SPD Summary i

STANDARD PROCUREMENT DOCUMENT

Government of Khyber Pakhtunkhwa Health Department Khyber Pakhtunkhwa Human Capital Investment Project

Request for Proposals

PRIVATE OPERATOR TO MANAGE THE NISHTARABAD COVID HOSPITAL OF KHYBER PAKHTUNKHWA



April 2021

SPD Summary ii

Standard Procurement Document

SUMMARY

PART I – SELECTION PROCEDURES AND REQUIREMENTS

Section 1: Request for Proposals (RFP) Letter

This Section is a template of a letter for a Request for Proposals from the Client addressed to a shortlisted consulting firm inviting it to submit a proposal for a consulting assignment. The RFP letter includes a list of all shortlisted firms to whom similar letters of invitation are sent, and a reference to the selection method and applicable Procurement Regulations for IPF Borrowers or policies of the financing institution that govern the selection and award process.

Section 2: Instructions to Consultants and Data Sheet

This Section consists of two parts: "Instructions to Consultants" and "Data Sheet". "Instructions to Consultants" contains provisions that are to be used without modifications. "Data Sheet" contains information specific to each selection and corresponds to the clauses in "Instructions to Consultants" that call for selection-specific information to be added. This Section provides information to help shortlisted consultants prepare their proposals. Information is also provided on the submission, opening and evaluation of proposals, contract negotiation and award of contract. Information in the Data Sheet indicates whether a Full Technical Proposal (FTP) or a Simplified Technical Proposal (STP) shall be used.

Section 3: Technical Proposal – Standard Forms

This Section includes the forms for FTP and STP that are to be completed by the shortlisted consultants and submitted in accordance with the requirements of Section 2.

Section 4: Financial Proposal – Standard Forms

This Section includes the financial forms that are to be completed by the shortlisted consultants, including the consultant's costing of its technical proposal, which are to be submitted in accordance with the requirements of Section 2.

Section 5: Eligible Countries

This Section contains information regarding eligible countries.

Section 6: Fraud and Corruption

This section includes the fraud and corruption provisions which apply to this selection process.

SPD Summary iii

Section 7: Terms of Reference (TORs)

This Section describes the scope of services, objectives, goals, specific tasks required to implement the assignment, and relevant background information; provides details on the required qualifications of the key experts; and lists the expected deliverables. This Section shall not be used to over-write provisions in Section 2.

PART II - CONDITIONS OF CONTRACT AND CONTRACT FORMS

Section 8: Standard Forms of Contract

This Section includes two types of standard contract forms for large or complex assignments: a Time-Based Contract and a Lump-Sum Contract. Each type includes General Conditions of Contract ("GCC") that shall not be modified, and Special Conditions of Contract ("SCC"). The SCC include clauses specific to each contract to supplement the General Conditions.

Each standard form of contract incorporates "Fraud and Corruption" (Section 6 of Part I) in a form of Attachment 1.

PART III – NOTIFICATION OF INTENTION TO AWARD AND BENEFICIAL OWNERSHIP FORMS

Section 9: Notification of Intention to Award and Beneficial Ownership Forms

This Section includes two forms. The first form is used to notify Consultants of the Client's intention to award the contract to the successful Consultant. The second form is used to obtain additional beneficial ownership information from successful Consultant for contracts identified in the Procurement Plan.

Request for Proposals

Consulting Services

PRIVATE OPERATOR TO MANAGE THE NISHTARABAD COVID HOSPITAL OF KHYBER PAKHTUNKHWA

RFP No: KP-HCIP (2)

Consulting Services for: PRIVATE OPERATOR TO MANAGE THE NISHTARABAD COVID HOSPITAL OF KHYBER PAKHTUNKHWA **Client:** Khyber Pakhtunkhwa Human Capital Investment Project

Country: Pakistan

Issued on: 28th Feb 2022

TABLE OF CONTENTS

PART I	7
Section 1. Request for Proposal Letter	7
Section 2. Instructions to Consultants and Data Sheet	10
Section 3. Technical Proposal – Standard Forms	43
Section 4. Financial Proposal - Standard Forms	61
Section 5. Eligible Countries	71
Section 6. Fraud and Corruption	73
Section 7. Terms of Reference	75
PART II	91
Section 8. Conditions of Contract and Contract Forms	91
PART III	138
Section 9. Notification of Intention to Award and Beneficial Ownership Forms	138

PART I

Section 1. Request for Proposal Letter

Request for Proposal Letter Consulting Services

Name of Assignment: KP-HCIP RFP Reference No.: KP-HCIP-2

Credit No.: 6421PK Country: Pakistan Date: 25th Feb 2022

Dear Mr. /Ms.:

- 1. The KP-HCIP (hereinafter called "Borrower") has received financing from International Development Association (IDA) (the "Bank") in the form of loan &/or grant toward the cost of KP-HCIP. The KP-HCIP (Health) an implementing agency of the Client, intends to apply a portion of the proceeds of this to eligible payments under the contract for which this Request for Proposals is issued. The KP-HCIP intends to apply the funds to eligible payments under the contract for which this Request for Proposals is issued. Payments by the Bank will be made only at the request of the KP-HCIP and upon approval by the Bank, and will be subject, in all respects, to the terms and conditions of the Financing agreement. The financing agreement prohibits a withdrawal from the Loan&/or grant account for the purpose of any payment to persons or entities, or for any import of goods, if such payment or import, to the knowledge of the Bank, is prohibited by a decision of the United Nations Security council taken under Chapter VII of the Charter of the United Nations. No party other than the KP-HCIP shall derive any rights from the financing agreement or have any claims to the proceeds of the loan &/or grant
- 2. The Client now invites proposals to provide the following consulting services (hereinafter called "Services"): Selection of Private Operator to Manage the Nishtarabad Covid Hospital of Khyber Pakhtunkhwa. More details on the Services are provided in the Terms of Reference (Section 7).
- 3. This Request for Proposals (RFP) has been addressed to the following shortlisted Consultants:
 - i. Health and Nutrition Development Society (HANDS)
 - ii. Integrated Health Services Pvt Ltd (IHS)
 - iii. Medical Emergency Resilience Foundation (MERF)
- 4. It is not permissible to transfer this RFP to any other firm.
- 5. A firm will be selected under *QCBS* procedures and in a Full Technical Proposal (FTP) format as described in this RFP, in accordance with the Bank's "<u>Procurement Regulations</u> for IPF Borrowers" July 2016 [revised November 2017 and August 2018] ("Procurement Regulations"), which can be found at the following website: www.worldbank.org

The RFP includes the following documents:

Section 1 – Request for Proposals Letter

Section 2 - Instructions to Consultants and Data Sheet

Section 3 - Technical Proposal FTP- Standard Forms

Section 4 - Financial Proposal - Standard Forms

Section 5 – Eligible Countries

Section 6 – Fraud and Corruption

Section 7 - Terms of Reference

Section 8 - Standard Forms of Contract (Lump-Sum)

- 6. Please inform us by 27th Feb 2022, in writing at *Civil Secretariat, HRD building second floor HSRU Khyber Road Peshawar*, or by E-mail proc.hci.health@gmail.com:
 - (a) That you have received this Request for Proposals; and
 - (b) Whether you intend to submit a proposal alone or intend to enhance your experience by requesting permission to associate with other firm(s) (if permissible under Section 2, Instructions to Consultants (ITC), Data Sheet 14.1.1).
- 7. "Attention is drawn to the Procurement Regulations requiring the Borrower to disclose information on the successful Consultant's beneficial ownership, as part of the Contract Award Notice, using the Beneficial Ownership Disclosure Form as included in the Request for Proposals."]
- 8. Details on the proposal's submission date, time and address are provided in ITC 17.7 and ITC 17.9.

Yours sincerely,

Project Director

Khyber Pakhtunkhwa Human Capital Investment Project (KP-HCIP), Health Department, Civil Secretariat, HRD building second floor HSRU Khyber Road Peshawar.

Phone: 091-9210878 proc.hci.health@gmail.com

Section 2. Instructions to Consultants and Data Sheet

TABLE OF CONTENTS

A.	Ge	neral Provisions	12
	1.	Definitions	12
	2.	Introduction	14
	3.	Conflict of Interest	14
	4.	Unfair Competitive Advantage	16
	5.	Fraud and Corruption	16
	6.	Eligibility	16
В.	Pre	eparation of Proposals	17
	7.	General Considerations	17
	8.	Cost of Preparation of Proposal	17
	9.	Language	18
	10.	. Documents Comprising the Proposal	18
	11.	Only One Proposal	18
	12.	Proposal Validity	18
	13.	. Clarification and Amendment of RFP	19
	14.	. Preparation of Proposals Specific Considerations	20
	15.	. Technical Proposal Format and Content	21
	16.	Financial Proposal	21
C.	Sul	bmission, Opening and Evaluation	22
	17.	. Submission, Sealing, and Marking of Proposals	22
	18.	. Confidentiality	23
	19.	Opening of Technical Proposals	24
	20.	Proposals Evaluation	24
	21.	Evaluation of Technical Proposals	24
	22.	Financial Proposals for QBS	25
	23.	Public Opening of Financial Proposals (for QCBS, FBS, and LCS methods)	25
	24.	. Correction of Errors	26
	25.	. Taxes	27
	26.	. Conversion to Single Currency	27

	27. Combined Quality and Cost Evaluation	27
D.	Negotiations and Award	28
	28. Negotiations	28
	29. Conclusion of Negotiations	29
	30. Standstill Period	29
	31. Notification of Intention to Award	30
	32. Notification of Award	30
	33. Debriefing by the Client	31
	34. Signing of Contract	32
	35. Procurement Related Complaint	32
E.	Data Sheet	33

Instructions to Consultants

A. General Provisions

1. Definitions

- (a) "Affiliate(s)" means an individual or an entity that directly or indirectly controls, is controlled by, or is under common control with the Consultant.
- (b) "Applicable Law" means the laws and any other instruments having the force of law in the Client's country, or in such other country as may be specified in the **Data Sheet**, as they may be issued and in force from time to time.
- (c) "Bank" means the International Bank for Reconstruction and Development (IBRD) or the International Development Association (IDA).
- (d) "Borrower" means the Government, Government agency or other entity that signs the [loan/financing/grant¹] agreement with the Bank.
- (e) "Client" means the implementing agency that signs the Contract for the Services with the selected Consultant.
- (f) Client's Personnel" is as defined in Clause GCC 1.1 (e).
- (g) "Consultant" means a legally-established professional consulting firm or an entity that may provide or provides the Services to the Client under the Contract.
- (h) "Contract" means a legally binding written agreement signed between the Client and the Consultant and includes all the attached documents listed in its Clause 1 (the General Conditions of Contract (GCC), the Special Conditions of Contract (SCC), and the Appendices).
- (i) "Data Sheet" means an integral part of the Instructions to Consultants (ITC) Section 2 that is used to reflect specific country and assignment conditions to supplement, but not to over-write, the provisions of the ITC.
- (j) "Day" means a calendar day, unless otherwise specified as "Business Day". A Business Day is any day that is an official working day of the Borrower. It excludes the Borrower's official public holidays.

¹ ["loan agreement" term is used for IBRD loans; "financing agreement" is used for IDA credits; and "grant agreement" is used for Recipient-Executed Trust Funds administered by IBRD or IDA]

- (k) "Experts" means, collectively, Key Experts, Non-Key Experts, or any other personnel of the Consultant, Subconsultant or Joint Venture member(s).
- (l) "Government" means the government of the Client's country.
- (m) "in writing" means communicated in written form (e.g. by mail, e-mail, fax, including, if specified in the Data Sheet, distributed or received through the electronic-procurement system used by the Client) with proof of receipt;
- (n) "Joint Venture (JV)" means an association with or without a legal personality distinct from that of its members, of more than one Consultant where one member has the authority to conduct all business for and on behalf of any and all the members of the JV, and where the members of the JV are jointly and severally liable to the Client for the performance of the Contract.
- (o) "Key Expert(s)" means an individual professional whose skills, qualifications, knowledge and experience are critical to the performance of the Services under the Contract and whose CV is taken into account in the technical evaluation of the Consultant's proposal.
- (p) "ITC" (this Section 2 of the RFP) means the Instructions to Consultants that provides the shortlisted Consultants with all information needed to prepare their Proposals.
- (q) "Non-Key Expert(s)" means an individual professional provided by the Consultant or its Sub-consultant and who is assigned to perform the Services or any part thereof under the Contract and whose CVs are not evaluated individually.
- (r) "**Proposal**" means the Technical Proposal and the Financial Proposal of the Consultant.
- (s) "RFP" means the Request for Proposals to be prepared by the Client for the selection of Consultants, based on the SPD -RFP.
- (t) "Services" means the work to be performed by the Consultant pursuant to the Contract.
- (u) "Sexual Exploitation and Abuse" "(SEA)" means the following:

Sexual Exploitation is defined as any actual or attempted abuse of position of vulnerability, differential power or trust, for sexual purposes, including, but not limited to, profiting monetarily, socially or politically from the sexual exploitation of another.

- **Sexual Abuse** is defined as the actual or threatened physical intrusion of a sexual nature, whether by force or under unequal or coercive conditions.
- (v) "Sexual Harassment" "(SH)" is defined as unwelcome sexual advances, requests for sexual favors, and other verbal or physical conduct of a sexual nature by the Experts with other Experts or Client's Personnel.
- (w) "SPD RFP" means the Standard Procurement Document Request for Proposals, which must be used by the Client as the basis for the preparation of the RFP.
- (x) "Sub-consultant" means an entity to whom the Consultant intends to subcontract any part of the Services while the Consultant remains responsible to the Client during the whole performance of the Contract.
- (y) "Terms of Reference (TORs)" (this Section 7 of the RFP) means the Terms of Reference that explains the objectives, scope of work, activities, and tasks to be performed, respective responsibilities of the Client and the Consultant, and expected results and deliverables of the assignment.

2. Introductio n

- 2.1 The Client named in the **Data Sheet** intends to select a Consultant from those listed in the Request for Proposals (RFP), in accordance with the method of selection specified in the **Data Sheet**.
- 2.2 The shortlisted Consultants are invited to submit a Technical Proposal and a Financial Proposal, or a Technical Proposal only, as specified in the **Data Sheet**, for consulting services required for the assignment named in the **Data Sheet**. The Proposal will be the basis for negotiating and ultimately signing the Contract with the selected Consultant.
- 2.3 The Consultants should familiarize themselves with the local conditions and take them into account in preparing their Proposals, including attending a pre-proposal conference if one is specified in the **Data Sheet**. Attending any such pre-proposal conference is optional and is at the Consultants' expense.
- 2.4 The Client will timely provide, at no cost to the Consultants, the inputs, relevant project data, and reports required for the preparation of the Consultant's Proposal as specified in the **Data Sheet**.

3. Conflict of Interest

3.1 The Consultant is required to provide professional, objective, and impartial advice, at all times holding the Client's interests paramount, strictly avoiding conflicts with other assignments or its

- own corporate interests, and acting without any consideration for future work.
- 3.2 The Consultant has an obligation to disclose to the Client any situation of actual or potential conflict that impacts its capacity to serve the best interest of its Client. Failure to disclose such situations may lead to the disqualification of the Consultant or the termination of its Contract and/or sanctions by the Bank.
 - 3.2.1 Without limitation on the generality of the foregoing, the Consultant shall not be hired under the circumstances set forth below:

a.ConflictingActivities

(i) Conflict between consulting activities and procurement of goods, works or non-consulting services: a firm that has been engaged by the Client to provide goods, works, or non-consulting services for a project, or any of its Affiliates, shall be disqualified from providing consulting services resulting from or directly related to those goods, works, or non-consulting services. Conversely, a firm hired to provide consulting services for the preparation or implementation of a project, or any of its Affiliates, shall be disqualified from subsequently providing goods or works or non-consulting services resulting from or directly related to the consulting services for such preparation or implementation.

b. Conflicting Assignment s

(ii) <u>Conflict among consulting assignments:</u> a Consultant (including its Experts and Sub-consultants) or any of its Affiliates shall not be hired for any assignment that, by its nature, may be in conflict with another assignment of the Consultant for the same or for another Client.

c. Conflicting Relationshi ps

(iii) Relationship with the Client's staff: a Consultant (including its Experts and Sub-consultants) that has a close business or family relationship with a professional staff of the Borrower (or of the Client, or of implementing agency, or of a recipient of a part of the Bank's financing) who are directly or indirectly involved in any part of (i) the preparation of the Terms of Reference for the assignment, (ii) the selection process for the Contract, or (iii) the supervision of the Contract, may not be awarded a Contract, unless the conflict stemming from this relationship has been resolved in a manner acceptable to the Bank throughout the selection process and the execution of the Contract.

4. Unfair Competitiv e Advantage

4.1 Fairness and transparency in the selection process require that the Consultants or their Affiliates competing for a specific assignment do not derive a competitive advantage from having provided consulting services related to the assignment in question. To that end, the Client shall indicate in the **Data Sheet** and make available to all shortlisted Consultants together with this RFP all information that would in that respect give such Consultant any unfair competitive advantage over competing Consultants.

5. Fraud and Corruption

- 5.1 The Bank requires compliance with the Bank's Anti-Corruption Guidelines and its prevailing sanctions policies and procedures as set forth in the WBG's Sanctions Framework, as set forth in Section 6.
- 5.2 In further pursuance of this policy, Consultants shall permit and shall cause their agents (where declared or not), subcontractors, subconsultants, service providers, suppliers, and personnel, to permit the Bank to inspect all accounts, records and other documents relating to any shortlisting process, Proposal submission, and contract performance (in the case of award), and to have them audited by auditors appointed by the Bank.

6. Eligibility

- 6.1 The Bank permits consultants (individuals and firms, including Joint Ventures and their individual members) from all countries to offer consulting services for Bank-financed projects.
- 6.2 Furthermore, it is the Consultant's responsibility to ensure that its Experts, joint venture members, Sub-consultants, agents (declared or not), sub-contractors, service providers, suppliers and/or their employees meet the eligibility requirements as established by the Bank in the applicable Procurement Regulations.
- 6.3 As an exception to the foregoing ITC 6.1 and ITC 6.2 above:

a. Sanctions

6.3.1 A Consultant that has been sanctioned by the Bank, pursuant to the Bank's Anti-Corruption Guidelines and in accordance with its prevailing sanctions policies and procedures as set forth in the WBG's Sanctions Framework as described in Section VI, Fraud and Corruption, paragraph 2.2 d., shall be ineligible to be shortlisted for, submit proposals for, or be awarded a Bankfinanced contract or benefit from a Bank-financed contract, financially or otherwise, during such period of time as the Bank shall have determined. The list of debarred firms and individuals is available at the electronic address specified in the PDS.

b. Prohibition

6.3.2 Firms and individuals of a country or goods manufactured in a country may be ineligible if so indicated in Section 5 (Eligible Countries) and:

- (a) as a matter of law or official regulations, the Borrower's country prohibits commercial relations with that country, provided that the Bank is satisfied that such exclusion does not preclude effective competition for the provision of Services required; or
- (b) by an act of compliance with a decision of the United Nations Security Council taken under Chapter VII of the Charter of the United Nations, the Borrower's Country prohibits any import of goods from that country or any payments to any country, person, or entity in that country.
- c. Restriction s for State-Owned Enterprises
- 6.3.3 State-owned enterprises or institutions in the Borrower's country may be eligible to compete and be awarded a contract only if they can establish, in a manner acceptable to the Bank, that they: (i) are legally and financially autonomous, (ii) operate under commercial law, and (iii) are not under supervision of the Client.
- d. Restriction s for Public Employees
- 6.3.4 Government officials and civil servants of the Borrower's country are not eligible to be included as Experts, individuals, or members of a team of Experts in the Consultant's Proposal unless:
 - (i) the services of the government official or civil servant are of a unique and exceptional nature, or their participation is critical to project implementation; and
 - (ii) their hiring would not create a conflict of interest, including any conflict with employment or other laws, regulations, or policies of the Borrower.
- e. Borrower Debarment
- 6.3.5 A firm that is under a sanction of debarment by the Borrower from being awarded a contract is eligible to participate in this procurement, unless the Bank, at the Borrower's request, is satisfied that the debarment; (a) relates to fraud or corruption, and (b) followed a judicial or administrative proceeding that afforded the firm adequate due process.

B. Preparation of Proposals

- 7. General Considerati ons
- 7.1 In preparing the Proposal, the Consultant is expected to examine the RFP in detail. Material deficiencies in providing the information requested in the RFP may result in rejection of the Proposal.
- 8. Cost of Preparatio
- 8.1 The Consultant shall bear all costs associated with the preparation and submission of its Proposal, and the Client shall not be

n of Proposal

responsible or liable for those costs, regardless of the conduct or outcome of the selection process. The Client is not bound to accept any proposal, and reserves the right to annul the selection process at any time prior to Contract award, without thereby incurring any liability to the Consultant.

9. Language

9.1 The Proposal, as well as all correspondence and documents relating to the Proposal exchanged between the Consultant and the Client, shall be written in the language(s) specified in the **Data Sheet**.

10. Documents Comprisin g the Proposal

- 10.1 The Proposal shall comprise the documents and forms listed in the **Data Sheet**.
- 10.2 If specified in the **Data Sheet**, the Consultant shall include a statement of an undertaking of the Consultant to observe, in competing for and executing a contract, the Client country's laws against fraud and corruption (including bribery).
- 10.3 The Consultant shall furnish information on commissions, gratuities, and fees, if any, paid or to be paid to agents or any other party relating to this Proposal and, if awarded, Contract execution, as requested in the Financial Proposal submission form (Section 4).

11. Only One Proposal

11.1 The Consultant (including the individual members of any Joint Venture) shall submit only one Proposal, either in its own name or as part of a Joint Venture in another Proposal. If a Consultant, including any Joint Venture member, submits or participates in more than one proposal, all such proposals shall be disqualified and rejected. This does not, however, preclude a Sub-consultant, or the Consultant's staff from participating as Key Experts and Non-Key Experts in more than one Proposal when circumstances justify and if stated in the **Data Sheet**.

12. Proposal Validity

- 12.1 Proposals shall remain valid until the date specified **in the Data Sheet** or any extended date if amended by the Client in accordance with ITC 13.1.1.
- 12.2 During this period, the Consultant shall maintain its original Proposal without any change, including the availability of the Key Experts, the proposed rates and the total price.
- 12.3 If it is established that any Key Expert nominated in the Consultant's Proposal was not available at the time of Proposal submission or was included in the Proposal without his/her confirmation, such Proposal shall be disqualified and rejected for further evaluation, and may be subject to sanctions in accordance with ITC 5.

a. Extension of Proposal Validity

- 12.4 The Client will make its best effort to complete the negotiations and award the contract prior to the date of expiry of the Proposal validity. However, should the need arise, the Client may request, in writing, all Consultants who submitted Proposals prior to the submission deadline to extend the Proposals' validity.
- 12.5 If the Consultant agrees to extend the validity of its Proposal, it shall be done without any change in the original Proposal and with the confirmation of the availability of the Key Experts, except as provided in ITC 12.7.
- 12.6 The Consultant has the right to refuse to extend the validity of its Proposal in which case such Proposal will not be further evaluated.

b. Substitutio n of Key Experts at Validity Extension

- 12.7 If any of the Key Experts become unavailable for the extended validity period, the Consultant shall seek to substitute another Key Expert. The Consultant shall provide a written adequate justification and evidence satisfactory to the Client together with the substitution request. In such case, a substitute Key Expert shall have equal or better qualifications and experience than those of the originally proposed Key Expert. The technical evaluation score, however, will remain to be based on the evaluation of the CV of the original Key Expert.
- 12.8 If the Consultant fails to provide a substitute Key Expert with equal or better qualifications, or if the provided reasons for the replacement or justification are unacceptable to the Client, such Proposal will be rejected with the prior Bank's no objection.

c. Sub-Contractin

12.9 The Consultant shall not subcontract the whole of the Services.

13. Clarificatio n and Amendmen t of RFP

- 13.1 The Consultant may request a clarification of any part of the RFP during the period indicated in the **Data Sheet** before the Proposals' submission deadline. Any request for clarification must be sent in writing, or by standard electronic means, to the Client's address indicated in the **Data Sheet**. The Client will respond in writing, or by standard electronic means, and will send written copies of the response (including an explanation of the query but without identifying its source) to all shortlisted Consultants. Should the Client deem it necessary to amend the RFP as a result of a clarification, it shall do so following the procedure described below:
 - 13.1.1 At any time before the proposal submission deadline, the Client may amend the RFP by issuing an amendment in writing or by standard electronic means. The amendment shall be sent to all shortlisted Consultants and will be

- binding on them. The shortlisted Consultants shall acknowledge receipt of all amendments in writing.
- 13.1.2 If the amendment is substantial, the Client may extend the proposal submission deadline to give the shortlisted Consultants reasonable time to take an amendment into account in their Proposals.
- 13.2 The Consultant may submit a modified Proposal or a modification to any part of it at any time prior to the proposal submission deadline. No modifications to the Technical or Financial Proposal shall be accepted after the deadline.
- 14. Preparatio n of Proposals Specific Considerati ons
- 14.1 While preparing the Proposal, the Consultant must give particular attention to the following:
 - 14.1.1 If a shortlisted Consultant considers that it may enhance its expertise for the assignment by associating with other consultants in the form of a Joint Venture or as Subconsultants, it may do so with either (a) non-shortlisted Consultant(s), or (b) shortlisted Consultants if permitted in the **Data Sheet**. In all such cases a shortlisted Consultant must obtain the written approval of the Client prior to the submission of the Proposal. When associating with non-shortlisted firms in the form of a joint venture or a subconsultancy, the shortlisted Consultant shall be a lead member. If shortlisted Consultants associate with each other, any of them can be a lead member.
 - 14.1.2 The Client may indicate in the **Data Sheet** the estimated Key Experts' time input (expressed in person-month) or the Client's estimated total cost of the assignment, but not both. This estimate is indicative and the Proposal shall be based on the Consultant's own estimates for the same.
 - 14.1.3 If stated in the **Data Sheet**, the Consultant shall include in its Proposal at least the same time input (in the same unit as indicated in the **Data Sheet**) of Key Experts, failing which the Financial Proposal will be adjusted for the purpose of comparison of proposals and decision for award in accordance with the procedure in the **Data Sheet**.
 - 14.1.4 For assignments under the Fixed-Budget selection method, the estimated Key Experts' time input is not disclosed. Total available budget, with an indication whether it is inclusive or exclusive of taxes, is given in the **Data Sheet**, and the Financial Proposal shall not exceed this budget.

15. Technical Proposal Format and Content

- 15.1 The Technical Proposal shall be prepared using the Standard Forms provided in Section 3 of the RFP and shall comprise the documents listed in the **Data Sheet.** The Technical Proposal shall not include any financial information. A Technical Proposal containing material financial information shall be declared non-responsive.
 - 15.1.1 Consultant shall not propose alternative Key Experts. Only one CV shall be submitted for each Key Expert position. Failure to comply with this requirement will make the Proposal non-responsive.
- 15.2 Depending on the nature of the assignment, the Consultant is required to submit a Full Technical Proposal (FTP), or a Simplified Technical Proposal (STP) as indicated in the **Data Sheet** and using the Standard Forms provided in Section 3 of the RFP.

16. Financial Proposal

16.1 The Financial Proposal shall be prepared using the Standard Forms provided in Section 4 of the RFP. It shall list all costs associated with the assignment, including (a) remuneration for Key Experts and Non-Key Experts, (b) reimbursable expenses indicated in the **Data Sheet**.

a. Price Adjust ment

16.2 For assignments with a duration exceeding 18 months, a price adjustment provision for foreign and/or local inflation for remuneration rates applies if so stated in the **Data Sheet**.

b. Taxes

16.3 The Consultant and its Sub-consultants and Experts are responsible for meeting all tax liabilities arising out of the Contract unless stated otherwise in the **Data Sheet**. Information on taxes in the Client's country is provided in the **Data Sheet**.

c. Curren cy of Proposa l

16.4 The Consultant may express the price for its Services in the currency or currencies as stated in the **Data Sheet**. If indicated in the **Data Sheet**, the portion of the price representing local cost shall be stated in the national currency.

d. Curren cy of Paymen t

16.5 Payment under the Contract shall be made in the currency or currencies in which the payment is requested in the Proposal.

C. Submission, Opening and Evaluation

17. Submission, Sealing, and Marking of Proposals

- 17.1 The Consultant shall submit a signed and complete Proposal comprising the documents and forms in accordance with ITC 10 (Documents Comprising Proposal). Consultants shall mark as "CONFIDENTIAL" information in their Proposals which is confidential to their business. This may include proprietary information, trade secrets or commercial or financially sensitive information. The submission can be done by mail or by hand. If specified in the **Data Sheet**, the Consultant has the option of submitting its Proposals electronically.
- 17.2 An authorized representative of the Consultant shall sign the original submission letters in the required format for both the Technical Proposal and, if applicable, the Financial Proposal and shall initial all pages of both. The authorization shall be in the form of a written power of attorney attached to the Technical Proposal.
 - 17.2.1 A Proposal submitted by a Joint Venture shall be signed by all members so as to be legally binding on all members, or by an authorized representative who has a written power of attorney signed by each member's authorized representative.
- 17.3 Any modifications, revisions, interlineations, erasures, or overwriting shall be valid only if they are signed or initialed by the person signing the Proposal.
- 17.4 The signed Proposal shall be marked "ORIGINAL", and its copies marked "COPY" as appropriate. The number of copies is indicated in the **Data Sheet**. All copies shall be made from the signed original. If there are discrepancies between the original and the copies, the original shall prevail.
- 17.5 The original and all the copies of the Technical Proposal shall be placed inside a sealed envelope clearly marked "TECHNICAL PROPOSAL", "[Name of the Assignment]", [reference number], [name and address of the Consultant], and with a warning "DO NOT OPEN UNTIL [INSERT THE DATE AND THE TIME OF THE TECHNICAL PROPOSAL SUBMISSION DEADLINE]."
- 17.6 Similarly, the original Financial Proposal (if required for the applicable selection method) and its copies shall be placed inside of a separate sealed envelope clearly marked "FINANCIAL PROPOSAL" "[Name of the Assignment],

[reference number], [name and address of the Consultant]", and with a warning "DO NOT OPEN WITH THE TECHNICAL PROPOSAL."

- 17.7 The sealed envelopes containing the Technical and Financial Proposals shall be placed into one outer envelope and sealed. This outer envelope shall be addressed to the Client and bear the submission address, RFP reference number, the name of the assignment, the Consultant's name and the address, and shall be clearly marked "Do Not Open Before [insert the time and date of the submission deadline indicated in the **Data Sheet**]".
- 17.8 If the envelopes and packages with the Proposal are not sealed and marked as required, the Client will assume no responsibility for the misplacement, loss, or premature opening of the Proposal.
- 17.9 The Proposal or its modifications must be sent to the address indicated in the **Data Sheet** and received by the Client no later than the deadline indicated in the **Data Sheet**, or any extension to this deadline. Any Proposal or its modification received by the Client after the deadline shall be declared late and rejected, and promptly returned unopened.

18. Confidentiality

- 18.1 From the time the Proposals are opened to the time the Contract is awarded, the Consultant should not contact the Client on any matter related to its Technical and/or Financial Proposal. Information relating to the evaluation of Proposals and award recommendations shall not be disclosed to the Consultants who submitted the Proposals or to any other party not officially concerned with the process, until the Notification of Intention to Award the Contract. Exceptions to this ITC are where the Client notifies Consultants of the results of the evaluation of the Technical Proposals.
- 18.2 Any attempt by shortlisted Consultants or anyone on behalf of the Consultant to influence improperly the Client in the evaluation of the Proposals or Contract award decisions may result in the rejection of its Proposal, and may be subject to the application of prevailing Bank's sanctions procedures.
- 18.3 Notwithstanding the above provisions, from the time of the Proposals' opening to the time of Contract award publication, if a Consultant wishes to contact the Client or

the Bank on any matter related to the selection process, it shall do so only in writing.

19. Opening of Technical Proposals

- 19.1 The Client's evaluation committee shall conduct the opening of the Technical Proposals in the presence of the shortlisted Consultants' authorized representatives who choose to attend (in person, or online if this option is offered in the **Data Sheet**). The opening date, time and the address are stated in the **Data Sheet**. The envelopes with the Financial Proposal shall remain sealed and shall be securely stored with a reputable public auditor or independent authority until they are opened in accordance with ITC 23.
- 19.2 At the opening of the Technical Proposals the following shall be read out: (i) the name and the country of the Consultant or, in case of a Joint Venture, the name of the Joint Venture, the name of the lead member and the names and the countries of all members; (ii) the presence or absence of a duly sealed envelope with the Financial Proposal; (iii) any modifications to the Proposal submitted prior to proposal submission deadline; and (iv) any other information deemed appropriate or as indicated in the **Data Sheet**.

20. Proposals Evaluation

- 20.1 Subject to provision of ITC 15.1, the evaluators of the Technical Proposals shall have no access to the Financial Proposals until the technical evaluation is concluded and the Bank issues its "no objection", if applicable.
- 20.2 The Consultant is not permitted to alter or modify its Proposal in any way after the proposal submission deadline except as permitted under ITC 12.7. While evaluating the Proposals, the Client will conduct the evaluation solely on the basis of the submitted Technical and Financial Proposals.

21. Evaluation of Technical Proposals

21.1 The Client's evaluation committee shall evaluate the Technical Proposals on the basis of their responsiveness to the Terms of Reference and the RFP, applying the evaluation criteria, sub-criteria, and point system specified in the **Data Sheet**. Each responsive Proposal will be given a technical score. A Proposal shall be rejected at this stage if it does not respond to important aspects of the RFP or if it fails to achieve the minimum technical score indicated in the **Data Sheet**.

22. Financial **Proposals for OBS**

- 22.1 Following the ranking of the Technical Proposals, when the selection is based on quality only (QBS), the top-ranked Consultant is invited to negotiate the Contract.
- 22.2 If Financial Proposals were invited together with the Technical Proposals, only the Financial Proposal of the technically top-ranked Consultant is opened by the Client's evaluation committee. All other Financial Proposals are returned unopened after the Contract negotiations are successfully concluded and the Contract is signed.
- **Financial Proposals** (for QCBS, FBS, and LCS methods)
- 23. Public Opening of 23.1 After the technical evaluation is completed and the Bank has issued its no objection (if applicable), the Client shall notify those Consultants whose Proposals were considered non-responsive to the RFP and TOR or did not meet the minimum qualifying technical score, advising them the following:
 - (i) their Proposal was not responsive to the RFP and TOR or did not meet the minimum qualifying technical score;
 - provide information relating to the Consultant's (ii) overall technical score, as well as scores obtained for each criterion and sub-criterion:
 - (iii) their Financial Proposals will be returned unopened after completing the selection process and Contract signing; and
 - notify them of the date, time and location of the public opening of the Financial Proposals and invite them to attend.
 - 23.2 The Client shall simultaneously notify in writing those Consultants whose Proposals were considered responsive to the RFP and TOR, and that have achieved the minimum qualifying technical score, advising them the following:
 - (i) their Proposal was responsive to the RFP and TOR and met the minimum qualifying technical score;
 - (ii) provide information relating to the Consultant's overall technical score, as well as scores obtained for each criterion and sub-criterion:
 - their Financial Proposal will be opened at the public opening of Financial Proposals; and

- (iv) notify them of the date, time and location of the public opening and invite them for the opening of the Financial Proposals.
- 23.3 The opening date shall be no less than ten (10) Business Days from the date of notification of the results of the technical evaluation, described in ITC 23.1 and 23.2. However, if the Client receives a complaint on the results of the technical evaluation within the ten (10) Business Days, the opening date shall be subject to ITC 35.1.
- 23.4 The Consultant's attendance at the opening of the Financial Proposals (in person, or online if such option is indicated in the **Data Sheet**) is optional and is at the Consultant's choice.
- The Financial Proposals shall be opened publicly by the Client's evaluation committee in the presence of the representatives of the Consultants and anyone else who chooses to attend. Any interested party who wishes to attend this public opening should contact the client as indicated in the Data Sheet. Alternatively, a notice of the public opening of Financial Proposals may be published on the Client's website, if available. At the opening, the names of the Consultants, and the overall technical scores, including the break-down by criterion, shall be read aloud. The Financial Proposals will then be inspected to confirm that they have remained sealed and unopened. These Financial Proposals shall be then opened, and the total prices read aloud and recorded. Copies of the record shall be sent to all Consultants who submitted Proposals and to the Bank.

24. Correction of Errors

24.1 Activities and items described in the Technical Proposal but not priced in the Financial Proposal, shall be assumed to be included in the prices of other activities or items, and no corrections are made to the Financial Proposal.

a. Time-Based Contracts

24.1.1 If a Time-Based contract form is included in the RFP, the Client's evaluation committee will (a) correct any computational or arithmetical errors, and (b) adjust the prices if they fail to reflect all inputs included for the respective activities or items included in the Technical Proposal. In case of discrepancy between (i) a partial amount (sub-total) and the total amount, or (ii) between the amount derived by multiplication of unit price with quantity and the total price, or (iii) between words and

figures, the former will prevail. In case of discrepancy between the Technical and Financial Proposals in indicating quantities of input, the Technical Proposal prevails and the Client's evaluation committee shall correct the quantification indicated in the Financial Proposal so as to make it consistent with that indicated in the Technical Proposal, apply the relevant unit price included in the Financial Proposal to the corrected quantity, and correct the total Proposal cost.

b. Lump-Sum Contracts

24.1.2 If a Lump-Sum contract form is included in the RFP, the Consultant is deemed to have included all prices in the Financial Proposal, so neither arithmetical corrections nor price adjustments shall be made. The total price, net of taxes understood as per ITC 25, specified in the Financial Proposal (Form FIN-1) shall be considered as the offered price. Where there is a discrepancy between the amount in words and the amount figures, the amount in words shall prevail.

25. Taxes

- 25.1 The Client's evaluation of the Consultant's Financial Proposal shall exclude taxes and duties in the Client's country in accordance with the instructions in the **Data Sheet**.
- 26. Conversion to Single Currency
- 26.1 For the evaluation purposes, prices shall be converted to a single currency using the selling rates of exchange, source and date indicated in the **Data Sheet**.

27. Combined Quality and Cost Evaluation

- a. Quality and Cost-BasedSelection (QCBS)
- 27.1 In the case of QCBS, the total score is calculated by weighting the technical and financial scores and adding them as per the formula and instructions in the **Data Sheet**. The Consultant with the Most Advantageous Proposal, which is the Proposal that achieves the highest combined technical and financial scores, will be invited for negotiations.

b. Fixed-Budget Selection (FBS)

- 27.2 In the case of FBS, those Proposals that exceed the budget indicated in ITC 14.1.4 of the **Data Sheet** shall be rejected.
- 27.3 The Client will select the Consultant with the Most Advantageous Proposal, which is the highest-ranked

Technical Proposal that does not exceed the budget indicated in the RFP, and invite such Consultant to negotiate the Contract.

c. Least-Cost Selection

27.4 In the case of Least-Cost Selection (LCS), the Client will select the Consultant with the Most Advantageous Proposal, which is the Proposal with the lowest evaluated total price among those Proposals that achieved the minimum qualifying technical score, and invite such a Consultant to negotiate the Contract.

D. Negotiations and Award

28. Negotiations

- 28.1 The negotiations will be held at the date and address indicated in the Data Sheet with the Consultant's representative(s) who must have written power of attorney to negotiate and sign a Contract on behalf of the Consultant.
- 28.2 The Client shall prepare minutes of negotiations that are signed by the Client and the Consultant's authorized representative.

a. Availability of Key Experts

- 28.3 The invited Consultant shall confirm the availability of all Key Experts included in the Proposal as a pre-requisite to the negotiations, or, if applicable, a replacement in accordance with ITC 12. Failure to confirm the Key Experts' availability may result in the rejection of the Consultant's Proposal and the Client proceeding to negotiate the Contract with the next-ranked Consultant.
- 28.4 Notwithstanding the above, the substitution of Key Experts at the negotiations may be considered if due solely to circumstances outside the reasonable control of and not foreseeable by the Consultant, including but not limited to death or medical incapacity. In such case, the Consultant shall offer a substitute Key Expert within the period of time specified in the letter of invitation to negotiate the Contract, who shall have equivalent or better qualifications and experience than the original candidate.

b. Technical Negotiations

28.5 The negotiations include discussions of the Terms of Reference (TORs), the proposed methodology, the Client's inputs, the special conditions of the Contract, and finalizing the "Description of Services" part of the Contract. These discussions shall not substantially alter the original scope of services under the TOR or the terms of the contract. lest

the quality of the final product, its price, or the relevance of the initial evaluation be affected.

c. Financial Negotiations

- 28.6 The negotiations include the clarification of the Consultant's tax liability in the Client's country and how it should be reflected in the Contract.
- 28.7 If the selection method included cost as a factor in the evaluation, the total price stated in the Financial Proposal for a Lump-Sum contract shall not be negotiated.
- 28.8 In the case of a Time-Based contract, unit rates negotiations shall not take place, except when the offered Key Experts and Non-Key Experts' remuneration rates are much higher than the typically charged rates by consultants in similar contracts. In such case, the Client may ask for clarifications and, if the fees are very high, ask to change the rates after consultation with the Bank. The format for (i) providing information on remuneration rates in the case of Quality Based Selection; and (ii) clarifying remuneration rates' structure under this Clause, is provided in Appendix A to the Financial Form FIN-3: Financial Negotiations Breakdown of Remuneration Rates.

29. Conclusion of Negotiations

- 29.1 The negotiations are concluded with a review of the finalized draft Contract, which then shall be initialed by the Client and the Consultant's authorized representative.
- 29.2 If the negotiations fail, the Client shall inform the Consultant in writing of all pending issues and disagreements and provide a final opportunity to the Consultant to respond. If disagreement persists, the Client shall terminate the negotiations informing the Consultant of the reasons for doing so. After having obtained the Bank's no objection, the Client will invite the next-ranked Consultant to negotiate a Contract. Once the Client commences negotiations with the next-ranked Consultant, the Client shall not reopen the earlier negotiations.

30. Standstill Period

30.1 The Contract shall not be awarded earlier than the expiry of the Standstill Period. The Standstill Period shall be ten (10) Business Days unless extended in accordance with ITC 33. The Standstill Period commences the day after the date the Client has transmitted to each Consultant (that has not already been notified that it has been unsuccessful) the Notification of Intention to Award the Contract. Where only one Proposal is submitted, or if this contract is in

response to an emergency situation recognized by the Bank, the Standstill Period shall not apply.

31. Notification of Intention to Award

- 31.1 The Client shall send to each Consultant (that has not already been notified that it has been unsuccessful) the Notification of Intention to Award the Contract to the successful Consultant. The Notification of Intention to Award shall contain, at a minimum, the following information:
 - (a) the name and address of the Consultant with whom the client successfully negotiated a contract;
 - (b) the contract price of the successful Proposal;
 - (c) the names of all Consultants included in the short list, indicating those that submitted Proposals;
 - (d) where the selection method requires, the price offered by each Consultant as read out and as evaluated;
 - (e) the overall technical scores and scores assigned for each criterion and sub-criterion to each Consultant;
 - (f) the final combined scores and the final ranking of the Consultants;
 - (g) a statement of the reason(s) why the recipient's Proposal was unsuccessful, unless the combined score in (f) above already reveals the reason;
 - (h) the expiry date of the Standstill Period; and
 - (i) instructions on how to request a debriefing and/or submit a complaint during the Standstill Period.

32. Notification of Award

32.1 Upon expiry of the Standstill Period, specified in ITC 30.1 or any extension thereof, and upon satisfactorily addressing any complaint that has been filed within the Standstill Period, and upon verifying that the Consultant (including each member of a JV) is not disqualified by the Bank due to noncompliance with contractual SEA/SH prevention and response obligations, the Client shall, send a notification of award to the successful Consultant, confirming the Client's intention to award the Contract to the successful Consultant and requesting the successful Consultant to sign and return the draft negotiated Contract within eight (8) Business Days from the date of receipt of such notification. The Client will require the Consultant to replace any subconsultant that is disqualified by the Bank due to noncompliance with contractual SEA/SH prevention and

response obligations. If specified in the **Data Sheet**, the client shall simultaneously request the successful Consultant to submit, within eight (8) Business Days, the Beneficial Ownership Disclosure Form.

Contract Award Notice

Within ten (10) Business Days from the date of notification of award such request, the Client shall publish the Contract Award Notice which shall contain, at a minimum, the following information:

- (a) name and address of the Client;
- (b) name and reference number of the contract being awarded, and the selection method used;
- (c) names of the consultants that submitted proposals, and their proposal prices as read out at financial proposal opening, and as evaluated;
- (d) names of all Consultants whose Proposals were rejected or were not evaluated, with the reasons therefor;
- (e) the name of the successful consultant, the final total contract price, the contract duration and a summary of its scope; and
- (f) successful Consultant's Beneficial Ownership Disclosure Form, if specified in Data Sheet ITC 32.1.
- 32.2 The Contract Award Notice shall be published on the Client's website with free access if available, or in at least one newspaper of national circulation in the Client's Country, or in the official gazette. The Client shall also publish the contract award notice in UNDB online.

33. Debriefing by the Client

- 33.1 On receipt of the Client's Notification of Intention to Award referred to in ITC 31.1, an unsuccessful Consultant has three (3) Business Days to make a written request to the Client for a debriefing. The Client shall provide a debriefing to all unsuccessful Consultants whose request is received within this deadline.
- 33.2 Where a request for debriefing is received within the deadline, the Client shall provide a debriefing within five (5) Business Days, unless the Client decides, for justifiable reasons, to provide the debriefing outside this timeframe. In that case, the standstill period shall automatically be extended until five (5) Business Days after such debriefing

- is provided. If more than one debriefing is so delayed, the standstill period shall not end earlier than five (5) Business Days after the last debriefing takes place. The Client shall promptly inform, by the quickest means available, all Consultants of the extended standstill period.
- 33.3 Where a request for debriefing is received by the Client later than the three (3)-Business Day deadline, the Client should provide the debriefing as soon as practicable, and normally no later than fifteen (15) Business Days from the date of publication of Public Notice of Award of contract. Requests for debriefing received outside the three (3)-day deadline shall not lead to extension of the standstill period.
- 33.4 Debriefings of unsuccessful Consultants may be done in writing or verbally. The Consultants shall bear their own costs of attending such a debriefing meeting.

34. Signing of Contract

- 34.1 The Contract shall be signed prior to the expiry date of the Proposal validity and promptly after expiry of the Standstill Period, specified in ITC 30.1 or any extension thereof, and upon satisfactorily addressing any complaint that has been filed within the Standstill Period.
- 34.2 The Consultant is expected to commence the assignment on the date and at the location specified in the **Data Sheet**.

35. Procurement Related Complaint

35.1 The procedures for making a Procurement-related Complaint are as specified in the **Data Sheet**.

Section 2. Instructions to Consultants

E. Data Sheet

ITC Reference	A. General		
1 (b)	Pakistan		
2.1	Name of the Client: Project Director KP-HCIP		
	Method of selection : QCBS as per_the Procurement Regulations (available on www.worldbank.org)		
2.2	Financial Proposal to be submitted together with Technical Proposal:		
	Yes but in a separate envelop through single stage two envelope methodology		
	The name of the assignment is:		
	PRIVATE OPERATOR TO MANAGE THE NISHTARABAD COVID HOSPITAL OF KHYBER PAKHTUNKHWA		
2.3	A pre-proposal conference will be held: Yes		
	Date of pre-proposal conference: 9 th March 2022		
	Time: 11:00 to 1:00		
	Address:		
	Khyber Pakhtunkhwa Human Capital Investment Project (KP-HCIP), Health Department, Civil Secretariat, HRD building second floor HSRU Khyber Road Peshawar		
	Telephone: 091-9210878 Facsimile: Nil		
	E-mail: proc.hci.health@gmail.com		
	Contact person/conference coordinator: Procurement Specialist KP-HCIP		
2.4	The Client will provide the following inputs, project data, reports, etc. to facilitate the preparation of the Proposals:		
	The ToRs are mentioned at section 7 of this RFPs		

6.3.1	A list of debarred firms and individuals is available at the Bank's external website: www.worldbank.org/debarr	
	B. Preparation of Proposals	
9.1	This RFP has been issued in the English language.	
	Proposals shall be submitted in English language.	
	All correspondence exchange shall be in English language.	
10.1	The Proposal shall comprise the following:	
	For FULL TECHNICAL PROPOSAL (FTP):	
	1st Inner Envelope with the Technical Proposal:	
	(1) Power of Attorney to sign the Proposal	
	(2) TECH-1	
	(3) TECH-2	
	(4) TECH-3	
	(5) TECH-4	
	(6) TECH-5	
	(7) TECH-6	
	(8) TECH-7 Code of Conduct: The Consultant shall submit its Code of Conduct that will apply to the Experts. The Consultant shall use for this purpose the Code of Conduct form in Section 3. No substantial modifications shall be made to this form, except that the Consultant may introduce additional requirements, including as necessary to take into account specific Contract issues/risks.	
	AND	
	2 nd Inner Envelope with the Financial Proposal (if applicable):	
	(1) FIN-1	
	(2) FIN-2	
	(3) FIN-3	
	(4) FIN-4	
	(5) Statement of Undertaking (if required under Data Sheet 10.2 below)	

10.2	Statement of Undertaking is required Yes	
11.1	Participation of Sub-consultants, Key Experts and Non-Key Experts in more than one Proposal is permissible No	
12.1	Proposals shall be valid until 25 th May 2022	
13.1	Clarifications may be requested no later than Fourteen days prior to the submission deadline.	
	The contact information for requesting clarifications is: Khyber Pakhtunkhwa Human Capital Investment Project (KP-HCIP), Health Department, Civil Secretariat, HRD building second floor HSRU Khyber Road Peshawar. E-mail: proc.hci.health@gmail.com	
14.1.1	Shortlisted Consultants may associate with (a) non-shortlisted consultant(s): No Or (b) other shortlisted Consultants: No	
14.1.2	Estimated total cost of the assignment: NA	
14.1.3	The Consultant's Proposal must include the minimum Key Experts'.	
for time- based contracts only	For the evaluation and comparison of Proposals only: if a Proposal includes less than the required minimum time-input, the missing time-input (expressed in person-month) is calculated as follows: The missing time-input is multiplied by the highest remuneration rate for a Key Expert in the Consultant's Proposal and added to the total remuneration	

	amount. Proposals that quoted higher than the required minimum of time-input			
	will not be adjusted.			
15.2	The format of the Technical Proposal to be submitted is:			
	FTP			
	Submission of the Technical Proposal in a wrong format may lead to the Proposal being deemed non-responsive to the RFP requirements.			
16.2	A price adjustment provision applies to remuneration rates: No			
16.3	"Information on the Consultant's tax obligations in the Client's country"			
	All taxes applies			
16.4	The Financial Proposal shall be stated in the following currencies:			
	Consultant may express the price for their Services in any fully convertible currency, singly or in combination of up to three foreign currencies.			
	The Financial Proposal should state local costs in the Client's country currency (local currency): Yes			
	C. Submission, Opening and Evaluation			
17.1	The Consultants "shall not" have the option of submitting their Proposals electronically.			
17.4	The Consultant must submit:			
	(a) Technical Proposal: one (1) original and One (1) copy;			
	(b) Financial Proposal: one (1) original.			
17.7 and	The Proposals must be submitted no later than:			
17.9	Date: 24 th March 2022			
	Time: 11:00 bid submission time & 11:30 bid opening time			
	The Proposal submission address is:			

	Khyber Pakhtunkhwa Human Capital Investment Project (KP-HCIP), Health Department, Civil Secretariat, HRD building second floor HSRU Khyber Road Peshawar.
19.1	An online option of the opening of the Technical Proposals is offered: No
19.2	In addition, the following information will be read aloud at the opening of the Technical Proposals $\ensuremath{\mathrm{N/A}}$
21.1 (for FTP)	Criteria, sub-criteria, and point system for the evaluation of the Full Technical Proposals:
	<u>Points</u>
	1. Specific experience of the Consultant (as a firm) relevant to the Assignment:
	Total number of similar nature related projects completed in the last five years along with Copies of latest annual reports/evaluation reports. Each project will be scored as under: I. For project providing comprehensive health care facility services as per our ToRs covering 80% of our scope- 2 II. For health care facility services as per our ToRs covering 50% of our scope -1 III. For health care facility services as per our ToRs covering 30% of our scope -0.5
	Marks for each project will be added to come to the final score in the category for not more than 2 projects.
	 2. Financial capacity (05 Marks) Turnover in Millions of Last one year (Attached Audit Report) Rs. 500 million onwards = 5 marks Rs. 300 million to Less than 500 M = 3 marks Rs. 200 Million to Less than 300 million = 1 marks.
	3. Adequacy and quality of the proposed methodology, and work plan in responding to the Terms of Reference (TORs): (35 Marks)
	Note: The firm shall be also bound to provide in writing the Proposal on Methodology. Based on TORs not more than 15 pages methodology is to be submitted by each applicant. These will be ranked on the basis of comparison amongst the bidders and will be graded accordingly.
	Technical approach and methodology; [35 points] 1. Describe how you will monitor and analyze your organization's performance? (Max.400 words) Max.4 points

2. How will you ensure accurate performance reporting?

(Max. 300 words)

Max.4 points

3. What is your plan for continuous performance improvement?

(Max. 400 words)

Max.4 points

4. How will you improve the quality of care?

(Max. 400 words)

Max. 4 points

5. What are your internal audit systems and how do you verify that expenditures and revenues are accurately recorded and reported?

(Max.300 words)

Max. 3 points

6. How will you maintain a high ratio of female staff, with a good level of qualifications and experience?

(Max. 300 words)

Max. 3 points

- 7. How will you ensure that your services are responsive to the local community?

 (Max. 300 words)

 Max. 3 points
- 8. What will be your complaints handling procedure and how will it be audited? (Max. 300 words)

 Max. 2 points
- 9. Describe how you will manage routine supply & emergency preparedness in peak covid?

(Max. 300 words)

Max. 3 points

- 10. How will you manage and improve the performance of your staff? How will you reward high performance? How will you address underperformance? (Max. 400 words)

 Max. 3 points
- 11. How will you strengthen the capacity of your managers to deliver higher performance?

(Max. 300 words)

Max. 2 points

4. Key Experts' qualifications and competence for the Assignment:

Designation	Qualification	Experience	Marks
Facility Manager/	MPH, Health	At least 5 year	6
Project Coordinator	Management or	mid-level	
	equivalent, MBA	management	
		experience.	
Medical	MBBS with FCPS	2 years of relevant	6
Specialist/Cardiologist	in relevant	experience in	
	specialty	relevant specialty	
Pulmonologist	MBBS, FCPS in	Minimum 2 years'	6
	Pulmonology	experience	
Pathologist	MBBS, FCPS in	Minimum 2	6
	Pathology or	years' experience	
	MBBS, MPhil in		
	Pathology		
Anesthetist	MBBS, FCPS in	Minimum 2	6
	Anesthesia or	years' experience	
	DOA in		
	Anesthesia		

	Financial manager	MBA (Finance) or	At least 5 years of	5							
	Dhamaa	M.com	PFM. Experience								
	Pharmacy manager	Pharm-D with additional	5 years of relevant experience in	5							
		qualification	supply chain								
		(Preferable) in	management	1							
		supply chain management									
		-	s for criterion (iii):	40							
	Marks in this section wi	-	•								
	after fulfilling the minim		•	•							
	of points to be assigned	to each of the abo	ove positions shall b	be determined							
	considering the following	g three sub-criteria	and relevant percen	tage weights:							
	1) General qualification [30 %]	ations (general educ	cation, training, and	experience):							
	2) Adequacy for the experience in the se										
	3) Relevant experience in the region (working level fluency in local language(s)/knowledge of local culture or administrative system, government organization, etc.): [10 %]										
			Total weight:	100%							
	5. Transfer of knowled methodology):	dge (training) prog	gram (relevance of a	approach and							
		Total poir	nts for criterion (iv):	5 Marks							
	6. Participation by nat	tionals among pro	posed Key Experts	5 Marks							
	Total points for the five	e criteria:	100	l							
	The minimum	technical score (St) required to pass is	:: 70							
	·-	This will be QCBS method with 75 (technical Proposal score) and 25 (Financial Proposal score)									
	Public	c Opening of Finan	ncial Proposals								
23.4	An online option of the	opening of the Fir		s offered: No							

23.5	Following the completion of the evaluation of the Technical Proposals, the Client will notify all Consultants of the location, date and time of the public opening of Financial Proposals.
	Any interested party who wishes to attend this public opening should contact [insert name and contact details for responsible officer] and request to be notified of the location, date and time of the public opening of Financial Proposals. The request should be made before the deadline for submission of Proposals, stated above.
	Alternatively, a notice of the public opening of Financial Proposals may be published on the Client's website, if available.
25.1	For the purpose of the evaluation, the Client will exclude: (a) all local identifiable indirect taxes such as sales tax, excise tax, VAT, or similar taxes levied on the contract's invoices; and (b) all additional local indirect tax on the remuneration of services rendered by non-resident experts in the Client's country. If a Contract is awarded, at Contract negotiations, all such taxes will be discussed, finalized (using the itemized list as a guidance but not limiting to it) and added to the Contract amount as a separate line, also indicating which taxes shall be paid by the Consultant and which taxes are withheld and paid by the Client on behalf of the Consultant.
26.1	The single currency for the conversion of all prices expressed in various currencies into a single one is: PKR
	The official source of the selling (exchange) rate is: Govt of Pakistan
	The date of the exchange rate is: date of bid opening
27.1 (QCBS	The lowest evaluated Financial Proposal (Fm) is given the maximum financial score (Sf) of 100.
only)	The formula for determining the financial scores (Sf) of all other Proposals is calculated as following:
	Sf = 100 x Fm/ F, in which "Sf" is the financial score, "Fm" is the lowest price, and "F" the price of the proposal under consideration.
	[or replace with another inversely proportional formula acceptable to the Bank]
	The weights given to the Technical (T) and Financial (P) Proposals are:
	The weights given to the Technical (T) and Financial (P) Proposals are: $T = 75\%$, and

	Proposals are ranked according to their combined technical (St) and financial (Sf) scores using the weights (T = the weight given to the Technical Proposal; P = the weight given to the Financial Proposal; $T + P = 1$) as following: $S = St \times T\% + Sf \times P\%$.							
	D. Negotiations and Award							
28.1	Expected date and address for contract negotiations: Date: 1st April 2022							
	Address: Khyber Pakhtunkhwa Human Capital Investment Project (KP-HCIP), Health Department, Civil Secretariat, HRD building second floor HSRU Khyber Road Peshawar							
32.1	The successful Consultant <i>shall</i> submit the Beneficial Ownership Disclosure Form.							
34.2	Expected date for the commencement of the Services: Date: 9th April 2022							
35.1	The procedures for making a Procurement-related Complaint are detailed in the "Procurement Regulations for IPF Borrowers (Annex III)." If a Consultant wishes to make a Procurement-related Complaint, the Consultant shall submit its complaint following these procedures, In Writing (by the quickest means available, such as by email or fax), to:							
	For the attention: Dr. Ikram Ullah Khan							
	Title/position: Project Director							
	Client: KP-HCIP							
	Email address: proc.hci.health@gmail.com							
	In summary, a Procurement-related Complaint may challenge any of the following:							
	1. The terms of this Request for Proposal;							
	2. The Client's decision to exclude a Consultant from the procurement process prior to the award of contract; and							
	3. The Client's decision to award the contract.							

Section 3. Technical Proposal – Standard Forms

{Notes to Consultant shown in brackets { } throughout Section 3 provide guidance to the Consultant to prepare the Technical Proposal; they should not appear on the Proposals to be submitted.}

CHECKLIST OF REQUIRED FORMS

Required for FTP or STP		FORM	DESCRIPTION	Page Limit
FTP	STP			
✓	✓	TECH-1	Technical Proposal Submission Form.	
√ appli	If cable	TECH-1 Attachment	If the Proposal is submitted by a joint venture, attach a letter of intent or a copy of an existing agreement.	
✓ If applicable		Power of Attorney	No pre-set format/form. In the case of a Joint Venture, several are required: a power of attorney for the authorized representative of each JV member, and a power of attorney for the representative of the lead member to represent all JV members	
✓ TECH-2 Consult		TECH-2	Consultant's Organization and Experience.	
✓		TECH-2A	A. Consultant's Organization	
✓	✓ TECH-2B		B. Consultant's Experience	
✓		TECH-3	Comments or Suggestions on the Terms of Reference and on Counterpart Staff and Facilities to be provided by the Client.	
✓		TECH-3A	A. On the Terms of Reference	
✓		TECH-3B	B. On the Counterpart Staff and Facilities	
✓ ✓ TECH-4		TECH-4	Description of the Approach, Methodology, and Work Plan for Performing the Assignment	
✓	✓	TECH-5	Work Schedule and Planning for Deliverables	
✓ ✓ TECH-		TECH-6	Team Composition, Key Experts Inputs, and attached Curriculum Vitae (CV)	
✓	✓	TECH-7	Code of Conduct	
		TECH-8	Sexual Exploitation and Abuse (SEA) and/or Sexual Harassment (SH) Performance Declaration	

All pages of the original Technical and Financial Proposal shall be initialed by the same authorized representative of the Consultant who signs the Proposal.

FORM TECH-1

TECHNICAL PROPOSAL SUBMISSION FORM

{Location, Date}

To: [Name and address of Client]

Dear Sirs:

We, the undersigned, offer to provide the consulting services for [Insert title of assignment] in accordance with your Request for Proposals (RFP) dated [Insert Date] and our Proposal. [Select appropriate wording depending on the selection method stated in the RFP: "We are hereby submitting our Proposal, which includes this Technical Proposal and a Financial Proposal sealed in a separate envelope" or, if only a Technical Proposal is invited "We hereby are submitting our Proposal, which includes this Technical Proposal only in a sealed envelope."].

{If the Consultant is a joint venture, insert the following: We are submitting our Proposal a joint venture with: {Insert a list with full name and the legal address of each member, and indicate the lead member}. We have attached a copy {insert: "of our letter of intent to form a joint venture" or, if a JV is already formed, "of the JV agreement"} signed by every participating member, which details the likely legal structure of and the confirmation of joint and severable liability of the members of the said joint venture.

{OR

If the Consultant's Proposal includes Sub-consultants, insert the following: We are submitting our Proposal with the following firms as Sub-consultants: {Insert a list with full name and address of each Sub-consultant.}

We hereby declare that:

- a) All the information and statements made in this Proposal are true and we accept that any misinterpretation or misrepresentation contained in this Proposal may lead to our disqualification by the Client and/or may be sanctioned by the Bank.
- (b) Our Proposal shall be valid and remain binding upon us until [insert day, month and year in accordance with ITC 12.1].
- (c) We have no conflict of interest in accordance with ITC 3.
- (d) We meet the eligibility requirements as stated in ITC 6, and we confirm our understanding of our obligation to abide by the Bank's policy in regard to Fraud and Corruption as per ITC 5.

- (e) We, along with any of our sub-consultants, subcontractors, suppliers, or service providers for any part of the contract, are not subject to, and not controlled by any entity or individual that is subject to, a temporary suspension or a debarment imposed by the World Bank Group or a debarment imposed by the World Bank Group in accordance with the Agreement for Mutual Enforcement of Debarment Decisions between the World Bank and other development banks. Further, we are not ineligible under the Client's country laws or official regulations or pursuant to a decision of the United Nations Security Council;
- (f) **Sexual Exploitation and Abuse (SEA) and/or Sexual Harassment (SH):** [select the appropriate option from (i) to (iii) below and delete the others].

We [where JV, insert: "including any of our JV members"], and any of our sub-consultants:

- (i) [have not been subject to disqualification by the Bank for non-compliance with SEA/ SH obligations.]
- (ii) [are subject to disqualification by the Bank for non-compliance with SEA/ SH obligations.]
- (iii) [had been subject to disqualification by the Bank for non-compliance with SEA/ SH obligations. An arbitral award on the disqualification case has been made in our favor.]
- (g) [Note to Client: Only if required in ITC10.2 (Data Sheet 10.2), include the following: In competing for (and, if the award is made to us, in executing) the Contract, we undertake to observe the laws against fraud and corruption, including bribery, in force in the country of the Client.]
- (h) Except as stated in the Data Sheet, ITC 12.7, we undertake to negotiate a Contract on the basis of the proposed Key Experts. We accept that the substitution of Key Experts for reasons other than those stated in ITC 12 and ITC 28.4 may lead to the termination of Contract negotiations.
- (i) Our Proposal is binding upon us and subject to any modifications resulting from the Contract negotiations.

We undertake, if our Proposal is accepted and the Contract is signed, to initiate the Services related to the assignment no later than the date indicated in ITC 34.2 of the Data Sheet.

We remain,		
Yours sincerely,		

We understand that the Client is not bound to accept any Proposal that the Client receives.

Signature (of Consultant's authorized representative) {In full and initials}:

Full name: {insert full name of authorized representative}
Title: {insert title/position of authorized representative}

Name of Consultant (company's name or JV's name):

Capacity: {insert the person's capacity to sign for the Consultant}

Address: {insert the authorized representative's address}

Phone/fax: {insert the authorized representative's phone and fax number, if applicable}

Email: {insert the authorized representative's email address}_____

{For a joint venture, either all members shall sign or only the lead member, in which case the power of attorney to sign on behalf of all members shall be attached}

FORM TECH-2 (FOR FULL TECHNICAL PROPOSAL ONLY)

CONSULTANT'S ORGANIZATION AND EXPERIENCE

Form TECH-2: a brief description of the Consultant's organization and an outline of the recent experience of the Consultant that is most relevant to the assignment. In the case of a joint venture, information on similar assignments shall be provided for each partner. For each assignment, the outline should indicate the names of the Consultant's Key Experts and Subconsultants who participated, the duration of the assignment, the contract amount (total and, if it was done in a form of a joint venture or a sub-consultancy, the amount paid to the Consultant), and the Consultant's role/involvement.

A - Consultant's Organization

- 1. Provide here a brief description of the background and organization of your company, and in case of a joint venture of each member for this assignment.
- 2. Include organizational chart, a list of Board of Directors, and beneficial ownership.

B - Consultant's Experience

- 1. List only previous <u>similar</u> assignments successfully completed in the last 5 years.
- 2. List only those assignments for which the Consultant was legally contracted by the Client as a company or was one of the joint venture members. Assignments completed by the Consultant's individual experts working privately or through other consulting firms cannot be claimed as the relevant experience of the Consultant, or that of the Consultant's partners or sub-consultants, but can be claimed by the Experts themselves in their CVs. The Consultant should be prepared to substantiate the claimed experience by presenting copies of relevant documents and references if so requested by the Client.

Duration	Assignment name/& brief description of main deliverables/outputs	Name of Client & Country of & Contract value (in US\$ equivalent)/ Amount paid to your firm		Role on the Assignment
{e.g., Jan.2009– Apr.2010}	{e.g., "Improvement quality of": designed master plan for rationalization of; }	{e.g., Ministry of, country}	{e.g., US\$1 mill/US\$0.5 mill}	{e.g., Lead partner in a JV A&B&C}
{e.g., Jan- May 2008}	{e.g., "Support to sub- national government": drafted secondary level regulations on}	{e.g., municipality of, country}	{e.g., US\$0.2 mil/US\$0.2 mil}	{e.g., sole Consultant}

FORM TECH-3 (FOR FULL TECHNICAL PROPOSAL)

COMMENTS AND SUGGESTIONS ON THE TERMS OF REFERENCE, COUNTERPART STAFF, AND FACILITIES TO BE PROVIDED BY THE CLIENT

Form TECH-3: comments and suggestions on the Terms of Reference that could improve the quality/effectiveness of the assignment; and on requirements for counterpart staff and facilities, which are provided by the Client, including: administrative support, office space, local transportation, equipment, data, etc.

A - On the Terms of Reference

{improvements to the Terms of Reference, if any}

B - On Counterpart Staff and Facilities

{comments on counterpart staff and facilities to be provided by the Client. For example, administrative support, office space, local transportation, equipment, data, background reports, etc., if any}

FORM TECH-4 (FOR FULL TECHNICAL PROPOSAL ONLY)

DESCRIPTION OF APPROACH, METHODOLOGY, AND WORK PLAN IN RESPONDING TO THE TERMS OF REFERENCE

Form TECH-4: a description of the approach, methodology and work plan for performing the assignment, including a detailed description of the proposed methodology and staffing for training, if the Terms of Reference specify training as a specific component of the assignment.

{Suggested structure of your Technical Proposal (in FTP format):

- a) Technical Approach and Methodology
- b) Work Plan
- c) Organization and Staffing}
- a) <u>Technical Approach and Methodology.</u> {Please explain your understanding of the objectives of the assignment as outlined in the Terms of Reference (TORs), the technical approach, and the methodology you would adopt for implementing the tasks. including on addressing Sexual Exploitation and Abuse (SEA) and Sexual Harassment (SH) risks] to deliver the expected output(s), and the degree of detail of such output. <u>Please do not repeat/copy the TORs in here.</u>}
- b) <u>Work Plan.</u> {Please outline the plan for the implementation of the main activities/tasks of the assignment, their content and duration, phasing and interrelations, milestones (including interim approvals by the Client), and tentative delivery dates of the reports. The proposed work plan should be consistent with the technical approach and methodology, showing your understanding of the TOR and ability to translate them into a feasible working plan. A list of the final documents (including reports) to be delivered as final output(s) should be included here. The work plan should be consistent with the Work Schedule Form.}
- c) <u>Organization and Staffing.</u> {Please describe the structure and composition of your team, including the list of the Key Experts, Non-Key Experts and relevant technical and administrative support staff.}

FORM TECH-4 (FOR SIMPLIFIED TECHNICAL PROPOSAL ONLY)

DESCRIPTION OF APPROACH, METHODOLOGY, AND WORK PLAN FOR PERFORMING THE ASSIGNMENT

Form TECH-4: a description of the approach, methodology, and work plan for performing the assignment, including a detailed description of the proposed methodology and staffing for training, if the Terms of Reference specify training as a specific component of the assignment.

{Suggested structure of your Technical Proposal}

- a) <u>Technical Approach, Methodology, and Organization of the Consultant's team.</u> {Please explain your understanding of the objectives of the assignment as outlined in the Terms of Reference (TOR), the technical approach, and the methodology you would adopt for implementing the tasks including on addressing Sexual Exploitation and Abuse (SEA) and Sexual Harassment (SH) risks] to deliver the expected output(s); the degree of detail of such output; and describe the structure and composition of your team. Please do not repeat/copy the TORs in here.}
- Work Plan and Staffing. {Please outline the plan for the implementation of the main activities/tasks of the assignment, their content and duration, phasing and interrelations, milestones (including interim approvals by the Client), and tentative delivery dates of the reports. The proposed work plan should be consistent with the technical approach and methodology, showing understanding of the TOR and ability to translate them into a feasible working plan and work schedule showing the assigned tasks for each expert. A list of the final documents (including reports) to be delivered as final output(s) should be included here. The work plan should be consistent with the Work Schedule Form.}
- c) <u>Comments (on the TOR and on counterpart staff and facilities)</u>

{Your suggestions should be concise and to the point, and incorporated in your Proposal. Please also include comments, if any, on counterpart staff and facilities to be provided by the Client. For example, administrative support, office space, local transportation, equipment, data, background reports, etc.}

FORM TECH-5 (FOR FTP AND STP)

WORK SCHEDULE AND PLANNING FOR DELIVERABLES

N°	Deliverables ¹ (D)						ſ	Months					
		1	2	3	4	5	6	7	8	9	••••	n	TOTAL
D-1	{e.g., Deliverable #1: Report A												
	1) data collection												
	2) drafting												
	3) inception report												
	4) incorporating comments												
	5) delivery of final report to Client}												
D-2	{e.g., Deliverable #2:}												

¹ List the deliverables with the breakdown for activities required to produce them and other benchmarks such as the Client's approvals. For phased assignments, indicate the activities, delivery of reports, and benchmarks separately for each phase.

² Duration of activities shall be indicated in a form of a bar chart.

^{3.} Include a legend, if necessary, to help read the chart.

FORM TECH-6 (FOR FTP)

TEAM COMPOSITION, ASSIGNMENT, AND KEY EXPERTS' INPUTS

N °	Name											Total time-input (in Months)			
		Position		D-1	D-2		D-3			D			Home	Field	Total
KEY	EXPERTS	<u> </u>	L	<u>.</u>	L			<u> </u>		•			l .		ı
K-1	{e.g., Mr. Abbbb}	[Team Leader]	[Home] [Field]	[2 month] [0.5 m]	[1.0]		[1.0]		<u> </u>						
		Leaderj	[i ieiu]	[0.5 III]	[2.5]		[0]								
K-2												+			
K-3									ļ						
									<u> </u>			<u> </u>			
												-			
n									 						
										Subtotal					
NON	I-KEY EXPERTS														
N-1			[Home]												
IN-T			[Field]												
N-2									<u> </u>						
									<u> </u>			<u> </u>			
									1						
n									 						
	•	l			1			1	1	Subtotal	1	-1			
										Total					

¹ For Key Experts, the input should be indicated individually for the same positions as required under the Data Sheet ITC21.1.

- 2 Months are counted from the start of the assignment/mobilization. One (1) month equals twenty two (22) working (billable) days. One working (billable) day shall be not less than eight (8) working (billable) hours.
- 3 "Home" means work in the office in the expert's country of residence. "Field" work means work carried out in the Client's country or any other country outside the expert's country of residence.



FORM TECH-6 (CONTINUED)

CURRICULUM VITAE (CV)

Position Title and No.	{e.g., K-1, TEAM LEADER}
Name of Expert:	{Insert full name}
Date of Birth:	{day/month/year}
Country of Citizenship/Residence	

Education: {List college/university or other specialized education, giving names of	
educational institutions, dates attended, degree(s)/diploma(s) obtained}	

Employment record relevant to the assignment: {Starting with present position, list in reverse order. Please provide dates, name of employing organization, titles of positions held, types of activities performed and location of the assignment, and contact information of previous clients and employing organization(s) who can be contacted for references. Past employment that is not relevant to the assignment does not need to be included.}

Period	Employing organization and your title/position. Contact information for references	Country	Summary of activities performed relevant to the Assignment
[e.g., May 2005-present]	[e.g., Ministry of, advisor/consultant to		
	For references: Tel/e-mail; Mr. Hbbbbb, deputy minister]		

Membership in Professional Associations and Publications:				
Language Skills (indicate only languages in which you can work):	_			

Adequacy for the Assignment:

Detailed Tasks Assigned on Consultant's Team of Experts:	Reference to Prior Work/Assignments that Best Illustrates Capability to Handle the Assigned Tasks
{List all deliverables/tasks as in TECH- 5 in which the Expert will be involved)	

Expert's contact information:	(e-mail	, phone)
--------------------------------------	---------	----------

Certification:

I, the undersigned, certify that to the best of my knowledge and belief, this CV correctly describes myself, my qualifications, and my experience, and I am available, as and when necessary, to undertake the assignment in case of an award. I understand that any misstatement or misrepresentation described herein may lead to my disqualification or dismissal by the Client, and/or sanctions by the Bank.

		{day/month/year}
Name of Expert	Signature	Date
		{day/month/year}
Name of authorized Representative of the Consultant (the same who signs the Proposal)	Signature	Date

FORM TECH-7 (for FULL TECHNICAL PROPOSAL ONLY)

CODE OF CONDUCT FOR EXPERTS FORM

Note to the Client:

The following minimum requirements shall not be modified. The Client may include additional requirements to reflect Contract-specific issues/risks.

Delete this Box prior to issuance of the RFP.

Note to the Consultant:

The minimum content of the Code of Conduct form as set out by the Client shall not be substantially modified. However, the Consultant may add requirements as appropriate, including to take into account Contract-specific issues/risks.

The Consultant shall initial and submit the Code of Conduct form as part of its Proposal.

CODE OF CONDUCT FOR EXPERTS

We are the Consultant, [enter name of Consultant]. We have signed a contract with [enter name of Client] for [enter description of the Services]. Our contract requires us to implement measures to address social risks related to the Services, if any, including the risks of sexual exploitation, sexual abuse and sexual harassment.

This Code of Conduct is part of our measures to deal with social risks, if any, related to the Services. This Code of Conduct identifies the behavior that we require from all Experts.

Our workplace for carrying the Services is an environment where unsafe, offensive, abusive or violent behavior will not be tolerated and where all persons should feel comfortable raising issues or concerns without fear of retaliation.

REQUIRED CONDUCT

Experts shall:

- 1. carry out his/her duties competently and diligently;
- 2. comply with this Code of Conduct and all applicable laws, regulations and other requirements;

- 3. treat other people with respect, and not discriminate against specific groups such as women, people with disabilities, migrant workers or children;
- 4. not engage in Sexual Harassment, which means unwelcome sexual advances, requests for sexual favors, and other verbal or physical conduct of a sexual nature with other Experts, or Client's Personnel;
- 5. not engage in Sexual Exploitation, which means any actual or attempted abuse of position of vulnerability, differential power or trust, for sexual purposes, including, but not limited to, profiting monetarily, socially or politically from the sexual exploitation of another:
- 6. not engage in Sexual Abuse, which means the actual or threatened physical intrusion of a sexual nature, whether by force or under unequal or coercive conditions;
- 7. not engage in any form of sexual activity with individuals under the age of 18, except in case of pre-existing marriage;
- 8. complete training/sensitization that may be provided related to the social aspects of the Contract, including; on Sexual Exploitation and Abuse (SEA), and Sexual Harassment (SH);
- 9. report violations of this Code of Conduct; and
- 10. not retaliate against any person who reports violations of this Code of Conduct, whether to us or the Client.

RAISING CONCERNS

If any person observes behavior that he/she believes may represent a violation of this Code of Conduct, or that otherwise concerns him/her, he/she should raise the issue promptly. This can be done in either of the following ways:

- 1. Contact [enter name of person assigned by the Consultant to handle such matters] in writing at this address [] or by telephone at [] or in person at []; or
- 2. Call [] to reach the Consultant's hotline (if any) and leave a message.

The person's identity will be kept confidential, unless reporting of allegations is mandated by the country law. Anonymous complaints or allegations may also be submitted and will be given all due and appropriate consideration. We take seriously all reports of possible misconduct and will investigate and take appropriate action. We will provide warm referrals to service providers that may help support the person who experienced the alleged incident, as appropriate.

There will be no retaliation against any person who raises a concern in good faith about any behavior prohibited by this Code of Conduct. Such retaliation would be a violation of this Code of Conduct.

CONSEQUENCES OF VIOLATING THE CODE OF CONDUCT

Any violation of this Code of Conduct by Experts may result in serious consequences, up to and including termination and possible referral to legal authorities.

FOR EXPERT:

I have received a copy of this Code of Conduct written in a language that I comprehend. I understand that if I have any questions about this Code of Conduct, I can contact [enter name of the contact person(s) assigned by the Consultant] requesting an explanation.

Name of Expert: [insert name]
Signature:
Date: (day month year):
Countersignature of authorized representative of the Consultant:
Signature:
Date: (day month year):

FORM TECH-8 (FOR FTP) SEXUAL EXPLOITATION AND ABUSE (SEA) AND/OR SEXUAL HARASSMENT PERFORMANCE DECLARATION

[The following table shall be filled in for the Consultant, each member of a Joint Venture and each subconsultant proposed by the Consultant]

Consultant's Name: [insert full name]
Date: [insert day, month, year]
Joint Venture Member's or Subconsultant's Name: [insert full name]
RFP No. and title: [insert RFP number and title]
Page [insert page number] of [insert total number] pages

SEA and/or SH Declaration				
We:				
\square (a) have not been subject to disqualification by the Bank for non-compliance with SEA/ SH obligations				
\square (b) are subject to disqualification by the Bank for non-compliance with SEA/ SH obligations				
□ (c) had been subject to disqualification by the Bank for non-compliance with SEA/ SH obligations. An arbitral award on the disqualification case has been made in our favor.				
[If (c) above is applicable, attach evidence of an arbitral award reversing the findings on the issues underlying the disqualification.]				

Reimbursable expenses

FIN-4

Section 4. Financial Proposal - Standard Forms

{*Notes to Consultant* shown in brackets { } provide guidance to the Consultant to prepare the Financial Proposals; they should not appear on the Financial Proposals to be submitted.}

Financial Proposal Standard Forms shall be used for the preparation of the Financial Proposal according to the instructions provided in Section 2.

FIN-1 Financial Proposal Submission Form
 FIN-2 Summary of Costs
 FIN-3 Breakdown of Remuneration, including Appendix A "Financial Negotiations - Breakdown of Remuneration Rates" in the case of QBS method

FORM FIN-1 FINANCIAL PROPOSAL SUBMISSION FORM

			{Location, Date}
То:	[Name and address or	f Client]	
Dear S	Sirs:		
assign Propo	ment] in accordance w	-	lting services for [Insert title of ted [Insert Date] and our Technical
<i>"excli</i> estima figure	nt(s) currency(ies)} {I uding"] of all indirect ated amount of local i	insert amount(s) in words and local taxes in accordance with ndirect taxes is {Insert current rmed or adjusted, if needed, dur	{Indicate the corresponding to the figures}, [Insert "including" or a ITC 25.1 in the Data Sheet. The cy} {Insert amount in words and ring negotiations. {Please note that
	1		binding upon us, subject to the period of time specified in the Data
	_	bmission of this Proposal and	us to an agent or any third party Contract execution, paid if we are
Na	of Agents	Amount and Currency	Purpose of Commission or Gratuity
gratui	- ·	promised, add the following state be paid by us to agents or any tion."}	
	We understand you a	re not bound to accept any Prop	oosal you receive.
	We remain,		
	Yours sincerely,		
	Signature (of Consult	tant's authorized representative)) {In full and initials}:

Full name: {insert full name of authorized representative}
Title: {insert title/position of authorized representative}

Name of Consultant (company's name or JV's name):

Capacity: {insert the person's capacity to sign for the Consultant}

Address: {insert the authorized representative's address}

Phone/fax: {insert the authorized representative's phone and fax number, if applicable}

Email: {insert the authorized representative's email address}_____

{For a joint venture, either all members shall sign or only the lead member/consultant, in which case the power of attorney to sign on behalf of all members shall be attached}

FORM FIN-2 SUMMARY OF COSTS

	Cost {Consultant must state the proposed Costs in accordance with ITC 16.4 of the Data Sheet; delete columns which are not used}				
lto					
Item	{Insert Foreign Currency # 1}	{Insert Foreign Currency # 2, if used}	{Insert Foreign Currency # 3, if used}	{Insert Local Currency, if used and/or required (16.4 Data Sheet}	
Cost of the Financial Proposal					
Including:					
(1) Remuneration					
(2) Reimbursables					
Total Cost of the Financial Proposal: {Should match the amount in Form FIN-1}					
Indirect Local Tax Estimates – to be discussed a	ind finalized at the ne	gotiations if the Contr	act is awarded		
(i) {insert type of tax e.g., VAT or sales tax}					
(ii) {e.g., income tax on non-resident experts}					
(iii) {insert type of tax}					
Total Estimate for Indirect Local Tax:					

Footnote: Payments will be made in the currency(ies) expressed above (Reference to ITC 16.4).

FORM FIN-3 BREAKDOWN OF REMUNERATION

When used for Lump-Sum contract assignment, information to be provided in this Form shall only be used to demonstrate the basis for the calculation of the Contract's ceiling amount; to calculate applicable taxes at contract negotiations; and, if needed, to establish payments to the Consultant for possible additional services requested by the Client. This Form shall not be used as a basis for payments under Lump-Sum contracts

No.	Name	Position (as in TECH-6)	Person-month Remuneration Rate	Time Input in Person/Month (from TECH-6)	{Currency # 1- as in FIN-2}	{Currency # 2- as in FIN- 2}	{Currency# 3- as in FIN-2}	{Local Currency- as in FIN-2}
	Key Experts							
K-1			[Home]					
K-2			[Field]					
	Non-Key Experts							
N-1			[Home]					
N-2			[Field]					

Appendix A. Financial Negotiations - Breakdown of Remuneration Rates

1. Review of Remuneration Rates

- 1.1. The remuneration rates are made up of salary or a base fee, social costs, overheads, profit, and any premium or allowance that may be paid for assignments away from headquarters or a home office. An attached Sample Form can be used to provide a breakdown of rates.
- 1.2. If the RFP requests submission of a technical proposal only, the Sample Form is used by the selected Consultant to prepare for the negotiations of the Contract. If the RFP requests submission of the financial proposal, the Sample Form shall be completed and attached to the Financial Form-3. Agreed (at the negotiations) breakdown sheets shall form part of the negotiated Contract and included in its Appendix D or C.
- 1.3. At the negotiations the firm shall be prepared to disclose its audited financial statements for the last three years, to substantiate its rates, and accept that its proposed rates and other financial matters are subject to scrutiny. The Client is charged with the custody of government funds and is expected to exercise prudence in the expenditure of these funds.

1.4. Rate details are discussed below:

- (i) <u>Salary</u> is the gross regular cash salary or fee paid to the individual in the firm's home office. It shall not contain any premium for work away from headquarters or bonus (except where these are included by law or government regulations).
- (ii) <u>Bonuses</u> are normally paid out of profits. To avoid double counting, any bonuses shall not normally be included in the "Salary" and should be shown separately. Where the Consultant's accounting system is such that the percentages of social costs and overheads are based on total revenue, including bonuses, those percentages shall be adjusted downward accordingly. Where national policy requires that 13 months' pay be given for 12 months' work, the profit element need not be adjusted downward. Any discussions on bonuses shall be supported by audited documentation, which shall be treated as confidential.
- (iii) <u>Social Charges</u> are the costs of non-monetary benefits and may include, inter alia, social security (including pension, medical, and life insurance costs) and the cost of a paid sick and/or annual leave. In this regard, a paid leave during public holidays or an annual leave taken during an assignment if no Expert's replacement has been provided is not considered social charges.
- (iv) <u>Cost of Leave</u>. The principles of calculating the cost of total days leave per annum as a percentage of basic salary is normally calculated as follows:

Leave cost as percentage of salary =
$$\frac{\text{total days leave x } 100}{[365 - \text{w} - \text{ph} - \text{v} - \text{s}]}$$

Where w = weekends, ph = public holidays, v = vacation, and s = sick leave.

Please note that leave can be considered as a social cost only if the Client is not charged for the leave taken.

- (v) Overheads are the Consultant's business costs that are not directly related to the execution of the assignment and shall not be reimbursed as separate items under the Contract. Typical items are home office costs (non-billable time, time of senior Consultant's staff monitoring the project, rent of headquarters' office, support staff, research, staff training, marketing, etc.), the cost of Consultant's personnel not currently employed on revenue-earning projects, taxes on business activities, and business promotion costs. During negotiations, audited financial statements, certified as correct by an independent auditor and supporting the last three years' overheads, shall be available for discussion, together with detailed lists of items making up the overheads and the percentage by which each relates to basic salary. The Client does not accept an add-on margin for social charges, overhead expenses, etc. for Experts who are not permanent employees of the Consultant. In such case, the Consultant shall be entitled only to administrative costs and a fee on the monthly payments charged for sub-contracted Experts.
- (vi) <u>Profit</u> is normally based on the sum of the Salary, Social costs, and Overheads. If any bonuses paid on a regular basis are listed, a corresponding reduction shall be made in the profit amount. Profit shall not be allowed on travel or any other reimbursable expenses.
- (vii) Away from Home Office Allowance or Premium or Subsistence Allowances. Some Consultants pay allowances to Experts working away from headquarters or outside of the home office. Such allowances are calculated as a percentage of salary (or a fee) and shall not draw overheads or profit. Sometimes, by law, such allowances may draw social costs. In this case, the amount of this social cost shall still be shown under social costs, with the net allowance shown separately.

UNDP standard rates for the particular country may be used as reference to determine subsistence allowances.

Sample Form

Consultant: Assignment:		Country: Date:
Consult	ant's Representations Regar	ding Costs and Charges
We hereby confirm that:		
reflect the current rates		e taken from the firm's payroll records and ave not been raised other than within the Consultant's Experts;
(b) attached are true	copies of the latest pay slips of	the Experts listed;
	nome office allowances indicating ignment to the Experts listed;	ted below are those that the Consultant has
		al charges and overhead are based on the ars as represented by the firm's financial
(e) said factors for o profit-sharing.	verhead and social charges do	not include any bonuses or other means of
[Name of Consultant]		
Signature of Authorized	Representative	Date
Name:		
T:41a.		

Consultant's Representations Regarding Costs and Charges(Model Form I)

(Expressed in {insert name of currency*})

Perso	onnel	1	2	3	4	5	6	7	8
Name	Position	Basic Remuneration Rate per Working Month/Day/Year	Social Charges ¹	Overhead 1	Subtotal	Profit ²	Away from Home Office Allowance	Proposed Fixed Rate per Working Month/Day/Hour	Proposed Fixed Rate per Working Month/Day/Hour ¹
Home	Office								
Client's	Country								

^{*} If more than one currency is used, use additional table(s), one for each currency

^{1.} Expressed as percentage of 1

^{2.} Expressed as percentage of 4

FORM FIN-4 BREAKDOWN OF REIMBURSABLE EXPENSES

When used for Lump-Sum contract assignment, information to be provided in this Form shall only be used to demonstrate the basis for calculation of the Contract ceiling amount, to calculate applicable taxes at contract negotiations and, if needed, to establish payments to the Consultant for possible additional services requested by the Client. This form shall not be used as a basis for payments under Lump-Sum contracts

B. Reimbursable Expenses								
N°	Type of Reimbursable Expenses	Unit	Unit Cost	Quantity	{Currency # 1- as in FIN-2}	{Currency # 2- as in FIN-2}	{Currency# 3- as in FIN-2}	{Local Currency- as in FIN-2}
	{e.g., Per diem allowances**}	{Day}						
	{e.g., International flights}	{Ticket}						
	{e.g., In/out airport transportation}	{Trip}						
	{e.g., Communication costs between Insert place and Insert place}							
	{ e.g., reproduction of reports}							
	{e.g., Office rent}							
	{Training of the Client's personnel – if required in TOR}							
		•	-	Total Costs				

Legend:

[&]quot;Per diem allowance" is paid for each night the expert is required by the Contract to be away from his/her usual place of residence. Client can set up a ceiling.

Section 5. Eligible Countries

In reference to ITC 6.3.2, for the information of shortlisted Consultants, at the present time firms, goods and services from the following countries are excluded from this selection:								
Under the ITC 6.3.2 (a):								
Under the ITC 6.3.2 (b):	[list country/countries or indicate "none"]							

Section 6. Fraud and Corruption

(This Section 6, Fraud and Corruption shall not be modified)

1. Purpose

1.1 The Bank's Anti-Corruption Guidelines and this annex apply with respect to procurement under Bank Investment Project Financing operations.

2. Requirements

2.1 The Bank requires that Borrowers (including beneficiaries of Bank financing); bidders (applicants/proposers), consultants, contractors and suppliers; any sub-contractors, sub-consultants, service providers or suppliers; any agents (whether declared or not); and any of their personnel, observe the highest standard of ethics during the procurement process, selection and contract execution of Bank-financed contracts, and refrain from Fraud and Corruption.

2.2 To this end, the Bank:

- a. Defines, for the purposes of this provision, the terms set forth below as follows:
 - i. "corrupt practice" is the offering, giving, receiving, or soliciting, directly or indirectly, of anything of value to influence improperly the actions of another party;
 - ii. "fraudulent practice" is any act or omission, including misrepresentation, that knowingly or recklessly misleads, or attempts to mislead, a party to obtain financial or other benefit or to avoid an obligation;
 - iii. "collusive practice" is an arrangement between two or more parties designed to achieve an improper purpose, including to influence improperly the actions of another party;
 - iv. "coercive practice" is impairing or harming, or threatening to impair or harm, directly or indirectly, any party or the property of the party to influence improperly the actions of a party;
 - v. "obstructive practice" is:
 - (a) deliberately destroying, falsifying, altering, or concealing of evidence material to the investigation or making false statements to investigators in order to materially impede a Bank investigation into allegations of a corrupt, fraudulent, coercive, or collusive practice; and/or threatening, harassing, or intimidating any party to prevent it from disclosing its knowledge of matters relevant to the investigation or from pursuing the investigation; or
 - (b) acts intended to materially impede the exercise of the Bank's inspection and audit rights provided for under paragraph 2.2 e. below.
- b. Rejects a proposal for award if the Bank determines that the firm or individual recommended for award, any of its personnel, or its agents, or its sub-consultants, sub-contractors, service providers, suppliers and/ or their employees, has, directly or

indirectly, engaged in corrupt, fraudulent, collusive, coercive, or obstructive practices in competing for the contract in question;

- c. In addition to the legal remedies set out in the relevant Legal Agreement, may take other appropriate actions, including declaring misprocurement, if the Bank determines at any time that representatives of the Borrower or of a recipient of any part of the proceeds of the loan engaged in corrupt, fraudulent, collusive, coercive, or obstructive practices during the procurement process, selection and/or execution of the contract in question, without the Borrower having taken timely and appropriate action satisfactory to the Bank to address such practices when they occur, including by failing to inform the Bank in a timely manner at the time they knew of the practices;
- d. Pursuant to the Bank's Anti- Corruption Guidelines and in accordance with the Bank's prevailing sanctions policies and procedures, may sanction a firm or individual, either indefinitely or for a stated period of time, including by publicly declaring such firm or individual ineligible (i) to be awarded or otherwise benefit from a Bank-financed contract, financially or in any other manner; (ii) to be a nominated sub-contractor, consultant, manufacturer or supplier, or service provider of an otherwise eligible firm being awarded a Bank-financed contract; and (iii) to receive the proceeds of any loan made by the Bank or otherwise to participate further in the preparation or implementation of any Bank-financed project;
- e. Requires that a clause be included in bidding/request for proposals documents and in contracts financed by a Bank loan, requiring (i) bidders (applicants/proposers),, consultants, contractors, and suppliers, and their sub-contractors, sub-consultants, service providers, suppliers, agents personnel, permit the Bank to inspect³ all accounts, records and other documents relating to the procurement process, selection and/or contract execution, and to have them audited by auditors appointed by the Bank.

For the avoidance of doubt, a sanctioned party's ineligibility to be awarded a contract shall include, without limitation, (i) applying for pre-qualification, expressing interest in a consultancy, and bidding, either directly or as a nominated subcontractor, nominated consultant, nominated manufacturer or supplier, or nominated service provider, in respect of such contract, and (ii) entering into an addendum or amendment introducing a material modification to any existing contract.

A nominated sub-contractor, nominated consultant, nominated manufacturer or supplier, or nominated service provider (different names are used depending on the particular bidding document) is one which has been: (i) included by the bidder in its pre-qualification application or bid because it brings specific and critical experience and know-how that allow the bidder to meet the qualification requirements for the particular bid; or (ii) appointed by the Borrower.

Inspections in this context usually are investigative (i.e., forensic) in nature. They involve fact-finding activities undertaken by the Bank or persons appointed by the Bank to address specific matters related to investigations/audits, such as evaluating the veracity of an allegation of possible Fraud and Corruption, through the appropriate mechanisms. Such activity includes but is not limited to: accessing and examining a firm's or individual's financial records and information, and making copies thereof as relevant; accessing and examining any other documents, data and information (whether in hard copy or electronic format) deemed relevant for the investigation/audit, and making copies thereof as relevant; interviewing staff and other relevant individuals; performing physical inspections and site visits; and obtaining third party verification of information.

Section 7. Terms of Reference

1. BACKGROUND:

The Government of Pakistan (GoP) has received credit from World Bank towards the cost of the Khyber Pakhtunkhwa Human Capital Investment Project (KP-HCIP). The project intends towards improving the performance of the health sector and is implementing several strategic policies/guidelines including the Khyber Pakhtunkhwa Health Policy 2018. This long-term strategic plan, accompanied by a monitoring and evaluation (M&E) and financial framework, provides guidance on five priority areas (three of which [(i), to (iv)] are supported by the project:

- i. Enhanced coverage and access to essential health services especially for the poor and vulnerable;
- ii. Measurable reduction in the burden of disease especially among vulnerable segments of the population;
- iii. Improved human resource management;
- iv. Governance, regulation and accountability; and
- v. Enhanced health financing for efficient service delivery and financial risk protection for the people of KP.

The Government of KP has made Health Sector reform a priority of its agenda, and as such introduced numerous initiatives to transform the landscape of health service delivery in the province. One major aspect of that reform agenda is partnering with the private sector to augment the capacity of the public sector in order to improve both quality and access to services.

The Nishtarabad Hospital is a dedicated COVID-19 hospital that is providing services to all COVID-19 Patients of all over province. With oversight and support from Department of Health Government of Khyber Pakhtunkhwa, the availability of round the clock quality services has developed trust and satisfaction among the population and is usually remained the first preference of COVID-19 patients to be admitted in this hospital. The current financial support from KP HCIP will come to an end by 9th March, 2022 and hence the hospital will be closed if alternative arrangement for financial support will not be made on time.

During the ongoing 4th wave of COVID pandemic, the continuity of services in the hospital will not only address the management of COVID patients of the province but will also reduce the burden on other tertiary care hospitals in Peshawar. This will help the other tertiary care hospitals to continue their other routine tertiary care services to the population of province.

It is a 100 bedded hospital with 50 beds for Isolation, 30 beds for HDU and 20 beds for ICU COVID -19 patients. The hospital is equipped with equipment and other accessories. The details of equipment at Nishtarabad Covid-19 Hospital is attached at Annex-I.

By outsourcing of the management of the health facility under makeshift arrangements of KP HCIP, we expect effective management, higher levels of productivity, private sector efficiency, reduced burden on other hospitals in Peshawar and improved consumer satisfaction. We also expect a sustained effort for change in culture towards service delivery, as well as adaptability & dynamism in response to challenges. Moreover, disruption of services in COVID hospital shall also be avoided.

2. THE OBJECTIVES OF THE INITIATIVE ARE AS FOLLOWS:

- 1. Ensure availability of quality Covid-19 Health services as per defined package i.e. Isolation, High Dependency Unit & Intensive care unit for COVID-19 patients.
- 2. COVID Vaccination services for the community.
- 3. Ensure availability of skilled Human Resource, essential medicines, and functional equipment.
- 4. Ensure the availability of Public Health lab, diagnostics, waste management, infection prevention & control, referral linkages with other hospitals and all necessary support services

3. TASK DESCRIPTION:

The following is an indicative list of tasks to be accomplished by private operator the private operator at Nishtarabad Hospital. The private operator may add to the list but must ensure delivery of health services according to the Essential Health Services Package (EHSP)/National guidelines for COVID-19 case management.

- Ensure delivery of services in the assigned health facilities as per the annexed Health service delivery package in accordance with the quality standards of Health Department KP.
- 24/7 Emergency services
- Ensure the availability of imaging and laboratory diagnostic services as per categorization of the hospital
- Pharmacy & Supply Chain management system to be put in place to ensure appropriate storage and availability of medicines and other consumables in the facility.
- Referral transport to be made available by coordinating with Rescue 1122.
- Quality assurance mechanism is to be ensured with a priority focus on infection prevention & control and waste disposal systems.
- The private operator will ensure complete Operationalization of DHIS in the concerned hospital: The facility staff will be trained on DHIS hard and software, data entry and report generation for real time access & monitoring.
- The Partner will also ensure reporting of notifiable diseases as per KP Public Health Act 2017.

The private operator will work closely with PMU KP HCIP and will ensure that the services are provided as per policies of the government to the community. The private operator private operator will have the flexibility for innovation to achieve the objectives of the project and hence how these objectives are achieved will mostly be up to the organization selected so long as it complies with the technical guidelines, standards, laws of the KP Government, the Government of Pakistan Ministry of Health Services, Regulations & Coordination guidelines on COVID-19 for Hospital Management and the Client, and in particular "Zoning of Hospitals during COVID 19 Outbreak" and "Cleaning & Disinfection of Environmental Surfaces in a Healthcare Facility". & relevant WB EHS guidelines as well as WHO guidance related to COVID-19 includes but is not limited to as follows:

- i. WHO interim guidance on rational use of PPE for coronavirus disease 2019
- ii. WHO Safe management of wastes from health-care activities,
- iii. WHO interim guidance on Infection prevention and control during health care when novel coronavirus (nCoV) infection is suspected

- iv. Interim practical manual supporting implementation of the WHO Guidelines on Core
 Components of Infection Prevention and Control Programme
- v. WHO Technical brief on Water, sanitation, hygiene and waste management for COVID-19
- vi. WHO- Operational considerations for case management of COVID-19 in health facility and community
- vii. WHO, Hospital emergency response checklist An all-hazards tool for hospital administrators and emergency managers
- viii. WHO "COVID-19 Strategic Preparedness and Response Plan, Operational Planning Guidelines to Support Country Preparedness and Response" (2020)

4. SCOPE OF SERVICES

The Private operator will be bound to provide clinical, non-clinical & support services in hospital as per scope given below.

Increase Access to health services:

The hospital is equipped with equipment however if any further equipment is required for operationalization of hospital, the private operator will follow the procedure as per Government rules & regulation. The private operator is expected to operate the hospital by hiring staff the hospitals to provide optimal services as per defined package of health services. It may also adopt a structured and transparent system of performance based incentive (PBI) to staff.

Strengthening the infrastructure:

The private operator is expected to keep the premises and surroundings of the facilities clean, in addition the necessary repair/renovations of the facilities shall also be undertaken to ensure better working environment for the staff as well as for the patients. The private operator is also expected to brand the facility/hospital so that community's trust is strengthened. The private operator will ensure the availability of appropriate and inclusive waiting areas. In case of any incidence, all risk insurances will be borne by the private operator during the period of contract.

Quality of Services:

In addition to provision of services; maintaining the quality of the services will also be taken into account while assessing the performance. Besides ensuring the availability of manuals and standard operating procedures at the health facilities, the private operator shall also carry out comprehensive trainings of the health facility staff for improving their skills. A training registry should be maintained at all times. It is expected that the hospital will undergo certification process through Healthcare Commission/ISO.

Flexibility:

The finances will be managed as per actual basis and the flexibility to re-appropriate as per requirement after approval of the Project Director of HCIP or the committee notified by the PD. The private operator will hire the staff from the market in consultation with PMU KP HCIP for the posts as per required human resource in budget plan.

Community Awareness & Public Health Response:

The private operator will employ all possible means to create awareness among the community through this project. Waiting areas of the hospital may be utilized for this purpose. Similarly in case of a specific issue notified by the clinical experts or otherwise which is of the public health importance, the team of the hospital may facilitate the concerned district in responding to the concerned issue.

Referrals:

Referral mechanism from the Health facility to the DHQ and/or other hospital shall be established by coordinating with Rescue 1122.

Coordination:

Coordination with all stakeholders including the community being served will be important for the success of the project. Close coordination with PMU KP HCIP & Health Department in preparation of annual plans, monitoring and supervisory visits, reporting, will be critical.

Recording and Reporting:

The private operator will ensure operationalizing the District Health Information System (DHIS) through building staff capacity, provision of MIS tools and instruments and enhance data quality and compliance. The private operator will be responsible for generating and submitting the different type of reports according to the agreed timelines.

Special Health Activities:

The private operator shall ensure the presence of staff as proposed in RFP and that relevant staff working under its contractual obligation, participate and manage special activities such as Supplemental Immunization Activities (SIAs), national immunization days (NIDs), Measles Campaigns and other mass campaigns etc.

Emergency Response:

The private operator should have an emergency response plan that can be implemented to investigate, verify and coordinate responses to emergency situations including natural disasters and disease outbreaks. The private operator will be responsible to coordinate with District Health office and the provincial health directorate for such situations.

Medicine, Medical Supplies etc.:

The private operator will make its best efforts to ensure availability of quality medicines, consumable, PCR amplification kits, PCR extraction kits and medical supplies.

The contracting private operator will place order from MCC list (Centralized Rate contracting List) the service provider will make demand based on their consumption and need keeping in loop the KP-HCIP. The Private Operator will maintain all records and inventory of the same and shall report accordingly.

The current inventory status report of all medicines and equipment shall be obtained from service provider which was bought from the previous contract and are property of Health Department.

Human Resources:

The private operator will provide the following HR to operationalize the Nishtarabad covid hospital

	No of
Particulars	Units
Facility Manager	1
Pulmonologist	2
Medical Specialist/Cardiologist	2
Pathologist	2
Anesthetist	1
Pharmacy manager	1
Medical officer	20
Gender Specilaist	1
Enviromental Specialist	1
Psychologist	2
Nurses	30
ICU Technician-ICU/HDU	10
Lab Technician	8
PCR Lab Tecnologist	6
X-ray Technician	4
Pharmacist	4
Computer Operator (HMIS Assistant)	8
HCWM/Infection prevention officer	1
Bio Medical Engineer	1
Ward Attendant	10
Sanitary Worker	20
Security Guards	20
Washerman	4
Health Information System (HIS) Officer	2
Medical Gas Operators	3
Oxygen Gas Handler	7
Physiotherapist	4
Dialysis Technician	1
Logistics Officer	1
Human Resource Officer	1
Office Boy	2

5. Financial Bid

The financial bid shall comprise of;

- i. Human Resource cost
- ii. Health Facility Running Cost
 - a. Electricity
 - b. Gas
 - c. Water including drinking water
 - d. Generator Fuel
 - e. Minor Building Repairs
 - f. Uniform
 - g. Bed Covers, Pillows, Blankets Etc
 - h. Hygiene Items
 - i. Stationery Costs
 - j. Toners and IT Consumables
 - k. Hospital Kitchen/Office Supplies

- Courier, Telephone, Internet and other Communication
 EMR/HMIS Monthly Charges
- iii. Oxygen Gas Costs
- iv. Medicines Drugs and Consumables-ICU
- v. Food for Patients
- vi. Essential Personal Protective Equipment (PPE)
- vii. PCR/RNA Kits
- viii. Diagnostic kits

Note:

- i. The medicines, utility bills and oxygen bills shall be paid as per actual.
- ii. Medicine shall be procured from MCC and if not available will be procured with due diligence to Procurement Specialist KP-HCIP
- iii. Biomedical Equipment required shall be procured from CRC approved list of that FY and if not available than it will be purchased in due diligence to KP-HCIP
- iv. PPE & PCR/RNA Kits will be provided by DGHS office, however in case if not provided the firm can procure the same with due diligence to Procurement Specialist KP-HCIP.

6. LOCATION AND DURATION OF SERVICES

Nishtarabad Hospital details:

Nishtarabad, Near Gran Trunk Road Peshawar, Khyber Pakhtunkhwa. This contract is offered for a period of 1 year maximum. The estimated population and demographic to be served is 1.45 Million

7. GRIEVANCE/COMPLAINT REDRESSAL MECHANISM:

The private operator will nominate a focal person for consumer grievances which preferably will be medical technician/ medical officer in-charge of the facility. Focal person will be responsible to receive all complaints at facility level, processes it and keep appropriate record of prescribed format at the facility level.

8. Environmental and Social Safeguards/ Waste Management System:

KP-HCI Project's Environmental and Social Management Framework (ESMF) will cover the contingent emergency response financing. Sector specific checklists, if required, will be added as an annex to the KPHCIP ESMF to supplement the existing environmental and social safeguards instruments of the project, where needed.

The private operator will be required to ensure appropriate control measures for hospital infectious & non-infectious waste management of the health facilities under the project and

infection control practices as per guidelines of Government of KP. The details ESMF framework is given at form-7 and the private operator shall be bound to comply the same.

9. MEASURING PERFORMANCE: INDICATORS AND MONITORINGMECHANISM:

S.	NAME OF INDICATORS	FREQUENCY OF REPORTING			
No	NAME OF INDICATORS	TO PMU KP HCIP			
A	. Patient Access Indicators				
1.	Number of Patients Managed	Monthly			
2.	Number of Patients Admitted	Monthly			
3.	Number of Patients in ICU	Monthly			
4.	Number of Patients in Isolation	Monthly			
5.	Number of Patients in HDU	Monthly			
6.	Number of Out Patients	Monthly			
7.	Number of Patients at A&E	Monthly			
	Miscellaneous e.g. Home based outreach	Monthly			
8.	activities, outreach sampling activity and				
	Mental Health & Psychosocial activities.				
В.	Inpatient Utilization Indicators				
1.	Number of Admissions	Monthly			
2.	Number of Discharges	Monthly			
3.	Annual per capita Hospital Admission Rate	Monthly			
4.	Average Bed Occupancy Rate	Monthly			
5.	Average ICU Bed Occupancy Rate	Monthly			
6.	Percentage of Left Against Medical Advice	Monthly			
0.	(LAMA)				
7.	Number of Expiries	Monthly			
8.	Mortality Rate	Monthly			
C	C. Outpatient Utilization Indicators				

1.	Number of outpatient Visits (Average daily	Monthly
1.	OPD)	
2.	Average daily Specialty wise OPD	Monthly
2.	utilization	
D.	ER Utilization Indicators	
1.	Number of ER visits (Emergency Service	Monthly
1.	Utilization)	
E.	Generic Utilization Indicators	
1.	Total Radiology Services	Monthly
2.	Total Lab Investigations	Monthly
3.	Blood bank screening Facilities	Monthly
4.	PHL covid samples taken	Monthly
5.	PHL covid samples positive	Monthly
6.	PHL covid samples negative	Monthly
F.	Human Resource Indicators	
1.	Total positions	Monthly
2.	Filled positions against required	Monthly
3.	Attendance per day	Monthly
4.	Attendance per shift	Monthly
5.	Total No of rounds by DMS	Monthly
6.	Total No of rounds by MS	Monthly
7.	Total No of visit by M&E officer KP HCIP	Monthly
8.	Total No of visit by officials of the PMU KP	Monthly
0.	HCIP	

The operator will be measured on quality performance for the following indicators" The second section include a minimum standard expected and penalty will be imposed if not achieved;

	FREQUENCY	OF	Remarks
NAME OF INDICATORS	REPORTING TO I	PMU	
	KP HCIP		

Average Length of Stay (ALOS)	Monthly	To be offered by firm & PMU will
Average ICU Length of Stay	Monthly	assess
Stock out of tracer drugs/supplies	Monthly	Standard: Stock outs less than 5%
G. Patient Safety Indicators		
Unplanned Readmission	Monthly	30-day readmission rate under 10%
Cleanliness of toilets in facility for Patients	Monthly	Signed sheet where cleaners record each time they clean a toilet, & will be for part of the monthly report
Facility waste disposal as per WHO guidelines in Kgs	Monthly	For Covid we use 2.5 keg per bed per day
		<i>j</i>
H. Infection Control Indicators		
H. Infection Control Indicators No. of Hospital Acquired Infections (Blood Stream Infection, catheter related infections, wound infections)		Acceptable rate between 5 and 10 percent
No. of Hospital Acquired Infections (Blood Stream Infection, catheter		Acceptable rate between 5 and 10
No. of Hospital Acquired Infections (Blood Stream Infection, catheter related infections, wound infections)	ators Monthly	Acceptable rate between 5 and 10
No. of Hospital Acquired Infections (Blood Stream Infection, catheter related infections, wound infections) I. Consumer Satisfaction Indic Total no of client/patient/attendant	ators Monthly Monthly	Acceptable rate between 5 and 10 percent Rating system to be proposed by Private operator
No. of Hospital Acquired Infections (Blood Stream Infection, catheter related infections, wound infections) I. Consumer Satisfaction Indicates Total no of client/patient/attendant complaints registered Total no of client/patient/attendant	ators Monthly	Acceptable rate between 5 and 10 percent Rating system to be proposed by Private
No. of Hospital Acquired Infections (Blood Stream Infection, catheter related infections, wound infections) I. Consumer Satisfaction Indic Total no of client/patient/attendant complaints registered Total no of client/patient/attendant complaints disposed	ators Monthly Monthly Monthly	Acceptable rate between 5 and 10 percent Rating system to be proposed by Private operator 95% of all positions are filled.
No. of Hospital Acquired Infections (Blood Stream Infection, catheter related infections, wound infections) I. Consumer Satisfaction Indicated Total no of client/patient/attendant complaints registered Total no of client/patient/attendant complaints disposed Vacant positions against required	ators Monthly Monthly Monthly Monthly	Acceptable rate between 5 and 10 percent Rating system to be proposed by Private operator 95% of all positions are filled. All reports to be
No. of Hospital Acquired Infections (Blood Stream Infection, catheter related infections, wound infections) I. Consumer Satisfaction Indicated Total no of client/patient/attendant complaints registered Total no of client/patient/attendant complaints disposed Vacant positions against required J. Reporting Indicators	ators Monthly Monthly Monthly Monthly Monthly Monthly	Acceptable rate between 5 and 10 percent Rating system to be proposed by Private operator 95% of all positions are filled.
No. of Hospital Acquired Infections (Blood Stream Infection, catheter related infections, wound infections) I. Consumer Satisfaction Indic Total no of client/patient/attendant complaints registered Total no of client/patient/attendant complaints disposed Vacant positions against required J. Reporting Indicators DHIS/HMIS Reporting compliance	ators Monthly Monthly Monthly Monthly Monthly Monthly	Acceptable rate between 5 and 10 percent Rating system to be proposed by Private operator 95% of all positions are filled. All reports to be competed and submitted

Note:

The private operator shall be bound to establish an online dashboard and maintain a real-time access of data as mentioned above. The access of the same shall be given to PMU KP HCIP, who shall monitor its performance as per indicators on daily basis.

9. COMPLIANCE WITH TECHNICAL GUIDELINES

In carrying out the services described above the contracting private operator will be in compliance with GoKP Laws and Regulations presently available or developed during the time period of the project.

10. FINANCIAL ARRANGEMENTS AND PAYMENT MECHANISM

Budget for the concerned health facility will be transferred to the private operator as per actual expenditures on monthly basis upon submission of bills. The financing mechanism will ensure that the private operator will have a basic amount to cover salaries, utilities, supplies to ensure provision of services.

The Private operator hired to manage health facilities and services under the project shall also maintain a financial management system in accordance with acceptable accounting procedure. The costing shall be subject to all types of applicable taxes (both direct and indirect) and dues whatsoever, the contract price is inclusive of all applicable taxes. PMU KP HCIP shall carry out periodic financial management review of the Private operator and AGPR shall have the right to audit accounts of the Private operator related to government budget. The private operator will submit an internal audit report on monthly basis to the PMU KP HCIP.

11. FINANCIAL MANAGEMENT AT PRIVATE OPERATOR

Private operator will maintain its project specific accounts (including sub-ledgers) on cash basis. Separate inventory register along with fixed asset register purchased under the contract shall be maintained and be subject to periodic audits and verifications. Monthly bank reconciliations are to be performed. The commitments (receipts and payments) shall be separately recorded. The Private operator can use its own Chart of Accounts for recording of transactions. Sound systems of internal controls compatible with the policies and guidelines of the GoKP. The private operator shall ensure to have professionally accredited and sound Financial management personnel can be named as Finance and accounts manager. The payments shall be verified from the Finance head of the Private operator

The Private operator shall submit monthly financial reports to the PMU KP HCIP including periodic budget execution reports, cash flow statement, cash forecasts, revenue generated from the facility, details of procurements, fixed assets and inventory record, payroll reconciliations, bank reconciliations & detailed expenditure statement report etc. Format of these reports will be agreed with the Private operator as part of contract or thereafter.

12. AUDIT ARRANGEMENTS:

The audited financial Statements for the project should be submitted within 15 days from the termination date. The private operator will also be required to carry out audits at the end of the contract through a reputable independent audit private operator s, the last month payment shall be subject to sharing of acceptable audit report with PMU KP HCIP office and Health Department. However, the private operator shall be bound for Submission of financial reports to the PMU KP HCIP on monthly basis i.e. within seven (7) days of the close of the previous month. PMU KP HCIP may carry out periodic financial management review of the Private and AGPR shall have the right to audit accounts of the Private operator / related to government budget. The cost of such audits shall be borne by the private operator.

13. RISK SHARING ARRANGEMENTS

As per World Bank and Government of Khyber Pakhtunkhwa Procurement Guidelines

14. REPORTING REQUIREMENTS

The contracting private operator will provide fortnightly reports related to activities undertaken in fulfillment of these terms of reference. The report will include the following sections:

- (i) Progress made against the work plan (as may be revised and updated in consultation with PMU KP HCIP / Health Department
- (ii) Progress against the implementation of ESMF/ESMP/HCWMP/related plans and SOPs
- (iii) Problems encountered and solutions undertaken;
- (iv) Monthly financial report related to receipt and payment under the consultancy shall be submitted.
- (v) A summary of HMIS forms with analysis;

(vi) Performance indicators as per Section 9 above.

Such reports will be furnished Monthly. The private operator will also maintain a separate set of accounts for the project and provide an externally audited report to PMU KP HCIP and Health Department at end of the project. The last month payment shall be subject to submission of audit report to PM KP HCIP.

Additionally, the private operator will be required to report on an E-dashboard, which is presently being developed by the Health Department.

15. CONFIDENTIALITY AND MAINTENANCE OF PATIENT RECORDS

In performing the services under this RFP, the Parties may be exposed to and will be required to use certain "Confidential Information" (as hereinafter defined). The Parties agree that any employees, agents, or representatives of the Parties will not use directly or indirectly, such Confidential Information for the benefit of any person, entity, or organization other than for the purposes of this Agreement, or disclose such Confidential Information without the written authorization of the authorized representative of the other Party, either during or after the Term of this Agreement, for as long as such information retains the characteristics of Confidential Information.

"Confidential Information" includes, but is not limited to, any confidential or other proprietary technical or business information, ideas, know-how, business plans, strategies, art-work, data, patent, copyright, trade secret, process, technique, program, design, formula, marketing, advertising, financial, commercial, sales or programming matter, written materials, compositions, drawings, diagrams, computer programs, studies, work in progress, audio clips, visual demonstrations, ideas, concepts, hardware and software designs and code, product specifications and documentation, business and product plans and strategies, names of customers, suppliers or partners [whether trading or otherwise] and other data, in oral, written, graphic, electronic, or any other form or medium whatsoever, which may be provided by one Party to the other, whether directly or indirectly including, without limitation, all materials supplied containing Confidential Information, all copies of those materials and any notes, records, analyses, summaries or other material derived therefrom and all copies thereof. Notwithstanding the foregoing and without limitation, all documentation, data, know-how, information, etc. of any kind whatsoever provided by the any Party pursuant to this Agreement

shall be deemed to be Confidential Information. The term Confidential Information shall not include the following: a. the information, which is now, or which hereafter becomes, publicly known or available through no act or failure on the part of the other Party; b. the information, which is actually known to a Party prior to the time of receipt of such Confidential Information; c. information which is furnished to a Party by a third party who has rightfully obtained the Confidential Information without restriction on disclosure; d. information which is independently developed by a Party without use of or reference to the Confidential Information of the other Party that does not otherwise contravene the terms and provisions of this Agreement, and which such independent development can be established by evidence that would be acceptable to a Court of competent jurisdiction; or e. information which a Party is by law, order of a Court of competent jurisdiction, or other legal compulsion required to disclose; or f. is disclosed by a Party with the prior written approval of the other Party.

The Parties acknowledge and agree that a breach by them of their obligations under this Article 31 would cause irreparable harm to other Party and that monetary damages would not be adequate to compensate the other Party. Accordingly, the Parties agree that the other Party shall be entitled to immediate equitable relief, including, without limitation, a temporary or permanent injunction, to prevent any threatened, likely or ongoing violation of this Article 31. A Party's right to equitable relief shall be in addition to, and without prejudice to, other rights and remedies available to such Party under law or equity

16. QUALIFICATIONS OF KEY PROFESSIONAL STAFF:

The minimum qualifications of the key professional are described below:

Designation	Qualification	Experience
Facility Manager/	MPH, Health Management or	At least 5 year mid-level
Project Coordinator	equivalent, MBA	management experience.
Medical	MBBS with FCPS in relevant	2 years of relevant
Specialist/Cardiologist	specialty	experience in relevant
		specialty
Pulmonologist	MBBS, FCPS in Pulmonology	Minimum 2 years'
		experience
Pathologist	MBBS, FCPS in Pathology or	Minimum 2 years'
	MBBS, MPhil in Pathology	experience

Anesthetist	MBBS, FCPS in Anesthesia or DOA in Anesthesia	Minimum 2 years' experience
Financial manager	MBA (Finance) or M.com	At least 5 years of PFM. Experience
Pharmacy manager	Pharm-D with additional qualification (Preferable) in supply chain management	5 years of relevant experience in supply chain management

1. Client's Input and Counterpart Personnel

- (a) Services, facilities and property to be made available to the Consultant by the Client: BHU & RHCs in Peshawar, Nowshehra, Swabi & Haripur
- (b) Professional and support counterpart personnel to be assigned by the Client to the Consultant's team: Procurement Specialist & DPD KP HCIP

PART II

Section 8. Conditions of Contract and Contract Forms

Foreword

TIME BASED FORM OF CONTRACT

STANDARD FORM OF CONTRACT

Consultant's Services

Time Based Contract

TABLE OF CONTENTS

<u>I.</u>		<u>Forn</u>	n of Contract	97
<u>II.</u>		Gene	eral Conditions of Contract	97
	<u>A.</u>	Gene	eral Provisions	97
		<u>1.</u>	<u>Definitions</u>	97
			Relationship between the Parties	99
		<u>3.</u>	<u>Law Governing Contract</u> .	99
		2. 3. 4. 5. 6. 7. 8.	<u>Language</u>	
		<u>5.</u>	<u>Headings</u>	
		<u>6.</u>	<u>Communications</u>	
		<u>7.</u>	<u>Location</u>	
			Authority of Member in Charge	
		<u>9.</u>	Authorized Representatives	
		<u>10.</u>	Fraud and Corruption	
		<u>11.</u>	Effectiveness of Contract	
		<u>12.</u>	Termination of Contract for Failure to Become Effective	
		<u>13.</u>	Commencement of Services	
		<u>14.</u>	Expiration of Contract	
		<u>15.</u>	Entire Agreement	
		<u>16.</u>	Modifications or Variations	
		<u>17.</u>	Force Majeure	
		<u>18.</u>	<u>Suspension</u>	
		<u>19.</u>	<u>Termination</u>	102
	<u>C.</u>	Oblig	gations of the Consultant	105
		20.	General	105
		21.	Conflict of Interest	106
		22.	Confidentiality	107
		<u>23.</u>	<u>Liability of the Consultant</u>	107
		<u>24.</u>	<u>Insurance to be taken out by the Consultant</u>	107
		<u>25.</u>	Accounting, Inspection and Auditing	107
		<u>26.</u>	Reporting Obligations	108
		<u>27.</u>	Proprietary Rights of the Client in Reports and Records	108
		<u>28.</u>	Equipment, Vehicles and Materials	108
		<u>29.</u>	Code of Conduct	109
		<u>30.</u>	Forced Labor	109
		<u>31.</u>	Child Labor	
		<u>32.</u>	Non-Discrimination and Equal Opportunity	110
		<u>33.</u>	<u>Training of Experts</u>	111
	<u>D.</u>	Cons	sultant's Experts and Sub-Consultants	111
		<u>34.</u>	Description of Key Experts	111

		35.	Replacement of Key Experts	111
		36 .	Approval of Additional Key Experts	112
		37.	Removal of Experts or Sub-consultants	112
		38.	Replacement/ Removal of Experts – Impact on Payments	113
		<u>39.</u>	Working Hours, Overtime, Leave, etc.	113
	F	Ohlio	gations of the Client	113
	<u>L.</u>			
		<u>40.</u>	Assistance and Exemptions.	
		<u>41.</u>	Access to Project Site.	
		<u>42.</u>	Change in the Applicable Law Related to Taxes and Duties	
		<u>43.</u>	Services, Facilities and Property of the Client	
		<u>44.</u>	Counterpart Personnel.	
		<u>45.</u>	Payment Obligation	
		<u>46.</u>	Ceiling Amount	
		<u>47.</u>	Remuneration and Reimbursable Expenses.	
		<u>48.</u>	<u>Taxes and Duties</u>	
		<u>49.</u>	<u>Currency of Payment</u>	
		<u>50.</u>	Mode of Billing and Payment	116
		<u>51.</u>	<u>Interest on Delayed Payments</u>	118
	G.	Fairn	ess and Good Faith	118
		52	Good Faith	118
	<u>H.</u>	Settle	ement of Disputes	118
		<u>53.</u>	Amicable Settlement	118
		54.	Dispute Resolution.	119
III.		Spec	ial Conditions of Contract	123
IV.		Appe	endices	135
			x A – Terms of Reference	
		_	x B - Key Experts	
	<u>Ap</u>	<u>pendi</u>	x C – Remuneration Cost Estimates.	135
	<u>Ap</u>	<u>pendi</u>	x D - Code of Conduct for Experts	142
	Ap	pendi	x E - Sexual Exploitation and Abuse (SEA) and/or Sexual Harassment (SH)	
			ormance Declaration for Sub-consultants	143
				

CONTRACT FOR CONSULTANT'S SERVICES AT NISHTARABAD COVID HOSPITAL

Time Based Contract

PROJECT NAME:

KHYBER PAKHTUNKHWA HUMAN CAPITAL INVESTMENT PROJECT (KP HCIP)

Credit No.: 6421PK Reference No: D680-PK Contract No.

Between

Government of Khyber Pakhtunkhwa through PMU KP HCIP

And			
M/S			
	Dated:	November, 2021	

I. Form of Contract

TIME-BASED

This CONTRACT (hereinafter called the "Contract") is made	e on th	e 5 day o	f the m	onth	ı of
September 2021, between, on the one hand, Project Direction	rector	PMU KP	HCIP	Hea	alth
Department (hereinafter called the "Client") and, on the other	hand,_				
	_ KP	(hereinaft	er call	ed	the
"Consultant").					

WHEREAS

- (a) the Client has requested the Consultant to provide certain consulting services as defined in this Contract (hereinafter called the "Services");
- (b) the Consultant, having represented to the Client that it has the required professional skills, expertise and technical resources have agreed to provide the Services on the terms and conditions set forth in this Contract;
- (c) the Client has received a credit & grant vide ADP.No.740,Code: 200159 from World Bank toward the cost of the Services and intends to apply a portion of the proceeds of this ADP to eligible payments under this Contract, it is understood that (i) payments by the Bank will be made only at the request of the Client and upon approval by the Bank; (ii) such payments will be subject, in all respects, to the terms and conditions of the financing agreement, including prohibitions of withdrawal from the credit/grant account for the purpose of any payment to persons or entities, or for any import of goods, if such payment or import, to the knowledge of the Bank is prohibited by the decision of the United Nations Security Council took under Chapter VII of the Charter of the United Nations; and (iii) no party other than the Client shall derive any rights from the financing agreement or have any claim to the credit/grant proceeds;

NOW THEREFORE the parties hereto hereby agree as follows:

- 1. The following documents attached hereto shall be deemed to form an integral part of this Contract:
 - (a) The General Conditions of Contract (including Attachment 1 "Fraud and Corruption";
 - (b) The Special Conditions of Contract;
 - (c) Appendices:

Appendix A: Terms of Reference

Appendix B: Key Experts

Appendix C: Remuneration Cost Estimates Appendix D: Code of Conduct for Experts

Appendix E: Sexual exploitation and Abuse (SEA) and/or Sexual Harassment (SH) Performance Declaration

In the event of any inconsistency between the documents, the following order of precedence shall prevail: the Special Conditions of Contract; the General Conditions of Contract, including Attachment 1; Appendix A; Appendix B; Appendix C and Appendix D; Appendix E. Any reference to this Contract shall include, where the context permits, a reference to its Appendices.

- 2. The mutual rights and obligations of the Client and the Consultant shall be as set forth in the Contract, in particular:
 - (a) the Consultant shall carry out the Services in accordance with the provisions of the Contract; and
 - (b) the Client shall make payments to the Consultant in accordance with the provisions of the Contract.

IN WITNESS WHEREOF, the Parties hereto have caused this Contract to be signed in their respective names as of the day and year first above written.

[Authorized Representative of the Client – name, title a	nd signature
For and on behalf of Dr Abdul Basit, Health Services M	Ianager KP

For and on behalf of PD PMU HCIP KP

II. General Conditions of Contract

A. GENERAL PROVISIONS

1. Definitions

- 1.1. Unless the context otherwise requires, the following terms whenever used in this Contract have the following meanings:
 - (a) "Applicable Law" means the laws and any other instruments having the force of law in the Client's country, or in such other country as may be specified in the **Special Conditions of Contract (SCC)**, as they may be issued and in the force from time to time.
 - (b) **"Bank"** means the International Bank for Reconstruction and Development (IBRD) or the International Development Association (IDA).
 - (c) "Borrower" means the Government, Government agency or other entity that signs the financing agreement with the Bank.
 - (d) "Client" means the implementing the agency that signs the Contract for the Services with the Selected Consultant.
 - (e) "Client's Personnel" refers to the staff, labor, and other employees (if any) of the Client engaged in fulfilling the Client's obligations under the Contract, and any other person identified as Client's Personnel, by a notice from the Client to the Consultant.
 - (f) "Consultant" means a legally-established professional consulting firm or entity selected by the Client to provide the Services under the signed Contract.
 - (g) "Contract" means the legally binding a written agreement signed between the Client and the Consultant and which includes all the attached documents listed in paragraph 1 of the Form of Contract (the General Conditions (GCC), the Special Conditions (SCC), and the Appendices).
 - (h) "Day" means a working day unless indicated otherwise.
 - (i) "Effective Date" means the date on which this Contract comes into force and effect pursuant to Clause GCC 11.
 - (j) "Experts" means, collectively, Key Experts, Non-Key Experts, or any other person of the Consultant, Sub-consultant or JV member(s) assigned by the Consultant to perform the Services or any part thereof under the Contract.
 - (k) "Foreign Currency" means any currency other than the currency of the Client's country.

- (1) "GCC" means these General Conditions of Contract.
- (m) "Government" means the government of the Client's country.
- (n) "Joint Venture (JV)" means an association with or without a legal personality distinct from that of its members, of more than one entity where one member has the authority to conduct all businesses for and on behalf of any and all the members of the JV, and where the members of the JV are jointly and severally liable to the Client for the performance of the Contract.
- (o) "Key Expert(s)" means an individual professional whose skills, qualifications, knowledge, and experience are critical to the performance of the Services under the Contract and whose Curricula Vitae (CV) was taken into account in the technical evaluation of the Consultant's proposal.
- (p) "Local Currency" means the currency of the Client's country.
- (q) "Non-Key Expert(s)" means an individual professional provided by the Consultant or its Sub-consultant to perform the Services or any part thereof under the Contract.
- (r) "Party" means the Client or the Consultant, as the case may be, and "Parties" means both of them.
- (s) "SCC" means the Special Conditions of Contract by which the GCC may be amended or supplemented but not over-written.
- (t) "Services" means the work to be performed by the Consultant pursuant to this Contract, as described in Appendix A hereto.
- (u) "Sexual Exploitation and Abuse" "(SEA)" means the following:

Sexual Exploitation is defined as any actual or attempted abuse of a position of vulnerability, differential power or trust, for sexual purposes, including, but not limited to, profiting monetarily, socially, or politically from the sexual exploitation of another;

Sexual Abuse is defined as the actual or threatened physical intrusion of a sexual nature, whether by force or under unequal or coercive conditions.

- (v) "Sexual Harassment" "(SH)" is defined as unwelcome sexual advances, requests for sexual favors, and other verbal or physical conduct of a sexual nature by the Experts with other Experts, or Client's Personnel
- (w) "Sub-consultants" means an entity to whom/which the Consultant subcontracts any part of the Services while remaining solely liable for the execution of the Contract.

- (x) "Third Party" means any person or an entity other than the Government, the Client, the Consultant or a Sub-consultant.
- 2. Relationship between the Parties
- 2.1. Nothing contained herein shall be construed as establishing a relationship of master and servant or of principal and agent as between the Client and the Consultant. The Consultant, subject to this Contract, has complete charge of the Experts and Subconsultants, if any, performing the Services and shall be fully responsible for the Services performed by them or on their behalf hereunder.
- 3. Law Governing Contract
- 3.1. This Contract, its meaning and interpretation and the relation between the Parties shall be governed by the Applicable Law.
- 4. Language
- 4.1. This Contract has been executed in the language specified in the SCC, which shall be the binding and controlling language for all matters relating to the meaning or interpretation of this Contract.
- 5. Headings
- 5.1. The headings shall not limit, alter or affect the meaning of this Contract.
- 6. Communications
- 6.1. Any communication required or permitted to be given or made pursuant to this Contract shall be in writing in the language specified in Clause GCC 4. Any such notice, request or the consent shall be deemed to have been given or made when delivered in person to an authorized representative of the Party to whom the communication is addressed, or when sent to such Party at the address specified in the SCC.
- 6.2. A Party may change its address for notice hereunder by giving the other Party any communication of such change to the address specified in the **SCC**.
- 7. Location
- 7.1. The Services shall be performed at such locations as are specified in Appendix A hereto and, where the location of a particular task is not so specified, at such locations, whether in the Government's country or elsewhere, as the Client may approve.
- 8. Authority of Member in Charge
- 8.1. In case the Consultant is a Joint Venture, the members hereby authorize the member specified in the **SCC** to act on their behalf in exercising all the Consultant's rights and obligations towards the Client under this Contract, including without limitation the receiving of instructions and payments from the Client.
- 9. Authorized Representatives
- 9.1. Any action required or permitted to be taken, and any document required or permitted to be executed under this Contract by the Client or the Consultant may be taken or executed by the officials specified in the **SCC**.

10. Fraud and Corruption

10.1. The Bank requires compliance with the Bank's Anti-Corruption Guidelines and its prevailing sanctions policies and procedures as set forth in the Bank's Sanctions Framework, as set forth in Attachment 1 to the GCC.

a. Commissions and 10.2. Fees

The Client requires the Consultant to disclose any commissions or fees that may have been paid or are to be paid to agents or any other party with respect to the selection process or execution of the Contract. The information disclosed must include at least the name and address of the agent or other party, the amount and currency, and the purpose of the commission, gratuity or fee. Failure to disclose such commissions, gratuities or fees may result in termination of the Contract and/or sanctions by the Bank.

B. COMMENCEMENT, COMPLETION, MODIFICATION AND TERMINATION OF CONTRACT

- 11. Effectiveness of Contract
- This Contract shall come into force and effect on the date (the "Effective Date") of the Client's notice to the Consultant instructing the Consultant to begin carrying out the Services. This notice shall confirm that the effectiveness conditions, if any, listed in the SCC have been met.
- 12. Termination of
 Contract for Failure
 to Become
 Effective
- 12.1. If this Contract has not become effective within such time period after the date of Contract signature as specified in the SCC, either Party may, by not less than twenty two (22) days written notice to the other Party, declare this Contract to be null and void, and in the event of such a declaration by either Party, neither Party shall have any claim against the other Party with respect hereto.
- 13. Commencement of Services
- 13.1. The Consultant shall confirm availability of Key Experts and begin carrying out the Services not later than the number of days after the Effective Date specified in the **SCC**.
- 14. Expiration of Contract
- 14.1. Unless terminated earlier pursuant to Clause GCC 19 hereof, this Contract shall expire at the end of such time period after the Effective Date as specified in the SCC.
- 15. Entire Agreement
- 15.1. This Contract contains all covenants, stipulations and provisions agreed by the Parties. No agent or representative of either Party has authority to make, and the Parties shall not be bound by or be liable for, any statement, representation, promise or agreement not set forth herein.

Modifications or Variations

- 16.1. Any modification or variation of the terms and conditions of this Contract, including any modification or variation of the scope of the Services, may only be made by written agreement between the Parties. However, each Party shall give due consideration to any proposals for modification or variation made by the other Party.
- 16.2. In cases of substantial modifications or variations, the prior written consent of the Bank is required.

17. Force Majeure

a. Definition

- 17.1. For the purposes of this Contract, "Force Majeure" means an event which is beyond the reasonable control of a Party, is not foreseeable, is unavoidable, and makes a Party's performance of its obligations hereunder impossible or so impractical as reasonably to be considered impossible under the circumstances, and subject to those requirements, includes, but is not limited to, war, riots, civil disorder, earthquake, fire, explosion, storm, flood or other adverse weather conditions, strikes, lockouts or other industrial action confiscation or any other action by Government agencies.
- 17.2. Force Majeure shall not include (i) any event which is caused by the negligence or intentional action of a Party or such Party's Experts, Sub-consultants or agents or employees, nor (ii) any event which a diligent Party could reasonably have been expected to both take into account at the time of the conclusion of this Contract, and avoid or overcome in the carrying out of its obligations hereunder.
- 17.3. Force Majeure shall not include insufficiency of funds or failure to make any payment required hereunder.

b. No Breach of 17.4. Contract

The failure of a Party to fulfil any of its obligations hereunder shall not be considered to be a breach of, or default under, this Contract insofar as such inability arises from an event of Force Majeure, provided that the Party affected by such an event has taken all reasonable precautions, due care and reasonable alternative measures, all with the objective of carrying out the terms and conditions of this Contract.

c. Measures to be Taken

- 17.5. A Party affected by an event of Force Majeure shall continue to perform its obligations under the Contract as far as is reasonably practical, and shall take all reasonable measures to minimize the consequences of any event of Force Majeure.
- 17.6. A Party affected by an event of Force Majeure shall notify the other Party of such event as soon as possible, and in any case

not later than fourteen (14) calendar days following the occurrence of such event, providing evidence of the nature and cause of such event, and shall similarly give written notice of the restoration of normal conditions as soon as possible.

- 17.7. Any period within which a Party shall, pursuant to this Contract, complete any action or task, shall be extended for a period equal to the time during which such Party was unable to perform such action as a result of Force Majeure.
- 17.8. During the period of their inability to perform the Services as a result of an event of Force Majeure, the Consultant, upon instructions by the Client, shall either:
 - (a) demobilize, in which case the Consultant shall be reimbursed for additional costs they reasonably and necessarily incurred, and, if required by the Client, in reactivating the Services; or
 - (b) continue with the Services to the extent reasonably possible, in which case the Consultant shall continue to be paid under the terms of this Contract and be reimbursed for additional costs reasonably and necessarily incurred.
- 17.9. In the case of disagreement between the Parties as to the existence or extent of Force Majeure, the matter shall be settled according to Clauses GCC 53 & 54.

18. Suspension

- 18.1. The Client may, by written notice of suspension to the Consultant, suspend all payments to the Consultant hereunder if the Consultant fails to perform any of its obligations under this Contract, including the carrying out of the Services, provided that such notice of suspension (i) shall specify the nature of the failure, and (ii) shall request the Consultant to remedy such failure within a period not exceeding thirty (30) calendar days after receipt by the Consultant of such notice of suspension.
- 19. Termination
- 19.1. This Contract may be terminated by either Party as per provisions set up below:
- a. By the Client
- 19.1.1 The Client may terminate this Contract in case of the occurrence of any of the events specified in paragraphs (a) through (f) of this Clause. In such an occurrence the Client shall give at least thirty (30) calendar days' written notice of termination to the Consultant in case of the events referred to in (a) through (d); at least sixty (60) calendar days' written notice in case of the event referred to in (e); and at least five

- (5) calendar days' written notice in case of the event referred to in (f):
- (a) If the Consultant fails to remedy a failure in the performance of its obligations hereunder, as specified in a notice of suspension pursuant to Clause GCC 18;
- (b) If the Consultant becomes (or, if the Consultant consists of more than one entity, if any of its members becomes) insolvent or bankrupt or enter into any agreements with their creditors for relief of debt or take advantage of any law for the benefit of debtors or go into liquidation or receivership whether compulsory or voluntary;
- (c) If the Consultant fails to comply with any final decision reached as a result of arbitration proceedings pursuant to Clause GCC 54.1;
 - (d) If, as the result of Force Majeure, the Consultant is unable to perform a material portion of the Services for a period of not less than sixty (60) calendar days;
 - (e) If the Client, in its sole discretion and for any reason whatsoever, decides to terminate this Contract;
 - (f) If the Consultant fails to confirm availability of Key Experts as required in Clause GCC 13.
- 19.1.2 if the Consultant, in the judgment of the Client has engaged in Fraud and Corruption, as defined in paragraph 2.2 a of the Attachement 1 to the GCC, in competing for or in executing the Contract, then the Client may, after giving fourteen (14) calendar days written notice to the Consultant, terminate the Consultant's employment under the Contract.

b. By the Consultant

- 19.1.3 The Consultant may terminate this Contract, by not less than thirty (30) calendar days' written notice to the Client, in case of the occurrence of any of the events specified in paragraphs (a) through (d) of this Clause.
 - (a) If the Client fails to pay any money due to the Consultant pursuant to this Contract and not subject to dispute pursuant to Clauses GCC 54.1 within forty-five (45) calendar days after receiving written notice from the Consultant that such payment is overdue.
 - (b) If, as the result of Force Majeure, the Consultant is unable to perform a material portion of the Services for a period of not less than sixty (60) calendar days.

- (c) If the Client fails to comply with any final decision reached as a result of arbitration pursuant to Clause GCC 54.1.
- (d) If the Client is in material breach of its obligations pursuant to this Contract and has not remedied the same within forty-five (45) days (or such longer period as the Consultant may have subsequently approved in writing) following the receipt by the Client of the Consultant's notice specifying such breach.
- c. Cessation of Rights and Obligations
- 19.1.4 Upon termination of this Contract pursuant to Clauses GCC 12 or GCC 19 hereof, or upon expiration of this Contract pursuant to Clause GCC 14, all rights and obligations of the Parties hereunder shall cease, except (i) such rights and obligations as may have accrued on the date of termination or expiration, (ii) the obligation of confidentiality set forth in Clause GCC 22, (iii) the Consultant's obligation to permit inspection, copying and auditing of their accounts and records set forth in Clause GCC 25 and to cooperate and assist in any inspection or investigation, and (iv) any right which a Party may have under the Applicable Law.
- d. Cessation of Services
- 19.1.5 Upon termination of this Contract by notice of either Party to the other pursuant to Clauses GCC 19a or GCC 19b, the Consultant shall, immediately upon dispatch or receipt of such notice, take all necessary steps to bring the Services to a close in a prompt and orderly manner and shall make every reasonable effort to keep expenditures for this purpose to a minimum. With respect to documents prepared by the Consultant and equipment and materials furnished by the Client, the Consultant shall proceed as provided, respectively, by Clauses GCC 27 or GCC 28.
- e. Payment upon Termination
- 19.1.6 Upon termination of this Contract, the Client shall make the following payments to the Consultant:
 - (a) remuneration for Services satisfactorily performed prior to the effective date of termination, and reimbursable expenditures for expenditures actually incurred prior to the effective date of termination; and pursuant to Clause GCC 47;
 - (b) in the case of termination pursuant to paragraphs (d) and (e) of Clause GCC 19.1.1, reimbursement of any reasonable cost incidental to the prompt and orderly termination of this Contract, including the cost of the return travel of the Experts.

20.1.

C. OBLIGATIONS OF THE CONSULTANT

20. General

a. Standard of Performance

- The Consultant shall perform the Services and carry out the Services with all due diligence, efficiency and economy, in accordance with generally accepted professional standards and practices, and shall observe sound management practices, and employ appropriate technology and safe and effective equipment, machinery, materials and methods. The Consultant shall always act, in respect of any matter relating to this Contract or to the Services, as a faithful adviser to the Client, and shall at all times support and safeguard the Client's legitimate interests in any dealings with the third parties.
- 20.2. The Consultant shall employ and provide such qualified and experienced Experts and Sub-consultants as are required to carry out the Services.
- 20.3. The Consultant may subcontract part of the Services to an extent and with such Key Experts and Sub-consultants as may be approved in advance by the Client. Submission by the Consultant for the Client's approval, for addition of any Subconsultant not named in the Contract, shall also include the Sub-consultant's declaration in accordance with Appendix E-Sexual exploitation and Abuse (SEA) and/or Sexual Harassment (SH) Performance Declaration. Notwithstanding such approval, the Consultant shall retain full responsibility for the Services.

b. Law Applicable to Services

- 20.4. The Consultant shall perform the Services in accordance with the Contract and the Applicable Law and shall take all practicable steps to ensure that any of its Experts and Subconsultants, comply with the Applicable Law.
- 20.5. Throughout the execution of the Contract, the Consultant shall comply with the import of goods and services prohibitions in the Client's country when
 - (a) as a matter of law or official regulations, the Borrower's country prohibits commercial relations with that country; or
 - (b) by an act of compliance with a decision of the United Nations Security Council taken under Chapter VII of the Charter of the United Nations, the Borrower's Country prohibits any import of goods from that country or any payments to any country, person, or entity in that country.

- 20.6. The Client shall notify the Consultant in writing of relevant local customs, and the Consultant shall, after such notification, respect such customs.
- 21. Conflict of Interest
- 21.1. The Consultant shall hold the Client's interests paramount, without any consideration for future work, and strictly avoid conflict with other assignments or their own corporate interests.
- a. Consultant
 Not to Benefit
 from
 Commissions,
 Discounts, etc.
- 21.1.1 The payment of the Consultant pursuant to GCC F (Clauses GCC 46 through 51) shall constitute the Consultant's only payment in connection with this Contract and, subject to Clause GCC 21.1.3, the Consultant shall not accept for its own benefit any trade commission, discount or similar payment in connection with activities pursuant to this Contract or in the discharge of its obligations hereunder, and the Consultant shall use its best efforts to ensure that any Sub-consultants, as well as the Experts and agents of either of them, similarly shall not receive any such additional payment.
- 21.1.2 Furthermore, if the Consultant, as part of the Services, has the responsibility of advising the Client on the procurement of goods, works or services, the Consultant shall comply with the Bank's Applicable Regulations, and shall at all times exercise such responsibility in the best interest of the Client. Any discounts or commissions obtained by the Consultant in the exercise of such procurement responsibility shall be for the account of the Client.
- b. Consultant and Affiliates Not to Engage in Certain Activities
- 21.1.3 The Consultant agrees that, during the term of this Contract and after its termination, the Consultant and any entity affiliated with the Consultant, as well as any Sub-consultants and any entity affiliated with such Sub-consultants, shall be disqualified from providing goods, works or non-consulting services resulting from or directly related to the Consultant's Services for the preparation or implementation of the project.
- c. Prohibition of Conflicting Activities
- 21.1.4 The Consultant shall not engage, and shall cause its Experts as well as its Sub-consultants not to engage, either directly or indirectly, in any business or professional activities that would conflict with the activities assigned to them under this Contract.
- d. Strict Duty to Disclose
- 21.1.5 The Consultant has an obligation and shall ensure that its Experts and Sub-consultants shall have an obligation to disclose any situation of actual or potential conflict that impacts their capacity to serve the best interest of their

Conflicting Activities

Client, or that may reasonably be perceived as having this effect. Failure to disclose said situations may lead to the disqualification of the Consultant or the termination of its Contract.

- 22. Confidentiality
- 22.1. Except with the prior written consent of the Client, the Consultant and the Experts shall not at any time communicate to any person or entity any confidential information acquired in the course of the Services, nor shall the Consultant and the Experts make public the recommendations formulated in the course of, or as a result of, the Services.
- 23. Liability of the Consultant
- 23.1. Subject to additional provisions, if any, set forth in the **SCC**, the Consultant's liability under this Contract shall be as determined under the Applicable Law.
- 24. Insurance to be taken out by the Consultant
- 24.1. The Consultant (i) shall take out and maintain, and shall cause any Sub-consultants to take out and maintain, at its (or the Sub-consultants', as the case may be) own cost but on terms and conditions approved by the Client, insurance against the risks, and for the coverage specified in the SCC, and (ii) at the Client's request, shall provide evidence to the Client showing that such insurance has been taken out and maintained and that the current premiums therefore have been paid. The Consultant shall ensure that such insurance is in place prior to commencing the Services as stated in Clause GCC 13.
- 25. Accounting, Inspection and Auditing
- 25.1. The Consultant shall keep, and shall make all reasonable efforts to cause its Sub-consultants to keep, accurate and systematic accounts and records in respect of the Services in such form and detail as will clearly identify relevant time changes and costs.
- 25.2. Pursuant to paragraph 2.2 e. of Attachment 1 to the General Conditions, the Consultant shall permit and shall cause its declared agents (where or not), subcontractors, subconsultants, service providers, suppliers, and personnel, to permit, the Bank and/or persons appointed by the Bank to inspect the site and/or the accounts, records and other documents relating to the procurement process, selection and/or contract execution, and to have such accounts, records and other documents audited by auditors appointed by the Bank. The Consultant's and its Subcontractors' and subconsultants' attention is drawn to Sub-Clause 10.1 (Fraud and Corruption) which provides, inter alia, that acts intended to materially impede the exercise of the Bank's inspection and audit rights constitute a prohibited practice subject to contract

termination (as well as to a determination of ineligibility pursuant to the Bank's prevailing sanctions procedures).

- 26. Reporting Obligations
- 26.1. The Consultant shall submit to the Client the reports and documents specified in **Appendix A**, in the form, in the numbers and within the time periods set forth in the said Appendix.
- 27. Proprietary Rights of the Client in Reports and Records
- 27.1. Unless otherwise indicated in the SCC, all reports and relevant data and information such as maps, diagrams, plans, databases, other documents and software, supporting records or material compiled or prepared by the Consultant for the Client in the course of the Services shall be confidential and become and remain the absolute property of the Client. The Consultant shall, not later than upon termination or expiration of this Contract, deliver all such documents to the Client, together with a detailed inventory thereof. The Consultant may retain a copy of such documents, data and/or software but shall not use the same for purposes unrelated to this Contract without prior written approval of the Client.
- 27.2. If license agreements are necessary or appropriate between the Consultant and third parties for purposes of development of the plans, drawings, specifications, designs, databases, other documents and software, the Consultant shall obtain the Client's prior written approval to such agreements, and the Client shall be entitled at its discretion to require recovering the expenses related to the development of the program(s) concerned. Other restrictions about the future use of these documents and software, if any, shall be specified in the SCC.
- 28. Equipment, Vehicles 28.1. and Materials
 - Consultant by the Client, or purchased by the Consultant wholly or partly with funds provided by the Client, shall be the property of the Client and shall be marked accordingly. Upon termination or expiration of this Contract, the Consultant shall make available to the Client an inventory of such equipment, vehicles and materials and shall dispose of such equipment, vehicles and materials in accordance with the Client's instructions. While in possession of such equipment, vehicles and materials, the Consultant, unless otherwise instructed by the Client in writing, shall insure them at the expense of the Client in an amount equal to their full replacement value.
 - 28.2. Any equipment or materials brought by the Consultant or its Experts into the Client's country for the use either for the

project or personal use shall remain the property of the Consultant or the Experts concerned, as applicable.

29. Code of Conduct

29.1. The Consultant shall have a Code of Conduct for the Experts.

The Consultant shall take all necessary measures to ensure that each Expert is made aware of the Code of Conduct including specific behaviors that are prohibited, and understands the consequences of engaging in such prohibited behaviors.

These measures include providing instructions and documentation that can be understood by the Experts and seeking to obtain that person's signature acknowledging receipt of such instructions and/or documentation, as appropriate.

The Consultant shall also ensure that the Code of Conduct is visibly displayed in locations where the Services are carried out. The posted Code of Conduct shall be provided in languages comprehensible to Experts and Client's Personnel.

30. Forced Labor

30.1. The Consultant, including its Subconsultants, shall not employ or engage forced labor. Forced labor consists of any work or service, not voluntarily performed, that is exacted from an individual under threat of force or penalty, and includes any kind of involuntary or compulsory labor, such as indentured labor, bonded labor or similar labor-contracting arrangements.

No persons shall be employed or engaged who have been subject to trafficking. Trafficking in persons is defined as the recruitment, transportation, transfer, harboring or receipt of persons by means of the threat or use of force or other forms of coercion, abduction, fraud, deception, abuse of power, or of a position of vulnerability, or of the giving or receiving of payments or benefits to achieve the consent of a person having control over another person, for the purposes of exploitation.

31. Child Labor

31.1. The Consultant, including its Subconsultants, shall not employ or engage a child under the age of 14 unless the national law specifies a higher age (the minimum age).

The Consultant, including its Subconsultants, shall not employ or engage a child between the minimum age and the age of 18 in a manner that is likely to be hazardous, or to interfere with, the child's education, or to be harmful to the child's health or physical, mental, spiritual, moral, or social development.

The Consultant, including its Subconsultants, shall only employ or engage children between the minimum age and the age of 18 after an appropriate risk assessment has been conducted by the Client. The Consultant shall be subject to regular monitoring by the Client that includes monitoring of health, working conditions and hours of work.

Work considered hazardous for children is work that, by its nature or the circumstances in which it is carried out, is likely to jeopardize the health, safety, or morals of children. Such work activities prohibited for children include work:

- (a) with exposure to physical, psychological or sexual abuse;
- (b) underground, underwater, working at heights or in confined spaces;
- (c) with dangerous machinery, equipment or tools, or involving handling or transport of heavy loads;
- (d) in unhealthy environments exposing children to hazardous substances, agents, or processes, or to temperatures, noise or vibration damaging to health; or
- (e) under difficult conditions such as work for long hours, during the night or in confinement on the premises of the employer.
- 32. Non-Discrimination 32.1. and Equal Opportunity

The Consultant shall not make decisions relating to the employment or treatment of Experts on the basis of personal characteristics unrelated to inherent job requirements. The Consultant shall base the employment of Experts on the principle of equal opportunity and fair treatment, and shall not discriminate with respect to any aspects of the employment relationship, including recruitment and hiring, compensation (including wages and benefits), working conditions and terms of employment, access to training, job assignment, promotion, termination of employment or retirement, and disciplinary practices.

Special measures of protection or assistance to remedy past discrimination or selection for a particular job based on the inherent requirements of the job shall not be deemed discrimination. The Consultant shall provide protection and assistance as necessary to ensure non-discrimination and equal opportunity, including for specific groups such as women, people with disabilities, migrant workers and children (of working age in accordance with Clause GCC 31).

33. Training of Experts 33.1. The Consultant shall provide appropriate training/sensitization to the Experts on social aspects of the Contract, including on prohibition of SEA and SH.

The Consultant shall provide training on SEA and SH, including its prevention, to any of its Experts who has a role to supervise other Experts.

D. CONSULTANT'S EXPERTS AND SUB-CONSULTANTS

- 34. Description of Key Experts
- 34.1. The title, agreed job description, minimum qualification and time-input estimates to carry out the Services of each of the Consultant's Key Experts are described in **Appendix B.**
- 34.2. If required to comply with the provisions of Clause GCC 20a, adjustments with respect to the estimated time-input of Key Experts set forth in **Appendix B** may be made by the Consultant by a written notice to the Client, provided (i) that such adjustments shall not alter the original time-input estimates for any individual by more than 10% or one week, whichever is larger; and (ii) that the aggregate of such adjustments shall not cause payments under this Contract to exceed the ceilings set forth in Clause GCC 46.2.
- 34.3. If additional work is required beyond the scope of the Services specified in **Appendix A**, the estimated time-input for the Key Experts may be increased by agreement in writing between the Client and the Consultant. In case where payments under this Contract exceed the ceilings set forth in Clause GCC 46.2, the Parties shall sign a Contract amendment.
- 35. Replacement of Key Experts
- 35.1. Except as the Client may otherwise agree in writing, no changes shall be made in the Key Experts.
- 35.2. Notwithstanding the above, the substitution of Key Experts during Contract execution may be considered only based on the Consultant's written request and due to circumstances outside the reasonable control of the Consultant, including but not limited to death or medical incapacity. In such case, the Consultant shall forthwith provide as a replacement, a person of equivalent or better qualifications and experience, meet eligibility requirements, and at the same rate of remuneration.

36. Approval of Additional Key Experts

36.1. If during execution of the Contract, additional Key Experts are required to carry out the Services, the Consultant shall submit to the Client for review and approval a copy of their Curricula Vitae (CVs). If the Client does not object in writing (stating the reasons for the objection) within twenty two (22) days from the date of receipt of such CVs, such additional Key Experts shall be deemed to have been approved by the Client.

The rate of remuneration payable to such new additional Key Experts shall be based on the rates for other Key Experts position which require similar qualifications and experience.

37. Removal of Experts or Sub-consultants

37.1. If the Client finds that any of the Experts or Sub-consultant:

- (a) persists in any misconduct or lack of care;
- (b) carries out duties incompetently or negligently;
- (c) fails to comply with any provision of the Contract;
- (d) based on reasonable evidence, is determined to have engaged in Fraud and Corruption during the execution of the Works: or
- (e) undertakes behaviour which breaches the Code of Conduct;

the Consultant shall, at the Client's written request, provide a replacement.

- 37.2. In the event that any of Key Experts, Non-Key Experts or Sub-consultants is found by the Client to be incompetent or incapable in discharging assigned duties, the Client, specifying the grounds therefore, may request the Consultant to provide a replacement.
- 37.3. Any replacement of the removed Experts or Sub-consultants shall possess better qualifications and experience and shall be acceptable to the Client.
- 37.4. Subject to the requirements in Sub-Clause 37.3, and notwithstanding any requirement from the Client to request a replacement, the Consultant shall take immediate action as appropriate in response to any violation of (a) through (e) above. Such immediate action shall include removing (or causing to be removed) from carrying out Services, any Expert who engages in (a) to (e) above.

- 38. Replacement/
 Removal of Experts

 Impact on
 Payments
- 38.1. Except as the Client may otherwise agree, (i) the Consultant shall bear all additional travel and other costs arising out of or incidental to any removal and/or replacement, and (ii) the remuneration to be paid for any of the Experts provided as a replacement shall not exceed the remuneration which would have been payable to the Experts replaced or removed.
- 39. Working Hours, Overtime, Leave, etc.
- 39.1. Working hours and holidays for Experts are set forth in **Appendix B**. To account for travel time to/from the Client's country, experts carrying out Services inside the Client's country shall be deemed to have commenced or finished work in respect of the Services such number of days before their arrival in, or after their departure from, the Client's country as is specified in **Appendix B**.
- 39.2. The Experts shall not be entitled to be paid for overtime nor to take paid sick leave or vacation leave except as specified in **Appendix B**, and the Consultant's remuneration shall be deemed to cover these items.
- 39.3. Any taking of leave by Key Experts shall be subject to the prior approval by the Consultant who shall ensure that absence for leave purposes will not delay the progress and or impact adequate supervision of the Services.

E. OBLIGATIONS OF THE CLIENT

- 40. Assistance and Exemptions
- 40.1. Unless otherwise specified in the **SCC**, the Client shall use its best efforts to:
 - (a) Assist the Consultant with obtaining work permits and such other documents as shall be necessary to enable the Consultant to perform the Services.
 - (b) Assist the Consultant with promptly obtaining, for the Experts and, if appropriate, their eligible dependents, all necessary entry and exit visas, residence permits, exchange permits and any other documents required for their stay in the Client's country while carrying out the Services under the Contract.
 - (c) Facilitate prompt clearance through customs of any property required for the Services and of the personal effects of the Experts and their eligible dependents.
 - (d) Issue to officials, agents and representatives of the Government all such instructions and information as

- may be necessary or appropriate for the prompt and effective implementation of the Services.
- (e) Assist the Consultant and the Experts and any Subconsultants employed by the Consultant for the Services with obtaining exemption from any requirement to register or obtain any permit to practice their profession or to establish themselves either individually or as a corporate entity in the Client's country according to the applicable law in the Client's country.
- (f) Assist the Consultant, any Sub-consultants and the Experts of either of them with obtaining the privilege, pursuant to the applicable law in the Client's country, of bringing into the Client's country reasonable amounts of foreign currency for the purposes of the Services or for the personal use of the Experts and of withdrawing any such amounts as may be earned therein by the Experts in the execution of the Services.
- (g) Provide to the Consultant any such other assistance as may be specified in the SCC.
- 41. Access to Project Site
- 41.1. The Client warrants that the Consultant shall have, free of charge, unimpeded access to the project site in respect of which access is required for the performance of the Services. The Client will be responsible for any damage to the project site or any property thereon resulting from such access and will indemnify the Consultant and each of the experts in respect of liability for any such damage, unless such damage is caused by the willful default or negligence of the Consultant or any Sub-consultants or the Experts of either of them.
- 42. Change in the Applicable Law Related to Taxes and Duties
- 42.1. If, after the date of this Contract, there is any change in the applicable law in the Client's country with respect to taxes and duties which increases or decreases the cost incurred by the Consultant in performing the Services, then the remuneration and reimbursable expenses otherwise payable to the Consultant under this Contract shall be increased or decreased accordingly by agreement between the Parties hereto, and corresponding adjustments shall be made to the ceiling amounts specified in Clause GCC 46.2
- 43. Services, Facilities and Property of the Client
- 43.1. The Client shall make available to the Consultant and the Experts, for the purposes of the Services and free of any charge, the services, facilities and property described in the

Terms of Reference (**Appendix A**) at the times and in the manner specified in said **Appendix A**.

- 43.2. In case that such services, facilities and property shall not be made available to the Consultant as and when specified in Appendix A, the Parties shall agree on (i) any time extension that it may be appropriate to grant to the Consultant for the performance of the Services, (ii) the manner in which the Consultant shall procure any such services, facilities and property from other sources, and (iii) the additional payments, if any, to be made to the Consultant as a result thereof pursuant to Clause GCC 46.3.
- 44. Counterpart Personnel
- 44.1. The Client shall make available to the Consultant free of charge such professional and support counterpart personnel, to be nominated by the Client with the Consultant's advice, if specified in **Appendix A**.
- 44.2. If counterpart personnel are not provided by the Client to the Consultant as and when specified in **Appendix A**, the Client and the Consultant shall agree on (i) how the affected part of the Services shall be carried out, and (ii) the additional payments, if any, to be made by the Client to the Consultant as a result thereof pursuant to Clause GCC 46.3.
- 44.3. Professional and support counterpart personnel, excluding Client's liaison personnel, shall work under the exclusive direction of the Consultant. If any member of the counterpart personnel fails to perform adequately any work assigned to such member by the Consultant that is consistent with the position occupied by such member, the Consultant may request the replacement of such member, and the Client shall not unreasonably refuse to act upon such request.
- 45. Payment Obligation
- 45.1. In consideration of the Services performed by the Consultant under this Contract, the Client shall make such payments to the Consultant and in such manner as is provided by GCC F below.

F. PAYMENTS TO THE CONSULTANT

- 46. Ceiling Amount
- 46.1. An estimate of the cost of the Services is set forth in **Appendix C** (Remuneration) and **Appendix D** (Reimbursable expenses).
- 46.2. Payments under this Contract shall not exceed the ceilings in foreign currency and in local currency specified in the SCC.
- 46.3. For any payments in excess of the ceilings specified in GCC46.2, an amendment to the Contract shall be signed by

the Parties referring to the provision of this Contract that evokes such amendment

47. Remuneration and Reimbursable Expenses

- 47.1. The Client shall pay to the Consultant (i) remuneration that shall be determined on the basis of time actually spent by each Expert in the performance of the Services after the date of commencing of Services or such other date as the Parties shall agree in writing; and (ii) reimbursable expenses that are actually and reasonably incurred by the Consultant in the performance of the Services.
- 47.2. All payments shall be at the rates set forth in **Appendix C** and Appendix **D**.
- 47.3. Unless the **SCC** provides for the price adjustment of the remuneration rates, said remuneration shall be fixed for the duration of the Contract.
- 47.4. The remuneration rates shall cover: (i) such salaries and allowances as the Consultant shall have agreed to pay to the Experts as well as factors for social charges and overheads (bonuses or other means of profit-sharing shall not be allowed as an element of overheads), (ii) the cost of backstopping by home office staff not included in the Experts' list in **Appendix B**, (iii) the Consultant's profit, and (iv) any other items as specified in the **SCC**.
- 47.5. Any rates specified for Experts not yet appointed shall be provisional and shall be subject to revision, with the written approval of the Client, once the applicable remuneration rates and allowances are known.

48. Taxes and Duties

- 48.1. The Consultant, Sub-consultants and Experts are responsible for meeting any and all tax liabilities arising out of the Contract unless it is stated otherwise in the **SCC**.
- 48.2. As an exception to the above and as stated in the **SCC**, all local identifiable indirect taxes (itemized and finalized at Contract negotiations) are reimbursed to the Consultant or are paid by the Client on behalf of the Consultant.
- 49. Currency of Payment
- 49.1. Any payment under this Contract shall be made in the currency(ies) specified in the **SCC**.
- 50. Mode of Billing and Payment
- 50.1. Billings and payments in respect of the Services shall be made as follows:
 - (a) <u>Advance payment</u>. Within the number of days after the Effective Date, the Client <u>shall</u> pay to the Consultant an advance payment as specified in the **SCC**. Unless

otherwise indicated in the **SCC**, an advance payment shall be made against an advance payment bank guarantee acceptable to the Client in an amount (or amounts) and in a currency (or currencies) specified in the **SCC**. Such guarantee (i) is to remain effective until the advance payment has been fully set off, and (ii) is to be in the form set forth in **Appendix E**, or in such other form as the Client shall have approved in writing. The advance payments will be set off by the Client in equal installments against the statements for the number of months of the Services specified in the **SCC** until said advance payments have been fully set off.

- (b) <u>The Itemized Invoices.</u> As soon as practicable and not later than fifteen (15) days after the end of each calendar month during the period of the Services, or after the end of each time interval otherwise indicated in the **SCC**, the Consultant shall submit to the Client, in duplicate, itemized invoices, accompanied by the receipts or other appropriate supporting documents, of the amounts payable pursuant to Clauses GCC 49 and GCC 50 for such interval, or any other period indicated in the **SCC**. Separate invoices shall be submitted for expenses incurred in foreign currency and in local currency. Each invoice shall show remuneration and reimbursable expenses separately.
- (c) The Client shall pay the Consultant's invoices within sixty (60) days after the receipt <u>by</u> the Client of such itemized invoices with supporting documents. Only such portion of an invoice that is not satisfactorily supported may be withheld from payment. Should any discrepancy be found to exist between actual payment and costs authorized to be incurred by the Consultant, the Client may add or subtract the difference from any subsequent payments.
- (d) <u>The Final Payment</u>. The final payment under this Clause shall be made only after the final report and a final invoice, identified as such, shall have been submitted by the Consultant and approved as <u>satisfactory</u> by the Client. The Services shall be deemed completed and finally accepted by the Client and the final report and final invoice shall be deemed approved by the Client as satisfactory ninety (90) calendar days after receipt of the final report and final invoice by the Client unless the Client, within such ninety (90) calendar day period, gives written notice to the Consultant specifying in detail deficiencies in the Services,

the final report or final invoice. The Consultant shall thereupon promptly make any necessary corrections, and thereafter the foregoing process shall be repeated. Any amount that the Client has paid or has caused to be paid in accordance with this Clause in excess of the amounts payable in accordance with the provisions of this Contract shall be reimbursed by the Consultant to the Client within thirty (30) days after receipt by the Consultant of notice thereof. Any such claim by the Client for reimbursement must be made within twelve (12) calendar months after receipt by the Client of a final report and a final invoice approved by the Client in accordance with the above.

- (e) All payments under this Contract shall be made to the accounts of the *Consultant* specified in the **SCC**.
- (f) With the exception of the final payment under (d) above, payments do not constitute acceptance of the Services nor relieve the Consultant of any obligations hereunder.
- 51. Interest on Delayed Payments
- 51.1. If the Client had delayed payments beyond fifteen (15) days after the due date stated in Clause GCC 50.1 (c), interest shall be paid to the Consultant on any amount due by, not paid on, such due date for each day of delay at the annual rate stated in the **SCC.**

G. FAIRNESS AND GOOD FAITH

52. Good Faith

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

H. SETTLEMENT OF DISPUTES

- 53. Amicable Settlement 53.1.
- 53.1. The Parties shall seek to resolve any dispute amicably by mutual consultation.
 - 53.2. If either Party objects to any action or inaction of the other Party, the objecting Party may file a written Notice of Dispute to the other Party providing in detail the basis of the dispute. The Party receiving the Notice of Dispute will consider it and respond in writing within fourteen (14) days after receipt. If that Party fails to respond within fourteen (14) days, or the dispute cannot be amicably settled within fourteen (14) days

following the response of that Party, Clause GCC 54.1 shall apply.

54. Dispute Resolution 54.1. Any dispute between the Parties arising under or related to this Contract that cannot be settled amicably may be referred to by either Party to the adjudication/arbitration in accordance with the provisions specified in the SCC.

II. General Conditions Attachment 1

Fraud and Corruption

(Text in this Attachment shall not be modified)

1. Purpose

1.1 The Bank's Anti-Corruption Guidelines and this annex apply with respect to procurement under Bank Investment Project Financing operations.

2. Requirements

2.1 The Bank requires that Borrowers (including beneficiaries of Bank financing); bidders (applicants/proposers), consultants, contractors and suppliers; any sub-contractors, sub-consultants, service providers or suppliers; any agents (whether declared or not); and any of their personnel, observe the highest standard of ethics during the procurement process, selection and contract execution of Bank-financed contracts, and refrain from Fraud and Corruption.

2.2 To this end, the Bank:

- a. Defines, for the purposes of this provision, the terms set forth below as follows:
 - "corrupt practice" is the offering, giving, receiving, or soliciting, directly or indirectly, of anything of value to influence improperly the actions of another party;
 - ii. "fraudulent practice" is any act or omission, including misrepresentation, that knowingly or recklessly misleads, or attempts to mislead, a party to obtain financial or other benefit or to avoid an obligation;
 - iii. "collusive practice" is an arrangement between two or more parties designed to achieve an improper purpose, including to influence improperly the actions of another party;
 - iv. "coercive practice" is impairing or harming, or threatening to impair or harm, directly or indirectly, any party or the property of the party to influence improperly the actions of a party;
 - v. "obstructive practice" is:
 - (a) deliberately destroying, falsifying, altering, or concealing of evidence material to the investigation or making false statements to investigators in order to materially impede a Bank investigation into allegations of a corrupt, fraudulent, coercive, or collusive practice; and/or threatening, harassing, or intimidating any party to prevent it from disclosing its knowledge of matters relevant to the investigation or from pursuing the investigation; or
 - (b) acts intended to materially impede the exercise of the Bank's inspection and audit rights provided for under paragraph 2.2 e. below.

- b. Rejects a proposal for award if the Bank determines that the firm or individual recommended for award, any of its personnel, or its agents, or its sub-consultants, sub-contractors, service providers, suppliers and/ or their employees, has, directly or indirectly, engaged in corrupt, fraudulent, collusive, coercive, or obstructive practices in competing for the contract in question;
- c. In addition to the legal remedies set out in the relevant Legal Agreement, may take other appropriate actions, including declaring misprocurement, if the Bank determines at any time that representatives of the Borrower or of a recipient of any part of the proceeds of the loan engaged in corrupt, fraudulent, collusive, coercive, or obstructive practices during the procurement process, selection and/or execution of the contract in question, without the Borrower having taken timely and appropriate action satisfactory to the Bank to address such practices when they occur, including by failing to inform the Bank in a timely manner at the time they knew of the practices;
- d. Pursuant to the Bank's Anti-Corruption Guidelines and in accordance with the Bank's prevailing sanctions policies and procedures, may sanction a firm or individual, either indefinitely or for a stated period of time, including by publicly declaring such firm or individual ineligible (i) to be awarded or otherwise benefit from a Bank-financed contract, financially or in any other manner; (ii) to be a nominated sub-contractor, consultant, manufacturer or supplier, or service provider of an otherwise eligible firm being awarded a Bank-financed contract; and (iii) to receive the proceeds of any loan made by the Bank or otherwise to participate further in the preparation or implementation of any Bank-financed project;
- e. Requires that a clause be included in bidding/request for proposals documents and in contracts financed by a Bank loan, requiring (i) bidders (applicants/proposers), consultants, contractors, and suppliers, and their sub-contractors, sub-consultants, service providers, suppliers, agents personnel, permit the Bank to inspect³ all accounts, records and other documents relating to the procurement process, selection and/or contract execution,, and to have them audited by auditors appointed by the Bank.

A nominated sub-contractor, nominated consultant, nominated manufacturer or supplier, or nominated service provider (different names are used depending on the particular bidding document) is one which has been: (i) included by the bidder in its pre-qualification application or bid because it brings specific and critical experience and know-how that allow the bidder to meet the qualification requirements for the particular bid; or (ii) appointed by the Borrower.

For the avoidance of doubt, a sanctioned party's ineligibility to be awarded a contract shall include, without limitation, (i) applying for pre-qualification, expressing interest in a consultancy, and bidding, either directly or as a nominated sub-contractor, nominated consultant, nominated manufacturer or supplier, or nominated service provider, in respect of such contract, and (ii) entering into an addendum or amendment introducing a material modification to any existing contract.

Inspections in this context usually are investigative (i.e., forensic) in nature. They involve fact-finding activities undertaken by the Bank or persons appointed by the Bank to address specific matters related to investigations/audits, such as evaluating the veracity of an allegation of possible Fraud and Corruption, through the appropriate mechanisms. Such activity includes but is not limited to: accessing and examining a firm's or individual's financial records and information, and making copies thereof as relevant; accessing and examining any other documents, data and information (whether in hard copy or electronic format) deemed relevant for the investigation/audit, and making copies thereof as relevant; interviewing staff and other relevant individuals; performing physical inspections and site visits; and obtaining third party verification of information.

III. Special Conditions of Contract

[Notes in brackets are for guidance purposes only and should be deleted in the final text of the signed contract]

Number of GC Clause	Amendments of, and Supplements to, Clauses in the General Conditions of Contract
1.1(a)	The Contract shall be construed in accordance with the law of Pakistan.
4.1	The language is: English.
6.1 and 6.2	The addresses are:
	Client: PD PMU KP HCIP HRD Unit, Health Department, Khyber Pakhtunkhwa, Peshawar. Attention: Dr. Ikram ullah Khan E-mail (where permitted): ikramullahkhan73@yahoo.com
	Consultant : KP
	Attention: E-mail (where permitted):
8.1	NA
9.1	The Authorized Representatives are:
	For the Client: Dr Ikramullah Khan, PD PMU HCIP KP
	For the Consultant: KP
11.1	The effectiveness conditions are the following: • Contract signed by both parties.
12.1	Termination of Contract for Failure to Become Effective:
	The time period shall be One Months
13.1	Commencement of Services:
	The number of days shall start with signing of the Contract
14.1	Expiration of Contract:

The time period shall be Four Months from date of signing or till routine procurement process completion, whichever is earlier.

23.1 "Limitation of the Consultant's Liability towards the Client: (a) Except in the case of gross negligence or willful misconduct on the part of the Consultant or on the part of any person or a firm acting on behalf of the Consultant in carrying out the Services, the Consultant, with respect to damage caused by the Consultant to the Client's property, shall not be liable to the Client: for any indirect or consequential loss or damage; and (ii) for any direct loss or damage that exceeds [insert a multiplier, e.g.: one, two, three] times the total value of the Contract; (b) This limitation of liability shall not (i) affect the Consultant's liability, if any, for damage to Third Parties caused by the Consultant or any person or firm acting on behalf of the Consultant in carrying out the **Services:** (ii) be construed as providing the Consultant with any limitation or exclusion from liability which is prohibited by the "Applicable Law", Pakistan law. 24.1 The insurance coverage against the risks shall be as follows: (a) Professional liability insurance, with a minimum coverage of Third Party motor vehicle liability insurance in respect of motor vehicles operated in the Client's country by the Consultant or its Experts or Sub-consultants, with a minimum coverage of (c) Third Party liability insurance, with a minimum coverage of (d) employer's liability and workers' compensation insurance in respect of the experts and Sub-consultants in accordance with the

50.1(a) 50.1(e)	No advance payment, the payment shall be made on services delivery on monthly basis. The accounts are: KP
49.1	The currency of payment shall be the following: Pakistani Rupee
48.1 and 48.2	All types of taxes & levies, if applicable shall be paid by the consultant.
46.2	The total amount of this contract inclusive of all types of taxes is The ceiling in local currency is:
27.2	The Consultant shall neither be allowed to retain copies of the data in any digital form besides the documents, reports and software for purpose unrelated to this Contract without prior written approval of PD PMU HCIP Health Department.
27.1	The consultants shall obtain the Client's prior approval in writing before making any proceedings of the assignment public/sharing with media. PMU KP HCIP Health Department shall have the ownership of the data gathered for assignment. The Consultant shall neither be allowed to retain copies of the data in any digital form besides the documents, reports and software for purpose unrelated to this Contract without prior written approval of, PD PMU HCIP Health Department.
	relevant provisions of the applicable law in the Client's country, as well as, with respect to such Experts, any such life, health, accident, travel or other insurance as may be appropriate; and (e) insurance against loss of or damage to (i) equipment purchased in whole or in part with funds provided under this Contract, (ii) the Consultant's property used in the performance of the Services, and (iii) any documents prepared by the Consultant in the performance of the Services.

IV. Appendices

APPENDIX A – TERMS OF REFERENCE APPENDIX B - CODE OF CONDUCT FOR EXPERTS

APPENDIX C - SEXUAL EXPLOITATION AND ABUSE (SEA) AND/OR SEXUAL HARASSMENT (SH) PERFORMANCE DECLARATION FOR SUB-CONSULTANTS

[The following table shall be filled in for the Consultant, each member of a Joint Venture and each Sub-consultant proposed by the Consultant]

Consultant's Name: [insert full name]
Date: [insert day, month, year]
Joint Venture Member's or Sub-consultant's Name: [insert full name]
RFP No. and title: [insert RFP number and title]
Page [insert page number] of [insert total number] pages

SEA and/or SH Declaration				
We:				
\square (a) have not been subject to disqualification by the Bank for non-compliance with SEA/ SH obligations				
\square (b) are subject to disqualification by the Bank for non-compliance with SEA/ SH obligations				
☐ (c) had been subject to disqualification by the Bank for non-compliance with SEA/ SH obligations. An arbitral award on the disqualification case has been made in our favor.				
[If (c) above is applicable, attach evidence of an arbitral award reversing the findings on the issues underlying the disqualification.]				

Address:

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the day and year first hereinabove written.

Dr. Ikram ullah Khan
Project Director HCIP Health
Department
Khyber Pakhtunkhwa

Witness No. 1:

Witness No. 2:

Name:
Name:

Address:

APPENDIX D - FORM OF ADVANCE PAYMENTS GUARANTEE

[See Clause GCC 42.2.1 and SCC 46.2.1]

{Guarantor letterhead or SWIFT identifier code}

Bank Guarantee for Advance Payment

Guar	antor:	[insert commercia	l Bank's Name, and Address of Issuing
	ch or Office]	<i>-</i>	
Bene	ficiary:	[insert Name and .	Address of Client]
Date	:[insert d	late]	
ADV	ANCE PAYMENT GUA	ARANTEE No.:	[insert number]
Ventuentere date]	are, same as appears on ed into Contract No.	the signed Contract] (he [reference no neficiary, for the providence of the p	of Consultant or a name of the Joint ereinafter called "the Consultant") has umber of the contract] dated[insert sion of [brief et").
paym		[insert amount in	onditions of the Contract, an advance figures] () [amount in antee.
Bener figure dema a sep	ficiary any sum or sums es] () [amound supported by the Bendorate signed document	not exceeding in total annot in words] ¹ upon receipt eficiary's a written statem accompanying or iden	reby irrevocably undertake to pay the amount of [amount in by us of the Beneficiary's complying nent, whether in the demand itself or in tifying the demand, stating that the tract because the Consultant:
(a) (b)	specifying the amount	which the Consultant has	cordance with the Contract conditions, failed to repay; ser than toward providing the Services
paym	•	t have been received by t	guarantee to be made that the advance he Consultant on their account number ess of bank].
advar	nce payment repaid by the	ne Consultant as indicat	essively reduced by the amount of the ed in certified statements or invoices d to us. This guarantee shall expire, at

¹ The Guarantor shall insert an amount representing the amount of the advance payment and denominated either in the currency(ies) of the advance payment as specified in the Contract, or in a freely convertible currency acceptable to the Client.

the latest, upon our receipt of the payment certificate or paid invoice indicating that the
Consultant has made full repayment of the amount of the advance payment, or on the day
of _[month], [year], ² whichever is earlier. Consequently, any demand for
payment under this guarantee must be received by us at this office on or before that date.
This guarantee is subject to the Uniform Rules for Demand Guarantees (URDG) 2010 revision, ICC Publication No. 758.
[signature(s)]

{Note: All italicized text is for indicative purposes only to assist in preparing this form and shall be deleted from the final product.}

² Insert the expected expiration date. In the event of an extension of the time for completion of the Contract, the Client would need to request an extension of this guarantee from the Guarantor. Such request must be in writing and must be made prior to the expiration date established in the guarantee. In preparing this guarantee, the Client might consider adding the following text to the form, at the end of the penultimate paragraph: "The Guarantor agrees to a one-time extension of this guarantee for a period not to exceed [six months][one year], in response to the Client's written request for such extension, such request to be presented to the Guarantor before the expiry of the guarantee."

APPENDIX E - CODE OF CONDUCT FOR EXPERTS

APPENDIX F - SEXUAL EXPLOITATION AND ABUSE (SEA) AND/OR SEXUAL HARASSMENT (SH) PERFORMANCE DECLARATION FOR SUB-CONSULTANTS

[The following table shall be filled in for the Consultant, each member of a Joint Venture and each Sub-consultant proposed by the Consultant]

Consultant's Name: [insert full name]

Date: [insert day, month, year]

Joint Venture Member's or Sub-consultant's Name: [insert full name]

RFP No. and title: [insert RFP number and title]

Page [insert page number] of [insert total number] pages

SEA and/or SH Declaration				
We:				
\square (a) have not been subject to disqualification by the Bank for non-compliance with SEA/ SH obligations				
\square (b) are subject to disqualification by the Bank for non-compliance with SEA/ SH obligations				
☐ (c) had been subject to disqualification by the Bank for non-compliance with SEA/ SH obligations. Are arbitral award on the disqualification case has been made in our favor.				
[If (c) above is applicable, attach evidence of an arbitral award reversing the findings on the issues underlying the disqualification.]				

PART III

Section 9. Notification of Intention to Award and Beneficial Ownership Forms

Notification of Intention to Award

[This Notification of Intention to Award shall be sent to each Consultant whose Financial Proposal was opened. Send this Notification to the authorized representative of the Consultant].

For the attention of Consultant's authorized representative

Name: [insert authorized representative's name]

Address: [insert authorized representative's address]

Telephone/Fax numbers: [insert authorized representative's telephone/fax numbers]

Email Address: [insert authorized representative's email address]

[IMPORTANT: insert the date that this Notification is transmitted to all Consultants. The Notification must be sent to all Consultants simultaneously. This means on the same date and as close to the same time as possible.]

DATE OF TRANSMISSION: This Notification is sent by: [email/fax] on [date] (local time)

Notification of Intention to Award

Client: [insert the name of the Client]

Contract title: [insert the name of the contract] **Country:** [insert country where RFP is issued]

Loan No. /Credit No. /Grant No.: [insert reference number for loan/credit/grant]

RFP No: [insert RFP reference number from Procurement Plan]

This Notification of Intention to Award (Notification) notifies you of our decision to award the above contract. The transmission of this Notification begins the Standstill Period. During the Standstill Period you may:

- a) request a debriefing in relation to the evaluation of your Proposal, and/or
- b) submit a Procurement-related Complaint in relation to the decision to award the contract.

1. The successful Consultant

Name: [insert name of successful Consultant]

Address: [insert address of the successful Consultant]

Contract price: [insert contract price of the successful Consultant]

2. Short listed Consultants [INSTRUCTIONS: insert names of all short listed Consultants and indicate which Consultants submitted Proposals. Where the selection method requires it, state the price offered by each Consultant as read out, and as evaluated. Include overall technical scores and scores assigned for each criterion and sub-criterion. Select Full Technical Proposal (FTP) or Simplified Technical Proposal (STP) in the last column below.]

Name of Consultant	Submitted Proposal	[use for FTP] Overall technical scores	[use for STP] Overall technical scores	Financial Proposal price (if applicable)	Evaluated Financial Proposal price (if applicable)	Combined score and ranking (if applicable)
[insert name]	[yes/no]	Criterion (i): [insert score] Criterion (ii): [insert score] Sub-criterion a: 1: [insert score] 2: [insert score] 3: [insert score] 5: [insert score] 2: [insert score] 2: [insert score] 3: [insert score] 2: [insert score] 2: [insert score] 3: [insert score] 3: [insert score] 3: [insert score] 2: [insert score] 1: [insert score] 2: [insert score] Criterion (iv): [insert score] Criterion (v): [insert score]	Criterion (i): [insert score] Criterion (ii): [insert score] Sub-criterion a: [insert score] Sub-criterion b: [insert score] Sub-criterion c: [insert score] Total score: [insert score]	[Proposal price]	[evaluated price]	Combined Score: [combined score] Ranking: [ranking]
[insert name]	[yes/no]	Criterion (i): [insert score] Criterion (ii): [insert score] Criterion (iii): [insert score] Sub-criterion a: 1: [insert score]	Criterion (i): [insert score] Criterion (ii): [insert score] Sub-criterion a: [insert score] Sub-criterion b: [insert score]	[Proposal price]	[evaluated price]	Combined Score: [combined score] Ranking: [ranking]

Name of Consultant	Submitted Proposal	[use for FTP] Overall technical scores	[use for STP] Overall technical scores	Financial Proposal price (if applicable)	Evaluated Financial Proposal price (if applicable)	Combined score and ranking (if applicable)
[insert name]	[yes/no]	2: [insert score] 3: [insert score] Sub-criterion b: 1: [insert score] 2: [insert score] 3: [insert score] 3: [insert score] 2: [insert score] 2: [insert score] 3: [insert score] 3: [insert score] Criterion (iv): [insert score] Criterion (v): [insert score] Criterion (i): [insert score] Criterion (ii): [insert score] Criterion (iii): [insert score] Sub-criterion a: 1: [insert score] 2: [insert score] 3: [insert score] 3: [insert score] 2: [insert score] 3: [insert score]	Sub-criterion c: [insert score] Total score: [insert score] Criterion (i): [insert score] Criterion (ii): [insert score] Sub-criterion a: [insert score] Sub-criterion b: [insert score] Sub-criterion c: [insert score] Total score: [insert score]	[Proposal price]	[evaluated price]	Combined Score: [combined score] Ranking: [ranking]
		2: [insert score]3: [insert score]				

Name of Consultant	Submitted Proposal	[use for FTP] Overall technical scores	[use for STP] Overall technical scores	Financial Proposal price (if applicable)	Evaluated Financial Proposal price (if applicable)	Combined score and ranking (if applicable)	
		Criterion (iv): [insert score]					

Criterion (v): [insert score]

Total score: [insert score]

[insert name] ...

...

TABLE OF CONTENTS

[<u>.</u>		<u>Form</u>	n of Contract	97
<u>I.</u>		Gene	eral Conditions of Contract	97
	Α.	Gene	eral Provisions	97
		<u>1.</u>	Definitions	97
			Relationship between the Parties	
		2. 3.	Law Governing Contract.	
		- 4.	<u>Language</u>	
		5 .	Headings	
		6 .	Communications	
		7 .	Location	99
		4. 5. 6. 7. 8.	Authority of Member in Charge.	
		<u>9.</u>	Authorized Representatives	99
		10.	Fraud and Corruption	100
		<u>11.</u>	Effectiveness of Contract	100
		<u>12.</u>	Termination of Contract for Failure to Become Effective	100
		<u>13.</u>	Commencement of Services.	100
		<u>14.</u>	Expiration of Contract	100
		<u>15.</u>	Entire Agreement	100
		<u>16.</u>	Modifications or Variations	101
		<u>17.</u>	Force Majeure	101
		<u>18.</u>	<u>Suspension</u>	102
		<u>19.</u>	<u>Termination</u>	102
	<u>C.</u>	Oblig	gations of the Consultant	105
		<u>20.</u>	General	105
		<u>20.</u> 21.	Conflict of Interest	
		$\frac{21.}{22.}$	Confidentiality	
		<u>23.</u>	Liability of the Consultant	
		24.	Insurance to be taken out by the Consultant	
		<u>25.</u>	Accounting, Inspection and Auditing	
		26.	Reporting Obligations	
		27 .	Proprietary Rights of the Client in Reports and Records	
		28.	Equipment, Vehicles and Materials	
		29.	Code of Conduct	
		30.	Forced Labor	
		31.	Child Labor	
		32.	Non-Discrimination and Equal Opportunity	
		33.	Training of Experts	
	<u>D</u> .		sultant's Experts and Sub-Consultants	
		34.	Description of Key Experts	
		35.	Replacement of Key Experts.	

		<u>36.</u>	Approval of Additional Key Experts	112
		<u>37.</u>	Removal of Experts or Sub-consultants	112
		<u>38.</u>	Replacement/ Removal of Experts – Impact on Payments	
		<u>39.</u>	Working Hours, Overtime, Leave, etc.	113
	<u>E.</u>	Oblig	gations of the Client	113
		<u>40.</u>	Assistance and Exemptions.	
		<u>41.</u>	Access to Project Site	
		<u>42.</u>	Change in the Applicable Law Related to Taxes and Duties	
		<u>43.</u>	Services, Facilities and Property of the Client	
		<u>44.</u>	Counterpart Personnel	
		<u>45.</u>	Payment Obligation	
		<u>46.</u>	Ceiling Amount	
		<u>47.</u>	Remuneration and Reimbursable Expenses	
		<u>48.</u>	<u>Taxes and Duties</u>	
		<u>49.</u>	<u>Currency of Payment</u>	
		<u>50.</u>	Mode of Billing and Payment	
		<u>51.</u>	<u>Interest on Delayed Payments</u>	118
	<u>G.</u>	Fairn	ness and Good Faith	118
		<u>52.</u>	Good Faith	118
	<u>H.</u>	Settle	ement of Disputes	118
		53.	Amicable Settlement	118
		54 .	Dispute Resolution.	
III.		Spec	ial Conditions of Contract	
IV.		Appe	endices	135
	<u>Ap</u>	pendi	x A – Terms of Reference	135
	Ap	pendi	x B - Key Experts	135
	Ap	pendi	x C – Remuneration Cost Estimates	135
	<u>Ap</u>	<u>pendi</u>	x D - Code of Conduct for Experts	142
	<u>Ap</u>		x E - Sexual Exploitation and Abuse (SEA) and/or Sexual Harassment (SH) ormance Declaration for Sub-consultants	
		1 6110	mance Declaration for Sub-consultants	143

CONTRACT FOR CONSULTANT'S SERVICES AT NISHTARABAD COVID HOSPITAL

Time Based Contract

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KHYBER PAKHTUNKHWA HUMAN CAPITAL INVESTMENT PROJECT (KP HCIP)

Credit No.: 6421PK
Reference No: D680-PK
Contract No. NO.01-11-21/KP HCIP/HEALTH/NTSH-COVID/1

Between

~	O TZ		D 114		41 1		TZD	TT	TIT
Government	At K	hwhar	Pakhtiin	Zhwa	thranah		кP		TP
	VI 12		i aniituii	nnwa	un vuzn	I IVIU	171	111	

		And	
<u>M/S</u>			
	Dated:	November, 2021	

V. Form of Contract

TIME-BASED

This CONTRACT (hereinafter called the "Contract") is made on the 5 th day of the month of
September 2021, between, on the one hand, Project Director PMU KP HCIP Health
Department (hereinafter called the "Client") and, on the other hand, Program Manager
KP (hereinafter called the
"Consultant").

WHEREAS

- (a) the Client has requested the Consultant to provide certain consulting services as defined in this Contract (hereinafter called the "Services");
- (b) the Consultant, having represented to the Client that it has the required professional skills, expertise and technical resources have agreed to provide the Services on the terms and conditions set forth in this Contract;
- (c) the Client has received a credit & grant vide ADP.No.740,Code: 200159 from World Bank toward the cost of the Services and intends to apply a portion of the proceeds of this ADP to eligible payments under this Contract, it is understood that (i) payments by the Bank will be made only at the request of the Client and upon approval by the Bank; (ii) such payments will be subject, in all respects, to the terms and conditions of the financing agreement, including prohibitions of withdrawal from the credit/grant account for the purpose of any payment to persons or entities, or for any import of goods, if such payment or import, to the knowledge of the Bank is prohibited by the decision of the United Nations Security Council took under Chapter VII of the Charter of the United Nations; and (iii) no party other than the Client shall derive any rights from the financing agreement or have any claim to the credit/grant proceeds;

NOW THEREFORE the parties hereto hereby agree as follows:

- 1. The following documents attached hereto shall be deemed to form an integral part of this Contract:
 - (a) The General Conditions of Contract (including Attachment 1 "Fraud and Corruption";
 - (b) The Special Conditions of Contract;
 - (c) Appendices:

Appendix A: Terms of Reference

Appendix B: Key Experts

Appendix C: Remuneration Cost Estimates Appendix D: Code of Conduct for Experts

Appendix E: Sexual exploitation and Abuse (SEA) and/or Sexual Harassment (SH) Performance Declaration

In the event of any inconsistency between the documents, the following order of precedence shall prevail: the Special Conditions of Contract; the General Conditions of Contract, including Attachment 1; Appendix A; Appendix B; Appendix C and Appendix D; Appendix E. Any reference to this Contract shall include, where the context permits, a reference to its Appendices.

- 2. The mutual rights and obligations of the Client and the Consultant shall be as set forth in the Contract, in particular:
 - (a) the Consultant shall carry out the Services in accordance with the provisions of the Contract; and
 - (b) the Client shall make payments to the Consultant in accordance with the provisions of the Contract.

IN WITNESS WHEREOF, the Parties hereto have caused this Contract to be signed in their respective names as of the day and year first above written.

	[Authorized Repro	esentative of the Client – name, title and signatur
For and on behalf of Dr Abdul Basit, Health Services Manager KP	For and on behalf	,

For and on behalf of PD PMU HCIP KP

VI. General Conditions of Contract

A. GENERAL PROVISIONS

55. Definitions

- 55.1. Unless the context otherwise requires, the following terms whenever used in this Contract have the following meanings:
 - (y) "Applicable Law" means the laws and any other instruments having the force of law in the Client's country, or in such other country as may be specified in the Special Conditions of Contract (SCC), as they may be issued and in the force from time to time.
 - (z) **"Bank"** means the International Bank for Reconstruction and Development (IBRD) or the International Development Association (IDA).
 - (aa) "Borrower" means the Government, Government agency or other entity that signs the financing agreement with the Bank.
 - (bb) "Client" means the implementing the agency that signs the Contract for the Services with the Selected Consultant.
 - (cc) "Client's Personnel" refers to the staff, labor, and other employees (if any) of the Client engaged in fulfilling the Client's obligations under the Contract, and any other person identified as Client's Personnel, by a notice from the Client to the Consultant.
 - (dd) "Consultant" means a legally-established professional consulting firm or entity selected by the Client to provide the Services under the signed Contract.
 - (ee) "Contract" means the legally binding a written agreement signed between the Client and the Consultant and which includes all the attached documents listed in paragraph 1 of the Form of Contract (the General Conditions (GCC), the Special Conditions (SCC), and the Appendices).
 - (ff) "Day" means a working day unless indicated otherwise.
 - (gg) "Effective Date" means the date on which this Contract comes into force and effect pursuant to Clause GCC 11.
 - (hh) "Experts" means, collectively, Key Experts, Non-Key Experts, or any other person of the Consultant, Sub-consultant or JV member(s) assigned by the Consultant to perform the Services or any part thereof under the Contract.
 - (ii) "Foreign Currency" means any currency other than the currency of the Client's country.

- (jj) "GCC" means these General Conditions of Contract.
- (kk) "Government" means the government of the Client's country.
- (ll) "Joint Venture (JV)" means an association with or without a legal personality distinct from that of its members, of more than one entity where one member has the authority to conduct all businesses for and on behalf of any and all the members of the JV, and where the members of the JV are jointly and severally liable to the Client for the performance of the Contract.
- (mm) "Key Expert(s)" means an individual professional whose skills, qualifications, knowledge, and experience are critical to the performance of the Services under the Contract and whose Curricula Vitae (CV) was taken into account in the technical evaluation of the Consultant's proposal.
- (nn) "Local Currency" means the currency of the Client's country.
- (00) "Non-Key Expert(s)" means an individual professional provided by the Consultant or its Sub-consultant to perform the Services or any part thereof under the Contract.
- (pp) "Party" means the Client or the Consultant, as the case may be, and "Parties" means both of them.
- (qq) "SCC" means the Special Conditions of Contract by which the GCC may be amended or supplemented but not over-written.
- (rr) "Services" means the work to be performed by the Consultant pursuant to this Contract, as described in Appendix A hereto.
- (ss) "Sexual Exploitation and Abuse" "(SEA)" means the following:

Sexual Exploitation is defined as any actual or attempted abuse of a position of vulnerability, differential power or trust, for sexual purposes, including, but not limited to, profiting monetarily, socially, or politically from the sexual exploitation of another;

Sexual Abuse is defined as the actual or threatened physical intrusion of a sexual nature, whether by force or under unequal or coercive conditions.

- (tt) "Sexual Harassment" "(SH)" is defined as unwelcome sexual advances, requests for sexual favors, and other verbal or physical conduct of a sexual nature by the Experts with other Experts, or Client's Personnel
- (uu) "Sub-consultants" means an entity to whom/which the Consultant subcontracts any part of the Services while remaining solely liable for the execution of the Contract.

(vv) "Third Party" means any person or an entity other than the Government, the Client, the Consultant or a Sub-consultant.

56. Relationship between the Parties

- 56.1. Nothing contained herein shall be construed as establishing a relationship of master and servant or of principal and agent as between the Client and the Consultant. The Consultant, subject to this Contract, has complete charge of the Experts and Subconsultants, if any, performing the Services and shall be fully responsible for the Services performed by them or on their behalf hereunder.
- 57. Law Governing Contract
- 57.1. This Contract, its meaning and interpretation and the relation between the Parties shall be governed by the Applicable Law.
- 58. Language
- 58.1. This Contract has been executed in the language specified in the SCC, which shall be the binding and controlling language for all matters relating to the meaning or interpretation of this Contract.
- 59. Headings
- 59.1. The headings shall not limit, alter or affect the meaning of this Contract.
- 60. Communications
- 60.1. Any communication required or permitted to be given or made pursuant to this Contract shall be in writing in the language specified in Clause GCC 4. Any such notice, request or the consent shall be deemed to have been given or made when delivered in person to an authorized representative of the Party to whom the communication is addressed, or when sent to such Party at the address specified in the SCC.
- 60.2. A Party may change its address for notice hereunder by giving the other Party any communication of such change to the address specified in the **SCC**.
- 61. Location
- 61.1. The Services shall be performed at such locations as are specified in Appendix A hereto and, where the location of a particular task is not so specified, at such locations, whether in the Government's country or elsewhere, as the Client may approve.
- 62. Authority of Member in Charge
- 62.1. In case the Consultant is a Joint Venture, the members hereby authorize the member specified in the **SCC** to act on their behalf in exercising all the Consultant's rights and obligations towards the Client under this Contract, including without limitation the receiving of instructions and payments from the Client.
- 63. Authorized Representatives
- 63.1. Any action required or permitted to be taken, and any document required or permitted to be executed under this Contract by the Client or the Consultant may be taken or executed by the officials specified in the **SCC**.

64. Fraud and Corruption

64.1. The Bank requires compliance with the Bank's Anti-Corruption Guidelines and its prevailing sanctions policies and procedures as set forth in the Bank's Sanctions Framework, as set forth in Attachment 1 to the GCC.

a. Commissions and 64.2. Fees

The Client requires the Consultant to disclose any commissions or fees that may have been paid or are to be paid to agents or any other party with respect to the selection process or execution of the Contract. The information disclosed must include at least the name and address of the agent or other party, the amount and currency, and the purpose of the commission, gratuity or fee. Failure to disclose such commissions, gratuities or fees may result in termination of the Contract and/or sanctions by the Bank.

B. COMMENCEMENT, COMPLETION, MODIFICATION AND TERMINATION OF CONTRACT

- 65. Effectiveness of Contract
- 65.1. This Contract shall come into force and effect on the date (the "Effective Date") of the Client's notice to the Consultant instructing the Consultant to begin carrying out the Services. This notice shall confirm that the effectiveness conditions, if any, listed in the **SCC** have been met.
- 66. Termination of
 Contract for Failure
 to Become
 Effective
- 66.1. If this Contract has not become effective within such time period after the date of Contract signature as specified in the SCC, either Party may, by not less than twenty two (22) days written notice to the other Party, declare this Contract to be null and void, and in the event of such a declaration by either Party, neither Party shall have any claim against the other Party with respect hereto.
- 67. Commencement of Services
 - 67.1. The Consultant shall confirm availability of Key Experts and begin carrying out the Services not later than the number of days after the Effective Date specified in the **SCC**.
- 68. Expiration of Contract
- 68.1. Unless terminated earlier pursuant to Clause GCC 19 hereof, this Contract shall expire at the end of such time period after the Effective Date as specified in the SCC.
- 69. Entire Agreement
- 69.1. This Contract contains all covenants, stipulations and provisions agreed by the Parties. No agent or representative of either Party has authority to make, and the Parties shall not be bound by or be liable for, any statement, representation, promise or agreement not set forth herein.

70. Modifications or Variations

- 70.1. Any modification or variation of the terms and conditions of this Contract, including any modification or variation of the scope of the Services, may only be made by written agreement between the Parties. However, each Party shall give due consideration to any proposals for modification or variation made by the other Party.
- 70.2. In cases of substantial modifications or variations, the prior written consent of the Bank is required.

71. Force Majeure

a. Definition

- 71.1. For the purposes of this Contract, "Force Majeure" means an event which is beyond the reasonable control of a Party, is not foreseeable, is unavoidable, and makes a Party's performance of its obligations hereunder impossible or so impractical as reasonably to be considered impossible under the circumstances, and subject to those requirements, includes, but is not limited to, war, riots, civil disorder, earthquake, fire, explosion, storm, flood or other adverse weather conditions, strikes, lockouts or other industrial action confiscation or any other action by Government agencies.
- 71.2. Force Majeure shall not include (i) any event which is caused by the negligence or intentional action of a Party or such Party's Experts, Sub-consultants or agents or employees, nor (ii) any event which a diligent Party could reasonably have been expected to both take into account at the time of the conclusion of this Contract, and avoid or overcome in the carrying out of its obligations hereunder.
- 71.3. Force Majeure shall not include insufficiency of funds or failure to make any payment required hereunder.

b. No Breach of 71.4. Contract

The failure of a Party to fulfil any of its obligations hereunder shall not be considered to be a breach of, or default under, this Contract insofar as such inability arises from an event of Force Majeure, provided that the Party affected by such an event has taken all reasonable precautions, due care and reasonable alternative measures, all with the objective of carrying out the terms and conditions of this Contract.

c. Measures to be Taken

- 71.5. A Party affected by an event of Force Majeure shall continue to perform its obligations under the Contract as far as is reasonably practical, and shall take all reasonable measures to minimize the consequences of any event of Force Majeure.
- 71.6. A Party affected by an event of Force Majeure shall notify the other Party of such event as soon as possible, and in any case

- not later than fourteen (14) calendar days following the occurrence of such event, providing evidence of the nature and cause of such event, and shall similarly give written notice of the restoration of normal conditions as soon as possible.
- 71.7. Any period within which a Party shall, pursuant to this Contract, complete any action or task, shall be extended for a period equal to the time during which such Party was unable to perform such action as a result of Force Majeure.
- 71.8. During the period of their inability to perform the Services as a result of an event of Force Majeure, the Consultant, upon instructions by the Client, shall either:
 - (a) demobilize, in which case the Consultant shall be reimbursed for additional costs they reasonably and necessarily incurred, and, if required by the Client, in reactivating the Services; or
 - (b) continue with the Services to the extent reasonably possible, in which case the Consultant shall continue to be paid under the terms of this Contract and be reimbursed for additional costs reasonably and necessarily incurred.
- 71.9. In the case of disagreement between the Parties as to the existence or extent of Force Majeure, the matter shall be settled according to Clauses GCC 53 & 54.
- 72. Suspension
- 72.1. The Client may, by written notice of suspension to the Consultant, suspend all payments to the Consultant hereunder if the Consultant fails to perform any of its obligations under this Contract, including the carrying out of the Services, provided that such notice of suspension (i) shall specify the nature of the failure, and (ii) shall request the Consultant to remedy such failure within a period not exceeding thirty (30) calendar days after receipt by the Consultant of such notice of suspension.
- 73. Termination
- 73.1. This Contract may be terminated by either Party as per provisions set up below:
- a. By the Client
- 19.1.1 The Client may terminate this Contract in case of the occurrence of any of the events specified in paragraphs (a) through (f) of this Clause. In such an occurrence the Client shall give at least thirty (30) calendar days' written notice of termination to the Consultant in case of the events referred to in (a) through (d); at least sixty (60) calendar days' written notice in case of the event referred to in (e); and at least five

- (5) calendar days' written notice in case of the event referred to in (f):
- (a) If the Consultant fails to remedy a failure in the performance of its obligations hereunder, as specified in a notice of suspension pursuant to Clause GCC 18;
- (b) If the Consultant becomes (or, if the Consultant consists of more than one entity, if any of its members becomes) insolvent or bankrupt or enter into any agreements with their creditors for relief of debt or take advantage of any law for the benefit of debtors or go into liquidation or receivership whether compulsory or voluntary;
- (c) If the Consultant fails to comply with any final decision reached as a result of arbitration proceedings pursuant to Clause GCC 54.1;
 - (d) If, as the result of Force Majeure, the Consultant is unable to perform a material portion of the Services for a period of not less than sixty (60) calendar days;
 - (e) If the Client, in its sole discretion and for any reason whatsoever, decides to terminate this Contract;
 - (f) If the Consultant fails to confirm availability of Key Experts as required in Clause GCC 13.
- 19.1.2 if the Consultant, in the judgment of the Client has engaged in Fraud and Corruption, as defined in paragraph 2.2 a of the Attachement 1 to the GCC, in competing for or in executing the Contract, then the Client may, after giving fourteen (14) calendar days written notice to the Consultant, terminate the Consultant's employment under the Contract.

b. By the Consultant

- 19.1.3 The Consultant may terminate this Contract, by not less than thirty (30) calendar days' written notice to the Client, in case of the occurrence of any of the events specified in paragraphs (a) through (d) of this Clause.
 - (a) If the Client fails to pay any money due to the Consultant pursuant to this Contract and not subject to dispute pursuant to Clauses GCC 54.1 within forty-five (45) calendar days after receiving written notice from the Consultant that such payment is overdue.
 - (b) If, as the result of Force Majeure, the Consultant is unable to perform a material portion of the Services for a period of not less than sixty (60) calendar days.

- (c) If the Client fails to comply with any final decision reached as a result of arbitration pursuant to Clause GCC 54.1.
- (d) If the Client is in material breach of its obligations pursuant to this Contract and has not remedied the same within forty-five (45) days (or such longer period as the Consultant may have subsequently approved in writing) following the receipt by the Client of the Consultant's notice specifying such breach.
- c. Cessation of Rights and Obligations
- 19.1.4 Upon termination of this Contract pursuant to Clauses GCC 12 or GCC 19 hereof, or upon expiration of this Contract pursuant to Clause GCC 14, all rights and obligations of the Parties hereunder shall cease, except (i) such rights and obligations as may have accrued on the date of termination or expiration, (ii) the obligation of confidentiality set forth in Clause GCC 22, (iii) the Consultant's obligation to permit inspection, copying and auditing of their accounts and records set forth in Clause GCC 25 and to cooperate and assist in any inspection or investigation, and (iv) any right which a Party may have under the Applicable Law.
- d. Cessation of Services
- 19.1.5 Upon termination of this Contract by notice of either Party to the other pursuant to Clauses GCC 19a or GCC 19b, the Consultant shall, immediately upon dispatch or receipt of such notice, take all necessary steps to bring the Services to a close in a prompt and orderly manner and shall make every reasonable effort to keep expenditures for this purpose to a minimum. With respect to documents prepared by the Consultant and equipment and materials furnished by the Client, the Consultant shall proceed as provided, respectively, by Clauses GCC 27 or GCC 28.
- e. Payment upon Termination
- 19.1.6 Upon termination of this Contract, the Client shall make the following payments to the Consultant:
 - (a) remuneration for Services satisfactorily performed prior to the effective date of termination, and reimbursable expenditures for expenditures actually incurred prior to the effective date of termination; and pursuant to Clause GCC 47;
 - (b) in the case of termination pursuant to paragraphs (d) and (e) of Clause GCC 19.1.1, reimbursement of any reasonable cost incidental to the prompt and orderly termination of this Contract, including the cost of the return travel of the Experts.

C. OBLIGATIONS OF THE CONSULTANT

74. General

a. Standard of Performance

- 74.1. The Consultant shall perform the Services and carry out the Services with all due diligence, efficiency and economy, in accordance with generally accepted professional standards and practices, and shall observe sound management practices, and employ appropriate technology and safe and effective equipment, machinery, materials and methods. The Consultant shall always act, in respect of any matter relating to this Contract or to the Services, as a faithful adviser to the Client, and shall at all times support and safeguard the Client's legitimate interests in any dealings with the third parties.
- 74.2. The Consultant shall employ and provide such qualified and experienced Experts and Sub-consultants as are required to carry out the Services.
- 74.3. The Consultant may subcontract part of the Services to an extent and with such Key Experts and Sub-consultants as may be approved in advance by the Client. Submission by the Consultant for the Client's approval, for addition of any Subconsultant not named in the Contract, shall also include the Sub-consultant's declaration in accordance with Appendix E-Sexual exploitation and Abuse (SEA) and/or Sexual Harassment (SH) Performance Declaration. Notwithstanding such approval, the Consultant shall retain full responsibility for the Services.

b. Law Applicable to Services

- 74.4. The Consultant shall perform the Services in accordance with the Contract and the Applicable Law and shall take all practicable steps to ensure that any of its Experts and Subconsultants, comply with the Applicable Law.
- 74.5. Throughout the execution of the Contract, the Consultant shall comply with the import of goods and services prohibitions in the Client's country when
 - (a) as a matter of law or official regulations, the Borrower's country prohibits commercial relations with that country; or
 - (b) by an act of compliance with a decision of the United Nations Security Council taken under Chapter VII of the Charter of the United Nations, the Borrower's Country prohibits any import of goods from that country or any payments to any country, person, or entity in that country.

- 74.6. The Client shall notify the Consultant in writing of relevant local customs, and the Consultant shall, after such notification, respect such customs.
- 75. Conflict of Interest
- 75.1. The Consultant shall hold the Client's interests paramount, without any consideration for future work, and strictly avoid conflict with other assignments or their own corporate interests.
- a. Consultant
 Not to Benefit
 from
 Commissions,
 Discounts, etc.
- 21.1.1 The payment of the Consultant pursuant to GCC F (Clauses GCC 46 through 51) shall constitute the Consultant's only payment in connection with this Contract and, subject to Clause GCC 21.1.3, the Consultant shall not accept for its own benefit any trade commission, discount or similar payment in connection with activities pursuant to this Contract or in the discharge of its obligations hereunder, and the Consultant shall use its best efforts to ensure that any Sub-consultants, as well as the Experts and agents of either of them, similarly shall not receive any such additional payment.
- 21.1.2 Furthermore, if the Consultant, as part of the Services, has the responsibility of advising the Client on the procurement of goods, works or services, the Consultant shall comply with the Bank's Applicable Regulations, and shall at all times exercise such responsibility in the best interest of the Client. Any discounts or commissions obtained by the Consultant in the exercise of such procurement responsibility shall be for the account of the Client.
- b. Consultant and Affiliates Not to Engage in Certain Activities
- 21.1.3 The Consultant agrees that, during the term of this Contract and after its termination, the Consultant and any entity affiliated with the Consultant, as well as any Sub-consultants and any entity affiliated with such Sub-consultants, shall be disqualified from providing goods, works or non-consulting services resulting from or directly related to the Consultant's Services for the preparation or implementation of the project.
- c. Prohibition of Conflicting Activities
- 21.1.4 The Consultant shall not engage, and shall cause its Experts as well as its Sub-consultants not to engage, either directly or indirectly, in any business or professional activities that would conflict with the activities assigned to them under this Contract.
- d. Strict Duty to Disclose
- 21.1.5 The Consultant has an obligation and shall ensure that its Experts and Sub-consultants shall have an obligation to disclose any situation of actual or potential conflict that impacts their capacity to serve the best interest of their

Conflicting Activities

Client, or that may reasonably be perceived as having this effect. Failure to disclose said situations may lead to the disqualification of the Consultant or the termination of its Contract.

76. Confidentiality

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

77. Liability of the Consultant

77.1. Subject to additional provisions, if any, set forth in the SCC, the Consultant's liability under this Contract shall be as determined under the Applicable Law.

78. Insurance to be taken out by the Consultant

78.1. The Consultant (i) shall take out and maintain, and shall cause any Sub-consultants to take out and maintain, at its (or the Sub-consultants', as the case may be) own cost but on terms and conditions approved by the Client, insurance against the risks, and for the coverage specified in the SCC, and (ii) at the Client's request, shall provide evidence to the Client showing that such insurance has been taken out and maintained and that the current premiums therefore have been paid. The Consultant shall ensure that such insurance is in place prior to commencing the Services as stated in Clause GCC 13.

79. Accounting, Inspection and Auditing

- 79.1. The Consultant shall keep, and shall make all reasonable efforts to cause its Sub-consultants to keep, accurate and systematic accounts and records in respect of the Services in such form and detail as will clearly identify relevant time changes and costs.
- 79.2. Pursuant to paragraph 2.2 e. of Attachment 1 to the General Conditions, the Consultant shall permit and shall cause its declared agents (where or not). subcontractors, subconsultants, service providers, suppliers, and personnel, to permit, the Bank and/or persons appointed by the Bank to inspect the site and/or the accounts, records and other documents relating to the procurement process, selection and/or contract execution, and to have such accounts, records and other documents audited by auditors appointed by the Bank. The Consultant's and its Subcontractors' and subconsultants' attention is drawn to Sub-Clause 10.1 (Fraud and Corruption) which provides, inter alia, that acts intended to materially impede the exercise of the Bank's inspection and audit rights constitute a prohibited practice subject to contract

termination (as well as to a determination of ineligibility pursuant to the Bank's prevailing sanctions procedures).

- 80. Reporting Obligations
- 80.1. The Consultant shall submit to the Client the reports and documents specified in **Appendix A**, in the form, in the numbers and within the time periods set forth in the said Appendix.
- 81. Proprietary Rights of the Client in Reports and Records
- 81.1. Unless otherwise indicated in the SCC, all reports and relevant data and information such as maps, diagrams, plans, databases, other documents and software, supporting records or material compiled or prepared by the Consultant for the Client in the course of the Services shall be confidential and become and remain the absolute property of the Client. The Consultant shall, not later than upon termination or expiration of this Contract, deliver all such documents to the Client, together with a detailed inventory thereof. The Consultant may retain a copy of such documents, data and/or software but shall not use the same for purposes unrelated to this Contract without prior written approval of the Client.
- 81.2. If license agreements are necessary or appropriate between the Consultant and third parties for purposes of development of the plans, drawings, specifications, designs, databases, other documents and software, the Consultant shall obtain the Client's prior written approval to such agreements, and the Client shall be entitled at its discretion to require recovering the expenses related to the development of the program(s) concerned. Other restrictions about the future use of these documents and software, if any, shall be specified in the SCC.
- 82. Equipment, Vehicles 82.1. and Materials
 - 1. Equipment, vehicles and materials made available to the Consultant by the Client, or purchased by the Consultant wholly or partly with funds provided by the Client, shall be the property of the Client and shall be marked accordingly. Upon termination or expiration of this Contract, the Consultant shall make available to the Client an inventory of such equipment, vehicles and materials and shall dispose of such equipment, vehicles and materials in accordance with the Client's instructions. While in possession of such equipment, vehicles and materials, the Consultant, unless otherwise instructed by the Client in writing, shall insure them at the expense of the Client in an amount equal to their full replacement value.
 - 82.2. Any equipment or materials brought by the Consultant or its Experts into the Client's country for the use either for the

project or personal use shall remain the property of the Consultant or the Experts concerned, as applicable.

83. Code of Conduct

83.1. The Consultant shall have a Code of Conduct for the Experts.

The Consultant shall take all necessary measures to ensure that each Expert is made aware of the Code of Conduct including specific behaviors that are prohibited, and understands the consequences of engaging in such prohibited behaviors.

These measures include providing instructions and documentation that can be understood by the Experts and seeking to obtain that person's signature acknowledging receipt of such instructions and/or documentation, as appropriate.

The Consultant shall also ensure that the Code of Conduct is visibly displayed in locations where the Services are carried out. The posted Code of Conduct shall be provided in languages comprehensible to Experts and Client's Personnel.

84. Forced Labor

84.1. The Consultant, including its Subconsultants, shall not employ or engage forced labor. Forced labor consists of any work or service, not voluntarily performed, that is exacted from an individual under threat of force or penalty, and includes any kind of involuntary or compulsory labor, such as indentured labor, bonded labor or similar labor-contracting arrangements.

No persons shall be employed or engaged who have been subject to trafficking. Trafficking in persons is defined as the recruitment, transportation, transfer, harboring or receipt of persons by means of the threat or use of force or other forms of coercion, abduction, fraud, deception, abuse of power, or of a position of vulnerability, or of the giving or receiving of payments or benefits to achieve the consent of a person having control over another person, for the purposes of exploitation.

85. Child Labor

85.1. The Consultant, including its Subconsultants, shall not employ or engage a child under the age of 14 unless the national law specifies a higher age (the minimum age).

The Consultant, including its Subconsultants, shall not employ or engage a child between the minimum age and the age of 18 in a manner that is likely to be hazardous, or to interfere with, the child's education, or to be harmful to the child's health or physical, mental, spiritual, moral, or social development.

The Consultant, including its Subconsultants, shall only employ or engage children between the minimum age and the age of 18 after an appropriate risk assessment has been conducted by the Client. The Consultant shall be subject to regular monitoring by the Client that includes monitoring of health, working conditions and hours of work.

Work considered hazardous for children is work that, by its nature or the circumstances in which it is carried out, is likely to jeopardize the health, safety, or morals of children. Such work activities prohibited for children include work:

- (f) with exposure to physical, psychological or sexual abuse;
- (g) underground, underwater, working at heights or in confined spaces;
- (h) with dangerous machinery, equipment or tools, or involving handling or transport of heavy loads;
- (i) in unhealthy environments exposing children to hazardous substances, agents, or processes, or to temperatures, noise or vibration damaging to health; or
- (j) under difficult conditions such as work for long hours, during the night or in confinement on the premises of the employer.

86. Non-Discrimination 86.1. and Equal Opportunity

The Consultant shall not make decisions relating to the employment or treatment of Experts on the basis of personal characteristics unrelated to inherent job requirements. The Consultant shall base the employment of Experts on the principle of equal opportunity and fair treatment, and shall not discriminate with respect to any aspects of the employment relationship, including recruitment and hiring, compensation (including wages and benefits), working conditions and terms of employment, access to training, job assignment, promotion, termination of employment or retirement, and disciplinary practices.

Special measures of protection or assistance to remedy past discrimination or selection for a particular job based on the inherent requirements of the job shall not be deemed discrimination. The Consultant shall provide protection and assistance as necessary to ensure non-discrimination and equal opportunity, including for specific groups such as women, people with disabilities, migrant workers and children (of working age in accordance with Clause GCC 31).

87. Training of Experts 87.1. The Consultant shall provide appropriate training/sensitization to the Experts on social aspects of the Contract, including on prohibition of SEA and SH.

The Consultant shall provide training on SEA and SH, including its prevention, to any of its Experts who has a role to supervise other Experts.

D. CONSULTANT'S EXPERTS AND SUB-CONSULTANTS

- 88. Description of Key Experts
- 88.1. The title, agreed job description, minimum qualification and time-input estimates to carry out the Services of each of the Consultant's Key Experts are described in **Appendix B.**
- 88.2. If required to comply with the provisions of Clause GCC 20a, adjustments with respect to the estimated time-input of Key Experts set forth in **Appendix B** may be made by the Consultant by a written notice to the Client, provided (i) that such adjustments shall not alter the original time-input estimates for any individual by more than 10% or one week, whichever is larger; and (ii) that the aggregate of such adjustments shall not cause payments under this Contract to exceed the ceilings set forth in Clause GCC 46.2.
- 88.3. If additional work is required beyond the scope of the Services specified in **Appendix A**, the estimated time-input for the Key Experts may be increased by agreement in writing between the Client and the Consultant. In case where payments under this Contract exceed the ceilings set forth in Clause GCC 46.2, the Parties shall sign a Contract amendment.
- 89. Replacement of Key Experts
- 89.1. Except as the Client may otherwise agree in writing, no changes shall be made in the Key Experts.
- 89.2. Notwithstanding the above, the substitution of Key Experts during Contract execution may be considered only based on the Consultant's written request and due to circumstances outside the reasonable control of the Consultant, including but not limited to death or medical incapacity. In such case, the Consultant shall forthwith provide as a replacement, a person of equivalent or better qualifications and experience, meet eligibility requirements, and at the same rate of remuneration.

90. Approval of Additional Key Experts

90.1. If during execution of the Contract, additional Key Experts are required to carry out the Services, the Consultant shall submit to the Client for review and approval a copy of their Curricula Vitae (CVs). If the Client does not object in writing (stating the reasons for the objection) within twenty two (22) days from the date of receipt of such CVs, such additional Key Experts shall be deemed to have been approved by the Client.

The rate of remuneration payable to such new additional Key Experts shall be based on the rates for other Key Experts position which require similar qualifications and experience.

91. Removal of Experts or Sub-consultants

91.1. If the Client finds that any of the Experts or Sub-consultant:

- (f) persists in any misconduct or lack of care;
- (g) carries out duties incompetently or negligently;
- (h) fails to comply with any provision of the Contract;
- (i) based on reasonable evidence, is determined to have engaged in Fraud and Corruption during the execution of the Works; or
- (j) undertakes behaviour which breaches the Code of Conduct:

the Consultant shall, at the Client's written request, provide a replacement.

- 91.2. In the event that any of Key Experts, Non-Key Experts or Sub-consultants is found by the Client to be incompetent or incapable in discharging assigned duties, the Client, specifying the grounds therefore, may request the Consultant to provide a replacement.
- 91.3. Any replacement of the removed Experts or Sub-consultants shall possess better qualifications and experience and shall be acceptable to the Client.
- 91.4. Subject to the requirements in Sub-Clause 37.3, and notwithstanding any requirement from the Client to request a replacement, the Consultant shall take immediate action as appropriate in response to any violation of (a) through (e) above. Such immediate action shall include removing (or causing to be removed) from carrying out Services, any Expert who engages in (a) to (e) above.

- 92. Replacement/
 Removal of Experts

 Impact on
 Payments
- 92.1. Except as the Client may otherwise agree, (i) the Consultant shall bear all additional travel and other costs arising out of or incidental to any removal and/or replacement, and (ii) the remuneration to be paid for any of the Experts provided as a replacement shall not exceed the remuneration which would have been payable to the Experts replaced or removed.
- 93. Working Hours, Overtime, Leave, etc.
- 93.1. Working hours and holidays for Experts are set forth in **Appendix B**. To account for travel time to/from the Client's country, experts carrying out Services inside the Client's country shall be deemed to have commenced or finished work in respect of the Services such number of days before their arrival in, or after their departure from, the Client's country as is specified in **Appendix B**.
- 93.2. The Experts shall not be entitled to be paid for overtime nor to take paid sick leave or vacation leave except as specified in **Appendix B**, and the Consultant's remuneration shall be deemed to cover these items.
- 93.3. Any taking of leave by Key Experts shall be subject to the prior approval by the Consultant who shall ensure that absence for leave purposes will not delay the progress and or impact adequate supervision of the Services.

E. OBLIGATIONS OF THE CLIENT

- 94. Assistance and Exemptions
- 94.1. Unless otherwise specified in the **SCC**, the Client shall use its best efforts to:
 - (h) Assist the Consultant with obtaining work permits and such other documents as shall be necessary to enable the Consultant to perform the Services.
 - (i) Assist the Consultant with promptly obtaining, for the Experts and, if appropriate, their eligible dependents, all necessary entry and exit visas, residence permits, exchange permits and any other documents required for their stay in the Client's country while carrying out the Services under the Contract.
 - (j) Facilitate prompt clearance through customs of any property required for the Services and of the personal effects of the Experts and their eligible dependents.
 - (k) Issue to officials, agents and representatives of the Government all such instructions and information as

- may be necessary or appropriate for the prompt and effective implementation of the Services.
- (l) Assist the Consultant and the Experts and any Subconsultants employed by the Consultant for the Services with obtaining exemption from any requirement to register or obtain any permit to practice their profession or to establish themselves either individually or as a corporate entity in the Client's country according to the applicable law in the Client's country.
- (m) Assist the Consultant, any Sub-consultants and the Experts of either of them with obtaining the privilege, pursuant to the applicable law in the Client's country, of bringing into the Client's country reasonable amounts of foreign currency for the purposes of the Services or for the personal use of the Experts and of withdrawing any such amounts as may be earned therein by the Experts in the execution of the Services.
- (n) Provide to the Consultant any such other assistance as may be specified in the **SCC**.
- 95. Access to Project Site
- 95.1. The Client warrants that the Consultant shall have, free of charge, unimpeded access to the project site in respect of which access is required for the performance of the Services. The Client will be responsible for any damage to the project site or any property thereon resulting from such access and will indemnify the Consultant and each of the experts in respect of liability for any such damage, unless such damage is caused by the willful default or negligence of the Consultant or any Sub-consultants or the Experts of either of them.
- 96. Change in the
 Applicable Law
 Related to Taxes and
 Duties
- 96.1. If, after the date of this Contract, there is any change in the applicable law in the Client's country with respect to taxes and duties which increases or decreases the cost incurred by the Consultant in performing the Services, then the remuneration and reimbursable expenses otherwise payable to the Consultant under this Contract shall be increased or decreased accordingly by agreement between the Parties hereto, and corresponding adjustments shall be made to the ceiling amounts specified in Clause GCC 46.2
- 97. Services, Facilities and Property of the Client
- 97.1. The Client shall make available to the Consultant and the Experts, for the purposes of the Services and free of any charge, the services, facilities and property described in the

Terms of Reference (**Appendix A**) at the times and in the manner specified in said **Appendix A**.

- 97.2. In case that such services, facilities and property shall not be made available to the Consultant as and when specified in Appendix A, the Parties shall agree on (i) any time extension that it may be appropriate to grant to the Consultant for the performance of the Services, (ii) the manner in which the Consultant shall procure any such services, facilities and property from other sources, and (iii) the additional payments, if any, to be made to the Consultant as a result thereof pursuant to Clause GCC 46.3.
- 98. Counterpart Personnel
- 98.1. The Client shall make available to the Consultant free of charge such professional and support counterpart personnel, to be nominated by the Client with the Consultant's advice, if specified in **Appendix A**.
- 98.2. If counterpart personnel are not provided by the Client to the Consultant as and when specified in **Appendix A**, the Client and the Consultant shall agree on (i) how the affected part of the Services shall be carried out, and (ii) the additional payments, if any, to be made by the Client to the Consultant as a result thereof pursuant to Clause GCC 46.3.
- 98.3. Professional and support counterpart personnel, excluding Client's liaison personnel, shall work under the exclusive direction of the Consultant. If any member of the counterpart personnel fails to perform adequately any work assigned to such member by the Consultant that is consistent with the position occupied by such member, the Consultant may request the replacement of such member, and the Client shall not unreasonably refuse to act upon such request.
- 99. Payment Obligation
- 99.1. In consideration of the Services performed by the Consultant under this Contract, the Client shall make such payments to the Consultant and in such manner as is provided by GCC F below.

F. PAYMENTS TO THE CONSULTANT

- 100. Ceiling Amount
- 100.1. An estimate of the cost of the Services is set forth in **Appendix C** (Remuneration) and **Appendix D** (Reimbursable expenses).
- 100.2. Payments under this Contract shall not exceed the ceilings in foreign currency and in local currency specified in the SCC.
- 100.3. For any payments in excess of the ceilings specified in GCC46.2, an amendment to the Contract shall be signed by

the Parties referring to the provision of this Contract that evokes such amendment

101. Remuneration and Reimbursable Expenses

- 101.1. The Client shall pay to the Consultant (i) remuneration that shall be determined on the basis of time actually spent by each Expert in the performance of the Services after the date of commencing of Services or such other date as the Parties shall agree in writing; and (ii) reimbursable expenses that are actually and reasonably incurred by the Consultant in the performance of the Services.
- 101.2. All payments shall be at the rates set forth in **Appendix C** and Appendix **D**.
- 101.3. Unless the **SCC** provides for the price adjustment of the remuneration rates, said remuneration shall be fixed for the duration of the Contract.
- 101.4. The remuneration rates shall cover: (i) such salaries and allowances as the Consultant shall have agreed to pay to the Experts as well as factors for social charges and overheads (bonuses or other means of profit-sharing shall not be allowed as an element of overheads), (ii) the cost of backstopping by home office staff not included in the Experts' list in **Appendix B**, (iii) the Consultant's profit, and (iv) any other items as specified in the **SCC**.
- 101.5. Any rates specified for Experts not yet appointed shall be provisional and shall be subject to revision, with the written approval of the Client, once the applicable remuneration rates and allowances are known.

102. Taxes and Duties 102.1.

- 102.1. The Consultant, Sub-consultants and Experts are responsible for meeting any and all tax liabilities arising out of the Contract unless it is stated otherwise in the **SCC**.
- 102.2. As an exception to the above and as stated in the SCC, all local identifiable indirect taxes (itemized and finalized at Contract negotiations) are reimbursed to the Consultant or are paid by the Client on behalf of the Consultant.

103. Currency of Payment

103.1. Any payment under this Contract shall be made in the currency(ies) specified in the **SCC.**

104. Mode of Billing and Payment

- 104.1. Billings and payments in respect of the Services shall be made as follows:
 - (g) <u>Advance payment</u>. Within the number of days after the Effective Date, the Client <u>shall</u> pay to the Consultant an advance payment as specified in the **SCC**. Unless

otherwise indicated in the **SCC**, an advance payment shall be made against an advance payment bank guarantee acceptable to the Client in an amount (or amounts) and in a currency (or currencies) specified in the **SCC**. Such guarantee (i) is to remain effective until the advance payment has been fully set off, and (ii) is to be in the form set forth in **Appendix E**, or in such other form as the Client shall have approved in writing. The advance payments will be set off by the Client in equal installments against the statements for the number of months of the Services specified in the **SCC** until said advance payments have been fully set off.

- (h) <u>The Itemized Invoices.</u> As soon as practicable and not later than fifteen (15) days after the end of each calendar month during the period of the Services, or after the end of each time interval otherwise indicated in the **SCC**, the Consultant shall submit to the Client, in duplicate, itemized invoices, accompanied by the receipts or other appropriate supporting documents, of the amounts payable pursuant to Clauses GCC 49 and GCC 50 for such interval, or any other period indicated in the **SCC**. Separate invoices shall be submitted for expenses incurred in foreign currency and in local currency. Each invoice shall show remuneration and reimbursable expenses separately.
- (i) The Client shall pay the Consultant's invoices within sixty (60) days after the receipt <u>by</u> the Client of such itemized invoices with supporting documents. Only such portion of an invoice that is not satisfactorily supported may be withheld from payment. Should any discrepancy be found to exist between actual payment and costs authorized to be incurred by the Consultant, the Client may add or subtract the difference from any subsequent payments.
- shall be made only after the final report and a final invoice, identified as such, shall have been submitted by the Consultant and approved as <u>satisfactory</u> by the Client. The Services shall be deemed completed and finally accepted by the Client and the final report and final invoice shall be deemed approved by the Client as satisfactory ninety (90) calendar days after receipt of the final report and final invoice by the Client unless the Client, within such ninety (90) calendar day period, gives written notice to the Consultant specifying in detail deficiencies in the Services,

the final report or final invoice. The Consultant shall thereupon promptly make any necessary corrections, and thereafter the foregoing process shall be repeated. Any amount that the Client has paid or has caused to be paid in accordance with this Clause in excess of the amounts payable in accordance with the provisions of this Contract shall be reimbursed by the Consultant to the Client within thirty (30) days after receipt by the Consultant of notice thereof. Any such claim by the Client for reimbursement must be made within twelve (12) calendar months after receipt by the Client of a final report and a final invoice approved by the Client in accordance with the above.

- (k) All payments under this Contract shall be made to the accounts of the *Consultant* specified in the **SCC**.
- (l) With the exception of the final payment under (d) above, payments do not constitute acceptance of the Services nor relieve the Consultant of any obligations hereunder.
- 105. Interest on Delayed Payments
- 105.1. If the Client had delayed payments beyond fifteen (15) days after the due date stated in Clause GCC 50.1 (c), interest shall be paid to the Consultant on any amount due by, not paid on, such due date for each day of delay at the annual rate stated in the **SCC**.

G. FAIRNESS AND GOOD FAITH

106. Good Faith

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

H. SETTLEMENT OF DISPUTES

107. Amicable Settlement

- 107.1. The Parties shall seek to resolve any dispute amicably by mutual consultation.
- 107.2. If either Party objects to any action or inaction of the other Party, the objecting Party may file a written Notice of Dispute to the other Party providing in detail the basis of the dispute. The Party receiving the Notice of Dispute will consider it and respond in writing within fourteen (14) days after receipt. If that Party fails to respond within fourteen (14) days, or the dispute cannot be amicably settled within fourteen (14) days

following the response of that Party, Clause GCC 54.1 shall apply.

108. Dispute Resolution

108.1. Any dispute between the Parties arising under or related to this Contract that cannot be settled amicably may be referred to by either Party to the adjudication/arbitration in accordance with the provisions specified in the SCC.

II. General Conditions Attachment 1

Fraud and Corruption

(Text in this Attachment shall not be modified)

3. Purpose

3.1 The Bank's Anti-Corruption Guidelines and this annex apply with respect to procurement under Bank Investment Project Financing operations.

4. Requirements

2.3 The Bank requires that Borrowers (including beneficiaries of Bank financing); bidders (applicants/proposers), consultants, contractors and suppliers; any sub-contractors, sub-consultants, service providers or suppliers; any agents (whether declared or not); and any of their personnel, observe the highest standard of ethics during the procurement process, selection and contract execution of Bank-financed contracts, and refrain from Fraud and Corruption.

2.4 To this end, the Bank:

- f. Defines, for the purposes of this provision, the terms set forth below as follows:
 - vi. "corrupt practice" is the offering, giving, receiving, or soliciting, directly or indirectly, of anything of value to influence improperly the actions of another party;
 - vii. "fraudulent practice" is any act or omission, including misrepresentation, that knowingly or recklessly misleads, or attempts to mislead, a party to obtain financial or other benefit or to avoid an obligation;
 - viii. "collusive practice" is an arrangement between two or more parties designed to achieve an improper purpose, including to influence improperly the actions of another party;
 - ix. "coercive practice" is impairing or harming, or threatening to impair or harm, directly or indirectly, any party or the property of the party to influence improperly the actions of a party;

x. "obstructive practice" is:

- (c) deliberately destroying, falsifying, altering, or concealing of evidence material to the investigation or making false statements to investigators in order to materially impede a Bank investigation into allegations of a corrupt, fraudulent, coercive, or collusive practice; and/or threatening, harassing, or intimidating any party to prevent it from disclosing its knowledge of matters relevant to the investigation or from pursuing the investigation; or
- (d) acts intended to materially impede the exercise of the Bank's inspection and audit rights provided for under paragraph 2.2 e. below.

- g. Rejects a proposal for award if the Bank determines that the firm or individual recommended for award, any of its personnel, or its agents, or its sub-consultants, sub-contractors, service providers, suppliers and/ or their employees, has, directly or indirectly, engaged in corrupt, fraudulent, collusive, coercive, or obstructive practices in competing for the contract in question;
- h. In addition to the legal remedies set out in the relevant Legal Agreement, may take other appropriate actions, including declaring misprocurement, if the Bank determines at any time that representatives of the Borrower or of a recipient of any part of the proceeds of the loan engaged in corrupt, fraudulent, collusive, coercive, or obstructive practices during the procurement process, selection and/or execution of the contract in question, without the Borrower having taken timely and appropriate action satisfactory to the Bank to address such practices when they occur, including by failing to inform the Bank in a timely manner at the time they knew of the practices;
- i. Pursuant to the Bank's Anti-Corruption Guidelines and in accordance with the Bank's prevailing sanctions policies and procedures, may sanction a firm or individual, either indefinitely or for a stated period of time, including by publicly declaring such firm or individual ineligible (i) to be awarded or otherwise benefit from a Bank-financed contract, financially or in any other manner; (ii) to be a nominated sub-contractor, consultant, manufacturer or supplier, or service provider of an otherwise eligible firm being awarded a Bank-financed contract; and (iii) to receive the proceeds of any loan made by the Bank or otherwise to participate further in the preparation or implementation of any Bank-financed project;
- j. Requires that a clause be included in bidding/request for proposals documents and in contracts financed by a Bank loan, requiring (i) bidders (applicants/proposers), consultants, contractors, and suppliers, and their sub-contractors, sub-consultants, service providers, suppliers, agents personnel, permit the Bank to inspect³ all accounts, records and other documents relating to the procurement process, selection and/or contract execution,, and to have them audited by auditors appointed by the Bank.

A nominated sub-contractor, nominated consultant, nominated manufacturer or supplier, or nominated service provider (different names are used depending on the particular bidding document) is one which has been: (i) included by the bidder in its pre-qualification application or bid because it brings specific and critical experience and know-how that allow the bidder to meet the qualification requirements for the particular bid; or (ii) appointed by the Borrower.

For the avoidance of doubt, a sanctioned party's ineligibility to be awarded a contract shall include, without limitation, (i) applying for pre-qualification, expressing interest in a consultancy, and bidding, either directly or as a nominated sub-contractor, nominated consultant, nominated manufacturer or supplier, or nominated service provider, in respect of such contract, and (ii) entering into an addendum or amendment introducing a material modification to any existing contract.

Inspections in this context usually are investigative (i.e., forensic) in nature. They involve fact-finding activities undertaken by the Bank or persons appointed by the Bank to address specific matters related to investigations/audits, such as evaluating the veracity of an allegation of possible Fraud and Corruption, through the appropriate mechanisms. Such activity includes but is not limited to: accessing and examining a firm's or individual's financial records and information, and making copies thereof as relevant; accessing and examining any other documents, data and information (whether in hard copy or electronic format) deemed relevant for the investigation/audit, and making copies thereof as relevant; interviewing staff and other relevant individuals; performing physical inspections and site visits; and obtaining third party verification of information.

VII. Special Conditions of Contract

[Notes in brackets are for guidance purposes only and should be deleted in the final text of the signed contract]

Number of GC Clause	Amendments of, and Supplements to, Clauses in the General Conditions of Contract
1.1(a)	The Contract shall be construed in accordance with the law of Pakistan.
4.1	The language is: English.
6.1 and 6.2	The addresses are:
	Client: PD PMU KP HCIP HRD Unit, Health Department, Khyber Pakhtunkhwa, Peshawar. Attention: Dr. Ikram ullah Khan E-mail (where permitted): ikramullahkhan73@yahoo.com
	Consultant : KP
	Attention: E-mail (where permitted):
8.1	NA
9.1	The Authorized Representatives are:
	For the Client: Dr Ikramullah Khan, PD PMU HCIP KP
	For the Consultant: KP
11.1	The effectiveness conditions are the following: • Contract signed by both parties.
12.1	Termination of Contract for Failure to Become Effective:
	The time period shall be One Months
13.1	Commencement of Services:
	The number of days shall start with signing of the Contract
14.1	Expiration of Contract:

The time period shall be Four Months from date of signing or till routine procurement process completion, whichever is earlier.

23.1 "Limitation of the Consultant's Liability towards the Client: (a) Except in the case of gross negligence or willful misconduct on the part of the Consultant or on the part of any person or a firm acting on behalf of the Consultant in carrying out the Services, the Consultant, with respect to damage caused by the Consultant to the Client's property, shall not be liable to the Client: for any indirect or consequential loss or damage; and (ii) for any direct loss or damage that exceeds [insert a multiplier, e.g.: one, two, three] times the total value of the Contract; (b) This limitation of liability shall not (i) affect the Consultant's liability, if any, for damage to Third Parties caused by the Consultant or any person or firm acting on behalf of the Consultant in carrying out the **Services:** (ii) be construed as providing the Consultant with any limitation or exclusion from liability which is prohibited by the "Applicable Law", Pakistan law. 24.1 The insurance coverage against the risks shall be as follows: (a) Professional liability insurance, with a minimum coverage of Third Party motor vehicle liability insurance in respect of motor vehicles operated in the Client's country by the Consultant or its Experts or Sub-consultants, with a minimum coverage of Third Party liability insurance, with a minimum coverage of (c) (d) employer's liability and workers' compensation insurance in respect of the experts and Sub-consultants in accordance with the

54.	Disputes shall be settled by arbitration in accordance with the Arbitration Act 1940
51.1	The interest rate is: Nil
50.1(e)	The accounts are: KP
50.1(a)	No advance payment, the payment shall be made on services delivery on monthly basis.
49.1	The currency of payment shall be the following: Pakistani Rupee
48.1 and 48.2	All types of taxes & levies, if applicable shall be paid by the consultant.
46.2	The total amount of this contract inclusive of all types of taxes is The ceiling in local currency is:
27.2	The Consultant shall neither be allowed to retain copies of the data in any digital form besides the documents, reports and software for purpose unrelated to this Contract without prior written approval of PD PMU HCIP Health Department.
27.1	The consultants shall obtain the Client's prior approval in writing before making any proceedings of the assignment public/sharing with media. PMU KP HCIP Health Department shall have the ownership of the data gathered for assignment. The Consultant shall neither be allowed to retain copies of the data in any digital form besides the documents, reports and software for purpose unrelated to this Contract without prior written approval of, PD PMU HCIP Health Department.
	relevant provisions of the applicable law in the Client's country, as well as, with respect to such Experts, any such life, health, accident, travel or other insurance as may be appropriate; and (e) insurance against loss of or damage to (i) equipment purchased in whole or in part with funds provided under this Contract, (ii) the Consultant's property used in the performance of the Services, and (iii) any documents prepared by the Consultant in the performance of the Services.

VIII. Appendices

APPENDIX A – TERMS OF REFERENCE APPENDIX B - CODE OF CONDUCT FOR EXPERTS

APPENDIX C - SEXUAL EXPLOITATION AND ABUSE (SEA) AND/OR SEXUAL HARASSMENT (SH) PERFORMANCE DECLARATION FOR SUB-CONSULTANTS

[The following table shall be filled in for the Consultant, each member of a Joint Venture and each Sub-consultant proposed by the Consultant]

Consultant's Name: [insert full name]
Date: [insert day, month, year]
Joint Venture Member's or Sub-consultant's Name: [insert full name]
RFP No. and title: [insert RFP number and title]
Page [insert page number] of [insert total number] pages

SEA and/or SH Declaration
We:
\square (a) have not been subject to disqualification by the Bank for non-compliance with SEA/ SH obligations
\square (b) are subject to disqualification by the Bank for non-compliance with SEA/ SH obligations
☐ (c) had been subject to disqualification by the Bank for non-compliance with SEA/ SH obligations. An arbitral award on the disqualification case has been made in our favor.
[If (c) above is applicable, attach evidence of an arbitral award reversing the findings on the issues underlying the disqualification.]

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the day and year first hereinabove written.

Dr. Ikram ullah Khan Project Director HCIP Health	Dr. Abdul Basit Health Services Manager
Department Khyber Pakhtunkhwa	Khyber Pakhtunkhwa
Witness No. 1:	Witness No. 2:
Name: Address:	Name: Address:

3. Reason/s why your Proposal was unsuccessful [Delete if the combined score already reveals the reason]

[INSTRUCTIONS; State the reason/s why this Consultant's Proposal was unsuccessful. Do NOT include: (a) a point by point comparison with another Consultant's Proposal or (b) information that is marked confidential by the Consultant in its Proposal.]

4. How to request a debriefing [This applies only if your proposal was unsuccessful as stated under point (3) above]

DEADLINE: The deadline to request a debriefing expires at midnight on [insert date] (local time).

You may request a debriefing in relation to the results of the evaluation of your Proposal. If you decide to request a debriefing your written request must be made within three (3) Business Days of receipt of this Notification of Intention to Award.

Provide the contract name, reference number, name of the Consultant, contact details; and address the request for debriefing as follows:

Attention: [insert full name of person, if applicable]

Title/position: [insert title/position]

Agency: [insert name of Client]

Email address: [insert email address]

Fax number: [insert fax number] delete if not used

If your request for a debriefing is received within the 3 Business Days deadline, we will provide the debriefing within five (5) Business Days of receipt of your request. If we are unable to provide the debriefing within this period, the Standstill Period shall be extended by five (5) Business Days after the date that the debriefing is provided. If this happens, we will notify you and confirm the date that the extended Standstill Period will end.

The debriefing may be in writing, by phone, video conference call or in person. We shall promptly advise you in writing how the debriefing will take place and confirm the date and time.

If the deadline to request a debriefing has expired, you may still request a debriefing. In this case, we will provide the debriefing as soon as practicable, and normally no later than fifteen (15) Business Days from the date of publication of the Contract Award Notice.

5. How to make a complaint

DEADLINE: The deadline for submitting a Procurement-related Complaint challenging the decision to award the contract expires on midnight, [insert date] (local time).

Provide the contract name, reference number, name of the Consultant, contact details; and address the Procurement-related Complaint as follows:

Attention: [insert full name of person, if applicable]

Title/position: [insert title/position]

Agency: [insert name of Client]

Email address: [insert email address]

Fax number: [insert fax number] delete if not used

[At this point in the procurement process] [Upon receipt of this notification] you may submit a Procurement-related Complaint challenging the decision to award the contract. You do not need to have requested, or received, a debriefing before making this complaint. Your complaint must be submitted within the Standstill Period and received by us before the Standstill Period ends.

Further information:

For more information see the "Procurement Regulations for IPF Borrowers (Procurement Regulations) (Annex III)." You should read these provisions before preparing and

submitting your complaint. In addition, the World Bank's Guidance "<u>How to make a Procurement-related Complaint</u>" provides a useful explanation of the process, as well as a sample letter of complaint.

In summary, there are four essential requirements:

On behalf of [insert the name of the Client]:

- 1. You must be an 'interested party'. In this case, that means a Consultant who has submitted a Proposal in this selection process, and is the recipient of a Notification of Intention to Award.
- 2. The complaint can only challenge the decision to award the contract.
- 3. You must submit the complaint within the deadline stated above.
- 4. You must include, in your complaint, all of the information required by the Procurement Regulations (as described in Annex III).

6. Standstill Period

DEADLINE: The Standstill Period is due to end at midnight on [insert date] (local time).

The Standstill Period lasts ten (10) Business Days after the date of transmission of this Notification of Intention to Award.

The Standstill Period may be extended. This may happen where we are unable to provide a debriefing within the five (5) Business Day deadline. If this happens, we will notify you of the extension.

If you have any questions regarding this Notification, please do not hesitate to contact us.

Signature:	 	 	
Name:	 	 	
Title/position:			
Telephone:	 	 	
Email:			

Beneficial Ownership Disclosure Form

INSTRUCTIONS TO CONSULTANTS: DELETE THIS BOX ONCE YOU HAVE COMPLETED THE FORM

This Beneficial Ownership Disclosure Form ("Form") is to be completed by the successful Consultant¹. In case of joint venture, the Consultant must submit a separate Form for each member. The beneficial ownership information to be submitted in this Form shall be current as of the date of its submission.

For the purposes of this Form, a Beneficial Owner of a Consultant is any natural person who ultimately owns or controls the Consultant by meeting one or more of the following conditions:

- directly or indirectly holding 25% or more of the shares
- *directly or indirectly holding 25% or more of the voting rights*
- directly or indirectly having the right to appoint a majority of the board of directors or equivalent governing body of the Consultant

Request for Proposal reference No.: [insert identification no] Name of the Assignment: [insert name of the assignment]

To: [insert complete name of Client]

In response to your notification of award dated [insert date of notification of award] to furnish additional information on beneficial ownership: [select one option as applicable and delete the options that are not applicable]

(i) we hereby provide the following beneficial ownership information.

Details of beneficial ownership

betails of belieficial owl	icisiip		
Identity of Beneficial Owner	Directly or indirectly holding 25% or more of the shares (Yes / No)	Directly or indirectly holding 25 % or more of the Voting Rights (Yes / No)	Directly or indirectly having the right to appoint a majority of the board of the directors or an equivalent governing body of the Consultant (Yes / No)
[include full name (last, middle, first),			

nationality, country of residence]

OR

- (ii) We declare that there is no Beneficial Owner meeting one or more of the following conditions:
 - directly or indirectly holding 25% or more of the shares
 - directly or indirectly holding 25% or more of the voting rights
 - directly or indirectly having the right to appoint a majority of the board of directors or equivalent governing body of the Consultant

OR

(iii) We declare that we are unable to identify any Beneficial Owner meeting one or more of the following conditions. [If this option is selected, the Consultant shall provide explanation on why it is unable to identify any Beneficial Owner]

- directly or indirectly holding 25% or more of the shares
- directly or indirectly holding 25% or more of the voting rights
- directly or indirectly having the right to appoint a majority of the board of directors or equivalent governing body of the Consultant]"

Name of the Consultant: *[insert complete name of the Consultant]
Name of the person duly authorized to sign the Proposal on behalf of the Consultant: **[insert complete name of person duly authorized to sign the Proposal]
Title of the person signing the Proposal: [insert complete title of the person signing the Proposal]
Signature of the person named above: [insert signature of person whose name and capacity are shown above]
Date signed [insert date of signing] day of [insert month], [insert year]

^{*} In the case of the Proposal submitted by a Joint Venture specify the name of the Joint Venture as Consultant. In the event that the Consultant is a joint venture, each reference to "Consultant" in the Beneficial Ownership Disclosure Form (including this Introduction thereto) shall be read to refer to the joint venture member.

^{**} Person signing the Proposal shall have the power of attorney given by the Consultant. The power of attorney shall be attached with the Proposal Schedules.

Annex-I Inventory at Nishtarabad Hospital

	MERF	Asset/Inventory	Make/Model			Floor/
Seq#	Asset/Inventory #:	Description:	:	S.NO	Qty	Department
	MERF\ECHO\PSH\IN	Visitor Chair, Steel				G F,
1	V\1	Frame	Local Made	N/A	1	Pharmacy
	MERF\ECHO\PSH\IN	Visitor Chair, Steel				G F, MS
2	V\2	Frame	Local Made	N/A	1	office
	MERF\ECHO\PSH\IN	Visitor Chair, Steel				4th F, IT
3	V\3	Frame	Local Made	N/A	1	Room
	MERF\ECHO\PSH\IN	Visitor Chair, Steel				
4	V\4	Frame	Local Made	N/A	1	4th, IT Room
	MERF\ECHO\PSH\IN	Visitor Chair, Steel				
5	V\5	Frame	Local Made	N/A	1	2nd F, ICU
	MERF\ECHO\PSH\IN	Visitor Chair, Steel				G F, MS
6	V\6	Frame	Local Made	N/A	1	office
	MERF\ECHO\PSH\IN	Visitor Chair, Steel				1st F, X ray
7	V\7	Frame	Local Made	N/A	1	room
	MERF\ECHO\PSH\IN	Visitor Chair, Steel				G F, HR
8	V\8	Frame	Local Made	N/A	1	office
	MERF\ECHO\PSH\IN	Visitor Chair, Steel				1st F, PCR
9	V\9	Frame	Local Made	N/A	1	Lab
	MERF\ECHO\PSH\IN	Visitor Chair, Steel				Basement,
10	V\10	Frame	Local Made	N/A	1	oxygen room
	MERF\ECHO\PSH\IN	Visitor Chair, Steel				2nd F,
11	V\11	Frame	Local Made	N/A	1	Female Ward
	MERF\ECHO\PSH\IN	Visitor Chair, Steel				
12	V\12	Frame	Local Made	N/A	1	1st F, Triage
	MERF\ECHO\PSH\IN	Visitor Chair, Steel				2nd F,
13	V\13	Frame	Local Made	N/A	1	Female Ward
	MERF\ECHO\PSH\IN	Visitor Chair, Steel				
14	V\14	Frame	Local Made	N/A	1	2nd F, ICU
	MERF\ECHO\PSH\IN	Visitor Chair, Steel				3rd F,
15	V\15	Frame	Local Made	N/A	1	Isolation
	MERF\ECHO\PSH\IN	Visitor Chair, Steel				2nd F, PCR
16	V\16	Frame	Local Made	N/A	1	Lab
	MERF\ECHO\PSH\IN	Visitor Chair, Steel				G F,
17	V\17	Frame	Local Made	N/A	1	Pharmacy
	MERF\ECHO\PSH\IN	Visitor Chair, Steel				-
18	V\18	Frame	Local Made	N/A	1	1st F, Triage
						3rd F,
	MERF\ECHO\PSH\IN	Visitor Chair, Steel				Female
19	V\19	Frame	Local Made	N/A	1	ward2

	MERF\ECHO\PSH\IN	Visitor Chair, Steel			I	
20	V\20	Frame	Local Made	N/A	1	1st F, Triage
	MERF\ECHO\PSH\IN	Visitor Chair, Steel		,		1st F, PCR
21	V\21	Frame	Local Made	N/A	1	Lab
	MERF\ECHO\PSH\IN	Visitor Chair, Steel		,		G F,
22	V\22	Frame	Local Made	N/A	1	Pharmacy
	MERF\ECHO\PSH\IN	Visitor Chair, Steel		-		3rd F,
23	V\23	Frame	Local Made	N/A	1	Isolation
						G F,
	MERF\ECHO\PSH\IN	Visitor Chair, Steel				Consultant
24	V\24	Frame	Local Made	N/A	1	Room
						Basement,
	MERF\ECHO\PSH\IN	Visitor Chair, Steel				Oxygen
25	V\25	Frame	Local Made	N/A	1	Room
	MERF\ECHO\PSH\IN	Visitor Chair, Steel				3rd F,
26	V\26	Frame	Local Made	N/A	1	isolation
						1st F, Swab
	MERF\ECHO\PSH\IN	Visitor Chair, Steel				collection
27	V\27	Frame	Local Made	N/A	1	point
	MERF\ECHO\PSH\IN	Visitor Chair, Steel				
28	V\28	Frame	Local Made	N/A	1	1st F, Triage
	MERF\ECHO\PSH\IN	Visitor Chair, Steel				4th F, IT
29	V\29	Frame	Local Made	N/A	1	Room
	MERF\ECHO\PSH\IN	Visitor Chair, Steel				3rd F,
30	V\30	Frame	Local Made	N/A	1	Isolation
	MERF\ECHO\PSH\IN	Visitor Chair, Steel				ICU 2nd
31	V\31	Frame	Local Made	N/A	1	Floor
	MERF\ECHO\PSH\IN	Visitor Chair, Steel				HDU 2nd
32	V\32	Frame	Local Made	N/A	1	Floor
	MERF\ECHO\PSH\IN	Visitor Chair, Steel				ICU 2nd
33	V\33	Frame	Local Made	N/A	1	Floor
	MERF\ECHO\PSH\IN	Visitor Chair, Steel				room 14 G
34	V\34	Frame	Local Made	N/A	1	floor
	MERF\ECHO\PSH\IN	Visitor Chair, Steel				private room
35	V\35	Frame	Local Made	N/A	1	1st floor
	MERF\ECHO\PSH\IN	Visitor Chair, Steel				logistic office
36	V\36	Frame	Local Made	N/A	1	G Floor
	MERF\ECHO\PSH\IN	Visitor Chair, Steel				private room
37	V\37	Frame	Local Made	N/A	1	1st floor
						isolation staf
	MERF\ECHO\PSH\IN	Visitor Chair, Steel				room 3rd
38	V\38	Frame	Local Made	N/A	1	floor
	MERF\ECHO\PSH\IN	Visitor Chair, Steel				privite room
39	V\39	Frame	Local Made	N/A	1	1st floor
	MERF\ECHO\PSH\IN	Visitor Chair, Steel				Respaction G
40	V\40	Frame	Local Made	N/A	1	Floor

	MERF\ECHO\PSH\IN	Visitor Chair, Steel				ICU 2nd
41	V\41	Frame	Local Made	N/A	1	Floor
	MERF\ECHO\PSH\IN	Visitor Chair, Steel		1		Pharmacy G
42	V\42	Frame	Local Made	N/A	1	Floor
	,			1		Female
	MERF\ECHO\PSH\IN	Visitor Chair, Steel				Word2 3rd
43	V\43	Frame	Local Made	N/A	1	floor
	MERF\ECHO\PSH\IN	Visitor Chair, Steel		1		psychologist
44	V\44	Frame	Local Made	N/A	1	2nd floor
	MERF\ECHO\PSH\IN	Visitor Chair, Steel		1		I-c-u 2nd
45	V\45	Frame	Local Made	N/A	1	Floor
	,					HDU staff
	MERF\ECHO\PSH\IN	Visitor Chair, Steel				room 2nd
46	V\46	Frame	Local Made	N/A	1	floor
	MERF\ECHO\PSH\IN	Visitor Chair, Steel		1		x. ray room
47	V\47	Frame	Local Made	N/A	1	1st Floor
	MERF\ECHO\PSH\IN	Visitor Chair, Steel		1		
48	V\48	Frame	Local Made	N/A	1	pravite room
	MERF\ECHO\PSH\IN	Visitor Chair, Steel		,		,
49	V\49	Frame	Local Made	N/A	1	main gate
	MERF\ECHO\PSH\IN	Visitor Chair, Steel		,		5 6 7 7
50	V\50	Frame	Local Made	N/A	1	HDU
	MERF\ECHO\PSH\IN	Visitor Chair, Steel				
51	V\51	Frame	Local Made	N/A	1	male word
	MERF\ECHO\PSH\IN	Visitor Chair, Steel		-		
52	V\52	Frame	Local Made	N/A	1	HDU
	MERF\ECHO\PSH\IN	Visitor Chair, Steel				
53	V\53	Frame	Local Made	N/A	1	ICU
	MERF\ECHO\PSH\IN	Visitor Chair, Steel				
54	V\54	Frame	Local Made	N/A	1	HDU
	MERF\ECHO\PSH\IN	Visitor Chair, Steel				ICU M.O
55	V\55	Frame	Local Made	N/A	1	Room
	MERF\ECHO\PSH\IN	Visitor Chair, Steel				
56	V\56	Frame	Local Made	N/A	1	General Lab
	MERF\ECHO\PSH\IN	Visitor Chair, Steel				ICU M.O
57	V\57	Frame	Local Made	N/A	1	Room
	MERF\ECHO\PSH\IN	Visitor Chair, Steel				HDU staff
58	V\58	Frame	Local Made	N/A	1	room
	MERF\ECHO\PSH\IN	Visitor Chair, Steel				
59	V\59	Frame	Local Made	N/A	1	IT Room
	MERF\ECHO\PSH\IN	Visitor Chair, Steel				
60	V\60	Frame	Local Made	N/A	1	HDU
	MERF\ECHO\PSH\IN	Visitor Chair, Steel				isolation
61	V\61	Frame	Local Made	N/A	1	staff room
	MERF\ECHO\PSH\IN	Visitor Chair, Steel				
62	V\62	Frame	Local Made	N/A	1	isolation

	MERF\ECHO\PSH\IN	Visitor Chair, Steel			ĺ	
63	V\63	Frame	Local Made	N/A	1	isolation
	MERF\ECHO\PSH\IN	Visitor Chair, Steel				isolation
64	V\64	Frame	Local Made	N/A	1	M.O room
	MERF\ECHO\PSH\IN	Visitor Chair, Steel				isolation
65	V\65	Frame	Local Made	N/A	1	staff room
	MERF\ECHO\PSH\IN	Visitor Chair, Steel				Outrich
66	V\66	Frame	Local Made	N/A	1	office
						isolation
	MERF\ECHO\PSH\IN	Visitor Chair, Steel				female word
67	V\67	Frame	Local Made	N/A	1	2
60	MERF\ECHO\PSH\IN	Visitor Chair, Steel			_	
68	V\68	Frame	Local Made	N/A	1	IT Room
60	MERF\ECHO\PSH\IN	Visitor Chair, Steel	Local Mode	NI/A	1	la alatia a
69	V\69 MERF\ECHO\PSH\IN	Frame	Local Made	N/A	1	Isolation isolation
70	V\70	Visitor Chair, Steel Frame	Local Made	N/A	1	M.O room
70	MERF\ECHO\PSH\IN	Visitor Chair, Steel	Local Made	IN/ A	1	101.0 100111
71	V\71	Frame	Local Made	N/A	1	General Lab
\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	MERF\ECHO\PSH\IN	Visitor Chair, Steel	Local Widae	IN/ A		Outrich
72	V\72	Frame	Local Made	N/A	1	office
	MERF\ECHO\PSH\IN	Visitor Chair, Steel	20001111000	,		
73	V\73	Frame	Local Made	N/A	1	ICU
	MERF\ECHO\PSH\IN	Visitor Chair, Steel				consultant
74	V\74	Frame	Local Made	N/A	1	room
	MERF\ECHO\PSH\IN	Visitor Chair, Steel				
75	V\75	Frame	Local Made	N/A	1	M.S office
	MERF\ECHO\PSH\IN	Visitor Chair, Steel				
76	V\76	Frame	Local Made	N/A	1	trige
	MERF\ECHO\PSH\IN	Visitor Chair, Steel				
77	V\77	Frame	Local Made	N/A	1	oxygen room
70	MERF\ECHO\PSH\IN	Visitor Chair, Steel		N1/A	_	la con alona
/8	V\78	Frame	Local Made	N/A	1	lundry
79	MERF\ECHO\PSH\IN V\79	Visitor Chair, Steel Frame	Local Made	N/A	1	HDU
75	MERF\ECHO\PSH\IN	Visitor Chair, Steel	Local Made	IN/ A	1	ПОО
80	V\80	Frame	Local Made	N/A	1	logistic office
- 50	MERF\ECHO\PSH\IN	Visitor Chair, Steel	Local Made	14//		psychologist
81	V\81	Frame	Local Made	N/A	1	room
	MERF\ECHO\PSH\IN	Visitor Chair, Steel		,		, , , , ,
82	V\82	Frame	Local Made	N/A	1	General Lab
	MERF\ECHO\PSH\IN	Visitor Chair, Steel				
83	V\83	Frame	Local Made	N/A	1	TRIAGE
	MERF\ECHO\PSH\IN	Visitor Chair, Steel				Cansultant
84	V\84	Frame	Local Made	N/A	1	Room
	MERF\ECHO\PSH\IN	Visitor Chair, Steel				consultant
85	V\85	Frame	Local Made	N/A	1	room

I	MERF\ECHO\PSH\IN	Visitor Chair, Steel		1		phychologist
86	V\86	Frame	Local Made	N/A	1	room
	MERF\ECHO\PSH\IN	Visitor Chair, Steel				
87	V\87	Frame	Local Made	N/A	1	HDU
	MERF\ECHO\PSH\IN	Visitor Chair, Steel				consultant
88	V\88	Frame	Local Made	N/A	1	PCR
	MERF\ECHO\PSH\IN	Visitor Chair, Steel				
89	V\89	Frame	Local Made	N/A	1	HDU
	MERF\ECHO\PSH\IN	Visitor Chair, Steel				ICU M.O
90	V\90	Frame	Local Made	N/A	1	room
	MERF\ECHO\PSH\IN	Visitor Chair, Steel				
91	V\91	Frame	Local Made	N/A	1	
	MERF\ECHO\PSH\IN	Visitor Chair, Steel				
92	V\92	Frame	Local Made	N/A	1	main gate
	MERF\ECHO\PSH\IN	Visitor Chair, Steel				HDU staff
93	V\93	Frame	Local Made	N/A	1	room
	MERF\ECHO\PSH\IN	Visitor Chair, Steel				
94	V\94	Frame	Local Made	N/A	1	oxygen room
	MERF\ECHO\PSH\IN	Visitor (Counter)				
95	V\95	Chair, Steel Frame	Local Made	N/A	1	Triage
	MERF\ECHO\PSH\IN	Visitor (Counter)				
96	V\96	Chair, Steel Frame	Local Made	N/A	1	General Lab
	MERF\ECHO\PSH\IN	Visitor (Counter)				
97	V\97	Chair, Steel Frame	Local Made	N/A	1	recepition
	MERF\ECHO\PSH\IN	Visitor (Counter)		1		
98	V\98	Chair, Steel Frame	Local Made	N/A	1	isolation
36	-		Localiviace	IN/ A		1301811011
00	MERF\ECHO\PSH\IN	Visitor (Counter)	1 1 8 4 1 -	N1 / A	1	1011
99	V\99	Chair, Steel Frame	Local Made	N/A	1	ICU
	MERF\ECHO\PSH\IN	Visitor (Counter)				
100	V\100	Chair, Steel Frame	Local Made	N/A	1	PCR Lab
	MERF\ECHO\PSH\IN	Office Revolving				phychologist
101	V\101	Chair	Local Made	N/A	1	room
100	MERF\ECHO\PSH\IN	Office Revolving	Land Marks	N1 / A	1	*···
102	V\102	Chair	Local Made	N/A	1	trige
102	MERF\ECHO\PSH\IN	Office Revolving	Local Mada	NI/A	1	M C office
103	V\103 MERF\ECHO\PSH\IN	Chair Office Boyolving	Local Made	N/A	1	M.S office
104	V\104	Office Revolving Chair	Local Made	N/A	1	HR office
104	MERF\ECHO\PSH\IN	Office Revolving	Local Made	IN/ A	1	TIN OTTICE
105	V\105	Chair	Local Made	N/A	1	merf office
103	MERF\ECHO\PSH\IN	Office Revolving	Local Made	18/7		men onice
106	V\106	Chair	Local Made	N/A	1	ICU DOCTOR
100	MERF\ECHO\PSH\IN	Office Revolving	Local Iviaue	14/7		.co bocion
107	V\107	Chair	Local Made	N/A	1	store room
107	v /TO/	Citali	Local Made	וא/ ר	1	31016 100111

ICU M.O room IT Room trige trige IT Room x. ray room Pharmacy consultant room
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IT Room
IT Room
General Lab
logistic office
isolation
staff room
isolation
staff room
Pharmacy
Pharmacy
night staff
incharge
ilicitatge
HR office
merf office

		Office Table with 03		1	1	
		drawers (4'X2'.6")				
	MERF\ECHO\PSH\IN	(Wooden with iron				
126	V\126	frame)	Local Made	N/A	1	logistic office
	,	Office Table with 03		,		J
		drawers (4'X2'.6")				
	MERF\ECHO\PSH\IN	(Wooden with iron				
127	V\127	frame)	Local Made	N/A	1	M.S office
	,	Office Table with 03		'		
		drawers (4'X2'.6")				
	MERF\ECHO\PSH\IN	(Wooden with iron				swab taken
128	V\128	frame)	Local Made	N/A	1	room
	. (===	Office Table with 03	20001111000	1.4/		
		drawers (4'X2'.6")				
	MERF\ECHO\PSH\IN	(Wooden with iron				ICU M.O
129	V\129	frame)	Local Made	N/A	1	Room
123	V (123	Office Table with 03	Local Widae	14//	1 -	1100III
		drawers (4'X2'.6")				
	MERF\ECHO\PSH\IN	(Wooden with iron				phychologist
130	V\130	frame)	Local Made	N/A	1	room
150	. (230	Office Table with 03	20001111000	14//		100
		drawers (4'X2'.6")				
	MERF\ECHO\PSH\IN	(Wooden with iron				
131	V\131	frame)	Local Made	N/A	1	Triage
	. (===	Office Table with 03	20001111000	1.4/		
		drawers (4'X2'.6")				
	MERF\ECHO\PSH\IN	(Wooden with iron				consultant
132	V\132	frame)	Local Made	N/A	1	room
	,	Office Table with 03		,		
		drawers (4'X2'.6")				
	MERF\ECHO\PSH\IN	(Wooden with iron				
133	V\133	frame)	Local Made	N/A	1	General Lab
		Office Table with 03		-		
		drawers (4'X2'.6")				
	MERF\ECHO\PSH\IN	(Wooden with iron				
134	V\134	frame)	Local Made	N/A	1	server room
	-	Office Table with 03				
		drawers (4'X2'.6")				
	MERF\ECHO\PSH\IN	(Wooden with iron				
135	V\135	frame)	Local Made	N/A	1	oxygen room
	-	Office Table with 03		-		
		drawers (4'X2'.6")				
	MERF\ECHO\PSH\IN	(Wooden with iron				
136	V\136	frame)	Local Made	N/A	1	Triage
	MERF\ECHO\PSH\IN	Office Table with 03				
137	V\137	drawers (4'X2'.6")	Local Made	N/A	1	store room
137	v (13)	arawci3 (4 //2 .0)	Local Made	11/7		3.010 100111

		(Wooden with iron frame)				
138	MERF\ECHO\PSH\IN V\138	Office Table with 03 drawers (4'X2'.6") (Wooden with iron frame)	Local Made	N/A	1	Isolation M.O Room
139	MERF\ECHO\PSH\IN V\139	Office Table with 03 drawers (4'X2'.6") (Wooden with iron frame)	Local Made	N/A	1	Triage
140	MERF\ECHO\PSH\IN V\140	Office Table with 03 drawers (4'X2'.6") (Wooden with iron frame)	Local Made	N/A	1	Triage
141	MERF\ECHO\PSH\IN V\141	Steel Bench for attendants S.S. Chairs, 03 seater	Local Made	N/A	1	oxygen room
142	MERF\ECHO\PSH\IN V\142	Steel Bench for attendants S.S. Chairs, 03 seater	Local Made	N/A	1	recepition
143	MERF\ECHO\PSH\IN V\143	Steel Bench for attendants S.S. Chairs, 03 seater	Local Made	N/A	1	recepition
144	MERF\ECHO\PSH\IN V\144	Steel Bench for attendants S.S. Chairs, 03 seater	Local Made	N/A	1	recepition
145	MERF\ECHO\PSH\IN V\145	Steel Bench for attendants S.S. Chairs, 03 seater	Local Made	N/A	1	recepition
146	MERF\ECHO\PSH\IN V\146	Steel Bench for attendants S.S. Chairs, 03 seater	Local Made	N/A	1	recepition
147	MERF\ECHO\PSH\IN V\147	Steel Bench for attendants S.S. Chairs, 03 seater	Local Made	N/A	1	recepition
148	MERF\ECHO\PSH\IN V\148	Steel Bench for attendants S.S. Chairs, 03 seater	Local Made	N/A	1	IT Room
149	MERF\ECHO\PSH\IN V\149	Steel Bench for attendants S.S. Chairs, 03 seater	Local Made	N/A	1	triage
150	MERF\ECHO\PSH\IN V\150	Steel Bench for attendants S.S. Chairs, 03 seater	Local Made	N/A	1	triage

		Steel Bench for		I		
	MERF\ECHO\PSH\IN	attendants S.S.				
151	V\151	Chairs, 03 seater	Local Made	N/A	1	ICU
		Steel Bench for				
	MERF\ECHO\PSH\IN	attendants S.S.				
152	V\152	Chairs, 03 seater	Local Made	N/A	1	isolation
		Steel/Iron frame				
450	MERF\ECHO\PSH\IN	bench with wooden				
153	V\153	strips	Local Made	N/A	1	HDU
	MERF\ECHO\PSH\IN	Iron frame bench				isolation
154	V\154	with wooden strips	Local Made	N/A	1	male word
	MERF\ECHO\PSH\IN	Iron frame bench				
155	V\155	with wooden strips	Local Made	N/A	1	store room
	MERF\ECHO\PSH\IN	Iron frame bench				
156	V\156	with wooden strips	Local Made	N/A	1	PCR Lab
	MERF\ECHO\PSH\IN	Iron frame bench				ICU mrdicen
157	V\157	with wooden strips	Local Made	N/A	1	store
	MERF\ECHO\PSH\IN	Iron frame bench				isolation
158	V\158	with wooden strips	Local Made	N/A	1	word female
	MERF\ECHO\PSH\IN	Iron frame bench				
159	V\159	with wooden strips	Local Made	N/A	1	ICU
	MERF\ECHO\PSH\IN	Iron frame bench				
160	V\160	with wooden strips	Local Made	N/A	1	ICU
	MERF\ECHO\PSH\IN	Iron frame bench				isolation
161	V\161	with wooden strips	Local Made	N/A	1	word male
	MERF\ECHO\PSH\IN	Iron frame bench				isolation
162	V\162	with wooden strips	Local Made	N/A	1	female word
	MERF\ECHO\PSH\IN	Iron frame bench				isolation
163	V\163	with wooden strips	Local Made	N/A	1	male word
	MERF\ECHO\PSH\IN	Iron frame bench				isolation
164	V\164	with wooden strips	Local Made	N/A	1	male word
	MERF\ECHO\PSH\IN	Iron frame bench				isolation
165	V\165	with wooden strips	Local Made	N/A	1	male word
	MERF\ECHO\PSH\IN	Iron frame bench		,		isolation
166	V\166	with wooden strips	Local Made	N/A	1	male word
	MERF\ECHO\PSH\IN	Iron frame bench		<u> </u>		isolation
167	V\167	with wooden strips	Local Made	N/A	1	female word
	MERF\ECHO\PSH\IN	Iron frame bench		,	_	isolation
168	V\168	with wooden strips	Local Made	N/A	1	male word
100	MERF\ECHO\PSH\IN	Iron frame bench		1,7,1		isolation
169	V\169	with wooden strips	Local Made	N/A	1	female word
103	•	Iron frame bench	Local Iviauc	14/1		
170	MERF\ECHO\PSH\IN V\170	with wooden strips	Local Made	N/A	1	isolation female word
1/0	Λ / 1 / Ω	with wooden strips	Local ividue	IN/A	_ т	iciliale word

171	MERF\ECHO\PSH\IN V\171	Iron frame bench with wooden strips	Local Made	N/A	1	isolation female word
1/1	`		Local Made	IN/ A		
172	MERF\ECHO\PSH\IN V\172	Iron frame bench with wooden strips	Local Made	N/A	1	isolation female word
1/2	•	•	Local Made	IN/ A		
173	MERF\ECHO\PSH\IN V\173	Iron frame bench with wooden strips	Local Made	N/A	1	isolation female word
1/3		·	Local Made	IN/ A		
174	MERF\ECHO\PSH\IN V\174	Iron frame bench with wooden strips	Local Made	N/A	1	isolation female word
1/4			Local Made	IN/A		
175	MERF\ECHO\PSH\IN V\175	Iron frame bench with wooden strips	Local Made	N/A	1	isolation male word
1/3		•	Local Made	IN/ A		
176	MERF\ECHO\PSH\IN V\176	Iron frame bench	Local Made	NI/A	1	isolation word
176	MERF\ECHO\PSH\IN	with wooden strips	Local Made	N/A	1	word
177	V\177	Stretcher Trolley	Local Made	N/A	1	main gate
177	MERF\ECHO\PSH\IN	Stretener fromey	Local Widae	14//		man gate
178	V\178	Stretcher Trolley	Local Made	N/A	1	main gate
	MERF\ECHO\PSH\IN	,		•		
179	V\179	Stretcher Trolley	Local Made	N/A	1	main gate
	MERF\ECHO\PSH\IN					isolation
180	V\180	Stretcher Trolley	Local Made	N/A	1	word male
	MERF\ECHO\PSH\IN					
181	V\181	Stretcher Trolley	Local Made	N/A	1	ICU
	MERF\ECHO\PSH\IN					
182	V\182	Stretcher Trolley	Local Made	N/A	1	ICU
102	MERF\ECHO\PSH\IN	Dationt Chaple C	Local/China	NI/A	1	.,
183	V\183 MERF\ECHO\PSH\IN	Patient Stool S.S	Made	N/A	1	x. ray room
184	V\184	Patient Stool S.S	Local Made	N/A	1	General Lab
104	MERF\ECHO\PSH\IN	ratient stool s.s	Local Made	IN/ A		isolation
185	V\185	Patient Stool S.S	Local Made	N/A	1	staff room
	MERF\ECHO\PSH\IN			1.7		
186	V\186	Patient Stool S.S	Local Made	N/A	1	oxygen room
	MERF\ECHO\PSH\IN					
187	V\187	Patient Stool S.S	Local Made	N/A	1	isolation
	MERF\ECHO\PSH\IN	Examination Couch				
188	V\188	S.S.	Local Made	N/A	1	General Lab
	MERF\ECHO\PSH\IN	Examination Couch				
189	V\189	S.S.	Local Made	N/A	1	IT Room
100	MERF\ECHO\PSH\IN	Examination Couch	Local Mada	NI/A	1	Conorellah
190	V\190 MERF\ECHO\PSH\IN	S.S. Examination Couch	Local Made	N/A	1	General Lab
191	V\191	S.S.	Local Made	N/A	1	Pharmacy
151	MERF\ECHO\PSH\IN	Examination Couch	Local ividue	IN/ A	1	гнаннасу
192	V\192	S.S.	Local Made	N/A	1	oxygen room
	- \	- / - .		1,		3100

1	MERF\ECHO\PSH\E	1	1	203067		
193	QU\193	ICU Bed (electric)	ICU Bed	858	1	HDU
133	MERF\ECHO\PSH\E	reo bed (electric)	ico bed	202000		1100
194	QU\194	ICU Bed (electric)	ICU Bed	178	1	HDU
154	MERF\ECHO\PSH\E	reo bed (electric)	100 BCG	203067	-	1100
195	QU\195	ICU Bed (electric)	ICU Bed	849	1	ICU
133	MERF\ECHO\PSH\E	reo bed (electric)	100 BCG	202000	-	100
196	QU\196	ICU Bed (electric)	ICU Bed	179	1	HDU
130	MERF\ECHO\PSH\E	ico bea (electric)	ICO BCG	202000		1100
197	QU\197	ICU Bed (electric)	ICU Bed	194	1	HDU
157	MERF\ECHO\PSH\E	ico bea (electric)	ICO DCG	203067		1100
198	QU\198	ICU Bed (electric)	ICU Bed	911	1	ICU
136	MERF\ECHO\PSH\E	ico bed (electric)	ICO Bed	202000		100
199	QU\199	ICU Bed (electric)	ICU Bed	185	1	HDU
199	MERF\ECHO\PSH\E	ico bed (electric)	ICO Beu	203067		про
200	QU\200	ICU Bed (electric)	ICU Bed	8860	1	ICU
200	MERF\ECHO\PSH\E	ico beu (electric)	ісо вец	+	1	100
201		ICII Dad (alastria)	ICU Bed	202001	1	ICII
201	QU\201 MERF\ECHO\PSH\E	ICU Bed (electric)	ico Bed	95 202000	1	ICU
202	QU\202	ICII Dad (alastria)	ICU Bed	195	1	ICU
202	MERF\ECHO\PSH\E	ICU Bed (electric)	ico Bed		1	ico
202	• • •	ICU Dad (alastria)	ICII Dod	203067	4	LIDII
203	QU\203	ICU Bed (electric)	ICU Bed	910	1	HDU
204	MERF\ECHO\PSH\E	ICU Dad (alastuia)	ICI I D - d	203067	4	ICH
204	QU\204	ICU Bed (electric)	ICU Bed	902	1	ICU
205	MERF\ECHO\PSH\E	ICH Beel (electric)	ICU De d	203067		1611
205	QU\205	ICU Bed (electric)	ICU Bed	848	1	ICU
200	MERF\ECHO\PSH\E	ICH Beel (electric)	ICU De d	202001		
206	QU\206	ICU Bed (electric)	ICU Bed	93	1	HDU
207	MERF\ECHO\PSH\E	1011 5 1 / 1	1011 5 1	202000	_	
207	QU\207	ICU Bed (electric)	ICU Bed	177	1	HDU
		Patient Bed, Double				
		Folding with				
		accessories				
	MEDE/ ECHO/ DCH/ E	(Mattress, bed side				
200	MERF\ECHO\PSH\E	locker, Food Trolley	Land Made	N1 / A	4	NASIs Mansia
208	QU\208	& IV Poll)	Local Made	N/A	1	Male Ward 1
		Patient Bed, Double				
		Folding with				
		accessories				
	MEDE/ ECHO/ DCH/ E	(Mattress, bed side				Famala
200	MERF\ECHO\PSH\E	locker, Food Trolley	Local Mada	NI/A	4	Female
209	QU\209	& IV Poll)	Local Made	N/A	1	Word 1
		Patient Bed, Double				
		Folding with				
	MERF\ECHO\PSH\E	accessories				Female
210	QU\210	(Mattress, bed side	Local Made	N/A	1	Word 1

		locker, Food Trolley				
		& IV Poll)				
		Patient Bed, Double Folding with				
		accessories				
	MERF\ECHO\PSH\E	(Mattress, bed side locker, Food Trolley				Female
211	QU\211	& IV Poll)	Local Made	N/A	1	Word 1
		Patient Bed, Double Folding with				
		accessories				
	MERF\ECHO\PSH\E	(Mattress, bed side locker, Food Trolley				Female Ward
212	QU\212	& IV Poll)	Local Made	N/A	1	2
		Patient Bed, Double Folding with				
		accessories				
	MERF\ECHO\PSH\E	(Mattress, bed side locker, Food Trolley				Female
213	QU\213	& IV Poll)	Local Made	N/A	1	Word 1
		Patient Bed, Double Folding with				
		accessories				
	MEDE/ ECHO/ DCH/ E	(Mattress, bed side				ISOULATION Female
214	MERF\ECHO\PSH\E QU\214	locker, Food Trolley & IV Poll)	Local Made	N/A	1	Word 1
		Patient Bed, Double				
		Folding with accessories				
	MEDE/ ECHO/ DCH/ E	(Mattress, bed side				Famala Mand
215	MERF\ECHO\PSH\E QU\215	locker, Food Trolley & IV Poll)	Local Made	N/A	1	Female Ward 2
		Patient Bed, Double				
		Folding with accessories				
		(Mattress, bed side				Famala
216	MERF\ECHO\PSH\E QU\216	locker, Food Trolley & IV Poll)	Local Made	N/A	1	Female Word 1
		Patient Bed, Double				
		Folding with accessories				
		(Mattress, bed side				- Famala
217	MERF\ECHO\PSH\E QU\217	locker, Food Trolley & IV Poll)	Local Made	N/A	1	Female Word 1

	MERF\ECHO\PSH\E	Patient Bed, Double Folding with accessories (Mattress, bed side locker, Food Trolley				
218	QU\218	& IV Poll)	Local Made	N/A	1	Male Ward 1
219	MERF\ECHO\PSH\E QU\219	Patient Bed, Double Folding with accessories (Mattress, bed side locker, Food Trolley & IV Poll)	Local Made	N/A	1	STORE
	MERF\ECHO\PSH\E	Patient Bed, Double Folding with accessories (Mattress, bed side locker, Food Trolley				
220	QU\220	& IV Poll) Patient Bed, Double	Local Made	N/A	1	Male Ward 2
221	MERF\ECHO\PSH\E QU\221	Folding with accessories (Mattress, bed side locker, Food Trolley & IV Poll)	Local Made	N/A	1	ward
222	MERF\ECHO\PSH\E	Patient Bed, Double Folding with accessories (Mattress, bed side locker, Food Trolley & IV Poll)	Local Made	N/A	1	Male Ward 2
223	MERF\ECHO\PSH\E QU\223	Patient Bed, Double Folding with accessories (Mattress, bed side locker, Food Trolley & IV Poll)	Local Made	N/A	1	Male Ward 2
224	MERF\ECHO\PSH\E QU\224	Patient Bed, Double Folding with accessories (Mattress, bed side locker, Food Trolley & IV Poll)	Local Made	N/A	1	Male Ward 2
225	MERF\ECHO\PSH\E QU\225	Patient Bed, Double Folding with accessories (Mattress, bed side	Local Made	N/A	1	Male Ward 2

		locker, Food Trolley & IV Poll)				
		Patient Bed, Double Folding with accessories (Mattress, bed side				
226	MERF\ECHO\PSH\E QU\226	locker, Food Trolley & IV Poll)	Local Made	N/A	1	Male Ward 2
		Patient Bed, Double Folding with accessories (Mattress, bed side				
227	MERF\ECHO\PSH\E QU\227	locker, Food Trolley & IV Poll)	Local Made	N/A	1	Male Ward 2
		Patient Bed, Double Folding with accessories (Mattress, bed side				
228	MERF\ECHO\PSH\E QU\228	locker, Food Trolley & IV Poll)	Local Made	N/A	1	Female Ward 1
229	MERF\ECHO\PSH\E QU\229	Patient Bed, Double Folding with accessories (Mattress, bed side locker, Food Trolley & IV Poll)	Local Made	N/A	1	Male Ward 1
230	MERF\ECHO\PSH\E	Patient Bed, Double Folding with accessories (Mattress, bed side locker, Food Trolley & IV Poll)			1	
230	QU\230 MERF\ECHO\PSH\E	Patient Bed, Double Folding with accessories (Mattress, bed side locker, Food Trolley	Local Made	N/A	1	Male Ward 1
231	QU\231	& IV Poll)	Local Made	N/A	1	Male Ward 1
232	MERF\ECHO\PSH\E QU\232	Patient Bed, Double Folding with accessories (Mattress, bed side locker, Food Trolley & IV Poll)	Local Made	N/A	1	Male Ward 1
	~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~			1 , , ,		a.c .vara 1

	MERF\ECHO\PSH\E	Patient Bed, Double Folding with accessories (Mattress, bed side locker, Food Trolley				Isolation
233	QU\233	& IV Poll)	Local Made	N/A	1	Staff Room
234	MERF\ECHO\PSH\E QU\234	Patient Bed, Double Folding with accessories (Mattress, bed side locker, Food Trolley & IV Poll)	Local Made	N/A	1	Room 09
234	QU (234	Patient Bed, Double Folding with accessories (Mattress, bed side	Local Made	N/A	1	isoulation
	MERF\ECHO\PSH\E	locker, Food Trolley				female word
235	QU\235	& IV Poll)	Local Made	N/A	1	2
225	MERF\ECHO\PSH\E	Patient Bed, Double Folding with accessories (Mattress, bed side locker, Food Trolley				isoulation female word
236	QU\236	& IV Poll) Patient Bed, Double	Local Made	N/A	1	2
237	MERF\ECHO\PSH\E QU\237	Folding with accessories (Mattress, bed side locker, Food Trolley & IV Poll)	Local Made	N/A	1	isoulation female word 2
238	MERF\ECHO\PSH\E QU\238	Patient Bed, Double Folding with accessories (Mattress, bed side locker, Food Trolley & IV Poll)	Local Made	N/A	1	Female Ward 1
239	MERF\ECHO\PSH\E QU\239	Patient Bed, Double Folding with accessories (Mattress, bed side locker, Food Trolley & IV Poll)	Local Made	N/A	1	Female Ward 2
240	MERF\ECHO\PSH\E QU\240	Patient Bed, Double Folding with accessories (Mattress, bed side	Local Made	N/A	1	Female Ward 2

		locker, Food Trolley				
		& IV Poll)				
		Patient Bed, Double				
		Folding with accessories				
		(Mattress, bed side				
	MERF\ECHO\PSH\E	locker, Food Trolley				
241	QU\241	& IV Poll)	Local Made	N/A	1	Male Ward 1
		Patient Bed, Double				
		Folding with				
		accessories				to a lotte a
	MERF\ECHO\PSH\E	(Mattress, bed side locker, Food Trolley				isoulation female word
242	QU\242	& IV Poll)	Local Made	N/A	1	2
242	MERF\ECHO\PSH\E	Q IV I OII)	50 Liter,	IN/A		
243	QU\243	Oxygen Cylinder	Local Made	N/A	1	Basement
	MERF\ECHO\PSH\E	70 7	50 Liter,	1		
244	QU\244	Oxygen Cylinder	Local Made	N/A	1	Basement
	MERF\ECHO\PSH\E		50 Liter,			
245	QU\245	Oxygen Cylinder	Local Made	N/A	1	Basement
	MERF\ECHO\PSH\E		50 Liter,			_
246	QU\246	Oxygen Cylinder	Local Made	N/A	1	Basement
247	MERF\ECHO\PSH\E QU\247	Oxygen Cylinder	50 Liter, Local Made	N/A	1	Basement
247	MERF\ECHO\PSH\E	Oxygen Cyllidei	50 Liter,	IN/A		basement
248	QU\248	Oxygen Cylinder	Local Made	N/A	1	Basement
	MERF\ECHO\PSH\E	engen cymiae.	50 Liter,	1.4/	_	2400
249	QU\249	Oxygen Cylinder	Local Made	N/A	1	Basement
	MERF\ECHO\PSH\E		50 Liter,			
250	QU\250	Oxygen Cylinder	Local Made	N/A	1	Basement
	MERF\ECHO\PSH\E		50 Liter,			
251	QU\251	Oxygen Cylinder	Local Made	N/A	1	Basement
252	MERF\ECHO\PSH\E	Our read Califordian	50 Liter,	N1 / A	_	Danamant
252	QU\252 MERF\ECHO\PSH\E	Oxygen Cylinder	Local Made 50 Liter,	N/A	1	Basement
253	QU\253	Oxygen Cylinder	Local Made	N/A	1	Basement
255	MERF\ECHO\PSH\E	Oxygen cynnaei	50 Liter,	14//1		Duscincii
254	QU\254	Oxygen Cylinder	Local Made	N/A	1	Basement
	MERF\ECHO\PSH\E	,,,	50 Liter,			
255	QU\255	Oxygen Cylinder	Local Made	N/A	1	Basement
	MERF\ECHO\PSH\E		50 Liter,			
256	QU\256	Oxygen Cylinder	Local Made	N/A	1	Basement
	MERF\ECHO\PSH\E		50 Liter,			_
257	QU\257	Oxygen Cylinder	Local Made	N/A	1	Basement

1	MERF\ECHO\PSH\E		50 Liter,			
258	QU\258	Oxygen Cylinder	Local Made	N/A	1	Basement
	MERF\ECHO\PSH\E	70 7	50 Liter,	,		
259	QU\259	Oxygen Cylinder	Local Made	N/A	1	Basement
	MERF\ECHO\PSH\E	70 7	50 Liter,	,		
260	QU\260	Oxygen Cylinder	Local Made	N/A	1	Basement
	MERF\ECHO\PSH\E	70 7	50 Liter,	,		
261	QU\261	Oxygen Cylinder	Local Made	N/A	1	Basement
	MERF\ECHO\PSH\E	707	50 Liter,	,		
262	QU\262	Oxygen Cylinder	Local Made	N/A	1	Basement
	MERF\ECHO\PSH\E		50 Liter,			
263	QU\263	Oxygen Cylinder	Local Made	N/A	1	Basement
	MERF\ECHO\PSH\E		50 Liter,			
264	QU\264	Oxygen Cylinder	Local Made	N/A	1	Basement
	MERF\ECHO\PSH\E		50 Liter,	,		2400
265	QU\265	Oxygen Cylinder	Local Made	N/A	1	Basement
	MERF\ECHO\PSH\E	oxygen cynnaei	50 Liter,	14//		Basement
266	QU\266	Oxygen Cylinder	Local Made	N/A	1	Basement
	MERF\ECHO\PSH\E	Oxygen cynnaer	MEK/MTV10	MTV1KT	_	Busement
267	QU\267	ICU Ventilator	00, Korea	AID0493	1	ICU
207	MERF\ECHO\PSH\E	100 Ventilator	MEK/MTV10	MTV1KT		100
268	QU\268	ICU Ventilator	00, Korea	AID0556	1	ICU
200	MERF\ECHO\PSH\E	100 Ventilator	MEK/MTV10	MTV1KT		100
269	QU\269	ICU Ventilator	00, Korea	AID0549	1	ICU
	MERF\ECHO\PSH\E	Teo ventilator	MEK/MTV10	MTV1KT	_	100
270	QU\270	ICU Ventilator	00, Korea	AID0532	1	ICU
	MERF\ECHO\PSH\E	100 Ventilator	MEK/MTV10	MTV1KT		100
271	QU\271	ICU Ventilator	00	Y1E0553	1	ICU
	MERF\ECHO\PSH\E	100 Ventilator	00	1110333		100
272	QU\272	Laryngscope	Local Made	N/A	1	Pharmacy
	MERF\ECHO\PSH\E	Laryingscope	Local Wade	14//		Tharmacy
273	QU\273	Laryngscope	Local Made	N/A	1	ICU
2/3	MERF\ECHO\PSH\E	Laryrigacope	Local Wade	IN/A		100
274	QU\274	Laryngscope	Local Made	N/A	1	Pharmacy
2/4	MERF\ECHO\PSH\E	Laryrigacope	Local Wade	IN/A		Thaimacy
275	QU\275	Water Bath Digital	DIA-LAB-ROC	HH-S4	1	LAB
2/3	MERF\ECHO\PSH\E	Electronic	DIA LAD NOC	1111 34		LAD
276	QU\276	Microscope	NOIF	N/A	1	LAB
270	MERF\ECHO\PSH\E	1411CLOSCOPC	.4011	1.909E+		2.0
277	QU\277	Chemistry Analyzer	Bio Lab ROC	11.30321	1	General Lab
211	MERF\ECHO\PSH\E	CHCHIISTI Y AHAIYZEI	Cabwe,	11	1	General Lab
278	QU\278	Centrifuge Machine	Labuue-Roc	N/A	1	LAB
270	MERF\ECHO\PSH\E	centinuge macinile	Labuue-Noc	18/7	т_	רעם
279	QU\279	D-Feb	PHILIPS		1	ICU
2/3	MERF\ECHO\PSH\E	ר∟ כט	Horbia,	901ESO		100
280	QU\280	Hematology Analyzer	France	HI4430	1	General Lab
280	QU (20U	Tiematology Analyzer	riance	П1443U		General Lab

1	MERF\ECHO\PSH\E		I	197A00		
281	QU\281	Urine Analyzer	Analyzer	010BF	1	LAB
201	MERF\ECHO\PSH\E	Office / maryzer	USA, MED	(OP4-		27.05
282	QU\282	ABG Machine	0888	15276)	1	2nd, ICU
	ασ (202	713 C Triadrinie	COMFORT	132707		2110,100
	MERF\ECHO\PSH\E		CARE/CHINA	SS00219		
284	QU\284	Oxygen concentrator	MADE	120119	1	female ward
	ζο (=ο :		COMFORT		_	
	MERF\ECHO\PSH\E		CARE/CHINA	SS00219		
285	QU\285	Oxygen concentrator	MADE	120140	1	male ward
	MERF\ECHO\PSH\E	7,62 22 22 22				
286	QU\286	LED TV 56 inch	56inch		1	ICU
	_ , ,	Desktop computer				
		with 21" LCD, Key				
	MERF\ECHO\PSH\IN	board, Mouse & Wifi	Lenovo/	PC1EG4		
287	V\287	connector	Branded	5C	1	General Lab
	MERF\ECHO\PSH\E		Meditec/eBit	120120		
288	QU\288	ECG	60	484	1	Isoulation
	MERF\ECHO\PSH\E		Made Ge	284070		
289	QU\289	Portable X-RAY	medical USA	00	1	ICU
	MERF\ECHO\PSH\E			171055		
290	QU\290	Suction Machine	GEMMY888	8	1	ICU
	MERF\ECHO\PSH\E			171054		
291	QU\291	Suction Machine	GEMMY889	6	1	HDU
						Isoulation
	MERF\ECHO\PSH\E			171053		female word
292	QU\292	Suction Machine	GEMMY890	5	1	2
	MERF\ECHO\PSH\E			171049		isolation
293	QU\293	Suction Machine	GEMMY891	2	1	male word
	MERF\ECHO\PSH\E			171051		isoulation
294	QU\294	Suction Machine	GEMMY892	6	1	male word 2
	MERF\ECHO\PSH\E			992001		
295	QU\295	Bipape Machine	Yuwell	6	1	ICU
				YH730C		
	MERF\ECHO\PSH\E			*V2030		
296	QU\296	Bipape Machine	Yuwell	8004	1	ICU
				YH730C		
	MERF\ECHO\PSH\E			*V2030		
297	QU\297	Bipape Machine	Yuwell	8005	1	HDU
				YH730C		
200	MERF\ECHO\PSH\E	D'	V "	*V4902	_	
298	QU\298	Bipape Machine	Yuwell	55	1	HDU
200	MERF\ECHO\PSH\E	Dinama Marikita			_	LIBIT
299	QU\299	Bipape Machine	Yuwell		1	HDU
300	MERF\ECHO\PSH\E	Dinana Maskins	V		4	LIDII
300	QU\300	Bipape Machine	Yuwell		1	HDU

1	MERF\ECHO\PSH\E	1	I			
301	QU\301	Bipape Machine	Yuwell		1	HDU
	MERF\ECHO\PSH\E	2.60.60				
302	QU\302	Bipape Machine	Yuwell		1	HDU
	-			YH730C		
	MERF\ECHO\PSH\E			*V2030		
303	QU\303	Bipape Machine	Yuwell	8003	1	ICU
	MERF\ECHO\PSH\E			HC*V20		
304	QU\304	Bipape Machine	Yuwell	308027	1	HDU
	MERF\ECHO\PSH\E			200491		
305	QU\305	Cardiac Monitor	6 para	195	1	HDU
206	MERF\ECHO\PSH\E	Carolina Marailla		200491		
306	QU\306	Cardiac Monitor	6 para	247	1	HDU
307	MERF\ECHO\PSH\E QU\307	Cardiac Monitor	6 noro	200491 253	1	HDU
307	MERF\ECHO\PSH\E	Cardiac Monitor	6 para	200491	1	MALE WARD
308	QU\308	Cardiac Monitor	6 para	278	1	1
308	MERF\ECHO\PSH\E	Cardiac Monitor	ο ρατα	200491	т	1
309	QU\309	Cardiac Monitor	6 para	303	1	HDU
	MERF\ECHO\PSH\E		- Para	200491		
310	QU\310	Cardiac Monitor	6 para	207	1	HDU
	MERF\ECHO\PSH\E		·	200491		
311	QU\311	Cardiac Monitor	6 para	223	1	ICU
	MERF\ECHO\PSH\E			200491		
312	QU\312	Cardiac Monitor	6 para	197	1	HDU
	MERF\ECHO\PSH\E			200491		MALE WARD
313	QU\313	Cardiac Monitor	6 para	194	1	2
	MERF\ECHO\PSH\E			200491		
314	QU\314	Cardiac Monitor	6 para	314	1	ICU
245	MERF\ECHO\PSH\E	Candina Manitan	C	200491	4	UDU
315	QU\315 MERF\ECHO\PSH\E	Cardiac Monitor	6 para	196 200491	1	HDU
316	QU\316	Cardiac Monitor	6 para	188	1	TRIGE
10	MERF\ECHO\PSH\E	Caraiac Monitor	O para	200491		MOL
317	QU\317	Cardiac Monitor	6 para	186	1	Isoulation
	MERF\ECHO\PSH\E	2 2		200491		
318	QU\318	Cardiac Monitor	6 para	273	1	HDU
	MERF\ECHO\PSH\E			200491		
319	QU\319	Cardiac Monitor	6 para	244	1	HDU
	MERF\ECHO\PSH\E			200491		
320	QU\320	Cardiac Monitor	6 para	223	1	HDU
	MERF\ECHO\PSH\E			200491		
321	QU\321	Cardiac Monitor	8 para	243	1	HDU
222	MERF\ECHO\PSH\E	Canalia : NA - 11	0	200491	_	l IIDII
322	QU\322	Cardiac Monitor	8 para	320	1	HDU
222	MERF\ECHO\PSH\E	Cardiac Manitar	9 nara	200491	1	Isoulations
323	QU\323	Cardiac Monitor	8 para	227	1	Isoulations

1	MERF\ECHO\PSH\E		1	200491		
324	QU\324	Cardiac Monitor	8 para	277	1	HDU
	MERF\ECHO\PSH\E			200491		
325	QU\325	Cardiac Monitor	8 para	189	1	HDU
	MERF\ECHO\PSH\E		MDX USA/CF	200418		
326	QU\326	Infusion Pump	250	1	1	HDU
	MERF\ECHO\PSH\E	'	MDX USA/CF	200417		
327	QU\327	Infusion Pump	251	1	1	HDU
	MERF\ECHO\PSH\E	,	MDX USA/CF	200417		
328	QU\328	Infusion Pump	252	9	1	HDU
	MERF\ECHO\PSH\E	,	MDX USA/CF	200420		
329	QU\329	Infusion Pump	253	0	1	HDU
	MERF\ECHO\PSH\E	,	MDX USA/CF	200411		
330	QU\330	Infusion Pump	254	2	1	ICU
	MERF\ECHO\PSH\E	,	MDX USA/CF	200414		
331	QU\331	Infusion Pump	255	5	1	HDU
	MERF\ECHO\PSH\E		MDX USA/CF	200410		
332	QU\332	Infusion Pump	256	6	1	ICU
	MERF\ECHO\PSH\E	·	MDX USA/CF	200413		
333	QU\333	Infusion Pump	257	8	1	ICU
	MERF\ECHO\PSH\E		MDX USA/CF	200415		
334	QU\334	Infusion Pump	258	6	1	ICU
	MERF\ECHO\PSH\E		MDX USA/CF	200411		
335	QU\335	Infusion Pump	259	3	1	ICU
	MERF\ECHO\PSH\E		MDX USA/CF	200413		
336	QU\336	Infusion Pump	260	9	1	HDU
	MERF\ECHO\PSH\E		MDX USA/CF			
337	QU\337	Infusion Pump	261		1	Ground
	MERF\ECHO\PSH\E		MDX USA/CF	200417		
338	QU\338	Infusion Pump	262	3	1	ICU
	MERF\ECHO\PSH\E		MDX USA/CF	200411		
339	QU\339	Infusion Pump	263	7	1	ICU
	MERF\ECHO\PSH\E		MDX USA/CF	200411		
340	QU\340	Infusion Pump	264	9	1	HDU
	MERF\ECHO\PSH\E		MDX USA/CF	200416		
341	QU\341	Infusion Pump	265	2	1	HDU
	MERF\ECHO\PSH\E		MDX USA/CF	200415		
342	QU\342	Infusion Pump	266	5	1	ICU
	MERF\ECHO\PSH\E		MDX USA/CF	200410		
343	QU\343	Infusion Pump	267	5	1	ICU
	MERF\ECHO\PSH\E		MDX USA/CF	200418		
344	QU\344	Infusion Pump	268	2	1	HDU
_	MERF\ECHO\PSH\E		MDX USA/CF	200416		
345	QU\345	Infusion Pump	269	6	1	HDU
	MERF\ECHO\PSH\E		MDX USA/CF	200416		
346	QU\346	Infusion Pump	270	5	1	HDU

S.S. Non Magnet, Local Made N/A 1 ICU	
347 V\347	
S.S. Non Magnet, Local Made N/A 1 ICU	
MERF\ECHO\PSH\IN 348 V\348 Instrument Trolley Magnet, Local Made N/A 1 ICU S.S. Non Magnet, Local Made N/A 1 store S.S. Non Magnet, Local Made N/A 1 store S.S. Non Magnet, Local Made N/A 1 ICU S.S. Non Magnet, Magnet, Local Made N/A 1 ICU S.S. Non Magnet,	
348 V\348	
S.S. Non Magnet, Local Made N/A 1 store	
MERF\ECHO\PSH\IN V\349 Instrument Trolley Local Made N/A 1 store S.S. Non Magnet, Local Made N/A 1 ICU MERF\ECHO\PSH\IN Magnet, Local Made N/A 1 ICU S.S. Non Magnet, Local Magnet, Local Magnet, Local Magnet, S.S. Non Magnet, Local Magnet, Local Magnet, Local Magnet, Local Magnet, S.S. Non Magnet, Local Made N/A 1 ICU S.S. Non Magnet, Local Made N/A 1 ICU S.S. Non Magnet, Local Made N/A 1 ICU S.S. Non Magnet,	
349 V\349 Instrument Trolley Local Made N/A 1 store	
S.S. Non Magnet, Local Made N/A 1 ICU	
MERF\ECHO\PSH\IN Magnet, Local Made N/A 1 ICU 350 V\350 Instrument Trolley S.S. Non Magnet, Local Made N/A 1 ICU 351 V\351 Instrument Trolley Local Made N/A 1 ICU 352 V\352 Instrument Trolley Local Made N/A 1 ICU MERF\ECHO\PSH\IN S.S. Non Magnet, Local Made N/A 1 ICU MERF\ECHO\PSH\IN Magnet, Mag	
350 V\350 Instrument Trolley Local Made N/A 1 ICU	
S.S. Non Magnet, Local Made N/A 1 ICU	
MERF\ECHO\PSH\IN Magnet, Local Made N/A 1 ICU 351 V\351 Instrument Trolley S.S. Non Magnet, Local Made N/A 1 ICU 352 V\352 Instrument Trolley Local Made N/A 1 ICU MERF\ECHO\PSH\IN Magnet,	
351 V\351 Instrument Trolley Local Made N/A 1 ICU	
S.S. Non MERF\ECHO\PSH\IN 352 V\352 Instrument Trolley Local Made N/A 1 ICU S.S. Non MERF\ECHO\PSH\IN Merf\ECHO\PSH\IN Merf\ECHO\PSH\IN	
MERF\ECHO\PSH\IN Instrument Trolley Magnet, Local Made N/A 1 ICU S.S. Non MERF\ECHO\PSH\IN Magnet, Magnet,	
352 V\352 Instrument Trolley Local Made N/A 1 ICU S.S. Non MERF\ECHO\PSH\IN Magnet,	
S.S. Non MERF\ECHO\PSH\IN Magnet,	
MERF\ECHO\PSH\IN Magnet,	
2F2 VA2F2 Instrument Trolloy Local Made NI/A 1 ICII	
353 V\353 Instrument Trolley Local Made N/A 1 ICU	
S.S. Non	
MERF\ECHO\PSH\IN Magnet,	
354 V\354 Instrument Trolley Local Made N/A 1 HDU	
S.S. Non	
MERF\ECHO\PSH\IN Magnet, Isolation	
355 V\355 Instrument Trolley Local Made N/A 1 Staff Roo	n
S.S. Non	
MERF\ECHO\PSH\IN Magnet,	
356 V\356 Instrument Trolley Local Made N/A 1 store	
Metal Steel,	
MERF\ECHO\PSH\IN Drawers,Loca	
357 V\357 MedicineTrolley I made N/A 1 ICU	
Metal Steel,	
MERF\ECHO\PSH\IN Drawers,Loca	
358 V\358 MedicineTrolley I made N/A 1 ICU	
Metal Steel,	
MERF\ECHO\PSH\IN Drawers,Loca	
359 V\359 MedicineTrolley I made N/A 1 Triage	
Metal Steel,	
MERF\ECHO\PSH\IN Drawers,Loca	
360 V\360 MedicineTrolley I made N/A 1 ICU	

1 1	1	1	ı	Ī	i	1
			Metal Steel,			
			2			
	MERF\ECHO\PSH\IN		Drawers,Loca			
361	V\361	MedicineTrolley	I made	N/A	1	ICU
			Metal Steel,			
			2			
	MERF\ECHO\PSH\IN		Drawers,Loca			
362	V\362	MedicineTrolley	I made	N/A	1	ICU
			Metal Steel,			
			2			
	MERF\ECHO\PSH\IN		Drawers,Loca			
363	V\363	MedicineTrolley	I made	N/A	1	Pharmacy
			Metal Steel,			
			2			
	MERF\ECHO\PSH\IN		Drawers,Loca			Doffing room
364	V\364	MedicineTrolley	I made	N/A	1	16
			Metal Steel,			
			2			
	MERF\ECHO\PSH\IN		Drawers,Loca			Donning
365	V\365	MedicineTrolley	I made	N/A	1	Room 17
			Metal Steel,			
			2			
	MERF\ECHO\PSH\IN		Drawers,Loca	_		_
366	V\366	MedicineTrolley	I made	N/A	1	Isoulation
			SS Non			
	MERF\ECHO\PSH\E	Food Distribution	Magnet,			
367	QU\367	Trolley	heavy guage	N/A	1	HDU
			SS Non			
2.50	MERF\ECHO\PSH\E	Food Distribution	Magnet,			
368	QU\368	Trolley	heavy guage	N/A	1	Isoulation
260	MERF\ECHO\PSH\IN	- "			_	
369	V\369	Trolley	laundary	N/A	1	Ground
270	MERF\ECHO\PSH\IN	Taelless	launda::	NI/A		Cuarrad
370	V\370	Trolley	laundary	N/A	1	Ground
	MEDE/ ECHO/ DCH/ E		Heavy			
271	MERF\ECHO\PSH\E	Instrument Cabinat	Guage, Local	NI/A	1	Ctoro
371	QU\371	Instrument Cabinet	made	N/A	1	Store
	MEDE/ ECHO/ DCH/ E		Heavy			
372	MERF\ECHO\PSH\E QU\372	Instrument Cabinet	Guage, Local made	NI/A	1	Dharmasu
5/2	Ψ 0/3/2	mstrument cabinet		N/A	1	Pharmacy
	MERF\ECHO\PSH\E		Heavy Guage, Local			
373	QU\373	Instrument Cabinet	made	N/A	1	HDU
3/3	40 /3/3	mstrument Cabinet	+	IN/A	Т Т	טטוו
	MERF\ECHO\PSH\E		Heavy			
274		Instrument Cabinat	Guage, Local	NI/A	1	l ICII
374	QU\374	Instrument Cabinet	made	N/A	1	ICU

		1	Heavy		ĺ	l I
	MERF\ECHO\PSH\E		Guage, Local			phychologist
375	QU\375	Instrument Cabinet	made	N/A	1	room
0.5	ζο (ο / ο	moti differe dadiffee	Heavy	14//	_	100
	MERF\ECHO\PSH\E		Guage, Local			
376	QU\376	Instrument Cabinet	made	N/A	1	General Lab
	ασ (σ. σ		Heavy		_	00.10.10.1 20.0
	MERF\ECHO\PSH\E		Guage, Local			
377	QU\377	Instrument Cabinet	made	N/A	1	Pharmacy
			Heavy	,		,
	MERF\ECHO\PSH\E		Guage, Local			
378	QU\378	Instrument Cabinet	made	N/A	1	General Lab
			Heavy			
	MERF\ECHO\PSH\E		Guage, Local			
379	QU\379	Instrument Cabinet	made	N/A	1	X-Ray Room
			Heavy			-
	MERF\ECHO\PSH\E		Guage, Local			
380	QU\380	Instrument Cabinet	made	N/A	1	IT Room
	MERF\ECHO\PSH\E	BP set				
381	QU\381	Stand(mercury)	life care	NA	1	Radiology
	MERF\ECHO\PSH\E	BP set				
382	QU\382	Stand(mercury)	life care	NA	1	Radiology
	MERF\ECHO\PSH\E	BP set				
383	QU\383	Stand(mercury)	life care	NA	1	Radiology
	MERF\ECHO\PSH\E	BP set				
384	QU\384	Stand(mercury)	life care	NA	1	Radiology
	MERF\ECHO\PSH\E	BP set				
385	QU\385	Stand(mercury)	life care	NA	1	Radiology
	MERF\ECHO\PSH\E					
386	QU\386	X Ray Chest stand	Local Made	NA	1	Radiology
	MERF\ECHO\PSH\E	X Ray Container				
387	QU\387	developer	Local Made	NA	1	Radiology
	MERF\ECHO\PSH\E		Panel(oxygen			
388	QU\388	Bed head)	NA	1	ICU
	MERF\ECHO\PSH\E		Panel(oxygen			
389	QU\389	Bed head)	NA	1	ICU
	MERF\ECHO\PSH\E		Panel(oxygen			
390	QU\390	Bed head)	NA	1	ICU
	MERF\ECHO\PSH\E		Panel(oxygen			
391	QU\391	Bed head)	NA	1	ICU
	MERF\ECHO\PSH\E		Panel(oxygen			
392	QU\392	Bed head)	NA	1	ICU
	MERF\ECHO\PSH\E		Panel(oxygen			
393	QU\393	Bed head)	NA	1	ICU
	MERF\ECHO\PSH\E		Panel(oxygen			
394	QU\394	Bed head)	NA	1	ICU

	MERF\ECHO\PSH\E		I FAHEIIUXVEEL			
	QU\395	Bed head	Panel(oxygen)	NA	1	ICU
	MERF\ECHO\PSH\E		Panel(oxygen			
	QU\396	Bed head)	NA	1	HDU
	MERF\ECHO\PSH\E		Panel(oxygen			
	QU\397	Bed head) ` '	NA	1	HDU
	MERF\ECHO\PSH\E		Panel(oxygen			
398	QU\398	Bed head)	NA	1	HDU
	MERF\ECHO\PSH\E		Panel(oxygen			
399	QU\399	Bed head)	NA	1	HDU
	MERF\ECHO\PSH\E					
400	QU\400	Manifold (oxygen)			1	
	MERF\ECHO\PSH\E					
401	QU\401	Flow Meter	Local Made	NA	1	ICU
	MERF\ECHO\PSH\E					
	QU\402	Flow Meter	Local Made	NA	1	ICU
	MERF\ECHO\PSH\E					
	QU\403	Flow Meter	Local Made	NA	1	ICU
	MERF\ECHO\PSH\E					
	QU\404	Flow Meter	Local Made	NA	1	ICU
	MERF\ECHO\PSH\E					
	QU\405	Flow Meter	Local Made	NA	1	ICU
	MERF\ECHO\PSH\E					
	QU\406	Flow Meter	Local Made	NA	1	HDU
I I	MERF\ECHO\PSH\E	=1			_	
	QU\407	Flow Meter	Local Made	NA	1	HDU
	MERF\ECHO\PSH\E	Ela Nasta				
	QU\408	Flow Meter	Local Made	NA	1	HDU
	MERF\ECHO\PSH\E QU\409		Local Made	NIA	1	HDH
	MERF\ECHO\PSH\E	Flow Meter	Local Made	NA	1	HDU
	QU\410	Flow Meter	Local Made	NA	1	HDU
	MERF\ECHO\PSH\E	riow ivietei	Local Made	IVA		про
	QU\411	Flow Meter	Local Made	NA	1	HDU
	MERF\ECHO\PSH\E	1 IOW WIELEI	Localiviace	INA	т_	1100
	QU\412	Flow Meter	Local Made	NA	1	HDU
	MERF\ECHO\PSH\E	1 10W WICECI	Local Widde	147.		1100
	QU\413	Flow Meter	Local Made	NA	1	HDU
-	MERF\ECHO\PSH\E					
	QU\414	Flow Meter	Local Made	NA	1	HDU
	MERF\ECHO\PSH\E					
I I	QU\415	Flow Meter	Local Made	NA	1	HDU
	MERF\ECHO\PSH\E					
	QU\416	Flow Meter	Local Made	NA	1	HDU
	MERF\ECHO\PSH\E					
	QU\417	Flow Meter	Local Made	NA	1	HDU

	MERF\ECHO\PSH\E					l I
418	QU\418	Flow Meter	Local Made	NA	1	HDU
	MERF\ECHO\PSH\E		20001111000		_	
419	QU\419	Flow Meter	Local Made	NA	1	HDU
	MERF\ECHO\PSH\E					
420	QU\420	Flow Meter	Local Made	NA	1	HDU
	MERF\ECHO\PSH\E					
421	QU\421	Flow Meter	Local Made	NA	1	HDU
	MERF\ECHO\PSH\E					
422	QU\422	Flow Meter	Local Made	NA	1	HDU
	MERF\ECHO\PSH\E					
423	QU\423	Flow Meter	Local Made	NA	1	HDU
	MERF\ECHO\PSH\E					
424	QU\424	Flow Meter	Local Made	NA	1	HDU
	MERF\ECHO\PSH\E					
425	QU\425	Flow Meter	Local Made	NA	1	HDU
	MERF\ECHO\PSH\E					
426	QU\426	Flow Meter	Local Made	NA	1	HDU
	MERF\ECHO\PSH\E					
427	QU\427	Flow Meter	Local Made	NA	1	HDU
	MERF\ECHO\PSH\E					
428	QU\428	Flow Meter	Local Made	NA	1	HDU
420	MERF\ECHO\PSH\E	El. Martin			_	
429	QU\429	Flow Meter	Local Made	NA	1	HDU
420	MERF\ECHO\PSH\E	Flow Motor	Local Made	NIA	1	HDH
430	QU\430 MERF\ECHO\PSH\E	Flow Meter	Local Made	NA	1	HDU
431	QU\431	Flow Meter	Local Made	NA	1	HDU
431	MERF\ECHO\PSH\E	I low ivieter	Local Made	IVA		1100
432	QU\432	Flow Meter	Local Made	NA	1	HDU
732	MERF\ECHO\PSH\E	TIOW WICKEI	Local Wade	14/1		1100
433	QU\433	Flow Meter	Local Made	NA	1	HDU
	MERF\ECHO\PSH\E					
434	QU\434	Flow Meter	Local Made	NA	1	HDU
	MERF\ECHO\PSH\E					
435	QU\435	Flow Meter	Local Made	NA	1	HDU
	MERF\ECHO\PSH\E					
436	QU\436	Flow Meter	Local Made	NA	1	HDU
	MERF\ECHO\PSH\E					
437	QU\437	Flow Meter	Local Made	NA	1	HDU
	MERF\ECHO\PSH\E					
438	QU\438	Flow Meter	Local Made	NA	1	HDU
	MERF\ECHO\PSH\E					
439	QU\439	Flow Meter	Local Made	NA	1	HDU
	MERF\ECHO\PSH\E					
440	QU\440	Flow Meter	Local Made	NA	1	HDU

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	1 4 5 D 5 1 5 C 1 1 C 1 D 5 C 1 1 1 5			DWDAN		
4.57	MERF\ECHO\PSH\E			-DW-H-		
467	QU\467	Water Dispencer	Dawlance	003786	1	triage
				DWDAN		
	MERF\ECHO\PSH\E			-DW-H-		Isolation
468	QU\468	Water Dispencer	Dawlance	003783	1	Staff Room
				DWDAN		
				-DW-H-		
	MERF\ECHO\PSH\E			003780		
469	QU\469	Water Dispencer	Dawlance	2	1	ICU
				DWDAN		
	MERF\ECHO\PSH\E			-DW-H-		
470	QU\470	Water Dispencer	Dawlance	003798	1	ICU
				DWDAN		
	MERF\ECHO\PSH\E			-DW-H-		
471	QU\471	Water Dispencer	Dawlance	003738	1	ICU
				DWDAN		
	MERF\ECHO\PSH\E			-DW-H-		
472	QU\472	Water Dispencer	Dawlance	003784	1	1st Floor
				DWDAN		
				-DW-H-		
	MERF\ECHO\PSH\E			003780		
473	QU\473	Water Dispencer	Dawlance	3	1	Office
	MERF\ECHO\PSH\E					
474	QU\474	Washing Machine	Dawlance	N/A	1	lundry
		Desktop computer				
		with 21" LCD, Key				
	MERF\ECHO\PSH\E	board, Mouse & Wifi	Lenovo	U1HA5		
475	QU\475	connector	Branded	MVX	1	lundry
		Desktop computer		PC1EJ20		
		with 21" LCD, Key		Α		
	MERF\ECHO\PSH\E	board, Mouse & Wifi	Lenovo	U1HA5N		
476	QU\476	connector	Branded	46	1	IT Room
		Desktop computer		PC1EJ1Y		
		with 21" LCD, Key		R		
	MERF\ECHO\PSH\E	board, Mouse & Wifi	Lenovo	U1HA5N		
477	QU\477	connector	Branded	49	1	IT Room
		Desktop computer		PC1EJ1Y		
		with 21" LCD, Key		W		
	MERF\ECHO\PSH\E	board, Mouse & Wifi	Lenovo	U1H5N8		
478	QU\478	connector	Branded	8	1	IT Room
		Desktop computer		PC1EG2		
		with 21" LCD, Key		07		
	MERF\ECHO\PSH\E	board, Mouse & Wifi	Lenovo	U1HA5N		
479	QU\479	connector	Branded	70	1	Pharmacy
		1		L		

		Desktop computer				
		with 21" LCD, Key				
	MERF\ECHO\PSH\E	board, Mouse & Wifi	Lenovo	PC1Ej1X		Consultant
480	QU\480	connector	Branded	W	1	Room
		Desktop computer				
		with 21" LCD, Key				
	MERF\ECHO\PSH\E	board, Mouse & Wifi	Lenovo	U1HA5N		
481	QU\481	connector	Branded	2N	1	
		Desktop computer				
	MERF\ECHO\PSH\E	with 21" LCD, Key board, Mouse & Wifi	Lenovo	U1HA5N		
482	QU\482	connector	Branded	66	1	
	Q0 (+02	Desktop computer	Branaca			
		with 21" LCD, Key				
	MERF\ECHO\PSH\E	board, Mouse & Wifi	Lenovo	PC1EJ21		
483	QU\483	connector	Branded	D	1	HDU
		Desktop computer				
		with 21" LCD, Key				
	MERF\ECHO\PSH\E	board, Mouse & Wifi	Lenovo	U1HA59		
484	QU\484	connector	Branded	6G	1	
		Desktop computer		U1HA5N		
	MERF\ECHO\PSH\E	with 21" LCD, Key board, Mouse & Wifi	Lenovo	86 U1HA5N		
485	QU\485	connector	Branded	5A	1	Store
	Q0 (1 03	Desktop computer	Branaca	PC1EJ1Y		3.010
		with 21" LCD, Key	Lenovo	L		
	MERF\ECHO\PSH\E	board, Mouse & Wifi	Branded, VS	U1HA51		
486	QU\486	connector	30T	8A	1	Triage
		Desktop computer		PC1EJ20		
		with 21" LCD, Key	Lenovo	8		
	MERF\ECHO\PSH\E	board, Mouse & Wifi	Branded, VS	U1HA51		
487	QU\487	connector	30T	8M	1	PCR LAB
		Desktop computer		PC1EJ1Y		
	MERF\ECHO\PSH\E	with 21" LCD, Key board, Mouse & Wifi	Lenovo Branded, VS	N U1HAN5		
488	QU\488	connector	30T	N59	1	TRIAGE
700	α σ (+ου	Desktop computer	301	PC1EJ22		TRIFTOL
		with 21" LCD, Key	Lenovo	F		
	MERF\ECHO\PSH\E	board, Mouse & Wifi	Branded, VS	U1HA5N		
489	QU\489	connector	30T	8J	1	IT Room
		Desktop computer		PC1EJ1Z		
		with 21" LCD, Key	Lenovo	2		
	MERF\ECHO\PSH\E	board, Mouse & Wifi	Branded, VS	U1HA5N		isolation
490	QU\490	connector	30T	5T	1	staff room
			Lenovo			
	MERF\ECHO\PSH\E	Desktop computer	Branded, VS	PC1EJ1X		
491	QU\491	with 21" LCD, Key	30T	V	1	

1	1	hoard Mouse & Wifi	I	U1HA5N		l I
		board, Mouse & Wifi connector		8G		
		Connector		80		
		Desktop computer		PC1EJZ1		
		with 21" LCD, Key	Lenovo	Α		
	MERF\ECHO\PSH\E	board, Mouse & Wifi	Branded, VS	U1HA5N		
492	QU\492	connector	30T	73	1	TRIAGE
		Desktop computer		PC1EHZ		
		with 21" LCD, Key	Lenovo	XW		
	MERF\ECHO\PSH\E	board, Mouse & Wifi	Branded, VS	U1HA5N		staff room
493	QU\493	connector	30T	56	1	HDU
		Desktop computer		PC1EHZ		
		with 21" LCD, Key	Lenovo	CL		
	MERF\ECHO\PSH\E	board, Mouse & Wifi	Branded, VS	U1HA5N		Islolation
494	QU\494	connector	30T	4N	1	Staff Room
	MERF\ECHO\PSH\E					
495	QU\495	HP Printer	107A		1	StOre
	MERF\ECHO\PSH\E			CNB1M		
496	QU\496	HP Printer	107A	ASW9W	1	TRIAGE
.50	MERF\ECHO\PSH\E	THE THIRECT	2077.	CNB1M	_	
497	QU\497	HP Printer	107A	4SW88	1	IT Room
737	MERF\ECHO\PSH\E	THI TTIMEET	10771	437700		TT NOOTH
498	QU\498	HP Printer	107A		1	
430	MERF\ECHO\PSH\E	TIF FIIILEI	107A			
400	l	IID Drintor	1074		1	
499	QU\499	HP Printer	107A		1	
500	MERF\ECHO\PSH\E	C	6 240	N1/A	4	INICTOCIA
500	QU\500	Scanner	Conan 310	N/A	1	INSTOCK
	MERF\ECHO\PSH\E		Dawlance	DS9000	_	
501	QU\501	Spiner	Spiner	WM	1	Loundry
			Core Fusion			
	MERF\ECHO\PSH\E		CF-250, MDX	200412		
502	QU\502	Infusion Pump	USA	2	1	
			Core Fusion			
	MERF\ECHO\PSH\E		CF-250, MDX	200412		
503	QU\503	Infusion Pump	USA	6	1	INSTOCK
			Core Fusion			
	MERF\ECHO\PSH\E		CF-250, MDX	200412		
504	QU\504	Infusion Pump	USA	2	1	4th Floor
			Core Fusion			
	MERF\ECHO\PSH\E		CF-250, MDX	200412		
505	QU\505	Infusion Pump	USA	2	1	4th Floor
		,	Core Fusion			
	MERF\ECHO\PSH\E		CF-250, MDX	200412		
506	QU\506	Infusion Pump	USA	2	1	4th Floor
300			Core Fusion	_	_	
	MERF\ECHO\PSH\E		CF-250, MDX	200412		
507	QU\507	Infusion Pump	USA	200412	1	4th Floor
307	40 (30)	I initiasion r unip	03/			- 11111001

1	1	ſ	Core Fusion	 		l I
	MERF\ECHO\PSH\E		CF-250, MDX	200412		
508	QU\508	Infusion Pump	USA	200412	1	4th Floor
308	Q0 (308	illiusion Fullip	Core Fusion	2		4(11 F1001
	MEDE/ ECHO/ DCH/ E		CF-250, MDX	200412		
F00	MERF\ECHO\PSH\E	Infinite Division	,		4	4+b
509	QU\509	Infusion Pump	USA	2	1	4th Floor
	MEDE/ ECHO/ DCH/ E		Core Fusion	200442		
540	MERF\ECHO\PSH\E		CF-250, MDX	200412	_	4.1 51
510	QU\510	Infusion Pump	USA	2	1	4th Floor
			Core Fusion	222442		
	MERF\ECHO\PSH\E		CF-250, MDX	200412		
511	QU\511	Infusion Pump	USA	2	1	4th Floor
			Core Fusion			
	MERF\ECHO\PSH\E		CF-250, MDX	200412		
512	QU\512	Infusion Pump	USA	2	1	4th Floor
			Core Fusion			
	MERF\ECHO\PSH\E		CF-250, MDX	200412		
513	QU\513	Infusion Pump	USA	2	1	4th Floor
			Core Fusion			
	MERF\ECHO\PSH\E		CF-250, MDX	200412		
514	QU\514	Infusion Pump	USA	2	1	4th Floor
			Core Fusion			
	MERF\ECHO\PSH\E		CF-250, MDX	200412		
515	QU\515	Infusion Pump	USA	2	1	4th Floor
		-	Core Fusion			
	MERF\ECHO\PSH\E		CF-250, MDX	200412		
516	QU\516	Infusion Pump	USA	2	1	4th Floor
	•	·	Core Fusion			
	MERF\ECHO\PSH\E		CF-250, MDX	200412		
517	QU\517	Infusion Pump	USA	2	1	4th Floor
	, ,	,	Core Fusion			
	MERF\ECHO\PSH\E		CF-250, MDX	200412		
518	QU\518	Infusion Pump	USA	2	1	4th Floor
	-1- 1		Core Fusion			
	MERF\ECHO\PSH\E		CF-250, MDX	200412		
519	QU\519	Infusion Pump	USA	200412	1	4th Floor
- 313	Q0 (010	asion i unip	Core Fusion			
	MERF\ECHO\PSH\E		CF-250, MDX	200412		
520	QU\520	Infusion Pump	USA	200412	1	4th Floor
320	Q0 (320	iniusion i ump	Core Fusion	2		70111001
	MERF\ECHO\PSH\E		CF-250, MDX	200412		
521	QU\521	Infusion Pump	USA	200412	1	4th Floor
321	QU\JZI	musion Pump			Т.	40171001
	MEDE/ ECHO/ DCH/ E		6 Para,	200004		
F22	MERF\ECHO\PSH\E	Canalia a NA colto c	CritiView	200691	4	NASIS
522	QU\522	Cardiac Monitor	C360	351	1	Male ward 2

1	İ		6 Para,			1
	MERF\ECHO\PSH\E		CritiView	200691		
523		Cardiac Monitor	C360		1	Male ward 2
523	QU\523	Cardiac Monitor		369		
	MEDE/ ECHO/ DCH/ E		6 Para,	200001		Isoulation
524	MERF\ECHO\PSH\E	Caralta a NA a atta a	CritiView	200691	4	female word
524	QU\524	Cardiac Monitor	C360	385	1	2
			6 Para,			Isoulation
	MERF\ECHO\PSH\E		CritiView	200694		female word
525	QU\525	Cardiac Monitor	C360	1321	1	2
			6 Para,			Isoulation
	MERF\ECHO\PSH\E		CritiView	200691		female word
526	QU\526	Cardiac Monitor	C360	488	1	2
			6 Para,			Isoulation
	MERF\ECHO\PSH\E		CritiView	200691		female word
527	QU\527	Cardiac Monitor	C360	488	1	2
			6 Para,			
	MERF\ECHO\PSH\E		CritiView	200691		female ward
528	QU\528	Cardiac Monitor	C360	437	1	1
			6 Para,			
	MERF\ECHO\PSH\E		CritiView	200691		
529	QU\529	Cardiac Monitor	C360	390	1	male ward 1
			6 Para,			
	MERF\ECHO\PSH\E		CritiView	200691		
530	QU\530	Cardiac Monitor	C360	453	1	isoulation
			6 Para,			
	MERF\ECHO\PSH\E		CritiView	200691		
531	QU\531	Cardiac Monitor	C360	435	1	isoulation
	•		6 Para,			
	MERF\ECHO\PSH\E		CritiView	200691		
532	QU\532	Cardiac Monitor	C360	388	1	isoulation
			6 Para,			
	MERF\ECHO\PSH\E		CritiView	200691		
533	QU\533	Cardiac Monitor	C360	493	1	male ward 1
			6 Para,			Isoulation
1	MERF\ECHO\PSH\E		CritiView	200691		female word
534	QU\534	Cardiac Monitor	C360	384	1	2
337	~ · · · · · · · · · · · · · · · · · · ·	53.4.40.1710111101	6 Para,	30 F		_
	MERF\ECHO\PSH\E		CritiView	200691		
535	QU\535	Cardiac Monitor	C360	469	1	male ward 2
	~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~	53.4.40.1710111101	6 Para,	100		a.c .vara 2
	MERF\ECHO\PSH\E		CritiView	200691		
536	QU\536	Cardiac Monitor	C360	443	1	male ward 2
330	QU (330	Caraiac Montton	6 Para,	+43		maic ward Z
	MERF\ECHO\PSH\E		CritiView	200601		
F27		Cardiac Manitar		200691	1	maloward 1
537	QU\537	Cardiac Monitor	C360	317	1	male ward 1

1		1	6 Para,	ĺ		l I
	MERF\ECHO\PSH\E		CritiView	200691		
538	QU\538	Cardiac Monitor	C360	452	1	Isoulation
330	Q0 (550	caraiac ivionitor	6 Para,	752		13041411011
	MERF\ECHO\PSH\E		CritiView	200691		
539	QU\539	Cardiac Monitor	C360	339	1	male ward 2
333	ασ (555	caraiac ivionicoi	6 Para,	333		maic ward 2
	MERF\ECHO\PSH\E		CritiView	200691		
540	QU\540	Cardiac Monitor	C360	375	1	male ward 2
3.0	ασ (σ 1σ	Car and Triomicon	6 Para,	3,3	_	Isoultion
	MERF\ECHO\PSH\E		CritiView	200691		femail ward
541	QU\541	Cardiac Monitor	C360	394	1	2
	α, (σ. 12		6 Para,		_	_
	MERF\ECHO\PSH\E		CritiView	200691		female ward
542	QU\542	Cardiac Monitor	C360	484	1	1
			6 Para,			
	MERF\ECHO\PSH\E		CritiView	200691		female ward
543	QU\543	Cardiac Monitor	C360	422	1	1
			6 Para,			
	MERF\ECHO\PSH\E		CritiView	200691		female ward
544	QU\544	Cardiac Monitor	C360	436	1	1
	•		6 Para,			
	MERF\ECHO\PSH\E		CritiView	200691		
545	QU\545	Cardiac Monitor	C360	492	1	male ward 1
			6 Para,			
	MERF\ECHO\PSH\E		CritiView	200691		
546	QU\546	Cardiac Monitor	C360	459	1	male ward 1
	MERF\ECHO\PSH\E	Oxygen Cylinder	Mani fold 48			
547	QU\547	small with trolley	CFT	N/A	1	oxygen room
	MERF\ECHO\PSH\E	Oxygen Cylinder	Mani fold 48	,		70
548	QU\548	small with trolley	CFT	N/A	1	oxygen room
340	·	,		IN/A		Oxygen 100m
F 40	MERF\ECHO\PSH\E	Oxygen Cylinder	Mani fold 48	N1 / A	_	
549	QU\549	small with trolley	CFT	N/A	1	oxygen room
	MERF\ECHO\PSH\E	Oxygen Cylinder	Mani fold 48			
550	QU\550	small with trolley	CFT	N/A	1	oxygen room
	MERF\ECHO\PSH\E	Oxygen Cylinder	Mani fold 48			
551	QU\551	small with trolley	CFT	N/A	1	oxygen room
	MERF\ECHO\PSH\E	Oxygen Cylinder	Mani fold 48			
552	QU\552	small with trolley	CFT	N/A	1	oxygen room
	MERF\ECHO\PSH\E	Oxygen Cylinder	Mani fold 48			
553	QU\553	small with trolley	CFT	N/A	1	oxygen room
333	•			14,71		57,8cm 100m
	MERF\ECHO\PSH\E	Oxygen Cylinder	Mani fold 48	NI/A	4	0,0,000 = 0.00
554	QU\554	small with trolley	CFT	N/A	1	oxygen room
	MERF\ECHO\PSH\E	Oxygen Cylinder	Mani fold 48			
555	QU\555	small with trolley	CFT	N/A	1	oxygen room

	MERF\ECHO\PSH\E	Oxygen Cylinder	Mani fold 48			
556	QU\556	small with trolley	CFT	N/A	1	oxygen room
557	MERF\ECHO\PSH\E QU\557	Oxygen Cylinder small with trolley	Mani fold 48 CFT	N/A	1	oxygen room
558	MERF\ECHO\PSH\E QU\558	Oxygen Cylinder small with trolley	Mani fold 48 CFT	N/A	1	oxygen room
559	MERF\ECHO\PSH\E QU\559	Oxygen Cylinder small with trolley	Mani fold 48 CFT	N/A	1	oxygen room
560	MERF\ECHO\PSH\E QU\560	Oxygen Cylinder small with trolley	Mani fold 48 CFT	N/A	1	oxygen room
561	MERF\ECHO\PSH\E QU\561	Oxygen Cylinder small with trolley	Mani fold 48 CFT	N/A	1	oxygen room
562	MERF\ECHO\PSH\E QU\562	Oxygen Cylinder small with trolley	Mani fold 48 CFT	N/A	1	oxygen room
563	MERF\ECHO\PSH\E QU\563	Oxygen Cylinder small with trolley	Mani fold 48 CFT	N/A	1	oxygen room
564	MERF\ECHO\PSH\E QU\564	Oxygen Cylinder small with trolley	Mani fold 48 CFT	N/A	1	oxygen room
565	MERF\ECHO\PSH\E QU\565	Oxygen Cylinder small with trolley	Mani fold 48 CFT	N/A	1	oxygen room
566	MERF\ECHO\PSH\E QU\566	Oxygen Cylinder small with trolley	Mani fold 48 CFT	N/A	1	oxygen room
567	MERF\ECHO\PSH\E QU\567	Patient Bed, Manual Double Folderr with all accessories 9mattress, Side trolley, Food Trolley, IV Poll)	Turkey	N/A	1	ward
568	MERF\ECHO\PSH\E QU\568	Patient Bed, Manual Double Folderr with all accessories 9mattress, Side trolley, Food Trolley, IV Poll)	Turkey	N/A	1	Ward
569	MERF\ECHO\PSH\E QU\569	Patient Bed, Manual Double Folderr with all accessories 9mattress, Side trolley, Food Trolley, IV Poll)	Turkey	N/A	1	ward
570	MERF\ECHO\PSH\E QU\570	Patient Bed, Manual Double Folderr with all accessories 9mattress, Side	Turkey	N/A	1	ward

		trolley, Food Trolley,				
		,				
		Patient Bed, Manual Double Folderr with all accessories 9mattress, Side				
571	MERF\ECHO\PSH\E QU\571	trolley, Food Trolley, IV Poll)	Turkey	N/A	1	ward
	MERF\ECHO\PSH\E	Patient Bed, Manual Double Folderr with all accessories 9mattress, Side trolley, Food Trolley,	,	,		
572	QU\572	IV Poll)	Turkey	N/A	1	ward
	MERF\ECHO\PSH\E	Patient Bed, Manual Double Folderr with all accessories 9mattress, Side trolley, Food Trolley,				
573	QU\573	IV Poll)	Turkey	N/A	1	ward
574	MERF\ECHO\PSH\E QU\574	Patient Bed, Manual Double Folderr with all accessories 9mattress, Side trolley, Food Trolley, IV Poll)	Turkey	N/A	1	ward
-7-	MERF\ECHO\PSH\E	Patient Bed, Manual Double Folderr with all accessories 9mattress, Side trolley, Food Trolley,				
575	QU\575	IV Poll) Patient Bed, Manual Double Folderr with all accessories 9mattress, Side	Turkey	N/A	1	ward
576	MERF\ECHO\PSH\E QU\576	trolley, Food Trolley, IV Poll)	Turkey	N/A	1	ward
	MERF\ECHO\PSH\E	Patient Bed, Manual Double Folderr with all accessories 9mattress, Side trolley, Food Trolley,				
577	QU\577	IV Poll)	Turkey	N/A	1	ward

		Patient Bed, Manual Double Folderr with all accessories 9mattress, Side				
578	MERF\ECHO\PSH\E QU\578	trolley, Food Trolley, IV Poll)	Turkey	N/A	1	ward
F.70	MERF\ECHO\PSH\E	Patient Bed, Manual Double Folderr with all accessories 9mattress, Side trolley, Food Trolley,	Turkey	N1/A	1	
579	QU\579	IV Poll) Patient Bed, Manual Double Folderr with all accessories	Turkey	N/A	1	ward
580	MERF\ECHO\PSH\E QU\580	9mattress, Side trolley, Food Trolley, IV Poll)	Turkey	N/A	1	ward
	MERF\ECHO\PSH\E	Patient Bed, Manual Double Folderr with all accessories 9mattress, Side trolley, Food Trolley,	,			
581	QU\581	IV Poll)	Turkey	N/A	1	ward
F02	MERF\ECHO\PSH\E	Patient Bed, Manual Double Folderr with all accessories 9mattress, Side trolley, Food Trolley,	Turkey	NI/A	1	word
582	QU\582 MERF\ECHO\PSH\E	IV Poll) Patient Bed, Manual Double Folderr with all accessories 9mattress, Side trolley, Food Trolley,	Turkey	N/A		ward
583	QU\583 MERF\ECHO\PSH\E	IV Poll) Patient Bed, Manual Double Folderr with all accessories 9mattress, Side trolley, Food Trolley,	Turkey	N/A	1	ward
584	QU\584	IV Poll)	Turkey	N/A	1	ward
585	MERF\ECHO\PSH\E	Patient Bed, Manual Double Folderr with all accessories 9mattress, Side	Turkov	N/A	1	word
رەر	QU\585	Jiliatti ess, side	Turkey	N/A	т	ward

		trolley, Food Trolley,				
		,				
		Patient Bed, Manual Double Folderr with all accessories 9mattress, Side				
586	MERF\ECHO\PSH\E QU\586	trolley, Food Trolley, IV Poll)	Turkey	N/A	1	ward
	MERF\ECHO\PSH\E	Patient Bed, Manual Double Folderr with all accessories 9mattress, Side trolley, Food Trolley,	,			
587	QU\587	IV Poll)	Turkey	N/A	1	ward
	MERF\ECHO\PSH\E	Patient Bed, Manual Double Folderr with all accessories 9mattress, Side trolley, Food Trolley,				
588	QU\588	IV Poll)	Turkey	N/A	1	ward
589	MERF\ECHO\PSH\E QU\589	Patient Bed, Manual Double Folderr with all accessories 9mattress, Side trolley, Food Trolley, IV Poll)	Turkey	N/A	1	ward
590	MERF\ECHO\PSH\E QU\590	Patient Bed, Manual Double Folderr with all accessories 9mattress, Side trolley, Food Trolley, IV Poll)	Turkov	N/A	1	ward
290	MERF\ECHO\PSH\E	Patient Bed, Manual Double Folderr with all accessories 9mattress, Side trolley, Food Trolley,	Turkey	IN/A	1	waru
591	QU\591	IV Poll)	Turkey	N/A	1	ward
592	MERF\ECHO\PSH\E QU\592	Patient Bed, Manual Double Folderr with all accessories 9mattress, Side trolley, Food Trolley, IV Poll)	Turkey	N/A	1	ward
	~0 1002	1		1 , , ,		

i i	•	1	1	1	i	
		Patient Bed, Manual				
		Double Folderr with				
		all accessories				
		9mattress, Side				
	MERF\ECHO\PSH\E	trolley, Food Trolley,				
593	QU\593	IV Poll)	Turkey	N/A	1	ward
333	ασ (555	Patient Bed, Manual	runcy	,	_	wara
		Double Folderr with				
		all accessories				
		9mattress, Side				
	MERF\ECHO\PSH\E	trolley, Food Trolley,				
594	QU\594	IV Poll)	Turkey	N/A	1	ward
		Patient Bed, Manual				
		Double Folderr with				
		all accessories				
		9mattress, Side				
	MERF\ECHO\PSH\E	trolley, Food Trolley,				
595	QU\595	IV Poll)	Turkey	N/A	1	ward
		Patient Bed, Manual				
		Double Folderr with				
		all accessories				
		9mattress, Side				
	MERF\ECHO\PSH\E	trolley, Food Trolley,				
596	QU\596	IV Poll)	Turkey	N/A	1	ward
330	Q0 (330	Patient Bed, Manual	Turkey	14//1		wara
		Double Folderr with				
		all accessories				
		9mattress, Side				
	MERF\ECHO\PSH\E	trolley, Food Trolley,				
597	QU\597	IV Poll)	Turkey	N/A	1	ward
		Patient Bed, Manual				
		Double Folderr with				
		all accessories				
		9mattress, Side				
	MERF\ECHO\PSH\E	trolley, Food Trolley,				
598	QU\598	IV Poll)	Turkey	N/A	1	ward
		ICU Bed with				
	MERF\ECHO\PSH\E	Mattress 5 function		203067		
599	QU\599	Automatic	China	857	1	ward
		ICU Bed with				
	MERF\ECHO\PSH\E	Mattress 5 function		205071		
600	QU\600	Automatic	China	667	1	ward
300	Q0 (000	ICU Bed with	Ciliia	007		vvara
	MERF\ECHO\PSH\E	Mattress 5 function		205027		
CO4	•		China		4	l word
601	QU\601	Automatic	China	7647	1	ward

I		ICU Bed with	I	ĺ	İ	
	MERF\ECHO\PSH\E	Mattress 5 function		205028		
602	QU\602	Automatic	China	111	1	ward
002	Q0 (002	ICU Bed with	Ciliia	111	т_	waru
	MERF\ECHO\PSH\E	Mattress 5 function		205028		
603	QU\603	Automatic	China	011	1	ward
003	Q0 (003	ICU Bed with	Ciliia	011	т_	waru
	MERF\ECHO\PSH\E	Mattress 5 function		205028		
604	QU\604	Automatic	China	104	1	ward
004	Q0 (00+	ICU Bed with	Ciliia	104		wara
	MERF\ECHO\PSH\E	Mattress 5 function		205040		
605	QU\605	Automatic	China	564	1	ward
003	Q0 (003	ICU Bed with	Ciliiu	304		wara
	MERF\ECHO\PSH\E	Mattress 5 function		205028		
606	QU\606	Automatic	China	000	1	ward
	40 (000	ICU Bed with	Cimia	000		wara
	MERF\ECHO\PSH\E	Mattress 5 function		205027		
607	QU\607	Automatic	China	966	1	ward
	ασ (σσ.	ICU Bed with	J		_	
	MERF\ECHO\PSH\E	Mattress 5 function		205027		
608	QU\608	Automatic	China	723	1	ward
	MERF\ECHO\PSH\E	Oxygen concentrator	Yuwell 7F-10	200400		4th F,
609	QU\609	10 Liter	China	689	1	Isolation
	MERF\ECHO\PSH\E	Oxygen concentrator	Yuwell 7F-10	200400		4th F,
610	QU\610	10 Liter	China	534	1	Isolation
	MERF\ECHO\PSH\E	Oxygen concentrator	Yuwell 7F-10	200400		4th F,
611	QU\611	10 Liter	China	428	1	Isolation
	MERF\ECHO\PSH\E	Oxygen concentrator	Yuwell 7F-10	200400		4th F,
612	QU\612	10 Liter	China	499	1	Isolation
	MERF\ECHO\PSH\E	Oxygen concentrator	Yuwell 7F-10	200400		4th F,
613	QU\613	10 Liter	China	696	1	Isolation
	MERF\ECHO\PSH\E	Oxygen concentrator	Yuwell 7F-10	200400		4th F,
614	QU\614	10 Liter	China	533	1	Isolation
	MERF\ECHO\PSH\E	Oxygen concentrator	Yuwell 7F-10	200400		4th F,
615	QU\615	10 Liter	China	501	1	Isolation
	MERF\ECHO\PSH\E	Oxygen concentrator	Yuwell 7F-10	200400		1st F, Private
616	QU\616	10 Liter	China	633	1	Room 6
	MERF\ECHO\PSH\E	Oxygen concentrator	Yuwell 7F-10	200400		1st F, Private
617	QU\617	10 Liter	China	500	1	Room 6
	MERF\ECHO\PSH\E	Oxygen concentrator	Yuwell 7F-10	200400		3rd F,
618	QU\618	10 Liter	China	563	1	Isolation
				BE2Q-		
				4E1To-		
	MERF\ECHO\PSH\E	Fridge big size -40	1	OQEL7-		
619	QU\619	digre	Hair	G0042	1	PCR LAB
	MERF\ECHO\PSH\E	Fridge big size -20	1	BE2Q-		
620	QU\620	digre	Hair	4E1To-	1	PCR LAB

				OQEL7-		
				G004N0 017		
		ICU Bed with		017		
	MERF\ECHO\PSH\E	Mattress 5 function		200200		
621	QU\621	Automatic	China	0184	1	Ward
		ICU Bed with				
	MERF\ECHO\PSH\E	Mattress 5 function		202000		
622	QU\622	Automatic	China	181	1	Ward
		ICU Bed with				
	MERF\ECHO\PSH\E	Mattress 5 function		203067		
623	QU\623	Automatic	China	904	1	Ward
		ICU Bed with				
	MERF\ECHO\PSH\E	Mattress 5 function		203067		
624	QU\624	Automatic	China	907	1	Ward
	MEDEL ESTICATION -	ICU Bed with		20205-		
605	MERF\ECHO\PSH\E	Mattress 5 function		203067	_	
625	QU\625	Automatic	China	903	1	Ward
	MEDE/ ECHO/ DCH/ E	ICU Bed with		203067		
626	MERF\ECHO\PSH\E QU\626	Mattress 5 function Automatic	China	908	1	Ward
020	QU\020	ICU Bed with	China	908	1	vvaru
	MERF\ECHO\PSH\E	Mattress 5 function		19C072		
627	QU\627	Automatic	China	417	1	Ward
027	Q0 (02)	ICU Bed with	Ciliia	71/		vvara
	MERF\ECHO\PSH\E	Mattress 5 function		200200		
628	QU\628	Automatic	China	0192	1	Ward
	40 (0-0	ICU Bed with				
	MERF\ECHO\PSH\E	Mattress 5 function		202000		
629	QU\629	Automatic	China	190	1	Ward
		ICU Bed with				
	MERF\ECHO\PSH\E	Mattress 5 function		205027		
630	QU\630	Automatic	China	666	1	Ward
	MERF\ECHO\PSH\E	Real Time PCR	96 Well, SYS	TL22EL2		
631	QU\631	Machine	TAAQ-USA	011890	1	PCR LAB
				SYS20L2		
	MERF\ECHO\PSH\E	Auto Super extractor	SYS TAAQ-	012122		
632	QU\632	32	USA	1	1	PCR LAB
	MERF\ECHO\PSH\E			180135		
633	QU\633	Ro Plant Machine	PAK Made	0033	1	ICU
	MERF\ECHO\PSH\E	Portable Dialysis		F40000	_	
634	QU\634	Machine	B Braun	513980	1	ICU
	MEDE/ ECHO) perily e	Bio safty cabinat	Made	BCS15B		
635	MERF\ECHO\PSH\E	Machine Class 11(B2)	Biobase	200619	4	DCD LAD
635	QU\635 MERF\ECHO\PSH\E	Thermo Scientific	China P.C. P. Class	190025	1	PCR LAB
636	QU\636	AUTO CLAVE MACHINE	ROC, B Class ISO CE	180025	1	PCR LAB
030	QU\030	IVIACITINE	ISO CE	591	Т	FUR LAB

I	MERF\ECHO\PSH\E	Office table stone	1			
637	QU\637	top	Local Made	N/A	1	PCR LAB
	MERF\ECHO\PSH\E	Office table stone		,		
638	QU\638	top	Local Made	N/A	1	PCR LAB
	MERF\ECHO\PSH\E	Office table stone		,		
639	QU\639	top	Local Made	N/A	1	PCR LAB
	MERF\ECHO\PSH\E	Office table stone				
640	QU\640	top	Local Made	N/A	1	PCR LAB
	MERF\ECHO\PSH\E	Office table stone				
641	QU\641	top	Local Made	N/A	1	PCR LAB
	MERF\ECHO\PSH\E	Office table stone				
642	QU\642	top	Local Made	N/A	1	PCR LAB
	MERF\ECHO\PSH\E	Office table stone				
643	QU\643	top	Local Made	N/A	1	PCR LAB
	MERF\ECHO\PSH\E	Office table stone				
644	QU\644	top	Local Made	N/A	1	PCR LAB
	MERF\ECHO\PSH\E					
645	QU\645	Revolving Chair	China	N/A	1	PCR LAB
	MERF\ECHO\PSH\E					
646	QU\646	Revolving Chair	China	N/A	1	PCR LAB
	MERF\ECHO\PSH\E					
647	QU\647	Revolving Chair	China	N/A	1	PCR LAB
	MERF\ECHO\PSH\E					
648	QU\648	Revolving Chair	China	N/A	1	PCR LAB
	MERF\ECHO\PSH\E					
649	QU\649	Revolving Chair	China	N/A	1	PCR LAB
	MERF\ECHO\PSH\E				_	
650	QU\650	Revolving Chair	China	N/A	1	PCR LAB
CE4	MERF\ECHO\PSH\E	Mashine Dlant		N1 / A	4	laalm.
651	QU\651	Washing Plant	Local Made	N/A	1	loundry
653	MERF\ECHO\PSH\E	Faha Mashina	MDXUSA/ Model eBit60	120120	1	Ctoro
652	QU\652 MERF\ECHO\PSH\E	Echo Machine	Model epitor	484	1	Store
653	QU\653	Wheel Chair	China	N/A	1	ICU
033	MERF\ECHO\PSH\E	vviieei Cilaii	Ciliia	IN/A		100
654	QU\654	Wheel Chair	China	N/A	1	HDU
034	MERF\ECHO\PSH\E	vviieei Ciiaii	Ciliia	IN/A		TIDO
655	QU\655	Wheel Chair	China	N/A	1	Triage
055	MERF\ECHO\PSH\E	vviicei Cilaii	Cilila	IN/ A	т_	Triage
656	QU\656	Wheel Chair	China	N/A	1	Main Gate
030	MERF\ECHO\PSH\E	Wilcer Chall	Ciliiu	. */ / \		main date
657	QU\657	Wheel Chair	China	N/A	1	Main Gate
557	MERF\ECHO\PSH\E	cc. crian	Ja	,,,		a Gate
658	QU\658	Wheel Chair	China	N/A	1	Warehouse
333	MERF\ECHO\PSH\E			-,	_	
659	QU\659	Wheel Chair	China	N/A	1	Warehouse
033	40 (033	vviicei ciiaii	Cilila	11/ 17		vvai Cilouse

i	MERF\ECHO\PSH\E		I	Ī		
660	QU\660	Wheel Chair	China	N/A	1	Warehouse
- 000	MERF\ECHO\PSH\E	Whice chair	Cimia	14//1		varenouse
661	QU\661	Wheel Chair	China	N/A	1	Warehouse
	MERF\ECHO\PSH\E	Whice chan	Crima	14//		waremouse
662	QU\662	Wheel Chair	China	N/A	1	Warehouse
	MERF\ECHO\PSH\E	Oxygen concentrator	Yuwell 7F-10	201200		Store room
663	QU\663	10 Liter	China	062	1	15
	MERF\ECHO\PSH\E	Oxygen concentrator	Yuwell 7F-10	201200		Store room
664	QU\664	10 Liter	China	132	1	15
	MERF\ECHO\PSH\E	Oxygen concentrator	Yuwell 7F-10	201200		Store room
665	QU\665	10 Liter	China	114	1	15
	MERF\ECHO\PSH\E	Oxygen concentrator	Yuwell 7F-10	200400		Store room
666	QU\666	10 Liter	China	692	1	15
	MERF\ECHO\PSH\E	Oxygen concentrator	Yuwell 7F-10	201200		Store room
667	QU\667	10 Liter	China	183	1	15
	MERF\ECHO\PSH\E	Oxygen concentrator	Yuwell 7F-10	201200		Store room
668	QU\668	10 Liter	China	178	1	15
		Pharmacy Racks				
	MERF\ECHO\PSH\E	Metal angle Iron				
669	QU\669	Sheet	(6'X4'X1')	N/A	1	Stor
		Pharmacy Racks				
	MERF\ECHO\PSH\E	Metal angle Iron				
670	QU\670	Sheet	(6'X4'X1')	N/A	1	Stor
		Pharmacy Racks				
	MERF\ECHO\PSH\E	Metal angle Iron	(20.44)			
671	QU\671	Sheet	(6'X4'X1')	N/A	1	Stor
	1 4 5 D 5 1 5 C 1 1 C 1 D C 1 1 1 5	Pharmacy Racks				
670	MERF\ECHO\PSH\E	Metal angle Iron	(6)(4)(4))	/.	_	51
672	QU\672	Sheet	(6'X4'X1')	N/A	1	Pharmacy
	MAEDE/ ECHO/ DCH/ E	Pharmacy Racks				
672	MERF\ECHO\PSH\E	Metal angle Iron	(6)(4)(4))	NI/A	_	Discours
673	QU\673	Sheet	(6'X4'X1')	N/A	1	Pharmacy
	MEDE/ ECHO/ DCH/ E	Pharmacy Racks				
674	MERF\ECHO\PSH\E	Metal angle Iron	(C!V4!V1!)	NI/A	1	Dharmaay
674	QU\674	Sheet Backs	(6'X4'X1')	N/A	1	Pharmacy
	MERF\ECHO\PSH\E	Pharmacy Racks Metal angle Iron				
675	QU\675	Sheet	(6'X4'X1')	N/A	1	Pharmacy
0/3	Q0\0/3	Pharmacy Racks	(0 ^4 ^1)	IN/A	1	riiaiiiiacy
	MERF\ECHO\PSH\E	Metal angle Iron				
676	QU\676	Sheet	(6'X4'X1')	N/A	1	Pharmacy
3,3	~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~	Pharmacy Racks	(0 / (/ / / /)	,,,	-	
	MERF\ECHO\PSH\F					
677		_	(6'X4'X1')	N/A	1	Pharmacv
677	MERF\ECHO\PSH\E QU\677	Metal angle Iron Sheet	(6'X4'X1')	N/A	1	Pharmacy

1		Pharmacy Racks	I			
	MERF\ECHO\PSH\E	Metal angle Iron				
678	QU\678	Sheet	(6'X4'X1')	N/A	1	Pharmacy
		Pharmacy Racks				
	MERF\ECHO\PSH\E	Metal angle Iron				
679	QU\679	Sheet	(6'X4'X1')	N/A	1	Pharmacy
		Pharmacy Racks				
	MERF\ECHO\PSH\E	Metal angle Iron				_
680	QU\680	Sheet	(6'X4'X1')	N/A	1	Pharmacy
	MEDE/ ECHO/ DCH/ E	Pharmacy Racks				
681	MERF\ECHO\PSH\E QU\681	Metal angle Iron Sheet	(6'X4'X1')	NI/A	1	Dharmacu
001	QU/081	Pharmacy Racks	(6 84 81)	N/A	1	Pharmacy
	MERF\ECHO\PSH\E	Metal angle Iron				
682	QU\682	Sheet	(6'X4'X1')	N/A	1	Pharmacy
002	Q0 (002	Pharmacy Racks	(OXIXI)	14/7		Tharmacy
	MERF\ECHO\PSH\E	Metal angle Iron				
683	QU\683	Sheet	(6'X4'X1')	N/A	1	IT Room
		Telephone Exchange				
	MERF\ECHO\PSH\E	with 24 Sets	KX-TS500MX,	O1AKN0		
684	QU\684	Telephone Set	Panasonic	64199	1	IT Room
			Micro			
			Centrifuge			
			Thermo			
605	MERF\ECHO\PSH\E	NAiona Contributa	Scientific MZ-	1.65E+1	4	Camanalilah
685	QU\685	Micro Centrifuge	15000 APL-	3	1	General Lab
	MERF\ECHO\PSH\E		401,Apex	APL-EA-		
686	QU\686	Electrolyte Analizer	Canada	068	1	General Lab
- 555	MERF\ECHO\PSH\E	Mini Vidas Special	Canada	IVD5215		Certeral Lab
687	QU\687	Chemistry Analyser	BIO Lab ROC	154	1	General Lab
007			DIO LUD NOC			General Lab
688	MERF\ECHO\PSH\E QU\688	Hight Flow Oxygen	Turkey	520021 3	1	ICU
000	•	Therapy Device	Turkey			ico
690	MERF\ECHO\PSH\E	Hight Flow Oxygen	Turkov	520016	1	ICH
689	QU\689	Therapy Device	Turkey MX-S	6	1	ICU
			adjustable	VB189A		
	MERF\ECHO\PSH\E	Vortexor mixture	speed vortax-	H00064		
690	QU\690	machin	USA	38	1	PCR LAB
	•	Desktop computer				
		with 21" LCD, Key	Lenovo			
	MERF\ECHO\PSH\E	board, Mouse & Wifi	Branded, VS	PC1GNG		
691	QU\691	connector	30T	V7	1	logistic office
			Lenovo			
	MERF\ECHO\PSH\E	Desktop computer	Branded, VS	PC1GNG		
692	QU\692	with 21" LCD, Key	30T	VH	1	logistic office

		board, Mouse & Wifi connector				
693	MERF\ECHO\PSH\E QU\693	Desktop computer with 21" LCD, Key board, Mouse & Wifi connector	Lenovo Branded, VS 30T	PC1GNG WX	1	PCR LAB
694	MERF\ECHO\PSH\E QU\694	Fridge big size	MEC 450 FG,Carawell, MEC	CR2020 0Q02	1	PCR LAB
695	MERF\ECHO\PSH\E QU\695	UPS 5kV With 4 batterys	Sunglow VMII5000	N55- 5KW	1	PCR LAB
696	MERF\ECHO\PSH\E QU\696	UPS 5kV With 4 batterys	Sunglow VMII5000	929320 051066 0-4	1	General Lab
697	MERF\ECHO\PSH\E QU\697	Printer HP laser	MFP 137 FNW		1	General Lab
698	MERF\ECHO\PSH\E QU\698	Hp Laser Printer	Laser jet pro M130fn	VNC7JO 1635	1	logistic office
699	MERF\ECHO\PSH\E QU\699	Sanitizer Machine	Local Made	N/A		Main Gate
701	MERF\ECHO\PSH\E QU\701	Crush Trolly	Local Made	N/A	1	HDU
702	MERF\ECHO\PSH\E QU\702	Crush Trolly	Local Made	N/A	1	ICU
703	MERF\ECHO\PSH\E QU\703	Crush Trolly	Local Made	N/A	1	Female Ward
704	MERF\ECHO\PSH\E QU\704	Crush Trolly	Local Made	N/A	1	Male Ward
705	MERF\ECHO\PSH\E QU\705	Fire Extinguisher 50 kg (Powder) Commercial Size	China	N/A	1	Basement
706	MERF\ECHO\PSH\E QU\706	Fire Extinguisher 50 kg (Powder) Commercial Size	China	N/A	1	G F, Reception
707	MERF\ECHO\PSH\E QU\707	Fire Extinguisher 06 kg (Powder)	China	N/A	1	G F
708	MERF\ECHO\PSH\E QU\708	Fire Extinguisher 06 kg (Powder)	China	N/A	1	1st F
709	MERF\ECHO\PSH\E QU\709	Fire Extinguisher 06 kg (Powder)	China	N/A	1	1st F
710	MERF\ECHO\PSH\E QU\710	Fire Extinguisher 06 kg (Powder)	China	N/A	1	2nd F
711	MERF\ECHO\PSH\E QU\711	Fire Extinguisher 06 kg (Powder)	China	N/A	1	3rd F

	MERF\ECHO\PSH\E	Fire Extinguisher 06				
712	QU\712	kg (Powder)	China	N/A	1	3rd F
	MERF\ECHO\PSH\E	Fire Extinguisher 06				
713	QU\713	kg (Powder)	China	N/A	1	4th F
		Wooden Bench with				
714	MERF\ECHO\PSH\E QU\714	iron	Local Made	NI/A	1	4th floor
/14	QU\/14	frame(48"x18"H18" Wooden Bench with	Local Made	N/A	1	41111001
	MERF\ECHO\PSH\E	iron				
715	QU\715	frame(48"x18"H18"	Local Made	N/A	1	4th floor
		Wooden Bench with				
71.6	MERF\ECHO\PSH\E	iron	Lasal Nasala	N1 / A	1	4+l- fl
716	QU\716	frame(48"x18"H18" Wooden Bench with	Local Made	N/A	1	4th floor
	MERF\ECHO\PSH\E	iron				
717	QU\717	frame(48"x18"H18"	Local Made	N/A	1	4th floor
		Wooden Bench with				
740	MERF\ECHO\PSH\E	iron				4.1 (1
718	QU\718	frame(48"x18"H18" Wooden Bench with	Local Made	N/A	1	4th floor
	MERF\ECHO\PSH\E	iron				
719	QU\719	frame(48"x18"H18"	Local Made	N/A	1	4th floor
		Wooden Bench with				
	MERF\ECHO\PSH\E	iron				
720	QU\720	frame(48"x18"H18" Wooden Bench with	Local Made	N/A	1	4th floor
	MERF\ECHO\PSH\E	iron				
721	QU\721	frame(48"x18"H18"	Local Made	N/A	1	4th floor
		Wooden Bench with				
	MERF\ECHO\PSH\E	iron				
722	QU\722	frame(48"x18"H18"	Local Made	N/A	1	4th floor
	MERF\ECHO\PSH\E	Wooden Bench with iron				
723	QU\723	frame(48"x18"H18"	Local Made	N/A	1	4th floor
	-	Wooden Bench with				
	MERF\ECHO\PSH\E	iron		1.		
724	QU\724	frame(48"x18"H18"	Local Made	N/A	1	4th floor
	MERF\ECHO\PSH\E	Wooden Bench with iron				
725	QU\725	frame(48"x18"H18"	Local Made	N/A	1	4th floor
		Wooden Bench with		<u> </u>		_
	MERF\ECHO\PSH\E	iron				
726	QU\726	frame(48"x18"H18"	Local Made	N/A	1	4th floor
	MERF\ECHO\PSH\E	Wooden Bench with iron				
727	QU\727	frame(48"x18"H18"	Local Made	N/A	1	4th floor
				1,		

I	1	NA/ a a dam Damala itala	I	I	1	I I
	MEDE/ ECHO/ DCH/ E	Wooden Bench with				
720	MERF\ECHO\PSH\E	iron		NI/A	1	1+b floor
728	QU\728	frame(48"x18"H18"	Local Made	N/A	+ +	4th floor
	MERF\ECHO\PSH\E	Wooden Bench with				
729	QU\729	iron frame(48"x18"H18"	Local Made	N/A	1	4th floor
729	Q0 (729	Wooden Bench with	Local Made	IN/A	1	4(1111001
	MERF\ECHO\PSH\E	iron				
730	QU\730	frame(48"x18"H18"	Local Made	N/A	1	4th floor
730	Q0 (730	Wooden Bench with	Local Made	IN/A	1	4(1111001
	MERF\ECHO\PSH\E	iron				
731	QU\731	frame(48"x18"H18"	Local Made	N/A	1	4th floor
731	Q0 (731	Wooden Bench with	Local Made	IN/A		40111001
	MERF\ECHO\PSH\E	iron				
732	QU\732	frame(48"x18"H18"	Local Made	N/A	1	4th floor
732	Q0 (732	Wooden Bench with	Localiviace	14,71		41111001
	MERF\ECHO\PSH\E	iron				
733	QU\733	frame(48"x18"H18"	Local Made	N/A	1	4th floor
733	ασ (733	Wooden Bench with	Local Widae	11,71		1001
	MERF\ECHO\PSH\E	iron				
734	QU\734	frame(48"x18"H18"	Local Made	N/A	1	4th floor
701	ασ (/ σ :	Wooden Bench with	Local Made	1,47,	1 -	10111001
	MERF\ECHO\PSH\E	iron				
735	QU\735	frame(48"x18"H18"	Local Made	N/A	1	4th floor
		Wooden Bench with		,		
	MERF\ECHO\PSH\E	iron				
736	QU\736	frame(48"x18"H18"	Local Made	N/A	1	4th floor
		Wooden Bench with				
	MERF\ECHO\PSH\E	iron				
737	QU\737	frame(48"x18"H18"	Local Made	N/A	1	4th floor
		Wooden Bench with				
	MERF\ECHO\PSH\E	iron				
738	QU\738	frame(48"x18"H18"	Local Made	N/A	1	4th floor
		Wooden Bench with				
	MERF\ECHO\PSH\E	iron				
739	QU\739	frame(48"x18"H18"	Local Made	N/A	1	4th floor
		Wooden Bench with				
	MERF\ECHO\PSH\E	iron				
740	QU\740	frame(48"x18"H18"	Local Made	N/A	1	4th floor
		Wooden Bench with				
	MERF\ECHO\PSH\E	iron				
741	QU\741	frame(48"x18"H18"	Local Made	N/A	1	4th floor
		Wooden Bench with				
	MERF\ECHO\PSH\E	iron				
742	QU\742	frame(48"x18"H18"	Local Made	N/A	1	4th floor

I		Wooden Bench with	1	I	1	l I
	MERF\ECHO\PSH\E	iron				
743	QU\743	frame(48"x18"H18"	Local Made	N/A	1	4th floor
743	Q0 (743	Wooden Bench with	Local Made	IN/ A		40111001
	MERF\ECHO\PSH\E	iron				
744	QU\744	frame(48"x18"H18"	Local Made	N/A	1	4th floor
7-7-7	Q0 (7 + +	Wooden Bench with	Local Widde	IN/ A		40111001
	MERF\ECHO\PSH\E	iron				
745	QU\745	frame(48"x18"H18"	Local Made	N/A	1	4th floor
7.13	ζο (γ. 13	Wooden Bench with		11,71		101111001
	MERF\ECHO\PSH\E	iron				
746	QU\746	frame(48"x18"H18"	Local Made	N/A	1	4th floor
		Wooden Bench with		,		
	MERF\ECHO\PSH\E	iron				
747	QU\747	frame(48"x18"H18"	Local Made	N/A	1	4th floor
		Wooden Bench with				
	MERF\ECHO\PSH\E	iron				
748	QU\748	frame(48"x18"H18"	Local Made	N/A	1	4th floor
		Wooden Bench with				
	MERF\ECHO\PSH\E	iron				
749	QU\749	frame(48"x18"H18"	Local Made	N/A	1	4th floor
		Wooden Bench with				
	MERF\ECHO\PSH\E	iron				
750	QU\750	frame(48"x18"H18"	Local Made	N/A	1	4th floor
		Wooden Bench with				
	MERF\ECHO\PSH\E	iron				
751	QU\751	frame(48"x18"H18"	Local Made	N/A	1	4th floor
		Wooden Bench with				
	MERF\ECHO\PSH\E	iron				
752	QU\752	frame(48"x18"H18"	Local Made	N/A	1	4th floor
		Wooden Bench with				
750	MERF\ECHO\PSH\E	iron		21/2		Auto Classic
753	QU\753	frame(48"x18"H18"	Local Made	N/A	1	4th floor
	MEDE/ ECHO/ DCH/ E	Wooden Bench with				
751	MERF\ECHO\PSH\E	frame/48"v18"U18"	Local Made	NI/A	1	4+h floor
754	QU\754	frame(48"x18"H18"	Local Made	N/A	1	4th floor
	MERF\ECHO\PSH\E	Wooden Bench with				
755	QU\755	iron frame(48"x18"H18"	Local Made	N/A	1	4th floor
/ / / /	Q0 (733	Wooden Bench with	Local iviaue	111/71	+ -	7(1111001
	MERF\ECHO\PSH\E	iron				
756	QU\756	frame(48"x18"H18"	Local Made	N/A	1	4th floor
755	~ ~ , ~ ~	Wooden Bench with		1.77.		
	MERF\ECHO\PSH\E	iron				
757	QU\757	frame(48"x18"H18"	Local Made	N/A	1	4th floor
	• • • •	1		, .		

I	I	Mandan Danah with	1	I	į	I I
	MERF\ECHO\PSH\E	Wooden Bench with iron				
758	QU\758	frame(48"x18"H18"	Local Made	N/A	1	4th floor
/36	Q0 (738	Wooden Bench with	Local Made	IN/A		4(1111001
	MERF\ECHO\PSH\E	iron				
759	QU\759	frame(48"x18"H18"	Local Made	N/A	1	4th floor
739	Q0 (739	Wooden Bench with	Local Made	IN/A		4(1111001
	MERF\ECHO\PSH\E	iron				
760	QU\760	frame(48"x18"H18"	Local Made	N/A	1	4th floor
700	Q0 (700	Wooden Bench with	Local Made	IN/ A		40111001
	MERF\ECHO\PSH\E	iron				
761	QU\761	frame(48"x18"H18"	Local Made	N/A	1	4th floor
701	40 (701	Wooden Bench with	Localiviace	14//		41111001
	MERF\ECHO\PSH\E	iron				
762	QU\762	frame(48"x18"H18"	Local Made	N/A	1	4th floor
702	40 (7.02	Wooden Bench with	Local Made	11,71		101111001
	MERF\ECHO\PSH\E	iron				
763	QU\763	frame(48"x18"H18"	Local Made	N/A	1	4th floor
	40 (1.00	Wooden Bench with		11,11		
	MERF\ECHO\PSH\E	iron				
764	QU\764	frame(48"x18"H18"	Local Made	N/A	1	4th floor
		Wooden Bench with		,		
	MERF\ECHO\PSH\E	iron				
765	QU\765	frame(48"x18"H18"	Local Made	N/A	1	4th floor
	•	Wooden Bench with				
	MERF\ECHO\PSH\E	iron				
766	QU\766	frame(48"x18"H18"	Local Made	N/A	1	4th floor
		Wooden Bench with				
	MERF\ECHO\PSH\E	iron				
767	QU\767	frame(48"x18"H18"	Local Made	N/A	1	4th floor
		Wooden Bench with				
	MERF\ECHO\PSH\E	iron				
768	QU\768	frame(48"x18"H18"	Local Made	N/A	1	4th floor
		Wooden Bench with				
	MERF\ECHO\PSH\E	iron				
769	QU\769	frame(48"x18"H18"	Local Made	N/A	1	4th floor
		Wooden Bench with				
	MERF\ECHO\PSH\E	iron				
770	QU\770	frame(48"x18"H18"	Local Made	N/A	1	4th floor
		Wooden Bench with				
	MERF\ECHO\PSH\E	iron				
771	QU\771	frame(48"x18"H18"	Local Made	N/A	1	4th floor
		Wooden Bench with				
	MERF\ECHO\PSH\E	iron				
772	QU\772	frame(48"x18"H18"	Local Made	N/A	1	4th floor

1		Wooden Bench with		1	ĺ	
	MERF\ECHO\PSH\E	iron				
773	QU\773	frame(48"x18"H18"	Local Made	N/A	1	4th floor
	ζο (1.10	Wooden Bench with		1.4/	_	
	MERF\ECHO\PSH\E	iron				
774	QU\774	frame(48"x18"H18"	Local Made	N/A	1	4th floor
		Wooden Bench with				
	MERF\ECHO\PSH\E	iron				
775	QU\775	frame(48"x18"H18"	Local Made	N/A	1	4th floor
		Wooden Bench with				
	MERF\ECHO\PSH\E	iron				
776	QU\776	frame(48"x18"H18"	Local Made	N/A	1	4th floor
		Wooden Bench with				
777	MERF\ECHO\PSH\E	iron	Lead Made	NI/A	1	4th floor
777	QU\777	frame(48"x18"H18" Wooden Bench with	Local Made	N/A	1	4th floor
	MERF\ECHO\PSH\E	iron				
778	QU\778	frame(48"x18"H18"	Local Made	N/A	1	4th floor
7,73	~~,,,	Wooden Bench with		,,,		
	MERF\ECHO\PSH\E	iron				
779	QU\779	frame(48"x18"H18"	Local Made	N/A	1	4th floor
		Wooden Bench with				
	MERF\ECHO\PSH\E	iron				
780	QU\780	frame(48"x18"H18"	Local Made	N/A	1	4th floor
		Wooden Bench with				
	MERF\ECHO\PSH\E	iron				
781	QU\781	frame(48"x18"H18"	Local Made	N/A	1	4th floor
	MERF\ECHO\PSH\E	Wooden Bench with				
782	QU\782	iron frame(48''x18''H18''	Local Made	N/A	1	4th floor
702	Q0 (782	Wooden Bench with	Local iviade	IN/A		41111001
	MERF\ECHO\PSH\E	iron				
783	QU\783	frame(48"x18"H18"	Local Made	N/A	1	4th floor
	MERF\ECHO\PSH\E	Wooden File Rack				
784	QU\784	(6'X3'X14")	Local Made	N/A	1	4th floor
	MERF\ECHO\PSH\E	Wooden File Rack				
785	QU\785	(6'X3'X14")	Local Made	N/A	1	4th floor
	MERF\ECHO\PSH\E	Wooden File Rack				
786	QU\786	(6'X3'X14")	Local Made	N/A	1	4th floor
	MERF\ECHO\PSH\E	Wooden File Rack	1	21/2		ALL C
787	QU\787	(6'X3'X14")	Local Made	N/A	1	4th floor
788	MERF\ECHO\PSH\E QU\788	Wooden File Rack (6'X3'X14")	Local Made	N/A	1	4th floor
/00	MERF\ECHO\PSH\E	Wooden File Rack	LUCAI IVIAUE	IN/A		40111001
789	QU\789	(6'X3'X14")	Local Made	N/A	1	4th floor
785	MERF\ECHO\PSH\E	Wooden File Rack	Local Iviaue	11/7		701111001
790	QU\790	(6'X3'X14")	Local Made	N/A	1	4th floor
		1,5,1,5,1,2,1,1		1 . 7		

1	MERF\ECHO\PSH\E	Wooden File Rack		1	Ì	l I
791	QU\791	(6'X3'X14")	Local Made	N/A	1	4th floor
731	MERF\ECHO\PSH\E	Wooden File Rack	Local Widae	14,71		101111001
792	QU\792	(6'X3'X14")	Local Made	N/A	1	4th floor
701	MERF\ECHO\PSH\E	wooden Cabinat	2000	1.4/1.		
793	QU\793	(6'X'3.)	Local Made	N/A	1	4th floor
	MERF\ECHO\PSH\E	wooden Cabinat		,		
794	QU\794	(6'X'3.)	Local Made	N/A	1	4th floor
	MERF\ECHO\PSH\E	wooden Cabinat		,		
795	QU\795	(6'X'3.)	Local Made	N/A	1	4th floor
	MERF\ECHO\PSH\E	wooden Cabinat		,		
796	QU\796	(6'X'3.)	Local Made	N/A	1	4th floor
	MERF\ECHO\PSH\E	wooden Cabinat				
797	QU\797	(6'X'3.)	Local Made	N/A	1	4th floor
		Office Table with 03				
		drawers (4'X2'.6")				
	MERF\ECHO\PSH\E	(Wooden with iron				
798	QU\798	frame)	Local Made	N/A	1	4th floor
		Office Table with 03				
		drawers (4'X2'.6")				
	MERF\ECHO\PSH\E	(Wooden with iron				
799	QU\799	frame)	Local Made	N/A	1	4th floor
		Office Table with 03				
		drawers (4'X2'.6")				
	MERF\ECHO\PSH\E	(Wooden with iron				
800	QU\800	frame)	Local Made	N/A	1	4th floor
		Office Table with 03				
		drawers (4'X2'.6")				
	MERF\ECHO\PSH\E	(Wooden with iron				
801	QU\801	frame)	Local Made	N/A	1	4th floor
		Office Table with 03				
		drawers (4'X2'.6")				
	MERF\ECHO\PSH\E	(Wooden with iron				
802	QU\802	frame)	Local Made	N/A	1	4th floor
		Office Table with 03				
		drawers (4'X2'.6")				
	MERF\ECHO\PSH\E	(Wooden with iron				
803	QU\803	frame)	Local Made	N/A	1	4th floor
		Office Table with 03				
		drawers (4'X2'.6")				
	MERF\ECHO\PSH\E	(Wooden with iron				6.1.6
804	QU\804	frame)	Local Made	N/A	1	4th floor
		Office Table with 03				
		drawers (4'X2'.6")				
20-	MERF\ECHO\PSH\E	(Wooden with iron		N1 / 2		Aut. Cl
805	QU\805	frame)	Local Made	N/A	1	4th floor

I		Office Table with 03		1	İ	
		drawers (4'X2'.6")				
	MERF\ECHO\PSH\E	(Wooden with iron				
806	QU\806	frame)	Local Made	N/A	1	4th floor
800	Q0 (000	Office Table with 03	Local Iviauc	14/7		40111001
		drawers (4'X2'.6")				
	MERF\ECHO\PSH\E	(Wooden with iron				
807	QU\807	frame)	Local Made	N/A	1	4th floor
007	Q0 (007	Office Table with 03	Local Widae	14/71		40111001
		drawers (4'X2'.6")				
	MERF\ECHO\PSH\E	(Wooden with iron				
808	QU\808	frame)	Local Made	N/A	1	4th floor
	ασ (σσσ	Office Table with 03	Local Wade	11,71	_	101111001
		drawers (4'X2'.6")				
	MERF\ECHO\PSH\E	(Wooden with iron				
809	QU\809	frame)	Local Made	N/A	1	4th floor
005	MERF\ECHO\PSH\E	Hame,	Local Widae	14/71		41111001
810	QU\810	Tea Table 2'X2'	Local Made	N/A	1	4th floor
010	MERF\ECHO\PSH\E	Ted Tuble 2 X2	Local Widae	14/71		40111001
811	QU\811	Tea Table 2'X2'	Local Made	N/A	1	4th floor
011	MERF\ECHO\PSH\E	Ted Tuble 2 X2	Local Widae	14/71		41111001
812	QU\812	Tea Table 2'X2'	Local Made	N/A	1	4th floor
012	MERF\ECHO\PSH\E	Ted Table 2 X2	Local Iviauc	14/7		40111001
813	QU\813	Tea Table 2'X2'	Local Made	N/A	1	4th floor
	MERF\ECHO\PSH\E			,		
814	QU\814	Tea Table 2'X2'	Local Made	N/A	1	4th floor
	MERF\ECHO\PSH\E					
815	QU\815	Tea Table 2'X2'	Local Made	N/A	1	4th floor
	MERF\ECHO\PSH\E					
816	QU\816	Tea Table 2'X2'	Local Made	N/A	1	4th floor
	MERF\ECHO\PSH\E					
817	QU\817	Tea Table 2'X2'	Local Made	N/A	1	4th floor
	MERF\ECHO\PSH\E					
818	QU\818	Tea Table 2'X2'	Local Made	N/A	1	4th floor
	MERF\ECHO\PSH\E					
819	QU\819	Tea Table 2'X2'	Local Made	N/A	1	4th floor
	MERF\ECHO\PSH\E					
820	QU\820	Tea Table 2'X2'	Local Made	N/A	1	4th floor
	MERF\ECHO\PSH\E					
821	QU\821	Tea Table 2'X2'	Local Made	N/A	1	4th floor
	MERF\ECHO\PSH\E			_		
822	QU\822	Tea Table 2'X2'	Local Made	N/A	1	4th floor
	MERF\ECHO\PSH\E				_	6.1.6
823	QU\823	Tea Table 2'X2'	Local Made	N/A	1	4th floor
	MERF\ECHO\PSH\E	T T			_	4.1.5
824	QU\824	Tea Table 2'X2'	Local Made	N/A	1	4th floor

1	MERF\ECHO\PSH\E	İ	1	1	ĺ	
826	QU\826	Revolving Chair	Local Made	N/A	1	4th floor
020	MERF\ECHO\PSH\E	Revolving chan	Local Widae	14,71		101111001
827	QU\827	Revolving Chair	Local Made	N/A	1	4th floor
027	MERF\ECHO\PSH\E	nevolving chan	Local Widae	14,71	 -	101111001
828	QU\828	Revolving Chair	Local Made	N/A	1	4th floor
020	MERF\ECHO\PSH\E	Nevolving chan	Localiviace	14,71	+ -	41111001
829	QU\829	Revolving Chair	Local Made	N/A	1	4th floor
023	MERF\ECHO\PSH\E	Nevolving chan	Local Widae	14,71	+ -	41111001
830	QU\830	Revolving Chair	Local Made	N/A	1	4th floor
- 030	MERF\ECHO\PSH\E	Nevolving chan	Local Widae	14,71	+ -	41111001
831	QU\831	Revolving Chair	Local Made	N/A	1	4th floor
- 031	MERF\ECHO\PSH\E	Nevolving chan	Localiviace	14,71	+ -	41111001
832	QU\832	Revolving Chair	Local Made	N/A	1	4th floor
032	MERF\ECHO\PSH\E	Nevolving chan	Local Widae	14,71	+ -	41111001
833	QU\833	Revolving Chair	Local Made	N/A	1	4th floor
- 033	MERF\ECHO\PSH\E	Nevolving chan	Localiviace	14,71	+ -	41111001
834	QU\834	Revolving Chair	Local Made	N/A	1	4th floor
034	MERF\ECHO\PSH\E	Nevolving chan	Local Widae	14,71	+ -	41111001
835	QU\835	Revolving Chair	Local Made	N/A	1	Store
- 033	MERF\ECHO\PSH\E	Nevolving chan	Local Widae	14,71	+ -	3.010
836	QU\836	Revolving Chair	Local Made	N/A	1	4th floor
- 030	MERF\ECHO\PSH\E	Nevolving chan	Local Widae	14,71	+ -	41111001
837	QU\837	Revolving Chair	Local Made	N/A	1	4th floor
	MERF\ECHO\PSH\E	nevering enan	200ai iiiaac	1,47,	 -	101111001
838	QU\838	Revolving Chair	Local Made	N/A	1	4th floor
	MERF\ECHO\PSH\E		20001111000	1.47.	 	
839	QU\839	Revolving Chair	Local Made	N/A	1	4th floor
	MERF\ECHO\PSH\E		20001111000	1.47.	 	
840	QU\840	Revolving Chair	Local Made	N/A	1	MERF Office
	MERF\ECHO\PSH\E			1 . 7		
841	QU\841	Sofa Set 5seater	Local Made	N/A	1	MERF Office
	MERF\ECHO\PSH\E			,		
842	QU\842	Sofa Set 5seater	Local Made	N/A	1	MERF Office
	MERF\ECHO\PSH\E			,		
843	QU\843	Sofa Set 5seater	Local Made	N/A	1	4th floor
		Office Table with 03		,		
		drawers (4'X2'.6")				
	MERF\ECHO\PSH\E	(Wooden with iron				
844	QU\844	frame)	Local Made	N/A	1	4th floor
		Office Table with 03				
		drawers (4'X2'.6")				
	MERF\ECHO\PSH\E	(Wooden with iron				
845	QU\845	frame)	Local Made	N/A	1	4th floor
	MERF\ECHO\PSH\E	Office Table with 03				
846	QU\846	drawers (4'X2'.6")	Local Made	N/A	1	basement
	4- 1- -	,		1		

		(Wooden with iron frame)				
	MERF\ECHO\PSH\E	Oxygen regulator				Canfrance
847	QU\847	(main)	Local Made	N/A	1	Hall
<u> </u>	MERF\ECHO\PSH\E	Visitor Chair, Steel		1.47.		Canfrance
848	QU\848	Frame	Local Made	N/A	1	Hall
	MERF\ECHO\PSH\E	Visitor Chair, Steel		,		Canfrance
849	QU\849	Frame	Local Made	N/A	1	Hall
	MERF\ECHO\PSH\E	Visitor Chair, Steel				Canfrance
850	QU\850	Frame	Local Made	N/A	1	Hall
	MERF\ECHO\PSH\E	Visitor Chair, Steel				Canfrance
851	QU\851	Frame	Local Made	N/A	1	Hall
	MERF\ECHO\PSH\E	Visitor Chair, Steel				Canfrance
852	QU\852	Frame	Local Made	N/A	1	Hall
	MERF\ECHO\PSH\E	Visitor Chair, Steel				Canfrance
853	QU\853	Frame	Local Made	N/A	1	Hall
	MERF\ECHO\PSH\E	Visitor Chair, Steel				Canfrance
854	QU\854	Frame	Local Made	N/A	1	Hall
	MERF\ECHO\PSH\E	Visitor Chair, Steel				Canfrance
855	QU\855	Frame	Local Made	N/A	1	Hall
	MERF\ECHO\PSH\E	Visitor Chair, Steel				Canfrance
856	QU\856	Frame	Local Made	N/A	1	Hall
057	MERF\ECHO\PSH\E	Visitor Chair, Steel	1 1	21/2		Canfrance
857	QU\857	Frame	Local Made	N/A	1	Hall
000	MERF\ECHO\PSH\E QU\858	Visitor Chair, Steel Frame	Local Made	NI/A	1	Canfrance Hall
858	MERF\ECHO\PSH\E	Visitor Chair, Steel	Local Made	N/A		Canfrance
859	QU\859	Frame	Local Made	N/A	1	Hall
833	MERF\ECHO\PSH\E	Visitor Chair, Steel	Localiviace	IN/A		Canfrance
860	QU\860	Frame	Local Made	N/A	1	Hall
	MERF\ECHO\PSH\E	Visitor Chair, Steel	20001 Wade	1.47.	1 -	Canfrance
861	QU\861	Frame	Local Made	N/A	1	Hall
	MERF\ECHO\PSH\E	Visitor Chair, Steel		,		Canfrance
862	QU\862	Frame	Local Made	N/A	1	Hall
	MERF\ECHO\PSH\E	Visitor Chair, Steel		-		Canfrance
863	QU\863	Frame	Local Made	N/A	1	Hall
	MERF\ECHO\PSH\E	Visitor Chair, Steel				Canfrance
864	QU\864	Frame	Local Made	N/A	1	Hall
	MERF\ECHO\PSH\E	Visitor Chair, Steel				Canfrance
865	QU\865	Frame	Local Made	N/A	1	Hall
	MERF\ECHO\PSH\E	Visitor Chair, Steel				Canfrance
866	QU\866	Frame	Local Made	N/A	1	Hall
	MERF\ECHO\PSH\E	Visitor Chair, Steel				Canfrance
867	QU\867	Frame	Local Made	N/A	1	Hall
2.55	MERF\ECHO\PSH\E	Visitor Chair, Steel			_	Canfrance
868	QU\868	Frame	Local Made	N/A	1	Hall

	MERF\ECHO\PSH\E	Visitor Chair, Steel	1			Canfrance
869	QU\869	Frame	Local Made	N/A	1	Hall
	MERF\ECHO\PSH\E	Visitor Chair, Steel	2000: 111000	1.77.	_	Canfrance
870	QU\870	Frame	Local Made	N/A	1	Hall
	MERF\ECHO\PSH\E	Visitor Chair, Steel		1		Canfrance
871	QU\871	Frame	Local Made	N/A	1	Hall
	MERF\ECHO\PSH\E	Visitor Chair, Steel				Canfrance
872	QU\872	Frame	Local Made	N/A	1	Hall
	MERF\ECHO\PSH\E	Visitor Chair, Steel				Canfrance
873	QU\873	Frame	Local Made	N/A	1	Hall
	MERF\ECHO\PSH\E	Visitor Chair, Steel				Canfrance
874	QU\874	Frame	Local Made	N/A	1	Hall
	MERF\ECHO\PSH\E	Visitor Chair, Steel				Canfrance
875	QU\875	Frame	Local Made	N/A	1	Hall
	MERF\ECHO\PSH\E	Visitor Chair, Steel				Canfrance
876	QU\876	Frame	Local Made	N/A	1	Hall
	MERF\ECHO\PSH\E	Visitor Chair, Steel				Canfrance
877	QU\877	Frame	Local Made	N/A	1	Hall
	MERF\ECHO\PSH\E	Visitor Chair, Steel				Canfrance
878	QU\878	Frame	Local Made	N/A	1	Hall
	MERF\ECHO\PSH\E	Visitor Chair, Steel				Canfrance
879	QU\879	Frame	Local Made	N/A	1	Hall
	MERF\ECHO\PSH\E	Visitor Chair, Steel				Canfrance
880	QU\880	Frame	Local Made	N/A	1	Hall
	MERF\ECHO\PSH\E	Visitor Chair, Steel				Canfrance
881	QU\881	Frame	Local Made	N/A	1	Hall
	MERF\ECHO\PSH\E	Visitor Chair, Steel				Canfrance
882	QU\882	Frame	Local Made	N/A	1	Hall
	MERF\ECHO\PSH\E	Visitor Chair, Steel	1			Canfrance
883	QU\883	Frame	Local Made	N/A	1	Hall
004	MERF\ECHO\PSH\E	Visitor Chair, Steel	1 1 8 4 1 -	N1 / A		Canfrance
884	QU\884	Frame	Local Made	N/A	1	Hall
005	MERF\ECHO\PSH\E	Visitor Chair, Steel	Lecal Made	NI/A	1	Canfrance
885	QU\885	Frame	Local Made	N/A	1	Hall
996	MERF\ECHO\PSH\E	Visitor Chair, Steel	Local Made	NI/A	1	Canfrance
886	QU\886 MERF\ECHO\PSH\E	Frame	Local Made	N/A	1	Hall
887	QU\887	Visitor Chair, Steel	Local Made	NI/A	1	Canfrance Hall
007	MERF\ECHO\PSH\E	Frame Visitor Chair, Steel	Local Made	N/A	1	
888	QU\888	Frame	Local Made	N/A	1	Canfrance Hall
000	MERF\ECHO\PSH\E	Visitor Chair, Steel	Local Made	IN/ A	1	Canfrance
889	QU\889	Frame	Local Made	N/A	1	Hall
303	MERF\ECHO\PSH\E	Visitor Chair, Steel	Local Made	111/71		Canfrance
890	QU\890	Frame	Local Made	N/A	1	Hall
330	MERF\ECHO\PSH\E	Visitor Chair, Steel	Local Widde	14,71		Canfrance
891	QU\891	Frame	Local Made	N/A	1	Hall
	_ ~ (001	1	1 20001 111000	1.7//		

1	MERF\ECHO\PSH\E	Visitor Chair, Steel	I	1		Canfrance
892	QU\892	Frame	Local Made	N/A	1	Hall
	MERF\ECHO\PSH\E	Visitor Chair, Steel		,		Canfrance
893	QU\893	Frame	Local Made	N/A	1	Hall
	MERF\ECHO\PSH\E	Visitor Chair, Steel				Canfrance
894	QU\894	Frame	Local Made	N/A	1	Hall
	MERF\ECHO\PSH\E	Visitor Chair, Steel				Canfrance
895	QU\895	Frame	Local Made	N/A	1	Hall
	MERF\ECHO\PSH\E	Visitor Chair, Steel				Canfrance
896	QU\896	Frame	Local Made	N/A	1	Hall
	MERF\ECHO\PSH\E		Model D159-	E338M9		
897	QU\897	Photocopies Machine	27	20358	1	General Lab
	MERF\ECHO\PSH\E		Model D159-	E338M9		
898	QU\898	Photocopies Machine	27	20370	1	Office
			Pressure			
			Steam	201		
000	MERF\ECHO\PSH\E	Auto Claus Vantinal	Sterilizer,	20L-	_	D C D L ala
899	QU\899	Auto Clave Vertical	China	1678	1	P-C-R Lab
	MEDE/ ECHO/ DCH/ E		Biobase	Model:- BBS-		
900	MERF\ECHO\PSH\E QU\900	Laminar Flow Cabinat	Chaina	H1300	1	P-C-R Lab
300	MERF\ECHO\PSH\E	Wooden File Rack	Chama	111300		F-C-IV Lab
901	QU\901	(6'X3'X14")	Local Made	N/A	1	4th Floor
301	MERF\ECHO\PSH\E	Wooden File Rack	Local Widae	14/7		161111001
902	QU\902	(6'X3'X14")	Local Made	N/A	1	4th Floor
	MERF\ECHO\PSH\E	wooden Cabinat		,		
903	QU\903	(6'X'3.)	Local Made	N/A	1	oxygen room
	MERF\ECHO\PSH\E	wooden Cabinat				
904	QU\904	(6'X'3.)	Local Made	N/A	1	oxygen room
	MERF\ECHO\PSH\E	wooden Cabinat				
905	QU\905	(6'X'3.)	Local Made	N/A	1	oxygen room
	MERF\ECHO\PSH\E	wooden Cabinat				
906	QU\906	(6'X'3.)	Local Made	N/A	1	oxygen room
	MERF\ECHO\PSH\E	wooden Cabinat				
908	QU\908	(6'X'3.)	Local Made	N/A	1	Ground Floor
000	MERF\ECHO\PSH\E	Wooden File Rack		N1 / A	_	Cuarrad Flagra
909	QU\909 MERF\ECHO\PSH\E	(6'X3'X14")	Local Made	N/A	1	Ground Floor
010	QU\910	Wooden File Rack	Local Made	NI/A	1	Ground Floor
910	MERF\ECHO\PSH\E	(6'X3'X14") Wooden File Rack	Local Made	N/A	1	Ground Floor
911	QU\911	(6'X3'X14")	Local Made	N/A	1	Ground Floor
911	MERF\ECHO\PSH\E	Wooden File Rack	Localiviaue	11/7		Ground Floor
912	QU\912	(6'X3'X14")	Local Made	N/A	1	Ground Floor
312	MERF\ECHO\PSH\E	(0 //0 //1 /	XL 65-	M705-		51 54114 1 1001
913	QU\913	XL-65	HP/Malaysia/	011-WA	1	Ground Floor
3 2 3	MERF\ECHO\PSH\E		XL 65-	M705-	_	
914	QU\914	XL-65	HP/Malaysia/	009-WA	1	Ground Floor
	•	1	, , , , , , , , , , , , , , , , , , , ,	ı	·	

	MERF\ECHO\PSH\E		XL 65-	M705-	ĺ	
915	QU\915	XL-65	HP/Malaysia/	003-WA	1	Ground Floor
	ασ (σ 2σ	7.2 GG	,,,	BMO48		0.00
				4E9301T		
	MERF\ECHO\PSH\E	Refrigerator Large		CJ94169		
916	QU\916		Hoir	7	1	Marahausa
910	Q0/310	size	Hair		1	Warehouse
				HSU-		
				18HFCA-		
	MERF\ECHO\PSH\E	Air conditioner 1.5		012WSD		
917	QU\917	Ton	Hair	C-G	1	Warehouse
	MERF\ECHO\PSH\E		Dawlance,			
918	QU\918	Water Dispencer	WD 300	N/A	1	Warehouse
	MERF\ECHO\PSH\E				10	
919	QU\919	Wooden pallets	Local Made	N/A	0	Warehouse
	·	Pharmacy Racks				
	MERF\ECHO\PSH\E	Metal angle Iron				
920	QU\920	Sheet	Local Made	N/A	1	Warehouse
320	Q0 (320	Pharmacy Racks	Localiviace	11,77	_	Waterloase
	MERF\ECHO\PSH\E	Metal angle Iron				
024		_	1 0 4 -	N1 / A	_	NA/a wa la a cons
921	QU\921	Sheet	Local Made	N/A	1	Warehouse
		Pharmacy Racks				
	MERF\ECHO\PSH\E	Metal angle Iron				
922	QU\922	Sheet	Local Made	N/A	1	Warehouse
		Pharmacy Racks				
	MERF\ECHO\PSH\E	Metal angle Iron				
923	QU\923	Sheet	Local Made	N/A	1	Warehouse
		Pharmacy Racks				
	MERF\ECHO\PSH\E	Metal angle Iron				
924	QU\924	Sheet	Local Made	N/A	1	Warehouse
		Pharmacy Racks		,		
	MERF\ECHO\PSH\E	Metal angle Iron				
925	QU\925	Sheet	Local Made	N/A	1	Warehouse
323	Q0 (323	Pharmacy Racks	Localiviade	IN/A		warenouse
	MERF\ECHO\PSH\E	Metal angle Iron				
036	• • • •	•	Local Mada	NI/A	4	Warehouse
926	QU\926	Sheet	Local Made	N/A	1	vvarenouse
	MEDEL EST (S) 25: " =	Pharmacy Racks				
	MERF\ECHO\PSH\E	Metal angle Iron			_	
927	QU\927	Sheet	Local Made	N/A	1	Warehouse
	MERF\ECHO\PSH\E					
928	QU\928	File rack 6X3x14	Local Made	N/A	1	Warehouse
	MERF\ECHO\PSH\E					
929	QU\929	File rack 6X3x14	Local Made	N/A	1	Warehouse
	MERF\ECHO\PSH\E					
930	QU\930	File rack 6X3x14	Local Made	N/A	1	Warehouse
	MEDE/ ECHO/ DOLL/ E	Office Table with 02				
004	MERF\ECHO\PSH\E	Office Table with 03	1 1 8 4 : 1	N1/A	_	Manster
931	QU\931	drawers (4'X2'.6")	Local Made	N/A	1	Warehouse

		(Wooden with iron				
		frame)				
		Office Table with 03				
		drawers (4'X2'.6")				
	MERF\\PSH\EQU\93	(Wooden with iron				
932	2	frame)	Local Made	N/A	1	Warehouse
	MERF\ECHO\PSH\E					
933	QU\933	Revolving chair	Local Made	N/A	1	Warehouse
	MERF\ECHO\PSH\E					
934	QU\934	Revolving chair	Local Made	N/A	1	Warehouse
	MERF\ECHO\PSH\E					
935	QU\935	Office Visitor Chair	Local Made	N/A	1	Warehouse
	MERF\ECHO\PSH\E					
936	QU\936	Office Visitor Chair	Local Made	N/A	1	Warehouse
	MERF\ECHO\PSH\E					
937	QU\937	Office Visitor Chair	Local Made	N/A	1	Warehouse
	MERF\ECHO\PSH\E					
938	QU\938	Office Visitor Chair	Local Made	N/A	1	Warehouse
	MERF\ECHO\PSH\E					
939	QU\939	Office Visitor Chair	Local Made	N/A	1	Warehouse
	MERF\ECHO\PSH\E		50 Liter,			
940	QU\940	Oxygen Cylinder	Local Made	N/A	1	basement
	MERF\ECHO\PSH\E		50 Liter,			
941	QU\941	Oxygen Cylinder	Local Made	N/A	1	basement
	MERF\ECHO\PSH\E		50 Liter,			
942	QU\942	Oxygen Cylinder	Local Made	N/A	1	basement
	MERF\ECHO\PSH\E		50 Liter,			
943	QU\943	Oxygen Cylinder	Local Made	N/A	1	basement
	MERF\ECHO\PSH\E		50 Liter,			
944	QU\944	Oxygen Cylinder	Local Made	N/A	1	basement
	MERF\ECHO\PSH\E		50 Liter,			
945	QU\945	Oxygen Cylinder	Local Made	N/A	1	basement
0.46	MERF\ECHO\PSH\E		50 Liter,			
946	QU\946	Oxygen Cylinder	Local Made	N/A	1	basement
0.47	MERF\ECHO\PSH\E		50 Liter,			
947	QU\947	Oxygen Cylinder	Local Made	N/A	1	basement
0.40	MERF\ECHO\PSH\E	Owner Called I	50 Liter,	NI / A	_	haaa::::::
948	QU\948	Oxygen Cylinder	Local Made	N/A	1	basement
0.40	MERF\ECHO\PSH\E	Owagon Culindon	50 Liter,	NI/A	4	hasamant
949	QU\949	Oxygen Cylinder	Local Made	N/A	1	basement
050	MERF\ECHO\PSH\E	Overgon Cylinder	50 Liter,	NI/A	1	hasamant
950	QU\950	Oxygen Cylinder	Local Made	N/A	1	basement
OF 1	MERF\ECHO\PSH\E	Overgon Culindon	50 Liter,	NI/A	1	hacomont
951	QU\951	Oxygen Cylinder	Local Made	N/A	1	basement
052	MERF\ECHO\PSH\E	Ovugan Culindar	50 Liter,	NI/A	1	hacomont
952	QU\952	Oxygen Cylinder	Local Made	N/A	1	basement

	MERF\ECHO\PSH\E		50 Liter,	1	1	
953	QU\953	Oxygen Cylinder	Local Made	N/A	1	basement
	MERF\ECHO\PSH\E	70 7	50 Liter,	,		
954	QU\954	Oxygen Cylinder	Local Made	N/A	1	basement
	MERF\ECHO\PSH\E	- 707	50 Liter,	,		
955	QU\955	Oxygen Cylinder	Local Made	N/A	1	basement
	MERF\ECHO\PSH\E	211/8011 2/111101	50 Liter,	1.7		
956	QU\956	Oxygen Cylinder	Local Made	N/A	1	basement
	MERF\ECHO\PSH\E		50 Liter,	1.47.	_	
957	QU\957	Oxygen Cylinder	Local Made	N/A	1	basement
337	MERF\ECHO\PSH\E	Oxygen cynnaei	50 Liter,	14,71	<u> </u>	busement
958	QU\958	Oxygen Cylinder	Local Made	N/A	1	basement
338	MERF\ECHO\PSH\E	Oxygen cynnaer	50 Liter,	11/7		basement
959	QU\959	Oxygen Cylinder	Local Made	N/A	1	basement
333	MERF\ECHO\PSH\E	Oxygen Cynnaei	50 Liter,	IN/A		basement
960	QU\960	Oxygen Cylinder	Local Made	N/A	1	basement
900	MERF\ECHO\PSH\E	Oxygen Cynnuei	-	IN/A		Dasement
061	QU\961	Overgon Culindon	50 Liter,	NI/A	1	hasamant
961	· •	Oxygen Cylinder	Local Made	N/A	1	basement
062	MERF\ECHO\PSH\E	Our resum Cultivade in	50 Liter,	N1 / A	_	la a a a a a
962	QU\962	Oxygen Cylinder	Local Made	N/A	1	basement
062	MERF\ECHO\PSH\E		50 Liter,	N. / A	_	
963	QU\963	Oxygen Cylinder	Local Made	N/A	1	basement
064	MERF\ECHO\PSH\E		50 Liter,			
964	QU\964	Oxygen Cylinder	Local Made	N/A	1	basement
0.65	MERF\ECHO\PSH\E		50 Liter,			
965	QU\965	Oxygen Cylinder	Local Made	N/A	1	basement
0.00	MERF\ECHO\PSH\E		50 Liter,			
966	QU\966	Oxygen Cylinder	Local Made	N/A	1	basement
	MERF\ECHO\PSH\E		50 Liter,			
967	QU\967	Oxygen Cylinder	Local Made	N/A	1	basement
	MERF\ECHO\PSH\E		50 Liter,			
968	QU\968	Oxygen Cylinder	Local Made	N/A	1	basement
	MERF\ECHO\PSH\E		50 Liter,			_
969	QU\969	Oxygen Cylinder	Local Made	N/A	1	basement
	MERF\ECHO\PSH\E		50 Liter,			
970	QU\970	Oxygen Cylinder	Local Made	N/A	1	basement
	MERF\ECHO\PSH\E		50 Liter,			
971	QU\971	Oxygen Cylinder	Local Made	N/A	1	basement
	MERF\ECHO\PSH\E		50 Liter,			
972	QU\972	Oxygen Cylinder	Local Made	N/A	1	basement
	MERF\ECHO\PSH\E		50 Liter,			
973	QU\973	Oxygen Cylinder	Local Made	N/A	1	basement
	MERF\ECHO\PSH\E		50 Liter,			
974	QU\974	Oxygen Cylinder	Local Made	N/A	1	basement
	MERF\ECHO\PSH\E		50 Liter,			
975	QU\975	Oxygen Cylinder	Local Made	N/A	1	basement

	MERF\ECHO\PSH\E		50 Liter,	1		
976	QU\976	Oxygen Cylinder	Local Made	N/A	1	basement
	MERF\ECHO\PSH\E		50 Liter,			
977	QU\977	Oxygen Cylinder	Local Made	N/A	1	basement
	MERF\ECHO\PSH\E		50 Liter,			
978	QU\978	Oxygen Cylinder	Local Made	N/A	1	basement
	MERF\ECHO\PSH\E	707	50 Liter,	,		
979	QU\979	Oxygen Cylinder	Local Made	N/A	1	basement
	MERF\ECHO\PSH\E	707	50 Liter,	,		
980	QU\980	Oxygen Cylinder	Local Made	N/A	1	basement
	MERF\ECHO\PSH\E	707	50 Liter,	,		
981	QU\981	Oxygen Cylinder	Local Made	N/A	1	basement
	MERF\ECHO\PSH\E	707	50 Liter,	,		
982	QU\982	Oxygen Cylinder	Local Made	N/A	1	basement
	MERF\ECHO\PSH\E	707	50 Liter,	,		
983	QU\983	Oxygen Cylinder	Local Made	N/A	1	basement
	MERF\ECHO\PSH\E		50 Liter,			
984	QU\984	Oxygen Cylinder	Local Made	N/A	1	basement
	MERF\ECHO\PSH\E		50 Liter,			
985	QU\985	Oxygen Cylinder	Local Made	N/A	1	basement
	MERF\ECHO\PSH\E		50 Liter,			
986	QU\986	Oxygen Cylinder	Local Made	N/A	1	basement
	MERF\ECHO\PSH\E		50 Liter,			
987	QU\987	Oxygen Cylinder	Local Made	N/A	1	basement
	MERF\ECHO\PSH\E	707	50 Liter,	,		
988	QU\988	Oxygen Cylinder	Local Made	N/A	1	basement
	MERF\ECHO\PSH\E		50 Liter,			
989	QU\989	Oxygen Cylinder	Local Made	N/A	1	basement
	MERF\ECHO\PSH\E	70 7	XL 65-	M413-		
990	QU\990	XL-65	HP/Malaysia/	005 XA	1	basement
	MERF\ECHO\PSH\E		XL 65-	M413-		
991	QU\991	XL-65	HP/Malaysia/	005 XA	1	basement
	MERF\ECHO\PSH\E	Fire Extinguisher 06				
992	QU\992	kg (Powder)	China	N/A	1	4th F
332	•		Ciliia	11/7		FCITT
000	MERF\ECHO\PSH\E	Fire Extinguisher 06	Chin	N1 / A	_	4+1- 5
993	QU\993	kg (Powder)	China	N/A	1	4th F
	MEDE/ ECHO/ DCH/ 121	Steel/Iron frame				
004	MERF\ECHO\PSH\IN	bench with wooden	Local Nazili	N1 / A	_	LIBIT
994	V\994	strips	Local Made	N/A	1	HDU
	MEDE/ ECHO/ DCH/ 121	Steel/Iron frame				
005	MERF\ECHO\PSH\IN	bench with wooden		N1 / A	4	LIBIT
995	V\995	strips	Local Made	N/A	1	HDU
	MEDE/ ECHO/ DCH/ 121	Steel/Iron frame				
000	MERF\ECHO\PSH\IN	bench with wooden		N1 / A	4	LIBIT
996	V\996	strips	Local Made	N/A	1	HDU

I	1	Chaol/Inon from	1	i	ı	l I
	MERF\ECHO\PSH\IN	Steel/Iron frame bench with wooden				
997	V\997		Local Made	N/A	1	HDU
997	V (997	strips Steel/Iron frame	Local Made	IN/A	1	про
	MERF\ECHO\PSH\IN	bench with wooden				
998	V\998		Local Made	N/A	1	HDU
996	V (996	strips Steel/Iron frame	Local Made	IN/A	1	про
	MERF\ECHO\PSH\IN	bench with wooden				
999	V\999		Local Made	NI/A	1	HDU
999	V (999	strips Steel/Iron frame	Local Made	N/A	1	חטט
	MERF\ECHO\PSH\IN	bench with wooden				
1000	V\1000		Local Made	N/A	1	HDU
1000	V (1000	strips Steel/Iron frame	Local Made	IN/A	1	про
	MERF\ECHO\PSH\IN	bench with wooden				
1001	V\1001	strips	Local Made	N/A	1	HDU
1001	V (1001	Steel/Iron frame	Local Made	IN/A	1	про
	MERF\ECHO\PSH\IN	bench with wooden				
1002	V\1002		Local Made	NI/A	1	HDU
1002	V \1002	strips Steel/Iron frame	Local Made	N/A	1	חטט
	MERF\ECHO\PSH\IN	bench with wooden				
1003	V\1003		Local Made	N/A	1	HDU
1003	A / T002	strips Steel/Iron frame	Local Made	IN/A	1	חטט
	MERF\ECHO\PSH\IN	bench with wooden				
1004	V\1004		Local Made	N/A	1	HDU
1004	MERF\ECHO\PSH\E	strips Visitor Chair, Steel	Local Made	IN/A	1	Canfrance
1005	QU\1005	Frame	Local Made	N/A	1	Hall
1003	Q0/1003	Wooden Bench with	Local Made	IN/A		Пан
	MERF\ECHO\PSH\E	iron				
1006	QU\1006	frame(48"x18"H18"	Local Made	N/A	1	4th floor
1000	Q0 (1000	Wooden Bench with	Local Made	IN/A	1	40111001
	MERF\ECHO\PSH\E	iron				
1007	QU\1007	frame(48"x18"H18"	Local Made	N/A	1	4th floor
1007	Q0 (1007	Wooden Bench with	Localiviace	IN/A		40111001
	MERF\ECHO\PSH\E	iron				
1008	QU\1008	frame(48"x18"H18"	Local Made	N/A	1	4th floor
1000	Q0 (1000	Wooden Bench with	Localiviace	14//	+ -	41111001
	MERF\ECHO\PSH\E	iron				
1009	QU\1009	frame(48"x18"H18"	Local Made	N/A	1	4th floor
1003	Q0 (1003	Wooden Bench with	Localividae	14,77		41111001
	MERF\ECHO\PSH\E	iron				
1010	QU\1010	frame(48"x18"H18"	Local Made	N/A	1	4th floor
1010	~ 12020	Wooden Bench with		1.7,7	 -	
	MERF\ECHO\PSH\E	iron				
1011	QU\1011	frame(48"x18"H18"	Local Made	N/A	1	4th floor
		Wooden Bench with		1.7.	 -	
	MERF\ECHO\PSH\E	iron				
1012	QU\1012	frame(48"x18"H18"	Local Made	N/A	1	4th floor
	,-, -=	,=3=3	2	<u>, , , , , , , , , , , , , , , , , , , </u>		

1	İ	1	I	1	ı	l I
		Wooden Bench with				
1010	MERF\ECHO\PSH\E	iron				a. 1 . 61
1013	QU\1013	frame(48"x18"H18"	Local Made	N/A	1	4th floor
		Wooden Bench with				
	MERF\ECHO\PSH\E	iron				
1014	QU\1014	frame(48"x18"H18"	Local Made	N/A	1	4th floor
		Wooden Bench with				
	MERF\ECHO\PSH\E	iron				
1015	QU\1015	frame(48"x18"H18"	Local Made	N/A	1	4th floor
		Wooden Bench with				
	MERF\ECHO\PSH\E	iron				
1016	QU\1016	frame(48"x18"H18"	Local Made	N/A	1	4th floor
		Wooden Bench with				
	MERF\ECHO\PSH\E	iron				
1017	QU\1017	frame(48"x18"H18"	Local Made	N/A	1	4th floor
		Wooden Bench with				
	MERF\ECHO\PSH\E	iron				
1018	QU\1018	frame(48"x18"H18"	Local Made	N/A	1	4th floor
		Wooden Bench with				
	MERF\ECHO\PSH\E	iron				
1019	QU\1019	frame(48"x18"H18"	Local Made	N/A	1	4th floor
		Wooden Bench with				
	MERF\ECHO\PSH\E	iron				
1020	QU\1020	frame(48"x18"H18"	Local Made	N/A	1	4th floor
		Wooden Bench with				
	MERF\ECHO\PSH\E	iron				
1021	QU\1021	frame(48"x18"H18"	Local Made	N/A	1	4th floor
		Wooden Bench with				
	MERF\ECHO\PSH\E	iron				
1022	QU\1022	frame(48"x18"H18"	Local Made	N/A	1	4th floor
		Wooden Bench with				
	MERF\ECHO\PSH\E	iron				
1023	QU\1023	frame(48"x18"H18"	Local Made	N/A	1	4th floor
		Wooden Bench with				
	MERF\ECHO\PSH\E	iron				
1024	QU\1024	frame(48"x18"H18"	Local Made	N/A	1	4th floor
		Wooden Bench with				
	MERF\ECHO\PSH\E	iron				
1025	QU\1025	frame(48"x18"H18"	Local Made	N/A	1	4th floor
		Wooden Bench with				
	MERF\ECHO\PSH\E	iron				
1026	QU\1026	frame(48"x18"H18"	Local Made	N/A	1	4th floor
		Wooden Bench with				
	MERF\ECHO\PSH\E	iron				
1027	QU\1027	frame(48"x18"H18"	Local Made	N/A	1	4th floor

ĺ		Wooden Bench with		ĺ		
	MERF\ECHO\PSH\E	iron				
1028	QU\1028	frame(48"x18"H18"	Local Made	N/A	1	4th floor
1028	Q0 (1028	Wooden Bench with	Local Made	IN/A		40111001
	MERF\ECHO\PSH\E	iron				
1029	QU\1029	frame(48"x18"H18"	Local Made	N/A	1	4th floor
1023	Q0 (1023	Steel/Iron frame	Local iviade	IN/A	1	40111001
	MERF\ECHO\PSH\IN	bench with wooden				
1030	V\1030	strips	Local Made	N/A	1	HDU
1030	V (1030	Steel/Iron frame	Local Made	14//3		1100
	MERF\ECHO\PSH\IN	bench with wooden				
1031	V\1031	strips	Local Made	N/A	1	HDU
	. (2002	Steel/Iron frame	2000	1.77.	_	
	MERF\ECHO\PSH\IN	bench with wooden				
1032	V\1032	strips	Local Made	N/A	1	HDU
	. (====	Steel/Iron frame		1.7		
	MERF\ECHO\PSH\IN	bench with wooden				
1033	V\1033	strips	Local Made	N/A	1	HDU
	,	Steel/Iron frame		1		
	MERF\ECHO\PSH\IN	bench with wooden				
1034	V\1034	strips	Local Made	N/A	1	HDU
	,	Steel/Iron frame				
	MERF\ECHO\PSH\IN	bench with wooden				
1035	V\1035	strips	Local Made	N/A	1	HDU
		Steel/Iron frame				
	MERF\ECHO\PSH\IN	bench with wooden				
1036	V\1036	strips	Local Made	N/A	1	HDU
		Steel/Iron frame				
	MERF\ECHO\PSH\IN	bench with wooden				
1037	V\1037	strips	Local Made	N/A	1	HDU
		Steel/Iron frame				
	MERF\ECHO\PSH\IN	bench with wooden				
1038	V\1038	strips	Local Made	N/A	1	HDU
		Steel/Iron frame				
	MERF\ECHO\PSH\IN	bench with wooden				
1039	V\1039	strips	Local Made	N/A	1	HDU
		Steel/Iron frame				
	MERF\ECHO\PSH\IN	bench with wooden				
1040	V\1040	strips	Local Made	N/A	1	HDU
		Steel/Iron frame				
	MERF\ECHO\PSH\IN	bench with wooden				
1041	V\1041	strips	Local Made	N/A	1	HDU
		Steel/Iron frame				
	MERF\ECHO\PSH\IN	bench with wooden				
1042	V\1042	strips	Local Made	N/A	1	HDU

I	1	C 1/1 C	I	ĺ	ĺ	l I
	* * * * * * * * * * * * * * * * * * *	Steel/Iron frame				
1010	MERF\ECHO\PSH\IN	bench with wooden				
1043	V\1043	strips	Local Made	N/A	1	HDU
		Steel/Iron frame				
	MERF\ECHO\PSH\IN	bench with wooden				
1044	V\1044	strips	Local Made	N/A	1	HDU
		Steel/Iron frame				
	MERF\ECHO\PSH\IN	bench with wooden				
1045	V\1045	strips	Local Made	N/A	1	HDU
		Steel/Iron frame				
	MERF\ECHO\PSH\IN	bench with wooden				
1046	V\1046	strips	Local Made	N/A	1	HDU
		Steel/Iron frame				
	MERF\ECHO\PSH\IN	bench with wooden				
1047	V\1047	strips	Local Made	N/A	1	HDU
		Steel/Iron frame				
	MERF\ECHO\PSH\IN	bench with wooden				
1048	V\1048	strips	Local Made	N/A	1	HDU
		Steel/Iron frame				
	MERF\ECHO\PSH\IN	bench with wooden				
1049	V\1049	strips	Local Made	N/A	1	HDU
		Steel/Iron frame		-		
	MERF\ECHO\PSH\IN	bench with wooden				
1050	V\1050	strips	Local Made	N/A	1	HDU
	,	Steel/Iron frame		,		
	MERF\ECHO\PSH\IN	bench with wooden				
1051	V\1051	strips	Local Made	N/A	1	HDU
	,	Steel/Iron frame		,		
	MERF\ECHO\PSH\IN	bench with wooden				
1052	V\1052	strips	Local Made	N/A	1	HDU
	1 (2002	Steel/Iron frame		1.7.	_	
	MERF\ECHO\PSH\IN	bench with wooden				
1053	V\1053	strips	Local Made	N/A	1	HDU
	. (2000	Steel/Iron frame		1.47.	_	
	MERF\ECHO\PSH\IN	bench with wooden				
1054	V\1054	strips	Local Made	N/A	1	HDU
1031	V (103)	Steel/Iron frame	Local Widae	11,71	 -	1100
	MERF\ECHO\PSH\IN	bench with wooden				
1055	V\1055	strips	Local Made	N/A	1	HDU
1000	* (1000	Steel/Iron frame	Local Made	14//1	_	1.50
	MERF\ECHO\PSH\IN	bench with wooden				
1056	V\1056	strips	Local Made	N/A	1	HDU
1030	A /TOOO	Steel/Iron frame	Local ividue	111/74	1	1100
	MERF\ECHO\PSH\IN	bench with wooden				
1057			Local Made	NI/A	1	ПОП
1057	V\1057	strips	Local Made	N/A	1	HDU

1	Ì	l o	İ	ı	1 1	
		Steel/Iron frame				
	MERF\ECHO\PSH\IN	bench with wooden				
1058	V\1058	strips	Local Made	N/A	1	
		Steel/Iron frame				
	MERF\ECHO\PSH\IN	bench with wooden				
1059	V\1059	strips	Local Made	N/A	1	
		Steel/Iron frame				
	MERF\ECHO\PSH\IN	bench with wooden				
1060	V\1060	strips	Local Made	N/A	1	
		Steel/Iron frame				
	MERF\ECHO\PSH\IN	bench with wooden				
1061	V\1061	strips	Local Made	N/A	1	
		Steel/Iron frame				
	MERF\ECHO\PSH\IN	bench with wooden				
1062	V\1062	strips	Local Made	N/A	1	
		Steel/Iron frame				
	MERF\ECHO\PSH\IN	bench with wooden				
1063	V\1063	strips	Local Made	N/A	1	
		Steel/Iron frame				
	MERF\ECHO\PSH\IN	bench with wooden				
1064	V\1064	strips	Local Made	N/A	1	
		Steel/Iron frame				
	MERF\ECHO\PSH\IN	bench with wooden				
1065	V\1065	strips	Local Made	N/A	1	
		Steel/Iron frame				
	MERF\ECHO\PSH\IN	bench with wooden				
1066	V\1066	strips	Local Made	N/A	1	
		Steel/Iron frame				
	MERF\ECHO\PSH\IN	bench with wooden				
1067	V\1067	strips	Local Made	N/A	1	
		Steel/Iron frame				
	MERF\ECHO\PSH\IN	bench with wooden				
1068	V\1068	strips	Local Made	N/A	1	
		Steel/Iron frame				
	MERF\ECHO\PSH\IN	bench with wooden				
1069	V\1069	strips	Local Made	N/A	1	
		Steel/Iron frame				
	MERF\ECHO\PSH\IN	bench with wooden				
1070	V\1070	strips	Local Made	N/A	1	
		Steel/Iron frame		-		
	MERF\ECHO\PSH\IN	bench with wooden				
1071	V\1071	strips	Local Made	N/A	1	
		Steel/Iron frame		-		
	MERF\ECHO\PSH\IN	bench with wooden				
1072	V\1072	strips	Local Made	N/A	1	
			•	•		

1	I	l	1	ı	1 1	ı
		Steel/Iron frame				
	MERF\ECHO\PSH\IN	bench with wooden				
1073	V\1073	strips	Local Made	N/A	1	
		Steel/Iron frame				
	MERF\ECHO\PSH\IN	bench with wooden				
1074	V\1074	strips	Local Made	N/A	1	
		Steel/Iron frame				
	MERF\ECHO\PSH\IN	bench with wooden				
1075	V\1075	strips	Local Made	N/A	1	
		Steel/Iron frame				
	MERF\ECHO\PSH\IN	bench with wooden				
1076	V\1076	strips	Local Made	N/A	1	
		Steel/Iron frame				
	MERF\ECHO\PSH\IN	bench with wooden				
1077	V\1077	strips	Local Made	N/A	1	
		Steel/Iron frame				
	MERF\ECHO\PSH\IN	bench with wooden				
1078	V\1078	strips	Local Made	N/A	1	
		Steel/Iron frame				
	MERF\ECHO\PSH\IN	bench with wooden				
1079	V\1079	strips	Local Made	N/A	1	
		Steel/Iron frame				
	MERF\ECHO\PSH\IN	bench with wooden				
1080	V\1080	strips	Local Made	N/A	1	
		Steel/Iron frame				
	MERF\ECHO\PSH\IN	bench with wooden				
1081	V\1081	strips	Local Made	N/A	1	
		Steel/Iron frame				
	MERF\ECHO\PSH\IN	bench with wooden				
1082	V\1082	strips	Local Made	N/A	1	
		Steel/Iron frame				
	MERF\ECHO\PSH\IN	bench with wooden				
1083	V\1083	strips	Local Made	N/A	1	
		Steel/Iron frame				
	MERF\ECHO\PSH\IN	bench with wooden				
1084	V\1084	strips	Local Made	N/A	1	
		Steel/Iron frame				
	MERF\ECHO\PSH\IN	bench with wooden				
1085	V\1085	strips	Local Made	N/A	1	
		Steel/Iron frame				
	MERF\ECHO\PSH\IN	bench with wooden				
1086	V\1086	strips	Local Made	N/A	1	
		Steel/Iron frame		-		
	MERF\ECHO\PSH\IN	bench with wooden				
1087	V\1087	strips	Local Made	N/A	1	
				•		

1		Steel/Iron frame	1	İ	1	
	MERF\ECHO\PSH\IN	bench with wooden				
1088	V\1088	strips	Local Made	N/A	1	
1000	1 (1000	Steel/Iron frame	20001 Widde	14//	_	
	MERF\ECHO\PSH\IN	bench with wooden				
1089	V\1089	strips	Local Made	N/A	1	
	,	Steel/Iron frame				
	MERF\ECHO\PSH\IN	bench with wooden				
1090	V\1090	strips	Local Made	N/A	1	
		Steel/Iron frame				
	MERF\ECHO\PSH\IN	bench with wooden				
1091	V\1091	strips	Local Made	N/A	1	
		Steel/Iron frame				
	MERF\ECHO\PSH\IN	bench with wooden				
1092	V\1092	strips	Local Made	N/A	1	
	A 4 5 D 5 / 5 C 11 C / D 5 11 / 1 A 1	Steel/Iron frame				
1002	MERF\ECHO\PSH\IN	bench with wooden	Lacal Mada	NI/A	1	
1093	V\1093	strips Steel/Iron frame	Local Made	N/A	1	
	MERF\ECHO\PSH\IN	bench with wooden				
1094	V\1094	strips	Local Made	N/A	1	
1054	V (1034	Steel/Iron frame	Local Made	IN/A		
	MERF\ECHO\PSH\IN	bench with wooden				
1095	V\1095	strips	Local Made	N/A	1	
	- (Steel/Iron frame		1.7.		
	MERF\ECHO\PSH\IN	bench with wooden				
1096	V\1096	strips	Local Made	N/A	1	
		Steel/Iron frame				
	MERF\ECHO\PSH\IN	bench with wooden				
1097	V\1097	strips	Local Made	N/A	1	
		Steel/Iron frame				
	MERF\ECHO\PSH\IN	bench with wooden				
1098	V\1098	strips	Local Made	N/A	1	
1000	MERF\ECHO\PSH\IN	Office Revolving				
1099	V\1099	Chair	Local Made	N/A	1	Ist floor
1100	MERF\ECHO\PSH\IN	Office Revolving	Local Made	NI/A	1	let floor
1100	V\1100 MERF\ECHO\PSH\IN	Chair Office Revolving	Local Made	N/A	1	Ist floor
1101	V\1101	Chair	Local Made	N/A	1	Ist floor
1101	MERF\ECHO\PSH\IN	Office Revolving	Local Made	IN/A		131 11001
1102	V\1102	Chair	Local Made	N/A	1	Ist floor
1102	MERF\ECHO\PSH\IN	Office Revolving	20001 111000	14//1		.50 11001
1103	V\1103	Chair	Local Made	N/A	1	Ist floor
	MERF\ECHO\PSH\IN	Office Revolving		,	† <u> </u>	
1104	V\1104	Chair	Local Made	N/A	1	Ist floor
	MERF\ECHO\PSH\IN	Office Revolving		,		
1105	V\1105	Chair	Local Made	N/A	1	Ist floor

	MERF\ECHO\PSH\IN	Office Revolving	1			
1106	V\1106	Chair	Local Made	N/A	1	2st floor
	MERF\ECHO\PSH\IN	Office Revolving				
1107	V\1107	Chair	Local Made	N/A	1	2st floor
	MERF\ECHO\PSH\IN	Office Revolving				
1108	V\1108	Chair	Local Made	N/A	1	2st floor
	MERF\ECHO\PSH\IN	Office Revolving				
1109	V\1109	Chair	Local Made	N/A	1	2st floor
	MERF\ECHO\PSH\IN	Office Revolving				
1110	V\1110	Chair	Local Made	N/A	1	2st floor
	MERF\ECHO\PSH\IN	Office Revolving				
1111	V\1111	Chair	Local Made	N/A	1	PCR LAB
	MERF\ECHO\PSH\IN	Office Revolving				
1112	V\1112	Chair	Local Made	N/A	1	PCR LAB
	MERF\ECHO\PSH\IN	Office Revolving				
1113	V\1113	Chair	Local Made	N/A	1	PCR LAB
	MERF\ECHO\PSH\IN	Office Revolving				
1114	V\1114	Chair	Local Made	N/A	1	PCR LAB
	MERF\ECHO\PSH\IN	Office Revolving				
1115	V\1115	Chair	Local Made	N/A	1	PCR LAB
	MERF\ECHO\PSH\IN	Office Revolving				
1116	V\1116	Chair	Local Made	N/A	1	PCR LAB
				HSU-		
				18HFCA-		
	MERF\\PSH\EQU\94	Air conditioner 1.5		012WSD		
1124	4	Ton	Hair	C-G1	1	Warehouse