

EASTERN UNIVERSITY, SRI LANKA

BIDDING DOCUMENT

FOR THE

DESIGN, SUPPLY AND INSTALLATION OF LABORATORY FURNITURE FOR THE FACULTY OF HEALTH-CARE SCIENCES, EASTERN UNIVERSITY, SRI LANKA

NATIONAL COMPETITIVE BIDDING

PROCUREMENT No.: EUSL/NCB/FHCS/ LAB FURNITURE-PP/2024/05

Name of the Supplier:	
Address:	
Issued By:	

DESIGN, SUPPLY AND INSTALLATION OF LABORATORY FURNITURE FOR THE FACULTY OF HEALTH-CARE SCIENCES, EASTERN UNIVERSITY, SRI LANKA

PROCUREMENT NO: EUSL/NCB/FHCS/ LAB FURNITURE-PP/2024/05

Bidding Documents

- 1. Invitation For Bid
- 2. Volume I
- 3. Volume II

DESIGN, SUPPLY AND INSTALLATION OF LABORATORY DESIGNING FOR THE FACULTY OF HEALTH-CARE SCIENCES, EASTERN UNIVERSITY, SRI LANKA



Bidding Documents Invitation for Bid



EASTERN UNIVERSITY, SRI LANKA Invitation for Bids (IFB)

DESIGN, SUPPLY AND INSTALLATION OF LABORATORY FURNITURE FOR THE FACULTY OF HEALTH-CARE SCIENCES, EASTERN UNIVERSITY, SRI LANKA

PROCUREMENT NO: EUSL/NCB/FHCS/LAB FURNITURE-PP/2024/05

The Chairman, Department Procurement Committee on behalf of the Eastern University, Sri Lanka Project now invites sealed bids from interested eligible and qualified bidders for **DESIGN**, **SUPPLY AND INSTALLATION OF LABORATORY FURNITURE FOR THE FACULTY OF HEALTH-CARE SCIENCES**, **EASTERN UNIVERSITY**, **SRI LANKA** bidding will be conducted through National Competitive Bidding Method. (NCB) for the following items;

Lot. No	Description
01	Laboratory Furniture - Dept. of Pathophysiology
02	Laboratory Furniture - Dept. of Clinical Sciences

- 1. Interested bidders may obtain further information from the Assistant Bursar, Faculty of Health-Care Sciences, EUSL and inspect the bidding documents up to 03 -07.2024 from 9 a.m. to 3 p.m. on working days at Dean's Office, Faculty of Health Care Science, EUSL Pillyarady, Batticaloa Tel. 0716522994
- 2. Additional details are provided in the Bidding Documents
- 3. A complete set of bidding documents in English may be purchased by interested bidders on the submission of a written application by the Bidder or Bidders' representatives to the address; Assistant Bursar, Faculty of Health Care Sciences Eastern University, Sri Lanka and upon payment of a non-refundable fee of LKR 15,000.00 per procurement document, from 9.00 a.m. to 3.00 p.m. up to 03.07.2024. The mode of payment shall be a bank draft drawn in favour of "Bursar, Eastern University, Sri Lanka or credit to the Peoples Bank Account No 227100140000024 or via http://pay.esn.ac.lk/
- 4. The bidders can also download the bidding documents from the University website www.esn.ac.lk. Those who obtain the bidding documents from the university website should submit the completed documents along with a Bank Draft or deposit slip or Online Payment Receipt.

- 5. The bidders shall also register themselves with the Registrar of Public Contracts, Sri Lanka in terms of the Public Contract Act No. 03 of 1987. The Original Certificate of Registration (PCA 03) shall be submitted with the bid. Contract shall not be awarded to any bidder unless such bidder had submitted the PCA 03 certificate.
- 6. Bids in two copies indicate in Original & Duplicate, must be delivered to the address given below **on or before 10.00 hour on 04.07.2024** late bids will be rejected. Bids will be opened soon after closing the time and the date at Board Room, Faculty of Health-Care Sciences, Eastern University, Sri Lanka.
- 7. All bids must be accompanied by a Bid Security in favour of Vice-Chancellor, Eastern University, Sri Lanka. The value of the Bid Security is as follows. Bid security should be obtained from a Commercial Bank registered under the Central Bank of Sri Lanka.

Amount of Bid Security (LKR) is 1% of the total quoted amount of the bid concerned

Validity period should be upto 31.10.2024

- 8. Pre-bid Meeting will be held on 25.06. 2024 at 10.am at the Board Rooms, Faculty of Health-Care Sciences, Pillaiyarady, Batticaloa
- 9. The title of the bid should be clearly mentioned in the top left corner of the bid submission envelope.

Chairman
Department Procurement Committee
Eastern University, Sri Lanka
Vantharumoolai
Chenkalady

DESIGN, SUPPLY AND INSTALLATION OF LABORATORY FURNITURE FOR THE FACULTY OF HEALTH-CARE SCIENCES, EASTERN UNIVERSITY, SRI LANKA

PROCUREMENT No: EUSL/NCB/FHCS/ LAB FURNITURE-PP/2024/05

Bidding

Documents

Volume 1

Section I - Instructions to Bidders Section VI - Condition of Contract Section VIII - Contract Forms

DESIGN, SUPPLY AND INSTALLATION OF LABORATORY FURNITURE FOR THE FACULTY OF HEALTH-CARE SCIENCES, EASTERN UNIVERSITY, SRI LANKA

PROCUREMENT NO: EUSL/NCB/FHCS/ LAB FURNITURE-PP/2024/05

Bidding Documents

Volume 1

Section I - Instructions to Bidders

Section I. Instructions to Bidders (ITB)

ITB shall be read in conjunction with the Section II, Bidding Data Sheet (BDS), which shall take precedence over ITB.

General

- 1. Scope of Bid
- 1.1 The Purchaser indicated in the Bidding Data Sheet (BDS), issues these Bidding Documents for the SUPPLY AND INSTALLATION of Goods and Related Services incidental thereto as specified in Section V, Schedule of Requirements. The name and identification number of this procurement are specified in the BDS. The name, identification, and number of lots (individual contracts), if any, are provided in the BDS.
- 1.2 Throughout these Bidding Documents:
 - (a) the term—in writing∥ means communicated in written form by mail (other than electronic mail) or hand delivered with proof of receipt;
 - (b) if the context so requires, —singular | means —plural and vice versa; and
 - (c) —day∥ means calendar day.
- 2. Source of Funds
- 3. Ethics, Fraud and Corruption
- 2.1 Payments under this contract will be financed by the source **specified in the BDS**.
- 3.1 The attention of the bidders is drawn to the following guidelines of the Procurement Guidelines published by National Procurement Agency:
 - Parties associated with Procurement Actions, namely, suppliers/contractors and officials shall ensure that they maintain strict confidentiality throughout the process;
 - Officials shall refrain from receiving any personal gain from any Procurement Action. No gifts or inducement shall be accepted. Suppliers/contractors are liable to be disqualified from the bidding process if found offering any gift or inducement which may have an effect of influencing a decision or impairing the objectivity of an official.
- 3.2 The Purchaser requires the bidders, suppliers, contractors, and consultants to observe the highest standard of ethics during the procurement and execution of such contracts. In pursuit of this policy:
 - (a) —corrupt practice | means the offering, giving, receiving, or soliciting, directly or indirectly, of anything of value to influence the action of a public official in the procurement process or in contract execution;
 - (b) —fraudulent practice∥ means a misrepresentation or omission of facts in order to influence a procurement process or the execution of a contract;
 - (c) —collusive practice means a scheme or arrangement between two or more bidders, with or without the knowledge of the Purchaser to establish bid prices at artificial, noncompetitive levels; and

- (d) —coercive practice means harming or threatening to harm, directly or indirectly, persons or their property to influence their participation in the procurement process or affect the execution of a contract.
- 3.3 If the Purchaser found any unethical practices as stipulated under ITB Clause 3.2, the Purchaser will reject a bid, if it is found that a Bidder directly or through an agent, engaged in corrupt, fraudulent, collusive or coercive practices in competing for the Contract in question.

4. Eligible Bidders

- 4.1 All bidders shall possess legal rights to supply the Goods under this contract.
- 4.2 A Bidder shall not have a conflict of interest. All bidders found to have conflict of interest shall be disqualified. Bidders may be considered to have a conflict of interest with one or more parties in this bidding process, if they:
 - (a) are or have been associated in the past, with a firm orany of its affiliates which have been engaged by the Purchaser to provide consulting services for the preparation of the design, specifications, and other documents to be used for the procurement of the goods to be purchased under these Bidding Documents; or
 - (b) Submit more than one bid in this bidding process. However, this does not limit the participation of subcontractors in more than one bid.
- 4.3 A Bidder that is under a declaration of ineligibility by the National Procurement Agency (NPA), at the date of submission of bids or at the date of contract award, shall be disqualified. The list of debarred firms is available at the website of NPA, www.npa.gov.lk.
- 4.4 Foreign Bidder may submit a bid only if so stated in the BDS
- 5. Eligible Goods and Related Services
- 5.1 All goods supplied under this contract shall be complied with applicable standards stipulated by the Sri Lanka Standards Institute (SLSI). In the absence of such standards, the Goods supplied shall be complied to other internationally accepted standards. Contents of Bidding Documents
- 6. Sections of Bidding Documents
- 6.1 The Bidding Documents consist of 2 Volumes, which include all the sections indicated below, and should be read in conjunction with any addendum issued in accordance with ITB Clause 8.

Volume 1

- Section I. Instructions to Bidders (ITB)
- Section VI. Conditions of Contract (CC)
- Section VIII. Contract Forms

Volume 2

- Section II. Bidding Data Sheet (BDS)
- Section III. Evaluation and Qualification Criteria
- Section IV. Bidding Forms
- Section V. Schedule of Requirements

- Section VII. Contract Data
- Invitation For Bid
- 6.2 The Bidder is expected to examine all instructions, forms, terms, and specifications in the Bidding Documents. Failure to furnish all information or documentation required by the Bidding Documents may result in the rejection of the bid.

7. Clarification of Bidding Documents

7.1 A prospective Bidder requiring any clarification of the Bidding Documents including the restrictiveness of specifications shall contact the Purchaser in writing at the Purchaser's address specified in the BDS. The Purchaser will respond in writing to any request for clarification, provided that such request is received no later than ten (10) days prior to the deadline for submission of bids. The Purchaser shall forward copies of its response to all those who have purchased the Bidding Documents, including a description of the inquiry but without identifying its source. Should the Purchaser deem it necessary to amend the Bidding Documents as a result of a clarification, it shall do so following the procedure under ITB Clause 8.

8. Amendment of Bidding Documents

- 8.1 At any time prior to the deadline for submission of bids, the Purchaser may amend the Bidding Documents by issuing addendum.
- 8.2 Any addendum issued shall be part of the Bidding Documents and shall be communicated in writing to all who have purchased the Bidding Documents.
- 8.3 To give prospective Bidders reasonable time in which to take an addendum into account in preparing their bids, the Purchaser may, at its discretion, extend the deadline for the submission of bids, pursuant to ITB Sub-Clause 23.2 Preparation of Bids

9. Cost of Bidding

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

10. Language of Bid

10.1 The Bid, as well as all correspondence and documents relating to the Bid (including supporting documents and printed literature) exchanged by the Bidder and the Purchaser, shall be written in English language.

11. Documents Comprising the Bid

11.1 The Bid shall comprise the following:

- (a) Bid Submission Form and the applicable Price Schedules, in accordance with ITB Clauses 12, 14, and 15;
- (b) Bid Security or Bid-Securing Declaration, in accordance with ITB Clause 20;
- (c) documentary evidence in accordance with ITB Clauses 18 and 29, that the Goods and Related Services conform to the Bidding Documents;
- (d) documentary evidence in accordance with ITB Clause18 establishing the Bidder's qualifications to perform the contract if its bid is accepted; and
- (e) any other document required in the BDS.

- 12. Bid
 Submission
 Form and
 Price
 Schedules
- 13. Alternative Bids
- 14. Bid Prices and Discounts
- 12.1 The Bidder shall submit the Bid Submission Form using the form furnished in Section IV, Bidding Forms. This form must be completed without any alterations to its format, and no substitutes shall be accepted. All blank spaces shall be filled in with the information requested.
- 13.1 Alternative bids shall not be considered.
- 14.1 The Bidder shall indicate on the Price Schedule the unit prices and total bid prices of the goods it proposes to supply under the Contract.
- 14.2 Any discount offered against any single item in the price schedule shall be included in the unit price of the item. However, a Bidder wishes to offer discount as a lot the bidder may do so by indicating such amounts appropriately.
- 14.3 If so indicated in ITB Sub-Clause 1.1, bids are being invited for individual contracts (lots) or for any combination of contracts (packages). Unless otherwise indicated in the BDS, prices quoted shall correspond to 100 % of the items specified for each lot and to 100% of the quantities specified for each item of a lot. Bidders wishing to offer any price reduction (discount) for the award of more than one Contract shall specify the applicable price reduction separately.
- 14.4 (i) Prices indicated on the Price Schedule shall include all duties and sales and other taxes already paid or payable by the Supplier:
 - (a)on components and raw material used in the manufacture or assembly of goods quoted; or
 - (b)on the previously imported goods of foreign origin
 - (ii) However, VAT shall not be included in the price but shall be indicated separately;
 - iii) the price for inland transportation, insurance and other related services to deliver the goods to their final destination;
 - iv) the price of other incidental services
- 14.5 The Prices quoted by the Bidder shall be fixed during the Bidder's performance of the Contract and not subject to variation on any account. A bid submitted with an adjustable price quotation will be treated as non-responsive and rejected, pursuant to ITB Clause 31
- 14.6 All lots, if any, and items must be listed and priced separately in the Price Schedules. If a Price Schedule shows items listed but not priced, their prices shall be assumed to be included in the prices of other items.
- 15. Currencies of Bid
- 15.1 Unless otherwise stated in Bidding Data Sheet, the Bidder shall quote in Sri Lankan Rupees and payment shall be payable only in Sri Lanka Rupees.
- 16 Documents
 Establishing
 the
 Eligibility of
 the Bidder
- 16.1 To establish their eligibility in accordance with ITB Clause 4, Bidders shall complete the Bid Submission Form, included in Section IV, Bidding Forms.
- 17 Documents
 Establishing
 the
 Conformity
 of the
- 17.1 To establish the conformity of the Goods and Related Services to the Bidding Documents, the Bidder shall furnish as part of its Bid the documentary evidence that the Goods conform to the technical specifications and standards

Goods and Related Services

- specified in Section V, Schedule of Requirements.
- 17.2 The documentary evidence may be in the form of literature, drawings or data, and shall consist of a detailed item by item description (given in Section V, Technical Specifications) of the essential technical and performance characteristics of the Goods and Related Services, demonstrating substantial responsiveness of the Goods and applicable, a statement of deviations and exceptions to the provisions of the Schedule of Requirements.
- 17.3 The Bidder shall also furnish a list giving full particulars, including quantities, available sources and current prices of spare parts, special tools, etc., necessary for the proper and continuing functioning of the Goods during the period if specified in the BDS following commencement of the use of the goods by the Purchaser.

18 Documents Establishing the Qualificatio ns of the Bidder

- 18.1 The documentary evidence of the Bidder's qualifications to perform the contract if its bid is accepted shall establish to the Purchaser's satisfaction:
 - (a) A Bidder that does not manufacture or produce the Goods it offers to supply shall submit the Manufacturer's Authorization using the form included in Section IV, Bidding Forms to demonstrate that it has been duly authorized by the manufacturer or producer of the Goods to supply these Goods;
 - (b) that, if required in the BDS, in case of a Bidder not doing business within Sri Lanka, the Bidder is or will be (if awarded the contract) represented by an Agent in Sri Lanka equipped and able to carry out the Supplier's maintenance, repair and spare parts-stocking obligations prescribed in the Conditions of Contract and/or Technical Specifications; and
 - (c) That the Bidder meets each of the qualification criterion specified in Section III, Evaluation and Qualification Criteria.

19. Period of Validity of Bids

- 19.1 Bids shall remain valid until the date specified in the BDS. A bid valid for a shorter date shall be rejected by the Purchaser as non-responsive.
- 19.2 In exceptional circumstances, prior to the expiration of the bid validity date, the Purchaser may request bidders to extend the period of validity of their bids. The request and the responses shall be made in writing. If a Bid Security is requested in accordance with ITB Clause 20, it shall also be extended for a corresponding period. A Bidder may refuse the request without forfeiting its Bid Security or imposing and damages. A Bidder granting the request shall not be required or permitted to modify its bid.

20. Bid Security

20.1 The Bidder shall furnish as part of its bid, a Bid Security or a Bid-Securing Declaration, as specified in the BDS.

- 20.2 The Bid Security shall be in the amount specified in the BDS and denominated in Sri Lanka Rupees, and shall:
 - (a) at the bidder's option, be in the form of either a bank draft, a letter of credit, or a bank guarantee from a banking institution;
 - (b) be issued by a institution acceptable to Purchaser. The acceptable institutes are published in the NPA website, www.npa.gov.lk.
 - (c) be substantially in accordance with the form included Section IV, Bidding Forms;
 - (d) be payable promptly upon written demand by the Purchaser in case the conditions listed in ITB Clause 20.5 are invoked;
 - (e) be submitted in its original form; copies will not be accepted;
 - (f) remain valid for the period specified in the BDS.
- 20.3 Any bid not accompanied by a substantially responsive Bid Security or Bid Securing Declaration in accordance with ITB Sub-Clause 20.1 and 20.2, may be rejected by the Purchaser as non-responsive.
- 20.4 The Bid Security of unsuccessful Bidders shall be returned as promptly as possible upon the successful Bidder's furnishing of the Performance Security pursuant to ITB Clause 43.
- 20.5 The Bid Security may be forfeited or the Bid Securing Declaration executed:
 - (a) if a Bidder withdraws its bid during the period of bid validity specified by the Bidder on the Bid Submission Form, except as provided in ITB SubClause 19.2; or
 - (b) if a Bidder does not agreeing to correction of arithmetical errors in pursuant to ITB Sub-Clause 30.3
 - (c) if the successful Bidder fails to:
 - (i) sign the Contract in accordance with ITB Clause 42:
 - (ii) furnish a Performance Security in accordance with ITB Clause 43.

21. Format and Signing of Bid

- 21.1 The Bidder shall prepare one original of the documents comprising the bid as described in ITB Clause 11 and clearly mark it as —ORIGINAL. In addition, the Bidder shall submit a copy of the bid and clearly mark it as —COPY. In the event of any discrepancy between the original and the copy, the original shall prevail.
- 21.2 The original and the Copy of the bid shall be typed or written in indelible ink and shall be signed by a person duly authorized to sign on behalf of the Bidder.
- 21.3 Any interlineations, erasures, or overwriting shall be valid only if they are signed or initialed by the person signing the Bid.

22. Submission, Sealing and Marking of Bids

22.1 Bidders may always submit their bids by mail or by hand.

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

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

23. Deadline for Submission of Bids

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

24 Late Bids

24.1 The Purchaser shall not consider any bid that arrives after the deadline for submission of bids, in accordance with ITB Clause 23. Any bid received by the Purchaser after the deadline for submission of bids shall be declared late, rejected, and returned unopened to the Bidder.

25. Withdrawal, and Modificatio n of Bids

- 25.1 A Bidder may withdraw, or modify its Bid after it has been submitted by sending a written notice in accordance with ITB Clause 22, duly signed by an authorized representative, and shall include a copy of the authorization in accordance with ITB Sub-Clause 21.2, (except that no copies of the withdrawal notice are required). The corresponding substitution or modification of the bid must accompany the respective written notice. All notices must be:
 - (a) submitted in accordance with ITB Clauses 21 and 22 (except that withdrawal notices do not require copies), and in addition, the respective envelopes shall be clearly marked —WITHDRAWAL, or —MODIFICATION; and
 - (b) received by the Purchaser prior to the deadline prescribed for submission of bids, in accordance with ITB Clause 23.
- 25.2 Bids requested to be withdrawn in accordance with ITBSub-Clause 25.1 shall be returned to the Bidders only upon notification of contract award to the successful bidder in

accordance with sub clause 41.1..

25.3 No bid may be withdrawn, substituted, or modified in the interval between the deadline for submission of bids and the expiration of the period of bid validity specified by the Bidder on the Bid Submission Form or any extension

Bid 26. **Opening**

- The Purchaser shall conduct the bid opening in public at 26.1 the address, date and time specified in the BDS.
- First, envelopes marked—WITHDRAWALI shall be be be ened 26.2 and read out and the envelope with the corresponding bid may be opened at the discretion of the Purchaser. No bid withdrawal shall be permitted unless the corresponding withdrawal notice contains a valid authorization to request the withdrawal and is read out at bid opening. Envelopes marked —MODIFICATION || shall be opened and read out with the corresponding Bid. No Bid modification shall be permitted unless the corresponding modification notice contains a valid authorization to request the modification and is read out at Bid opening. Only envelopes that are opened and read out

at Bid opening shall be considered further.

- All other envelopes shall be opened one at a time, reading 26.3 out: the name of the Bidder and whether there is a modification; the Bid Prices, including any discounts and alternative offers; the presence of a Bid Security or Bid-Securing Declaration, if required; and any other details as the Purchaser may consider appropriate. Only discounts and alternative offers read out at Bid opening shall be considered for evaluation. No Bid shall be rejected at Bid opening except for late bids, in accordance with ITB Sub-Clause 24.1.
- The Purchaser shall prepare a record of the Bid opening that 26.4 shall include, as a minimum: the name of the Bidder and whether there is a withdrawal, or modification; the Bid Price, per lot if applicable, including any discounts, and the presence or absence of a Bid Security or Bid-Securing Declaration. The bids that were opened shall be resealed in separate envelopes, promptly after the bid opening. The Bidders' representatives who are present shall be requested to sign the attendance sheet. A copy of the record shall be distributed to all Bidders who submitted bids in time. Evaluation and Comparison of Bids

Confidential 27.

- 27.1 Information relating to the examination, evaluation, comparison, and post-qualification (if applicable) of bids, and recommendation of contract award, shall not be disclosed to bidders or any other persons not officially concerned with such process until publication of the Contract Award.
- Any effort by a Bidder to influence the Purchaser in the 27.2 evaluation, comparison, examination, qualification of the bids or contract award decisions may result in the rejection of its Bid.
- Notwithstanding ITB Sub-Clause 27.2, if any Bidder wishes 27.3 to contact the Purchaser on any matter related to the bidding process, from the time of bid opening to the time of Contract Award, it should do so in writing.

Clarification 28. of Bids

28.1

To assist in the examination, evaluation, comparison and post-qualification of the bids, the Purchaser may, at its discretion, request any Bidder for a clarification of its Bid. Any clarification submitted by a Bidder in respect to its Bid and that is not in response to a request by the Purchasershall not be considered for purpose of evaluation. The Purchaser's request for clarification and the response shall be in writing. No change in the prices or substance of the Bid shall be sought, offered, or permitted, except to confirm the correction of arithmetic errors discovered by the Purchaser in the Evaluation of the bids, in accordance with ITB Clause 30.

Responsiven 29. ess of Bids

- 29.1 The Purchaser's determination of a bid's responsiveness is to be based on the contents of the bid itself.
- A substantially responsive Bid is one that conforms to all the 29.2 terms, conditions, and specifications of the Bidding Documents without material deviation, reservation, or omission. A material deviation, reservation, or omission is one that:
 - (a) affects in any substantial way the scope, quality, or performance of the Goods and Related Services specified in the Contract; or
 - limits in any substantial way, inconsistent with the Bidding Documents, the Purchaser's rights or the Bidder's obligations under the Contract; or
 - if rectified would unfairly affect the competitive other bidders presenting substantially position of responsive bids.
- If a bid is not substantially responsive to the Bidding 29.3 Documents, it shall be rejected by the Purchaser and may not subsequently be made responsive by the Bidder by correction of the material deviation, reservation, or omission.

30. Non conformities Errors, and **Omissions**

- 30.1 Provided that a Bid is substantially responsive, the Purchaser may waive any non-conformities or omissions in the Bid that do not constitute a material deviation.
- Provided that a bid is substantially responsive, the 30.2 Purchaser may request that the Bidder submit the necessary information or documentation, within a reasonable period of time, to rectify nonmaterial nonconformities or omissions in the bid related to documentation requirements. Such omission shall not be related to any aspect of the price of the Bid. Failure of the Bidder to comply with the request may result in the rejection of its Bid.
- Provided that the Bid is substantially responsive, the 30.3 Purchaser shall correct arithmetical errors on the following basis:
 - (a) if there is a discrepancy between the unit price and the line item total that is obtained by multiplying the unit price by the quantity, the unit price shall prevail and the lineitem total shall be corrected, unless in the opinion of the Purchaser there is an obvious misplacement of the decimal point in the unit price, in which case the line item total as quoted shall govern and the unit price shall be
 - (b) if there is an error in a total corresponding to the

31.	Preliminary Examination of Bids	30.4 31.1 31.2	addition or subtraction of subtotals, the subtotals shall prevail and the total shall be corrected; and (c) if there is a discrepancy between words and figures, the amount in words shall prevail, unless the amount expressed in words is related to an arithmetic error, in which case the amount in figures shall prevail subject to (a) and (b) above. If the Bidder that submitted the lowest evaluated Bid does not accept the correction of errors, its Bid shall be disqualified and its Bid Security shall be forfeited or its Bid-Securing Declaration shall be executed. The Purchaser shall examine the bids to confirm that all documents and technical documentation requested in ITB Clause 11 have been provided, and to determine the completeness of each document submitted. The Purchaser shall confirm that the following documents and information have been provided in the Bid. If any of these documents or information is missing, the Bid shall be rejected.
32.	Examination of Terms and Conditions; Technical Evaluation	32.1	 (a) Bid Submission Form, in accordance with ITB SubClause 12.1; (b) Price Schedules, in accordance with ITB Sub-Clause 12; (c) Bid Security or Bid Securing Declaration, in accordance with ITB Clause 20.
		32.1	The Purchaser shall examine the Bid to confirm that all terms and conditions specified in the CC and the Contract Data have been accepted by the Bidder without any material deviation or reservation.
		32.2	The Purchaser shall evaluate the technical aspects of the Bid submitted in accordance with ITB Clause 17, to confirm that all requirements specified in Section V, Schedule of Requirements of the Bidding Documents have been met without any material deviation or reservation. If, after the examination of the terms and conditions and
			the technical evaluation, the Purchaser determines that the Bid is not substantially responsive in accordance with ITB Clause 29, the Purchaser shall reject the Bid.
33.	Conversion to Single Currency	33.1	If the bidders are allowed to quote in foreign currencies in Single with sub clause 15.1, for evaluation and comparison purposes, the Purchaser shall convert all bid prices expressed in foreign currencies in to Sri Lankan Rupees using the selling rates prevailed 28 days prior to closing of bids as published by the Central Bank of Sri Lanka. If this date falls on a public holiday the earliest working day prior to the date shall be applicable.
34.	Domestic Preference	34.1	Domestic preference shall be a factor in bid evaluation only if stated in the BDS. If domestic preference shall be a bid-evaluation factor, the methodology for calculating the margin of preference and the criteria for its application shall be as specified in Section III, Evaluation and Qualification Criteria.
35.	Evaluation of Bids	35.1 35.2	The Purchaser shall evaluate each bid that has been determined, up to this stage of the evaluation, to be substantially responsive. To evaluate a Bid, the Purchaser shall only use all the factors, methodologies and criteria defined in this ITB
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Clause 35.

- 35.3 To evaluate a Bid, the Purchaser shall consider the following:
 - (a) the Bid Price as quoted in accordance with clause 14;
 - (b) price adjustment for correction of arithmetic errors in accordance with ITB Sub-Clause 30.3;
 - (c) price adjustment due to discounts offered in accordance with ITB Sub-Clause 14.2; and 14.3
 - (d) adjustments due to the application of the evaluation criteria specified in the BDS from amongst those set out in Section III, Evaluation and Qualification Criteria;
 - (e) adjustments due to the application of a domestic preference, in accordance with ITB Clause 34 if applicable.
- 35.4 The Purchaser's evaluation of a bid may require the consideration of other factors, in addition to the factors sted in ITB Sub-Clause 35.3, if specified in BDS. These factors may be related to the characteristics, performance, and terms and conditions of purchase of the Goods and Related Services. The effect of the factors selected, if any, shall be expressed in monetary terms to facilitate comparison of bids.
- If so specified in the BDS, these Bidding Documents shall allow Bidders to quote for one or more lots, and shall allow the Purchaser to award one or multiple lots to more than one Bidder. The methodology of evaluation to determine the lowest-evaluated lot combinations, is specified in Section III, Evaluation and Qualification Criteria.

36. Comparison of Bids

36.1 The Purchaser shall compare all substantially responsive bids to determine the lowest-evaluated bid, in accordance with ITB Clause 35.

37. Post qualification of the Bidder

37.1 The Purchaser shall determine to its satisfaction whether the Bidder that is selected as having submitted the lowest evaluated and substantially responsive bid is qualified to perform the Contract satisfactorily.

The determination shall be based upon an examination of the documentary evidence of the Bidder's qualifications submitted by the Bidder, pursuant to ITB Clause 18.

An affirmative determination shall be a prerequisite for award of the Contract to the Bidder. A negative determination shall result in disqualification of the bid, in which event the Purchaser shall proceed to the next lowest evaluated bid to make a similar determination of that Bidder's capabilities to perform satisfactorily.

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

The Purchaser reserves the right to accept or reject any bid, and to annul the bidding process and reject all bids at any time prior to contract award, without thereby incurring any liability to Bidders.

Award of Contract

39. Award Criteria

39.1 The Purchaser shall award the Contract to the Bidder whose offer has been determined to be the lowest evaluated bid and is substantially responsive to the Bidding Documents, provided further that the Bidder is determined

to be qualified to perform the Contract

40.	Purchaser's Right to Vary Quantities at Time of Award	40.1	satisfactorily. At the time the Contract is awarded, the Purchaser reserves the right to increase or decrease the quantity of Goods and Related Services originally specified in Section V, Schedule of Requirements, provided this does not exceed twenty five percent (25%) or one unit whichever is higher and without any change in the unit prices or other terms and conditions of the bid and the Bidding Documents.
41.	Notification of Award	41.1 41.2 41.3	Prior to the expiration of the period of bid validity, the Purchaser shall notify the successful Bidder, in writing, that its Bid has been accepted. Until a formal Contract is prepared and executed, the notification of award shall constitute a binding Contract. Upon the successful Bidder's furnishing of the signed Contract Form and performance security pursuant to ITB Clause 43, the Purchaser will promptly notify each unsuccessful Bidder and will discharge its bid security, pursuant to ITB Clause 20.4.
42.	Signing of Contract	42.1 42.2	Within Seven (7) days after notification, the Purchasershall complete the Agreement, and inform the successful Bidder to sign it. Within Seven (7) days of receipt of such information, the successful Bidder shall sign the Agreement.
43.	Performance Security	43.1	Within fourteen (14) days of the receipt of notification of award from the Purchaser, the successful Bidder, if required, shall furnish the Performance Security in accordance with the CC, using for that purpose the Performance Security Form included in Section VIII Contract forms. The Employer shall promptly notify the name of the winning Bidder to each unsuccessful Bidder and discharge the Bid Securities of the unsuccessful bidders pursuant to ITB Sub-Clause 20.4.
		43.2	Failure of the successful Bidder to submit the above-mentioned Performance Security or sign the Contract shall constitute sufficient grounds for the annulment of the award and forfeiture of the Bid Security or execution of the Bid-Securing Declaration. In that event the Purchasermay award the Contract to the next lowest evaluated Bidder, whose offer is substantially responsive and is determined by the Purchaser to be qualified to perform the Contract satisfactorily.
44.	Corrections to BID Documents	44.1	Erroneous figures must be struck off by a single line and the correct figure must be written clearly and initialed. All alterations and erasures must be authenticated; otherwise, the bids are liable to be treated as invalid and rejected. Ink should not be used for corrections.
45	Retention money	45.1	Retention Money: The amount of the retention is 5% on the contract value Release of retention money: After the effects liability period / Warranty period of twelve month.

DESIGN, SUPPLY AND INSTALLATION OF LABORATORY FURNITURE FOR THE FACULTY OF HEALTH-CARE SCIENCES, EASTERN UNIVERSITY, SRI LANKA

PROCUREMENT No.: EUSL/NCB/FHCS/LAB FURNITURE-PP/2024/05

Bidding

Documents

Volume 1

Section VI - Conditions of Contract

Section VI - Conditions of Contract (CC)

1. Definitions

- 1.1 The following words and expressions shall have the meanings hereby assigned to them:
 - (a) —Contract means the Contract Agreement entered into between the Purchaser and the Supplier, together with the Contract Documents referred to therein, including all attachments, appendices, and all documents incorporated by reference therein.
 - (b) —Contract Documents | means the documents listed in the Contract Agreement, including any amendments thereto.
 - (c) —Contract Price | means the price payable to the Supplieras specified in the Contract Agreement, subject to such additions and adjustments thereto or deductions therefrom, as may be made pursuant to the Contract.
 - (d) —Day∥ means calendar day.
 - (e) —Completion means the fulfillment of the supply of Goods to the destination specified and completion of the Related Services by the Supplier in accordance with the terms and conditions set forth in the Contract.
 - (f) −CC | means the Conditions of Contract.
 - (g) —Goods means all of the commodities, raw material, machinery and equipment, and/or other materials that the Supplier is required to supply to the Purchaser under the Contract.
 - (h) —Purchaser | means the entity purchasing the Goods and Related Services, as specified in the Contract Data.
 - (i) —Related Services | means the services incidental to the supply of the goods, such as insurance, installation, training and initial maintenance and other such obligations of the Supplier under the Contract.
 - (j) —Subcontractor | means any natural person, private or government entity, or a combination of the above, to which any part of the Goods to be supplied or execution of any part of the Related Services is subcontracted by the Supplier.
 - (k) —Supplier means the natural person, private or government entity, or a combination of the above, whose bid to perform the Contract has been accepted by the Purchaser and is named as such in the Contract Agreement.
 - (l) —The Project Site, where applicable, means the place named in the Contract Data.

2. Contract Documents

2.1 Subject to the order of precedence set forth in the Contract Agreement, all documents forming the Contract (and all parts

thereof) are intended to be correlative, complementary, and mutually explanatory. The Contract Agreement shall be read as a whole.

3. Fraud and Corruption

- 3.1 The Government of Sri Lanka requires the Purchaser as well as bidders, suppliers, contractors, and consultants to observe the highest standard of ethics during the procurement and execution of such contracts. In pursuit of this policy:
 - (i) —corrupt practice means offering, giving, receiving, or soliciting, directly or indirectly, of anything of value to influence the action of a public official in the procurement process or in contract execution;
 - (ii) —fraudulent practice means a misrepresentation or omission of facts in order to influence a procurement process or the execution of a contract;
 - (iii) —collusive practicel means a scheme or arrangement between two or more bidders, with r without the knowledge of the Purchaser to establish bid prices at artificial, noncompetitive levels; and
 - (iv) —coercive practice means harming or threatening to harm, directly or indirectly, persons or their property to influence their participation in the procurement process or affect the execution of a contract.

4. Interpretation

- 4.1 If the context so requires it, singular means plural and vice versa.
- 4.2 Entire Agreement

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

4.3 Amendment

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

4.4 Severability

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

5. Language

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

- language and all risks of the accuracy of such translation, for documents provided by the Supplier. 6. Joint Venture, 6.1 If the Supplier is a joint venture, consortium, or association, all of the parties shall be jointly and severally liable to the Consortium or Purchaser for the fulfillment of the provisions of the Contract Association and shall designate one party to act as a leader with authority to bind the joint venture, consortium, or association. The composition or the constitution of the joint venture, consortium, or association shall not be altered without the prior consent of the Purchaser. 7. Eligibility 7.1 All goods supplied under this contract shall be complied with applicable standards stipulated by the Sri Lanka Standards Institute. In the absence of such standards, the Goods supplied shall be complied to other internationally accepted standards, such as British Standards. Any notice given by one party to the other pursuant to the 8. **Notices** 8.1 Contract shall be in writing to the address specified in the Contract Data. The term—in writing | means communicated in written form with proof of receipt. A notice shall be effective when delivered or on the notice's 8.2 effective date, whichever is later. The Contract shall be governed by and interpreted in 9. **Governing Law** 9.1 accordance with the laws of the Democratic Socialist Republic of Sri Lanka. **10.** Settlement of 10.1 The Purchaser and the Supplier shall make every effort to resolve amicably by direct informal negotiation any **Disputes** disagreement or dispute arising between them under or in connection with the Contract. If, after twenty-eight (28) days, the parties have failed to resolve 10.2
 - their dispute or difference by such mutual consultation, then either the Purchaser or the Supplier may give notice to theother party of its intention to commence arbitration, as hereinafter provided, as to the matter in dispute, and no arbitration in respect of this matter may be commenced unless such notice is given. Any dispute or difference in respect of which a notice of intention to commence arbitration has been given in accordance with this Clause shall be finally settled by arbitration. Arbitration may be commenced prior to or after delivery of the Goods under the Contract. Arbitration proceedings shall be conducted in accordance with the Arbitration Act No: 11 of 1995.
 - Notwithstanding any reference to arbitration herein,
 - (a) the parties shall continue to perform their respective obligations under the Contract unless they otherwise agree;
 - (b) the Purchaser shall pay the Supplier any monies due the
- 11. Scope of supply and installation
- The Goods and Related Services to be supplied shall be as 11.1 specified in the Schedule of Requirements.
- Delivery and **12. Documents**
- Subject to CC Sub-Clause 32.1, the Delivery of the Goods and 12.1 Completion of the Related Services shall be in accordance with the Delivery and Completion Schedule specified in the Schedule of Requirements. Where applicable the details of shipping and other documents to be furnished by the Supplier are specified in the Contract Data.
- Supplier's **13.** Responsibilities
- The Supplier shall supply all the Goods and Related Services included in the Scope of supply in accordance with CC Clause 11, and the Delivery and Completion Schedule, as per CC Clause 12.

- 14. **Contract Price** 14.1 Prices charged by the Supplier for the Goods supplied and the Related Services performed under the Contract shall not vary from the prices quoted by the Supplier in its bid. The Contract Price shall be paid as specified in the Contract **15.** Terms of 15.1 Data. **Payment** The Supplier's request for payment shall be made to the 15.2 Purchaser in writing, accompanied by invoices describing, as appropriate, the Goods delivered and Related Services performed, and by the documents submitted pursuant to CC Clause 12 and upon fulfillment of all other obligations stipulated in the Contract. 15.3 Payments shall be made promptly by the Purchaser, but in no case later than twenty eight (28) days after submission of an invoice or request for payment by the Supplier, and after the Purchaser has accepted it. Taxes and The Supplier shall be entirely responsible for all taxes, duties, **16.** 16.1 license fees, etc., incurred until delivery of the contracted Goods **Duties** to the Purchaser. **17.** Performance 17.1 If required as specified in the Contract Data, the Supplier shall, within fourteen (14) days of the notification of contract award, Security provide a performance security of Ten percent (10%) of the Contract Price for the performance of the Contract. 17.2 The proceeds of the Performance Security shall be payable to the Purchaser as compensation for any loss resulting from the Supplier's failure to complete its obligations under the Contract. As specified in the Contract Data, the Performance Security, if 17.3 required, shall be in Sri Lanka Rupees and shall be in the format stipulated by the Purchaser in the Contract Data, or in another format acceptable to the Purchaser. The Performance Security shall be discharged by the Purchaser 17.4 and returned to the Supplier not later than twenty- eight (28) days following the date of Completion of the Supplier's performance obligations under the Contract, including any warranty obligations. The copyright in all drawings, documents, and other materials 18. Copyright 18.1 containing data and information furnished to the Purchaser by the Supplier herein shall remain vested in the Supplier, or, if they are furnished to the Purchaser directly or through the Supplier by any third party, including suppliers of materials, the copyright in such materials shall remain vested in such third party. The Purchaser and the Supplier shall keep confidential and **19**. Confidential 19.1 shall not, without the written consent of the other party hereto, Information divulge to any third party any documents, data, or other information furnished directly or indirectly by the other party hereto in connection with the Contract, whether such information has been furnished prior to, during or following completion or termination of the Contract. Notwithstanding the above, the Supplier may furnish to its Subcontractor such documents, data, and other information it receives from the Purchaser to the extent required for the Subcontractor to perform its work under the Contract, in which event the Supplier shall obtain from such Subcontractor an undertaking of confidentiality similar to that imposed on the Supplier under CC Clause 19.
 - 19.2 The Purchaser shall not use such documents, data, and other information received from the Supplier for any purposes unrelated to the contract. Similarly, the Supplier shall not use

- such documents, data, and other information received from the Purchaser for any purpose other than the performance of the Contract.
- 19.3 The above provisions of CC Clause 19 shall not in any way modify any undertaking of confidentiality given by either of the parties hereto prior to the date of the Contract in respect of the supply or any part thereof.
- 19.4 The provisions of CC Clause 19 shall survive completion or termination, for whatever reason, of the Contract.

20. Sub-contracting

- 20.1 The Supplier shall notify the Purchaser in writing of all subcontracts awarded under the Contract if not already specified in the bid. Such notification, in the original bid or later shall not relieve the Supplier from any of its obligations, duties, responsibilities, or liability under the Contract.
- 20.2 Subcontracts shall comply with the provisions of CC Clauses 3 and 7.

21. Specifications and Standards

- 21.1 Technical Specifications and Drawings
 - (a) The Goods and Related Services supplied under this Contract shall conform to the technical specifications and standards mentioned in Section V, Schedule of Requirements and, when no applicable standard is mentioned, the standard shall be equivalent or superior to the official standards whose application is appropriate to the Goods' country of origin.
 - (b) The Supplier shall be entitled to disclaim responsibility for any design, data, drawing, specification or other document, or any modification thereof provided or designed by or on behalf of the Purchaser, by giving a notice of such disclaimer to the Purchaser.
 - (c) Wherever references are made in the Contract to codes and standards in accordance with which it shall be executed, the edition or the revised version of such codes and standards shall be those specified in the Schedule of Requirements. During Contract execution, any changes in any such codes and standards shall be applied only after approval by the Purchaser and shall be treated in accordance with CC Clause 32.

22. Packing and Documents

22.1 The Supplier shall pack the Goods as is required to prevent their damage or deterioration during transit to their final destination, as indicated in the Contract.

23. Insurance

23.1 Unless otherwise specified in the Contract Data, the Goods supplied under the Contract shall be fully insured against loss or damage incidental to manufacture or acquisition, transportation, storage, and delivery.

24. Transportation

24.1 Unless otherwise specified in the Contract Data, responsibility for arranging transportation of the Goods shall be a responsibility of the supplier.

25. Inspections and Tests

- 25.1 The Supplier shall at its own expense and at no cost to the Purchaser carry out all such tests and/or inspections of the Goods and Related Services as are specified in the Contract Data.
- 25.2 The inspections and tests may be conducted on the premises of

the Supplier or its Subcontractor, at point of delivery, and/or at the Goods' final destination, or in another place as specified in the Contract Data. Subject to CC Sub-Clause 25.3, if conducted on the premises of the Supplier or its Subcontractor, all reasonable facilities and assistance, including access to drawings and production data, shall be furnished to the

inspectors at no charge to the Purchaser.

- 25.3 The Purchaser or its designated representative shall be entitled to attend the tests and/or inspections referred to in CC Sub- Clause 25.2, provided that the Purchaser bear all of its own costs and expenses incurred in connection with such attendance including, but not limited to, all traveling and
 - board and lodging expenses.
- 25.4 Whenever the Supplier is ready to carry out any such test and inspection, it shall give a reasonable advance notice, including the place and time, to the Purchaser. The Supplier shall obtain from any relevant third party or manufacturer any necessary permission or consent to enable the Purchaser or its designated representative to attend the test and/or inspection.
- 25.5 The Purchaser may require the Supplier to carry out any test and/or inspection not required by the Contract but deemed necessary to verify that the characteristics and performance of the Goods comply with the technical specifications codes and standards under the Contract, provided that the Supplier's reasonable costs and expenses incurred in the carrying out of such test and/or inspection shall be added to the Contract Price. Further, if such test and/or inspection impede the progress of manufacturing and/or the Supplier's performance of its other obligations under the Contract, due allowance will be made in respect of the Delivery Dates and Completion Dates and the other obligations so affected.
- 25.6 The Supplier shall provide the Purchaser with a report of the results of any such test and/or inspection.
- 25.7 The Purchaser may reject any Goods or any part thereof that fail to pass any test and/or inspection or do not conform to the specifications. The Supplier shall either rectify or replace such rejected Goods or parts thereof or make alterations necessary to meet the specifications at no cost to the Purchaser, and shall repeat the test and/or inspection, at no cost to the Purchaser,
- upon giving a notice pursuant to CC Sub-Clause 25.4. The Supplier agrees that neither the execution of a test and/or inspection of the Goods or any part thereof, nor the attendance by the Purchaser or its representative, nor the issue of any report pursuant to CC Sub-Clause 25.6, shall release the Supplier from any warranties or other obligations under the Contract.

26. Liquidate d Damages

26.1 Except as provided under CC Clause 31, if the Supplier fails to deliver any or all of the Goods by the Date(s) of delivery or perform the Related Services within the period specified in the Contract, the Purchaser may without prejudice to all its other remedies under the Contract, deduct from the Contract Price, as liquidated damages, a sum equivalent to the percentage specified in the Contract Data of the delivered price of the delayed Goods or unperformed Services for each week or part thereof of delay until actual delivery or performance, up to a

maximum deduction of the percentage specified in those Contract Data. Once the maximum is reached, the Purchaser may terminate the Contract pursuant to CC Clause 34.

27. Warranty

- 27.1 The Supplier warrants that all the Goods are new, unused, and of the most recent or current models, and that they incorporate all recent improvements in design and materials, unless provided otherwise in the Contract.
- 27.2 Subject to CC Sub-Clause 21.1(b), the Supplier further warrants that the Goods shall be free from defects arising from any act or omission of the Supplier or arising from design, materials, and workmanship, under normal use in the conditions prevailing in the country of final destination.
- 27.3 Unless otherwise specified in the Contract Data, the warranty shall remain valid for twelve (12) months after the Goods, or any portion thereof as the case may be, have been delivered to and accepted at the final destination indicated in the Contract Data
- 27.4 The Purchaser shall give notice to the Supplier stating thenature of any such defects together with all available evidence thereof, promptly following the discovery thereof. The Purchaser shall afford all reasonable opportunity for the Supplier to inspect such defects
- 27.5 Upon receipt of such notice, the Supplier shall, within the period specified in the Contract Data, expeditiously repair or replace the defective Goods or parts thereof, at no cost to the Purchaser.
- 27.6 If having been notified, the Supplier fails to remedy the defect within the period specified in the Contract Data, the Purchaser may proceed to take within a reasonable period such remedial action as may be necessary, at the Supplier's risk and expense and without prejudice to any other rights which the Purchaser may have against the Supplier under the Contract.

28. Patent Indemnity

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

(b) the sale in any country of the products produced by the Goods.

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

28.2 If any proceedings are brought or any claim is made against the Purchaser arising out of the matters referred to in CC Sub-Clause 28.1, the Purchaser shall promptly give the

Supplier a notice thereof, and the Supplier may at its own expense and in the Purchaser's name conduct such proceedings or claim and any negotiations for the settlement of any such proceedings or claim.

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

29. Limitation of Liability

- 29.1 Except in cases of criminal negligence or willful misconduct,
 - (a) the Supplier shall not be liable to the Purchaser, whether in contract, tort, or otherwise, for any indirect or consequential loss or damage, loss of use, loss of production, or loss of profits or interest costs, provided that this exclusion shall not apply to any obligation of the Supplier to pay liquidated damages to the Purchaser and
 - (b) the aggregate liability of the Supplier to the Purchaser, whether under the Contract, in tort or otherwise, shall not exceed the total Contract Price, provided that this limitation shall not apply to the cost of repairing or replacing defective equipment, or to any obligation of the supplier to indemnify the purchaser with respect to patent infringement

30. Change in Laws and Regulations

30.1

Unless otherwise specified in the Contract, if after the date of 28 days prior to date of Bid submission, any law, regulation, ordinance, order or bylaw having the force of law is enacted, promulgated, abrogated, or changed in Sri Lanka that subsequently affects the Delivery Date and/or the Contract Price, then such Delivery Date and/or Contract Price shall be correspondingly increased or decreased, to the extent that the Supplier has thereby been affected in the performance of any of its obligations under the Contract. Notwithstanding the foregoing, such additional or reduced cost shall not be separately paid or credited if the same has already been accounted for in the price adjustment provisions where applicable, in accordance with CC Clause 14.

31. Force Majeure

- 31.1 The Supplier shall not be liable for forfeiture of its Performance Security, liquidated damages, or termination for default if and to the extent that its delay in performance or other failure to perform its obligations under the Contract is the result of an event of Force Majeure.
- 31.2 For purposes of this Clause, —Force Majeurel means an

event or situation beyond the control of the Supplier that is not foreseeable, is unavoidable, and its origin is not due to negligence or lack of care on the part of the Supplier. Such events may include, but not be limited to, acts of the Purchaser in its sovereign capacity, wars or revolutions, fires, floods, epidemics, quarantine restrictions, and freight embargoes.

31.3 If a Force Majeure situation arises, the Supplier shall promptly notify the Purchaser in writing of such condition and the cause thereof. Unless otherwise directed by the Purchaser in writing, the Supplier shall continue to perform its obligations under the Contract as far as is reasonably practical, and shall seek all reasonable alternative means for performance not prevented by the Force Majeure event.

32. Change Orders and Contract Amendments

- 32.1 The Purchaser may at any time order the Supplier through notice in accordance CC Clause 8, to make changes within the general scope of the Contract in any one or more of the following:
 - (a) drawings, designs, or specifications, where Goods to be furnished under the Contract are to be specifically manufactured for the Purchaser;
 - (b) the method of shipment or packing;
 - (c) the place of delivery; and
 - (d) the Related Services to be provided by the Supplier.
- 32.2 If any such change causes an increase or decrease in the cost of, or the time required for, the Supplier's performance of any provisions under the Contract, an equitable adjustment shall be made in the Contract Price or in the Delivery/Completion Schedule, or both, and the Contract shall accordingly be amended. Any claims by the Supplier for adjustment under this Clause must be asserted within twenty-eight (28) days from the date of the Supplier's receipt of the Purchaser's change order.
- 32.3 Prices to be charged by the Supplier for any Related Services that might be needed but which were not included in the Contract shall be agreed upon in advance by the parties and shall not exceed the prevailing rates charged to other parties by the Supplier for similar services.

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

33. Extensions of Time

- 33.1 If at any time during performance of the Contract, the Supplier or its subcontractors should encounter conditions impeding timely delivery of the Goods or completion of Related Services pursuant to CC Clause 12, the Supplier shall promptly notify the Purchaser in writing of the delay, its likely duration, and its cause. As soon as practicable after receipt of the Supplier's notice, the Purchaser shall evaluate the situation and may at its discretion extend the Supplier's time for performance, in which case the extension shall be ratified by the parties by amendment of the Contract.
- 33.2 Except in case of Force Majeure, as provided under CC Clause 31, a delay by the Supplier in the performance of its Delivery and Completion obligations shall render the Supplier liable to the imposition of liquidated damages pursuant to CC Clause 26, unless an extension of time is agreed upon, pursuant to CC Sub-Clause 33.1.

- (a) The Purchaser, without prejudice to any other remedy for breach of Contract, by written notice of default sent to the Supplier, may terminate the Contract in whole or in part:
 - (i) if the Supplier fails to deliver any or all of the Goods within the period specified in the Contract, or within any extension thereof granted by the Purchaser pursuant to CC Clause 33;
 - (ii) if the Supplier fails to perform any other obligation under the Contract; or
 - (iii) if the Supplier, in the judgment of the Purchaser has engaged in fraud and corruption, as defined in CC Clause 3, in competing for or in executing the Contract.
- (b) In the event the Purchaser terminates the Contract in whole or in part, pursuant to CC Clause 34.1(a), the Purchaser may procure, upon such terms and in such manner as it deems appropriate, Goods or Related Services similar to those undelivered or not performed, and the Supplier shall be liable to the Purchaser for any additional costs for such similar Goods or Related Services. However, the Supplier shall continue performance of the Contract to the extent not terminated.
- 34.2 Termination for Insolvency.
 - (a) The Purchaser may at any time terminate the Contract by giving notice to the Supplier if the Supplier becomes bankrupt or otherwise insolvent. In such event, termination will be without compensation to the Supplier, provided that such termination will not prejudice or affect any right of action or remedy that has accrued or will accrue thereafter to the Purchaser
- 34.3 Termination for Convenience.
 - (a) The Purchaser, by notice sent to the Supplier, may terminate the Contract, in whole or in part, at any time for its convenience. The notice of termination shall specify that termination is for the Purchaser's convenience, the extent to which performance of the Supplier under the Contract is terminated, and the date upon which such termination becomes effective.
 - (b) The Goods that are complete and ready for shipment within twenty-eight (28) days after the Supplier's receipt of notice of termination shall be accepted by the Purchaser at the Contract terms and prices. For the remaining Goods, the Purchaser may elect:
 - (i) to have any portion completed and delivered at the Contract terms and prices; and/or
 - (ii) to cancel the remainder and pay to the Supplier an

agreed amount for partially completed Goods and Related Services and for materials and parts previously procured by the Supplier. Assignment Neither the Purchaser nor the Supplier shall assign, in 35. 35.1 whole or in part, their obligations under this Contract, except with prior written consent of the other party. Retention 36. 36.1 Retention Money: The amount of the retention is 5% on the money contract value Release of retention money: After the effects liability period / Warranty period of twelve month. 37 37.1 The bidders should be prepared to provide samples of Sample of the furniture (without applying dye/staining/waxing) if Item requested by the University for further evaluation. All the items supply under the purview of this procurement should strictly be confirmed the quality of the sample and the specifications.

DESIGN, SUPPLY AND INSTALLATION OF LABORATORY FURNITURE FOR THE FACULTY OF HEALTH-CARE SCIENCES, EASTERN UNIVERSITY, SRI LANKA

PROCUREMENT NO: EUSL/NCB/FHCS/ LAB FURNITURE - PP /2024/05

Bidding Documents

Volume 1

Section VIII - Contract Forms

- 1. Contract Agreement
- 2. Performance Security
- 3. Guarantee for Advance Payment

Section VIII- Contract Forms Contract Agreement

THIS CONTRACT AGREEMENT is made

the [insert: number] day of [insert: month], [insert: year].

BETWEEN

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

WHEREAS the Purchaser invited bids for certain Goods and ancillary services, viz., [insert brief description of Goods and Services] and has accepted a Bid by the Supplier for the SUPPLY AND INSTALLATION of those Goods and Services in the sum of [insert Contract Price in words and figures, expressed in the Contract currency(ies)] (hereinafter called —the Contract Price ||).

NOW THIS AGREEMENT WITNESSETH AS FOLLOWS:

- 1. In this Agreement words and expressions shall have the same meanings as are respectively assigned to them in the Conditions of Contract referred to.
- 2. The following documents shall constitute the Contract between the Purchaser and the Supplier, and each shall be read and construed as an integral part of the Contract:
 - (a) This Contract Agreement
 - (b) Contract Data
 - (c) Conditions of Contract
 - (d) Technical Requirements (including Schedule of Requirements and Technical Specifications)
 - (e) The Supplier's Bid and original Price Schedules
 - (f) The Purchaser's Notification of Award
 - (g) [Add here any other document(s)]
- 3. This Contract shall prevail over all other Contract documents. In the event of any discrepancy or inconsistency within the Contract documents, then the documents shall prevail in the order listed above.
- 4. In consideration of the payments to be made by the Purchaser to the Supplier as hereinafter mentioned, the Supplier hereby covenants with the Purchaser to provide the Goods and Services and to remedy defects therein in conformity in all respects with the provisions of the Contract.
- 5. The Purchaser hereby covenants to pay the Supplier in consideration of the provision of the Goods and Services and the remedying of defects therein, the Contract Price or such other sum as may become payable under the provisions of the Contract at the times and

in the manner prescribed by the Contract.

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

For and on behalf of the Purchaser

Signed: [insert signature]

In the capacity of [insert title or other appropriate designation] in the presence of [insert identification of official witness]

For and on behalf of the Supplier

Signed: [insert signature of authorized representative(s) of the Supplier] In the capacity of [insert title or other appropriate designation] In the presence of [insert identification of official witness]

Performance Security [The issuing agency, as requested by the successful Bidder, shall fill in this form in accordance with the instructions indicated]
[Issuing Agency's Name, and Address of Issuing Branch or Office]
*Beneficiary: Vice-Chancellor, Eastern University, Sri Lanka Date:
PERFORMANCE GUARANTEE No.:
We have been informed that [name of Supplier] (hereinafter called "the Supplier") has entered into Contract No [reference number of the contract] dated with you, for the SUPPLY AND INSTALLATION of [name of contract and brief description] (hereinafter called "the Contract"). Furthermore, we understand that, according to the conditions of the Contract, a performance guarantee is required. At the request of the Supplier, we [name of Agency] hereby irrevocably undertake to pay you any sum or sums not exceeding in total an amount of [amount in figures] (
[signature(s)]

Guarantee for Advance Payment

[The issuing agency, as requested by the successful Bidder, shall fill in this form in accordance with the instructions indicated.]

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

[Issuing agency's letterhead]

*Beneficiary: Vice-Chancellor, Eastern University, Sri Lanka

ADVANCE PAYMENT GUARANTEE No.: [insert Advance Payment Guarantee no.] We, [insert legal name and address of issuing agency], have been informed that [insert complete name and address of Supplier] (hereinafter called "the Supplier") has entered into Contract No. [insert number] dated [insert date of Agreement] with you, for the SUPPLY AND INSTALLATION of [insert types of Goods to be delivered] (hereinafter called "the Contract").

Furthermore, we understand that, according to the conditions of the Contract, an advance is to be made against an advance payment guarantee.

At the request of the Supplier, we hereby irrevocably undertake to pay you any sum or sums not exceeding in total an amount of [insert amount(s)⁵⁰ in figures and words] upon receipt by us of your first demand in writing declaring that the Supplier is in breach of its obligation under the Contract because the Supplier used the advance payment for purposes other than toward delivery of the Goods.

It is a condition for any claim and payment under this Guarantee to be made that the advance payment referred to above must have been received by the Supplier on its account [insert number and domicile of the account]

This Guarantee shall remain valid and in full effect from the date of the advance payment received by the Supplier under the Contract until [insert date⁵¹].

[signature(s) of authorized representative(s) of the issuing agency]

⁵⁰The bank shall insert the amount(s) specified in the CONTRACT DATA and denominated, as specified in the CONTRACT DATA, either in the currency (ies) of the Contract or a freely convertible currency acceptable to the Purchaser.

⁵¹Insert the Delivery date stipulated in the Contract Delivery Schedule. The Purchaser should note that in the event of an extension of the time to perform the Contract, the Purchaser would need to request an extension of this Guarantee from the bank. Such request must be inwriting and must be made prior to the expiration date established in the Guarantee. In preparing this Guarantee, the Purchaser might consider adding the following text to the Form, at the end of the penultimate paragraph: "We agree to a one-time extension of this Guarantee for a period not to exceed [six months][one year], in response to the Purchaser's written request for such extension, such request to be presented to us before the expiry of the Guarantee."

DESIGN, SUPPLY AND INSTALLATION OF LABORATORY FURNITURE FOR THE FACULTY OF HEALTH-CARE SCIENCES, EASTERN UNIVERSITY, SRI LANKA

PROCUREMENT NO: EUSL/NCB/FHCS/LAB FURNITURE-PP/2024/05

Bidding Documents

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DESIGN, SUPPLY AND INSTALLATION OF LABORATORY FURNITURE FOR THE FACULTY OF HEALTH-CARE SCIENCES, EASTERN UNIVERSITY, SRI LANKA

PROCUREMENT No: EUSL/NCB/FHCS/ LAB FURNITURE-PP/2024/05

Bidding Documents

Volume 11

Section II - Bidding Data Sheet

Section II. Bidding Data Sheet (BDS)

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

ITB Clause							
Reference	A. General						
ITB 1.1	The Purchaser is: Vice Chancellor, Eastern University, Sri Lanka						
ITB 1.1	The name and identification number of the Contract are: DESIGN,SUPPLY AND INSTALLATION OF LABORATORY FURNITURE FOR THE FACULTY OF HEALTH-CARE SCIENCES, EASTERN UNIVERSITY, SRI LANKA PROCUREMENT No: EUSL/NCB/FHCS/ LAB FURNITURE						
ITD 0 1							
ITB 2.1	The source of funding is: Government of Sri Lanka						
ITB 4.4	Foreign bidders are not allowed to participate in bidding.						
	B. Contents of Bidding Documents						
ITB 7.1	For <u>Clarification of bid purposes</u> only, the Purchaser's address is: Attention: Assistant Bursar Faculty of Health-Care Sciences, Eastern University, Sri Lanka, Pillaiyarady, Batticaloa. Tel. 0716522994						
	Purchaser will response in writing to any request for clarification, provided that such request is received no later than three working days prior to the dead line for submission of Bid. Clarification in writing will only be provided to those who have collected bid document						
	C. Preparation of Bids						
ITB 11.1 (e)	 The Bidder shall submit the following additional documents: Document for prove the Qualification requested in IFB. 1. Copy of Business Registration 2. Documents evidence to prove for experience in the relevant field 3. Detail Drawing for the Designed Laboratory Furniture 4. Details of the Quoted Material such as Item Name, Type of Material, Brand, thickness, models etc 5. Piece of Sample for quoted Materials 6. Copies of Audit Financial Statements for last three years. 7. Copy of the Manufacturing Authorization letter for appointing as a Dealer or Agent for Quoted Brand 8. Designing in s 3D format 						

ITB 14.3	The bidders may quote to DESIGN SUPPLY AND INSTALLATION OF LABORATORY FURNITURE FOR THE FACULTY OF HEALTH-CARE SCIENCES, EASTERN UNIVERSITY, SRI LANKA					
ITB 15.1	The Bidder shall quote: Sri Lankan Rupees only. (LKR)					
ITB 17.3	Five years					
ITB 18.1 (b)	After sales service is: Required					
ITB 19.1	Bids shall be valid up to 31.10.2024					
	Bid shall include a Bid Security (issued by a commercial bank registered in					
ITB 20.1	Sri Lanka) included in Section IV Bidding Forms					
ITB 20.2	—The amount of the Bid Security shall be as follows:					
	Amount should be 1% of the total quoted amount of the bid concerned					
	Bid Security valid period should be up to 28.11.2024					
	D. Submission and Opening of Bids					
ITB 22.2 (c)	The inner and outer envelopes shall bear the following identification marks:					
	SUPPLY, INSTALLATION AND COMMISSIONING OF					
	LABORATORY DESIGNING FOR FACULTY OF HEALTH-CARE SCIENCES, EASTERN UNIVERSITY, SRI LANKA					
	<u> </u>					
ITB 23.1	For bid submission purposes, the Purchaser's address is:					
	Address:					
	Chairman					
	Department Procurement Committee					
	Eastern University, Sri Lanka					
	Vanharumoolai, Chenkalady					
	The deadline for the submission of bids is:					
ITD 06.4	Date:04.07. 2024 Time: 10.00 am					
ITB 26.1	The bid opening shall take place at:					
	Address:					
	Board Room					
	Eastern University, Sri Lanka					
	Vanharumoolai, Chenkalady					
	Time: <i>Immediately after the bid closing time of</i> 10.00 hours (10.00 a.m.) of					
	same date					
	E. Evaluation and Comparison of Bids					
ITB 34.1	Domestic preference shall not be a bid evaluation factor if bidder provided					
	the information as per the clause 2.2 in the Public Finance circular No.03/2020 dated: 09/10/2020					
	110.00/ 2020 dated 07/10/2020					

ITB 35.3(d)	The final price of the Price Schedule will be considered as the Bid Price (Subject to any adjustment if required)
ITB 35.4	The following factors and methodology will be used for evaluation: Refer the Section 111 of this Document
ITB 35.5	Evaluation will be carried out by Lot wise.
	F. Others
44	A Pre Bid Meeting with bidders who collect the bidding document will be held on 25.06. 2024 at 10.00 am at the Board Room, Faculty of Health-Care Sciences, Pillaiyarady, Batticaloa.

DESIGN, SUPPLY AND INSTALLATION OF LABORATORY FURNITURE FOR THE FACULTY OF HEALTH-CARE SCIENCES, EASTERN UNIVERSITY, SRI LANKA

PROCUREMENT No: EUSL/NCB/FHCS/ LAB FURNITURE-PP/2024/05

Bidding Documents

Volume 11 Section III Evaluation and Qualification Criteria

Section 111 - Evaluation and Qualification Criteria

This Section compliments the Instruction to Bidders. It contains the criteria that the purchaser uses to evaluate a bid and determine whether A Bidder has the required qualifications. No other criteria shall be used.

The qualified bidders will be evaluated on the following criteria

- 1. Fully compliance with technical specification & all other bidding conditions
- 2. Fully compliance with the mandatory item in the specification
- 3. The Business Registration certificate
- 4. At least 5 years' experience in the field
- 5. Detail Drawing for the Designed Laboratory Furniture
- 6. Details of the Quoted Material such as

Item Name, Type of Materiel, Brand, thickness, Models etc..

- 7. Piece of Sample for quoted Materials
- 8. ISO or Equivalent Certificates for quoted items
- 9. Average Turnover for last three years should be equal or more than 2 times of quoted price
- 10. Designing in 3D format
- 11. Details in the presentation

Section IV. Bidding Forms Table of Forms

Bid Submission Form	
Price Schedule:	

Bid Submission Form

	Bidder shall fill in this Form in accordance with the instructions indicated No alterations to its at shall be permitted and no substitutions shall be accepted.]
J	Date:
To:	No.:
The	Chairman,
Dep	artment Procurement Committee
We,	the undersigned, declare that:
(a)	We have examined and have no reservations to the Bidding Documents, including Addenda No.:
	number and issuing date of each Addenda];
(b)	We offer to SUPPLY AND INSTALLATION in conformity with the Bidding Documents and in accordance with the Delivery Schedules specified in the Schedule of Requirements the following Goods
	[* insert a brief description of the Goods and Related Services];
(c)	The total price of our Bid without VAT, including any discounts offered is:
(d)	The total price of our Bid including VAT, and any discounts offered is: [insert the total bid price in words and figures];
(e)	Our bid shall be valid for the period of time specified in ITB Sub-Clause 18.1, from the date fixed for the bid submission deadline in accordance with ITB Sub-Clause 23.1, and it shall remain binding upon us and may be accepted at any time before the expiration of that period;
(f)	If our bid is accepted, we commit to obtain a performance security in accordance with ITB Clause 43 and CC Clause 17 for the due performance of the Contract;
(g)	We have no conflict of interest in accordance with ITB Sub-Clause 4.3;
(h)	Our firm, its affiliates or subsidiaries — including any subcontractors or suppliers for any part of the contract — has not been declared blacklisted by the Department of public Finance of the General Treasury of Sri Lanka.
(k)	We understand that this bid, together with your written acceptance thereof included in your notification of award, shall constitute a binding contract between us, until a formal contract

(l) We understand that you are not bound to accept the lowest evaluated bid or any other bid that you may receive.

is prepared and executed.

In the capacity of Name:			
	In the capacity o	of	
	Name:		
	I WILLICO TO MOTOR TO THE		
Duly authorized to sign the bid for and on behalf of:			
	Duly authorized	l to sign the bid for and on bel	nalf of:

DESIGN, SUPPLY AND INSTALLATION OF LABORATORY FURNITURE FOR THE FACULTY OF HEALTH-CARE SCIENCES, EASTERN UNIVERSITY, SRI LANKA

Section V - Schedule of Requirement and BOQ (Price)

Schedule of Requirement

Item List for Block - E (Dept. of Pathophysiology)

	TOT BIOCK - L		1 3 037	Island Table	For 36 Students
				Demonstration Table	01
		A.	Student Laboratory	Microscope Storage cabinet	For 50 Microscope
				Laboratory Stools	30nos
		В.	Preparation and Extraction Room	Wall bench	02
		_,		Laboratory Stool	01
		C.	Maatan min Daam	Wall bench	01
		C.	Master mix Room	Laboratory Stool	01
				Wall bench	01
	3 rd Floor	D.	PCR Amplification	Under slab cabinet	For existing slab
			Room	Work tops for existing RCC slab	01
				Laboratory Stool	01
		E. F.	D II D	Wall bench	02
			Preparation Room for Microbiology Application	Glass pipettes storage cabinet	01
			11	Laboratory Stool	01
			Decontamination Room	Under slab cabinet	For existing slab
			KOOIII	Sink table	01
		G.	Washing Room	Under slab cabinet	For existing slab
		H.	PG Study Unit/Stimulator	Mannikins Storage cabinet	02
			Room	Demonstration table	02

		Parasitology	Under slab cabinet	For existing slab
	I.	Museum/ Basic Microbiology Laboratory	Wall Bench	02
			Wall benches	02
	J.	Serology Laboratory	Sink Table	01
			Laboratory Stools	03
			Museum Cabinet	01-9000 liter
4 th Floor		Pathology Museum	Demonstration and discussion specimen table with chairs	For 40 students

Lot No - 02 Item List for Block - D (Dept. of Clinical Sciences)

Block	S. No	Lab Name	Item Name	Quantity
	A	Clinical Science Lab – (Wet	Surgical Dissection Table	02
		Lab)		
D Block		General Skill Lab (Museum	Museum cabinets	01
	_	Room)		
	В	Discussion Table with Chairs	a. Discussion Table	01
			b. Discussion Chair	08
		Surgical Skill Lab - (Manikin	Manikin Specimen Museum	02
	С	Lab)	Cabinet	
			Demonstration Table	02
D Block			Science Lab Storage Cabinets	05
		Sciences Lab	(Wall Cupboard)	
		Lab - HCC	Laboratory Under bench	01
	A		movable cabinet	

Price Schedule

Lot No - 01 Item List for Block - E (Dept. of Pathophysiology)

B1 oc k	Floor	S. No	Lab Name	Item Name	Qty. (A)	Unit Price (Rs.) (B)	Discount (Rs.) (If any) C	Total Price after Discount (Rs.) (D) A x (B-C)	VAT (E)	Total Price (Rs.) (F) (D+E)
				Island Table	For 36 Students					
		A	Student	Demonstration Table	01					
			Laboratory	Microscope Storage cabinet	For 50 Microscope					
				Laboratory Stools	30nos					
			Preparation	Wall bench	02					
		В	and Extraction Room	Laboratory Stool	01					
		С	Master mix	Wall bench	01					
	3 rd Floor		Room	Laboratory Stool	01					
	FIOOL			Wall bench	01					
		D	PCR Amplificatio	Under slab cabinet	For existing slab					
			n Room	Work tops for existing RCC slab	01					
				Laboratory Stool	01					
			Preparation	Wall bench	02					
		Е	Room for Microbiolog	Glass pipettes storage cabinet	01					
			Application	Laboratory Stool	01					
		F	Decontamin	Under slab cabinet	For existing					

		ation Room		slab					
			Sink table	01					
	G	Washing Room	Under slab cabinet	For existing slab					
	Н	PG Study Unit/Stimula	Mannikins Storage cabinet	02					
		tor Room	Demonstration table	02					
		Parasitology Museum/ Basic Microbiolog y Laboratory	Under slab cabinet	For existing slab					
	I		Wall Bench	02					
		Serology	Wall benches	02					
	J	Laboratory	Sink Table	01					
		,	Laboratory Stools	03					
			Museum Cabinet	01-9000 liter					
4 th Floor		Pathology Museum	Demonstration and discussion specimen table with chairs	For 40 students					
 Total									

Lot No - 02 Item List for Block - D (Dept. of Clinical Sciences)

Block	S. No	Lab Name	Item Name	Qty. (A)	Unit Price (Rs.) (B)	Discount (Rs.) (If any) C	Total Price after Discount (Rs.) (D) A x (B-C)	VAT (E)	Total Price (Rs.) (F) (D+E)		
D Block	A	Clinical Science Lab – (Wet Lab)	Surgical Dissection Table	02							
	В	General Skill Lab (Museum Room)	Museum cabinets	01							
		Discussion Table with Chairs	a. Discussion Table	01							
			b. Discussion Chair	08							
	С	Surgical Skill Lab - (Manikin Lab)	Manikin Specimen Museum Cabinet	02							
			Demonstration Table	02							
D Block	A	Supplementary Health Sciences Lab	Science Lab Storage Cabinets (Wall Cupboard)	05							
	A	Lab - HCC	Laboratory Under bench movable cabinet	01							
			,	Tota	1	1	,				
	Grand Total										

Note:

Unit price means selling price + Cost of Delivery and installation at the University premises.	
Amount in words	
VAT No.	
Date:	
	Signature Rubber Stamp
	Rubber Stamp

Guarantee / Bid Bond

[Note: the purchaser is required to fill the information marked as "*" and delete this note prior to selling
of the bidding document]
[this Bank Guarantee form shall be filled in accordance with the instructions indicated in brackets]
[insert issuing agency's name, and address of issuing branch or office]
*Beneficiary: [name and address of Purchaser]
Date: [insert (by issuing agency) date]
BID GUARANTEE No.: [insert (by issuing agency) number]
We have been informed that [insert (by issuing agency) name of the Bidder; if a joint venture,
<i>list complete legal names of partners]</i> (hereinafter called "the Bidder") has submitted to you its bid
dated[insert (by issuing agency) date](hereinafter called "the Bid") for the SUPPLY AND
INSTALLATION of [insert name of Supplier] under Invitation for Bids No [insert IFB
number] (—the IFB∥).
Furthermore, we understand that, according to your conditions, Bids must be supported by a Bid
Guarantee.
At the request of the Bidder, we [insert name of issuing agency] hereby irrevocably
undertake to pay you any sum or sums not exceeding in total an amount of[insert
amount in figures] [insert amount in words]) upon receipt by us of your first demand in
writing accompanied by a written statement stating that the Bidder is in breach of its obligation(s)
under the bid conditions, because the Bidder:
(a) has withdrawn its Bid during the period of bid validity specified; or
(b) does not accept the correction of errors in accordance with the Instructions to
Bidders (hereinafter —the ITBI); or
(c) having been notified of the acceptance of its Bid by the Purchaser during the period of bid
validity, (i) fails or refuses to execute the Contract Form, if required, or (ii) fails or refuses
to furnish the Performance Security, in accordance with the ITB.
This Guarantee shall expire: (a) if the Bidder is the successful bidder, upon our receipt of copies
of the Contract signed by the Bidder and of the Performance Security issued to you by the Bidder;
or (b) if the Bidder is not the successful bidder, upon the earlier of (i) our receipt of a copy of your
notification to the Bidder that the Bidder was unsuccessful, otherwise it will remain in force up
to (insert date)
Consequently, any demand for payment under this Guarantee must be received by us at the office
on or before that date
[5181111114(5) 0] 111111011241 144145541111104(5)]

DESIGN, SUPPLY AND INSTALLATION OF LABORATORY FURNITURE FOR THE FACULTY OF HEALTH-CARE SCIENCES, EASTERN UNIVERSITY, SRI LANKA

PROCUREMENT No: EUSL/NCB/FHCS/ LAB FURNITURE-PP/2024/05

Section V Schedule of Requirements

Contents

- 1. List of Goods & Delivery Schedule
- 2. Technical Specification

List of Goods Delivery & Commissioning Schedule

Lot No	Description	Expected Period	Delivery & Installation & Commissio ning	Bidder Response
01	, ,	With the 2 months from the date of Purchase Order	Included in Total price	
02	Laboratory Furniture	With the 2months from the date of Purchase Order	Included in Total price	

Lot No - 01 Minimum Specification Block -E (Dept. of Pathophysiology)

1) 3rd Floor

A. Students Laboratory

S. No	Item No 1 - Specification of Island table	Yes	No	Bidder's Response
1.	Supplier should design and install island tables to			
	accommodate minimum 36 Nos of students while			
	complying ergonomic and user centered design.			
2.	The Supplier should design and install island tables with 4			
	nos of laboratory sinks and three-way water taps along			
	with reagent shelves and under bench cabinets.			
3.	Each island table shall consist minimum 10 nos of under			
	bench cabinets which should be made by 18mm thickness			
	HDF board finished with highly durable melamine on both			
	the side. Average density of the material should be above			
	900 Kg/m ³			
4.	The worksurface of island table should be 16mm thickness			
	Phenolic resin.			
5.	Island table should be consisted sink cabinets to cover the			
	supply of water inlets and outlets.			
6.	All island tables should be supplied minimum 10 nos of			
	gas taps and power sockets.			
7.	Supplier should design and install island table to support			
	and cleaning and maintaining of the laboratory.			
S. No	Item No 2 - Specification of demonstration table	Yes	No	Bidder's Response
1.	Supplier should design and install demonstration table			
S. No	Item No 3- Specification of microscope storage cabinets	Yes	No	Bidder's Response
1.	Supplier should design and install microscope storage			
	cabinets for 50 ns of microscope.			
2.	Microscope storage cabinets should be made by 18mm			
	thickness HDF board finished with highly durable			
	melamine on both the side. Average density of the material			
	should be above 900 Kg/m ³			
	The Cabinet should be installed with humidity control in			
	order to protect the microscopes.			

B. Preparation and Extraction Room

	Sample Preparation and extraction room wall bench	Yes	No	Bidder's Response
1.	Supplier should design and install wall benches to accommodate the all the instruments for extractions of nucleotides and its applications. I. Dimension of Wall bench – 2500 x 750 x 900 mm (LxWxH) II. No of under bench cabinet with adjustable one shelves – 03 III. No of drawer cabinet with 3 drawers – 01 IV. No of power sockets - 04 V. Dimension of Wall bench – 3000 x 750 x 900 mm (LxWxH) a. No of under bench cabinet with adjustable one shelves – 01 b. No of drawer cabinet with 3 drawers – 01 c. No of power sockets - 07 VI. The wall benches working top should be 16mm phenolic resin. VII. The Wall bench should consist reagent racks. Shelves should be made by Polypropylene material. VIII. The cabinets should be made by 18mm thickness HDF board finished with highly durable melamine on both the side. Average density of the material should be above 900 Kg/m³			

C. PCR Master mix Room

	PCR master mix preparation room wall bench	Yes	No	Bidder's Response
1.	Supplier should design and install wall benches			
	to accommodate the all the instruments for			
	extractions of nucleotides and applications.			
	I. Dimension of Wall bench $-3000 \times 750 \times$			
	900 mm (LxWxH)			
	a. No of under bench cabinet with			
	adjustable one shelves - 01			
	b. No of drawer cabinet with 3 drawers – 0	1		
	c. The drawers should be designed to store			
	the glass pipettes.			
	d. No of power sockets - 03			
	II. The wall benches working top should be			
	16mm phenolic resin.			
	III. The Wall bench should consist under			
	bench cabinets.			

IV	V. Cabinets should be made by 18mm	
	thickness HDF board finished with	
	highly durable melamine on both the	
	side. Average density of the material	
	should be above 900 Kg/m ³	
	0,	

D. PCR Amplification Room

	Amplification room for RT PCR applications	Yes	No	Bidder's Response
1.	Supplier should design and install wall benches to accommodate Computer and its accessories. I. The materials used for manufacturing of laboratory furniture should be highly durable and of high mechanical strength, should have fire-retardant properties, should be resistant to pest attacks and aging and should not absorb moisture, absorb any toxic substances, deform or de shaped at elevated environmental conditions II. The Wall bench should consist wall cabinets to store the documents. III. Dimension of Wall bench – 2100 x 500 x 750 mm (LxWxH) a. No of under bench cabinet with adjustable one shelves – 01 b. No of drawer cabinet with 3 drawers – 01 c. No of power sockets - 03 IV. The cabinets should be made by 18mm thickness HDF board finished with highly durable melamine on both the side. Average density of the material should be above 900 Kg/m³ covered with water and chemical material. V. The wall bench should contain power sockets for instruments	Yes	No	Riddar's Rasnansa
	Amplification room for RT PCR applications under slab cabinet	res	No	Bidder's Response

1.	I. The Work top should be placed to cover the sink area which existing on existing RCC vanity top slab. Dimension of Wall bench – 1000 x 750 mm (LxW).			
	Amplification room for RT PCR applications work top for exiting RCC slab	Yes	No	Bidder's Response
	onoura de adove 700 Rg/ III			
	side. Average density of the material should be above 900 Kg/m³			
	highly durable melamine on both the			
	thickness HDF board finished with			
	the side. Average density of the material should be above 900 Kg/m ³ with 18mm			
	with highly durable melamine on both			
	II. Cabinets should be HDF board finished			
	existing RCC vanity top slab.			
	and installed underneath space of			
1.	I. Under slab Cabinets should be designed			

E. Preparation Room preparation of microbiology applications

	Preparation Room for preparation of	Yes	No	Bidder's Response
	microbiology applications - Wall bench			
1.	Supplier should design and install wall benches			
	to accommodate the all the instruments for			
	reparation of microbiology applications.			
	I. The wall benches working top should be			
	16mm phenolic resin.			
	II. Dimension of Wall bench – 2750 x 750 x			
	900 mm (LxWxH)			
	a. No of under bench cabinet with			
	adjustable one shelves – 01			
	b. No of power sockets – 03			
	c. The wall bench should be designed and			
	installed with PP sink and three-way			
	taps.			
	d. The sink cabinet should be designed and			
	installed.			
	III. Dimension of Wall bench $-1050 \times 750 \times$			
	900 mm (LxWxH)			
	a. No of under bench cabinet with			
	adjustable one shelves – 01			
	b. No of power sockets - 02			

	IV. The cabinets should be made by 18mm
	thickness HDF board finished with
	highly durable melamine on both the
	side. Average density of the material
	should be above 900 Kg/m ³
	V. The wall benched should be designed
	and installed with reagent racks. Shelves
	material should be Polypropylene.
	VI. The wall bench should contain power
	sockets for instruments. (5nos)
2.	Glass pipettes Storage cabinets
	The cabinets should be made by 18mm thickness
	HDF board finished with highly durable
	melamine on both the side. Average density of
	the material should be above 900 Kg/m ³
	Dimension 1100 x 220 x 900 (L x W x H) mm

F. Decontamination Room

S. No	Item	No 1 - Specification of Decontamination	Yes	No	Bidder's
		room - Under slab cabinet			Response
1.	I.	Under slab Cabinets should be Designed			
		and installed underneath space of			
		existing RCC vanity top slab.			
	II.	Cabinets should be HDF board finished			
		with highly durable melamine on both			
		the side. Average density of the material			
		should be above 900 Kg/m³ with 18mm			
		thickness HDF board finished with			
		highly durable melamine on both the			
		side. Average density of the material			
		should be above 900 Kg/m ³			
		1' 1 111 ' 1' (110' 1 (11			
2.		lier should design and install Sink table			
	I.	Dimension of sink table – 2250 x 750 x			
		900 mm (Lx W x H)			
	II.	Material of Sink should be			
	III.	polypropylene. Sink table should be designed with sink			
	1111.	cabinets and Three-way water taps.			
	IV.	Cabinets should be HDF board finished			
	1 .	with highly durable melamine on both			
		the side. Average density of the material			
		should be above 900 Kg/m ³ with 18mm			
		thickness and coated with water and			
		chemical restricted material.			

V.	Work top of sink table should 16mm		
	phenolic resin material.		
VI.	Table should be designed and installed		
	available space in room.		
VII.	Peg Board		

G. Washing Room

S. No	Item No 1 - Specification of Washing room - Under slab cabinet	Yes	No	Bidder's Response
1.	 I. Under slab Cabinets should be Designed and installed underneath space of existing RCC vanity top slab. II. Cabinets should be HDF board finished with highly durable melamine on both the side. Average density of the material should be above 900 Kg/m³ with 18mm thickness and coated with water and chemical restricted material. 			

H. PG Study unit

S.	Item	No 1 - Specification of Manikin storage cabinet	Yes	No	Bidder's Response
No					
1.	I.	Supplier should design and install the human			
		plastic models' cabinets in order to store models.			
	II.	The cabinets should be made by 18mm thickness			
		HDF board finished with highly durable			
		melamine on both the side. Average density of the			
		material should be above 900 Kg/m³ and glass			
		door to view.			
	III.	Shelves should be adjustable to store different size of specimens.			
	IV.	Design and installation of cabinet should be			
		aesthetic and user centered design.			
	V.	The cabinet should be designed and installed both			
		side of wall.			
2	Demo	onstration Table - 02 nos			
	I.	Design of table should be adequate to gather 20 no			
	1.	of students simultaneously and also assist to			
		preform different model demonstration			
		simultaneously.			
	II.	The wall bench work top should be made by			
		16mm thickness phenolic resin and 2.0mm			
		powder coated steels.			
	III.	The wall bench should be ergonomics and user centered design.			

IV.	The demonstration tables should be designed and		
	supplied to facilitate to accommodate not less		
	than 40 no's of students in manikin room.		
V.	Demonstration table should be designed and		
	supplied with moveable facility to preform		
	different demonstration.		

I. Parasitology Museum/ Basic Microbiology Laboratory

S. No		A. Item No 1 - Specification of Parasitology Museum/Basic Microbiology Laboratory - Under slab cabinet	y Yes	No	Bidder's Response
	1.	I. Under slab Cabinets should be Designed			
		and installed underneath space of existing	g		
		RCC vanity top slab.			
		II. Cabinets should be HDF board finished			
		with highly durable melamine on both the	e		
		side. Average density of the material			
		should be above 900 Kg/m ³ with 18mm	_		
		thickness HDF board finished with highly	ÿ		
		durable melamine on both the side.			
		Average density of the material should be	3		
		above 900 Kg/m³			
				•	
S. No		B.Item No 1 - Specification of Parasitology	Yes	No	Bidder's
		Museum/Basic Microbiology Laboratory –			Response
		wall bench			
	2.	Supplier should design and install wall benches			
		with under bench cabinets I. Dimension of Wall bench – 5750 x 750) v		
		900 mm (LxWxH)) X		
		a. No of under bench cabinet with			
		adjustable one shelves – 04			
		b. No of drawer cabinet with 3 drawers	_		
		01			
		c. No of power sockets – 05			
		d. The wall bench should be designed ar	nd		
		installed with PP sink and three-way			
	ļ	taps01 no			
		e. Single type gap taps – 5 nos			
		II. Dimension of Wall bench – 6250 x 750) x		
		900 mm (LxWxH)			
		a. No of under bench cabinet with			
		adjustable one shelves – 04			
		b. No of drawer cabinet with 3 drawers	-		
		01			

C.	No of power sockets – 05		
d.	The wall bench should be designed and		
	installed with PP sink and three-way		
	taps01 no		
e.	Single type gap taps - 5 nos		
III.	The wall benches working top should		
	be 16mm phenolic resin.		
IV.	The Wall bench should consist under		
	bench cabinets to store the glass-wares		
	which should be made by 18mm		
	thickness HDF board finished with		
	highly durable melamine on both the		
	side. Average density of the material		
	should be above 900 Kg/m ³		
V.	The wall bench should consist reagent		
	shelves to store chemical bottles -		
	shelves should be polypropylene.		

J. Dark Room

S. No	Item	No 1 - Specification of Dark room - Under	Yes	No	Bidder's
		slab cabinet			Response
1.	III.	Under slab Cabinets should be Designed			
		and installed underneath space of existing			
		RCC vanity top slab.			
	IV.	Cabinets should be HDF board finished			
		with highly durable melamine on both the			
		side. Average density of the material			
		should be above 900 Kg/m³ with 18mm			
		thickness and coated with water and			
		chemical restricted material.			

K. Serology Laboratory

S. No	Item No 1 - Specification of Serology Laboratory	Yes	No	Bidder's
	room – Under slab cabinet			Response
1	Supplier should design and install wall benches			
	with under bench cabinets			
	I. Dimension of Wall bench – 3900x 750 >			
	900 mm (LxWxH)			
	f. No of under bench cabinet with			
	adjustable one shelves – 02			
	g. No of drawer cabinet with 3 drawers -			
	01			
	h. No of power sockets - 03			
	II. Dimension of Wall bench – 5250 x 750			
	x 900 mm (LxWxH)			

f. No of under bench cabinet with
adjustable one shelves – 03
g. No of drawer cabinet with 3 drawers –
01
h. No of power sockets – 03
III. The wall benches working top should
be 16mm phenolic resin.
IV. The Wall bench should consist under
bench cabinets to store the glass-wares
which should be made by 18mm
thickness HDF board finished with
highly durable melamine on both the
side. Average density of the material
should be above 900 Kg/m³
Supplier should design and install Sink table
I. Dimension of sink table – 1200 x 750 x 900
$mm (L \times W \times H)$
II. Material of Sink should be polypropylene.
III. Sink table should be designed with sink
cabinets and Three-way water taps.
IV. Cabinets should be HDF board finished
with highly durable melamine on both the
side. Average density of the material
should be above 900 Kg/m³ with 18mm
thickness and coated with water and
chemical restricted material.
V. Work top of sink table should 16mm
phenolic resin material.
VI. Table should be designed and installed
available space in room.
Peg Board

2) 4th Floor

A. Pathology Museum

S No	I. Item No 1 - Specification of Pathology	Yes	No	Bidder's
	Museum - Museum Cabinet			Response
1)	Supplier should design and install Museum Cabinet			
	I. Supplier should design and install the Pathology			
	museum cabinets in order to store specimens of			
	samples			
	II. The material should be 18mm thickness HDF			
	board finished with highly durable melamine on			
	both the side. Average density of the material			

	III. IV. V.	should be above 900 Kg/m³ with chemical and water restriction covered and glass. The Capacity of cabinet – 9000 Liter Shelves should be adjustable to store different size of specimens. Design and installation of cabinet aesthetic and user centered design.			
S No		No 2 - Specification of Pathology Museum - onstration and discussion specimen tables with	Yes	No	Bidder's Response
		ble chairs			Response
	II. III.	Supplier should design and install specimen tables in which specimens shall be placed demonstrate and discuss. The table should be designed to view the specimen by students and demonstrator. The specimen table should be User centered			
	IV. V. VI.	design standards. Each table should accommodate 10 nos of students. Entire Museum should be designed accommodate not less than 40 nos of students. The chairs should be authentic and user centric			

General design specifications:

General design specifications							
		Description	Bidder's Response				
			Yes	No	Remarks		
1	Area L	ayout					
		niture layout design of each type of					
		ory should provide spatial organization with					
		reference to egress, equipment and furniture					
		ns, ergonomics, maximum visual connection					
		n lecturer and the students, ventilation, and					
		g. All technical drawings with dimensions, 3D					
j	images	and walkthroughs should be provided to					
]	prove t	hese.					
		nould submit 3D drawings (Render), layout					
and tec	<u>hnical c</u>	drawing for following Laboratory at least.					
	A.	Entire Ground Floor Laboratory					
E	В.	Osteology Museum					
E	C.	Prosected Specimen Museum					
Block	D.	Model Room – 1st Floor					
	E.	Histology Student Laboratory – 1st floor					

	F. Molecular Genetic Laboratory- 1st Floor	
	G. Physiology Student Laboratory – 1st Floor	
	H. Skill Laboratory – 1st Floor	
	I. Biochemistry Student Laboratory – 2 nd Floor	
	J. PG Reference Room – 2 nd Floor	
	K. Molecular Laboratory – 2 nd Floor	
	L. Student Laboratory – 3rd Floor	
	M. PG Study Unit -3rd Floor	
	N. Pathology Museum – 4th Floor	
II.	Adequate circulation with minimal foot traffic	
11.	around the furniture and instruments is an essential	
	need for better movement and safety.	
III.	Minimum circulation area should be 25% of total	
111.	space. Supplier should provide the details in	
	drawing.	
IV.	Space between furniture should be accessible for	
	cleaning and allow for servicing.	
V.	The layout should not disturb natural air flow and	
	lighting within the laboratory. (No windows covered	
	by the furniture)	
VI.	Sufficient workspace must be provided for	
	individual workers to perform anticipated tasks.	
	Space requirements should be based on the number	
	of people, the equipment, equipment clearances	
	required for maintenance, setup and operation,	
	materials storage locations relative to personnel and	
	anticipated growth/changes over time.	
	Maintainability	
I.	All the laboratory furniture and spaces should be	
	designed with adequate clearances, accessibility, and	
	lighting for maintenance personnel.	
	Danda and danda (C. 14.)	
	Benches and workspaces (furniture)	
I.	All furniture should be user friendly and incorporate	
	ergonomics features by means of size and working	
	space.	
II.	The working space for each individual should not	
111	less than (850 x 750 mm) W x D	
III.	All furniture should provide adequate work surfaces	
	and should be chemical resistant, smooth and	
IV.	readily cleanable. All wall benches should consist of back and side	
1 V.		
17	splashes along the wall side perimeter.	
V. VI.	Filler panels shall be provided on all sides.	
V 1.	All benches should have knee space while allowing room for stools.	
	TOOHI TOT STOOIS.	

VII.	All furniture should be capable of supporting		
	anticipated loads		
VIII.	All work top of all benches completely free from the		
	gas taps, power sockets and other accessories. The		
	worktop should be completely utilized as working		
	1 ,		
	space.		
IX.	Water splash lip should be installed around the sink		
	perimeter		
X.	Fixed caseworks should be sealed to walls and		
	floors.		
XI.	Design features and materials selected for the		
Λ1.			
	furniture should be durable, smooth, and cleanable,		
	provide ease of maintenance and minimize pest		
	access, and also contribute to the creation of a		
	comfortable, productive, and safe work		
	environment. Materials for laboratory finishes		
	should be as resistant as possible to the corrosive		
	chemical activity of disinfectants and other		
2 (77	chemicals used in the laboratory.		
XII.	Appropriately rated to support equipment and		
	stored items		
XIII.	The height of working benched should be 900mm		
	unless otherwise stated.		
XIV.	All types of bencher's technical drawings with		
Α1 V .			
TT C	dimensions, 3D images should be provided		
	applier should submit 3D drawings (Render), layout		
	echnical drawing.		
I.	Laboratory Stools		
II.	Stools should be designed to adjust its height with		
	gas lifted mechanism		
III.	The stools should be designed ergonomically.		
IV.	The back rest should be provided		
	±		
V.	Should be moveable		
VI.	Should be foot rest/ring		
VII.	All types of stools technical drawings with		
	dimensions, 3D images should be provided		
	The Supplier should submit 3D drawings		
	(Render), layout and technical drawing		
6	Plumbing		
	umbing work within the furniture should be provided		
-	supplier and should be connected to existing		
	ping lines.		
All pl	umbing lines within the furniture must be labeled and		
access	sible for servicing, maintenances and emergencies		
	flow prevention devices required on all sink		
	ations and fixed water consuming equipment.		
	Electrical		
	Licenten	<u> </u>	

I.	Maximize the number of separate and ring circuits should be provided to avoid overloads.	
II.	All sockets and wires should be in accordance with	
11.	latest standards provided by Public Utilities	
	Commissions of Sri Lanka (PUCSL)	
III.	Ensures safe access for personnel who inspect,	
111.	adjust, maintain, or modify energized equipment	
8.	Gas system	
I.	Manifolded gas systems must meet code	
	requirements.	
II.	All the gas systems should have safety valves and	
	pressure controlling systems.	
III.	Each table gas systems should have controls and all	
	the safety valves and to connect to the main supply.	
9.	Standardization of Designed	
	I. All the laboratory layouts, furniture designs	
	should be designed by registered chartered	
	Architect in Sri Lanka institute of Architects	
	(SLIA)	
10	II. The profile of Architect should be attached.	
10	. Requirement of Samples	
I.	Bidder shall visit to the site to design the	
	laboratories to meet the whole requirement before	
	submitting the bid	
II.	Bidders are requested to submit the samples for	
	technical evaluation purpose if it is requested by	
	purchaser during evaluation.	

$General\,Specification\,of\,Laboratory\,Furniture\,material\,for\,Lot\,No-01\,and\,02$

No	General Specification		Bidders Response		
		Yes	No	Remark	
1.	Furniture Structure Spe	cifica	tion		
I.	Strength of Structure - The structure should be				
	strength enough to using in laboratory interior				
	and hold laboratory equipment.				
II.	The materials used for manufacturing of				
	laboratory furniture should				
	be highly durable and of high mechanical				
	strength, should have fire				
	retardant properties, should be resistant to pest				
	attacks and aging and should not absorb				
	moisture, absorb any toxic substances, deform or				
	de shaped at elevated environmental conditions				
III.	Table Structure: 37.5 x 37.5 mm of Iron box bar				

	with minimum 2 mm thick structure and it	
	should be anti-corrosive epoxy powder coated	
	(minimum 80 microns powder coated) where	
	ever its required.	
IV.	Structures should not have any tack welding	
	points to prevent corrosion.	
V.	The type of the structure should be decided by	
	the supplier and stated in proposed design.	
2.	Safety and Standards	
I.	Supplier should provide the test certificates	
	pertaining to material quality for work tops,	
	control taps, paints and pre-treating procedures,	
	fire resistance, fume management, media and	
	chemical storage, laboratory hoses, etc.	
	Supporting certificates should be provided	
	especially for critical issues like fire resistant,	
	resistant to chemicals etc. (Required test	
	certificates are specified at the end of the	
	specifications).	
	· · · · · · · · · · · · · · · · · · ·	
	Supplier should have sufficient experience in	
	designing, manufacturing, supply & installation	
	and maintenance of laboratory furniture	
	The Supplier/Manufacturer should be ISO 9001:	
	2008 or ISO 9001:2015 certified.	
2		
3.	Specification of Materia	<u> </u>
3. a.	Specification of Materia Worktops - Phenolic Resin (Except Dissection	1
	Specification of Material Worktops - Phenolic Resin (Except Dissection tables)	<u> </u>
	Specification of Materia Worktops - Phenolic Resin (Except Dissection tables) The worktops shall be a solid laboratory bench	1
	Specification of Material Worktops - Phenolic Resin (Except Dissection tables) The worktops shall be a solid laboratory bench panel of minimum 16	1
	Specification of Material Worktops - Phenolic Resin (Except Dissection tables) The worktops shall be a solid laboratory bench panel of minimum 16 mm thick phenolic resin (If unless otherwise	
	Specification of Materia Worktops - Phenolic Resin (Except Dissection tables) The worktops shall be a solid laboratory bench panel of minimum 16 mm thick phenolic resin (If unless otherwise stated)	
	Specification of Material Worktops - Phenolic Resin (Except Dissection tables) The worktops shall be a solid laboratory bench panel of minimum 16 mm thick phenolic resin (If unless otherwise stated) I. Should be resistant to temperature,	
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	Specification of Material Worktops - Phenolic Resin (Except Dissection tables) The worktops shall be a solid laboratory bench panel of minimum 16 mm thick phenolic resin (If unless otherwise stated) I. Should be resistant to temperature, chemical Related Certificate and documents should be attached	
a.	Specification of Material Worktops - Phenolic Resin (Except Dissection tables) The worktops shall be a solid laboratory bench panel of minimum 16 mm thick phenolic resin (If unless otherwise stated) I. Should be resistant to temperature, chemical Related Certificate and documents should be attached All edges should be routed by round profiles.	
a. 4.	Specification of Materia Worktops - Phenolic Resin (Except Dissection tables) The worktops shall be a solid laboratory bench panel of minimum 16 mm thick phenolic resin (If unless otherwise stated) I. Should be resistant to temperature, chemical Related Certificate and documents should be attached All edges should be routed by round profiles. Laboratory Stools	
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4. I.	Specification of Material Worktops - Phenolic Resin (Except Dissection tables) The worktops shall be a solid laboratory bench panel of minimum 16 mm thick phenolic resin (If unless otherwise stated) I. Should be resistant to temperature, chemical Related Certificate and documents should be attached All edges should be routed by round profiles. Laboratory Stools The stools shall be made by 304 stainless steel material The seat should be fabricated by PU cushion Stainless steel Material -	
4. I. II. 5.	Specification of Material Worktops - Phenolic Resin (Except Dissection tables) The worktops shall be a solid laboratory bench panel of minimum 16 mm thick phenolic resin (If unless otherwise stated) I. Should be resistant to temperature, chemical Related Certificate and documents should be attached All edges should be routed by round profiles. Laboratory Stools The stools shall be made by 304 stainless steel material The seat should be fabricated by PU cushion	
4. I. II. 5.	Specification of Materia: Worktops - Phenolic Resin (Except Dissection tables) The worktops shall be a solid laboratory bench panel of minimum 16 mm thick phenolic resin (If unless otherwise stated) I. Should be resistant to temperature, chemical Related Certificate and documents should be attached All edges should be routed by round profiles. Laboratory Stools The stools shall be made by 304 stainless steel material The seat should be fabricated by PU cushion Stainless steel Material - All the dissection table, Dissection lab's under slab cabinets and Dissection lab stools shall be	
4. I. II. 5.	Specification of Materia: Worktops - Phenolic Resin (Except Dissection tables) The worktops shall be a solid laboratory bench panel of minimum 16 mm thick phenolic resin (If unless otherwise stated) I. Should be resistant to temperature, chemical Related Certificate and documents should be attached All edges should be routed by round profiles. Laboratory Stools The stools shall be made by 304 stainless steel material The seat should be fabricated by PU cushion Stainless steel Material - All the dissection table, Dissection lab's under slab cabinets and Dissection lab stools shall be made by 316 SS material to avoid impact of	
a. 4. I. II. 5. I.	Specification of Materia: Worktops - Phenolic Resin (Except Dissection tables) The worktops shall be a solid laboratory bench panel of minimum 16 mm thick phenolic resin (If unless otherwise stated) I. Should be resistant to temperature, chemical Related Certificate and documents should be attached All edges should be routed by round profiles. Laboratory Stools The stools shall be made by 304 stainless steel material The seat should be fabricated by PU cushion Stainless steel Material - All the dissection table, Dissection lab's under slab cabinets and Dissection lab stools shall be made by 316 SS material to avoid impact of chemicals used in the lab.	
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		, , , , , , , , , , , , , , , , , , ,
	board finished with highly durable melamine on	
	both the side. Average density of the material	
	should be above 900 Kg/m - Please attached	
	documents.	
II.	All edges should be sealed by water and	
	chemical resistant material to protect impact of	
	moisture, insects and chemical reactions.	
III.	The cabinet body should be made of permanent	
	casework without any screws and knockdown/	
	mini-fix fittings. Permanent case work shall be	
	made using latest technology with necessary	
	adhesives. Inside of the cabinet body should not	
	have any gaps for	
	dust accumulated. All joints should be sealed	
	and it should be easily	
	cleanable.	
IV.	All Adjustable shelves should also be made with	
	the same material as above.	
V.	The material should be 18mm thickness HDF	
	board finished with highly durable melamine on	
	both the side. Average density of the material	
	should be above 900 Kg/m3 and also glass doors	
	to view the specimens. should be sealed or	
	covered completely with water and chemical	
	resistant material.	
	Any of cutting edges should not be exposed.	
7.	Door Hinges	
I.	For the doors, hinges should be without rust,	
	nickel coated heavy duty, self-closing, and	
	allowing opening up to 165 degree and should be	
	adjustable in all three directions for perfect finish	
	and corrections.	
8.	Drawer Railing	gs
I.	Railings should be without rust, powder coated	
	heavy duty, soft-closing	
9.	Knee Space Pan	els
I.	The material should be 18mm thickness HDF	
	board finished with highly durable melamine on	
	both the side. Average density of the material	
	should be above 900 Kg/m3 and also glass doors	
	to view the specimens. should be sealed or	
	covered completely with water and chemical	
	resistant material.	
II.	All edges should be sealed by water and	
	chemical resistant material to protect impact of	
	moisture, insects and chemical reactions.	
10.	Filler panel	

I.	The material should be 18mm thickness HDF board finished with highly durable melamine on both the side. Average density of the material should be above 900 Kg/m3 and also glass doors to view the specimens. should be sealed or covered completely with water and chemical resistant material. All edges should be sealed by water and	
	chemical resistant material to protect impact of	
	moisture, insects and chemical reactions.	
11.	Polypropylene Si	ink
I.	Chemical resistant sinks should be injection molded as one piece from polypropylene copolymer to ensure a consistent quality. The sink should not have any sharp corners inside.	
II.	All sinks shall be supplied with polypropylene bottle trap.	
III.	Dimension of PP sink should be approximately - 480 x 380 x 300 mm (internal size)	
12.	Drip Rack	
I.	Drip rack for drying glass ware shall be manufactured from chemical resistant material such as polypropylene with an injection molded base for holding strength. Pegs shall be manufactured from polypropylene material and shall be inserted in polypropylene flat sheet. Drip racks shall have a drip channel or a tray at the bottom which shall drain the water through the rubber tube connected to the nozzle fitted to the drip channel. At least 50 pegs in each board	
13.	Reagent shelve	es .
I.	Reagent shelves top should be made by polypropylene materials to avoid chemical and water reactions.	
14.	Electrical system	m
I.	Standard supply shall be 13 Amp, 220/240 V electrical sockets fully complying with Sri Lankan (Type G) standard. All the electrical system should be provided by supplier.	
15.	Service fittings (Water	and Gas)
I.	Fittings shall be made of brass and should have an epoxide covering in White color. Fittings shall be manufactured as per modern technologies & comply to DIN 12920 standards for the best performance.	

16.	Water fittings:
	a. Connection: G3/8,G1/2 and
	G3/4 UNI ISO 228/1.
	b. Nozzle: olive type hose screw
	coupling DIN 12898.
	c. Upper part: with normal
	regulation or with ceramic closing
	on/off.
	d. Maximum working pressure: 10
	Bar.
	e. Sound – control during the flow of
	the water: DIN 4109.
	f. Precautionary measures for the
	installation DIN 1988.
17.	Gas fittings:
	g. Connection: G3/8,G1/2 and
	G3/4 UNI ISO 228/1.
	h. Nozzle: olive type hose screw
	coupling DIN 12898.
	Upper part: with normal regulation or with
	ceramic closing on/off

Lot – 02 Laboratory Furniture Specification of Clinical Science Lab – Block D

1) First Floor

A. Specification of Clinical Science Lab - (Wet Lab)

		Bidder		If "No" Bidder's
S. No	Item No 1 - Specification of Surgical Dissection Table -	Yes	No	Response
	02			_
1.	The tables should be able to accommodate 40 nos. of			
	students			
2.	Table should be designed to elevate or adjust the height of			
	worktop - Please specify the mechanism of elevation.			
3.	Table should be made 316 stainless steel hairline finish			
	material.			
4.	Table should be able to movable and accommodate.			
5.	Table should design and install in order to clean work top			
	and collect waste water to keep the table clean.			
6.	The Table designed to comply Ergonomics and User	•		
	centric standards.			

B. General Skill Lab (Museum Room)

S. No	I	tem No 1 - Specification of Museum cabinets	Bidder		Bidder's	
		_	Yes	No	Response	
1.	I.	Supplier should design and install the surgical tool and objectives cabinets in order to store and display.				
	II.	The material should be 18mm thickness HDF board finished with highly durable melamine on both the side. Average density of the material should be above 900 Kg/m ³ and also glass doors to view the specimens.				
	III.	Shelves should be adjustable to store different size of tools. The shelves should be designed and installed pull-out type for easy use.				
	IV.	Design and installation of cabinet aesthetic and user centered design.				
S. No	Item 1	No 2 - Specification of discussion table with chairs	Yes	No	Bidder's Response	
1.	Discu	ission Table - 01				
	I.	Supplier should design and install discussion tables				
	II.	Dimension – 3000 x 1500 x 900 mm(L x W x H) – Work top should be Phenolic Resin - White colour				
2.	Discu	ssion Table - 01 with Chairs				
	Dime	nsion – 3000 x 1200 x 750 mm(L x W x H)				

Chairs – 08		

C. Surgical Skill Lab - (Manikin Lab)

S. No	Item l	Item No 1 - Specification of Manikin Specimen Museum		der	Bidder's	
		Cabinet - 02	Yes	No	Response	
1.	I.	Supplier should design and install the human			_	
		plastic models' cabinets in order to store models.				
	II.	The material should be 18mm thickness HDF				
		board finished with highly durable melamine on				
		both the side. Average density of the material				
		should be above 900 Kg/m³ and also glass doors to				
		view the specimens.				
	III.	Shelves should be adjustable to store different size				
		of specimens.				
	IV.	Design and installation of cabinet should be				
		aesthetic and user centered design.				
	V.	Dimension - 8000 x 600 x 1800 mm (L x D x H)				
	VI.	Dimension - 6000 x 600 x 1800 mm (L x D x H)				
2.		onstration Table - 02				
	I.	Different model demonstration simultaneously.				
	II.	The table work top should be made by 16mm				
		thickness phenolic resin and 2.0mm powder				
		coated steels.				
	III.	The wall bench should be ergonomics and user				
	** 7	centered design.				
	IV.	Supplier should design and install discussion				
	T 7	tables				
	V.	Dimension - 3000 x 1500 x 900 mm (L x W x H)				
	VI.	Demonstration table should be designed and				
		supplied with moveable facility to preform				
		different demonstration.				

Laboratory Furniture Specification of Supplementary Health Science Lab - Block D 02) Second Floor

A. Science Lab Storage Cabinets (Wall Cupboard) – 05 Nos.

#	Description	Requirement	Supplier's response		If "No" Supplier's
			Yes	No	response
	Make	Please Specify			
	Model	Please Specify			
	Country	Please Specify			
1	Type of Material	Mild Steel			
2	No. of Door Cabinets	Double			
3	Number of shelves	2 Shelves			
4	Door Type	Hinged			
5	Mounting Type	Wall Mounting			
6	Room Type	Office			
7	Size	2 x 6 feet (L x W)			
8	Warranty	PleaseSpecify			

Note:

Bidders are requested to fill conformity column stating "yes" or "No" and please specify the requested information in the last column.

Bidders' Name, Designation & Signature:

Company Seal & Date:



Laboratory Furniture Specification of Holistic Care Lab - Block H 01) First Floor

A. Laboratory Under bench movable cabinet - 01 No

#	Description	Requirement	Supplier's response		If "No" Supplier's
			Yes	No	response
1	Make	Please specify			
2	Model	Please specify			
3	Country of Origin	Please specify			
4	Country of Manufacture	Please specify			
5	Full frame construction				
	Cabinets are made of rigid 18g a steel				
6	2 Doors with 2 drawers/shelf and with lock				
7	ADA height range is 700mm-800mm				
	ADA width range-500mm-600mm				
8	Drawers' suspension is a smooth roller bearing construction				
9	Removable rear par				
10		are double walled for a solid			
	quite close and a rubber bumper is mounted on				
	every door				
11	4" toe kick, cabinets are 22" deep so that utilities				
	such as water, drains, gas, power can run behind				
	the cabinets				
12	Warranty - Should be annexed				

Note:

Bidders are requested to fill conformity column stating "yes" or "No" and please specify the requested information in the last column.

Bidders' Name, Designation & Signature:

Company Seal & Date:

DESIGN, SUPPLY AND INSTALLATION OF LABORATORY FURNITURE FOR THE FACULTY OF HEALTH-CARE SCIENCES, EASTERN UNIVERSITY, SRI LANKA

PROCUREMENT No: EUSL/NCB/FHCS/ LAB FURNITURE-PP/2024/05

Section VII

Contract Data

EASTERN UNIVERSITY, SRI LANKA

Section VII. Contract Data

The following Contract Data shall supplement and / or amend the Conditions of Contract (CC). Whenever there is a conflict, the provisions herein shall prevail over those in the CC.

CC 1.1(i)	The Purchaser is: Vice-Chancellor, Eastern University, Sri Lanka.
CC 1.1 (m)	The Project Site(s)/Final Destination(s) is/are: Faculty of Heath-Care Sciences, Eastern University, Sri Lanka, Pilliayarady, Batticaloa
CC 8.1	For notices, the Purchaser's address shall be: Attention: Chairman Department Procurement Committee
	Eastern University, Sri Lanka
CC 12.1	Details of Shipping and other Documents to be furnished by the Supplier are – not applicable
CC 15.1	CC 15.1 — The method and conditions of payment to be made to the Supplier under this Contract shall be as follows: A: For Goods offered within Sri Lanka Payment shall be made in Sri Lanka Rupees within thirty (30) days of presentation of claim supported by a certificate from the Purchaser declaring that the Goods have been delivered, Installed and properly Commissioning with the appraisal report of end users.
CC 17.1	A Performance Security10 % of the awarding price be required valid for period of for thirty day after the date of final Commissioning.
CC 25.1	The inspection and test shall be required on all component & services includes use acceptance test at the premises of the EUSL
CC 25.2	The inspection & Test shall be conducted a team appointed by the EUSL