BIDDING DOCUMENT

Procurement of Supply, Delivery and Installation of Computer Hardware & Accessories for Automating 18 Public Libraries in provinces of Northern, North Central, Eastern and Uva covering 11 districts in Sri Lanka.

(NLDSB/2022/UNDP(EU)/NCB/GOODS/001)

National Competitive Bidding (NCB)

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National Library and Documentation Services Board No 14, Independence Avenue, Colombo 07 Wational library and Documentation Services Board

Invitation for Bids (IFB)

Procurement of Supply, Delivery and Installation of Computer Hardware & Accessories for automating 18 Public Libraries

(NLDSB/2022/UNDP(EU)/NCB/GOODS/001)

- 1. National Library and Documentation Services Board (NLDSB) in collaboration with the Capacity development of local governments (CDLG) project of the United Nations Development Programme (UNDP), funded by the European Union is implementing Public Libraries automation initiative to automate 18 Public Libraries in the provinces of Northern, North Central, Eastern and Uva covering 11 districts in Sri Lanka.
- 2. Chairman, National Library and Documentation Services Board of Sri Lanka invites sealed Bids from eligible and qualified Bidders for the Procurement of Supply, Delivery and Installation of Computer Hardware & Accessories for automating 18 Public Libraries.

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Lot No	Item No	Description of Goods	Total Quantity/ Units
Lot 01	1.1	Laptop	54
	1.2	Stereo Headset for Laptop	18
	1.3	Speakers for Laptop (Subwoofer with 2 Satellites)	18
Lot 02	2.1	Sticker Printers	18
	2.2	Ribbon Roll	36
	2.3	Sticker Roll	72
	3	Barcode Readers	36

A brief summary of the requirement is given in Table below:

- 3. Bidders at their option are allowed to bid for any single lot or any combination of Lots or for all Lots. Each Lot shall be evaluated separately. Bidders are required to quote for all the items in a lot and the total quantity of each item. **Partial bids** shall be treated as **non-responsive and rejected**. A detailed description of the Requirements and Specifications is given in the bidding document.
- 4. Bidding will be conducted using the National Competitive Bidding (NCB) procedure that shall be governed by the procurement guidelines of the Government of Sri Lanka and is open to all eligible bidders that meet the eligibility and qualification requirements given in the bidding documents.
- 5. Interested bidders may inspect the bidding documents free of charge during office hours on working days commencing from 13th November 2022 at the Finance Division of NLDSB, No 14, Independence Avenue, Colombo 07. Bidding documents are also available on NLDSB Website (http://www.natlib.lk/home/procurement.php) only for inspection purposes.
- 6. A complete set of Bidding Documents in the English Language may be purchased by the interested upon payment of a non-refundable fee of Sri Lankan Rupees Two Thousand Five Hundred (LKR. 2,500.00) effective from the 13th November 2022 during office hours on working days from the office of the NLDSB at No 14, Independence Avenue, Colombo 07. The method of payment will be cash.
- 7. Bids must be delivered to National Library and Documentation Services Board, No 14, Independence Avenue, Colombo 07 at or before **1500 hrs. (3.00 p.m.) on the 2nd December 2022**. Bids will be opened immediately after the deadline for bid submission in the presence of the bidders' representatives, who choose to attend. Late Bids and Bids sent electronically will not be accepted and will be rejected.
- An Online pre-Bid meeting will be held on 21st November 2022 at 2.00 PM (Zoom Meeting ID: 813 4371 6600 / Passcode: 841288)

9. All Bids must be accompanied by Bid Securities in the form of a Bank Guarantee in the following amounts in Sri Lankan Rupee using the format given with the bidding documents. Bidders shall submit separate Bid Guarantees for each Lot.

Lot No.	Amount of Bid Guarantee LKR.		
1	166,500.00		
2	37,080.00		

- 10. Bids shall be valid for a period of 90 days from the date of the deadline for submission of the bids.

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Section I. Instructions to Bidders (ITB)

General

- Scope of Bid
 1.1 The Purchaser indicated in the Bidding Data Sheet (BDS), issues these Bidding Documents for the supply of Goods and Related Services incidental thereto as specified in Section V, Schedule of Requirements. The name and identification number of this National Competitive Bidding (NCB) procurement are specified in the BDS. The name, identification, and number of lots (individual contracts), if any, are provided in the BDS.
 - 1.2 Throughout these Bidding Documents:
 - (a) The term "in writing" means communicated in written form by mail (other than electronic mail) or hand delivered with proof of receipt;
 - (b) If the context so requires, "singular" means "plural" and vice versa; and
 - (c) "Day" means calendar day.
 - Payments under this contract will be financed by the source specified in the BDS.
 - 3.1 The attention of the bidders is drawn to the following guidelines of the Procurement Guidelines published by National Procurement Agency:
 - Parties associated with Procurement Actions, namely, suppliers/contractors and officials shall ensure that they maintain strict confidentiality throughout the process;
 - Officials shall refrain from receiving any personal gain from any Procurement Action. No gifts or inducement shall be accepted. Suppliers/contractors are liable to be disqualified from the bidding process if found offering any gift or inducement which may have an effect of influencing a decision or impairing the objectivity of an official.

The Purchaser requires the bidders, suppliers, contractors, and consultants to observe the highest standard of ethics during the procurement and execution of such contracts. In pursuit of this policy:

- (a) "corrupt practice" means the offering, giving, receiving, or soliciting, directly or indirectly, of anything of value to influence the action of a public official in the procurement process or in contract execution;
- (b) "fraudulent practice" means a misrepresentation or omission of facts in order to influence a procurement process or the execution of a contract;
- (c) "collusive practice" means a scheme or arrangement between two or more bidders, with or without the knowledge of the Purchaser to establish bid prices at artificial, non-competitive levels; and
- (d) "coercive practice" means harming or threatening to harm, directly or indirectly, persons or their property to influence their participation in the procurement process or affect the execution of a contract.

2. Source of Funds

2.1

3. Ethics, Fraud and Corruption

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- 3.3 If the Purchaser found any unethical practices as stipulated under ITB Clause 3.2, the Purchaser will reject a bid, if it is found that a Bidder directly or through an agent, engaged in corrupt, fraudulent, collusive or coercive practices in competing for the Contract in question.
- 4. Eligible Bidders 4.1 All b
- 4.1 All bidders shall possess legal rights to supply the Goods under this contract.
 - 4.2 A Bidder shall not have a conflict of interest. All bidders found to have 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, if they:
 - (a) are or have been associated in the past, with a firm or any of its affiliates which have been engaged by the Purchaser to provide consulting services for the preparation of the design, specifications, and other documents to be used for the procurement of the goods to be purchased under these Bidding Documents; or
 - (b) submit more than one bid in this bidding process. However, this does not limit the participation of subcontractors in more than one bid.
 - 4.3 A Bidder that is under a declaration of ineligibility by the Government of Sri Lanka (GOSL), at the date of submission of bids or at the date of contract award, shall be disqualified.
 - 4.4 Foreign Bidder may submit a bid only if so stated in the in the BDS.
 - 5.1 All goods supplied under this contract shall be complied with applicable standards stipulated by the Sri Lanka Standards Institute (SLSI). In the absence of such standards, the Goods supplied shall be complied to other internationally accepted standards.

Contents of Bidding Documents

The Bidding Documents consist of 1 Volume, which include all the sections indicated below, and should be read in conjunction with any addendum issued in accordance with ITB Clause 8. Invitation for Bid Section I – Instructions to Bidders (ITB) Section II – Bidding Data Sheet (BDS) Section III – Evaluation and Qualification Criteria Section IV - Bidding Forms Section IV - Schedule of Requirements Section VI – Conditions of Contract Section VII – Contract Data Section VIII – Contract Forms

- 5 Eligible Goods and Related Services
 - Sections of Bidding

6.1

Documents

6

- 6.2 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.
- 7.1 7 **Clarification of** A prospective Bidder requiring any clarification of the Bidding Bidding Documents including the restrictiveness of specifications shall **Documents** contact the Purchaser in writing at the Purchaser's address specified in the BDS. The Purchaser will respond in writing to any request for clarification, provided that such request is received no later than ten (10) days prior to the deadline for submission of bids. The Purchaser shall forward copies of its response to all those who have purchased the Bidding Documents, including a description of the inquiry but without identifying its source. Should the Purchaser deem it necessary to amend the Bidding Documents as a result of a clarification, it shall do so following the procedure under ITB Clause 8.
 - Amendment of
Bidding8.1At any time prior to the deadline for submission of bids, the
Purchaser may amend the Bidding Documents by issuing
addendum.
 - 8.2 Any addendum issued shall be part of the Bidding Documents and shall be communicated in writing to all who have purchased the Bidding Documents.
 - 8.3 To give prospective Bidders reasonable time in which to take an addendum into account in preparing their bids, the Purchaser may, at its discretion, extend the deadline for the submission of bids, pursuant to ITB Sub-Clause 23.2

Preparation of Bids

9 Cost of Bidding

8

- 10 Language of Bid
- 11 Documents Comprising the Bid

12 Bid Submission 1 Form and Price Schedules

- 9.1 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.
 - 10.1 The Bid, as well as all correspondence and documents relating to the Bid (including supporting documents and printed literature) exchanged by the Bidder and the Purchaser, shall be written in English language.
 - 11.1 The Bid shall comprise the following:
 - (a) Bid Submission Form and the applicable Price Schedules, in accordance with ITB Clauses 12, 14, and 15;
 - (b) Bid Guarantee or Bid-Securing Declaration, in accordance with ITB Clause 20;
 - (c) documentary evidence in accordance with ITB Clauses 18 and 29, that the Goods and Related Services conform to the Bidding Documents;
 - (d) documentary evidence in accordance with ITB Clause 18 establishing the Bidder's qualifications to perform the contract if its bid is accepted; and
 - (e) any other document required in the BDS.
 - 12.1 The Bidder shall submit the Bid Submission Form using the form furnished in 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.

- 13 Alternative Bids
- 14 Bid Prices and Discounts
- 13.1 Alternative bids shall not be considered.
- 14.1 The Bidder shall indicate on the Price Schedule the unit prices and total bid prices of the goods it proposes to supply under the Contract.
- 14.2 Any discount offered against any single item in the price schedule shall be included in the unit price of the item. However, a Bidder wishes to offer discount as a lot the bidder may do so by indicating such amounts appropriately.
- 14.3 If so indicated in ITB Sub-Clause 1.1, bids are being invited for individual contracts (lots) or for any combination of contracts (packages). Unless otherwise indicated in the BDS, prices quoted shall correspond to 100 % of the items specified for each lot and to 100% of the quantities specified for each item of a lot. Bidders wishing to offer any price reduction (discount) for the award of more than one Contract shall specify the applicable price reduction separately.
- 14.4 (i) Prices indicated on the Price Schedule shall include all duties and sales and other taxes already paid or payable by the Supplier:
 - (a) on components and raw material used in the manufacture or assembly of goods quoted; or
 - (b) on the previously imported goods of foreign origin
 - (ii) However, VAT shall not be included in the price but shall be indicated separately;
 - (iii) the price for inland transportation, insurance and other related services to deliver the goods to their final destination;
 - (iv) the price of other incidental services
- 14.5 The Prices quoted by the Bidder shall be fixed during the Bidder's performance of the Contract and not subject to variation on any account. A bid submitted with an adjustable price quotation will be treated as non-responsive and rejected, pursuant to ITB Clause 31.
- 14.6 All lots, if any, and items must be listed and priced separately in the Price Schedules. If a Price Schedule shows items listed but not priced, their prices shall be assumed to be included in the prices of other items.
- 15.1 Unless otherwise stated in Bidding Data Sheet, the Bidder shall quote in Sri Lankan Rupees and payment shall be payable only in Sri Lanka Rupees.
- 16.1 To establish their eligibility in accordance with ITB Clause 4, Bidders shall complete the Bid Submission Form, included in Section IV, Bidding Forms.
- Bidder 17 Documents 17.1 Establishing the Conformity of the Goods and Related Services

15 Currencies of Bid

Establishing the

Eligibility of the

16 Documents

- 17.1 To establish the conformity of the Goods and Related Services to the Bidding Documents, the Bidder shall furnish as part of its Bid the documentary evidence that the Goods conform to the technical specifications and standards specified in Section V, Schedule of Requirements.
- 17.2 The documentary evidence may be in the form of literature, drawings or data, and shall consist of a detailed item by item description (given in Section V, Technical Specifications) of the essential technical and performance characteristics of the Goods and Related Services, demonstrating substantial responsiveness of the Goods and Related Services to the technical specification, and if applicable, a statement of deviations and exceptions to the provisions of the Schedule of Requirements.

- 17.3 The Bidder shall also furnish a list giving full particulars, including quantities, available sources and current prices of spare parts, special tools, etc., necessary for the proper and continuing functioning of the Goods during the period if **specified in the BDS** following commencement of the use of the goods by the Purchaser.
- 18.1 e of
- The documentary evidence of the Bidder's qualifications to perform the contract if its bid is accepted shall establish to the Purchaser's satisfaction:
 - (a) A Bidder that does not manufacture or produce the Goods it offers to supply shall submit the Manufacturer's Authorization if required in the BDS, 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;
 - (b) that, if required in the BDS, in case of a Bidder not doing business within Sri Lanka, the Bidder is or will be (if awarded the contract) represented by an Agent in Sri Lanka equipped and able to carry out the Supplier's maintenance, repair and spare parts-stocking obligations prescribed in the Conditions of Contract and/or Technical Specifications; and
 - (c) that the Bidder meets each of the qualification criteria specified in Section III, Evaluation and Qualification Criteria.
 - 19.1 Bids shall remain valid until the date **specified in the BDS**. A bid valid for a shorter date shall be rejected by the Purchaser as non-responsive.
 - 19.2 In exceptional circumstances, prior to the expiration of the bid validity date, the Purchaser may request bidders to extend the period of validity of their bids. The request and the responses shall be made in writing. If a Bid Guarantee is requested in accordance with ITB Clause 20, it shall also be extended for a corresponding period. A Bidder may refuse the request without forfeiting its Bid Guarantee. A Bidder granting the request shall not be required or permitted to modify its bid.
 - The Bidder shall furnish as part of its bid, a Bid Guarantee or a Bid-Securing Declaration, as specified in the BDS.
 - 20.2 The Bid Guarantee shall be in the amount specified in the BDS and denominated in Sri Lanka Rupees, and shall:
 - (a) at the bidder's option, be in the form of either a bank draft, a letter of credit, or a bank guarantee from a banking institution;
 - (b) be issued by an institution acceptable to Purchaser.
 - (c) be substantially in accordance with the form included in Section IV, Bidding Forms;
 - (d) be payable promptly upon written demand by the Purchaser in case the conditions listed in ITB Clause 20.5 are invoked;
 - (e) be submitted in its original form; copies will not be accepted;
 - (f) remain valid for the period specified in the BDS.
 - 20.3 Any bid not accompanied by a substantially responsive Bid Guarantee or Bid Securing Declaration in accordance with ITB Sub-Clause 20.1 and 20.2, may be rejected by the Purchaser as non-responsive.

18 Documents Establishing the Qualifications of the Bidder

19 Period of Validity of Bids

20 Bid Guarantee

20.1

- 20.4 The Bid Guarantee of unsuccessful Bidders shall be returned as promptly as possible upon the successful Bidder's furnishing of the Performance Security pursuant to ITB Clause 43.
- 20.5 The Bid Guarantee may be forfeited or the Bid Securing Declaration executed:
 - (a) if a Bidder withdraws its bid during the period of bid validity specified by the Bidder on the Bid Submission Form, except as provided in ITB Sub-Clause 19.2; or
 - (b) if a Bidder does not agreeing to correction of arithmetical errors in pursuant to ITB Sub-Clause 30.3
 - (c) if the successful Bidder fails to:
 - (i) sign the Contract in accordance with ITB Clause 42;
 - (ii) furnish a Performance Security in accordance with ITB Clause 43.
- 21.1 The Bidder shall prepare one original of the documents comprising the bid as described in ITB Clause 11 and clearly mark it as "ORIGINAL." In addition, the Bidder shall submit a copy of the bid and clearly mark it as "COPY." In the event of any discrepancy between the original and the copy, the original shall prevail.
- 21.2 The original and the Copy of the bid shall be typed or written in indelible ink and shall be signed by a person duly authorized to sign on behalf of the Bidder.
- 21.3 Any interlineations, erasures, or overwriting shall be valid only if they are signed or initialled by the person signing the Bid.

Submission and Opening of Bids

- 22.1 Bidders may always submit their bids by mail or by hand.
 - (a) Bidders submitting bids by mail or by hand, shall enclose the original and the copy of the Bid in separate sealed envelopes, duly marking the envelopes as "ORIGINAL" and "COPY." These envelopes containing the original and the copy shall then be enclosed in one single envelope.
 - 2.2 The inner and outer envelopes shall:
 - (a) Bear the name and address of the Bidder;
 - (b) be addressed to the Purchaser in accordance with ITB Sub-Clause 23.1;
 - (c) bear the specific identification of this bidding process as indicated in the BDS; and
 - (d) bear a warning not to open before the time and date for bid opening, in accordance with ITB Sub-Clause 26.1.

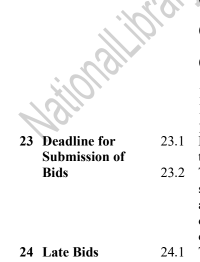
If all envelopes are not sealed and marked as required, the Purchaser will assume no responsibility for the misplacement or premature opening of the bid.

- 3.1 Bids must be received by the Purchaser at the address and no later than the date and time **specified in the BDS.**
- 3.2 The Purchaser may, at its discretion, extend the deadline for the submission of bids by amending the Bidding Documents in accordance with ITB Clause 8, in which case all rights and obligations of the Purchaser and Bidders previously subject to the deadline shall thereafter be subject to the deadline as extended.

24.1 The Purchaser shall not consider any bid that arrives after the deadline for submission of bids, in accordance with ITB Clause 23.Any bid received by the Purchaser after the deadline for

21 Format and Signing of Bid

22 Submission, Sealing and Marking of Bids



submission of bids shall be declared late, rejected, and returned unopened to the Bidder.

- 25.1 A Bidder may withdraw, or modify its Bid after it has been submitted by sending a written notice in accordance with ITB Clause 22, duly signed by an authorized representative, and shall include a copy of the authorization in accordance with ITB Sub-Clause 21.2, (except that no copies of the withdrawal notice are required). The corresponding substitution or modification of the bid must accompany the respective written notice. All notices must be:
 - submitted in accordance with ITB Clauses 21 and 22 (except (a) that withdrawal notices do not require copies), and in addition, the respective envelopes shall be clearly marked "Withdrawal," or "Modification;" and
 - received by the Purchaser prior to the deadline prescribed (b) for submission of bids, in accordance with ITB Clause 23.
 - Bids requested to be withdrawn in accordance with ITB Sub-25.2 Clause 25.1 shall be returned to the Bidders only upon notification of contract award to the successful bidder in accordance with sub clause 41.1..
 - 25.3 No bid may be withdrawn, substituted, or modified in the interval between the deadline for submission of bids and the expiration of the period of bid validity specified by the Bidder on the Bid Submission Form or any extension thereof.
 - The Purchaser shall conduct the bid opening in public at the 26.1address, date and time specified in the BDS.
 - First, envelopes marked "WITHDRAWAL" shall be opened and 26.2 read out and the envelope with the corresponding bid may be opened at the discretion of the Purchaser. No bid withdrawal shall be permitted unless the corresponding withdrawal notice contains a valid authorization to request the withdrawal and is read out at bid opening. Envelopes marked "MODIFICATION" shall be opened and read out with the corresponding Bid. No Bid modification shall be permitted unless the corresponding modification notice contains a valid authorization to request the modification and is read out at Bid opening. Only envelopes that are opened and read out at Bid opening shall be considered further. All other envelopes shall be opened one at a time, reading out: the name of the Bidder and whether there is a modification; the Bid Prices, including any discounts and alternative offers; the presence of a Bid Guarantee or Bid-Securing Declaration, if required; and any other details as the Purchaser may consider appropriate. Only discounts and alternative offers read out at Bid opening shall be considered for evaluation. No Bid shall be rejected at Bid opening except for late bids, in accordance with ITB Sub-Clause 24.1.

The Purchaser shall prepare a record of the Bid opening that shall include, as a minimum: the name of the Bidder and whether there is a withdrawal, or modification; the Bid Price, per lot if applicable, including any discounts, and the presence or absence of a Bid Guarantee or Bid-Securing Declaration. The bids that were opened shall be resealed in separate envelopes, promptly after the bid opening. The Bidders' representatives who are present shall be requested to sign the attendance sheet. A copy of the record shall be distributed to all Bidders who submitted bids in time.

25 Withdrawal, and **Modification of Bids**

26 Bid Opening

26.4

Evaluation and Comparison of Bids

- 27 Confidentiality 27.1 Information relating to the examination, evaluation, comparison, and post-qualification (if applicable) of bids, and recommendation of contract award, shall not be disclosed to bidders or any other persons not officially concerned with such process until publication of the Contract Award.
 - 27.2 Any effort by a Bidder to influence the Purchaser in the examination, evaluation, comparison, and post-qualification of the bids or contract award decisions may result in the rejection of its Bid.
 - 27.3 Notwithstanding ITB Sub-Clause 27.2, if any Bidder wishes to contact the Purchaser on any matter related to the bidding process, from the time of bid opening to the time of Contract Award, it should do so in writing.
 - To assist in the examination, evaluation, comparison and post-28.1Bids qualification of the bids, the Purchaser may, at its discretion, request any Bidder for a clarification of its Bid. Any clarification submitted by a Bidder in respect to its Bid and that is not in response to a request by the Purchaser shall not be considered for purpose of evaluation. The Purchaser's request for clarification and the response shall be in writing. No change in the prices or substance of the Bid shall be sought, offered, or permitted, except to confirm the correction of arithmetic errors discovered by the Purchaser in the Evaluation of the bids, in accordance with ITB Clause 30.
 - 29.1 The Purchaser's determination of a bid's responsiveness is to be based on the contents of the bid itself.
 - 29.2 A substantially responsive Bid is one that conforms to all the terms, conditions, and specifications of the Bidding Documents without material deviation, reservation, or omission. A material deviation, reservation, or omission is one that:
 - affects in any substantial way the scope, quality, or (a) performance of the Goods and Related Services specified in the Contract; 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
 - if rectified would unfairly affect the competitive position of (c) other bidders presenting substantially responsive bids.
 - 29.3 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, or omission.

30.1 Provided that a Bid is substantially responsive, the Purchaser may waive any non-conformities or omissions in the Bid that do not constitute a material deviation.

30.2 Provided that a bid is substantially responsive, the Purchaser may request that the Bidder submit the necessary information or documentation, within a reasonable period of time, to rectify nonmaterial nonconformities or omissions in the bid related to documentation requirements. Such omission shall not be related to any aspect of the price of the Bid. Failure of the Bidder to comply with the request may result in the rejection of its Bid.

28 Clarification of

29 Responsiveness of Bids

Nonconformities, 30 Errors, and Omissions

- 30.3 Provided that the Bid is substantially responsive, the Purchaser shall correct arithmetical errors on the following basis:
 - (a) if there is a discrepancy between the unit price and the line item total that is obtained by multiplying the unit price by the quantity, the unit price shall prevail and the line item total shall be corrected, unless in the opinion of the Purchaser there is an 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 be corrected;
 - (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) if there is a discrepancy between words and figures, the amount in words shall prevail, unless the amount expressed in words is related to an arithmetic error, in which case the amount in figures shall prevail subject to (a) and (b) above.
- 30.4 If the Bidder that submitted the lowest evaluated Bid does not accept the correction of errors, its Bid shall be disqualified and its Bid Guarantee. Bid Guarantee shall be forfeited or its Bid-Securing Declaration shall be executed.
- 31.1 The Purchaser shall examine the bids to confirm that all documents and technical documentation requested in ITB Clause 11 have been provided, and to determine the completeness of each document submitted.
- 31.2 The Purchaser shall confirm that the following documents and information have been provided in the Bid. If any of these documents or information is missing, the Bid shall be rejected.
 - (a) Bid Submission Form, in accordance with ITB Sub-Clause 12.1;
 - (b) Price Schedules, in accordance with ITB Sub-Clause 12;
 - (c) Bid Guarantee or Bid Securing Declaration, in accordance with ITB Clause 20.
- 32.1 The Purchaser shall examine the Bid to confirm that all terms and conditions specified in the CC and the **Contract Data** have been accepted by the Bidder without any material deviation or reservation.
 - ² The Purchaser shall evaluate the technical aspects of the Bid submitted in accordance with ITB Clause 17, to confirm that all requirements specified in Section V, Schedule of Requirements of the Bidding Documents have been met without any material deviation or reservation.
- 32.3 If, after the examination of the terms and conditions and the technical evaluation, the Purchaser determines that the Bid is not substantially responsive in accordance with ITB Clause 29, the Purchaser shall reject the Bid.
- 34.1 If the bidders are allowed to quote in foreign currencies in accordance with sub clause 15.1, for evaluation and comparison purposes, the Purchaser shall convert all bid prices expressed in foreign currencies in to Sri Lankan Rupees using the selling rates prevailed 28 days prior to closing of bids as published by the Central Bank of Sri Lanka. If this date falls on a public holiday the earliest working day prior to the date shall be applicable.
- ence 34.1 Domestic preference shall be a factor in bid evaluation only if stated in the BDS. If domestic preference shall be a bid-evaluation factor, the methodology for calculating the margin of preference and

31 Preliminary Examination of Bids

32 Examination of Terms and Conditions; Technical Evaluation

- 33 Conversion to Single Currency
- 34 Domestic Preference

- 35 Evaluation of Bids
- the criteria for its application shall be as specified in Section III, Evaluation and Qualification Criteria. The Purchaser shall evaluate each bid that has been determined, up
- 35.1 The Purchaser shall evaluate each bid that has been determined, up to this stage of the evaluation, to be substantially responsive.
- 35.2 To evaluate a Bid, the Purchaser shall only use all the factors, methodologies and criteria defined in this ITB Clause 35.
- 35.3 To evaluate a Bid, the Purchaser shall consider the following:
 - (a) the Bid Price as quoted in accordance with clause 14;
 - (b) price adjustment for correction of arithmetic errors in accordance with ITB Sub-Clause 30.3;
 - (c) price adjustment due to discounts offered in accordance with ITB Sub-Clause 14.2; and 14.3
 - (d) adjustments due to the application of the evaluation criteria specified in the BDS from amongst those set out in Section III, Evaluation and Qualification Criteria;
 - (e) adjustments due to the application of a domestic preference, in accordance with ITB Clause 34 if applicable.
- 35.4 The Purchaser's evaluation of a bid may require the consideration of other factors, in addition to the factors listed in ITB Sub-Clause 35.3, if specified in BDS. 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
- 35.5 If so specified in the BDS, these Bidding Documents shall allow Bidders to quote for one or more lots, and shall allow the Purchaser to award one or multiple lots to more than one Bidder. The methodology of evaluation to determine the lowest-evaluated lot combinations, is specified in Section III, Evaluation and Qualification Criteria.
- 36.1 The Purchaser shall compare all substantially responsive bids to determine the lowest-evaluated bid, in accordance with ITB Clause 35.
- 37.1 The Purchaser shall determine to its satisfaction whether the Bidder that is selected as having submitted the lowest evaluated and substantially responsive bid is qualified to perform the Contract satisfactorily.
 - The determination shall be based upon an examination of the documentary evidence of the Bidder's qualifications submitted by the Bidder, pursuant to ITB Clause 18.
- 37.3 An affirmative determination shall be a prerequisite for award of the Contract to the Bidder. A negative determination shall result in disqualification of the bid, in which event the Purchaser shall proceed to the next lowest evaluated bid to make a similar determination of that Bidder's capabilities to perform satisfactorily.
- 38.1 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.

- 36 Comparison of Bids
- 37 Post qualification of the Bidder



38 Purchaser's Right to Accept Any Bid, and to Reject Any or All Bids

Award of Contract

- **39** Award Criteria 39.1 The Purchaser shall award the Contract to the Bidder whose offer has been determined to be the lowest evaluated bid and is substantially responsive to the Bidding Documents, provided further that the Bidder is determined to be qualified to perform the Contract satisfactorily.
- 40 Purchaser's Right to Vary Quantities at Time of Award
 40.1 At the time the Contract is awarded, the Purchaser reserves the right to increase or decrease the quantity of Goods and Related Services originally specified in Section V, Schedule of Requirements, provided this does not exceed fifteen percent (15%) of the total quantity and without any change in the unit prices or other terms and conditions of the bid and the Bidding Documents.
- **41 Notification of Award 41.1** Prior to the expiration of the period of bid validity, the Purchaser shall notify the successful Bidder, in writing, that its Bid has been accepted.
 - 41.2 Until a formal Contract is prepared and executed, the notification of award shall constitute a binding Contract.
 - 41.3 Upon the successful Bidder's furnishing of the signed Contract Form and performance security pursuant to ITB Clause 43, the Purchaser will promptly notify each unsuccessful Bidder and will discharge its Bid Guarantee, pursuant to ITB Clause 20.4.
 - 42.1 Within Seven (7) days after notification, the Purchaser shall complete the Agreement, and inform the successful Bidder to sign it.
 - 42.2 Within Seven (7) days of receipt of such information, the successful Bidder shall sign the Agreement.
 - 43.1 Within fourteen (14) days of the receipt of notification of award from the Purchaser, the successful Bidder, if required, shall furnish the Performance Security in accordance with the CC, using for that purpose the Performance Security Form included in Section VIII Contract forms. The Employer shall promptly notify the name of the winning Bidder to each unsuccessful Bidder and discharge the Bid Securities of the unsuccessful bidders pursuant to ITB Sub-Clause 20.4.

Failure of the successful Bidder to submit the above-mentioned Performance Security or sign the Contract shall constitute sufficient grounds for the annulment of the award and forfeiture of the Bid Guarantee or execution of the Bid-Securing Declaration. In that event the Purchaser may award the Contract to the next lowest evaluated Bidder, whose offer is substantially responsive and is determined by the Purchaser to be qualified to perform the Contract satisfactorily.

- 42 Signing of Contract
- 43 Performance Security

Wational library and Documentation Services Board

Section II. Bidding Data Sheet (BDS)

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

ITB Clause	A. General						
Reference							
ITB 1.1		The Purchaser is: the National Library and Documentation Services Board of Sri					
	Lanka						
ITB 1.1	The name and identification number of the Contract are:						
	Procurement of Supply, Delivery and Installation of Computer Hardware &						
	Accessories for implementing Eighteen (18) Digital Public Libraries						
	Contract	Number: (NLDSE	3/2022/UNDP(EU)/NCB/GOODS/(001)		
				based on Lots as indicated below:			
		Lot No	Item	Description of Goods	Quantity/		
		T + 01	No	C.V.	Units		
		Lot 01	1.1	Laptop	54		
			1.2	Stereo Headset for Laptop	18		
			1.3	Speakers for Laptop (Subwoofer with 2 Satellites)	18		
		Lot 02	2.1	Sticker Printers	18		
			2.2	Ribbon Rolls	36		
			2.3	Sticker Roll	72		
			3	Barcode Readers	36		
			3 on are al	lowed to bid for any single lot or any			
			3 on are al				
	for all Lot	s. Each Lo	3 on are al ot shall b	lowed to bid for any single lot or any e evaluated separately.	combination of Lots o		
	for all Lot Bidders a	s. Each Lo are requir	3 on are al ot shall b ed to qu	lowed to bid for any single lot or any e evaluated separately. tote for all the items in a lot and to	combination of Lots o		
	for all Lot Bidders a item. Par	s. Each Lo are requir tial bids s	3 on are al ot shall b ed to qu hall be	lowed to bid for any single lot or any e evaluated separately. note for all the items in a lot and to treated as non-responsive and reje	combination of Lots o otal quantity of each ected.		
ITB 2.1	for all Lot Bidders a item. Par The source	s. Each Lo are requir <u>tial bids s</u> e of fundi:	3 on are al ot shall b ed to qu hall be ng is: Th	lowed to bid for any single lot or any e evaluated separately. tote for all the items in a lot and to treated as non-responsive and reje- ne capacity development of local gov	combination of Lots o otal quantity of each ected. vernments (CDLG)		
ITB 2.1	for all Lot Bidders a item. Par The sourc project of	s. Each Lo tre requir tial bids s e of fundi the United	3 on are al ot shall b ed to qu hall be ng is: Th	lowed to bid for any single lot or any e evaluated separately. note for all the items in a lot and to treated as non-responsive and reje	combination of Lots o otal quantity of each ected. vernments (CDLG)		
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	for all Lot Bidders a item. Par The sourc project of European	s. Each Lo re requir tial bids s e of fundi the United Union	3 on are al ot shall b ed to qu hall be ng is: Th d Nation B. Co	lowed to bid for any single lot or any e evaluated separately. note for all the items in a lot and to treated as non-responsive and reje ne capacity development of local go as Development Programme (UNDP ntents of Bidding Documer	combination of Lots o otal quantity of each ected. vernments (CDLG)), funded by the 1ts		
	for all Lot Bidders a item. Par The sourc project of European For <u>Clari</u>	s. Each Lo tre requir tial bids s e of fundi the United Union fication o	3 on are al ot shall b ed to qu hall be ng is: Th d Nation B. Co f bid pu	lowed to bid for any single lot or any e evaluated separately. note for all the items in a lot and to treated as non-responsive and reje ne capacity development of local gov as Development Programme (UNDP) ntents of Bidding Documer rposes only, the Purchaser's address	combination of Lots o otal quantity of each ected. vernments (CDLG)), funded by the 1ts		
	for all Lot Bidders a item. Par The sourc project of European For <u>Clari</u> Attention	s. Each Lo ire requir tial bids s e of fundir the United <u>Union</u> fication o : Assistar	3 on are al ot shall b ed to qu hall be ng is: Th d Nation B. Co f bid pu nt Direc	lowed to bid for any single lot or any e evaluated separately. note for all the items in a lot and to treated as non-responsive and reje ne capacity development of local gov as Development Programme (UNDP) ntents of Bidding Documen rposes only, the Purchaser's address tor (Finance)	r combination of Lots o otal quantity of each ected. vernments (CDLG)), funded by the nts s is:		
	for all Lot Bidders a item. Par The sourc project of European For <u>Clari</u> Attention Address:	s. Each Lo re requir tial bids s e of fundir the United Union fication of : Assistar Nationa	3 on are al ot shall b ed to qu hall be ng is: Th d Nation B. Co f bid pu nt Direc al Libr	lowed to bid for any single lot or any e evaluated separately. note for all the items in a lot and to treated as non-responsive and reje ne capacity development of local gov as Development Programme (UNDP ntents of Bidding Documen rposes only, the Purchaser's address tor (Finance) rary and Documentation Servi	r combination of Lots o otal quantity of each ected. vernments (CDLG)), funded by the nts s is:		
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	for all Lot Bidders a item. Par The source project of European For <u>Clari</u> Attention Address: Independ Telephon	s. Each Lo rre requir tial bids s e of fundi the United Union fication or fication or Nationa lence Ave e: 011361	3 on are al ot shall b ed to qu hall be ng is: Th d Nation B. Co f bid pu nt Direc al Libr nue, Co 0776/ E	lowed to bid for any single lot or any e evaluated separately. note for all the items in a lot and to treated as non-responsive and reje ne capacity development of local go as Development Programme (UNDP ntents of Bidding Documen rposes only, the Purchaser's address tor (Finance) ary and Documentation Servi lombo 07 mail: finance@mail.natlib.lk	r combination of Lots o otal quantity of each octed. vernments (CDLG)), funded by the ots s is: ices Board, No 14		
ITB 7.1	for all Lot Bidders a item. Par The source project of European For <u>Clari</u> Attention Address: Independ Telephon	s. Each Lo rre requir tial bids s e of fundir the United Union fication or : Assistar Nationa lence Ave e: 011361 Pre-Bid m	3 on are al ot shall b ed to qu hall be ng is: Th d Nation B. Co f bid pu nt Direc al Libr nue, Co 0776/ E	lowed to bid for any single lot or any e evaluated separately. note for all the items in a lot and to treated as non-responsive and reje ne capacity development of local gov as Development Programme (UNDP) ntents of Bidding Documen rposes only, the Purchaser's address tor (Finance) rary and Documentation Servi lombo 07 mail: finance@mail.natlib.lk	r combination of Lots o otal quantity of each octed. vernments (CDLG)), funded by the ots s is: ices Board, No 14		
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ITB 7.1	for all Lot Bidders a item. Par The sourc project of European For <u>Clari</u> Attention Address: Independ Telephon A Online ID: 813 4	s. Each Lo re requir tial bids s e of fundi the United Union fication of r: Assistar Nationa lence Ave e: 011361 Pre-Bid m 371 6600 tions may b	3 on are al ot shall b ed to qu hall be ng is: Th d Nation B. Co f bid pu nt Direc l Libr nue, Co 0776/ E neeting v / Passco	lowed to bid for any single lot or any e evaluated separately. note for all the items in a lot and to treated as non-responsive and reje ne capacity development of local gov as Development Programme (UNDP ntents of Bidding Documen rposes only, the Purchaser's address tor (Finance) rary and Documentation Servi lombo 07 mail: finance@mail.natlib.lk will be held on: 21 st November 2022 ode: 841288)	r combination of Lots o ptal quantity of each ected. vernments (CDLG)), funded by the nts s is: ices Board, No 14 2 at 2.00 PM (Meeting		

ITB 11 (e)	Documentary evidence to confirm that the Bidder has a technically competent team to carry out the necessary warranty, support, maintenance and after sales services in provinces of Northern, North Central, Eastern and Uva.							
ITB 13.1					d. Options are not allowe		bmitted	
	with optic	ons shall b	e treated	as non-re	sponsive and shall be reje	ected.		
ITB 14.3	The bidd	er shall q	uote the	following	minimum quantities:			
		Lot No	Item	Descrip	tion of Goods	Quantity/	1	
			No	Descrip	tion of Goods	Units		
		Lot 01	1.1	Laptop		54		
			1.2		leadset for Laptop	18		
			1.3		s for Laptop (Subwoofer	18	$\mathcal{O}_{\mathbf{i}}$	
				with 2 S				
		Lot 02	2.1	Sticker I		18		
			2.2	Ribbon Rolls 36 Sticker Bell 72				
			2.3	Sticker Roll 72 Barcode Readers 36				
	The bidde	r is reque	-		of the items in a Lot.	10 50]	
ITB 15.1					Rupees (LKR).			
ITB 18.1 (a)					red for the items listed be	low.		
		aptop Co		-				
		ticker Pri						
	Barcode Readers							
ITB 19.1	The bid validity period shall be Ninety days (90) from the date of bid closure.							
	Accordingly, the bid shall be valid until the 11 th February 2023							
ITB 20.1					sued by a commercial bar			
	Bid Guara		Lanka n	n the form	at prescribed in Section I		orms –	
ITB 20.2			Bid Guar	antee shal	l be as follows:			
				2				
				Lot No.	Amount of Bid Guar	antee		
		~	Θ		LKR.			
		$\langle \mathcal{O} \rangle$		$\frac{1}{2}$		500.00 080.00		
		\sim		Z	57,	080.00		
	Bid Guarantee shall be issued in favor of; Chairman, National Library and							
	Documentation Services Board, No 14, Independence Avenue, Colombo 07						7	
ITB 20.2 (f)	Bid Guarantee shall be valid for a period of 30 days beyond the original validity period						lity period	
	of bids (up to 13 th March 2023) or beyond any period of extension subsequently							
<u></u>	requested under ITB clause 19.							
	D. Submission and Opening of Bids							
TB 22.1	1) Bidder Shall submit the Original and One copy of the Bid							
	2) an electronic version of the Original Bid document in a DVD shall be included in							
ITB 22.2 (c)	the original bid envelopThe inner and outer envelopes shall bear the following identification marks:							
11022.2(0)					d Installation of Compu		•e &	
					c Libraries	iter marai	C C	
					NDP(EU)/NCB/GOODS	/001)		
ITB 23.1					haser's address is:	*		
					ary and Documentation	on Services H	Board, No	
	14, Indep	endence A	Avenue,	Colombo	07.		*	
				sion of bid				
	Date: 2 nd	December	r 2022		Time: 1500 hrs			

 Address: National Library and Documentation Services Board, No 14, Independence Avenue, Colombo 07. Date: 2nd December 2022 Time: 1500 hrs (immediately after the deadline for bid submission) E. Evaluation and Comparison of Bids ITB 34.1 Domestic preference as per the public Finance circular no 03/2020 dated 09/10/2021 Domestic preference shall be a bid evaluation factor. Preference should be given for Domestic firms' offering at least; 25percent local value addition in hardware in terms of manufacturing or assembling categories; where value addition would be recognized in the following categories: Material - minimum 5 percent of local material out of 25percent of local value addition Expertise/ Labour Local overheads Support/ Maintenance Software. To ascertain local value addition, the bidder should submit a detailed cost breakdown of local value addition along with the financial proposal along with the bidding documents and at the evaluation stage, the bidders should be required to provide a certification from an authorized auditor certifying such value addition. Such a firm that satisfies the requirement for at least 25percent value addition should be entitled to a 30 percent preference in the financial evaluation and not in technical evaluation. A "Domestic majority ownership firm, Domestic firm or Local company " is an entity first registered with a relevant authority in Sri Lanka with more than 51 percent ownership held by Sri Lankan nationals and this definition shall be	ITB 26.1	The bid opening shall take place at:
Independence Avenue, Colombo 07. Date: 2 nd December 2022 Time: 1500 hrs (immediately after the deadline for bid submission) E. Evaluation and Comparison of Bids ITB 34.1 Domestic preference as per the public Finance circular no 03/2020 dated 09/10/2021 Domestic preference shall be a bid evaluation factor. 1) Preference should be given for Domestic firms' offering at least; 25percent local value addition in hardware in terms of manufacturing or assembling categories; where value addition would be recognized in the following categories: a) Material - minimum 5 percent of local material out of 25percent of local value addition b) Expertise/ Labour c) Local overheads Support/ Maintenance Software. 2) To ascertain local value addition, the bidder should submit a detailed cost breakdown of local value addition along with the financial proposal along with the bidding documents and at the evaluation stage, the bidders should be required to provide a certification from an authorized auditor certifying such value addition. Such a firm that satisfies the requirement for at least 25percent value addition should be entitled to a 30 percent preference in the financial evaluation and not in technical evaluation. 3) A "Domestic majority ownership firm, Domestic firm or Local company " is an entity first registered with a relevant authority in Sri Lanka with more than 51	110 20.1	
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applicable for the entirety of this document. Copy of Business registration along with share allocation as per the company articles of association needs to be submitted along with the bidding documents.		3) A "Domestic majority ownership firm, Domestic firm or Local company " is an entity first registered with a relevant authority in Sri Lanka with more than 51 percent ownership held by Sri Lankan nationals and this definition shall be applicable for the entirety of this document. Copy of Business registration along with share allocation as per the company articles of association needs to be
ITB 35.3.d There will be no price adjustments; the selection is based on the lowest evaluated bid	ITB 35.3.d	
price.		1 5 7
ITB 35.5 Bidders at their option are allowed to bid for any Single Lot or any combination of	ITB 35.5	
Lots or for all Lots. Each Lot shall be evaluated separately.		

Bidders at their option are allowed to Lots or for all Lots. Each Lot shall be

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Section III. Evaluation and Qualification Criteria

This Section complements the Instructions to Bidders. It contains the criteria that the Purchaser use to evaluate a bid and determine whether a Bidder has the required qualifications.

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1. Evaluation Criteria (ITB 35.3 (d))

- The Purchaser's evaluation of a bid will be based on Evaluated Bid Price. The evaluation will also consider the Cost of Consumables as specified in Section IV Price Schedule for each Lot.
- The Grand Total (Sub Total Section 01 and Sub Total Section 02) mentioned in the price schedules shall be considered for bid evaluation and responsiveness.
- The initial contract shall be awarded for Sub Total Section 01 and based on the performance during the initial 3 years.
- Bidders who do not quote for warranty service for year 4 and year 5 or propose free of charge by lording the expenses to section 01 of the price schedule will be treated as a non-responsive bid and will be rejected at the evaluation.

2. Post – Qualification Requirements (ITB 37.2)

After determining the lowest-evaluated bid in accordance with ITB Sub-Clause 36.1, the Purchaser shall carry out the post-qualification of the Bidder in accordance with ITB Clause 37, using the following requirements.

(a) **Financial Capability**

The Bidder shall furnish documentary evidence that it meets the following financial requirements:

- The minimum average annual turnover for at least three of the last five years must be 1.5 times the bid price of each Lot.
- The bidder must demonstrate access to or availability of financial resources such as liquid assets, un-encumbered real assets, line of credit and other financial means, other than any contractual advance payment to meet the cash flow requirement of 1.5 time of the bid price of each lot.
- Audited statements of accounts of the company for the latest three (03) years of time duration shall be submitted with the bid.

(b) Commercial and Technical Capability

The Bidder shall furnish documentary evidence to demonstrate that it meets the following requirements;

- Bidder shall be a legally registered entity in Sri Lanka and has been in operation for the last five (05) years.
- Detailed list of supply, delivery and providing support and maintenance of similar items that the bidder has completed successfully during the period of last three (03) years ending on the deadline of bid submission.
- Bidder shall have experience as the authorized dealer/supplier for brands/products offered in the bid for the last 3 years in supply, delivery installation, providing warranty and maintenance.

Bidder shall have skilled and technically competent team to carry out necessary warranty, support, and maintenance and after sales services to the products offered.

- Documentary evidence to establish conformity of the goods to the technical specifications/standards in the bidding documents along with the Technical Specification Form.
- The offered brand of product shall have been in the market for a minimum period of 3 years.

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Section IV. Bidding Forms

- 1. Bid Submission Form
- 2. Price Schedule

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1. Bid Submission Form

[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 (as day, month and year) of Bid Submission] No.: [insert number of bidding process]

To: Chairman,

National Library and Documentation Services Board No 14, Independence Avenue, Colombo 07

We, the undersigned, declare that:

- (d) Our bid shall be valid for the period of time specified in ITB Sub-Clause 19.1, from the date fixed for the bid submission deadline in accordance with ITB Sub-Clause 23.1, and it shall remain binding upon us and may be accepted at any time before the expiration of that period;
- (e) If our bid is accepted, we commit to obtain a performance security in accordance with ITB Clause
 43 and CC Clause 17 for the due performance of the Contract;
- (f) We have no conflict of interest in accordance with ITB Sub-Clause 4.3;
- (g) Our firm, its affiliates or subsidiaries—including any subcontractors or suppliers for any part of the contract—has not been declared blacklisted by the GOSL;
- (h) We understand that this bid, together with your written acceptance thereof included in your notification of award, shall constitute a binding contract between us, until a formal contract is prepared and executed.
- (i) We understand that you are not bound to accept the lowest evaluated bid or any other bid that you may receive.

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

 In the capacity of
 [Insert legal capacity of person signing the Bid Submission Form]

 Name:
 [insert complete name of person signing the Bid Submission Form]

 Duly authorized to sign the bid for and on behalf of:
 [insert complete name of Bidder]

 Dated on
 day of
 [insert date of signing]

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Wational library and Documentation Services Brand

2. Price Schedule

Lot 01 - Section 01

1	2	3	4	5	6	7	8	9	10
Item No	Descriptio n of Goods	Country of Origin	Quantity	Unit	Unit price LKR	Sub Total	Inland transportation and other services	Total Price for Item LKR	VAT
		[insert country of origin of the Good]			[insert price per unit]	$[(7) = (4) \times (6)]$	[insert total cost for total quantity for inland transportation and other services required]	[(9) = (7) + (8)]	[insert total VAT for total quantity]
1.1	Laptop		54	Item	<i>(</i>)				
1.2	Stereo Headset for Laptop		18		200				
1.3	Speakers for Laptop (Subwoofer with 2 Satellites)		18	No.	S.				
Sub To	otal section 01	• ·		9					

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	Sup	port and Maintenance Services –	Warranty Extension	,
Description of Goods	Quantity	Support and maintenance cost Year 04	Support and maintenance cost Year 05	Total Price LKR
Laptop	54		S Y	
Sub Total section 02				
Grand Total (Sub Total section	on 01 + Sub To	tal section 02)	9	
Signature of authorized officer of th	ne Vendor :		ilon 281	
Name of authorized officer of the V	endor :		<u>0</u>	
Vendor's/Company's name	:	and the second s		
Address	:			
Contact details	: T	el/Mobile	email	
Date				
		Page 30 of 71		

1	2	3	4	5	6	7	8	9	10
Item No	Descriptio n of Goods	Country of Origin	Quantity	Unit	Unit price LKR	Sub Total	Inland transportation and other services	Total Price for Item LKR	VAT
		[insert country of origin of the Good]			[insert price per unit]	[(7) = (4) x (6)]	[insert total cost for total quantity for inland transportation and other services required]	[(9) = (7) + (8)]	[insert total VAT for total quantity]
2.1	Sticker Printer		18	Item		811			
2.2	Ribbon Rolls		36	Item					
2.3	Sticker Rolls		72	Item	000				
3	Barcode Reader		36	Item	0				
Sub T	otal section 01	·			,0,	·			
		N.		181 181					

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	Sup	port and Maintenance Services –	Warranty Extension	
Description of Goods	Quantity	Support and maintenance cost Year 04	Support and maintenance cost Year 05	Total Price LKR
Sticker Printer	18		S	
Barcode Reader	36			
Sub Total section 02				
Grand Total (Sub Total section	on 01 + Sub To	tal section 02)		
Signature of authorized officer of the state	he Vendor :			
Name of authorized officer of the V	/endor :		*	
Vendor's/Company's name	:			
Address	:	<u> </u>		
Contact details	: T	el/Mobile	email	
Date	ilonaliti			
		Page 32 of 71		

3. Bid Guarantee

*Beneficiary: Chairman, National Library and Documentation Services Board, No 14, Independence Avenue, Colombo 07

Date: [insert (by issuing agency) date]

BID GUARANTEE No.: [insert (by issuing agency) number]

Furthermore, we understand that, according to your conditions, Bids must be supported by a Bid Guarantee.

upon receipt by us of your first demand in writing accompanied by a written statement stating that the Bidder is in breach of its obligation(s) under the bid conditions, because the Bidder:

- (a) has withdrawn its Bid during the period of bid validity specified; or
- (b) does not accept the correction of errors in accordance with the Instructions to Bidders (hereinafter "the ITB"); or
- (c) having been notified of the acceptance of its Bid by the Purchaser during the period of bid validity, (i) fails or refuses to execute the Contract Form, if required, or (ii) fails or refuses to furnish the Performance Security, in accordance with the ITB.

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4. Manufacturer's Authorization

[The Bidder shall require the Manufacturer to fill in this Form in accordance with the instructions indicated. This letter of authorization should be on the letterhead of the Manufacturer and should be signed by a person with the proper authority to sign documents that are binding on the Manufacturer. The Bidder shall include it in its bid, if so indicated in the BDS.]

Date: ...[insert date (as day, month and year) of Bid Submission]... No.: ... [insert number of bidding process]...

WHEREAS

We [insert complete name of Manufacturer], who are official manufacturers of [insert type of goods manufactured], having factories at [insert full address of Manufacturer's factories], do hereby authorize [insert complete name of Bidder] to submit a bid the purpose of which is to provide the following Goods, manufactured by us [insert name and or brief description of the Goods], and to subsequently negotiate and sign the Contract.

We hereby extend our full guarantee and warranty in accordance with Clause 27 of the Conditions of Contract, with respect to the Goods offered by the above firm.

Signed: ... [insert signature(s) of authorized representative(s) of the Manufacturer] ...

Name: ... [insert complete name(s) of authorized representative(s) of the Manufacturer] ...

Duly authorized to sign this Authorization on behalf of: [insert complete name of Bidder]

Dated on	day of	,	[insert date of signing]
Dated on	day of	,	[insert date of signing]
	iloral ,		
in in			
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Section V. Schedule of Requirement

- 1. List of Goods and Delivery Schedule
- 2. Technical Specifications

Wationality and Documentation Services Board

National litrary and Documentation Services Board

Lot No	Lin e ite m No	Description of Goods	Quanti ty/Unit s per library	Total quantit y	Final (Project Site) Destination as specified in BDS	Deliver y and Installat ion	Related Services
Lot	1.1	Laptop	03	54	18 public	Within	Supply,
01	1.2	Stereo Headset for Laptop	01	18	libraries in 18 locations	12 Weeks	Delivery, Installati
	1.3	Speakers for Laptop (Subwoofer with 2 Satellites)	01	18	*Please find the below mentioned	from the date of the	on and Testing, and
Lot	2.1	Sticker Printer	01	18	locations list	Contract	Providing
02	2.2	Ribbon Roll	02	36	Note: The		Support
	2.3	Sticker Roll	04	72	hardware	0.0	and
	3	Barcode Readers	02	36	quantities mentioned for each Lot (Lot 1 and Lot 2) should be delivered to every 18 public libraries separately		Maintena nce at all the 18 libraries

1. List of Goods and Delivery Schedule

*Location list

Anuradhapura District

1. Galnewa Public Library, Galnewa

2. Kahatagasdigiliya Public Library, Kahatagasdigiliya

Polonnaruwa District

3. Medirigiriya Public Library, Medirigiriya

Trincomalee District

4. Trincomalee Public Library, Trincomalee

5. Kinniya Public Library, Main Street, Kinniya

Batticaloa District

6. Eravur Public Library, Library Road, Eravur

7. Pethalai Public Library, Kalkudha Road, Pethalai, Valaichenai

Ampara District

8. Uhana Public Library, Uhana, Ampara

9. Thambiluvil Public Library, Thambuluvil, Thirukkovil

Monaragala District

10. Buttala Public Library, Buttala

11. Siyabalanduwa Public Library, Siyabalanduwa

Badulla District

12. Mahiyanganaya Public Library, Mahiyanganaya

13. Rideemaliyedda Public Library, Ridimaliyedda

Vavuniya District

14. Koomankulam Public Library, Koomankulam, Vavuniya Jaffna District

15. Chankanai Public Library, Chankanai

16. Chavakachcheri Public Library, Chavakachcheri

Killinochchi District

17. Poonakary Public Library, Poonakary Vaddiyadi, Killinochchi Mullaitivu District

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2. Technical Specifications

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Lot 01 - Item 1.1: Laptop

Minimu	m Specification	Bidder's Offer	Compliance (Yes/No)	Technical Reference (Section No and Page Number/s)
Make & Model	(Branded)			
Country of manufacture	(Branded)			~
Country of origin	(Branded)			all'
Form Factor	Business Laptop Computer (Manufacture Confirmation must be attached)		: (8)	69
Chipset	(Specify)		4/2	
Processor	Option 1: Intel® Core i3-1115G4 11th Generation Processor or Later Option 2: AMD Ryzen [™] 3 5400U Processor or Later	c illion	8	
Processor Frequency	Intel: 4.10GHz Max Turbo Frequency or Higher AMD: 2.6GHz Base Frequency or Higher	Jule.		
Cache	Intel: 6MB or Higher AMD: 10MB L2+L3 Cache or Higher			
RAM	8 GB of Single Channel, DDR4 System Memory Upgradable to 16 GB or Higher Capacity			
RAM Speed	2666 MHz, DDR4 or Higher			
Hard Disk	256 SSD or Above			
Graphics	Intel UHD Graphics / AMD Radeon TM			
	Graphics or Better			
Keyboard	(Specify)			
Touch Pad	Multi-Gesture Touchpad, Supporting Two-Finger Scroll			
Audio, Audio Integrated Speakers, Microphone	Integrated High Definition Audio, Integrated Internal Speakers, Built-In Microphone			

Communications, Modern Ethernet, Wireless Bluetooth	WLAN: 802.11ac, WPAN: Bluetooth 4.0			
Inbuilt Camera	720p HD Camera			
Expansion	SDTM Card reader			
Options, PC Card	Microphone / Earphone -			
I/O Ports	In jack			
	USB 2.0 Port			
	2 x USB 3.0 Ports			<i>A</i> .
	HDMI® Port			
	DC-In Jack for AC			00.
D: 1 T	adapter			62
Display Type	15.6 Inch TFT LCD HD Resolution		~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	
Operating	Windows 10 Pro with			
System	Licensing			
Application Software	Sinhala and Tamil	C	K)	
	Unicode Software,			
Battery	Minimum 8 Hours Battery Life (Specify	10.5		
	Type / mAh / Hours)			
Security	Kensington Lock Slot			
Accessories -	Should be Same Brand			
The Carrying	Should be Sume Drand			
Bag				
Product	Energy Star or any other	5		
certifications of	equal certificate to			
the quoted Model	Energy Star, issued by			
	authorized body who has			
	the authority to do so,			
	Documentary evidence			
	must be provided. Valid			
	ISO 9001: 2015, and ISO 14001:2015			
Manufacture	Manufacturer should			
Experience	have minimum of 3			
	years' experience in			
NOV.	manufacturing of the			
10/1	same brand. (Proof			
10.	document should be			
	attached)			
Manufacturer	Manufacturer			
Authorization Certificate	Authorization Certificate			
Ceruncate	should be provided (Originals should be			
	provided on request)			
Warranty	Comprehensive on-site			
	manufacturer authorized			
	warranty for 3 years			

	(Labor and Parts) as per CC 27			
Additional Warranty Conditions	1-year warranty for Battery and Power Adapter			
Warranty Information	A sticker with - Supplier name - Contact Numbers - Date of Commissioning of Hardware - Warranty period On all Laptops			Show and a start of the start o
Brochure	The supplier should provide an original brochure of the make/model quoted as per the above specification		iles	900
		C		
		unentation	20	
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Minim	um Specification	Bidder's Offer	Compliance (Yes/No)
Make & Model	(Branded)		
Country of manufacture	(Branded)		
Country of origin	(Branded)		6
Input Impedance	32 Ohms		:iC ²³
Sensitivity (headphone)	100dB +/-3dB or specify	C	
Frequency response (Headset)	20Hz - 20kHz	10ji	
Sensitivity (microphone)	-58dBV/µBar, -38dBV/Pa +/-4dB or specify	allor,	
Frequency response (Microphone)	100Hz - 16kHz	CULLE	
Connection Connection cable length	3.5 mm connector (plug) At least 1.8m		
Compatibility	Works with Common calling applications across almost all platforms and operating systems Works with computers, smartphones, tablets		
Warranty	1 year		

National litrary and Documentation Services Board

Minim	um Specification	Bidder's Offer	Compliance (Yes/No)	
Make & Model	(Branded)			6
Country of manufacture	(Branded)			SIL
Country of origin	(Branded)		S	0
Туре	2.1 (Subwoofer with 2 satellites)		ille	
Amplifier total output power	25 W or higher	C		
Connection	3.5 mm connector (plug)			
Compatibility	Works with Common calling applications across almost all			
	platforms and operating systems	Clip		
	Works with computers, smartphones, tablets			
Warranty	1 year (Labor and Parts) as per CC 27			

Lot 01 - Item 1.3: Speakers for Laptop (Subwoofer with 2 Satellites)

as per CC 27

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Lot 02 - Item 2.1: Sticker Printers

Minimu	m Specifications	Bidder's Offer	Compliance (Yes/No)	Technical Reference (Section No and Page Number/s)
Brand	(Specify)			25
Model	(Specify)			~0
Year of Manufacture				60
Country of Manufacture / Assembled	(Specify)		iles	
Print Method	Thermal Transfer or Direct Terminal	C	<u>Sr</u>	
Print Speed	5",127 mm/sec			
Dot density	200 dpi or Specify	XIO.		
Color Printing	Single Color	XV_{P}		
Ribbon Characteristics	Thermal-transfer	Clip		
Media	Minimum width should support ~ 4" Minimum Roll Diameter should support ~ 5.00"			
Memory	8 Mb Flash, 8 Mb SDRAM			
Media Sensors	Multi-position Transmissive and Full- width reflective sensor			
Interface	USB			
Barcode Symbology	Linear Barcodes			
Communication Method	Bi-directional interface			
Temperature	Operating: 32°F to 140°F (0°C to 40°C)Storing: 4°F to 149°F (-20°C to 60°C)			
Operating Systems Compatibility	Drivers for Latest version of Windows Drivers for Latest LTS version of Ubuntu			
Power supply	AC 100V~240V Auto- sensing, 50/60Hz,1.5 A			

AC Power Plug Type	IEC Type G (BS 1363)		
Weight	(Specify)		
Dimension	(Specify)		
Manufacture Authorization	Required		
Warranty	Comprehensive on-site manufacturer authorized warranty for 3 years (Labor and Parts) as per CC 27		<i>L</i>

Lot 02 - Item 2.2: Ribbon Roll

Min	imum Specifications	Bidder's Offer	Compliance (Yes/No)	7
Туре	Wax Thermal Transfer Ribbon		D	
Use for	Barcode Label	XV)		
Size	~4 inch x 300m	FU_{P}		

Lot 02 - Item 2.3: Sticker Roll

Minimur	n Specifications	Bidder's Offer	Compliance (Yes/No)
Туре	Roll		
Use for	Barcode Label		
Sticker Size	~50mmx25mm		
UP'S	2-UP'S		
Roll Width	~4"		
Labels per Roll	5000		
ASIO IS		·	

	n Specifications	Bidder's Offer	Compliance (Yes/No)	Technical Reference (Section No and Page Number/s)
Brand	(Specify)			
Model	(Specify)			2
Year of Manufacture			. 85	
Country of Origin & Country of Manufacture / assembly	(Specify)	C	S. MIL	
Туре	Stand with Gooseneck			
Gooseneck	Required to be flexible and adjustable to different angles. Scan Angel of Reader Required to be adjusted from $0^\circ - 90^\circ$			
Power Source	USB Bus power			
Scanner Type	Bi-directional, Auto detected			
Light Source	650 nm visible laser diode (Required)			
Scan Element Frequency	50Hz			
Scan Rate	100 scans per second typical			
Nominal Working Distance	Automatic platen gap adjustment, automatic sheet alignment, automatic border recognition			

Decode Capability.	UPC/EAN, UPC/EAN with Supplemental, Code 128, Code 128 Full ASCII, Codabar, Interleaved 2 of 5, Discrete 2 of 5, Code 93, MSI, Code 11, IATA, RSS variants, Chinese 2 of 5 UCC/EAN 128, Code 39, Code 39 Full ASCII, Code 39 TriOptic			<i>b</i> ₂
Interfaces Supported	Keyboard Wedge, Wand, IBM 468X/9X, USB			8
Laser Safety	CDRH Class II, IEC Class 2		S	5
Operating Systems Compatibility	Drivers for Latest version of Windows Drivers for Latest LTS version of Ubuntu	S	STICES	
Drop Resistance	Withstands multiple 1.5m drops to concrete			
Weight	(Specify)			
Dimension	(Specify)	6		
Manufacture Authorization	Required	CIII.		
Warranty	Comprehensive on-site manufacturer authorized warranty for 3 years (Labor and Parts) as per CC 27			

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Section VI. Conditions of Contract

- 1. Definitions
- 1.1 The following words and expressions shall have the meanings hereby assigned to them:
 - (a) "Contract" means the Contract Agreement entered into between the Purchaser and the Supplier, together with the Contract Documents referred to therein, including all attachments, appendices, and all documents incorporated by reference therein.
 - (b) "Contract Documents" means the documents listed in the Contract Agreement, including any amendments thereto.
 - (c) "Contract Price" means the price payable to the Supplier as specified in the Contract Agreement, subject to such additions and adjustments thereto or deductions there from, as may be made pursuant to the Contract.
 - (d) "Day" means calendar day.
 - (e) "Completion" means the fulfilment of the supply of Goods to the destination specified and completion of the Related Services by the Supplier in accordance with the terms and conditions set forth in the Contract.
 - (f) "CC" means the Conditions of Contract.
 - (g) "Goods" means all of the commodities, raw material, machinery and equipment, and/or other materials that the Supplier is required to supply to the Purchaser under the Contract.
 - (h) "Purchaser" means the entity purchasing the Goods and Related Services, as specified in the Contract Data.
 - (i) "Related Services" means the services incidental to the supply of the goods, such as insurance, installation, training and initial maintenance and other such obligations of the Supplier under the Contract.

"Subcontractor" means any natural person, private or government entity, or a combination of the above, to whom any part of the Goods to be supplied or execution of any part of the Related Services is subcontracted by the Supplier.

- (k) "Supplier" means the natural person, private or government entity, or a combination of the above, whose bid to perform the Contract has been accepted by the Purchaser and is named as such in the Contract Agreement.
- (1) "The Project Site," where applicable, means the place named in the Contract Data.
- 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 Agreement shall be read as a whole.
- 3.1 The Government of Sri Lanka requires the Purchaser as well as bidders, suppliers, contractors, and consultants to observe the highest standard of ethics during the procurement and execution of such contracts. In pursuit of this policy:
 - *(i) "corrupt practice" means offering, giving, receiving, or soliciting, directly or indirectly, of anything of value to influence the action of a public official in the procurement process or in contract execution;*

2. Contract Documents

2.1

3. Fraud and Corruption

- (ii) "fraudulent practice" means a misrepresentation or omission of facts in order to influence a procurement process or the execution of a contract;
- (iii) "collusive practice" means a scheme or arrangement between two or more bidders, with or without the knowledge of the Purchaser to establish bid prices at artificial, noncompetitive levels; and
- (iv) "coercive practice" means harming or threatening to harm, directly or indirectly, persons or their property to influence their participation in the procurement process or affect the execution of a contract
- 4.1 If the context so requires it, singular means plural and vice versa.

4.2 Entire Agreement

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.

4.3 Amendment

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

4.4 Severability

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

The Contract as well as all correspondence and documents relating 5. Language 5.1 to the Contract exchanged by the Supplier and the Purchaser, shall be written in English language. 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 which case, for purposes of interpretation of the Contract, this translation shall govern.

> The Supplier shall bear all costs of translation to the governing language and all risks of the accuracy of such translation, for documents provided by the Supplier.

If the Supplier is a joint venture, consortium, or association, all of the parties shall be jointly and severally liable to the Purchaser for the fulfilment of the provisions of the Contract and shall designate one party to act as a leader with authority to bind the joint venture, consortium, or association. The composition or the constitution of the joint venture, consortium, or association shall not be altered without the prior consent of the Purchaser.

7.1 All goods supplied under this contract shall be complied with applicable standards stipulated by the Sri Lanka Standards Institute. In the absence of such standards, the Goods supplied shall be complied to other internationally accepted standards, such as British Standards.

8.1 Any notice given by one party to the other pursuant to the Contract shall be in writing to the address specified in the Contract Data. The term "in writing" means communicated in written form with proof of receipt.

6. Joint Venture. **Consortium or** Association

4. Interpretation

Eligibility 7

8. Notices

	8.2	A notice shall be effective when delivered or on the notice's
9. Governing Law	9.1	effective date, whichever is later. The Contract shall be governed by and interpreted in accordance
10. Settlement of Disputes	10.1	with the laws of the Democratic Socialist Republic of Sri Lanka. The Purchaser and the Supplier shall make every effort to resolve amicably by direct informal negotiation any disagreement or dispute
	10.2	arising between them under or in connection with the Contract. If, after twenty-eight (28) days, the parties have failed to resolve their dispute or difference by such mutual consultation, then 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, and no arbitration in respect of this matter may be commenced unless such notice is given. Any dispute or difference in
	10.3	respect of which a notice of intention to commence arbitration has been given in accordance with this Clause shall be finally settled by arbitration. Arbitration may be commenced prior to or after delivery of the Goods under the Contract. Arbitration proceedings shall be conducted in accordance with the Arbitration Act No:11 of 1995.
	10.5	 Notwithstanding any reference to arbitration herein, (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 any monies due the Supplier.
11. Scope of Supply	11.1	The Goods and Related Services to be supplied shall be as specified in the Schedule of Requirements.
12. Delivery and Documents	12.1	Subject to CC Sub-Clause 32.1, the Delivery of the Goods and Completion of the Related Services shall be in accordance with the Delivery and Completion Schedule specified in the Schedule of Requirements. Where applicable the details of shipping and other documents to be furnished by the Supplier are specified in the Contract
		Data.
13. Supplier's Responsibilities	13.1	The Supplier shall supply all the Goods and Related Services included in the Scope of Supply in accordance with CC Clause 11, and the Delivery and Completion Schedule on per CC Clause 12.
14. Contract Price	14.1	and the Delivery and Completion Schedule, as per CC Clause 12. Prices charged by the Supplier for the Goods supplied and the Related Services performed under the Contract shall not vary from the prices quoted by the Supplier in its bid.
15. Terms of Payment	15.1 15.2	The Contract Price, shall be paid as specified in the Contract Data . 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
Willow .	15.3	documents submitted pursuant to CC Clause 12 and upon fulfilment of all other obligations stipulated in the Contract. Payments shall be made promptly by the Purchaser, but in no case later than twenty-eight (28) days after submission of an invoice or request for payment by the Supplier, and after the Purchaser has accented it
16. Taxes and Duties	16.1	accepted it. The Supplier shall be entirely responsible for all taxes, duties, license fees, etc., incurred until delivery of the contracted Goods to the
17. Performance Security	17.1	Purchaser. If required as specified in the Contract Data , the Supplier shall, within fourteen (14) days of the notification of contract award, provide a performance security of Ten percent (10%) of the Contract Price for the performance of the Contract.

	17.2	The proceeds of the Performance Security shall be payable to the Purchaser as compensation for any loss resulting from the Supplier's failure to complete its obligations under the Contract.
	17.3	As specified in the Contract Data , the Performance Security, if required, shall be in Sri Lanka Rupees and shall be in the format stipulated by the Purchaser in the Contract Data , or in another
	17.4	format acceptable to the Purchaser. The Performance Security shall be discharged by the Purchaser and returned to the Supplier not later than twenty-eight (28) days following the date of Completion of the Supplier's performance obligations under the Contract, including any warranty obligations.
18. Copyright	18.1	The copyright in all drawings, documents, and other materials containing data and information furnished to the Purchaser by the Supplier herein shall remain vested in the Supplier, or, if they are furnished to the Purchaser directly or through the Supplier by any third party, including suppliers of materials, the copyright in such materials shall remain vested in such third party.
19. Confidential Information	19.1	The Purchaser and the Supplier shall keep confidential and shall not, without the written consent of the other party hereto, divulge to any third party any documents, data, or other information furnished directly or indirectly by the other party hereto in connection with the Contract, whether such information has been furnished prior to, during or following completion or termination of the Contract. Notwithstanding the above, the Supplier may furnish to its Subcontractor such documents, data, and other information it receives from the Purchaser to the extent required for the Subcontractor to perform its work under the Contract, in which event the Supplier shall obtain from such Subcontractor an undertaking of confidentiality similar to that imposed on the Supplier under CC
	19.2	Clause 19. The Purchaser shall not use such documents, data, and other information received from the Supplier for any purposes unrelated to the contract. Similarly, the Supplier shall not use such documents, data, and other information received from the Purchaser for any purpose other than the performance of the Contract.
<i></i>	19.3	The above provisions of CC Clause 19 shall not in any way modify any undertaking of confidentiality given by either of the parties hereto prior to the date of the Contract in respect of the Supply or any part thereof.
- Alle	19.4	The provisions of CC Clause 19 shall survive completion or termination, for whatever reason, of the Contract.
20. Subcontracting	20.1	The Supplier shall notify the Purchaser in writing of all subcontracts awarded under the Contract if not already specified in the bid. Such notification, in the original bid or later shall not relieve the Supplier from any of its obligations, duties, responsibilities, or liability under the Contract.
	20.2	Subcontracts shall comply with the provisions of CC Clauses 3 and 7.
21. Specifications and Standards	21.1	 Technical Specifications and Drawings (a) The Goods and Related Services supplied under this Contract shall conform to the technical specifications and standards mentioned in Section V, Schedule of Requirements and, when no applicable standard is mentioned, the standard shall be

equivalent or superior to the official standards whose application is appropriate to the 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 edition or the revised version of such codes and standards shall be those specified in the Schedule of Requirements. During Contract execution, any changes in any such codes and standards shall be applied only after approval by the Purchaser and shall be treated in accordance with CC Clause 32.
- The Supplier shall pack the Goods as is required to prevent their 22.1 damage or deterioration during transit to their final destination, as **Documents** indicated in the Contract.
 - Unless otherwise specified in the Contract Data, the Goods 23.1 supplied under the Contract shall be fully insured against loss or damage incidental to manufacture or acquisition, transportation, storage, and delivery.
 - Unless otherwise specified in the Contract Data, responsibility for 24.1 arranging transportation of the Goods shall be a responsibility of the supplier.
 - The Supplier shall at its own expense and at no cost to the Purchaser 25.1 carry out all such tests and/or inspections of the Goods and Related Services as are specified in the Contract Data.
 - 25.2 The inspections and tests may be conducted on the premises of the Supplier or its Subcontractor, at point of delivery, and/or at the Goods' final destination, or in another place as specified in the Contract Data. Subject to CC Sub-Clause 25.3, if conducted on the premises of the Supplier or its Subcontractor, all reasonable facilities and assistance, including access to drawings and production data, shall be furnished to the inspectors at no charge to the Purchaser.
 - The Purchaser or its designated representative shall be entitled to attend the tests and/or inspections referred to in CC Sub-Clause 25.2, provided that the Purchaser bear all of its own costs and expenses incurred in connection with such attendance including, but not limited to, all traveling and board and lodging expenses.
 - Whenever the Supplier is ready to carry out any such test and inspection, it shall give a reasonable advance notice, including the place and time, to the Purchaser. The Supplier shall obtain from any relevant third party or manufacturer any necessary permission or consent to enable the Purchaser or its designated representative to attend the test and/or inspection.
 - The Purchaser may require the Supplier to carry out any test and/or 25.5 inspection not required by the Contract but deemed necessary to verify that the characteristics and performance of the Goods comply with the technical specifications codes and standards under the Contract, provided that the Supplier's reasonable costs and expenses incurred in the carrying out of such test and/or inspection shall be added to the Contract Price. Further, if such test and/or inspection impedes the progress of manufacturing and/or the Supplier's

- 22. Packing and
- 23. Insurance
- 24. Transportation
- 25. Inspections and Tests

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performance of its other obligations under the Contract, due allowance will be made in respect of the Delivery Dates and Completion Dates and the other obligations so affected.

- 25.6 The Supplier shall provide the Purchaser with a report of the results of any such test and/or inspection.
- 25.7 The Purchaser may reject any Goods or any part thereof that fail to pass any test and/or inspection or do not conform to the specifications. The Supplier shall either rectify or replace such rejected Goods or parts thereof or make alterations necessary to meet the specifications at no cost to the Purchaser, and shall repeat the test and/or inspection, at no cost to the Purchaser, upon giving a notice pursuant to CC Sub-Clause 25.4.
- 25.8 The Supplier agrees that neither the execution of a test and/or inspection of the Goods or any part thereof, nor the attendance by the Purchaser or its representative, nor the issue of any report pursuant to CC Sub-Clause 25.6, shall release the Supplier from any warranties or other obligations under the Contract.
- 26.1 Except as provided under CC Clause 31, if the Supplier fails to deliver any or all of the Goods by the Date(s) of delivery or perform the Related Services within the period specified in the Contract, the Purchaser may without prejudice to all its other remedies under the Contract, deduct from the Contract Price, as liquidated damages, a sum equivalent to the percentage specified in the **Contract Data** 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 **Contract Data**. Once the maximum is reached, the Purchaser may terminate the Contract pursuant to CC Clause 34.
 - 27.1 The Supplier warrants that all the Goods are new, unused, and of the most recent or current models, and that they incorporate all recent improvements in design and materials, unless provided otherwise in the Contract.
 - 27.2 Subject to CC Sub-Clause 21.1(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 the country of final destination.
 - 27.3 Unless otherwise specified in the **Contract Data**, the warranty shall remain valid for thirty six (36) months after the Goods, or any portion thereof as the case may be, have been delivered to and accepted at the final destination indicated in the **Contract Data**.
 - 27.4 The Purchaser shall give notice to the Supplier stating the nature of any such defects together with all available evidence thereof, promptly following the discovery thereof. The Purchaser shall afford all reasonable opportunity for the Supplier to inspect such defects.
 - 27.5 Upon receipt of such notice, the Supplier shall, within the period specified in the **Contract Data**, expeditiously repair or replace the defective Goods or parts thereof, at no cost to the Purchaser.
 - 27.6 If having been notified, the Supplier fails to remedy the defect within the period specified in the **Contract Data**, the Purchaser may proceed to take within a reasonable period such remedial action as may be necessary, at the Supplier's risk and expense and without

26. Liquidated Damages

27. Warranty

prejudice to any other rights which the Purchaser may have against the Supplier under the Contract.

28. Patent Indemnity 28.1

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

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

- 28.2 If any proceedings are brought or any claim is made against the Purchaser arising out of the matters referred to in CC Sub-Clause 28.1, the Purchaser shall promptly give the Supplier a notice thereof, and the Supplier may at its own expense and in the Purchaser's name conduct such proceedings or claim and any negotiations for the settlement of any such proceedings or claim.
- 28.3 If the Supplier fails to notify the Purchaser within twenty-eight (28) days after receipt of such notice that it intends to conduct any such proceedings or claim, then the Purchaser shall be free to conduct the same on its own behalf.
- 28.4 The Purchaser shall, at the Supplier's request, afford all available assistance to the Supplier in conducting such proceedings or claim, and shall be reimbursed by the Supplier for all reasonable expenses incurred in so doing.
 - 5 The Purchaser shall indemnify and hold harmless the Supplier and its employees, officers, and Subcontractors from and against any and all suits, actions or administrative proceedings, claims, demands, losses, damages, costs, and expenses of any nature, including attorney's fees and expenses, which the Supplier may suffer as a result of any infringement or alleged infringement of any patent, utility model, registered design, trademark, copyright, or other intellectual property right registered or otherwise existing at the date of the Contract arising out of or in connection with any design, data, drawing, specification, or other documents or materials provided or designed by or on behalf of the Purchaser.

29.1 Except in cases of criminal negligence or wilful misconduct,

(a) the Supplier shall not be liable to the Purchaser, whether in contract, tort, or otherwise, for any indirect or consequential loss or damage, loss of use, loss of production, or loss of profits or interest costs, provided that this exclusion shall not apply to any obligation of the Supplier to pay liquidated damages to the Purchaser and



29. Limitation of Liability

- (b) the aggregate liability of the Supplier to the Purchaser, whether under the Contract, in tort or otherwise, shall not exceed the total Contract Price, provided that this limitation shall not apply to the cost of repairing or replacing defective equipment, or to any obligation of the supplier to indemnify the purchaser with respect to patent infringement
- 30. Change in Laws and Regulations
 30.1 Unless otherwise specified in the Contract, if after the date of 28 days prior to date of Bid submission, any law, regulation, ordinance, order or bylaw having the force of law is enacted, promulgated, abrogated, or changed in Sri Lanka that subsequently affects the Delivery Date and/or the Contract Price, then such Delivery Date and/or Contract Price shall be correspondingly increased or decreased, to the extent that the Supplier has thereby been affected in the performance of any of its obligations under the Contract. Notwithstanding the foregoing, such additional or reduced cost shall not be separately paid or credited if the same has already been accounted for in the price adjustment provisions where applicable, in accordance with CC Clause 14.
- **31. Force Majeure** 31.1 The Supplier shall not be liable for forfeiture of its Performance Security, liquidated damages, or termination for default if and to the extent that its delay in performance or other failure to perform its obligations under the Contract is the result of an event of Force Majeure.
 - 31.2 For purposes of this Clause, "Force Majeure" means an event or situation beyond the control of the Supplier that is not foreseeable, is unavoidable, and its origin is not due to negligence or lack of care on the part of the Supplier. Such events may include, but not be limited to, acts of the Purchaser in its sovereign capacity, wars or revolutions, fires, floods, epidemics, quarantine restrictions, and freight embargoes.
 - 31.3 If a Force Majeure situation arises, the Supplier shall promptly notify the Purchaser in writing of such condition and the cause thereof. Unless otherwise directed by the Purchaser in writing, the Supplier shall continue to perform its obligations under the Contract as far as is reasonably practical, and shall seek all reasonable alternative means for performance not prevented by the Force Majeure event.
 - 32.1 The Purchaser may at any time order the Supplier through notice in accordance CC Clause 8, to make changes within the general scope of the Contract in any one or more of the following:
 - (a) drawings, designs, or specifications, where Goods to be furnished under the Contract are to be specifically manufactured for the Purchaser;
 - (b) the method of shipment or packing;
 - (c) the place of delivery; and
 - (d) the Related Services to be provided by the Supplier.
 - 32.2 If any such change causes an increase or decrease in the cost of, or the time required for, the Supplier's performance of any provisions under the Contract, an equitable adjustment shall be made in the Contract Price or in the Delivery/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 twenty-eight (28) days from the date of the Supplier's receipt of the Purchaser's change order.
- 32. Change Orders and Contract Amendments

- 32.3 Prices to be charged by the Supplier for any Related Services that might be needed but which were not included in the Contract shall be agreed upon in advance by the parties and shall not exceed the prevailing rates charged to other parties by the Supplier for similar services.
- 32.4 Subject to the above, no variation in or modification of the terms of the Contract shall be made except by written amendment signed by the parties.
- 33.1 If at any time during performance of the Contract, the Supplier or its subcontractors should encounter conditions impeding timely delivery of the Goods or completion of Related Services pursuant to CC Clause 12, the Supplier shall promptly notify the Purchaser in writing of the delay, its likely duration, and its cause. As soon as practicable after receipt of the Supplier's notice, the Purchaser shall evaluate the situation and may at its discretion extend the Supplier's time for performance, in which case the extension shall be ratified by the parties by amendment of the Contract.
 - 33.2 Except in case of Force Majeure, as provided under CC Clause 31, a delay by the Supplier in the performance of its Delivery and Completion obligations shall render the Supplier liable to the imposition of liquidated damages pursuant to CC Clause 26, unless an extension of time is agreed upon, pursuant to CC Sub-Clause 33.1.
 - 34.1 Termination for Default
 - (a) The Purchaser, 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 in part:
 - (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 CC Clause 33;
 - (ii) *if the Supplier fails to perform any other obligation under the Contract; or*
 - (iii) if the Supplier, in the judgment of the Purchaser has engaged in fraud and corruption, as defined in CC Clause 3, in competing for or in executing the Contract.
 - In the event the Purchaser terminates the Contract in whole or in part, pursuant to CC Clause 34.1(a), the Purchaser may procure, upon such terms and in such manner as it deems appropriate, Goods or Related Services similar to those undelivered or not performed, and the Supplier shall be liable to the Purchaser for any additional costs for such similar Goods or Related Services. However, the Supplier shall continue performance of the Contract to the extent not terminated.
 - 34.2 Termination for Insolvency.
 - (a) The Purchaser may at any time terminate the Contract by giving notice to the Supplier if the Supplier becomes bankrupt or otherwise insolvent. In such event, termination will be without compensation to the Supplier, provided that such termination will not prejudice or affect any right of action or remedy that has accrued or will accrue thereafter to the Purchaser
 - 34.3 Termination for Convenience.

34. Termination

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33. Extensions of

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- (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 twenty-eight (28) days after the Supplier's receipt of notice of termination shall be accepted by the Purchaser at the Contract terms and prices. For the remaining Goods, the Purchaser may elect:
 - (i) to have any portion completed and delivered at the Contract terms and prices; and/or
 - (ii) to cancel the remainder and pay to the Supplier an agreed amount for partially completed Goods and Related Services and for materials and parts previously procured by the Supplier.
- athis Co aty. Neither the Purchaser nor the Supplier shall assign, in whole or in a. part, their obligations under this Contract, except with prior written

35. Assignment

Section VII. Contract Data

	tract Data shall supplement and / or amend the Conditions of Contract (CC). a conflict, the provisions herein shall prevail over those in the CC.	
CC 1.1(h)	The Purchaser is: National Library and Documentation Services Board	
CC 1.1 (l)	The Project Site(s)/Final Destination(s) are: 1. Galnewa Public Library, Galnewa 2. Kahatagasdigiliya Public Library, Kahatagasdigiliya 3. Medirigiriya Public Library, Medirigiriya 4. Trincomalee Public Library, Trincomalee 5. Kinniya Public Library, Main Street, Kinniya 6. Eravur Public Library, Library Road, Eravur 7. Pethalai Public Library, Kalkudha Road, Pethalai, Valaichenai 8. Uhana Public Library, Uhana, Ampara 9. Thambiluvil Public Library, Buttala 11. Siyabalanduwa Public Library, Siyabalanduwa 12. Mahiyanganaya Public Library, Ridimaliyedda 14. Koomankulam Public Library, Koomankulam, Vavuniya 15. Chankanai Public Library, Chankanai 16. Chavakachcheri Public Library, Poonakary Vaddiyadi, Killinochchi 18. Mullaitivu Public Library, Poonakary Vaddiyadi, Killinochchi	
CC 8.1	For <u>notices</u> , the Purchaser's address shall be: Attention: Uditha Gunasekara Address: National Library and Documentation Services Board, No 14, Independence Avenue, Colombo 07. Telephone: 0719569470 Fax: 0112685201 email: libauto@mail.natlib.lk	
CC 15.1	The method and conditions of payment to be made to the Supplier under this Contract shall be as follows: Payment shall be made in Sri Lanka Rupees within thirty (30) days of presentation of claim supported by a certificate from the Purchaser declaring that the Goods have been delivered and that all other contracted Services have been performed.	
	 a) On Delivery: to a maximum of sixty percent (60%) of the Contract Price, shall be paid on receipt of the Goods and upon submission of the documents specified below and subject to Inspections, and Documentation specified in the Schedule of Requirements. (i) Supplier invoice showing contract number, goods description, quantity, unit price and total amount; (ii) Warranty Certificate. (iii) Delivery notes or confirmation of receipt of goods with 01 Copy confirming items delivered and installed. 	

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	(iv) Acceptance certificate certifying that the Goods delivered and
	installed are in good condition and good order issued by Purchaser
	or nominated and authorized person by the Purchaser.
	b. On Acceptance: The remaining forty percent (40%) of the Contract Price
	shall be paid to the Supplier within thirty (30) days after the date of the
	acceptance certificate for the respective delivery and completeness of
	installations issued by the Purchaser.
CC 17.1	The supplier shall provide Performance Security. This shall be an amount
	equal to ten (10) percent of the contract price (excluding VAT). Performance
	Security shall be submitted within 07 days of the notification of the contract
	award from the purchaser and it shall be valid up to 28 days following the
	date of Completion of the Supplier's performance obligations under the
	contract, including any warranty obligations.
CC 17.3	The format of the Performance Security is given in Section VIII
CC 25.1	All items and specifications are provided in Section V of the bidding
	document.
CC 26.1	The liquidated damage shall be 0.5% of the contract price per day. The
	maximum amount of liquidated damages shall be ten percent (10%) of the
	total contract price.
CC 27.3	Manufacturer's onsite comprehensive Warranty period shall be:
	a) 03 years from the date of acceptance of supply, delivery and installation
	of Laptops, Barcode Printer and Barcode Scanners at the Libraries.
	b) 01 years from the date of acceptance of supply, delivery and installation
	of Headset and Speakers at the Libraries.
	The Supplier shall, in addition, comply with the performance guarantees
	specified under the Contract. If, for reasons attributable to the Supplier, these
	guarantees are not attained in whole or in part, the Supplier shall, at its
	discretion, either make such changes, modifications, and/or additions to the
	Goods or any part thereof as may be necessary in order to attain the
	contractual guarantees specified in the Contract at its own cost and expense
	and to carry out verification in accordance with SCC 3, In the event of any
	correction of defects or replacement of defective material during the warranty
	period, the warranty for the corrected/replaced material shall be extended to a
	further period of 12 months for the respective good.
	For purposes of the Onsite Comprehensive Warranty, the place(s) of final
	destination(s) shall be the sites specified in Section V.
0.	The charges with regard to the supply of materials, labour, travel, per diem and
(D)	accommodation to supplier's staff etc; shall be borne by the supplier during the
	period of warranty.
10.	
	Client shall not pay any additional expenditure for services rendered during the
*	above period.
	In accord a product requires to be taken for sumplice's weakshop for remains
	In case of a product requires to be taken for supplier's workshop for repairs,
	one to one replacement with equal specifications / configuration is required.
	Maximum response time – 1 Business Day
	Maximum resolution time – 2 Business Days
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Section VIII Contract Forms

- 1. Contract Agreement
- 2. Performance Security

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1. Contract Agreement

THIS CONTRACT AGREEMENT is 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 or corporation] and having its
	principal place of business at
	(hereinafter called "the Purchaser"), and
(2)	
	incorporated under the laws of [insert: country of Supplier] and having its
	principal place of business at [insert: oddress of Supplier]

NOW THIS AGREEMENT WITNESSETH AS FOLLOWS:

- 1. In this Agreement words and expressions shall have the same meanings as are respectively assigned to them in the Conditions of Contract referred to.
- 2. The following documents shall constitute the Contract between the Purchaser and the Supplier, and each shall be read and construed as an integral part of the Contract:
 - (a) This Contract Agreement
 - (b) Contract Data
 - (c) Conditions of Contract
 - (d) Technical Requirements (including Schedule of Requirements and Technical Specifications)
 - (e) The Supplier's Bid and original Price Schedules
 - (f) The Purchaser's Notification of Award

 - (h)[Add here any other document(s)]
- 3. This Contract shall prevail over all other Contract documents. In the event of any discrepancy or inconsistency within the Contract documents, then the documents shall prevail in the order listed above.

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

IN WITNESS whereof the parties hereto have caused this Agreement to be executed in accordance with the laws of Democratic Socialist Republic of Sri Lanka on the day, month and year indicated incesto above.

For and on behalf of the Purchaser

Signed:[insert signature]	
in the capacity of[insert title or other appropria	te designation]
in the presence of[insert identification of official	witness]

For and on behalf of the Supplier

	ert signature of authorized representative(s) of the Supplier]
in the capacity	of[inservite or other appropriate designation]
in the presence	e of[inservidentification of official witness]
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2. Performance Security

[Note: the purchaser is required to fill the information marked as "*" and delete this note *prior to selling of the bidding document*] [The issuing agency, as requested by the successful Bidder, shall fill in this form in accordance with the *instructions indicated*] Date: PERFORMANCE GUARANTEE No.: We have been informed that [name of Supplier] (hereinafter called "the Supplier") has entered into Contract No. ... [reference number of the contract] ... dated and brief description] (hereinafter called "the Contract"). Furthermore, we understand that, according to the conditions of the Contract, a performance guarantee is required. irrevocably undertake to pay you any sum or sums not exceeding in total an amount of [amount in figures] in words]), such sum being payable in the types and proportions of currencies in which the Contract Price is payable, upon receipt by us of your first demand in writing accompanied by a written statement stating that the Contractor is in breach of its obligation(s) under the Contract, without your needing to prove or to show grounds for your demand or the sum specified therein.

beyond the scheduled completion date including the warranty period] and any demand for payment under it must be received by us at this office on or before that date.

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