts in various currencies into a single currency and using the exchange rates specified in the BDS.

40. Margin of Preference

40.1.Amarginofpreferencemayapplytodomesticgoodsmanufactured inBhutanasprovidedforintheBDS.Toavailamarginofpreference, the bidder shall provide a value addition certificate from the Ministry of EconomicAffairs.

41. Evaluation of Bids

ThePurchasershallevaluateeachBidthathasbeendetermined,up to this stage of the evaluation, to be substantially responsive.

To evaluate a Bid, the Purchaser shall only use all the factors, methodologies and criteria defined in this ITB Clause 41. No other criteria or methodology shall be permitted.

To evaluate a Bid, the Purchaser shall consider the following:

- (a) evaluation shall be done for Items or Lots, as specified in the BDS;
- (b) theBidPrice,asquotedinaccordancewithITBClause18;
- (c) priceadjustmentforcorrectionofarithmeticerrorsin accordancewithITBClause36.3;
- (d) price adjustment due to discounts offered in accordance with ITB Clause 18.4;
- (e) adjustmentsduetotheapplicationoftheevaluationcriteria specified in the BDS from amongst those set out in Section III, Evaluation and Qualification Criteria; and
- (f) adjustmentsduetotheapplicationofamarginofpreference,in accordance with ITB Clause 40, if applicable.

The Purchaser's evaluation of a Bid shall exclude and not take into account:

- (a) inthecaseofGoodsmanufacturedinBhutan, sales and other similar taxes which will be payable on the Goods if the Contract is awarded to the Bidder:
- (b) in the case of Goods manufactured outside Bhutan, alreadyimported or to be imported, Customs duties and otherimport taxes levied on the imported Goods, sales and other similartaxes which will be payable on the Goods if the Contract isawarded to the Bidder; and
- (c) any allowance for price adjustment during the periodof executionoftheContract,ifprovidedintheBid.

The Purchaser's evaluation of a Bidmay require the consideration of other factors in addition to the Bid Price quote dinac cordance withITBClause18. These factors may be related to the characteristics, performance, and terms and conditions of purchase of the Goods and Related Services. The effect of the factors selected, if any, shall be expressed in monetary terms to facilitate comparison of Bids, unless specified III, Evaluation otherwise in Section OualificationCriteria. The factors, criteria and the methodology of applicationshallbeasspecifiedinITBSub-Clause41.3(e).

If so specified in the BDS, these Bidding Documents shallallow Bidders to quote separate prices for one or more lots, and shall allow the Purcha serto award one or multiple lots to more than oneBidder. The methodology of evaluation to determine the lowest evaluated lot combinations is specified in Section III, Evaluation and QualificationCriteria.

The purchaser shall ensure that the lowest evaluated bid price is consistent and reasonable with the current market prices. If theprices are unreasonable compared to prevailing market prices purchaser may reject thebid.

42. Comparison of **Bids**

42.1.ThePurchasershallcomparetheevaluatedcostsofallsubstantially responsiveBidsestablishedinaccordancewithITB41todetermine the Bid that has the lowest evaluated cost. The comparison shall be on the basis of CIP (place of final destination) prices for imported goods and EXW prices, plus cost of inland transportation and insurance to place of destination, for goods manufactured within the purchser's country, together with prices for any required installation, training, commissioning and other services. The evaluation of prices shall not take into account custom duties and other taxes levied on imported goods quoted CIP and sales and similartaxesleviedinconnectionwiththesaleordeliveryofgoods.

Bid

43. Abnormally Low AnAbnormallyLowBidisonewheretheBidprice,incombination with other constituent elements of Bid. appears unreasonably the lowtotheextentthattheBidpriceraisesmaterialconcernswiththe Purchaser as to the capability of the Bidder to perform the Contract for the offered Bidprice.

> In the event of identification of a potentially Abnormally Low Bid, the Purchasershall seek written clarification from the Bidder, includingadetailedpriceanalysesofitsBidpriceinrelationtothe subjectmatterofthecontract, scope, delivery schedule, allocation of risks responsibilities any other requirements and of the biddingdocument.

> Afterevaluation of the price analyses, in the event that the Purchaser determinesthattheBidderhasfailedtodemonstrateitscapability toper form the contract for the offered Bidprice, the Purchaser shallreject theBid.

44. Seriously

If the Bid that is evaluated as the lowest evaluated cost is, in the unbalanced Bids Employer's opinion, seriously unbalanced the Employer may require the Bidder to provide written clarifications. Clarifications may include detailed price analyses to demonstrate the consistency of the Bid prices with the scope of works, proposed methodology, schedule and any other requirements of the biddingdocument.

> Aftertheevaluationoftheinformationanddetailedpriceanalyses presented by the Bidder, the Employer may as appropriate:

- (a) accept the Bid and require that the amount of the Performance Security be increased at the expense of the Bidder to a levelnot exceeding twenty percent (20%) of the initial Contract price in addition to ten percentage(10) of the Performance Security.; or
- (b) reject theBid.
- 45. Purchaser's Right to Accept Any Bid, and to Reject Any or All Bids
- 45.1. The Purchaser reserves the right to accept or reject any Bid, and to annul the bidding process and reject all Bids at any time prior to Contract award, without thereby incurring any liability to Bidders.

G. AWARD OF CONTRACT

- 46. Award Criteria
- 46.1.ThePurchasershallawardtheContracttotheBidderwhoseofferhas beendeterminedtobethelowestevaluatedBidandissubstantially responsivetotheBiddingDocuments.
- 47. Purchaser's Right to Vary **Quantities** at Time of Award
- 47.1. Atthetimethe Contractisa warded, the Purchaserreserves the right toincreaseordecreasethequantityofGoodsandRelatedServices originallyspecifiedinSectionVI,ScheduleofSupply,providedthis doesnotexceedthepercentagesindicatedintheBDS, and without anychangeintheunitpricesorothertermsandconditionsofthe BidandtheBiddingDocuments.
- 48. Letter of Intent to Award the Contract/Letter of Acceptance

The Employer shall notify the concerned Bidder whose bid has been selected in accordance with ITB 46 in writing (in the format in section IV-hereafter called the letter of Intent to award the contract) that the Employer has intention to accept its bid and the information regarding the selected name, address and amount of biddershallbegiventoallotherbidderswhosubmittedthebid.Such notificationshouldbecommunicatedinwriting,includingbycable, facsimile, telex or electronic mail to all the bidders on the sameday of dispatch. The Employer shall ensure that the same informationis uploaded on their website on the same day ofdispatch.

If no bidder submits an application pursuant to ITB 52 within a periodoften(10)daysofthenoticeprovidedunderITB48.1,prior toexpiryoftheperiodofBidvalidity,thePurchasershallnotifythe successfulBidder,inwriting,thatitsBidhasbeenaccepted.

Until a formal Contract is prepared and executed, the letter of acceptanceshallconstituteabindingContract.

UponthesuccessfulBidderfurnishingthesignedContractFormand Performance Security pursuant to ITB Clause 51 thePurchaser:

the

- (a) shallpromptlynotifyeachunsuccessfulBidderanddischarge its Bid Security, pursuant to ITB Sub-Clause 26.4; and
- (b) publishanotificationofawardonthePurchaser'swebsite.

The notifications to all unsuccessful Bidders and thenotification posted on the Purchaser's website shall include the following information:

- (a) the Bid and lotnumbers;
- (b) nameofthewinningBidder,andthepriceitoffered,aswellas thedurationandsummaryscopeoftheContractawarded;and
- (c) thedateoftheawarddecision.

49. Debriefing by the Employer

On receipt of the Employer's Notification of Intention to Award referred to in ITB 48, an unsuccessful Bidder has three (3) working Days to make a written request to the Employer for a debriefing. The Employer shall provide a debriefing to all unsuccessful Bidders whose request is received within this deadline.

Where a request for debriefing is received within the deadline, the Employershallprovideadebriefingwithinfive(5)workingdays.

The Procuring Agency shall discuss only such Bid and not thebids of other competitors. The debriefing shall not include:

- (a) point-by-point comparisons with another Bid; and
- (b) information that is confidential or commercially sensitive to otherBidders.

The purpose of debriefing is to inform the aggrieved bidder of the reasons for lack of success, pointing out the specific short comings in its bid without disclosing contents of other bids

50. Signing of Contract

AtthesametimeasnotifyingthesuccessfulBidderinwritingthat its Bid has been accepted the Purchaser shall send thesuccessful Bidder the Contract Agreement and the Special Conditions of Contract.

Within fifteen (15) days of receipt of the Contract Agreement the successful Bidder shall sign, date and return it to the Purchaser.

50.3. Notwithstanding ITB Sub-Clause 50 above, in case signing of the Contract Agreement is prevented by any export restrictionsattributable to the Purchaser, to Bhutan, or to the use of the products/Goods, systems or services to be supplied, where such export restrictions arise from trade regulations from a country supplying those products/Goods, systems or services, the Bidder shall not be bound by its Bid, always provided, however, thatthe Bidder can demonstrate to the satisfaction of the Purchaser that signing of the Contact Agreement has not been prevented by any lack of diligence on the part of the Bidder in completingany formalities,includingapplyingforpermits,authorizationsand/or licensesnecessaryfortheexportoftheproducts/Goods,systemsor servicesunderthetermsoftheContract.

51. Performance Security

Withinfifteen(15)workingdaysofthereceiptofletterofacceptance from the Purchaser, the Bidder shall submit the Performance Security in accordance with the GCC, using for that purpose any of the following securityforms:

- (a) unconditional bank guarantee in the form provided for inSectionIX,ContractForms,oranotherformacceptabletothe Purchaser,or
- (b) banker's certified cheque/cash warrant, or
- (c) demanddraft.

If the Performance Security is provided by the successful Bidder in the form of a demand bank guarantee it shall be issued, at the Bidder's option, by a financial institution located in Bhutan.

51.3. Failure by the successful Bidder to submit the above-mentioned Performance Security or to sign the Contract shall constitute sufficient grounds for the annulment of the award and forfeiture of the Bid Security. In that event the Purchaser may award the Contract to the next lowest evaluated Bidder whose offer is substantiallyresponsiveandisdeterminedbythePurchasertobe qualifiedtoperformtheContractsatisfactorily.Suchafailureshall beconsideredas"withdrawal"andallrelevantclausesshallapply.

52. Complaint and Review

If the Bidderhasoris likely to suffer, loss or injury due to breach of a duty imposed on the Employer by the provisions of this bidding document, the Biddershall submit the complaint in writing to the Employer within ten (10) days from the date of letter of intent to award the contract. In the first instance, the Biddershall submit the complaint to the Employer.

The head of agency shall, within 7 days after the submission of the complaint, issue a writtendecision.

TheBiddermayappealtotheIndependentReviewBodywithin5 daysofthedecisionoftheHeadoftheProcuringAgencyor,where no such decision has been taken, within 15 days of the originalcomplaint and the copy of the appeal shall be given to procuring agency on the sameday.

Oncetheappealcopyisreceived by the procuring agency, it shall not proceed further with the procurement process until receipt of notification from the Independent Review Body Secretariat.

SECTION II. BID DATA SHEET

A.	Introduction
	BiddingDocuments
	QualificationCriteria
	PreparationofBids
	Submission and OpeningofBids
	Evaluation and ComparisonofBids
G.	AwardofContract

SECTION II. BID DATA SHEET

	A.INTRODUCTION				
ITB 1.1	The Purchaser is: [Office of the Vice Chancellor, Royal University of Bhutan(OVC,RUB]				
ITB 1.1	SUPPLY AND INSTALLATION WINDOWS CURTAINS IN THE RUB				
ITB 3.1	Category of trade License eligible for this bidding process is: [NA]				
ITB 5.1	All goods and related services to be supplied under the contract shall comply with [Required to supply and maintain the spare parts]				
	B. BIDDING DOCUMENTS				
ITB 8.2	For <u>clarification of Bid purposes</u> only, the Purchaser's address is: Attention: [Sr.Procurement Officer] Address: [Office of the Vice Chancellor, Royal University of Bhutan] Electronic mail address: [Not accepted]				
	C. QUALIFICATIONCRITERIA				
10.1	The minimum amount of financial resource is Nu [NA]				
11.1 (a)	The minimum number of years of experience in the supply of goods and related services is: [NA]				
11.1 (b)	The specific experience in the supply of similar goods and related services is: [NA]				
11.1 (c)	The minimum production capacity or availability of equipment is: [NA]				
D. PREPARATION OF BIDS					
ITB 13.1	The language of the Bid is: [English]				
ITB 14.1 (j)	The bidders shall submit a signed Integrity Pact: [NA]				
ITB 14.1 (k)	The Bidder shall submit with its Bid the following additional documents: 1. Copies of valid Trade License 2. Customs Tax Clearance Certificate				

ITB 17.1	Alternative Bids [shall be not]permitted				
ITB 18.5	The Incoterms edition is: [NA]				
ITB 18.6 (a) (iii), (b) (ii) and (c) (v)	The final destination (Project Site) is: [RUB,OVC]				
ITB 18.6(b) (i) and (c)(v)	Place of destination: [RUB,OVC]				
ITB 19.1	The prices quoted by the Bidder ["shall not"] be adjustable. If prices shall be adjustable, the methodology is specified in Section III, Evaluation and Qualification Criteria.				
ITB 20.1	The Bidder ["is"] required to quote in Ngultrum (BTN) the portion of the Bid Price that corresponds to expenditures incurred in Ngultrum (BTN) in Bhutan.				
ITB 23.3	The period of time for which the Goods are expected to be functioning (for the purpose of spare parts, special tools, etc) is [3 Years].				
ITB 24.1 (a)	Manufacturer's authorization ["is not"] required.				
ITB 24.1 (b)	Aftersalesmaintenance, repair, spareparts stocking and related services [Are] required, and the Bidder therefore [is not] required to be represented by a suitably equipped and able agent in Bhutan.				
ITB 25.1	The Bid validity period shall be [60] days.				
ITB 26.1	The amount and currency of the Bid Security is [10% of the total quoted amount in favour of University Registrar, Royal University of Bhutan]. Valid for 90 days in the form of following: Successful bidder EMD shall be kept back as performance security (i) Unconditional bank guarantee issued by financial institution located in Bhutan and acceptable to the Purchaser, in the form provided for in the ContractorinanyotherformacceptabletothePurchaser,or (ii) Cash warrant,orDemanddraft.				
	E. SUBMISSION AND OPENING OF BIDS				
ITB 27.1and 28.1	In addition to the original of the Bid, the number of copies is: [NA]				
ITB 28.3 (c)	SUPPLY AND INSTALLATION OF WINDOWS CURTAINS IN THE RUB				
ITB 28.3 (d)	The time and date for Bid Opening is [1430 hours] Bhutan time on [12 April 2023].				

ITB 28.7	Bidders ["shall not"] have the option of submitting their Bids electronically	
ITB 29.1	For Bid submission purposes, the Purchaser's address is:	
	Attention: [Registrar]	
	Address: [Office of the Vice Chancellor, Royal University of Bhutan]	
	The deadline for the submission of Bids is:	
	Date: [12 April 2023]	
	Time: on or before [1400 hours] Bhutan time.	
ITB 32.1	The Bid Opening shall take place at:	
	Address: [Conference Hall, OVC, RUB]	
	Date: [12 April 2023]	
	Time: [1430 hours] Bhutan time.	
	F. EVALUATION AND COMPARISON OF BIDS	
ITB 39.1	Bid prices expressed in different currencies shall be converted into Ngultrum (BTN).	
	The source of exchange rates shall be the Royal Monetary Authority of Bhutan.	
	The date for the exchange rates shall be the date of Bid Opening, as prescribed in ITB Sub-Clause 32.1.	
ITB 40.1	A margin of ten percent (10%) Domestic Preference [shall not] apply.	
ITB 41.3 (a)	Evaluation will be done based on Grand total that for Not item wise. Therefore, bidder are asked to quote for all items if not quoted for any of the item the bids will not considered for evaluation	
ITB 41.3 (e)	The adjustments shall be determined using the following criteria from amongs	
	those set out in Section III, Evaluation and Qualification Criteria: [refer to	
	Schedule III, Evaluation and Qualification Criteria; insert complementary details if necessary]	
	(a) Deviation in payment schedule: [No.]	
	(b) The cost of major replacement components, mandatory spare	
	parts, and service: [No.]	
	(c) The availability in Bhutan of spare parts and after-sales services for the equipment offered in the Bid [No.]	
	(d) The projected operating and maintenance costs during the life	
	of the equipment [No.]	
	(e) The performance and productivity of the equipment offered: [No.]	
ITB 41.6	Bidders ["shall not"] be allowed to quote separate prices for one or more lots.	
	[refer to Section III, Evaluation and Qualification Criteria for the evaluation methodology, if appropriate]	

SectionII:BidDataSheet(BDS)

	Section III. Blad at a sheet (BBS)
ITB 47.1	The maximum percentage by which quantities may be increased is [NA]%
	The maximum percentage by which quantities may be decreased is [NA]%

SECTION III. EVALUATION AND QUALIFICATION CRITERIA

1.	Domestic Preference(ITB40)
	Evaluation Criteria (ITB41.3(e))
	Multiple Contracts(ITB41.6)

1. Domestic Preference (ITB40)

If the Bidding Data Sheet (BDS) so specifies, the purchaser may grant a margin of preference goods manufactured in the Purchaser's country for the purpose of bid comparision, in accordance with the procedure outlined in subsequent paragraphs:

Bidswillbeclassifiedinoneofthethreegroups, as follows:

- (a) Group A: Bidsoffering goods manufactured in Bhutan, for which (i) labour, raw materials and components for mwithin the country account for more than thirty (30) percent of the EXW price; and (ii) the production facility in which they will be manufactured or assembled has been engaged in manufacturing or assembling such goods at least since the date of bids ubmission.
- (b) GroupB:AllotherbidsofferingGoodsmanufacturedinBhutan
- (c) Group C: Bids offering Goods manufactured ourside Bhutan that have been already importedorthatwillbeimported.

The price quoted for goods in bids of Group Aand Bshall include all duties and taxes paid or payable on the basic materials or components purchased in the domestic marketor imported, but shall exclude the sales and similar taxes on the finished product. The price quoted for goods in bids of Group Cshall be on CIF or CIP (place of destination), which is exclusive of customs duties and other import taxes already paid or to be paid.

In the first step, all evaluated bids in each group shall be compared to determine the lowest bid in each group. Such losest evaluated bids shall be compared with each other and if, as a result of this comparision, a bid from Group A or Group B is the lowest, it shall be selected for theaward.

If as a result of preceedingcomparision, the lowest evaluated bid is a bid from Group C, the lowest evaluated bid from Group C shall be further compared with the lowest evaluated bidfromGroupAafteraddingtothelowestevaluatedpriceofgoodsofferedinthebidfrom GroupC,forthepurposeofthisfurthercomparisiononly,anamountequaltofive(5)percent of the CIF or CIP bid price. The lowest evaluated bid determined form this last comparision shall be selected for theaward.

2. Evaluation Criteria (ITB 41.3(e))

The Purchaser's evaluation of a Bid may take into account, in addition to the Bid Price quoted inaccordancewithITBSub-Clause18.6,oneormoreofthefollowingfactorsasspecifiedinITB Sub-Clause41.3(e),usingthefollowingcriteria andmethodologies.

- (a) DeviationinPaymentSchedule.(insertoneofthefollowing)
 - (i) Bidders shall state their Bid price for the payment schedule outlined in the SCC. Bids shall be evaluated on the basis of this base price. Bidders are, however, permitted to state an alternative payment schedule and indicate the reduction in Bid Price they wish to offer for such alternative payment schedule. The Purchaser may consider the alternative payment schedule and the reduced Bid Price offered by the Bidderselected onthebasisofthebasepriceforthepaymentscheduleoutlinedintheSCC.

 \mathbf{or}

(ii) The SCC stipulates the payments chedule specified by the Purchaser. If a Biddeviates from the schedule and if such deviation is considered acceptable to the Purchaser,

the Bid will be evaluated by calculating interest earned for any earlier payments involved in the terms outlined in the Bid as compared with those stipulated in the SCC, at the rate per annum specified in BDS Sub-Clause 41.3 (e).

- (b) Cost of major replacement components, mandatory spare parts, and service. (insert one of the following)
 - (i) The list of items and quantities of major assemblies, components and selected spare parts likely to be required during the initial period of operation specified in BDS Sub-Clause ITB 23.3 is in the List of Goods. An adjustment equal to the total cost of these items, at the unit prices quoted in each Bid, shall be added to the Bid Price, for evaluation purposesonly.

 \mathbf{or}

- (ii) The Purchaser will draw upalist of high-usage and high-value items of components and spare parts, along with estimated quantities of usage in the initial period of operation specified in BDS Sub-Clause ITB 23.3. The total cost of these items and quantities will be computed from spare parts unit prices submitted by the Bidder and added to the Bid Price, for evaluation purposes only.
- (c) Availability in Bhutan of spare parts and after sales services for equipment offered in theBid.

AnadjustmentequaltothecosttothePurchaserofestablishingtheminimumservice facilitiesandpartsinventories,asoutlinedinBDSSub-ClauseITB41.3(e),ifquoted separately,shallbeaddedtotheBidPrice,forevaluationpurposesonly.

(d) Projected operating and maintenancecosts.

Operating and maintenance costs. An adjustment to take into account the operating and maintenance costs of the Goods will be added to the Bid Price, for evaluation purposes only, if specified in BDS Sub-Clause ITB 41.3 (e). The adjustment will be evaluated in accordance with the methodology specified in the BDS Sub-Clause ITB 41.3 (e).

- (e) Performanceandproductivityoftheequipment.(insertoneofthefollowing)
 - (i) Performance and productivity of the equipment. An adjustment representing the capitalized cost of additional operating costs over the life of the plant will be added to the Bid Price, for evaluation purposes, if specified in BDSS ub-Clause ITB 41.3(e). The adjustment will be evaluated based on the drop in the guaranteed performance or efficiency of fered in the Bid below the norm of 100, using the methodology specified in BDSS ub-Clause ITB 41.3(e).

 \mathbf{or}

- (ii) AnadjustmenttotakeintoaccounttheproductivityoftheGoodsofferedintheBid willbeaddedtotheBidPrice,forevaluationpurposesonly,ifspecifiedinBDSSub-Clause ITB 41.3 (e). The adjustment will be evaluated based on the cost per unit of the actual productivity of the Goods offered in the Bid with respect tominimum requiredvalues,usingthemethodologyspecifiedinBDSSub-ClauseITB41.3(e).
- (f) Specific additionalcriteria

Other specific additional criteria to be considered in the evaluation, and the evaluation method, shall be detailed in BDS Sub-Clause ITB 41.3 (e)]

3. Multiple Contracts (ITB41.6)

The Purchaser shall award multiple contracts to the Bidder that offers the lowest evaluated combination of Bids (one contract per Bid).

The Purchasershall:

- (a) evaluateonlylotsorcontractsthatincludeatleastthepercentagesofitemsperlotand quantity per item as specified in ITB Sub-Clause 18.7.
- (b) take intoaccount:
 - (i) thelowest-evaluatedBidforeachlot;and
 - (ii) the price reduction per lot and the methodology for its application as offeredby the Bidder in its Bid.

SECTION IV. BIDDING FORMS

TABLE OFFORMS

Bidder Information form
Bid submission sheet
Bid security
IntegrityPact
LetterOfIntent

Bidder Information Form

[The Bidder shall fill in this Form in accordance with the instructions indicated below. No alterations to its format shall be permitted and no substitutions shall be accepted.] Date: /..... Page of_ pages InthecaseofaJointVenture,ConsortiumorAssociation(JV/C/A)legalnameofeachparty: [insert legal name of each party in JV/C/A]..... 3. Bidder's actual or intended Country of Registration: [insert actual or intended Country of Registration]..... Bidder's Year of Registration: [insert Bidder's year ofregistration]..... Bidder's Legal Address in Country of Registration: [insert Bidder's legal address in country] ofregistration]..... Bidder's Authorized Representative Information Name:[insertAuthorizedRepresentative'sname]...Address:[insert Authorized Representative's Address]..... Telephone/Fax numbers: [insert Authorized Representative's telephone/fax numbers]..... E-mail Address: [insert Authorized Representative's e-mail address]..... 7. Attached are copies of the following original documents: [check the box(es) of the attached original documents] Articles of Incorporation or Registration of firm named in 1 above, in accordance with ITB Sub-Clause3.1. In the case of a JV/C/A, letter of intent to form the JV/C/A, or the JV/C/A agreement, in accordancewithITBSub-Clause24.1(c)(v). Inthecase of a government owned entity from Bhutan, documents establishing legal and

financialautonomyandcompliancewithcommerciallaw,inaccordancewithITBSub-Clause

Power of attorney authorizing the signatory of the Bidto sign on behalf of the Bidder.

3.3.

Bid Submission Sheet

[The Bidder shall fill in this form in accordance with the instructions indicated. No alterations to its format shall be permitted and no substitutions shall be accepted.]

Date: [insert date of Bidsubmission].....

Invitati	on for Bid No.: [insert number of IFB]
Alterna	ative No.: [insert number, if this Bid is for analternative]
To:	[insert complete name of the Purchaser]
We	, the undersigned, declare that:
(a)	We have examined and have no reservations to the Bidding Documents, including Addenda No.:[insert the number and date of issue of each addendum];
(b)	We offer to supply in conformity with the Bidding Documents and in accordance with the Delivery Schedules specified in the Schedule of Supply the following Goods and Related Services: [insert a brief description of the Goods and Related Services];
	
(c)	The total price of our Bid, excluding any discounts offered in item (d) below is: <u>[insert the Bid Price in words and figures, indicating the various amounts and the irrespective currencies]</u> ;
(d)	The discounts of feredand the methodology for their application are:
	Discounts. If our Bid is accepted, the following discounts shall apply: [Specify in detail each discount offered and the specific item of the Schedule of Supply to which it applies.]
	Methodology of Application of the Discounts. The discounts shall be applied using the following methodology: [Specify in detail the methodology that shall be used to apply the discounts];
(e)	Our Bid shall be valid for a period of [insert number]
(f)	If our Bid is accepted, we commit to provide a Performance Security in accordance with ITB Clause51andGCCClause19forthedueperformanceoftheContract;
(g)	We are not participating, as Bidders, in more than one Bid in this bidding process, other than any alternative of fers submitted in accordance with ITB Clause 17;
(h)	We, including any subcontractors or suppliers for any part of the Contract, have nationality from eligible countries, viz: [insert the nationality of the Bidder, including that of all parties that comprise the Bidder if the Bidder is a JV/C/A, and the nationality each sub contractor and supplier]
(i)	WehavenoconflictofinterestpursuanttoITBSub-Clause3.2;

(j) Ourfirm,itsaffiliatesorsubsidiaries-includinganysubcontractorsorsuppliersforanypart ofthecontract-hasnotbeendeclaredineligiblebythePurchaserunderthelawsorofficial

regulations of Bhutan, in accordance with ITBS ub-Clause 3.4;

Name of Recipient	Address	Reason	Amount
(If none has been paid or	is to be paid, indicate "	none.")	
		•	a acceptance there of nding contract between
includedinyour noti us,untila formal cont	fication of award, stract is prepared and ex	shall constitute a bir xecuted.	nding contract between
includedinyour noti	fication of award, stract is prepared and extract on the area of t	shall constitute a bir xecuted.	nding contract between
includedinyour noti us,untila formal cont (m) We understand that y	fication of award, stract is prepared and extract are not bound to a ceive.	shall constitute a bin xecuted. ccept the lowest evalu	nding contract between ated Bid or any other
includedinyour noti us,untila formal cont (m) We understand that y Bid that you may rec Signed:[insert signature of	fication of award, stract is prepared and extract is prepared and extract is prepared and extract is prepared and to a ceive.	shall constitute a bin xecuted. ccept the lowest evaluated capacity are shown]	nding contract between ated Bid or any other

PRICE SCHEDULDED

SUPPLY AND INSTALLATION OF WINDOWS CURTAINS IN THE RUB

SI No	Descriptions	Location	Qty	Unit	Quoted amt
1	Manual Symphony	Executive Chambers	468.8sq.ft	Sq.ft	
2	Blinds(Petra) Manual Roller Blinds(Deuce)	Other Offices and Rooms	1864.353 sq.ft	Sq.ft	
	Grand Tot	al amount			

Note:

Supplier are asked to quote for both the items as the award shall be made based on grand total therefore, if any of the bidder fail to quoted for one of the item the bid shall not be considered for the evaluation

Bid Security (Bank Guarantee)

[The Ba	The Bank shall fill in this Bank Guarantee Form in accordance with the instructions indicated.]		
 [insert l	unk's Name, and Address of Issuing Branch or (Office]	
Benefic	n ry: [Name and	l Address ofPurchaser]	
Date:_			
BID GU	ARANTEENo.:		
submitt	been informed that [insert name of the Biad to you its Bid dated (hereinafter called "the J under Invitation for Bids No. [insert IFB number 1]	Bid") for the execution of [insert name of	
Guaran At the r anysum upon re that the (a) has (b) hav vali	nore, weunderstandthat, according to your concee. quest of the Bidder, we [insert name of Bank rsums not exceeding into talan amount of [insert a eipt by us of your first demand in writing as bidder is in breach of its obligation(s) under the ithdrawnits Bidduring the period of Bidvalidity stage been notified of the acceptance of its Bid ity, (i) fails or refuses to execute the Contract or mance Security, if required, in accordance we	I hereby irrevocably undertake to pay you mountinfigures]([insertamountin words]) companied by a written statement stating as Bid conditions, because the Bidder: pecifiedbytheBidderintheFormof Bid; or by the Purchaser during the period of Bid Form; or (ii) fails or refuses to furnish the	
thecontrols oftheBi- your no	anteewillexpire:(a)iftheBidderisthesuccessful ctsignedbytheBidderandthePerformanceSecuder;or(b)iftheBidderisnotthesuccessfulBidderistion to the Bidder of the name of the such of the Bidder'sBid.	rityissuedtoyouupontheinstruction upontheearlierof(i)ourreceiptof a copy of	
	ently,anydemandforpaymentunderthisguara thatdate.	nteemustbereceivedbyusatthisoffice on	
 [signatu	e(s)		

Letter of Intent

(Letterhead paper of the Employer)

Notes on standard form of letter of Intent

This is suance of Letter of Intent (always before letter of acceptance) is the information of the selection of the bid of the successful bid derby the Employer and for providing information to other unsuccessful bid ders who participated in the bid as regards the outcome of the procure ment process

The Employer shall allow 10 days as described in ITB 35.2 between this letter of intent and letter of acceptancetoallowaggrievedbidderstocomplaintthedecisioniftheyfeeltheyhavetreatedunfairly.

(Insertdate)

To:	[NameandaddressoftheSupplier]
This is to notify you that, it is our intention to award the contract	foryourBiddated
[Insert date] for execution of the	[Insert
$name of the contract and identification number, as {\it given} in the BD$	S/SCC]fortheContractPriceof
[Insert amount in figure and wor	rds and name of currency] as corrected
and modified [if any corrections] in accordance with the In	astructions to Bidders or (for item-wise
contract insert list of items price schedule as attachement)	
Authorized Signature:	
Name and Title of Signatory:	
Name of Agency:	
CC:	

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

SECTION V: ELIGIBLE COUNTRIES

Eligibility for the Provision of Goods and Related Services in RGoB-financed Procurement

The RGoB permits firms and individuals from all countries to offer Goods and Related Services for RGoB-financed projects. As an exception, firms of a Country, Goods manufactured in a Country or services provided from or by a Country may be excluded if:

as a matter of law or official regulation, the RGoB prohibits commercial relations with that Country; or

byanActofCompliancewithaDecisionoftheUnitedNationsSecurityCounciltakenunder Chapter VII of the Charter of the United Nations, the RGoB prohibits any import of Goods from that Country or any payments to persons or entities in thatCountry.

Fortheinformation of Bidders, at the present time firms, Goods and Services from the following countries are excluded from this bidding:

(a) With reference to Paragraph 1.1above:

[insert list of countries prohibited under the law or official regulations of Bhutan]

(b) With reference to Paragraph 1.2above:

[insert list of countries which are barred under UN Security Council Chapter VII]

PART2

SUPPLY REQUIREMENTS

Notes for Preparing the Schedule of Supply

The Schedule of Supply shall be included in the Bidding Documents by the Purchaser, and shall cover, at a minimum, a description of the Goods and Services to be supplied and the delivery schedule.

TheobjectiveoftheScheduleofSupplyistoprovidesufficientinformationtoenableBiddersto prepare their Bids efficiently and accurately, in particular the Price Schedule, for which a form is provided in Section IV.In addition, the Schedule of Supply, together with the Price Schedule, should serve as a basis in the event of quantity variation at the time of award of Contract pursuant to ITB Clause47.

Thedateorperiodfordeliveryshouldbecarefullyspecified,takingintoaccount(a)theimplications of delivery terms stipulated in the Instructions to Bidders pursuant to the *Incoterms* rules (i.e., EXW; or CIF, CIP, FOB, FCA where "delivery" takes place when the Goods are delivered **to the carriers**),and(b)thedateprescribedhereinfromwhichthePurchaser'sdeliveryobligationsstart (i.e., notice of award, contract signature, opening or confirmation of the letter ofcredit

4. Inspections and Tests

The following inspections and tests shall be performed:

During the delivery time the materials of curtains need to be check whether it is as per the specification mentioned or not and before the installation and also after the completion of supply and installation of all the curtains

PART3 CONTRACT

SECTION VII. GENERAL CONDITIONS OF CONTRACT

TABLE OF CLAUSES

1.	Definitions
2.	ContractDocuments
3.	FraudandCorruption
4.	Interpretation
5.	Language
6.	Joint Venture, ConsortiumorAssociation
7.	Eligibility
8.	Notices
9.	GoverningLaw
10.	SettlementofDisputes
11.	Inspections and Audit
12.	ScopeofSupplies
13.	DeliveryandDocuments
	Supplier's Responsibilities
15.	Purchaser's Responsibilities
16.	ContractPrice
	TermsofPayment
18.	TaxesandDuties
	PerformanceSecurity
20.	Copyright
21.	ConfidentialInformation
22.	Subcontracting
23.	Specifications and Standards
	Packing and Documents
25.	Insurance
26.	Transportation
27.	Inspections and Tests
	LiquidatedDamages
	Warranty
	PatentIndemnity
	LimitationofLiability
	Change in LawsandRegulations
	ForceMajeure
	Change Orders and Contract Amendments
	ExtensionsofTime
	Termination
	ExportRestriction

SECTION VII. GENERAL CONDITIONS OF CONTRACT

- **1. Definitions** The following words and expressions shall have the meanings hereby assigned tothem:
 - (a) **Award of Contract** means the decision of the Purchaser to enterintoaContractwiththeSupplierforsupplyanddelivery ofthespecifiedGoods,includinganyRelatedServices.
 - (b) **Bid** means an offer to supply Goods, including any Related Services, made in accordance with the terms and conditions set out in the Bidding Documents that preceded the placement of the Contract of which these GCC formapart. The term "tender" is synonymous with the term "Bid".
 - (c) **Bidder** means an eligible individual or legal entity that participated in the bidding process governed by the Bidding Documents that preceded the placement of the Contract of whichtheseGCCformapart.
 - (d) **Bidding Documents** means the set of Bidding Documents that preceded the placement of the Contract of which these GCCformapart, which were sold or is sued by the Purchaser to potential Bidders, and in which the specifications, terms and conditions of the proposed procurement were prescribed.
 - (e) **Contract Documents** means the documents listed in the Contract Agreement, including any amendments thereto.
 - (f) **Contract Price** means the price payable to the Supplier as specifiedintheContractAgreement,subjecttosuchadditions and adjustments thereto or deductions therefrom as may bemade pursuant to theContract.
 - (g) Day means calendarday.
 - (h) **Delivery**meansthetransferoftheGoodsfromtheSupplierto thePurchaserinaccordancewiththetermsandconditionsset forth in the ContractDocuments.
 - (i) GCCmeanstheGeneralConditionsofContract.
 - (j) Goods means all of the commodities, raw materials, machinery and equipment, and/or other materials, including any object in solid, liquid or gaseous form that has an economic utility or value and which can be exchanged or traded, that the Supplier is required to supply to the Purchaser under the Contract.
 - (k) The **Project Site**, where applicable, means the place named in the SCC.
 - (l) **Purchaser** means the entity purchasing the Goods and Related Services, asspecified in the SCC.
 - (m) RelatedServices means the services incidental to the supply of the Goods, such as insurance, installation, training and initial maintenance and other obligations of the Supplier under the Contract

- (n) SCC means the Special Conditions of Contract.
- (o) **Subcontractor**means any natural person, private or government entity, or a combination thereof, including its legalsuccessorsandpermittedassigns,towhomanypartofthe Goods to be supplied or execution of any part of the Related ServicesissubcontractedbytheSupplier.
- (p) Supplier means the natural person, private or governmententity, or a combination of the above, whose Bid to perform theContracthasbeenacceptedbythePurchaserandisnamed assuchintheAgreement,andincludesthelegalsuccessorsor permitted assigns of theSupplier.

2. Contract Documents

2.1. Subject to the order of precedence set forth in the Contract Agreement, all documents forming the Contract (and all parts thereof) are intended to be correlative, complementary and mutually explanatory. The Contract Agreements hall be read as a whole.

3. Fraud and Corruption

If the Purchaser determines that the Supplier has engaged in corrupt, fraudulent, collusive, coercive or obstructive practices in competing for or in executing the Contract then the Purchaser may, after giving fourteen (14) days notice to the Supplier, terminate the Supplier's employment under the Contract and cancel the Contract, and the provisions of GCC Clause 36 shall apply as if such termination has been made under GCC Sub-Clause 36.1.

Should any employee of the Supplier be determined to have engaged in corrupt, fraudulent, collusive, coercive orobstructive practiceduringthepurchaseoftheGoods,thenthatemployeeshall beremoved.

For the purposes of this Sub-Clause:

- (a) "corruptpractice" is the offering, giving, receiving or soliciting, directly or indirectly, of anything of value to influence improperly the actions of another party;
- (b) "fraudulent practice" is any intentional act or omission, including a misrepresentation, that knowingly or recklesslymisleads, or attempts to mislead, a party to obtain afinancial orotherbenefitortoavoidanobligation;

^{17 &}quot;anotherparty" referstoapublic official acting in relation to the procurement processor contract execution. In this context, "public official" includes staffand employees of other organizations (including any institutions providing finance for the Goods) taking or reviewing procurement decisions.

^{18 &}quot;anythingofvalue"includes,butisnotlimitedto,anygift,loan,fee,commission,valuablesecurityorotherassetorinterest inanasset;anyoffice,employmentorcontract;anypayment,dischargeorliquidationofanyloan,obligationorotherliability whatsoever, whether in whole or in part; any other services, favour or advantage, including protection from any penalty or disability incurred or apprehended or from any action or proceeding of a disciplinary or penal nature, whether or notalready institutedandincludingtheexerciseortheforbearancefromtheexerciseofanyrightoranyofficialpowerorduty.

¹⁹ a"party"referstoapublicofficial; the terms "benefit" and "obligation" relateto the procurement processor contract execution; and the "actor omission" is intended to influence the procurement processor contract execution.

- (c) "collusivepractice" 20 is an arrangement between two or more parties designed to achieve an improper purpose, including to influence improperly the actions of another party;
- (d) "coercive practice"²¹ is impairing or harming, or threatening to impair or harm, directly or indirectly, any party or the property of the party to influence improperly the actions of aparty;
- (e) "obstructive practice"is
 - (i) deliberatelydestroying, falsifying, alteringorconcealing of evidence material to the investigation or making false statements to investigators in order materially to impede any investigation into all egations of a corrupt, fraudulent, coercive or collusive practice; and/or threatening, harassing or intimidating any party to prevent it from disclosing its knowledge of matters relevant to the investigation or from pursuing the investigation; or
 - (ii) acts intended materially to impede the exercise of the inspection and audit rights of the Purchaser and/or any other relevant RGoB agency provided for underGCC Clause11.
- 3.4. Any communications between the Supplier and the Purchaser related to matters of alleged fraud or corruption must be madein writing.
- **4. Interpretation** If the contexts or equires it, singular means plural and vicevers a.

Incoterms

- (a) Unless inconsistent with any provision of the Contract orotherwisespecifiedintheSCC, themeaning of any tradeterm and the rights and obligations of parties the reundershall be as prescribed by Incoterms.
- (b) The terms EXW, CIF, CIP and other similar terms, when used, shall be governed by the rules prescribed in the current edition of Incoterms specified in the SCC and published by the International Chamber of Commerce in Paris, France.

EntireAgreement

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

Amendment

No amendment or other variation of the Contract shall be validunlessitisinwriting, is dated, expressly refers to the Contract, and is signed by a duly authorized representative of each party thereto.

^{20 &}quot;parties" refers to participants in the procurement process (including public officials) and an "improper purpose" includes attemptingtoestablishbidpricesatartificial,noncompetitivelevels.

²¹ a"party" referstoaparticipantinthe procurement processor contract execution.

Non-waiver

- (a) Subject to GCC Sub-Clause 4.5 (b) below, no relaxation, forbearance, delay or indulgence by either party in enforcing any of the terms and conditions of the Contract or the granting of time by either party to the other shall prejudice, affect or restrict the rights of that party under the Contract, neither shall any waiver by either party of any breach of Contract operate as waiver of any subsequent or continuing breach of Contract.
- (b) Any waiver of a party's rights, powers or remedies underthe Contractmustbeinwriting,datedandsignedbyanauthorized representative of the party granting such waiver, and must specifytherightandtheextenttowhichitisbeingwaived.

Severability

If any provision or condition of the Contract is prohibited or rendered invalid or unenforceable, such prohibition, invalidity or unenforceabilityshallnotaffectthevalidityorenforceabilityofany other provisions and conditions of the Contract.

5. Language

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

The Supplier shall bear all costs of translation to the governinglanguage and all risks of the accuracy of such translation, fordocumentsprovidedbytheSupplier.

6. Joint Venture, Consortiumor Association

6.1.If the Supplier is a joint venture, consortium or association, all of thepartiesshallbejointlyandseverallyliabletothePurchaserfor thefulfillmentoftheprovisionsoftheContractandshalldesignate onepartytoactasaleaderwithauthoritytobindthejointventure, consortiumorassociation. Thecompositionortheconstitutionof the joint venture, consortium or association shall not be alteredwithoutthepriorconsentofthePurchaser.

7. Eligibility

7.1. The Supplier and its Subcontractors shall have the nationality of aneligiblecountry. ASupplieror Subcontractor shall be deemed to have the nationality of acountry if it is a citizen or constituted, incorporated, or registered, and operates in conformity with the provisions of the laws of that country.

7.2.AllGoodsandRelatedServicestobesuppliedundertheContract shall have their origin in Eligible Countries. For the purpose ofthisClause,originmeansthecountrywheretheGoodshavebeen grown, mined, cultivated, produced, manufactured or processed; orthrough manufacture, processing or assembly, another commerciallyrecognizedarticleresultsthatdifferssubstantiallyin itsbasiccharacteristicsfromitscomponents.

8. Notices

AnynoticegivenbyonepartytotheotherpursuanttotheContract shallbeinwritingtotheaddressspecifiedintheSCC.Theterm"in writing"meanscommunicatedinwrittenform,includingelectronic communication,withproofofreceipt.

Anoticeshallbeeffectivewhendeliveredoronthenotice's effective date, whichever is later.

9. GoverningLaw

9.1. The Contract shall be governed by and interpreted inaccordance with the laws of Bhutan.

10. Settlement of Disputes

The Purchase rand the Supplier shall make every effort to resolve a micably by directin formal negotiation any disagreement or dispute a rising between the munder or inconnection with the Contract.

If, after thirty (30) days, the parties have failed to resolve their dispute or difference by such mutual consultation, either the Purchaser or the Supplier may give notice to the other party of its intention to commence arbitration, as hereinafter provided, as to the matter in dispute. No arbitration in respect of this mattermay be commenced unless such notice is given. Any dispute or difference in respect of notice which of intention tocommence arbitrationhasbeengiveninaccordancewiththisClauseshallbe finallysettledbyarbitration. Arbitration may be commenced prior after delivery of the Goods under the Contract. Arbitration proceedings he accordance with shall conducted in the rules ofprocedurespecifiedintheSCC.

Notwithstandinganyreferencetoarbitrationherein,

- (a) the parties shall continue to perform their respective obligations under the Contract unless they otherwise agree; and
- (b) the Purchaser shall pay the Supplier anymonies due the Supplier.

11. Inspections and Audit

- 11.1.The Supplier shall permitthe Purchaser and/or persons appointed by the Purchaser to inspect the Supplier's offices and/or the accounts and records of the Supplier and its Subcontractors relating to the performance of the Contract, and to have such accounts and records audited by auditors appointed by the Purchaser if so required by the Purchaser. The Supplier's attention is drawn to GCC Clause 3, which provides, interalia, that acts intended materially to impede the exercise of the inspection and audit rights provided for under this GCC Sub-Clause 11.1 constitute a prohibited practice subject to contract termination (as well as to addetermination of ineligibility under ITB Sub-Clause 2.1 (c) of the Instructions to Bidders that preceded the placement of the Contract of which these GCC form a part).
- **12. Scope of Supplies** The Goods and Related Services to be supplied shall be as specified in the Schedule of Supply.

Unlessotherwisestipulated in the Contract, the Supplyshall include all such items not specifically mentioned in the Contract butthat can be reasonably inferred from the Contract as being required for attaining Delivery of the Goods and Completion of the Related Services as if such items were expressly mentioned in the Contract.

13. Delivery and Documents

- 13.1. Subject to GCC Sub-Clause 34.1, the delivery of the Goodsand completionoftheRelatedServicesshallbeinaccordancewiththe deliveryandcompletionrequirementsspecifiedintheScheduleof Supply. The details of shipping and other documents to be furnished by the Supplierare specified in the SCC.
- 14. Supplier's Responsibilities
- 14.1. The Supplier shall supply all the Goods and Related Services included in the Scope of Supplies in accordance with GCCC lause 12, and the delivery and completion requirements as per GCCC lause 13.
- 15. Purchaser's Responsibilities
- 15.1. Whenever the supply of Goods and Related Services requires that the Supplier obtain permits, approvals and/or import and other licenses or similar permissions from Bhutanese publicauthorities, the Purchaser shall, if so required by the Supplier, use its best efforts to assist the Supplier in complying with such requirements in a timely and expeditious manner, but without incurring any costs.

16. Contract Price

The Contract Priceshall be as specified in the Contract Agreement subject to any additions and adjustments thereto or deductions therefrom as may be made pursuant to the Contract.

Prices charged by the Supplier for the Goods supplied and the RelatedServicesperformedundertheContractshallnotvaryfrom thepricesquotedbytheSupplierinitsBid,withtheexceptionof anypriceadjustmentsauthorizedintheSCC.

17. Termsof Payment

TheContractPrice,includinganyAdvancePayments,ifapplicable, shall be paid as specified in the SCC.

The Supplier's request for payment shall be made to the Purchaser in writing, accompanied by invoices describing, as appropriate, the Goods delivered and Related Services performed, and by the documents submitted pursuant to GCC Clause 13 and upon fulfillment of all the obligations stipulated in the Contract.

PaymentsshallbemadepromptlybythePurchaser,nolaterthan thirty(30)daysafterthesubmissionofverifiedinvoiceorrequest forpaymentbytheSupplier,andthePurchaserhasacceptedit.

The currencies in which payments shall be made to the Supplier underthisContractshallbethoseinwhichtheBidPriceisexpressed.

In the event that the Purchaser fails to pay the Supplier any paymentbyitsduedateorwithintheperiodsetforthintheSCC, the Purchaser shall pay to the Supplier interest on the amount of suchdelayedpaymentattherateshownintheSCC, fortheperiod of delay until payment has been made in full, whether before or after judgment or arbitrageaward.

18. Taxes and Duties For Goods manufactured outside Bhutan the Supplier shallbear andpayallapplicabletaxes, stampduties, licence fees and other similar levies imposed outside Bhutan.

ForGoodsmanufacturedwithinBhutantheSuppliershallbearand promptly pay all applicable taxes, duties, licence fees and other similarleviesincurreduntildeliveryofthecontractedGoodstothe Purchaser.

Ifanytaxexemptions,reductions,allowancesorprivilegesmaybe availabletotheSupplierinBhutanthePurchasershalluseitsbest effortstoenabletheSuppliertobenefitfromanysuchtaxsavings to the maximum allowableextent.

19. Performance Security

The Supplier shall, within fifteen (15) working days of the notification of contract award, provide a Performance Security for the due performance of the Contract in the amount and currency specified in the SCC.

The proceeds of the Performance Security shall be payable to the Purchaser as compensation for any loss resulting from the Supplier's failure to complete its obligations under the Contract.

The Performance Security shall be denominated in the currency (ies)oftheContractorinafreelyconvertiblecurrencyacceptableto the Purchaser, shall be valid until the successful completion of the Supplier's performance obligations under the Contract, including anywarrantyobligations, and shall be in one of the forms stipulated by the Purchaser in the SCC.

The Performance Security shall be discharged by the Purchaserand returned to the Supplier not later than thirty (30) days followingthe date of completion of the Supplier's performance obligations under the Contract, including any warranty obligations, unless specified otherwise in the SCC,.

20. Copyright

- 20.1. The copyright in all drawings, documents and other materials containingdataandinformationfurnishedtothePurchaserbythe SuppliershallremainvestedintheSupplier,or,iftheyarefurnished tothePurchaserdirectlyorthroughtheSupplierbyanythirdparty, including suppliers of materials, the copyright in such materials shallremainvestedinsuchthirdparty.
- 21. The Purchaser and the Supplier shall keep confidential and shall ConfidentialIn not, without the written consent of the other party hereto, divulge to formation anythirdpartyanydocuments,dataorotherinformationfurnished directly or indirectly by the other party hereto in connection with the Contract, whether such information has been furnished prior to, during or completion termination of following or the Contract. Notwithstanding the above, the Supplier may furnish to its Subcontractor(s) such documents, data and other information as it receives from the Purchaser to the extent required for Subcontractor(s) to perform its/their work under the Contract, in whicheventtheSuppliershallobtainfromsuchSubcontractor(s) an undertaking of confidentiality similar to that imposed on the SupplierunderGCCClause21.

The Purchaser shall not use such documents, data and other information received from the Supplier for any purpose sun related to the Contract. Similarly, the Supplier shall not use such documents, data and other information received from the Purchaser for any purpose other than the design, procurement or other work and services required for the performance of the Contract.

The obligation of a party under GCC Sub-Clauses 21.1 and 21.2 above,however,shallnotapplytoinformationthat:

- (a) the Purchaser or Supplier needs to share with the RGo Borother institution sparticipating in the financing of the Contract;
- (b) noworhereafterentersthepublicdomainthroughnofaultof thatparty;

- (c) can be proven to have been possessed by that party at the time of disclosure and which was not previously obtained, directly or indirectly, from the other party; or
- (d) otherwiselawfullybecomesavailabletothatpartyfromathird partythathasnoobligationofconfidentiality.

The above provisions of GCC Clause 21 shall not in anyway modify any undertaking of confidentiality given by either of the parties hereto prior to the date of the Contract in respect of the Supply or any partthereof.

The provisions of GCC Clause 21 shall survive completionor Termination, for whatever reason, of the Contract.

22. Subcontracting The supplier shall not subcontract, in whole or in part, their obligations under this Contract, except with the prior written consent of thepurchaser.

SubcontractsshallcomplywiththeprovisionsofGCCClauses3and 7.

23. Specifications and Standards

Technical Specifications and Drawings:

- (a) The Goods and Related Services supplied under this Contract shall conform to the technical specifications and standards stipulated in Section VI, Schedule of Supply and, when no applicable standard is mentioned, the standard shall be equivalent or superior to the official standards whose application is appropriate to the Goods' country of origin.
- (b) The Supplier shall be entitled to disclaim responsibility for any design, data, drawing, specification or other document, or any modification thereof provided or designed by or on behalf of the Purchaser, by giving a notice of such disclaimer to the Purchaser.
- (c) Wherever references are made in the Contract to codes and standards in accordance with which it shall be executed, the editionsortherevisedversionsofsuchcodesandstandardsshall be those specified in the Schedule of Supply. During Contract execution, any changes in any such codes and standards shall be applied only after approval by the Purchaser and shall be treatedinaccordancewithGCCClause34.

24. Packing and **Documents**

24.1. The Supplier shall provide such packing of the Goods as is requiredtopreventtheirdamageordeteriorationduringtransittotheirfinal destination, as indicated in the Contract. During transit, the packing shallbesufficienttowithstand, without limitation, roughhandling and exposure to extreme temperatures, salt and precipitation, and open storage. Packing case sizes and weights shall take into consideration, where appropriate, the remoteness of the Goods' final destination and the absence of heavy handling facilities at allpoints intransit.

- 24.2. The packing, marking and documentation within and outside the packages shall comply strictly with such special requirements as shall be expressly provided for in the Contract, including additional requirements, if any, specified in the SCC, and in any other instructions ordered by the Purchaser.
- 25. Insurance
- 25.1.UnlessotherwisespecifiedintheSCCtheGoodssuppliedunder theContractshallbefullyinsured,inafreelyconvertiblecurrency from an eligible country, against loss or damage incidental tomanufacture or acquisition, transportation, storage and delivery, in accordance with the applicable Incoterms or in the mannerspecified in theSCC.
- **26.** Transportation
- 26.1. Unless otherwise specified in the SCC, responsibility for arranging transportation of the Goodsshall beinaccordance with the specified Incoterms.
- **Tests**At its own expense and at no cost to the Purchaser the Supplier shall carry out all such tests and/or inspections of the Goods and RelatedServicesasarespecifiedintheSCC.

The inspections and tests may be conducted on the premises of the Supplier or its Subcontractor, at point of delivery, and/or at the Goods' final destination, or in another place in Bhutan asspecified in the SCC. Subject to GCC Sub-Clause 27.3, if conducted on the premises of the Supplier or its Subcontractor, all reasonable facilities and assistance, including access to drawing sand production data, shall be furnished to the inspector sat no charge to the Purchaser.

The Purchaser or its designated representative shall be entitled to attend the tests and/or inspections referred to in GCCS ub-Clause 27.2, provided that the Purchaser bears all of its own costs and expenses incurred in connection with such attendance including, but not limited to, all travelling and board and lodging expenses.

The Purchaser may require the Supplier to carry out any test and/ or inspection not required by the Contract but deemed necessary to verify that characteristics the and performance Goodscomply with the technical specifications, codes and standard sunder the Contract, provided that the Supplier's reasonable costs and expenses incurred in the carrying out of such test and/or inspection shall be added to the Contract Price. Further, if such test and/or inspection impedes the progress of manufacturing and/or the Supplier's performance of its other obligations under the Contract, due allowance will be made in respect of the Delivery Dates and Completion Dates and the other obligations so affected.

The Supplier shall provide the Purchaser with a report of the results of any such test and/or inspection.

The Purchaser may reject any Goods or any part thereof that fail to pass any test and/or inspection or do not conform to the specifications. The Supplier shall either rectify or replace such rejected Goods or parts thereof or make alterations necessary to meet the specifications at no cost to the Purchaser, and shall repeat the testand/or inspection, at no cost to the Purchaser, upon giving anoticepursuanttoGCCSub-Clause27.4.

The Supplier agrees that neither the execution of a test and/or inspection of the Goods or any part thereof, nor the attendanceby the Purchaser or its representative, nor the issue of any report pursuanttoGCCSub-Clause27.6,shallreleasetheSupplierfrom anywarrantiesorotherobligationsundertheContract.

28. Liquidated Damages

28.1. Except as provided for under GCC Clause 33, if the Supplier fails to deliver any or all of the Goods by the date(s) of delivery or fails to perform the Related Services within the period specified in the Contract, the Purchaser may, without prejudice to all its other remedies under the Contract, deduct from the Contract Price, as liquidated damages, a sum equivalent to the percentage specified in the SCC of the delivered price of the delayed Goods or unperformed Services for each week or part thereof of delay until actual delivery or performance, up to a maximum deduction of the percentage specified in those SCC. Once the maximum is reached, the Purchaser may terminate the Contract pursuant to GCC Clause 36.

29. Warranty

The Supplier warrants that all the Goods are new, unused, and of the most recent or current models, and that they incorporate all recent improvements in design and materials, unless provided otherwise the Contract.

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Subject to GCC Sub-Clause 23.1 (b), the Supplier further warrants that the Goods shall be free from defects arising from any act or omission of the Supplier or arising from design, materials and workmanship, under normal use in the conditions prevailing in Bhutan.

Unlessotherwisespecified in the SCC, the warranty shall remain valid for twelve (12) months after the Goods, or any portion there of as the case may be, have been delivered to and accepted at the final destination indicated in the SCC, or for eighteen (18) months after the date of shipment from the portor place of loading in the country of origin, which ever period concludes earlier.

The Purchaser shall give notice to the Supplier stating the nature of any such defects together with all available evidence thereof, promptly following the discovery thereof. The Purchaser shall afford all reasonable opportunity for the Supplier to inspectsuch defects.

Upon receipt of such notice, the Supplier shall, within the period specified in the SCC, expeditiously repair or replace the defective Goodsorpartsthereof,atnocosttothePurchaser.

- If, having been notified, the Supplier fails to remedy the defectwithintheperiodspecifiedintheSCC,thePurchasermayproceed totakewithinareasonableperiodsuchremedialactionasmaybe necessary,attheSupplier'sriskandexpenseandwithoutprejudice to any other rights which the Purchaser may have against theSupplier under theContract.
- **30. Patent Indemnity** The Supplier shall, subject to the Purchaser's compliance with GCCSub-Clause30.2,indemnifyandholdharmlessthePurchaser anditsemployeesandofficersfromandagainstanyandallsuits, actions or administrative proceedings, claims, demands, losses,damages, costs and expenses of any nature, including attorney's fees and expenses, which the Purchaser may suffer as a result of any infringement or alleged infringement of any patent, utility model,registereddesign,trademark,copyrightorotherintellectual property right registered or otherwise existing at the date of the Contract by reasonof:
 - (a) theinstallationoftheGoodsbytheSupplierortheuseofthe Goods in Bhutan; and
 - (b) thesaleinanycountryoftheproductsproducedbytheGoods. SuchindemnityshallnotcoveranyuseoftheGoodsoranypart thereof other than for the purpose indicated by orreasonably to be inferred from the Contract, neither any infringement resultingfromtheuseoftheGoodsoranypartthereof,orany productsproducedtherebyinassociationorcombinationwith any other equipment, plant or materials not supplied by theSupplier,pursuanttotheContract.

If any proceedings are brought or any claim is made against the PurchaserarisingoutofthemattersreferredtoinGCCSub-Clause 30.1,thePurchasershallpromptlygivetheSuppliernoticethereof, and the Supplier may at its own expense and in the Purchaser'snameconductsuchproceedingsorclaimandanynegotiationsf or thesettlementofanysuchproceedingsorclaim.

If the Supplier fails to notify the Purchaser within thirty (30) days after receipt of such notice that it intends to conduct any such proceedings or claim, then the Purchaser shall be free to conduct the same on its ownbehalf.

The Purchaser shall, at the Supplier's request, afford all available assistance to the Supplier in conducting such proceedings or claim, and shall be reimbursed by the Supplier for all reasonable expenses incurred in sodoing.

30.5. The Purchaser shall indemnify and hold harmless the Supplierand its employees, officers and Subcontractors from and against any and all suits, actions or administrative proceedings, claims, demands, losses, damages, costs and expenses of any nature, including attorney's fees and expenses, which the Supplier may suffer as a result of any infringement or alleged infringement of anypatent, utility model, registered design, trademark, copyright or other intellectual property right registered or otherwise existing at the date of the Contractarising out of or inconnection with any design, data, drawing, specification or other documents or materials provided or designed by or on behalf of the Purchaser.

31. Limitation of Liability

Exceptincases of grossnegligence or will ful misconduct:

- (a) neither party shall be liable to the other party, whether incontract, tort or otherwise, for any indirect or consequential lossordamage,lossofuse,lossofproduction,orlossofprofits orinterestcosts,providedthatthisexclusionshallnotapplyto anyobligationoftheSuppliertopayliquidateddamagestothe Purchaser;and
- (b) theaggregateliabilityoftheSuppliertothePurchaser,whether under the Contract, in tort or otherwise, shall not exceed the total Contract Price, provided that this limitation shall not applytothecostofrepairingorreplacingdefectiveequipment, ortoanyobligationoftheSuppliertoindemnifythePurchaser with respect to patentinfringement.

32. Change in Laws and Regulations

(30)dayspriortothedateofBidsubmission,anylaw,regulation, ordinance, order or bylaw having the force of law is enacted,promulgated, abrogated or changed in Bhutan (which shall be deemed to include any change in interpretation or application by thecompetentauthorities)thatsubsequentlyaffectstheDelivery/CompletionScheduleand/ortheContractPrice,thensuchDelivery/CompletionScheduleand/orContractPriceshallbecorrespondingly increasedordecreased,totheextentthattheSupplierhasthereby been affected in the performance of any of its obligations under the Contract. Notwithstanding the foregoing, such additional or reduced cost shall not be separately paid or credited if the same

32.1.UnlessotherwisespecifiedintheContractif,afterthedatethirty

33. Force Majeure

33.1. The Supplier shall not be liable for forfeiture of its Performance Security, liquidated damages or termination for default if and to the extent that it's delay in performance or other failure to perform its obligations under the Contract is the result of an event of Force Majeure.

has already been accounted for in the price adjust ment provisions where applicable, in accordance with GCCS ub-Clause 16.2.

For purposes of this Clause, "Force Majeure" means an event or situation beyond the control of the Supplier that is not foreseeable, is unavoidable, and its origin is not due to negligence or lack of care on the part of the Supplier. Such events may include, but not be limited to, acts of the Purchaser in its sovereign capacity, wars or revolutions, fires, floods, epidemics, quarantine restrictions and freightem bargoes.

IfaForceMajeuresituationarises,theSuppliershallpromptlynotify the Purchaser in writing of such condition and the cause thereof. Unless otherwise directed by the Purchaser in writing, the Supplier shall continue to perform its obligations under the Contract as far as is reasonably practical, and shall seek all reasonable alternative means for performance not prevented by the Force Majeureevent.

34. Change Orders and Contract Amendments

The Purchaser may at any time order the Supplier through noticein accordance with GCC Clause 8 to make changes within the general scopeoftheContractinanyoneormoreofthefollowing:

- (a) drawings, designs or specifications, where Goods to be furnished under the Contractare to be specifically manufactured for the Purchaser;
- (b) themethodofshipmentorpacking;
- (c) the place of delivery; and
- (d) theRelatedServicestobeprovidedbytheSupplier.

If any such change causes an increase or decrease in the cost of, or the time required for, the Supplier's performance of any provisions under the Contract, an equitable adjustment shall be made in the Contract Price or in the Delivery/Completion Schedule, or both, and the Contract shall accordingly be amended. Any claims by the Supplier for adjustment under this Clause must be asserted within thirty (30) days from the date of the Supplier's receipt of the Purchaser's change order.

Prices to be charged by the Supplier for any Related Services that might be needed but which were not included in the Contract shall be agreed upon in advance by the parties and shall not exceed the prevailing rates charged to other parties by the Supplier for similar services.

Subject to the above, no variation in or modification of the terms of the Contract shall be made except by written amendment by the parties.

35. Extensions of Time

IfatanytimeduringperformanceoftheContracttheSupplieror its subcontractors should encounter conditions timely delivery of the Goods or completion of Related Services pursuanttoGCCClause13,theSuppliershallpromptlynotifythePurchaser in writing and its delay, its likely duration, Assoon aspracticableafterreceiptoftheSupplier'snotice,thePurchaser shall evaluate the situation and may at its extend discretion the Supplier's time for performance, in which case the extension shall be ratified by the parties by a mendment of the Contract.

Except in case of Force Majeure, as provided under GCC Clause 33, a delay by the Supplier in the performance of its Delivery and Completion obligations shall render the Supplier liable to the imposition of liquidated damages pursuant to GCC Clause 28, unless an extension of time is agreed upon, pursuant to GCC Sub- Clause 35.1.

36. Termination Termination for Default

- (a) ThePurchaser, without prejudice to any other remedy for breach of Contract, by written notice of default sent to the Supplier, may terminate the Contract in whole or inpart:
 - (i) if the Supplier fails to deliver any or all of the Goods within the period specified in the Contract, or within any extension thereof granted by the Purchaser pursuant to GCC Sub-Clause 35.1;or
 - (ii) iftheSupplierfailstoperformanyotherobligationunder the Contract; or
 - (iii) if the Supplier, in the judgment of the Purchaser hasengagedinfraudandcorruption,asdefinedinGCCClau se 3,incompetingfororinexecutingtheContract.
- (b) In the event the Purchaser terminates the Contract in wholeorinpart, pursuant to GCCC lause 36.1(a), the Purchaserm ay procure, upon such terms and in such manner as it deems appropriate, Goods or Related Services similar to those undelivered or not performed, and the Supplier shall beliable

tothePurchaserforanyadditionalcostsforsuchsimilarGoods or Related Services. However, the Supplier shall continue performanceoftheContracttotheextentnotterminated.

Termination for Insolvency

The Purchaser may at any time terminate the Contract by giving noticetotheSupplieriftheSupplierbecomesbankruptorotherwise insolvent.Insuchevent,terminationshallbewithoutcompensation totheSupplier,providedthatsuchterminationshallnotprejudice or affect any right of action or remedy that has accrued or will accrue thereafter to thePurchaser.

Termination for Convenience.

- (a) The Purchaser, by notice sent to the Supplier, may terminate the Contract, in whole or in part, at any time for its convenience. The notice of termination shall specify that termination is for the Purchaser's convenience, the extent to which performance of the Supplier under the Contract is terminated, and the date upon which such termination becomes effective.
- (b) The Goods that are complete and ready for shipment within thirty (30) days after the Supplier's receipt of notice of terminationshallbeacceptedbythePurchaserattheContract termsandprices.FortheremainingGoods,thePurchasermay elect:
 - (i) to have any portion completed and delivered at the Contract terms and prices; and/or
 - (ii) to cancel the remainder and pay to the Supplier an agreedamountforpartiallycompletedGoodsandRelated Servicesandformaterialsandpartspreviouslyprocured by theSupplier.

37. Export Restriction

37.1. Notwithstanding any obligation under the Contract to complete all export formalities, any export restrictions attributable to thePurchaser,toBhutan,ortotheuseoftheproducts/Goods,systems orservicestobesupplied,whicharisefromtraderegulationsfrom acountrysupplyingthoseproducts/Goods,systemsorservices,and whichsubstantiallyimpedethe Supplierfrommeetingitsobligations undertheContract,shallreleasetheSupplierfromtheobligation to provide deliveries or services, always provided, however, that the Supplier can demonstrate to the satisfaction of the Purchaser thatithascompletedallformalitiesinatimelymanner,including applyingforpermits,authorizationsandlicensesnecessaryforthe exportoftheproducts/Goods,systemsorservicesundertheterms oftheContract.TerminationoftheContractonthisbasisshallbe forthePurchaser'sconveniencepursuanttoSub-Clause36.3.

SECTION VIII. SPECIAL CONDITIONS OF CONTRACT

The following Special Conditions of Contract (SCC) shall supplement and/or amend the General Conditions of Contract (GCC). Whenever there is a conflict, the provisions herein shall prevail over those in the GCC. [The Purchaser shall select and insert the appropriate wording using the samplebeloworotheracceptablewordinganddeletethetextinitalics.]

samplebelowo	rotheracceptablewordinganddeletethetextinitalics.]	
1.1 (k)	The Project Site(s)/Final Destination(s) is/are; [OVC,RUB]	
1.1 (l)	The Purchaser is: [Office of the Vice Chancellor, Royal University of Bhutan, Thimphu]	
GCC 4.2 (a)	ThemeaningofthetradetermsshallbeasprescribedbyIncoterms.Ifthemeaning of any trade term and the rights and obligations of the parties thereunder shall not be as prescribed by Incoterms, they shall be as prescribed by: [2014]	
GCC 4.2 (b)	The version of Incoterms shall be: [NA]	
GCC 5.1	The language shall be: [English]	
GCC 8.1	For <u>notices</u> , the addresses shall be: For the Purchaser:	
	Attention: [Sr. Procurement Officer]	
	Address: [Office of the Vice Chancellor, RUB, Thimphu]	
	Telephone: [02336454]	
GCC 9	The governing law shall be the law of the Kingdom of Bhutan.	
GCC 10.2	The rules of procedure for arbitration proceedings pursuant to GCC Sub-Clause 10.2 shall be as follows:	
	[The Bidding Documents should contain one clause to be retained in the event of a Contract with a foreign Supplier and one clause to be retained in the event of a Contract with a Bhutanese Supplier. At the time of finalizing the Contract, the respective applicable clause should be retained in the Contract. The following explanatorynoteshouldthereforebeinsertedasaheadertoGCCSub-Clause10.2in the BiddingDocuments.	
$\label{lem:contract} ``Clause 10.2(a) shall be retained in the case of a Contract with a foreign Supplier and Clause 10.2(b) shall be retained in the case of a Contract with a Bhutanese Supplier.$		
	(a) Contract with a foreign Supplier: [For Contractsenteredintowithforeignsuppliers,internationalcommercialarbitration may have practical advantages over other dispute settlement methods. Among the rules to govern the arbitration proceedings, the Purchaser may wish to consider the United Nations Commission on International Trade Law (UNCITRAL) Arbitration Rulesof1976,theRulesofConciliationandArbitrationoftheInternationalChamber ofCommerce(ICC),theRulesoftheLondonCourtofInternationalArbitrationorthe RulesoftheArbitrationInstituteoftheStockholmChamberofCommerce.]	

If the Purchaser chooses the UNCITRALArbitration Rules, the following sample clause should be inserted:

GCC 10.2 (a)—Any dispute, controversy or claim arising out of or relating to this Contract, or breach, termination or invalidity thereof, shall be settled by arbitration in accordance with the UNCITRAL Arbitration Rules as at present in force

If the Purchaser chooses the Rules of ICC, the following sample clause should be inserted:

GCC10.2(a)—AlldisputesarisinginconnectionwiththepresentContractshallbe finallysettledundertheRulesofConciliationandArbitrationoftheInternational Chamber of Commerce by one or more arbitrators appointed in accordance with the saidRules.

If the Purchaser chooses the Rules of the Arbitration Institute of the Stockholm Chamber of Commerce, the following sample clauses hould be inserted:

GCC 10.2 (a)—Any dispute, controversy or claim arising out of or in connection with this Contract, or the breach, termination or invalidity thereof, shall be settled by arbitration in accordance with the Rules of the Arbitration Institute of the Stockholm Chamber of Commerce.

If the Purchaser chooses the Rules of the London Court of International Arbitration, the following clause should be inserted:

GCC10.2(a)—AnydisputearisingoutoforinconnectionwiththisContract, including any question regarding its existence, validity or termination shall be referred to and finally resolved by arbitration under the Rules of the LondonCourtofInternationalArbitration, whichrules are deemed to be incorporated by reference to this clause.

(b) Contract with a Bhutanese Supplier:

In the case of a dispute between the Purchaser and a Bhutanese Supplier, the dispute shall be referred to adjudication or arbitration in accordance with the laws of Bhutan.

GCC 13.1

Details of Shipping and other Documents to be furnished by the Supplier are [NA].

GCC 16.2	The prices charged for the Goods supplied and the related Services performed ["Shall not,"] be adjustable.
GCC 17.1	No advance payment shall be paid till the completion of the work
	Payment shall be paid in (BTN) within thirty (30) days from the submission of the original bill upon complete of the supply and installation of the work The payment delay period after which the Purchaser shall pay interest to the Supplier shall be [31]days.
	The interest rate that shall be applied is [12] %
GCC 19.1	The amount of the Performance Security shall be: <u>The EMD of the 10% shall</u> be converted and kept back with OVC, RUB as a performance security for the period of one year's.
GCC 19.3	The types of acceptable Performance Securities are: 1. <u>Unconditional bank guarantee issued by financial institution located in Bhutan and acceptable to the Purchaser, in the form provided for in the ContractorinanyotherformacceptabletothePurchaser, or 2. Cash warrant, or Demanddraft.</u>
GCC 19.4	Discharge of Performance Security shall take place: [After 1 years]
GCC 24.2	Thepacking,markinganddocumentationwithinandoutsidethepackagesshall be:[NA]
GCC 25.1	The insurance coverage shall be <u>as specified in the Incoterms</u> . No
	If not in accordance with Incoterms, insurance shall be as follows: [Any expenses incurred for the insurance of the goods are to be beard by the bidders]
GCC 26.1	The supplier is required under the contract to transport the goods to a specified place of final destination within Bhutan, defined as the Project Site. Transport to such place of destination in Bhutan including insurance and storage shall be arranged by the supplier and related costs shall be included in the contract price
GCC 27.1	The inspections and tests shall be: [before the installation the materials need to be checked whether it is as per the specification or not and Carry out during after the completion of works]
GCC 28.1	The Contract duration is of 45 days, if suppliers fail to supply and install all the required lights mentioned in the price scheduled within 45 days from the date of the issues of the supply order/ work order than the liquidated damage of 0.1% per day for the cost total contact amounts shall be imposed from 46 day from the date of the issue of supply order and failure to supply the items; 1. The Office of the Vice Chancellor reserves the right to use the
	Performance Security to cover the cost of items procured from other

Section VIII. Special Conditions of Contract

	suppliers.
GCC 28.1	The maximum amount of liquidated damages shall be: [10] %.]
GCC 29.3	The period of validity of the Warranty shall be: [NA].
GCC 29.5 and 29.6	The period for repair or replacement shall be: [NA].

CONTRACT AGREEMENT

[The successful Bidder shall fill in this form in accordance with the instructions indicated]

THIS CONTRACT AGREEMENT made the [insert number] day of [insert month], [insert year],

BETWEEN

- 1. [insert complete name of Purchaser], a [insert description of type of legal entity, for example, an agency of the Ministry of of the Government of Bhutan, or corporation incorporated under the laws of Bhutan] and having its principal place of business at [insert address of Purchaser] (hereinafter called "the Purchaser"), and
- 2. [insert name of Supplier], a corporation incorporated under the laws of [insert: country of Supplier]andhavingitsprincipalplaceofbusinessat[insert:addressofSupplier](hereinafter called "theSupplier").

WHEREAS the Purchaser invited Bids for certain Goods and ancillary services, viz., [insertbrief description of Goods and Services] and has accepted a Bid by the Supplier for the supply of those Goods and Services in the sum of [insert Contract Price inwords and figures, expressed in the Contract currency/ies] (herein after called "the Contract Price").

NOW THIS AGREEMENT WITNESSETH AS FOLLOWS:

- 1. In this Agreement words and expressions shall have the same meanings as are respectively assigned to the minthe Conditions of Contract referred to.
- 2. The following documents shall constitute the Contract between the Purchaser and the Supplier, and each shall be read and construed as an integral part of the Contract, viz.:
 - (a) This ContractAgreement;
 - (b) The Special Conditions of Contract;
 - (a) The General Conditions of Contract;
 - (b) TechnicalRequirements(includingScheduleofSupplyandTechnicalSpecifications);
 - (c) The Supplier's Bidandoriginal Price Schedules;
 - (d) The Purchaser's Notification of Award of Contract;
 - (e) The form of PerformanceSecurity;
 - (f) TheformofBankGuaranteeforAdvancePayment;
 - (g) insert here any other document(s) forming part of theContract]
- 3. ThisContractshallprevailoverallotherContractdocuments.Intheeventofanydiscrepancy or inconsistency within the Contract documents, then the documents shall prevail in the order listedabove.
- 4. InconsiderationofthepaymentstobemadebythePurchasertotheSupplierashereinafter mentioned, the Supplier hereby covenants with the Purchaser to provide the Goods andServicesandtoremedydefectsthereininconformityinallrespectswiththeprovisionsof theContract.
- 5. The Purchaserhere by covenant stopay the Supplier inconsideration of the provision of the Goods and Related Services and the remedying of defects therein, the Contract Price or such other sum as may be come payable under the provisions of the Contract at the times and in the manner prescribed by the Contract.

INWITNESS where of the parties here to have caused this Agreement to be executed in accordance with the laws of Bhutan on the day, month and year indicated above.

For and on behalf of the Purchaser

Signed: [insert signature] in the capacity of [insert title or other appropriate designation]

in the presence of [insert signature] [insert identification of official witness]

For and on behalf of the Supplier

Signed: [insert signature of authorized representative(s) of the Supplier] in the capacity of [insert title or other appropriate designation]

in the presence of [insert signature] [insert identification of official witness]