BIDDING DOCUMENTS (PROCUREMENT OF GOODS)

Shelter / NFI Support for Emergency Response in Yemen

SUPPLY AND DELIVERY OF Family Tents.

Prepared by

IOM YEMEN, Marib Office

August 7, 2022

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INVITATION FOR BIDS

IFB No.: 4200285835 Date: August 07, 2021

The International Organization for Migration (IOM) is UN MIGRATION AGENCY established in 1951 and is committed to the principle that humane and orderly migration benefits both migrants and society.

In the framework of *IOM Shelter and NFI Emergency Response in Yemen, the* IOM Bids Evaluation and Awards Committee ("BEAC") invites interested Bidders to submit "Bid" for the supply 1,900. Pcs of Family Tents as per given below specification.

Item	Item Descri	Quantity	Unit		
No.	۸ + امراء معاما ما	1000	Dec		
1			the outer layer of grey cotton	1900	Pcs
	· ·	ne middle layer and the inner layer			
	,	•	The structure of the tent is based on gives a strong and firm appearance		
	of the tent.	TIU SLICKS WITICH E	gives a strong and initi appearance		
	or the tent.				
	Specificat	ion			
	Dimension	ıs	Length:4m; Width: 4m; Height:		
			2.80m		
	Walls	4	1.75m Height		
	Doors	4	Height: 1.75 m; Width: 1.15 m		
	Windows	4	Height: 0.40 m; Width: 0.25 m		
	Outer	Dyed	It should be weighted 600g/m²		
	Fabric	sand/cream	(±10%) in finished state. The		
		color	outer fabric should be		
		Cotton	waterproof, rot and UV proof as		
		Canvas	well.		
	Middle	Black Fabric	Weigh 160g/m ^{2 2} (±10%) in		
	Fabric		finished state		
	Inner	Dyed/Printed	160 GSM		
	Fabric Fabric				
	Ropes	12 Pieces	14 mm sisal rope thickness is 14		
			mm		
	Iron	12 Pole	2.50 "Round galvanized steel		
	Poles		pipe		
	Iron	12 Sticks	1 "Round galvanized steel pipe		
	Sticks				
	Iron bars	12	12 metal begs per a tent - 60 cm		

		in length * 14 mm diameter) - and adding a metal piece (20 cm in length and 14 mm diameter) in the middle of the metal begs (to look like a cross-shaped).
Iron	-	-
Ridge		
Ground	1	Length: 4m, and width: 4m
Sheet		Woven Tarpaulin Polyethylene
		180 g/m²
Hammer	1 Hammer	1 kg
Packing	Inner & Outer	Inner: Canvas bag, 300GSM
Material		Outer: PE Lamination, 250GSM

Technical Specifications:

Walls:

- The external layer: made from water, heat and sunraysresistant cotton cloth, 600 gm thickness.
- The middle layer: made from black, sun-blocking lining, 160 gm thickness.
- The internal layer: made from lining cloth with a traditional trees design.

Iron Poles:

All poles are made from high quality iron, galvanized steel pipe. The middle pole's height: 5*8 (3 meter)

Corridors height: 1.75 meter

Tent's divider height and width: 1.75*5 meter

The ropes:

12 robes, 14 ml thickness

Iron Bars:

12 pcs with 14 diameter and 80 cm length, as 2 iron bars will be as spare

Window:

Four windows, with mosquito nets

Height and width of each window: 40*25 cm

Doors:

Four doors.

Height and width of each door: 1.75*1.00 meter

IOM along with donor Logo: will printed as below:

Top side: the IOM logo in one side and the KSR logo in another

side

Front side: IOM logo in the right side of the door, and the new

KSR logo in the left side of the door

IOM & Donor logo should be paint on the package as well.

A complete set of Bidding Documents is available for issuance to Interested Bidders at https://ye-p-app02.azurewebsites.net/ on the 7th of August 2022.

Instructions:

1) New Interested bidders can register their company with IOM for any advised tender through:

<u>Vendor Registration Platform: https://ye-p-app02.azurewebsites.net/</u>

- 2) Interested bidders must submit their offers electronically through IOM System (https://ye-p-app02.azurewebsites.net/).
- 3) Generate Google drive link for Technical Offer, catalogue and all others supporting documents and share with IOM with financial offer through the system with open access to IOM colleagues to download from google drive.
- 4) Bank Guarantee "hardcopy "can be submitted to IOM office in Sana'a, Aden or Marib before the deadline and submit bid security photocopy with financial offer
- 5) Samples can be delivered to IOM Marib Warehouse in AL Rawdha Area within the given timeline. Sample will not be accepted after closing date of BIDs.
- 6) Bidders must read and sign the Annex for IOM-Code-of-Conduct-for-Suppliers.
- 7) Bidders must read, sign, fill up and stamped it the Annex VIS.

 Delivery of tents will be to IOM WHs Marib. Due to situation if mission require to change delivery location. IOM will contact supplier accordingly.

IOM will conduct the evaluation solely on the basis of the Bids received.

Evaluation of Bids shall be undertaken in the following steps:

- a) Preliminary Examination including Eligibility
- b) Arithmetical check and ranking of bidders who passed preliminary examination by price.
- c) Evaluation of Technical Bids
- d) Evaluation of prices

Detailed evaluation will be focussed on the 3 - 5 lowest priced bids. Further higher priced bids shall be added for evaluation if necessary

a) Preliminary examination: Mandatory Eligibility Criteria:

- 1- Bidder must provide company profile and valid registration papers.
- 2- Bidders must submit 2% bid security of the total bid amount (Must be submitted to IOM Marib -Office)
 - Bid Security shall under name IOM as the beneficiary, it should be valid for (120 days) from the date of issuance.
 - A scanned copy of Bid Security document must be uploaded along with your offer. Bids submitted without Bid Security document will neither be accepted nor be included in the evaluation process.
- **3-** Bidders must submit all ITB required docs and annexes signed and Proof of relevant experience with UN/INGO similar projects deliverable.
- 4- stamped (Annexes B, C) and other required forms.
- 5- Bidder is not in UN sanctions list.

c) Evaluation of Technical Bids:

- 1- Minimum of 5 years of relevant experience in production and/or supply of similar tents products.
- 2- Experience in at least two (2) similar nature contracts, successfully produced/implemented, over the last ten (10) years, with at least one implemented contract should be equal or above US \$ 500,000.00 (Copy of contracts and certification of completion to be provided together with the bid);
- 3- List of Past successful contracts and experience, indicating Client name, contact details, duration of the contract, value of the contract and brief description of outputs delivered by the offeror.
- 4- Warranty Letter by bidder: Warranty period shall be at least 1 year including replacement of components if needed (A warranty letter must be submitted with the bid).
- 5- Provision of mandatory product sample to IOM warehouse in Marib, Yemen.
- 6- Technical responsiveness/compliance with the technical requirements (Catalogue/Brochure of the offered equipment must be submitted with the bid).
- 7- Submission proof of Management Quality certificate for the manufacturer. (Certification, ISO9000 families, etc) issued for the manufacturer.
- 8- Manufacturer's Authorization of the Company as a Sales Agent (if Supplier is not the manufacturer) (An authorization letter from the manufacturer for the bidder must be submitted with the bid).
- 9- Proof of financial stability:
 - Audited Financial Statements for the 2020 and 2021 must be submitted with the bid, where current ratio must be equal 1 or above, and Minimum average annual turnover of USD 500,000.00 for the last 2 years (2021 and 2020).

d) Financial evaluation.

Financial offers of the technically responsive bid(s) shall be compared. The lowest priced technically responsive bid shall be recommended for contract/PO award.

Others:

Deadline of submission offers will be on the 28th of August 2022.

Bids shall be valid for a period of *Ninety calendar days (90 days)* after submission of Bids.

The system will reject submissions after the deadline. Bids will be opened at the above address and within one week after closing date.

IOM reserves the right to accept or reject any bids, and to cancel the procurement process and reject all bids at any time prior to award of Contract, without obligation to inform the affected Bidder/s of the ground for IOM action.

Very truly yours,

BEAC Chairperson

IOM is encouraging companies to use recycled materials or materials coming from sustainable resources or produced using a technology that has lower ecological footprints.

Section I. Instructions to Bidder

Instructions to Bidders

A. General

1. Scope of Bid

- 1.1 IOM invites bids for the supplying of 1900 Pcs of Family Tents as per given standard specifications (Annex C), hereto referred as Goods. The Goods is specified in greater details in the Sub Section of the Bid Documents.
- 1.2 The successful Bidder is expected to complete the delivery by the Intended Completion Date which is 40 calendar days after signature of Contract.

2. Eligible Bidders

- 2.1 This Invitation for Bids is open to all Bidders from eligible source countries.
- 2.2 Bidders should not be associated, or have been associated in the past, directly or indirectly, with a firm or any of its affiliates which have been engaged by IOM to provide consulting services for the preparation of the design, specifications, and other documents to be used for the procurement of the goods to be purchased under this Invitation for Bids.
- 2.3 Government-owned enterprises in IOM's Mission country Mission may participate only if they are legally and financially autonomous, if they operate under commercial law, and if they are not a beneficiary of IOM.
- 2.4 Bidders shall not be under a declaration of ineligibility for corrupt, fraudulent and coercive practices issued by IOM in accordance with ITB Clause 3
- 2.5 Bidders shall not be involved in terrorist act/criminal activities or associated with individuals and/or entities associated with terrorist act/criminal activities. For this purpose, Bidders shall not be included in the proscribed list of individuals and/or entities as contained in the 1267 Committee of the UN Security Council Counter Terrorism Committee (CTC)

3. Corrupt Fraudulent, Collusive and Coercive Practices

- 3.1 IOM requires that all IOM Staff, Bidders, Manufacturers, suppliers or distributors, observe the highest standard of ethics during procurement and execution of all contracts. IOM shall reject any Bids put forward by Bidders or where applicable terminate their contract, if it is determined that they have engaged in corrupt, fraudulent, collusive or coercive practices. In pursuance of this policy, IOM:
 - (a) defines, for the purposes of this provision, the terms set forth below as follows:

- (i) "corrupt practice" means the offering, giving, receiving or soliciting directly or indirectly anything of value to influence the action of the Procuring/Contracting Entity in the procurement process or in contract execution.
- (ii) "fraudulent practice" is any acts or omission, including a misrepresentation, that knowingly or recklessly misleads, or attempts to mislead, the Procuring/Contracting Entity in the procurement process or the execution of a contract, to obtain a financial gain or other benefit to avoid an obligation.
- (iii) "collusive practice" is an undisclosed arrangement between two or more Bidders designed to artificially alter the results of the tender procedure to obtain a financial gain or benefit;
- (iv) "coercive practice" is impairing or harming, or threatening to impair or harm, directly or indirectly, any participant in the tender process to influence improperly its activities in a procurement process, or after the execution of a contract.
- (b) will reject a proposal for award if it determines that the Bidder recommended for award has engaged in corrupt, fraudulent, collusive or coercive practices in competing for the contract in question.
- (c) will declare a firm ineligible, either indefinitely or for a stated period of time, to be awarded an IOM financed contract if it at any time determines that the firm has engaged in corrupt, fraudulent, collusive or coercive practices in competing for, or in executing, an IOM financed contract.

4. Eligible Goods and Services

- 4.1 All goods and related services to be supplied under the contract shall have their origin in eligible source countries, and all expenditures made under the contract will be limited to such goods and services.
- 4.2 For purposes of this clause, "origin" means the place where the goods are mined, grown, or produced, or the place from which the related services are supplied. Goods are produced when, through manufacturing, processing, or substantial and major assembly of components, a commercially recognized product results that is substantially different in basic characteristics or in purpose or utility from its components.
- 4.3 The origin of goods and services is distinct from the nationality of the Bidder.

B. The Bidding Documents

5. Content of Bidding Documents

- 5.1 The goods required, bidding procedures, and contract terms are prescribed in the bidding documents. In addition to the Invitation for Bids, the bidding documents include:
 - a) Instructions to Bidders (ITB)
 - b) Contract for Supply and Delivery of Goods
 - c) Schedule of Requirements
 - d) Technical Specifications
 - e) Sample Forms
- 5.2 The Bidder is expected to examine all instructions, forms, terms, and specifications in the bidding documents. Failure to furnish all information required in the bidding documents or to submit a bid not substantially responsive to the bidding documents in every respect will be at the Bidder's risk and may result in the rejection of its bid.

6. Clarification of Bidding Documents

6.1 A prospective Bidder requiring any clarification of the bidding documents may notify IOM in writing at IOM's address indicated in ITB Clause 19.2a. IOM will respond in writing to any request for clarification of the bidding documents, which it receives no later than 5 (Five) days prior to the deadline for the submission of bids. Written copies of IOM's response (including an explanation of the query but without identifying the source of inquiry) will be sent to all prospective bidders that have received the bidding documents.

7. Amendment of Bidding Documents

- 7.1 At any time prior to the deadline for submission of bids, IOM, for any reason, whether at its own initiative or in response to a clarification requested by a prospective Bidder, may modify the bidding documents by amendment.
- 7.2 All prospective bidders that have received the bidding documents will be notified of the amendment in writing and will be binding on them.
- 7.3 In order to allow prospective bidders reasonable time in which to take the amendment into account in preparing their bids, IOM, at its discretion, may extend the deadline for the submission of bids.

C. Preparation of Bids

8. Cost of Bidding

8.1 The Bidder shall bear all costs associated with the preparation and submission of its bid, and IOM will in no case be responsible or liable for those costs, regardless of the conduct or outcome of the bidding process.

9. Language of Bid

9.1 The bid prepared by the Bidder, as well as all correspondence and documents relating to the bid exchanged by the Bidder and IOM, shall be written in *English* language. Supporting documents and printed literature furnished by the Bidder may be in another language provided they are accompanied by an accurate translation of the relevant passages in the required language, in which case, for purposes of interpretation of the Bid, the translation shall govern.

10. Documents Comprising the Bid

- 10.1 The bid prepared by the Bidder shall comprise the following components:
 - (a) a Bid Form and a Price Schedule completed in accordance with ITB Clauses 11, 12, and 13;
 - (b) documentary evidence established in accordance with ITB Clause 14 that the Bidder is eligible to bid and is qualified to perform the contract if its bid is accepted;
 - (c) documentary evidence established in accordance with ITB Clause 15 that the goods and ancillary services to be supplied by the Bidder are eligible goods and services and conform to the bidding documents; and
 - (d) bid security furnished in accordance with ITB Clause 17.

11. Bid Form

11.1 The Bidder shall complete the Bid Form and the appropriate Price Schedule furnished in the bidding documents, indicating the goods to be supplied, a brief description of the goods, and their country of origin, quantity, and prices.

12. Bid Prices

- 12.1 The Bidder shall indicate on the appropriate Price Schedule the unit prices and total bid price of the goods it proposes to supply under the contract.
- 12.2 Prices indicated on the Price Schedule shall be entered separately in the following manner:
- (a) For goods offered from within IOM'S Mission country:

- (i) the price of the goods quoted EXW (ex-works, ex-factory, ex warehouse, ex showroom, or off-the shelf, as applicable), including all customs duties and sales and other taxes already paid or payable:
 - a. on the components and raw material used in the manufacture or assembly.

of goods quoted ex works or ex-factory.

or

- b. on the previously imported goods of foreign origin quoted ex warehouse, ex showroom, or off-the-shelf
- (ii) any sales and other taxes which will be payable on the goods if the contract is awarded
- (iii) the price for inland transportation, insurance and other local costs incidental to delivery of the goods to their final destination
 - (iv) the price of other (incidental) services, if any
 - (b) For goods offered from abroad:
 - (i) the price of the goods shall be quoted in *US DOLLAR including all relevant taxes delivery costs to IOM Marib Warehouse in AL Rawda Area.* In quoting the price, the Bidder shall be free to use transportation through carriers registered in any eligible countries. Similarly, the Bidder may obtain insurance services from any eligible/acceptable source.
 - (ii) the price for inland transportation, insurance, and other local costs incidental to delivery of the goods from the port of entry to their final destination
 - (iii) the price of (incidental) services, if any.
- 12.3 The INCOTERM shall be governed by the rules prescribed in the current edition of INCOTERMS published by [insert reference source]
- 12.4 The Bidder's separation of price components in accordance with ITB Clause 12.2 above will be solely for the purpose of facilitating the comparison of bids by IOM and will not in any way limit IOM's right to contract on any of the terms offered.
- 12.5 Prices quoted by the Bidder shall be fixed during the Bidder's performance of the contract and not subject to variation on any account, unless otherwise specified. A bid submitted with an adjustable price quotation will be treated as non-responsive and will

be rejected, pursuant to ITB Clause 25. If, however, specified in these instructions, prices quoted by the Bidder shall be subject to adjustment during the performance of the contract, a bid submitted with a fixed price quotation will not be rejected, but the price adjustment would be treated as zero.

13. Bid Currencies

13.1 Prices shall be quoted in the following currencies:

For goods and services that the Bidder will supply from within or outside IOM's Mission country, the prices shall be quoted in *US DOLLAR* currency.

14. Documents Establishing Bidder's Eligibility and Qualification

- 14.1 Pursuant to ITB Clause 10.1b, the Bidder shall furnish, as part of its bid, documents establishing the Bidder's eligibility to bid and its qualifications to perform the contract if its bid is accepted [the IOM Vendor Information Sheet (VIS) can be used for this purpose]
- 14.2 The documentary evidence of the Bidder's eligibility to bid shall establish to IOM's satisfaction that the Bidder, at the time of submission of its bid, is from an eligible country as defined under ITB Clause 4.
- 14.3 The documentary evidence of the Bidder's qualifications to perform the contract if its bid is accepted shall establish to IOM's satisfaction:
- (a) that, in the case of a Bidder offering to supply goods under the contract which the Bidder did not manufacture or otherwise produce, the Bidder has been duly authorized by the goods' Manufacturer or producer to supply the goods in IOM's Mission country;
- (b) that the Bidder has the financial, technical, and production capability necessary to perform the contract.
- (c) that, in the case of a Bidder not doing business within IOM's Mission country, the Bidder is or will be (if awarded the contract) represented by an Agent in that Mission country equipped, and able to carry out the Supplier's maintenance, repair, and spare parts-stocking obligations prescribed in the Conditions of Contract and/or Technical Specifications
- 14.4 If the Bidder wishes to use the existing VIS or Company Profile on file to establish their eligibility, the Bidders should submit with their bids any information updating their original VIS or company profile on file or, alternatively, confirm in their bids that the originally submitted information remains essentially correct as of the date of bid submission.

15. Documents Establishing Goods' Eligibility and Conformity to Bidding Documents

- 15.1 Pursuant to ITB Clause 10, the Bidder shall furnish, as part of its bid, documents establishing the eligibility and conformity to the bidding documents of all goods and services, which the Bidder proposes to supply under the contract.
- 15.2 The documentary evidence of the eligibility of the goods and services shall consist of a statement in the Price Schedule of the country of origin of the goods and services offered, which shall be confirmed by a certificate of origin issued at the time of shipment.
- 15.3 The documentary evidence of conformity of the goods and services to the bidding documents may be in the form of literature, drawings, and data, and shall consist of:
 - (a) a detailed description of the essential technical and performance characteristics of the goods.
- (b) a list giving full particulars, including available sources and current prices of spare parts, special tools, etc., necessary for the proper and continuing functioning of the goods for a period of , following commencement of the use of the goods by IOM; and
- (c) an item-by-item commentary on IOM's Technical Specifications demonstrating substantial responsiveness of the goods and services to those specifications, or a statement of deviations and exceptions to the provisions of the Technical Specifications.
- 15.4 For purposes of the commentary to be furnished pursuant to ITB Clause 15.3(c) above, the Bidder shall note that standards for workmanship, material, and equipment, as well as references to brand names or catalogue numbers designated by IOM in its Technical Specifications, are intended to be descriptive only and not restrictive. The Bidder may substitute alternative standards, brand names, and/or catalogue numbers in its bid, provided that it demonstrates to IOM's satisfaction that the substitutions ensure substantial equivalence to those designated in the Technical Specifications.

16. Period of Validity of Bids

16.1 Bids shall remain valid for the period of *90 (Ninety) days* after the date of bid opening prescribed by IOM, pursuant to ITB Clause 20. A bid valid for a shorter period shall be rejected by IOM as non-responsive.

- 16.2 In exceptional circumstances, prior to expiry of the bid validity, IOM may request that the bidders extend the period of validity for a specified additional period *30 days*. The request and the bidders' responses shall be made in writing.
- 16.3 A Bidder may refuse the request without forfeiting the Bid Security. A Bidder agreeing to the request will not be required nor permitted to modify the Bid, but will be required to extend the validity of Bid Security for the period of the extension, and in compliance with Clause 17 in all respects.

17. Bid Security

- 17.1 Pursuant to ITB Clause 10, the Bidder shall furnish, as part of its bid, a bid security in the amount 2 % of total bid amount only a bank guarantee from IBY Bank or Tadhamon Bank will be accepted other than that will not be accepted.
- 17.2 The bid security is required to protect IOM against the risk of Bidder's conduct, which would warrant the security's forfeiture, pursuant to ITB Clause 17.6. The bid security shall be denominated in USD bank guarantee callable on demand as prescribed.
- 17.3 Any bid not secured in accordance with ITB Clauses 17.1 will be rejected by IOM as non-responsive, pursuant to ITB Clause 25.
- 17.4 Unsuccessful bidders' bid security will be discharged or returned as promptly as possible but not later than thirty (30) days after the expiration of the period of bid validity prescribed by IOM pursuant to ITB Clause 16.
- 17.5 The successful Bidder's bid security will be discharged upon the Bidder signing the contract, pursuant to ITB Clause 35, and furnishing the performance security, pursuant to ITB Clause 34.
- 17.6 The bid security may be forfeited:
 - (a) if a Bidder withdraws its bid during the period of bid validity specified by the Bidder on the Bid Form; or
 - (b) in the case of a successful Bidder, if the Bidder fails:
 - (i) to sign the contract in accordance with ITB Clause 35;

or

(ii) to furnish performance security in accordance with ITB Clause 34

18. Format and Signing of Bid

- 18.1 The Bidder shall prepare an Original and 2nd Copy of the bid, clearly marking each "ORIGINAL BID" and "COPY OF BID," as appropriate. In the event of any discrepancy between them, the original shall govern.
- 18.2 The original and the copy or copies of the bid shall be typed or written in indelible ink and shall be signed by the Bidder or a person or persons duly authorized to bind the Bidder to the contract. All pages of the bid, shall be initialed by the person or persons signing the bid.
- 18.3 Any interlineations, erasures, or overwriting shall be valid only if they are initialed by the person or persons signing the bid.

D. Submission of Bids

19. Sealing and Marking of Bids

19.1 The Bidder shall register to the link below and submit the offer and all eligibly documents.

Link: https://ye-p-app02.azurewebsites.net/

- 19.2 The inner and outer envelopes shall:
 - (a) The bid security should be submitted at the address given below *IOM Offices, Aden, Sana'a and Mairb*.

20. Deadline for Submission of Bids

- 20.1 Bids must be received by IOM at the address specified under ITB Clause 19.2.a no later than 28th of August 2022.
- 20.2 IOM may, at its discretion, extend this deadline for the submission of bids by amending the bidding documents in accordance with ITB Clause 7, in which case all rights and obligations of IOM and bidders previously subject to the deadline will thereafter be subject to the deadline as extended.

21. Late Bids

- 21.1 Any bid received by hand and after the deadline for submission of bids prescribed by IOM pursuant to ITB Clause 20 will be rejected and returned unopened to the Bidder.
- 21.2 The Bidder will assume the responsibility and expenses for the re-possession of the returned bid documents.

22. Modification and Withdrawal of Bids

- 22.1 The Bidder may modify or withdraw its bid after the bid's submission, provided that written notice of the modification, including substitution or withdrawal of the bids, is received by IOM prior to the deadline prescribed for submission of bids.
- 22.2 The Bidder's modification or withdrawal notice shall be prepared, sealed, marked, and dispatched in accordance with the provisions of ITB Clause 18. A withdrawal notice will be in writing and should be received by IOM not later than the deadline for submission of bids
- 22.3 No bid may be modified after the deadline for submission of bids.
- 22.4 No bid may be withdrawn in the interval between the deadline for submission of bids and the expiration of the period of bid validity specified by the Bidder on the Bid Form. Withdrawal of a bid during this interval may result in the Bidder's forfeiture of its bid security, pursuant to the ITB Clause 17.6.

E. Opening and Evaluation of Bids

23. Opening of Bids

- 23.1 The bidders' names, bid modifications or withdrawals, bid prices, discounts, and the presence or absence of requisite bid security and such other details that IOM at its discretion, may consider appropriate, will be announced at the opening. No bid shall be rejected at bid opening, except for late bids, which shall be returned unopened to the Bidder pursuant to ITB Clause 21.
- 23.2 Bids (and modifications sent pursuant to ITB Clause 22.2) that are not opened and read out at bid opening shall not be considered further for evaluation, irrespective of the circumstances. Withdrawn bids will be returned unopened to the bidders.
- 23.3 IOM will prepare minutes of the bid opening.

24. Clarification of Bids and Contacting IOM

24.1 During evaluation of the bids, IOM may, at its discretion, ask the Bidder for a clarification of its bid. The request for clarification and the response shall be in writing, and no change in the prices or substance of the bid shall be sought, offered, or permitted.

25. Preliminary Examination

25.1 IOM will examine the bids to determine whether they are complete, whether any computational errors have been made, whether required sureties have been furnished, whether the documents have been properly signed, and whether the bids are generally in order.

- 25.2 Arithmetical errors will be rectified on the following basis. If there is a discrepancy between the unit price and the total price that is obtained by multiplying the unit price and quantity, the unit price shall prevail, and the total price shall be corrected. If the Supplier does not accept the correction of the errors, its bid will be rejected, and its bid security may be forfeited. If there is a discrepancy between words and figures, the amount in words will prevail.
- 25.3 IOM may waive any minor informality, nonconformity, in a bid which does not constitute a material deviation, provided such waiver does not prejudice or affect the relative ranking of any Bidder.
- 25.4 Prior to the detailed evaluation, pursuant to ITB Clause 27, IOM will determine the substantial responsiveness of each bid to the bidding documents. For purposes of these Clauses, a substantially responsive bid is one, which conforms to all the terms and conditions of the bidding documents without material deviations. Deviation from, or objection or reservations to critical provisions, such as those concerning Bid Security (ITB Clause 17), Price Schedule (ITB Clause 9) will be deemed to be a material deviation. IOM's determination of a bid's responsiveness is to be based on the contents of the bid itself without recourse to extrinsic evidence.
- 25.5 If a bid is not substantially responsive, it will be rejected by IOM and may not subsequently be made responsive by the Bidder by correction of the nonconformity.

26. Conversion to Single Currency (if applicable)

26.1 To facilitate evaluation and comparison, IOM will convert all bid prices expressed in the amounts in various currencies in *USD* according to IOM exchange rate for the current month and year.

27. Evaluation and Comparison of Bids

- 27.1 IOM will evaluate and compare the bids, which have been determined to be substantially responsive, pursuant to ITB Clause 25.
- 27.2 IOM's evaluation of a bid will exclude and not take into account:
 - (a) in the case of goods manufactured in IOM's Mission country or goods of foreign origin already located in IOM's Mission country, sales and other similar taxes, which will be payable on the goods if a contract is awarded to the Bidder;
 - (b) in the case of goods of foreign origin offered from abroad, customs duties and other similar import taxes which will be payable on the goods if the contract is awarded to the Bidder; and
 - (c) any allowance for price adjustment during the period of execution of the contract, if provided in the bid.

27.3 The comparison shall be between the EXW price of the goods offered from within IOM's Mission country, such price to include all costs, as well as duties and taxes paid or payable on components and raw material incorporated or to be incorporated in the goods, and the CIF named port of destination (or CIP border point, or CIP named place of destination) price of the goods offered from outside IOM's Mission country.

27.4 IOM's evaluation of a bid will take into account, in addition to the bid price quoted in accordance with ITB Clause 12.2, one or more of the following factors:

- (a) cost of inland transportation, insurance, and other costs within IOM's Mission country incidental to delivery of the goods to their final destination.
- (b) delivery schedule offered in the bid.
- (c) deviations in payment schedule from that specified in the Conditions of Contract.
- (d) the cost of components, mandatory spare parts, and service.
- (e) the availability in IOM's Mission country of spare parts and after-sales services for the equipment offered in the bid;
- (f) the projected operating and maintenance costs during the life of the equipment;
- (g) the performance and productivity of the equipment offered; and/or
- (h) other specific criteria indicated and/or in the Technical Specifications

Alternative (of applicable)

27.5 Merit Point System:

The following merit point system for weighing evaluation factors can be applied if none of the evaluation methods listed above has been retained. The number of points allocated to each factor shall be specified.

[choose from the range of]

Evaluated price of the goods	40
Delivery Schedule	<u>20</u>
Sample Evaluation	<u>40</u>
Total	100

The bid scoring the highest number of points will be deemed to be the lowest evaluated bid.

28. Clarification of Bids and Contacting IOM

28.1 Subject to ITB Clause 24, no Bidder shall contact IOM on any matter relating to its bid, from the time of the bid opening to the time the contract is awarded. If the Bidder wishes to bring additional information to the notice of IOM, it should do so in writing.

28.2 Any effort by a Bidder to influence IOM in its decisions on bid evaluation, bid comparison, or contract award may result in the rejection of the Bidder's bid.

29. Post-qualification

29.1 In the absence of pre-qualification, IOM will determine to its satisfaction whether the Bidder that is selected as having submitted the lowest evaluated responsive bid is qualified to perform the contract satisfactorily, in accordance with the criteria listed in ITB Clause 14.

29.2 The determination will take into account the Bidder's financial, technical, and production capabilities. It will be based upon an examination of the documentary evidence of the Bidder's qualifications submitted by the Bidder, pursuant to ITB Clause 14, as well as such other information as IOM deems necessary and appropriate.

29.3 Prior to award, IOM shall verify and validate any documents/information submitted and if necessary shall conduct inspection of the Bidder office, plant/warehouse and equipment.

29.4 An affirmative determination will be a pre-requisite for award of the contract to the Bidder. A negative determination will result in rejection of the Bidder's bid, in which event IOM will proceed to the next lowest evaluated bid to make a similar determination of that Bidder's capabilities to perform satisfactorily.

30. Purchaser's Right to Accept any Bid and to Reject any or All Bids

30.1 IOM reserves the right to accept or reject any bid, and to annul the bidding process and reject all bids at any time prior to contract award, without thereby incurring any liability to the affected Bidder or bidders or any obligation to inform the affected Bidder or bidders of the grounds for IOM's action.

F. Award of Contract

31. Award Criteria

31.1 IOM will award the contract to the successful Bidder whose bid has been determined to be substantially responsive and has been determined to be the lowest evaluated bid, provided further that the Bidder is determined to be qualified to perform the contract satisfactorily.

32. Purchaser's Right to Vary Quantities at Time of Award

32.1 IOM reserves the right at the time of contract award to increase or decrease, by the percentage indicated +/- 15%, the quantity of goods and services originally specified in the Schedule of Requirements without any change in unit price or other terms and conditions.

IOM reserves the right to split the orders among the qualified, responsive bidders.

33. Notification of Award

- 33.1 Prior to the expiration of the period of bid validity, IOM will notify the successful Bidder in writing, that its bid has been accepted.
- 33.2 The notification of award will constitute the formation of the Contract.
- 33.3 Upon the successful Bidder's furnishing of the performance security pursuant to ITB Clause 35, IOM will promptly notify each unsuccessful Bidder and will discharge its bid security, pursuant to ITB Clause17.

34. Performance Security

- 34.1 Within five (5) days of the receipt of notification of award from IOM, the successful Bidder shall furnish a performance security equivalent to 10% of the Contract Price in accordance with the Conditions of Contract, in the form provided in the bidding documents, or in another form acceptable to IOM.
- 34.2 Failure of the successful Bidder to comply with the requirement of ITB Clause 33 or ITB Clause 34.1 shall constitute sufficient grounds for the annulment of the award and forfeiture of the bid security, in which event IOM may make the award to the next lowest evaluated Bidder or call for new bids.

35. Signing of Contract

- 35.1 At the same time as IOM notifies the successful Bidder that its bid has been accepted, IOM will send the Bidder the Contract provided in the bidding documents, incorporating all agreements between the parties.
- 35.2 Within five (5) days of receipt of the Contract, the successful Bidder shall sign and date the contract and return it to IOM.

Section II. Schedule of Requirements

<u>ANNEX C</u> Schedule of Requirements

PROJECT TITLE : Supply and Delivery of Family Tents

Please fill the delivery schedule per week

Item No.	Item Descri	ption		Quantity	Unit	Delivery Schedule	Delivery Location
1	A threefold deluxe tent with the outer		1900	Pcs		IOM warehouse in	
	layer of gre	y cotton canvas	, the black				Marib
	fabric as the	e middle layer a	ind the inner				If any change in
	layer as dye	ed and printed f	abric. The				delivery location. IOM
	structure of	f the tent is bas	ed on iron				will coordinate
	poles and st	ticks which give	s a strong and				accordighly.
	firm appear	rance of the ten	t.				
	Specificat	ion					
	Dimension	ıs	Length:4m;				
			Width: 4m;				
			Height:				
			2.80m				
	Walls	4	1.75m				
			Height				
	Doors	4	Height: 1.75				
			m; Width:				
			1.15 m				
	Windows	4	Height: 0.40				
			m; Width:				
			0.25 m				
	Outer	Dyed	It should be				
	Fabric	sand/cream	weighted				

	color	600g/m ²
	Cotton	(±10%) in
	Canvas	finished
		state. The
		outer fabric
		should be
		waterproof,
		rot and UV
		proof as
		well.
Middle	Black Fabric	Weigh
Fabric		160g/m ^{2 2}
		(±10%) in
		finished
		state
Inner	Dyed/Printed	160 GSM
Fabric	Fabric	
Ropes	12 Pieces	14 mm sisal
		rope
		thickness is
		14 mm
Iron	12 Pole	2.50 "Round
Poles		galvanized
		steel pipe
Iron	12 Sticks	1 "Round
Sticks		galvanized
		steel pipe
Iron bars	12	12 metal
ii Oli bal 3	14	14 IIICLAI

		1
		begs per a
		tent - 60 cm
		in length *
		14 mm
		diameter) -
		and adding a
		metal piece
		(20 cm in
		length and
		14 mm
		diameter) in
		the middle
		of the metal
		begs (to look
		like a cross-
		shaped).
Iron	-	-
Ridge		
 Ground	1	Length: 4m,
Sheet		and width:
		4m
		Woven
		Tarpaulin
		Polyethylene
		180 g/m ²
Hammer	1 Hammer	1 kg
Packing	Inner &	Inner:
Material	Outer	Canvas bag,

		300GSM
		Outer: PE
		Lamination,
		250GSM
<u>Technical</u>	Specifications:	
<u>Walls</u> :		
- The exte	rnal layer: made f	rom water,
heat and	sunrays-resistant o	cotton cloth,
600 gm tl	nickness.	
- The mid	dle layer: made fro	om black, sun-
blocking	ining, 160 gm thic	kness.
- The inte	rnal layer: made fi	rom lining
cloth with	a traditional tree	s design.
Iron Poles	::	_
All poles	– are made from hig	h quality iron,
	d steel pipe.	
_	le pole's height: 5	*8 (3 meter)
		,
Corridors	height: 1.75 mete	er
	ider height and wi	
meter		
5251		
The rope	:	
	14 ml thickness	
12 10003,	1. IIII CIIICKIIC55	
Iron Bars		
	th 14 diameter and	d 80 cm
•	2 iron bars will be	
length, as	Z II UII Dai S WIII DE	e as spare

Window:			
Four windows, with mosquito nets			
Height and width of each window: 40*25			
cm			
Doors:			
Four doors.			
Height and width of each door: 1.75*1.00)		
meter			
IOM along with donor Logo: will printed			
as below:			
Top side: the IOM logo in one side and th	е		
KSR logo in another side			
Front side: IOM logo in the right side of			
the door, and the new KSR logo in the lef	t		
side of the door			
IOM & Donor logo should be paint on the	<u>, </u>		
package as well.			
puckage as well.			

Section III. Technical Specifications

Technical Specifications

PROJECT TITLE	:					
Item Code :						
Item Description :						
Manufacturer:	Manufacturer :					
Origin						
Model	:					
Cat./Page	:					
Pl	JRCHASER'S SPEC	CIFICATIONS	BIDDER'S SPECIFICATIONS			
A						
		outer layer of grey cotton				
,		ddle layer and the inner				
	•	he structure of the tent is				
•		ich gives a strong and				
firm appearance	of the tent.					
Consification						
Specification		Longth Am. Width, Am. II.				
Dimensions	Π_	Length:4m; Width: 4m; He				
Walls	4	1.75m Height				
Doors	4	Height: 1.75 m; Width: 1.1				
Windows	4	Height: 0.40 m; Width: 0.2				
Outer Fabric	Dyed	It should be weighted 600				
	sand/cream	finished state. The outer f				
	color	waterproof, rot and UV pr				
	Cotton Canvas					
Middle Fabric	Black Fabric	Weigh 160g/m ^{2 2} (±10%) i				
Inner Fabric	Dyed/Printed	160 GSM				
	Fabric					
Ropes	12 Pieces	14 mm sisal rope thicknes				
Iron Poles	12 Pole	2.50 "Round galvanized st				
Iron Sticks	12 Sticks	1 "Round galvanized steel				
Iron bars	12	12 metal begs per a tent -				
		mm diameter) - and addir				
		cm in length and 14 mm c				
		middle of the metal begs				
		shaped).				
Iron Ridge	-	-				
Ground Sheet	1	Length: 4m, and width: 4r				
		Woven Tarpaulin Polyethy				
Hammer	1 Hammer	1 kg				
Packing	Inner & Outer	Inner: Canvas bag, 300GSI				
Material		Lamination, 250GSM				

Technical Specifications:

Walls:

- The external layer: made from water, heat and sunraysresistant cotton cloth, 600 gm thickness.
- The middle layer: made from black, sun-blocking lining, 160 gm thickness.
- The internal layer: made from lining cloth with a traditional trees design.

Iron Poles:

All poles are made from high quality iron, galvanized steel

The middle pole's height: 5*8 (3 meter)

Corridors height: 1.75 meter

Tent's divider height and width: 1.75*5 meter

The ropes:

12 robes, 14 ml thickness

Iron Bars:

12 pcs with 14 diameter and 80 cm length, as 2 iron bars will be as spare

Window:

Four windows, with mosquito nets

Height and width of each window: 40*25 cm

Doors:

Four doors.

Height and width of each door: 1.75*1.00 meter

IOM along with donor Logo: will printed as below:

<u>Top side:</u> the IOM logo in one side and the KSR logo in another side

<u>Front side:</u> IOM logo in the right side of the door, and the new KSR logo in the left side of the door

IOM & Donor logo should be paint on the package as well.

Name of	Bidder:	
Signature	·:	

Date:_____

Section IV. Contract for Supply and Delivery of Goods

IOM office-specific Ref.	
No.:	
IOM Project Code:	
LEG Approval Code /	
Checklist Code	

AGREEMENT FOR THE SUPPLY AND DELIVERY OF GOODS Between The International Organization for Migration And [Name of the Other Party]

This Agreement for the Supply and Delivery of Goods (the "Agreement") is entered into by the International Organization for Migration ("IOM") of [insert address] represented by [insert Name, Title of Chief of Mission], hereinafter referred to as "IOM," and [Name of the Supplier] of [insert address], represented by [insert Name, Title of the representative of the Supplier], hereinafter referred to as the the "Supplier" on [insert date]. IOM and the Supplier are also hereinafter referred to individually as a "Party" and collectively as the "Parties."

1. Introduction and Integral Documents

The Supplier agrees to provide IOM with [insert description of goods] in accordance with the terms and conditions of this Agreement and its Annexes, if any.

The following documents form an integral part of this Agreement: [add or delete as required]

- a) Annex A Bid/Quotation Form;
- b) Annex B Price Schedule;
- c) Annex C Delivery Schedule and Technical Specifications;
- d) Annex D Accepted Notice of Award (NOA); and
- e) Annex E Performance Security.

2. Goods/Services Supplied

2.1. The Supplier agrees to supply the Goods to IOM in strict accordance with the specifications, and at the price stated for each item outlined below:

	No.	Description		Qty	Unit	Unit Price	Total
--	-----	-------------	--	-----	------	------------	-------

- 2.2 The Supplier agrees to supply the following incidental services (the "Incidental Services"): [add or delete as required]
 - (a) Performance or supervision of on-site assembly and/or start-up of the supplied Goods;
 - (b) Furnishing of tools required for assembly and/or maintenance of the supplied Goods;
 - (c) Furnishing of a detailed operations and maintenance manual for each appropriate unit of the supplied Goods;
 - (d) Performance, supervision, maintenance and/or repair of the supplied Goods, for a period of time agreed by the Parties, provided that this service shall not relieve the Supplier of any warranty obligations under this Contract; and
 - (e) Training of IOM's personnel, at the Supplier's plant and/or on-site, in assembly, start-up, operation, maintenance, and/or repair of the supplied Goods.

3. Charges and Payment

- 3.1 The total price for the supply and delivery of the Goods and any Incidental Services under this Agreement is [currency code] [amount in figures] ([amount in words, including currency]) (the "Price").
- 3.2 The Supplier shall invoice IOM [upon delivery of all Goods / upon each delivery] in accordance with this Agreement and payment shall become due 30 (thirty) calendar days after acceptance by IOM of the Goods.
- 3.3 The invoice will be accompanied by the following documents: air way bill number, shipping invoice, packing list, certificate of origin [add or delete as required]
- 3.4 Payments shall be made in [currency] (currency code) by bank transfer to the following bank account of the Supplier:

[bank account details]

3.5 The Price specified in Article 3.1 is the total charge to IOM. The Supplier shall be responsible for the payment of all taxes, duties, levies and charges assessed on it in connection with this Agreement.

3.6 IOM shall be entitled, without derogating from any other right it may have, to defer payment of part or all of the Price until the Supplier has completed, to the satisfaction of IOM, the delivery of the Goods and the Incidental Services to which those payments relate.

4. Delivery

- 4.1 The Goods shall be delivered to: [insert place of delivery] on [insert delivery date] by [insert method of delivery or refer to Delivery Schedule annexed]. The cost of delivery is deemed included in the Price specified in Article 3.1 of this Agreement. The Incidental Services as described in Article 2.2 shall be performed at the place of delivery and completed by the same delivery date, unless otherwise stated in Article 2.2 of this Agreement.
- 4.2 In the event of breach of this clause IOM reserves the right to:
 - (a) Terminate this Agreement without liability by giving immediate notice, and to charge the Supplier any loss incurred as a result of the Supplier's failure to make the delivery within the time specified; or
 - (b) Charge a penalty of 0.1% (one-tenth of one percent) of the Price for every day of delay or breach of the delivery schedule by the Supplier.

5. Performance Security (applicable for contracts over USD250,000)

- 5.1 The Supplier shall furnish IOM with a performance security (the "Performance Security") in an amount equivalent to [10 (ten)] per cent of the Price, to be issued by a reputable bank or company, and in the format acceptable to IOM.
- 5.2 The Performance Security shall serve as the guarantee for the Supplier's faithful performance and compliance with the terms and conditions of this Agreement. The amount of the Performance Security shall not be construed as the limit of the Supplier's liability to IOM, in the event of breach of this Agreement by the Supplier. The Performance Security shall be effective until [insert a date 30 days from the completion of Supplier's obligations] following which it will be discharged by IOM.

6. Inspection and Acceptance

- 6.1 Where any annexed Technical Specifications state what inspections and tests are required and where they will be carried out, those terms will prevail in the event of any inconsistency with the provisions in this clause.
- 6.2 IOM or its representative shall have the right to inspect and/or test the Goods at no extra cost to IOM at the premises of the Supplier, at the point of delivery or at the final destination. The Supplier shall facilitate such inspections and provide required assistance.

- 6.3 IOM shall have 30 (thirty) calendar days after proper receipt of the Goods purchased to inspect them and either accept or reject them as non-conforming with this Agreement. Based on an inspection of a valid sample, IOM may reject the entire delivery. IOM may also charge the cost of inspecting rejected Goods to the Supplier. All rejected Goods will be returned to the Supplier, transportation charges collect, or held by IOM for disposition at Supplier's risk and expense. IOM's right to reject the Goods shall not be limited or waived by the Goods having been previously inspected or tested by IOM prior to delivery.
- 6.4 The Supplier agrees that IOM's payment under this Agreement shall not be deemed acceptance of any Goods delivered hereunder.
- 6.5 The Supplier agrees that any acceptance by IOM does not release the Supplier from any warranty or other obligations under this Agreement.
- 6.6 Title to the Goods shall pass to IOM when they are delivered and accepted by IOM. Risk of loss, injury, or destruction of the Goods shall be borne by the Supplier until title passes to IOM.

7. Adjustments

- 7.1 IOM reserves the right to change at any time the quantities, packaging, unit size, place, method and/or time of delivery or the Incidental Services to be provided. Where the Goods are being specifically produced for IOM, IOM may also make changes to the drawings, designs or specifications.
- 7.2 The Supplier agrees to proceed with this Agreement in accordance with any such change(s) and to submit a claim request for an equitable adjustment in the Price or delivery terms caused by such change(s).
- 7.3 IOM may deem any claim by the Supplier for equitable adjustments under this clause waived unless asserted in writing within 10 (ten) days from the date of receipt by the Supplier of IOM's change(s).
- 7.4 No change in, modification of, or revision to this Agreement shall be valid unless made in writing and signed by an authorized representative of IOM.

8. Packaging

8.1 The Supplier must provide proper and adequate packaging in accordance with best commercial practice, to ensure that the Goods being delivered to IOM will be free of damage. Packaging must be adequate to allow for rough handling during transit, exposure to extreme temperatures, salt and precipitation during transit and open storage, with consideration for the type of Goods and transportation mode. IOM reserves the right to reject any delivery that is deemed not to have been packaged adequately.

8.2 Packing, marking and documentation shall comply with any requirements or instructions notified by IOM.

9. Warranties

- 9.1 The Supplier warrants that all Goods supplied under this Contract shall have no defect, arising from design, materials, or workmanship or from any act or omission of the Supplier that may develop under normal use of the supplied Goods in the conditions prevailing in the country of final destination. This warranty shall remain valid for 12 (twelve) months after the Goods have been delivered to and accepted at the final destination indicated in the Contract.
- 9.2 The Supplier warrants that all Goods supplied under this Contract are new, unused, of the most recent or current models and that they incorporate all recent improvements in design and materials unless provided otherwise in this Contract. All Goods/Services delivered under this Contract will conform to the specifications, drawings, samples, or other descriptions furnished or specified by IOM.
- 9.3 IOM shall promptly notify the Supplier in writing of any claims arising under this warranty.
- 9.4 Upon receipt of such notice, the Supplier shall, within the time period specified in the notice, repair or replace the defective Goods or parts thereof, without cost to IOM.
- 9.5 IOM's continued use of such Goods after notifying the Supplier of their defect or failure to conform or breach of warranty will not be considered a waiver of the Supplier's warranty.
- 9.6 The Supplier further represents and warrants that:
 - (a) It has full title to the Goods, is fully qualified to sell the Goods to IOM, and is a company financially sound and duly licensed, with adequate human resources, equipment, competence, expertise and skills necessary to carry out fully and satisfactorily, within the stipulated completion period, the delivery of the Goods in accordance with this Agreement;
 - (b) It shall comply with all applicable laws, ordinances, rules and regulations when performing its obligations under this Agreement;
 - (c) In all circumstances it shall act in the best interests of IOM;
 - (d) No official, employee or agent of IOM or any third party has received from, will be offered by, or will receive from the Supplier any direct or indirect benefit arising from this Agreement or award thereof;
 - (e) It has not misrepresented or concealed any material facts in the procuring of this Agreement;
 - (f) The Supplier, its staff or shareholders have not previously been declared by IOM ineligible to be awarded contracts by IOM;

- (g) It shall abide by the highest ethical standards in the performance of this Agreement, which includes not engaging in any discriminatory or exploitative practice or practice inconsistent with the rights set forth in the Convention on the Rights of the Child;
- (h) The prices for the Goods under this Agreement do not exceed those offered for similar goods to Supplier's other customers;
- (i) The Price specified in Article 3.1 of this Agreement shall constitute the sole remuneration of the Supplier in connection with this Agreement. The Supplier shall not accept for its own benefit any trade commission, discount or similar payment in connection with activities pursuant to this Agreement or the discharge of its obligations hereunder. The Supplier shall ensure that any subcontractors, as well as the officers, employees, and agents of either of them, similarly, shall not receive any additional remuneration.

9.7 The Supplier further warrants that it shall:

- (a) Take all appropriate measures to prohibit and prevent actual, attempted and threatened sexual exploitation and abuse (SEA) by its employees or any other persons engaged and controlled by it to perform activities under this Agreement ("other personnel"). For the purpose of this Agreement, SEA shall include:
 - 1. Exchanging any money, goods, services, preferential treatment, job opportunities or other advantages for sexual favours or activities, including humiliating or degrading treatment of a sexual nature; abusing a position of vulnerability, differential power or trust for sexual purposes, and physical intrusion of a sexual nature whether by force or under unequal or coercive conditions.
 - 2. Engaging in sexual activity with a person under the age of 18 ("child"), except if the child is legally married to the concerned employee or other personnel and is over the age of majority or consent both in the child's country of citizenship and in the country of citizenship of the concerned employee or other personnel.
- (b) Strongly discourage its employees or other personnel having sexual relationships with IOM beneficiaries.
- (c) Report timely to IOM any allegations or suspicions of SEA, and investigate and take appropriate corrective measures, including imposing disciplinary measures on the person who has committed SEA.
- (d) Ensure that the SEA provisions are included in all subcontracts.
- (e) Adhere to above commitments at all times. Failure to comply with (a)-(d) shall constitute grounds for immediate termination of this Agreement.
- 9.8 The above warranties survive the expiration or termination of this Agreement.

10. Assignment and Subcontracting

10.1 The Supplier shall not assign or subcontract the Agreement or any work under this Agreement in part or all, unless agreed upon in writing in advance by IOM. Any

subcontract entered into by the Supplier without approval in writing by IOM may be cause for termination of the Agreement.

10.2 In certain exceptional circumstances by prior written approval of IOM, specific jobs and portions of the Agreement may be assigned to a subcontractor. Notwithstanding the said written approval, the Supplier shall not be relieved of any liability or obligation under this Agreement nor shall it create any contractual relation between the subcontractor and IOM. The Supplier remains bound and liable there under and it shall be directly responsible to IOM for any faulty performance under the subcontract. The subcontractor shall have no cause of action against IOM for any breach of the subcontract.

11. Force Majeure

Neither Party will be liable for any delay in performing or failure to perform any of its obligations under this Agreement if such delay or failure is caused by force majeure, such as civil disorder, military action, natural disaster and other circumstances which are beyond the control of the Party in question. In such event, the Party will give immediate notice in writing to the other Party of the existence of such cause or event and of the likelihood of delay.

12. Independent Contractor

The Supplier shall provide the Goods under this Contract as an independent contractor and not as an employee, partner, or agent of IOM.

13. Audit

The Supplier agrees to maintain financial records, supporting documents, statistical records and all other records in accordance with generally accepted accounting principles to sufficiently substantiate all direct and indirect costs of whatever nature involving transactions related to the supply and delivery of Goods and the Incidental Services under this Agreement. The Supplier shall make all such records available to IOM or its designated representative at all reasonable times until the expiration of 7 (seven) years from the date of final payment, for inspection, audit, or reproduction. On request, employees of the Supplier shall be available for interview.

14. Confidentiality

All information which comes into the Supplier's possession or knowledge in connection with this Agreement is to be treated as strictly confidential. The Supplier should not communicate such information to any third party without the prior written approval of IOM. The Supplier shall comply with IOM Data Protection Principles in the event that it collects, receives, uses, transfers or stores any personal data in the performance of this Agreement. These obligations shall survive the expiration or termination of this Agreement.

15. Notices

Any notice given pursuant to this Agreement will be sufficiently given if it is in writing and received by the other Party at the following address:

International Organization for Migration (IOM)

Attn: [Name of IOM contact person]

[IOM's address]

[IOM's email address]

[Full name of the Supplier]

Attn: [Name of the Supplier's contact person]

[Supplier's address]

[Supplier's email address]

16. Dispute Resolution

- 16.1. Any dispute, controversy or claim arising out of or in relation to this Agreement, or the breach, termination or invalidity thereof, shall be settled amicably by negotiation between the Parties.
- 16.2. In the event that the dispute, controversy or claim has not been resolved by negotiation within 3 (three) months of receipt of the notice from one party of the existence of such dispute, controversy or claim, either Party may request that the dispute, controversy or claim is resolved by conciliation by one conciliator in accordance with the UNCITRAL Conciliation Rules of 1980. Article 16 of the UNCITRAL Conciliation Rules does not apply.
- 16.3. In the event that such conciliation is unsuccessful, either Party may submit the dispute, controversy or claim to arbitration no later than 3 (three) months following the date of termination of conciliation proceedings as per Article 15 of the UNCITRAL Conciliation Rules. The arbitration will be carried out in accordance with the 2010 UNCITRAL arbitration rules as adopted in 2013. The number of arbitrators shall be one and the language of arbitral proceedings shall be English, unless otherwise agreed by the Parties in writing. The arbitral tribunal shall have no authority to award punitive damages. The arbitral award will be final and binding.
- 16.4. The present Agreement as well as the arbitration agreement above shall be governed by internationally accepted general principles of law and by the terms of the present Agreement, to the exclusion of any single national system of law that would defer the Agreement to the laws of any given jurisdiction. Internationally accepted general principles of law shall be deemed to include the UNIDROIT Principles of International Commercial Contracts. Dispute resolution shall be pursued confidentially by both Parties. This Article survives the expiration or termination of the present Agreement.

17. Use of IOM's Name

The official logo and name of IOM may only be used by the Supplier in connection with this Agreement and with the prior written approval of IOM.

18. Status of IOM

Nothing in this Agreement affects the privileges and immunities enjoyed by IOM as an intergovernmental organization.

19. Indemnification and Insurance

- 19.1 The Supplier shall at all times defend, indemnify, and hold harmless IOM, its officers, employees, and agents from and against all losses, costs, damages and expenses (including legal fees and costs), claims, suits, proceedings, demands and liabilities of any kind or nature to the extent arising out of or resulting from acts or omissions of the Supplier or its employees, officers, agents or subcontractors, in the performance of this Agreement. IOM shall promptly notify the Supplier of any written claim, loss, or demand for which the Supplier is responsible under this clause.
- 19.2 This indemnity shall survive the expiration or termination of this Agreement.
- 19.3 The Goods supplied under this Agreement shall be fully insured in a freely convertible currency against loss or damage resulting from or related to manufacture or acquisition, transportation, storage, and delivery. Further insurance requirements may be specified in the Technical Specifications.

20. Waiver

Failure by either Party to insist in any one or more instances on a strict performance of any of the provisions of this Agreement shall not constitute a waiver or relinquishment of the right to enforce the provisions of this Agreement in future instances, but this right shall continue and remain in full force and effect.

21. Termination and Re-procurement

- 21.1 IOM may terminate this Agreement, in whole or in part, at any time with written notice to the Supplier. Any monies paid in advance by IOM shall be refunded on or before the date of termination.
- 21.2 If IOM terminates this Agreement in whole or in part for default on the part of the Supplier, it may acquire elsewhere goods similar to those terminated and the Supplier shall be liable for any excess costs to IOM for the re-procurement of those goods as well as the removal of any or all of the Supplier's product or equipment from IOM's premises or other places of delivery. The Supplier shall not be liable for any excess costs if the failure to perform under this Agreement arises from causes beyond its control and without fault or negligence of the Supplier.

21.3 Upon any such termination, the Supplier shall waive any claims for damages including loss of anticipated profits on account thereof.

22. Severability

If any part of this Agreement is found to be invalid or unenforceable, that part will be severed from this Agreement and the remainder of the Agreement shall remain in full force.

23. Entirety

This Agreement and any Annexes embody the entire agreement between the Parties and supersede all prior agreements and understandings, if any, relating to the subject matter of this Agreement.

24. Special Provisions (Optional)

Due to the requirements of the Donor financing the Project, the Implementing Partner shall agree and accept the following provisions:

[Insert all donor requirements which must be flown down to IOM's implementing partners and subcontractors. In case of any doubt, please contact LEGContracts@iom.int]

25. Final Clauses

- 25.1 This Agreement will enter into force upon signature by both Parties and shall remain in force until completion of all obligations of the Parties under this Agreement.
- 25.2 Amendments to this Agreement may be made by mutual agreement in writing between the Parties.

Signed in duplicate in English, on the dates	and at the places indicated below.
For and on behalf of The International Organization for Migration	For and on behalf of [Full name of the Supplier]
Signature	Signature
Name Position Date	Name Position Date

Place

Section V. Sample Forms

BID FORM

Date :_____

To:	The Chairperson
	Bids Evaluation and Award Committee (BEAC)
	International Organization for Migration
	[insert Mission address]
We, th	e undersigned, declare that;
<u>[insert</u> <u>compa</u> Bidding	g examined the Bidding Document for the <u>[insert project name and IFB No.]</u> , issued on <u>date]</u> , the receipt of which is hereby duly acknowledge, I, representing <u>[insert name of ny]</u> offer to complete the Supply and Deliver the GOODS in conformity with the g Document for the total fixed lump sum price of <u>[insert total bid amount in words and and currency]</u> .
	rtake, if my Bid is accepted, to deliver and supply the Goods in accordance with the chedule and Goods specifications set out in the Bidding Document.
total a	Bid is accepted, I will obtain the guarantee of a bank in a sum equivalent to 10% of the mount of the Contract Price for the due performance of the Contract, in the form bed by IOM .
_	e to abide by this Bid for the Bid Validity Period specified in the Bidding Document may be accepted at any time before the expiration of that period.
	a formal contract is prepared and executed, the Bid, together with your written ance thereof and the Notice of Award, shall constitute a binding agreement between
I herel Docum	by certify that the Bid complies with the requirements stipulated in the Bidding nent.
Dated ⁻	thisday of20
 [signat	[in the capacity of]
Duly au	uthorized to sign Bid for and on behalf of [name of company]

PRICE SCHEDULE Annex B

Item No.	Description of Goods	Country of Origin	Qty/Unit	Unit Price (EXW/CIF/DDU)	Transportation/ Handling Cost	Taxes if Applicable	Total Price per Item
				Please specify			

Name of Bidder:	
Signature of Bidder:	
Date:	

MANUFACTURER'S AUTHORIZATION FORM

[See Clause 13.3 (a) of the Instructions to Bidders.]

To:

WHEREAS <u>[name of the Manufacturer]</u> who are established and reputable manufacturers of <u>[name and/or description of the goods]</u> having factories at <u>[address of factory]</u>

do hereby authorize <u>[name and address of Agent]</u> to submit a bid, and subsequently negotiate and sign the Contract with you against IFB No. <u>[reference of the Invitation to Bid]</u> for the above goods manufactured by us.

We hereby extend our full guarantee and warranty as per Clause 16 of the Conditions of Contract for the goods offered for supply by the above firm against this Invitation for Bids.

[signature for and on behalf of Manufacturer]

Note: This letter of authority should be on the letterhead of the Manufacturer and should be signed by a person competent and having the power of attorney to bind the Manufacturer. It should be included by the Bidder in its bid.

BID SECURITY (Bank Guarantee)

WHEREAS, [name of Bidder] (hereinafter called "the Bidder") has submitted his Bid dated [date] for the construction of [name of Contract] (hereinafter called "the Bid").

KNOW ALL PEOPLE by these presents that We [name of Bank] of [name of country] having our registered office at [address] (hereinafter called "the Bank") are bound unto name of IOM] (hereinafter called "the Employer") in the sum of [amount]ⁱ for which payment well and truly to be made to the said Employer, the Bank binds itself, its successors, and assigns by these presents.

SEALED with the Common Seal of the said Bank this [day] day of [month], [year].

THE CONDITIONS of this obligation are:

- (1) If, after Bid opening, the Bidder withdraws his Bid during the period of Bid validity specified in the Form of Bid; or
- (2) If the Bidder having been notified of the acceptance of his Bid by the Employer during the period of Bid validity:
 - (a) fails or refuses to execute the Form of Agreement in accordance with the Instructions to Bidders, if required; or
 - (b) fails or refuses to furnish the Performance Security, in accordance with the Instruction to Bidders; or
 - (c) does not accept the correction of the Bid Price pursuant to ITB Clause 25,

we undertake to pay to the Employer up to the above amount upon receipt of his first written demand, without the Employer's having to substantiate his demand, provided that in his demand the Employer will note that the amount claimed by him is due to him owing to the occurrence of one or any of the two conditions, specifying the occurred condition or conditions.

This Guarantee will remain in force up to and including the date 28 days after the date of the expiration of the Bid Validity, as stated in the Instructions to Bidders or as it may be extended by the Employer, notice of which extension(s) to the Bank is hereby waived. Any demand in respect of this Guarantee should reach the Bank not later than the above date.

DATE	SIGNATURE OF THE BANK	
WITNESS	SEAL	

[signature, name, and address]

PERFORMANCE SECURITY (Bank Guarantee)

To: [name and address of Employer]

WHEREAS [name and address of Supplier] (hereinafter called "the Supplier") has undertaken, in pursuance of Contract No. [number] dated [date] to execute [name of Contract and brief description of Goods] (hereinafter called "the Contract");

AND WHEREAS it has been stipulated by you in the said Contract that the Supplier shall furnish you with a Bank Guarantee by a recognized bank for the sum specified therein as security for compliance with his obligations in accordance with the Contract;

AND WHEREAS we have agreed to give the Supplier such a Bank Guarantee;

NOW THEREFORE we hereby affirm that we are the Guarantor and responsible to you, on behalf of the Supplier, up to a total of [amount of Guarantee] [amount in words], such sum being payable in the types and proportions of currencies in which the Contract Price is payable, and we undertake to pay you, upon your first written demand and without cavil or argument, any sum or sums within the limits of [amount of Guarantee] as aforesaid without your needing to prove or to show grounds or reasons for your demand for the sum specified therein.

We hereby waive the necessity of your demanding the said debt from the Supplier before presenting us with the demand.

We further agree that no change or addition to or other modification of the terms of the Contract or of the Goods to be performed thereunder or of any of the Contract documents which may be made between you and the Supplier shall in any way release us from any liability under this Guarantee, and we hereby waive notice of any such change, addition, or modification.

This Guarantee shall be valid until a date 28 days from the date of issue of the Certificate of Completion.

Signature and s	eal of the Guarantor _		
Name of Bank _			
Address			
Date			

Form-6

ADVANCE PAYMENT SECURITY (Bank Guarantee)

To: [name and address of IOM Mission]

Contract : [name of Contract]

Gentlemen:

We have been informed that <u>[name of Supplier]</u> (hereinafter called "the Supplier") has entered into Contract No. <u>[reference number of the contract]</u> dated <u>[insert date]</u> with you, for the supply of <u>[brief description of goods & related services]</u> (hereinafter called "the Contract").

Furthermore, we understand that, according to the conditions of the Contract, an advance payment in the sum of <u>[amount in figures & in words]</u> is to be made against an advance payment guarantee

At the request of the Supplier, we <u>[name of Bank]</u> hereby irrevocably undertake to pay you any sum or sums not exceeding in total an amount of <u>[amount in figures and in words]</u> upon receipt by us of your first demand in writing accompanied by a written statement stating that the Supplier are in breach of their obligation under the Contract because the Supplier have used the advance payment for purposes other than toward providing the required Goods and Services under the Contract.

We further agree that no change or addition to or other modification of the terms of the Contract or of Goods to be supplied thereunder or of any of the Contract documents which may be made between [name of IOM Mission] and the Supplier, shall in any way release us from any liability under this Guarantee, and we hereby waive notice of any such change, addition, or modification.

This Guarantee shall remain valid and in full effect from the date of the advance payment under the Contract until [name of IOM Mission] receives full repayment of the same amount from the Supplier.

Date:	
Address:	
Name of Bank/Financial Institution:	
Signature and seal:	
Yours truly,	

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