PHILIPPINE BIDDING DOCUMENTS

(As Harmonized with Development Partners)

Supply, Delivery, Installation,
Commissioning and Testing of Brand-New
Pharmaceutical Equipment complete with
all necessary parts and accessories for the
Common Services Laboratory (CSL) –
Alabang and Cebu Testing and Quality
Assurance Laboratories (ATQAL and
CTQAL)

ITB No. 2024-0051-CSL

FOOD AND DRUG ADMINISTRATION

Civic Drive, Filinvest Corporate City Alabang, Muntinlupa City

> Sixth Edition July 2020

Preface

These Philippine Bidding Documents (PBDs) for the procurement of Goods through Competitive Bidding have been prepared by the Government of the Philippines for use by any branch, constitutional commission or office, agency, department, bureau, office, or instrumentality of the Government of the Philippines, National Government Agencies, including Government-Owned and/or Controlled Corporations, Government Financing Institutions, State Universities and Colleges, and Local Government Unit. The procedures and practices presented in this document have been developed through broad experience, and are for mandatory use in projects that are financed in whole or in part by the Government of the Philippines or any foreign government/foreign or international financing institution in accordance with the provisions of the 2016 revised Implementing Rules and Regulations of Republic Act No. 9184.

The Bidding Documents shall clearly and adequately define, among others: (i) the objectives, scope, and expected outputs and/or results of the proposed contract or Framework Agreement, as the case may be; (ii) the eligibility requirements of Bidders; (iii) the expected contract or Framework Agreement duration, the estimated quantity in the case of procurement of goods, delivery schedule and/or time frame; and (iv) the obligations, duties, and/or functions of the winning bidder.

Care should be taken to check the relevance of the provisions of the PBDs against the requirements of the specific Goods to be procured. If duplication of a subject is inevitable in other sections of the document prepared by the Procuring Entity, care must be exercised to avoid contradictions between clauses dealing with the same matter.

Moreover, each section is prepared with notes intended only as information for the Procuring Entity or the person drafting the Bidding Documents. They shall not be included in the final documents. The following general directions should be observed when using the documents:

- a. All the documents listed in the Table of Contents are normally required for the procurement of Goods. However, they should be adapted as necessary to the circumstances of the particular Procurement Project.
- b. Specific details, such as the "name of the Procuring Entity" and "address for bid submission," should be furnished in the Instructions to Bidders, Bid Data Sheet, and Special Conditions of Contract. The final documents should contain neither blank spaces nor options.

- c. This Preface and the footnotes or notes in italics included in the Invitation to Bid, Bid Data Sheet, General Conditions of Contract, Special Conditions of Contract, Schedule of Requirements, and Specifications are not part of the text of the final document, although they contain instructions that the Procuring Entity should strictly follow.
- d. The cover should be modified as required to identify the Bidding Documents as to the Procurement Project, Project Identification Number, and Procuring Entity, in addition to the date of issue.
- e. Modifications for specific Procurement Project details should be provided in the Special Conditions of Contract as amendments to the Conditions of Contract. For easy completion, whenever reference has to be made to specific clauses in the Bid Data Sheet or Special Conditions of Contract, these terms shall be printed in bold typeface on Sections I (Instructions to Bidders) and III (General Conditions of Contract), respectively.
- f. For guidelines on the use of Bidding Forms and the procurement of Foreign-Assisted Projects, these will be covered by a separate issuance of the Government Procurement Policy Board.

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Glossary of Acronyms, Terms, and Abbreviations

ABC – Approved Budget for the Contract.

BAC – Bids and Awards Committee.

Bid – A signed offer or proposal to undertake a contract submitted by a bidder in response to and in consonance with the requirements of the bidding documents. Also referred to as *Proposal* and *Tender*. (2016 revised IRR, Section 5[c])

Bidder – Refers to a contractor, manufacturer, supplier, distributor and/or consultant who submits a bid in response to the requirements of the Bidding Documents. (2016 revised IRR, Section 5[d])

Bidding Documents – The documents issued by the Procuring Entity as the bases for bids, furnishing all information necessary for a prospective bidder to prepare a bid for the Goods, Infrastructure Projects, and/or Consulting Services required by the Procuring Entity. (2016 revised IRR, Section 5[e])

BIR – Bureau of Internal Revenue.

BSP – Bangko Sentral ng Pilipinas.

Consulting Services – Refer to services for Infrastructure Projects and other types of projects or activities of the GOP requiring adequate external technical and professional expertise that are beyond the capability and/or capacity of the GOP to undertake such as, but not limited to: (i) advisory and review services; (ii) pre-investment or feasibility studies; (iii) design; (iv) construction supervision; (v) management and related services; and (vi) other technical services or special studies. (2016 revised IRR, Section 5[i])

CDA - Cooperative Development Authority.

Contract – Refers to the agreement entered into between the Procuring Entity and the Supplier or Manufacturer or Distributor or Service Provider for procurement of Goods and Services; Contractor for Procurement of Infrastructure Projects; or Consultant or Consulting Firm for Procurement of Consulting Services; as the case may be, as recorded in the Contract Form signed by the parties, including all attachments and appendices thereto and all documents incorporated by reference therein.

CIF – Cost Insurance and Freight.

CIP – Carriage and Insurance Paid.

CPI – Consumer Price Index.

DDP – Refers to the quoted price of the Goods, which means "delivered duty paid."

DTI – Department of Trade and Industry.

EXW - Ex works.

FCA – "Free Carrier" shipping point.

FOB – "Free on Board" shipping point.

Foreign-funded Procurement or Foreign-Assisted Project— Refers to procurement whose funding source is from a foreign government, foreign or international financing institution as specified in the Treaty or International or Executive Agreement. (2016 revised IRR, Section 5[b]).

Framework Agreement – Refers to a written agreement between a procuring entity and a supplier or service provider that identifies the terms and conditions, under which specific purchases, otherwise known as "Call-Offs," are made for the duration of the agreement. It is in the nature of an option contract between the procuring entity and the bidder(s) granting the procuring entity the option to either place an order for any of the goods or services identified in the Framework Agreement List or not buy at all, within a minimum period of one (1) year to a maximum period of three (3) years. (GPPB Resolution No. 27-2019)

GFI – Government Financial Institution.

GOCC – Government-owned and/or –controlled corporation.

Goods – Refer to all items, supplies, materials and general support services, except Consulting Services and Infrastructure Projects, which may be needed in the transaction of public businesses or in the pursuit of any government undertaking, project or activity, whether in the nature of equipment, furniture, stationery, materials for construction, or personal property of any kind, including non-personal or contractual services such as the repair and maintenance of equipment and furniture, as well as trucking, hauling, janitorial, security, and related or analogous services, as well as procurement of materials and supplies provided by the Procuring Entity for such services. The term "related" or "analogous services" shall include, but is not limited to, lease or purchase of office space, media advertisements, health maintenance services, and other services essential to the operation of the Procuring Entity. (2016 revised IRR, Section 5[r])

GOP – Government of the Philippines.

GPPB – Government Procurement Policy Board.

INCOTERMS – International Commercial Terms.

Infrastructure Projects – Include the construction, improvement, rehabilitation, demolition, repair, restoration or maintenance of roads and bridges, railways, airports, seaports, communication facilities, civil works components of information technology projects, irrigation, flood control and drainage, water supply, sanitation, sewerage and solid waste management systems, shore protection, energy/power and electrification facilities, national

buildings, school buildings, hospital buildings, and other related construction projects of the government. Also referred to as *civil works or works*. (2016 revised IRR, Section 5[u])

LGUs – Local Government Units.

NFCC – Net Financial Contracting Capacity.

NGA – National Government Agency.

PhilGEPS - Philippine Government Electronic Procurement System.

Procurement Project – refers to a specific or identified procurement covering goods, infrastructure project or consulting services. A Procurement Project shall be described, detailed, and scheduled in the Project Procurement Management Plan prepared by the agency which shall be consolidated in the procuring entity's Annual Procurement Plan. (GPPB Circular No. 06-2019 dated 17 July 2019)

PSA – Philippine Statistics Authority.

SEC – Securities and Exchange Commission.

SLCC – Single Largest Completed Contract.

Supplier – refers to a citizen, or any corporate body or commercial company duly organized and registered under the laws where it is established, habitually established in business and engaged in the manufacture or sale of the merchandise or performance of the general services covered by his bid. (Item 3.8 of GPPB Resolution No. 13-2019, dated 23 May 2019). Supplier as used in these Bidding Documents may likewise refer to a distributor, manufacturer, contractor, or consultant.

UN – United Nations.

Section I. Invitation to Bid

Notes on the Invitation to Bid

The Invitation to Bid (IB) provides information that enables potential Bidders to decide whether to participate in the procurement at hand. The IB shall be posted in accordance with Section 21.2 of the 2016 revised IRR of RA No. 9184.

Apart from the essential items listed in the Bidding Documents, the IB should also indicate the following:

- a. The date of availability of the Bidding Documents, which shall be from the time the IB is first advertised/posted until the deadline for the submission and receipt of bids;
- b. The place where the Bidding Documents may be acquired or the website where it may be downloaded;
- c. The deadline for the submission and receipt of bids; and
- d. Any important bid evaluation criteria (*e.g.*, the application of a margin of preference in bid evaluation).

The IB should be incorporated in the Bidding Documents. The information contained in the IB must conform to the Bidding Documents and in particular to the relevant information in the Bid Data Sheet.



CENTRALIZED BIDS AND AWARDS COMMITTEE

FDA-CENBAC Ref. No. ITB No. 2024-0051-CSL

INVITATION TO BID

Supply, Delivery, Installation, Commissioning And Testing of Brand-New Pharmaceutical Equipment complete with all necessary parts and accessories for the Common Services Laboratory (CSL) – Alabang and Cebu Testing and Quality Assurance Laboratories (ATQAL and CTQAL)

1. The Food and Drug Administration, through the Special Account in the General Funds (SAGF) intends to apply the sum of Six Million Two Hundred Twelve Thousand Pesos Only (Php6,212,000.00) being the Approved Budget for the Contract (ABC) to payments under the contract for Supply, Delivery, Installation, Commissioning And Testing of Brand-New Pharmaceutical Equipment complete with all necessary parts and accessories for the Common Services Laboratory (CSL) – Alabang and Cebu Testing and Quality Assurance Laboratories (ATQAL and CTQAL), to wit:

Item	Item Description	Quantity	End-user	Total ABC (Php)
no.				
1	Dissolution Apparatus	1	CTQAL	3,250,000.00
2	Tablet Hardness Tester	1	ATQAL	1,481,000.00
3	Tablet Hardness Tester	1	CTQAL	1,481,000.00
GRAND TOTAL				Php6,212,000.00

Bids received in excess of the ABC shall be automatically rejected at bid opening,

- 2. The *Food and Drug Administration* now invites bids for the above Procurement Project. Delivery of the Goods is required to be **not more than ninety (90) calendar days upon receipt of Notice to Proceed (NTP) for item no.1 and not more than sixty (60) calendar day upon receipt of NTP for item nos. 2 and 3. Bidders should have completed, within** *Five (5) Years* **from the date of submission and receipt of bids, a contract similar to the Project. The description of an eligible bidder is contained in the Bidding Documents, particularly, in Section II (Instructions to Bidders).**
- 3. Bidding will be conducted through open competitive bidding procedures using a non-discretionary "pass/fail" criterion as specified in the 2016 revised Implementing Rules and Regulations (IRR) of Republic Act (RA) No. 9184.
 - a. Bidding is restricted to Filipino citizens/sole proprietorships, partnerships, or organizations with at least sixty percent (60%) interest or outstanding capital stock belonging to citizens of the Philippines, and to citizens or organizations of a country the laws or regulations of which grant similar rights or privileges to Filipino citizens, pursuant to RA No. 5183.
- 4. Prospective Bidders may obtain further information from *Food and Drug Administration* and inspect the Bidding Documents at the address given below during *8:00AM to 5:00PM*.

- 5. A complete set of Bidding Documents may be acquired by interested Bidders on 02 22 April 2024 from the given address and website(s) below pursuant to the latest Guidelines issued by the GPPB, in the amount of Ten Thousand Pesos Only (Php10,000.00). The Procuring Entity shall allow the bidder to present its proof of payment for the fees
- 6. The Food and Drug Administration will hold a Pre-Bid Conference¹ on 10 April 2024 at 1:30 PM through video conferencing or webcasting via Microsoft Teams (Meeting Link: https://teams.microsoft.com/l/meetup-join/19%3ameeting_MWQ2YjdmM2YtMWZhOC00OTZhLWE5YjItZTRlNjcxNDgzYTc5%40thread.v2/0?context=%7b%22Tid%22%3a%229ff96714-1510-4651-af07-60d5630380ab%22%2c%22Oid%22%3a%225ff40fe4-2c55-4d25-9266-77af65fa914c%22%7d) which shall be open to prospective bidders.
- 7. Bids must be duly received by the CenBAC Secretariat through manual submission on or before 22 April 2024, 1:00 PM at the Food and Drug Administration CenBAC Secretariat Room, FDA Annex Bldg. Late bids shall not be accepted. (Note: Scanned copy of bids shall be provided. Files shall be saved in a USB flash drive and shall be password protected. The USB flash drive shall be enclosed within the bid envelope)
- 8. All Bids must be accompanied by a bid security in any of the acceptable forms and in the amount stated in **ITB** Clause 14.
- 9. Bid opening shall be on 22 April 2024 at 1:30 PM at Food and Drug Administration CenBAC Secretariat Room, FDA Annex Bldg. Bids will be opened in the presence of the bidders' representatives who choose to attend the activity.
- 10. The *Food and Drug Administration* reserves the right to reject any and all bids, declare a failure of bidding, or not award the contract at any time prior to contract award in accordance with Sections 35.6 and 41 of the 2016 revised IRR of RA No. 9184, without thereby incurring any liability to the affected bidder or bidders.
- 11. For further information, please refer to:

ATTY. ALBERTITO C. GARCIA

Head, CenBAC Secretariat
Food and Drug Administration
BAC Secretariat Room, FDA Annex Bldg.
Tel No. 8857-1900 Loc 8307
bacsec@fda.gov.ph
www.fda.gov.ph

12. You may visit the following websites:

For downloading of Bidding Documents: https://www.fda.gov.ph

DTN: 20240221152636

01 April 2024

ORIGINAL COPY SIGNED

ENGR. ANA TRINIDAD F. RIVERA, MSc.

FDA, CenBAC Chairperson

¹ May be deleted in case the ABC is less than One Million Pesos (PhP1,000,000) where the Procuring Entity may not hold a Pre-Bid Conference.

Section II. Instructions to Bidders

Notes on the Instructions to Bidders

This Section on the Instruction to Bidders (ITB) provides the information necessary for bidders to prepare responsive bids, in accordance with the requirements of the Procuring Entity. It also provides information on bid submission, eligibility check, opening and evaluation of bids, post-qualification, and on the award of contract.

1. Scope of Bid

The Procuring Entity, *Food and Drug Administration*, wishes to receive Bids for the Supply, Delivery, Installation, Commissioning and Testing of Brand-New Pharmaceutical Equipment complete with all necessary parts and accessories for the Common Services Laboratory (CSL) – Alabang and Cebu Testing and Quality Assurance Laboratories (ATQAL and CTQAL), with identification number with ITB No. 2024-0051-CSL.

The Procurement Project (referred to herein as "Project") is composed of Three (3) Items, the details of which are described in Section VII (Technical Specifications).

Item	Item Description	Quantity	End-user	Total ABC (Php)
no.				
1	Dissolution Apparatus	1	CTQAL	3,250,000.00
2	Tablet Hardness Tester	2	ATQAL	1,481,000.00
3	Tablet Hardness Tester	1	CTQAL	1,481,000.00
GRAND TOTAL				Php6,212,000.00

2. Funding Information

- 2.1. The GOP through the source of funding as indicated below for FY 2023 in the amount of Six Million Two Hundred Twelve Thousand Pesos Only (Php6,212,00.00).
- 2.2. The source of funding is:
 - a. Special Accounts in the General Fund (SAGF) CY 2023 Continuing Appropriations (ConAp)

3. Bidding Requirements

The Bidding for the Project shall be governed by all the provisions of RA No. 9184 and its 2016 revised IRR, including its Generic Procurement Manuals and associated policies, rules and regulations as the primary source thereof, while the herein clauses shall serve as the secondary source thereof.

Any amendments made to the IRR and other GPPB issuances shall be applicable only to the ongoing posting, advertisement, or **IB** by the BAC through the issuance of a supplemental or bid bulletin.

The Bidder, by the act of submitting its Bid, shall be deemed to have verified and accepted the general requirements of this Project, including other factors that may affect the cost, duration and execution or implementation of the contract, project, or work and examine all instructions, forms, terms, and project requirements in the Bidding Documents.

4. Corrupt, Fraudulent, Collusive, and Coercive Practices

The Procuring Entity, as well as the Bidders and Suppliers, shall observe the highest standard of ethics during the procurement and execution of the contract. They or through an agent shall not engage in corrupt, fraudulent, collusive, coercive, and obstructive practices defined under Annex "I" of the 2016 revised IRR of RA No. 9184 or other integrity violations in competing for the Project.

5. Eligible Bidders

- 5.1. Only Bids of Bidders found to be legally, technically, and financially capable will be evaluated.
- 5.3. Pursuant to Section 23.4.1.3 of the 2016 revised IRR of RA No.9184, the Bidder shall have an SLCC that is at least one (1) contract similar to the Project the value of which, adjusted to current prices using the PSA's CPI, must be at least equivalent to:

c.For procurement where the Procuring Entity has determined, after the conduct of market research, that imposition of either (a) or (b) will likely result to failure of bidding that will defeat the purpose of public bidding: the Bidder should comply with the following requirements:

- i. Completed at least two (2) similar contracts, the aggregate amount of which should be equivalent to at least fifty percent (50%) in the case of non-expendable supplies and services or twenty-five percent (25%) in the case of expendable supplies] of the ABC for this Project; and
- ii. The largest of these similar contracts must be equivalent to at least half of the percentage of the ABC as required above.
- 5.4. The Bidders shall comply with the eligibility criteria under Section 23.4.1 of the 2016 IRR of RA No. 9184.

6. Origin of Goods

There is no restriction on the origin of goods other than those prohibited by a decision of the UN Security Council taken under Chapter VII of the Charter of the UN, subject to Domestic Preference requirements under **ITB** Clause 18.

7. Subcontracts

7.1. The Bidder may subcontract portions of the Project to the extent allowed by the Procuring Entity as stated herein, but in no case more than twenty percent (20%) of the Project.

The Procuring Entity has prescribed that:

a. Subcontracting is not allowed.

8. Pre-Bid Conference

The Procuring Entity will hold a pre-bid conference for this Project on the specified date and time through videoconferencing/webcasting (meeting link: https://teams.microsoft.com/l/meetup-

join/19%3ameeting_MWQ2YjdmM2YtMWZhOC00OTZhLWE5YjItZTRlNjcxNDgz YTc5%40thread.v2/0?context=%7b%22Tid%22%3a%229ff96714-1510-4651-af07-60d5630380ab%22%2c%22Oid%22%3a%225ff40fe4-2c55-4d25-9266-77af65fa914c%22%7d) as indicated in paragraph 6 of the **IB.**

9. Clarification and Amendment of Bidding Documents

Prospective bidders may request for clarification on and/or interpretation of any part of the Bidding Documents. Such requests must be in writing and received by the Procuring Entity, either at its given address or through electronic mail indicated in the **IB**, at least ten (10) calendar days before the deadline set for the submission and receipt of Bids.

10. Documents comprising the Bid: Eligibility and Technical Components

- 10.1. The first envelope shall contain the eligibility and technical documents of the Bid as specified in **Section VIII** (Checklist of Technical and Financial **Documents**).
- 10.2. The Bidder's SLCC as indicated in **ITB** Clause 5.3 should have been completed within *Five* (5) *Years* prior to the deadline for the submission and receipt of bids.
- 10.3. If the eligibility requirements or statements, the bids, and all other documents for submission to the BAC are in foreign language other than English, it must be accompanied by a translation in English, which shall be authenticated by the appropriate Philippine foreign service establishment, post, or the equivalent office having jurisdiction over the foreign bidder's affairs in the Philippines. Similar to the required authentication above, for Contracting Parties to the Apostille Convention, only the translated documents shall be authenticated through an apostille pursuant to GPPB Resolution No. 13-2019 dated 23 May 2019. The English translation shall govern, for purposes of interpretation of the bid.

11. Documents comprising the Bid: Financial Component

- 11.1. The second bid envelope shall contain the financial documents for the Bid as specified in **Section VIII** (Checklist of Technical and Financial Documents).
- 11.2. If the Bidder claims preference as a Domestic Bidder or Domestic Entity, a certification issued by DTI shall be provided by the Bidder in accordance with Section 43.1.3 of the 2016 revised IRR of RA No. 9184.

- 11.3. Any bid exceeding the ABC indicated in paragraph 1 of the **IB** shall not be accepted.
- 11.4. For Foreign-funded Procurement, a ceiling may be applied to bid prices provided the conditions are met under Section 31.2 of the 2016 revised IRR of RA No. 9184.

12. Bid Prices

- 12.1. Prices indicated on the Price Schedule shall be entered separately in the following manner:
 - a. For Goods offered from within the Procuring Entity's country:
 - i. The price of the Goods quoted EXW (ex-works, ex-factory, ex-warehouse, ex-showroom, or off-the-shelf, as applicable);
 - ii. The cost of all customs duties and sales and other taxes already paid or payable;
 - iii. The cost of transportation, insurance, and other costs incidental to delivery of the Goods to their final destination; and
 - iv. The price of other (incidental) services, if any, listed in e.
 - b. For Goods offered from abroad:
 - i. Unless otherwise stated in the **BDS**, the price of the Goods shall be quoted delivered duty paid (DDP) with the place of destination in the Philippines as specified in the **BDS**. In quoting the price, the Bidder shall be free to use transportation through carriers registered in any eligible country. Similarly, the Bidder may obtain insurance services from any eligible source country.
 - ii. The price of other (incidental) services, if any, as listed in **Section VII (Technical Specifications).**

13. Bid and Payment Currencies

- 13.1. For Goods that the Bidder will supply from outside the Philippines, the bid prices may be quoted in the local currency or tradeable currency accepted by the BSP at the discretion of the Bidder. However, for purposes of bid evaluation, Bids denominated in foreign currencies, shall be converted to Philippine currency based on the exchange rate as published in the BSP reference rate bulletin on the day of the bid opening.
- 13.2. Payment of the contract price shall be made in:
 - a. Philippine Peso.

14. Bid Security

- 14.1. The Bidder shall submit a Bid Securing Declaration² or any form of Bid Security in the amount indicated in the **BDS**, which shall be not less than the percentage of the ABC in accordance with the schedule in the **BDS**.
- 14.2. The Bid and bid security shall be valid until *the period specified in the BDS* which shall not exceed one hundred twenty (120) calendar days from the date of the opening of bids. Any Bid not accompanied by an acceptable bid security shall be rejected by the Procuring Entity as non-responsive.

15. Sealing and Marking of Bids

Each Bidder shall submit one copy of the first and second components of its Bid.

The Procuring Entity may request additional hard copies and/or electronic copies of the Bid. However, failure of the Bidders to comply with the said request shall not be a ground for disqualification.

If the Procuring Entity allows the submission of bids through online submission or any other electronic means, the Bidder shall submit an electronic copy of its Bid, which must be digitally signed. An electronic copy that cannot be opened or is corrupted shall be considered non-responsive and, thus, automatically disqualified.

16. Deadline for Submission of Bids

16.1. The Bidders shall submit on the specified date and time and either at its physical address or through online submission as indicated in paragraph 7 of the **IB**.

17. Opening and Preliminary Examination of Bids

17.1. The BAC shall open the Bids in public at the time, on the date, and at the place specified in paragraph 9 of the **IB**. The Bidders' representatives who are present shall sign a register evidencing their attendance. In case videoconferencing, webcasting or other similar technologies will be used, attendance of participants shall likewise be recorded by the BAC Secretariat.

In case the Bids cannot be opened as scheduled due to justifiable reasons, the rescheduling requirements under Section 29 of the 2016 revised IRR of RA No. 9184 shall prevail.

17.2. The preliminary examination of bids shall be governed by Section 30 of the 2016 revised IRR of RA No. 9184.

18. Domestic Preference

² In the case of Framework Agreement, the undertaking shall refer to entering into contract with the Procuring Entity and furnishing of the performance security or the performance securing declaration within ten (10) calendar days from receipt of Notice to Execute Framework Agreement.

18.1. The Procuring Entity will grant a margin of preference for the purpose of comparison of Bids in accordance with Section 43.1.2 of the 2016 revised IRR of RA No. 9184.

19. Detailed Evaluation and Comparison of Bids

- 19.1. The Procuring BAC shall immediately conduct a detailed evaluation of all Bids rated "passed," using non-discretionary pass/fail criteria. The BAC shall consider the conditions in the evaluation of Bids under Section 32.2 of the 2016 revised IRR of RA No. 9184.
- 19.2. If the Project allows partial bids, bidders may submit a proposal on any of the lots or items, and evaluation will be undertaken on a per lot or item basis, as the case maybe. In this case, the Bid Security as required by **ITB** Clause 15 shall be submitted for each lot or item separately.
- 19.3. The descriptions of the lots or items shall be indicated in **Section VII** (**Technical Specifications**), although the ABCs of these lots or items are indicated in the **BDS** for purposes of the NFCC computation pursuant to Section 23.4.2.6 of the 2016 revised IRR of RA No. 9184. The NFCC must be sufficient for the total of the ABCs for all the lots or items participated in by the prospective Bidder.
- 19.4. The Project shall be awarded as follows:
 - Option 3 One Project having several items, which shall be awarded as separate contracts per item.
- 19.5. Except for bidders submitting a committed Line of Credit from a Universal or Commercial Bank in lieu of its NFCC computation, all Bids must include the NFCC computation pursuant to Section 23.4.1.4 of the 2016 revised IRR of RA No. 9184, which must be sufficient for the total of the ABCs for all the lots or items participated in by the prospective Bidder. For bidders submitting the committed Line of Credit, it must be at least equal to ten percent (10%) of the ABCs for all the lots or items participated in by the prospective Bidder.

20. Post-Qualification

20.1. Within a non-extendible period of five (5) calendar days from receipt by the Bidder of the notice from the BAC that it submitted the Lowest Calculated Bid, the Bidder shall submit its latest income and business tax returns filed and paid through the BIR Electronic Filing and Payment System (eFPS) and other appropriate licenses and permits required by law and stated in the **BDS**.

21. Signing of the Contract

21.1. The documents required in Section 37.2 of the 2016 revised IRR of RA No. 9184 shall form part of the Contract. Additional Contract documents are indicated in the **BDS**.

Section III. Bid Data Sheet

Notes on the Bid Data Sheet

The Bid Data Sheet (BDS) consists of provisions that supplement, amend, or specify in detail, information, or requirements included in the ITB found in Section II, which are specific to each procurement.

This Section is intended to assist the Procuring Entity in providing the specific information in relation to corresponding clauses in the ITB and has to be prepared for each specific procurement.

The Procuring Entity should specify in the BDS information and requirements specific to the circumstances of the Procuring Entity, the processing of the procurement, and the bid evaluation criteria that will apply to the Bids. In preparing the BDS, the following aspects should be checked:

- a. Information that specifies and complements provisions of the ITB must be incorporated.
- b. Amendments and/or supplements, if any, to provisions of the ITB as necessitated by the circumstances of the specific procurement, must also be incorporated.

Bid Data Sheet

ITB	
Clause	
5.3	For this purpose, contracts similar to the Project shall be:
	a. Similar contract to be bid - contract shall involve goods or services of the same nature and complexity of as the subject matter of the project being procured
	b. Completed within five (5) years prior to the deadline for the submission and receipt of bids.
7.1	Subcontracting is not allowed
12	The price of the Goods shall be quoted DDP [state place of destination] or the applicable International Commercial Terms (INCOTERMS) for this Project.
14.1	The bid security shall be in the form of a Bid Securing Declaration, or any of the following forms and amounts:
	a. The amount of not less than Php124,240.00 <i>the amount equivalent to two percent (2%) of ABC</i> , if bid security is in cash, cashier's/manager's check, bank draft/guarantee or irrevocable letter of credit; or
	b. The amount of not less than Php310,600.00 <i>the amount equivalent to five percent (5%) of ABC</i> if bid security is in Surety Bond.
19.3	The project will be awarded by Line Item:
	Refer to Section VI – Schedule of Requirements and Section and VII – Technical Specifications
20.2	[List here any licenses and permits relevant to the Project and the corresponding law requiring it.]
21.2	[List here any additional contract documents relevant to the Project that may be required by existing laws and/or the Procuring Entity.]
	*See Schedule of Delivery (under Section VII – Technical Specifications)

Section IV. General Conditions of Contract

Notes on the General Conditions of Contract

The General Conditions of Contract (GCC) in this Section, read in conjunction with the Special Conditions of Contract in Section V and other documents listed therein, should be a complete document expressing all the rights and obligations of the parties.

Matters governing performance of the Supplier, payments under the contract, or matters affecting the risks, rights, and obligations of the parties under the contract are included in the GCC and Special Conditions of Contract.

Any complementary information, which may be needed, shall be introduced only through the Special Conditions of Contract.

1. Scope of Contract

This Contract shall include all such items, although not specifically mentioned, that can be reasonably inferred as being required for its completion as if such items were expressly mentioned herein. All the provisions of RA No. 9184 and its 2016 revised IRR, including the Generic Procurement Manual, and associated issuances, constitute the primary source for the terms and conditions of the Contract, and thus, applicable in contract implementation. Herein clauses shall serve as the secondary source for the terms and conditions of the Contract.

This is without prejudice to Sections 74.1 and 74.2 of the 2016 revised IRR of RA No. 9184 allowing the GPPB to amend the IRR, which shall be applied to all procurement activities, the advertisement, posting, or invitation of which were issued after the effectivity of the said amendment.

Additional requirements for the completion of this Contract shall be provided in the **Special Conditions of Contract (SCC).**

2. Advance Payment and Terms of Payment

- 2.1. Advance payment of the contract amount is provided under Annex "D" of the revised 2016 IRR of RA No. 9184.
- 2.2. The Procuring Entity is allowed to determine the terms of payment on the partial or staggered delivery of the Goods procured, provided such partial payment shall correspond to the value of the goods delivered and accepted in accordance with prevailing accounting and auditing rules and regulations. The terms of payment are indicated in the **SCC**.

3. Performance Security

Within ten (10) calendar days from receipt of the Notice of Award by the Bidder from the Procuring Entity but in no case later than prior to the signing of the Contract by both parties, the successful Bidder shall furnish the performance security in any of the forms prescribed in Section 39 of the 2016 revised IRR of RA No. 9184.

4. Inspection and Tests

The Procuring Entity or its representative shall have the right to inspect and/or to test the Goods to confirm their conformity to the Project specifications at no extra cost to the Procuring Entity in accordance with the Generic Procurement Manual. In addition to tests in the SCC, Section VII (Technical Specifications) shall specify what inspections and/or tests the Procuring Entity requires, and where they are to be conducted. The Procuring Entity shall notify the Supplier in writing, in a timely manner, of the identity of any representatives retained for these purposes.

All reasonable facilities and assistance for the inspection and testing of Goods, including access to drawings and production data, shall be provided by the Supplier to the authorized inspectors at no charge to the Procuring Entity.

5. Warranty

- 6.1. In order to assure that manufacturing defects shall be corrected by the Supplier, a warranty shall be required from the Supplier as provided under Section 62.1 of the 2016 revised IRR of RA No. 9184.
- 6.2. The Procuring Entity shall promptly notify the Supplier in writing of any claims arising under this warranty. Upon receipt of such notice, the Supplier shall, repair or replace the defective Goods or parts thereof without cost to the Procuring Entity, pursuant to the Generic Procurement Manual.

6. Liability of the Supplier

The Supplier's liability under this Contract shall be as provided by the laws of the Republic of the Philippines.

If the Supplier is a joint venture, all partners to the joint venture shall be jointly and severally liable to the Procuring Entity.

Section V. Special Conditions of Contract

Notes on the Special Conditions of Contract

Similar to the BDS, the clauses in this Section are intended to assist the Procuring Entity in providing contract-specific information in relation to corresponding clauses in the GCC found in Section IV.

The Special Conditions of Contract (SCC) complement the GCC, specifying contractual requirements linked to the special circumstances of the Procuring Entity, the Procuring Entity's country, the sector, and the Goods purchased. In preparing this Section, the following aspects should be checked:

- a. Information that complements provisions of the GCC must be incorporated.
- b. Amendments and/or supplements to provisions of the GCC as necessitated by the circumstances of the specific purchase, must also be incorporated.

However, no special condition which defeats or negates the general intent and purpose of the provisions of the GCC should be incorporated herein.

Special Conditions of Contract

	Special Conditions of Contract			
GCC Clause				
1	[List here any additional requirements for the completion of this Contract. The following requirements and the corresponding provisions may be deleted, amended, or retained depending on its applicability to this Contract:]			
	Delivery and Documents –			
	For purposes of the Contract, "EXW," "FOB," "FCA," "CIF," "CIP," "DDP" and other trade terms used to describe the obligations of the parties shall have the meanings assigned to them by the current edition of INCOTERMS published by the International Chamber of Commerce, Paris. The Delivery terms of this Contract shall be as follows:			
	[For Goods supplied from abroad, state:] "The delivery terms applicable to the Contract are DDP delivered [indicate place of destination]. In accordance with INCOTERMS."			
	[For Goods supplied from within the Philippines, state:] "The delivery terms applicable to this Contract are delivered [indicate place of destination]. Risk and title will pass from the Supplier to the Procuring Entity upon receipt and final acceptance of the Goods at their final destination."			
	Delivery of the Goods shall be made by the Supplier in accordance with terms specified in Section VI (Schedule of Requirements).			
	For purposes of this Clause the Procuring Entity's Representative at the Project Site are:			
	MARK G. ALCANTARA Administrative Assistant III CSL-ATQAL			
	JERLINDA N. MACASOCOL Food Drug-Regulation Officer IV CSL-CTQAL			
	Incidental Services –			
	The Supplier is required to provide all of the following services, including additional services, if any, specified in Section VI. Schedule of Requirements: Select appropriate requirements and delete the rest.			
	 a. performance or supervision of on-site assembly and/or start-up of the supplied Goods; b. furnishing of tools required for assembly and/or maintenance of the supplied Goods; 			

- c. furnishing of a detailed operations and maintenance manual for each appropriate unit of the supplied Goods;
- d. performance or supervision or maintenance and/or repair of the supplied Goods, for a period of time agreed by the parties, provided that this service shall not relieve the Supplier of any warranty obligations under this Contract; and
- e. training of the Procuring Entity's personnel, at the Supplier's plant and/or on-site, in assembly, start-up, operation, maintenance, and/or repair of the supplied Goods.
- f. [Specify additional incidental service requirements, as needed.]

The Contract price for the Goods shall include the prices charged by the Supplier for incidental services and shall not exceed the prevailing rates charged to other parties by the Supplier for similar services.

Spare Parts -

The Supplier is required to provide all of the following materials, notifications, and information pertaining to spare parts manufactured or distributed by the Supplier:

Select appropriate requirements and delete the rest.

- a. such spare parts as the Procuring Entity may elect to purchase from the Supplier, provided that this election shall not relieve the Supplier of any warranty obligations under this Contract; and
- b. in the event of termination of production of the spare parts:
 - i. advance notification to the Procuring Entity of the pending termination, in sufficient time to permit the Procuring Entity to procure needed requirements; and
 - ii. following such termination, furnishing at no cost to the Procuring Entity, the blueprints, drawings, and specifications of the spare parts, if requested.

The spare parts and other components required are listed in **Section VI** (**Schedule of Requirements**) and the cost thereof are included in the contract price.

The Supplier shall carry sufficient inventories to assure ex-stock supply of consumable spare parts or components for the Goods for a period of [indicate here the time period specified. If not used indicate a time period of three times the warranty period].

Spare parts or components shall be supplied as promptly as possible, but in any case, within [insert appropriate time period] months of placing the order.

Packaging -

The Supplier shall provide such packaging of the Goods as is required to prevent their damage or deterioration during transit to their final destination, as indicated in this Contract. The packaging shall be sufficient to withstand, without limitation, rough handling during transit and exposure to extreme temperatures, salt and precipitation during transit, and open storage. Packaging case size and weights shall take into consideration, where appropriate, the remoteness of the Goods' final destination and the absence of heavy handling facilities at all points in transit.

The packaging, marking, and documentation within and outside the packages shall comply strictly with such special requirements as shall be expressly provided for in the Contract, including additional requirements, if any, specified below, and in any subsequent instructions ordered by the Procuring Entity.

The outer packaging must be clearly marked on at least four (4) sides as follows:

Name of the Procuring Entity
Name of the Supplier
Contract Description
Final Destination
Gross weight
Any special lifting instructions
Any special handling instructions
Any relevant HAZCHEM classifications

A packaging list identifying the contents and quantities of the package is to be placed on an accessible point of the outer packaging if practical. If not practical the packaging list is to be placed inside the outer packaging but outside the secondary packaging.

Transportation -

Where the Supplier is required under Contract to deliver the Goods CIF, CIP, or DDP, transport of the Goods to the port of destination or such other named place of destination in the Philippines, as shall be specified in this Contract, shall be arranged and paid for by the Supplier, and the cost thereof shall be included in the Contract Price.

Where the Supplier is required under this Contract to transport the Goods to a specified place of destination within the Philippines, defined as the Project Site, transport to such place of destination in the Philippines, including insurance and storage, as shall be specified in this Contract, shall be arranged by the Supplier, and related costs shall be included in the contract price.

Where the Supplier is required under Contract to deliver the Goods CIF, CIP or DDP, Goods are to be transported on carriers of Philippine registry. In the event that no carrier of Philippine registry is available, Goods may be shipped by a carrier which is not of Philippine registry provided that the Supplier obtains and presents to the Procuring Entity certification to this effect from the nearest Philippine consulate to the port of dispatch. In the event that carriers of Philippine registry are available but their schedule delays the Supplier in its performance of this Contract the period from when the Goods were first ready for shipment and the actual date of shipment the period of delay will be considered force majeure. The Procuring Entity accepts no liability for the damage of Goods during transit other than those prescribed by INCOTERMS for DDP deliveries. In the case of Goods supplied from within the Philippines or supplied by domestic Suppliers risk and title will not be deemed to have passed to the Procuring Entity until their receipt and final acceptance at the final destination. **Intellectual Property Rights –** The Supplier shall indemnify the Procuring Entity against all third-party claims of infringement of patent, trademark, or industrial design rights arising from use of the Goods or any part thereof. 2.2 Partial payment is not allowed. 4 The inspections and tests that will be conducted are: [Indicate the applicable inspections and tests]

Section VI. Schedule of Requirements

The delivery schedule expressed as weeks/months stipulates hereafter a delivery date which is the date of delivery to the project site.

Item		Quantity			Delivered,	STATEMENT OF COMPLIANCE
Number	Description	ATQAL	CTQAL	Total	Weeks/Months	(COMPLY/ NOT COMPLY)
1	Dissolution Apparatus		1	1	Not more than ninety (90) calendar days upon receipt of Notice to Proceed	
2 and 3	Tablet Hardness Tester	1	1	2	Not more than sixty (60) calendar days upon receipt of Notice to Proceed	

Delivery	Addresses:
-----------------	-------------------

ATQAL: Civic	Drive, Filinvest	Corporate	City, Alabang,	Muntinlupa	City.
OTO 1 7 1 1			~ 1		

CTQAL: North Road, Jagobiao, Mandaue City, Cebu

I hereby certify that the Statement of Compliance to the foregoing Schedule of Requirements are true and correct, otherwise, if found false either during the bid evaluation or post qualification, the same shall give rise to automatic disqualification of our bid.

Name of Company/Bidder	Date
gnature Over Printed Name of Authorized Representative	

Section VII. Technical Specifications

Notes for Preparing the Technical Specifications

A set of precise and clear specifications is a prerequisite for Bidders to respond realistically and competitively to the requirements of the Procuring Entity without qualifying their Bids. In the context of Competitive Bidding, the specifications (*e.g.* production/delivery schedule, manpower requirements, and after-sales service/parts, descriptions of the lots or items) must be prepared to permit the widest possible competition and, at the same time, present a clear statement of the required standards of workmanship, materials, and performance of the goods and services to be procured. Only if this is done will the objectives of transparency, equity, efficiency, fairness, and economy in procurement be realized, responsiveness of bids be ensured, and the subsequent task of bid evaluation and post-qualification facilitated. The specifications should require that all items, materials and accessories to be included or incorporated in the goods be new, unused, and of the most recent or current models, and that they include or incorporate all recent improvements in design and materials unless otherwise provided in the Contract.

Samples of specifications from previous similar procurements are useful in this respect. The use of metric units is encouraged. Depending on the complexity of the goods and the repetitiveness of the type of procurement, it may be advantageous to standardize the General Technical Specifications and incorporate them in a separate subsection. The General Technical Specifications should cover all classes of workmanship, materials, and equipment commonly involved in manufacturing similar goods. Deletions or addenda should then adapt the General Technical Specifications to the particular procurement.

Care must be taken in drafting specifications to ensure that they are not restrictive. In the specification of standards for equipment, materials, and workmanship, recognized Philippine and international standards should be used as much as possible. Where other particular standards are used, whether national standards or other standards, the specifications should state that equipment, materials, and workmanship that meet other authoritative standards, and which ensure at least a substantially equal quality than the standards mentioned, will also be acceptable. The following clause may be inserted in the Special Conditions of Contract or the Technical Specifications.

Sample Clause: Equivalency of Standards and Codes

Wherever reference is made in the Technical Specifications to specific standards and codes to be met by the goods and materials to be furnished or tested, the provisions of the latest edition or revision of the relevant standards and codes shall apply, unless otherwise expressly stated in the Contract. Where such standards and codes are national or relate to a particular country or region, other authoritative standards that ensure substantial equivalence to the standards and codes specified will be acceptable.

Reference to brand name and catalogue number should be avoided as far as possible; where unavoidable they should always be followed by the words "or at least equivalent." References to brand names cannot be used when the funding source is the GOP.

Where appropriate, drawings, including site plans as required, may be furnished by the Procuring Entity with the Bidding Documents. Similarly, the Supplier may be requested to provide drawings or samples either with its Bid or for prior review by the Procuring Entity during contract execution.

Bidders are also required, as part of the technical specifications, to complete their statement of compliance demonstrating how the items comply with the specification.

Technical Specifications

Item	Specification	Statement of Compliance
		[Bidders must state here either "Comply" or "Not Comply" against each of the individual parameters of each Specification stating the corresponding performance parameter of the equipment offered. Statements of "Comply" or "Not Comply" must be supported by evidence in a Bidders Bid and cross-referenced to that evidence. Evidence shall be in the form of manufacturer's un-amended sales literature, unconditional statements of specification and compliance issued by the manufacturer, samples, independent test data etc., as appropriate. A statement that is not supported by evidence or is subsequently found to be contradicted by the evidence presented will render the Bid under evaluation liable for rejection. A statement either in the Bidder's statement of compliance or the supporting evidence that is found to be false either during Bid evaluation, post-qualification or the execution of the Contract may be regarded as fraudulent and render the Bidder or supplier liable for prosecution subject to the applicable laws and issuances.]

Technical Specifications

SUMMARY STATEMENT OF CONFORMITY TO THE END-USER TECHNICAL SPECIFICATIONS

Supply, Delivery, Installation, Commissioning and Testing of Brand-New Pharmaceutical Equipment complete with all necessary parts and accessories for the Common Services Laboratory (CSL) – Alabang and Cebu Testing and Quality Assurance Laboratories (ATQAL and CTQAL)

Bidder's Declaration to the End-User's Technical Specifications must state either "COMPLY" or "NOT COMPLY" against each of the individual parameters of each Specification stating the corresponding parameter of the item offered. Statements of "Comply" or "Not Comply" must be supported by evidence in a Bidders Bid and cross-referenced to that evidence.

ITEM NO.1: DISSOLUTION APPARATUS

Name of the Manufa	cturer:	Quantity:
Brand:		Country of Origin:
Estimated Cost:		Model:
PURCHASER'S SPE	ECIFICATION	SUPPLIER'S SPECIFICATION
requirements for the commissioning, and	vers the design and operation supply, delivery, installation, testing of Brand New with all necessary parts and	Note: Supplier must fill-up this column item by item and that the word "as per FDA Specifications" or "Same Specifications as required by
accessories.		FDA" would be rejected and
		declared as non-responsive.
TECHNICAL SPEC	IFICATION:	
A. MAIN UNIT:		
Note: Please indicate p	page number from the	
brochure submitted		
A.1. Capabilities and		
USP <711> compliant		
	nnt and/or configurable	
_	and/or automated sampling	
modes		
A.2. Temperature Co	ontrol	
Programmable range Includes 30-45°C, at a minimum		
Accuracy	± 0.5 °C or lower	
Each vessel and ba	th (if applicable) must be	
	igital temperature probe or	
equivalent temperature	e sensor.	
A.3. Vessel		
Number of stations	6 vessels	

Name of the Manufac	cturer:	Quantity:	
Brand:		Country of Origin:	
Estimated Cost:		Model:	
PURCHASER'S SPE	CIFICATION	SUPPLIER'S SPECIFICATION	
	vers the design and operation	Note: Supplier must fill-up this	
I = 1	supply, delivery, installation,	column item by item and that the	
	testing of Brand New	word "as per FDA Specifications" or	
	with all necessary parts and	"Same Specifications as required by	
accessories.	J 1	FDA" would be rejected and	
		declared as non-responsive.	
Material	glass		
Volume	1L		
Vessel must be individ	lually coded/serialized		
A.4. Spindle shaft			
Material	Stainless steel		
Speed control range	Includes 25 to 250 rpm		
	ONTROL, HARDWARE &		
SOFTWARE			
B.1 Hardware	Desktop computer with the		
(Computer Set)	latest hardware and		
Note: Brochure	operating system compatible		
and/or any other	with the equipment system;		
document or web	with at least 8 GB RAM and		
link where the	at least 500 GB SSD		
specifications below			
can be verified must			
be provided upon			
submission of bid	1 1100 11 1		
B.1A Accessories	1. USB Keyboard		
D A D I I	2. USB Optical Mouse		
B.2 Printer	Colored ink tank printer		
Note: Brochure	compatible with the		
and/or any other	computer hardware		
document or web link	In alredo and locat torus (2)		
where the	Includes at least two (2)		
specifications below can be verified must	bottles of every ink color:		
be provided upon	- Black		
submission of bid	- Yellow		
submission of bid	- Magenta		
a	- Cyan		
· · · · · · · · · · · · · · · · · · ·	SPARE PARTS, AND		
CONSUMABLES	1		
	a list of accessories, with part		
	umber, and submit brochure		
or webpage link to ver	-		
-	pon submission of bid. Any		
deviation will not be a			
- at least SIX (0) pcs. V	essel temperature sensor		

Name of the Manufacturer:	Quantity:
Brand:	Country of Origin:
Estimated Cost:	Model:
PURCHASER'S SPECIFICATION	SUPPLIER'S SPECIFICATION
This specification covers the design and operation	Note: Supplier must fill-up this
requirements for the supply, delivery, installation,	column item by item and that the
commissioning, and testing of Brand New	word "as per FDA Specifications" or
Dissolution complete with all necessary parts and	"Same Specifications as required by
accessories.	FDA" would be rejected and
	declared as non-responsive.
Note: For offers with wireless sensors, each sensor	
must be equipped with the required battery.	
• at least six (6) pcs. with cover 1L clear glass	
vessel, serialized and with certificate of calibration	
• at least six (6) pcs. with cover 1L amber vessel,	
serialized and with certificate of calibration	
• at least six (6) pcs. basket and basket adapter, 40	
mesh, serialized and with certificate of calibration	
• at least six (6) pcs. paddle blade, 316 SS,	
serialized and with certificate of calibration	
• at least two (2) pk/bot Prednisone tablets, package	
of 30's	
Notes Duradicana Calibratan Tablata marthada	
Note: Prednisone Calibrator Tablets must be the	
• at least one (1) unit 1 TB external hard drive	
• at least one (1) unit 1 1B external hard drive • at least one (1) unit 32GB USB	
• at least one (1) vial USP RS Ascorbic Acid, 1g, CAS RN®50-81-7	
• at least one (1) set Validation Tool Kit with	
calibration certificate for Performance Validation	
Testing (PVT), if the offered equipment is not	
compatible with Distek Validation Tool Kit	
Performance Validation Tool Kit must include a	
minimum of the following:	
 at least one (1) unit Digital Protractor 	
 at least one (1) unit Digital Level Sleeve 	
- at least one (1) unit Digital Thermometer	
- at least one (1) unit Digital Tachometer	
- at least one (1) unit Shaft Wobble Meter	
- at least one (1) unit Center Check Gauge	
- at least one (1) unit Shaft Check Gauge	
(1) min single should shage	
D. POWER SUPPLY	
D.1 Power input must include 220-240V or Auto volt	
AC, 60 Hertz	
D.2 Provision of online single-phase UPS compatible	
with the main equipment. Preferably, the UPS should	

Name of the Manufacturer:	Quantity:
Brand:	Country of Origin:
Estimated Cost:	Model:
PURCHASER'S SPECIFICATION	SUPPLIER'S SPECIFICATION
This specification covers the design and operation requirements for the supply, delivery, installation, commissioning, and testing of Brand New Dissolution complete with all necessary parts and accessories.	Note: Supplier must fill-up this column item by item and that the word "as per FDA Specifications" or "Same Specifications as required by FDA" would be rejected and declared as non-responsive.
include visual and/or audible alarm capabilities.	
Note: Brochure must be provided upon submission of bid	
E. WARRANTY AND AFTER SALES	
SERVICES Note: Commitment Letter must be provided upon submission of bid.	
E.1 A minimum of one (1) year warranty on parts and	
services of Dissolution System and minimum of one (1) year warranty on Computer Set Parts, Printer and UPS. Commencing after successful installation by Supplier and its acceptance by FDA. During the warranty period, Supplier must repair or replace any system component on site at no charge to FDA. Labor and travel must be included in the warranty program. E.2 Provision of annual preventive maintenance	
(PM) and calibration for three (3) years for the Dissolution system and one (1) year for UPS, commencing one (1) year after successful installation to the FDA. The PM must include at minimum the cleaning, testing, checking of various functions, and carrying out Quality Control (QC) checks and all PM parts (PM Kits) and other necessary consumables.	
E.3 Instrument should be attended for repair by trained service personnel within 72 hours from the time fault is reported by the user. The equipment shall have to be made fully operational within 96 hours from the time the fault is reported by the user. In the event of extended down times for the instrument (>96 hours), the warranty will be extended by the amount of time elapsed until the instrument is back in operation.	
E.4 The Supplier must provide technical support, free of charge, for software and for questions concerning	

Name of the Manufacturer:	Quantity:
Brand:	Country of Origin:
Estimated Cost:	Model:
PURCHASER'S SPECIFICATION	SUPPLIER'S SPECIFICATION
This specification covers the design and operation	Note: Supplier must fill-up this
requirements for the supply, delivery, installation,	column item by item and that the
commissioning, and testing of Brand New	word "as per FDA Specifications" or
Dissolution complete with all necessary parts and	"Same Specifications as required by
accessories.	FDA" would be rejected and
accessories.	declared as non-responsive.
maintenance, service, troubleshooting and repairs	deciment we from responsive.
during the entire period of the warranty.	
and the property of the state o	
E.5 In case there is a transfer of sole-distributor	
rights, the former distributor shall ensure that the	
warranties and after sales services given to FDA shall	
be honored and continued by the new distributor.	
Note: Bidder must provide Certification from the	
manufacturer.	
F. TESTING AND ACCEPTANCE	
Note: Commitment Letter must be provided upon	
submission of bid	
F.1 Acceptance testing will occur after completion of	
the training course and after the supplier states the	
system is installed and ready to perform in	
compliance with specifications	
F.2 If the system does not meet standard performance	
expectations, the Supplier will have one month to	
rectify the defects and clear the acceptance test,	
failing which, the FDA reserves the right to get the	
equipment replaced by FDA at no extra cost to the	
purchaser. The succeeding conduct of the	
validation/qualification shall also be the	
responsibility and at the cost of the Supplier G. TRAINING	
Note: Commitment Letter must be provided upon	
submission of bid	
The training should cover lectures on the instrument's	
theory and principles, its applications, and intensive	
hands-on operation. Troubleshooting, maintenance	
and service, including the verification of equipment's	
performance should also be discussed. Performance	
Verification Test (PVT) must be conducted by the	
supplier prior to acceptance of the unit. Hands-on	
training should be conducted at the FDA office for at	
least ten (10) participants. The training shall be	
provided at no cost to the FDA, if necessary,	
provision of free yearly refresher courses on the	
operations, post processing and maintenance of the	
Transition, post processing and maintenance of the	l

Name of the Manufacturer:	Quantity:
Brand:	Country of Origin:
Estimated Cost:	Model:
PURCHASER'S SPECIFICATION	SUPPLIER'S SPECIFICATION
This specification covers the design and operation requirements for the supply, delivery, installation, commissioning, and testing of Brand New Dissolution complete with all necessary parts and accessories. instrument within 3 years from the date of	Note: Supplier must fill-up this column item by item and that the word "as per FDA Specifications" or "Same Specifications as required by FDA" would be rejected and declared as non-responsive.
installation. The refresher course is not limited to hands-on operation but may also include actual sample tests.	
H. DOCUMENTATION Note: Commitment Letter must be provided upon submission of bid.	
H.1 Training certificate of Service Personnel from the manufacturer related to the installation, equipment maintenance, and troubleshooting must be provided	
H.2 Manufacturer's certificate of compliance and inspection must be provided.	
H.3 One (1) original copy and/or one electronic copy in a storage device of operating and service manuals in English must be provided.	
H.4 IQ, OQ, and PQ protocols, whichever is applicable. The protocols must provide the necessary information and test procedures required to prove that the instrument meets the specified requirements.	
H.5 Submission of IQ, OQ, and PQ reports, whichever is applicable, within five (5) working days after completion of qualification. Test data (raw data) and calibration certificates of the calibrating instruments used must be attached, whenever	
applicable. H.6 Inventory of all the deliverable components/hardware, software, spare parts, and installation accessories with their part number.	
H.7 Checklist for recommended maintenance with corresponding instructions and recommended frequency. A post PM performance check procedure	
to confirm that the system meets the manufacturer's performance specification must also be submitted. I. OTHER REQUIREMENTS	
Note: Documentary evidence must be provided upon submission of bid	

Name of the Manufacturer:	Quantity:
Brand:	Country of Origin:
Estimated Cost:	Model:
PURCHASER'S SPECIFICATION	SUPPLIER'S SPECIFICATION
This specification covers the design and operation requirements for the supply, delivery, installation, commissioning, and testing of Brand New Dissolution complete with all necessary parts and accessories. I.1 The supplier must submit a certification from the manufacturer stating that the offered equipment is latest model. I.2 Supplier must submit proof of authorization from	Note: Supplier must fill-up this column item by item and that the word "as per FDA Specifications" or "Same Specifications as required by FDA" would be rejected and declared as non-responsive.
the Manufacturer of the offered equipment. Authorization must include sales, distribution of equipment and its parts, and after-sales services, at a minimum.	
I.3 The supplier or the manufacturer must have at least one (1) local or international installation of the same model of the equipment being offered which can be available either through an online audio-visual conference or an in-person demonstration.	
Note: Upon submission of bid, the bidder must submit a list of companies with installed units. Contact person and contact details (telephone number/mobile number and e-mail address) for each listed company must also be submitted	
J. DELIVERY PERIOD	
Not more than ninety (90) calendar days upon receipt of Notice to Proceed. To be delivered at FDA-CTQAL, North Road, Jagobiao, Mandaue City, Cebu	

ITEM NO. 2: TABLET HARDNESS TESTER

Name of the Manufacturer:	Quantity:
Brand:	Country of Origin:
Estimated Cost:	Model:
PURCHASER'S SPECIFICATION	SUPPLIER'S SPECIFICATION
This specification covers the design and operation	Note: Supplier must fill-up this
requirements for the supply, delivery, installation,	column item by item and that the
commissioning, and testing of brand new and latest	word "as per FDA Specifications"
model of Brand New Tablet Hardness Tester,	or "Same Specifications as required
complete with all necessary parts and accessories,	by FDA" would be rejected and
for analyses of tablet breaking force. declared as non-responsive.	
A.TECHNICAL SPECIFICATION:	

Name of the Manufactur	rer:	Quantity:
Brand:		Country of Origin:
Estimated Cost:		Model:
PURCHASER'S SPECIFICATION		SUPPLIER'S SPECIFICATION
This specification covers the design and operation		Note: Supplier must fill-up this
requirements for the supply, delivery, installation,		column item by item and that the
	ng of brand new and latest	word "as per FDA Specifications"
0	Tablet Hardness Tester,	or "Same Specifications as required
	ary parts and accessories,	by FDA" would be rejected and
for analyses of tablet brea		declared as non-responsive.
A.1. MAIN UNIT:	ming force:	deciared as non-responsive.
Note: Please indicate pag	e number from the	
brochure submitted	e minie ei greni me	
Configuration	Benchtop	
Test Selection/	•	
measurement capability	Hardness, at a minimum	
	Includes 10-600 N, at a	
Force Measuring Range	minimum	
Constant Loading Rate	Includes 10-20 N/s, at a	
	minimum	
Constant Platen	Includes 0.1- 3 mm/s, at	
Movement	a minimum	
Accuracy	±1 N or lower	
Display	LCD/LED or equivalent	
Printout	Results of each	
	parameter and statistical	
	calculation (mean and	
	standard deviation, at a	
	minimum)	
B. ACCESSORIES, SPA	/	
CONSUMABLES		
	t of accessories, with part	
numbers or catalog numb	· ·	
or webpage link to verify		
requirements below, upon	submission of bid. Any	
deviation will not be allow	ved.	
1 piece Debris/Wa	aste Collector, as	
applicable		
1 piece Debris Shield/Protector, as		
applicable		
1 piece Cleaning brush		
• For units requiring external printer: 1 unit		
printer compatible with the equipment, with		
at least 2 bottles each of ink (CMYK)		
• For units with <u>built-in printer</u> : at least 10		
rolls of paper and 5 ink ribbons		
C. POWER SUPPLY		
C. I O WENDULLE		

Name of the Manufacturer:	Quantity:
Brand:	Country of Origin:
Estimated Cost:	Model:
PURCHASER'S SPECIFICATION	SUPPLIER'S SPECIFICATION
This specification covers the design and operation	Note: Supplier must fill-up this
requirements for the supply, delivery, installation,	column item by item and that the
commissioning, and testing of brand new and latest	word "as per FDA Specifications"
model of Brand New Tablet Hardness Tester,	or "Same Specifications as required
complete with all necessary parts and accessories,	by FDA" would be rejected and
for analyses of tablet breaking force.	declared as non-responsive.
C.1 Power input 220-240V or Auto volt AC, 60	-
Hertz	
C.2 Provision of Automated Voltage Regulator	
(AVR) compatible with the equipment power input	
Note: Brochure must be provided upon submission	
of bid	
D. WARRANTY AND AFTER SALES	
SERVICES	
Note: Commitment Letter must be provided upon	
submission of bid	
D.1 A minimum of two (2) year warranty on parts	
and services of Tablet Hardness Tester, Printer, and	
AVR, commencing after successful installation by	
Supplier and its acceptance by FDA.	
During the warranty period, Supplier must repair or	
replace any system component on site at no charge	
to FDA. Labor and travel must be included in the	
warranty program.	
D.2 Provision of annual preventive maintenance	
(PM) and calibration for two (2) years for the Tablet	
Hardness Tester, commencing one (1) year after successful installation.	
Successiui installation.	
Calibration service must demonstrate traceability of	
measurement to the International Systems of Units	
(SI), as should be reflected in the calibration	
Preventive Maintenance must include at minimum	
PM parts (PM Kits) and other necessary	
1 '	
must include Installation Qualification (IQ),	
Operational Qualification (OQ) and Performance	
Qualification (PQ), whichever is applicable.	
Preventive Maintenance must include at minimum the cleaning, testing, checking of various functions, and carrying out Quality Control (QC) checks and all PM parts (PM Kits) and other necessary consumables, as applicable. D.3 Provision of a qualification package. Package must include Installation Qualification (IQ), Operational Qualification (OQ) and Performance	

Name of the Manufacturer:	Quantity:
Brand:	Country of Origin:
Estimated Cost:	Model:
PURCHASER'S SPECIFICATION	SUPPLIER'S SPECIFICATION
This specification covers the design and operation requirements for the supply, delivery, installation, commissioning, and testing of brand new and latest model of Brand New Tablet Hardness Tester, complete with all necessary parts and accessories, for analyses of tablet breaking force. D.4 Instrument should be attended for repair by trained service personnel within 24 hours from the time fault is reported by the user. The equipment shall have to be made fully	Note: Supplier must fill-up this column item by item and that the word "as per FDA Specifications" or "Same Specifications as required by FDA" would be rejected and declared as non-responsive.
operational within 48 hours from the time the fault is reported by the user. In the event of extended down times for the instrument (> 48 hours), the warranty will be extended by the amount of time elapsed until the instrument is back in operation. D.5 The Supplier must provide technical support, free of charge, and for questions concerning maintenance, service, troubleshooting and repairs during the entire period of the warranty.	
D.6 In case there is a transfer of sole-distributor rights, the former distributor shall ensure that the warranties and after sales services given to FDA shall be honored and continued by the new distributor.	
Note: Bidder must provide Certification from the manufacturer.	
E. TESTING AND ACCEPTANCE Note: Commitment Letter must be provided upon submission of bid	
E.1 Acceptance testing will occur after completion of the training course and after the supplier states the system is installed and ready to perform in compliance with specifications	
E.2 If the system does not meet standard performance expectations, the Supplier will have one month to rectify the defects and clear the acceptance test, failing which, the FDA reserves the right to get the equipment replaced by FDA at no extra cost to the purchaser. The succeeding conduct of the validation/qualification shall also be the responsibility and at the cost of the Supplier	

Name of the Manufacturer:	Quantity:
Brand:	Country of Origin:
Estimated Cost:	Model:
PURCHASER'S SPECIFICATION	SUPPLIER'S SPECIFICATION
This specification covers the design and operation	Note: Supplier must fill-up this
requirements for the supply, delivery, installation,	column item by item and that the
commissioning, and testing of brand new and latest	word "as per FDA Specifications"
model of Brand New Tablet Hardness Tester,	or "Same Specifications as required
complete with all necessary parts and accessories,	by FDA" would be rejected and
for analyses of tablet breaking force.	declared as non-responsive.
F. TRAINING	GOODE OF THE POST
Note: Commitment Letter must be provided upon	
submission of bid	
The training should cover lectures on the	
instrument's theory and principles, its applications,	
data processing and interpretation, and intensive	
hands-on operation. Troubleshooting, maintenance,	
and service, including the verification of	
equipment's performance should also be discussed.	
Hands-on training should be conducted at the FDA	
office for at least ten (10) participants. The training	
shall be provided at no cost to the FDA. If necessary,	
provision of free yearly refresher courses on the	
operations, post processing and maintenance of the	
instrument within 2 years from the date of	
installation. The refresher course is not limited to	
hands-on operation but may also include actual	
sample tests.	
G. DOCUMENTATION	
Note: Commitment Letter must be provided upon	
submission of bid.	
G.1 Training certificate of Service Personnel from	
the manufacturer related to the installation,	
equipment maintenance, and troubleshooting must	
be provided	
G.2 Manufacturer's certificate of compliance and	
inspection must be provided.	
G.3 One (1) original copy and/or one electronic copy	
in a storage device of operating and service manuals	
in English must be provided.	
G.4 IQ, OQ, and PQ protocols, whichever is	
applicable. The protocols must provide the necessary	
information and test procedures required to prove	
that the instrument meets the specified requirements.	
G.5 Submission of IQ, OQ, and PQ reports,	
whichever is applicable, within five (5) working	
days after completion of qualification. Test data (raw	
data) and calibration certificates of the calibrating	
instruments used must be attached, whenever	
applicable.	

Name of the Manufacturer:	Quantity:
Brand:	Country of Origin:
Estimated Cost:	Model:
PURCHASER'S SPECIFICATION	SUPPLIER'S SPECIFICATION
This specification covers the design and operation	Note: Supplier must fill-up this
requirements for the supply, delivery, installation,	column item by item and that the
commissioning, and testing of brand new and latest	word "as per FDA Specifications"
model of Brand New Tablet Hardness Tester,	or "Same Specifications as required
complete with all necessary parts and accessories,	by FDA" would be rejected and
for analyses of tablet breaking force.	declared as non-responsive.
G.6 Inventory of all the deliverable	•
components/hardware, spare parts, and installation	
accessories with their part number.	
G.7 Checklist for recommended maintenance with	
corresponding instructions and recommended	
frequency. A post PM performance check procedure	
to confirm that the system meets the manufacturer's	
performance specification must also be submitted.	
H. OTHER REQUIREMENTS	
Note: Documentary evidence must be provided	
upon submission of bid	
H.1 The supplier must submit a certification from the	
manufacturer stating that the offered equipment is	
the <u>latest model.</u>	
H.2 The supplier or the manufacturer must submit	
proof of authorization from the Manufacturer of the	
offered equipment. Authorization must include sales,	
distribution of equipment and its parts, and after-	
sales services, at a minimum.	
H.3 The supplier or the manufacturer must have at	
least one (1) local or international installation of the	
same model of the equipment offered which can be	
available for demonstration via an online audio-	
visual conference.	
Note: Upon submission of bid, the bidder must	
submit a list of companies with installed units.	
Contact person and contact details (telephone	
number/mobile number and e-mail address) for each	
listed company must also be submitted.	
I. DELIVERY PERIOD	
Not more than sixty (60) calendar days upon receipt	
of Notice to Proceed. To be delivered at FDA-	
ATQAL, Civic Drive, Filinvest Corporate City,	
Alabang, Muntinlupa City	

ITEM NO. 3: TABLET HARDNESS TESTER

Name of the Manufactur	rer:	Quantity:
Brand:		Country of Origin:
Estimated Cost:		Model:
PURCHASER'S SPECIFICATION		SUPPLIER'S SPECIFICATION
This specification covers the design and operation requirements for the supply, delivery, installation, commissioning, and testing of brand new and latest model of Brand New Tablet Hardness Tester, complete with all necessary parts and accessories,		Note: Supplier must fill-up this column item by item and that the word "as per FDA Specifications" or "Same Specifications as required by FDA" would be rejected and
for analyses of tablet brea	• •	declared as non-responsive.
A. TECHNICAL SPEC		•
A.1. MAIN UNIT: Note: Please indicate pag brochure submitted		
Configuration	Benchtop	
Test Selection/ measurement capability	Hardness, at a minimum	
Force Measuring Range	Includes 10-600 N, at a minimum	
Constant Loading Rate	Includes 10-20 N/s, at a minimum	
Constant Platen	Includes 0.1- 3 mm/s, at	
Movement	a minimum	
Accuracy	±1 N or lower	
Display	LCD/LED or equivalent	
Printout	Results of each	
	parameter and statistical	
	calculation (mean and	
	standard deviation, at a	
	minimum)	
B. ACCESSORIES, SPA	ARE PARTS, AND	
CONSUMABLES	ŕ	
Note: Please provide a lis	st of accessories, with part	
numbers or catalog numb	er, and submit brochure	
or webpage link to verify	compliance to the	
requirements below, upon		
deviation will not be allowed.		
 1 piece Debris/Waste Collector, as applicable 		
1 piece Debris Shield/Protector, as applicable		
1 piece Cleaning brush		
For units requiring external printer: 1 unit		
printer compatible with the equipment, with at least 2 bottles each of ink (CMYK)		

Name of the Manufacturer:	Quantity:
Brand:	Country of Origin:
Estimated Cost:	Model:
PURCHASER'S SPECIFICATION	SUPPLIER'S SPECIFICATION
This specification covers the design and operation	Note: Supplier must fill-up this
requirements for the supply, delivery, installation,	column item by item and that the
commissioning, and testing of brand new and latest	word "as per FDA Specifications"
model of Brand New Tablet Hardness Tester,	or "Same Specifications as required
complete with all necessary parts and accessories,	by FDA" would be rejected and
for analyses of tablet breaking force.	declared as non-responsive.
• For units with built-in printer: at least 10	•
rolls of paper and 5 ink ribbons	
C. POWER SUPPLY	
C.1 Power input 220-240V or Auto volt AC, 60	
Hertz	
C.2 Provision of Automated Voltage Regulator	
(AVR) compatible with the equipment power input	
Note: Brochure must be provided upon submission	
of bid	
D. WARRANTY AND AFTER SALES	
SERVICES	
Note: Commitment Letter must be provided upon	
submission of bid	
D.1 A minimum of two (2) year warranty on parts	
and services of Tablet Hardness Tester, Printer, and	
AVR, commencing after successful installation by	
Supplier and its acceptance by FDA.	
During the warranty period, Supplier must repair or	
replace any system component on site at no charge	
to FDA. Labor and travel must be included in the	
warranty program.	
D.2 Provision of annual preventive maintenance	
(PM) and calibration for two (2) years for the Tablet	
Hardness Tester, commencing one (1) year after	
successful installation.	
Calibration service must demonstrate traceability of	
measurement to the International Systems of Units	
(SI), as should be reflected in the calibration	
certificate.	
Preventive Maintenance must include at minimum	
the cleaning, testing, checking of various functions,	
and carrying out Quality Control (QC) checks and all	
PM parts (PM Kits) and other necessary	
consumables, as applicable.	
D.3 Provision of a qualification package. Package	
must include Installation Qualification (IQ),	

Name of the Manufacturer:	Quantity:
Brand:	Country of Origin:
Estimated Cost:	Model:
PURCHASER'S SPECIFICATION	SUPPLIER'S SPECIFICATION
This specification covers the design and operation	Note: Supplier must fill-up this
requirements for the supply, delivery, installation,	column item by item and that the
commissioning, and testing of brand new and latest	word "as per FDA Specifications"
model of Brand New Tablet Hardness Tester,	or "Same Specifications as required
complete with all necessary parts and accessories,	by FDA" would be rejected and
for analyses of tablet breaking force.	declared as non-responsive.
Operational Qualification (OQ) and Performance	
Qualification (PQ), whichever is applicable.	
D.4 Instrument should be attended for repair by	
trained service personnel within 72 hours from the	
time fault is reported by the user.	
The equipment shall have to be made fully	
operational within 96 hours from the time the fault is	
reported by the user. In the event of extended down	
times for the instrument (> 96 hours), the warranty	
will be extended by the amount of time elapsed until	
the instrument is back in operation.	
D.5 The Supplier must provide technical support,	
free of charge, and for questions concerning	
maintenance, service, troubleshooting and repairs	
during the entire period of the warranty.	
D.6 In case there is a transfer of sole-distributor	
rights, the former distributor shall ensure that the	
warranties and after sales services given to FDA	
shall be honored and continued by the new	
distributor.	
Note: Bidder must provide Certification from the	
manufacturer.	
E. TESTING AND ACCEPTANCE	
Note: Commitment Letter must be provided upon	
submission of bid	
E.1 Acceptance testing will occur after completion	
of the training course and after the supplier states the	
system is installed and ready to perform in	
compliance with specifications	
E.2 If the system does not meet standard	
performance expectations, the Supplier will have one	
month to rectify the defects and clear the acceptance	
test, failing which, the FDA reserves the right to get	
the equipment replaced by FDA at no extra cost to	
the purchaser. The succeeding conduct of the	
validation/qualification shall also be the	
responsibility and at the cost of the Supplier	

Name of the Manufacturer:	Quantity:
Brand:	Country of Origin:
Estimated Cost:	Model:
PURCHASER'S SPECIFICATION	SUPPLIER'S SPECIFICATION
This specification covers the design and operation	Note: Supplier must fill-up this
requirements for the supply, delivery, installation,	column item by item and that the
commissioning, and testing of brand new and latest	word "as per FDA Specifications"
model of Brand New Tablet Hardness Tester,	or "Same Specifications as required
complete with all necessary parts and accessories,	by FDA" would be rejected and
for analyses of tablet breaking force.	declared as non-responsive.
F. TRAINING	GOODE WE HOLD TOOK ONEST YOU
Note: Commitment Letter must be provided upon	
submission of bid	
The training should cover lectures on the	
instrument's theory and principles, its applications,	
data processing and interpretation, and intensive	
hands-on operation. Troubleshooting, maintenance,	
and service, including the verification of	
equipment's performance should also be discussed.	
Hands-on training should be conducted at the FDA	
office for at least ten (10) participants. The training	
shall be provided at no cost to the FDA. If necessary,	
provision of free yearly refresher courses on the	
operations, post processing and maintenance of the	
instrument within 2 years from the date of	
installation. The refresher course is not limited to	
hands-on operation but may also include actual	
sample tests.	
G. DOCUMENTATION	
Note: Commitment Letter must be provided upon	
submission of bid.	
G.1 Training certificate of Service Personnel from	
the manufacturer related to the installation,	
equipment maintenance, and troubleshooting must	
be provided	
G.2 Manufacturer's certificate of compliance and	
inspection must be provided.	
G.3 One (1) original copy and/or one electronic copy	
in a storage device of operating and service manuals	
in English must be provided.	
G.4 IQ, OQ, and PQ protocols, whichever is	
applicable. The protocols must provide the necessary	
information and test procedures required to prove	
that the instrument meets the specified requirements.	
G.5 Submission of IQ, OQ, and PQ reports,	
whichever is applicable, within five (5) working	
days after completion of qualification. Test data (raw	
data) and calibration certificates of the calibrating	
instruments used must be attached, whenever	
applicable.	

Name of the Manufacturer:	Quantity:
Brand:	Country of Origin:
Estimated Cost:	Model:
PURCHASER'S SPECIFICATION	SUPPLIER'S SPECIFICATION
This specification covers the design and operation	Note: Supplier must fill-up this
requirements for the supply, delivery, installation,	column item by item and that the
commissioning, and testing of brand new and latest	word "as per FDA Specifications"
model of Brand New Tablet Hardness Tester,	or "Same Specifications as required
complete with all necessary parts and accessories,	by FDA" would be rejected and
for analyses of tablet breaking force.	declared as non-responsive.
G.6 Inventory of all the deliverable	-
components/hardware, spare parts, and installation	
accessories with their part number.	
G.7 Checklist for recommended maintenance with	
corresponding instructions and recommended	
frequency. A post PM performance check procedure	
to confirm that the system meets the manufacturer's	
performance specification must also be submitted.	
H. OTHER REQUIREMENTS	
Note: Documentary evidence must be provided	
upon submission of bid	
H.1 The supplier must submit a certification from the	
manufacturer stating that the offered equipment is	
the <u>latest model.</u>	
H.2 The supplier or the manufacturer must submit	
proof of authorization from the Manufacturer of the	
offered equipment. Authorization must include sales,	
distribution of equipment and its parts, and after-	
sales services, at a minimum.	
H.3 The supplier or the manufacturer must have at	
least one (1) local or international installation of the	
same model of the equipment offered which can be	
available for demonstration via an online audio-	
visual conference.	
Note: Upon submission of bid, the bidder must	
submit a list of companies with installed units.	
Contact person and contact details (telephone	
number/mobile number and e-mail address) for each	
listed company must also be submitted.	
I. DELIVERY PERIOD	
Not more than sixty (60) calendar days upon receipt	
of Notice to Proceed. To be delivered at FDA-	
CTQAL, North Road, Jagobiao, Mandaue City,	
Cebu	

true and correct, otherwise, if found false either during th	e bid evaluation or post qualification
the same shall give rise to automatic disqualification of o	ur bid.
Name of Company/Bidder	Date

Signature Over Printed Name of Authorized Representative

Section VIII. Checklist of Technical and Financial Documents

Notes on the Checklist of Technical and Financial Documents

The prescribed documents in the checklist are mandatory to be submitted in the Bid, but shall be subject to the following:

- a. GPPB Resolution No. 09-2020 on the efficient procurement measures during a State of Calamity or other similar issuances that shall allow the use of alternate documents in lieu of the mandated requirements; or
- b. Any subsequent GPPB issuances adjusting the documentary requirements after the effectivity of the adoption of the PBDs.

The BAC shall be checking the submitted documents of each Bidder against this checklist to ascertain if they are all present, using a non-discretionary "pass/fail" criterion pursuant to Section 30 of the 2016 revised IRR of RA No. 9184.

Checklist of Technical and Financial Documents

I. TECHNICAL COMPONENT ENVELOPE

Class "A" Documents Legal Documents Valid PhilGEPS Registration Certificate (Platinum Membership) (all pages) in accordance with Section 8.5.2 of the IRR; **Technical Documents** Statement of the prospective bidder of all its ongoing government and private (b) contracts, including contracts awarded but not yet started, if any, whether similar or not similar in nature and complexity to the contract to be bid; and (c) Statement of the bidder's Single Largest Completed Contract (SLCC) similar to the contract to be bid, except under conditions provided for in Sections 23.4.1.3 and 23.4.2.4 of the 2016 revised IRR of RA No. 9184, within the relevant period as provided in the Bidding Documents; and Original copy of Bid Security. If in the form of a Surety Bond, submit also a (d) certification issued by the Insurance Commission; Original copy of Notarized Bid Securing Declaration; and Conformity with the Technical Specifications, which may include (e) production/delivery schedule, manpower requirements, and/or aftersales/parts, if applicable; and Original duly signed Omnibus Sworn Statement (OSS); (f) and if applicable, Original Notarized Secretary's Certificate in case of a corporation, partnership, or cooperative; or Original Special Power of Attorney of all members of the joint venture giving full power and authority to its officer to sign the OSS and do acts to represent the Bidder. Financial Documents The prospective bidder's computation of Net Financial Contracting Capacity (g) (NFCC); or A committed Line of Credit from a Universal or Commercial Bank in lieu of its NFCC computation. Class "B" Documents If applicable, a duly signed joint venture agreement (JVA) in case the joint (h) venture is already in existence; duly notarized statements from all the potential joint venture partners stating that they will enter into and abide by the provisions of the JVA in the instance that the bid is successful. Other documentary requirements under RA No. 9184 (as applicable)

[For foreign bidders claiming by reason of their country's extension of reciprocal rights to Filipinos] Certification from the relevant government office of their country stating that Filipinos are allowed to participate in

	(j)	government procurement activities for the same item or product. Certification from the DTI if the Bidder claims preference as a Domestic Bidder or Domestic Entity.
25	FINAN(CIAL COMPONENT ENVELOPE
	(a)	Original of duly signed and accomplished Financial Bid Form; and
	(b)	Original of duly signed and accomplished Price Schedule(s).

CENTRALIZED BIDS AND AWARDS COMMITTEE

ITB No.	Date /Time of Opening and Evaluation of Bids:
Project Title:	
Approved Budget fo	the Contract:
Name of Bidder:	
Address:	

CHECKLIST OF DOCUMENTS FOR THE OPENING AND BID EVALUATION OF BIDDING DOCUMENTS

(Note: Write if <u>PASSED</u> or <u>FAILED</u> on the left space provided.)

I. PRELIMINARY EXAMINATION OF BIDS;

A. Two Envelope System

REMARKS (Passed/Failed)	
	1. Original Bid Copy
	2. Copy 1 & 2
	3. USB flash drive

B. Marking of Bids

REMARKS	
(Passed/Failed)	
	1. Arranged
	2. Numbered/Tabbed
	3. Original Copies of the Bid Document must be duly signed by
	prospective bidder or authorized representative using blue ink pen

I. TECHNICAL COMPONENTS - (ENVELOPE ONE)

Passed/Failed Remarks	Eligibility Documents (Class "A" Documents)			
	Page No.	LEGAL DOCUMENTS		

	// ** ## ## ## ## ## ## ## ## ## ## ## ##
	(a) Valid PhilGEPS Registration Certificate (Platinum Membership)
1	(all pages) in accordance with section 8.5.2 of the RIRR of RA 9184;
	or
	(b) Registration certificate from Securities and Exchange
	Commission (SEC), Department of Trade and Industry (DTI) for sole
	proprietorship, or
	Cooperative Development Authority (CDA) for cooperatives or its
	equivalent document, and
1.1	(c) Mayor's or Business permit issued by the city or municipality
1.1	where the principal place of business of the prospective bidder is
	located, or the equivalent document for Exclusive Economic Zones or
	Areas;
	And
	(d) Tax clearance per E.O. No. 398, s. 2005, as finally reviewed
	and approved by the Bureau of Internal Revenue (BIR).
	TECHNICAL DOCUMENTS
	Statement of the prospective bidder of all its ongoing government and
2.	private contracts, including contracts awarded but not yet started, if
2.	any, whether similar or not similar in nature and complexity to the
	contract to be bid; and
	Statement of the bidder's Single Largest Completed Contract (SLCC)
	similar to the contract to be bid, except under conditions provided for
3.	in Sections 23.4.1.3 and 23.4.2.4 of the 2016 revised IRR of RA No.
3.	
	9184, within the relevant period as provided in the Bidding
	Documents; and
	Original copy of Bid Security. If in the form of a Surety Bond, submit
4.	also a certification issued by the Insurance Commission;
••	or
	Original copy of Notarized Bid Securing Declaration; and
	Conformity with the Technical Specifications, which may include
5.	production/delivery schedule, manpower requirements, and/or after-
	sales/parts, if applicable; and
	Original duly signed Omnibus Sworn Statement (OSS);
	and if applicable, Original Notarized Secretary's Certificate in case of
	a corporation, partnership, or cooperative; or Original Special Power
6.	
	of Attorney of all members of the joint venture giving full power and
	authority to its officer to sign the OSS and do acts to represent the
	Bidder.
	FINANCIAL DOCUMENTS
	The Supplier's audited financial statements, showing, among others,
	the Supplier's total and current assets and liabilities, stamped
	"received" by the BIR or its duly accredited and authorized
7.	institutions or filed through Electronic Filing and Payment System
	(EPFS) with corresponding reference number, for the preceding
	calendar year which should not be earlier than two (2) years from the
	date of bid submission; and
	The prospective bidder's computation of Net Financial Contracting
8.	Capacity (NFCC);
	or

	A committed Line of Credit from a Universal or Commercial Bank in lieu of its NFCC computation.		
Eligibility	Documents (Class "B" Documents)		
9.	If applicable, a duly signed joint venture agreement (JVA) in case the joint venture is already in existence or Duly notarized statements from all the potential joint venture partners stating that they will enter into and abide by the provisions of the JVA in the instance that the bid is successful.		

II. FINANCIAL COMPONENTS - (ENVELOPE TWO)

	Financial Proposal Submission Form, to include the following							
	Duly accomplished and signed Bid Form;							
	1.	Bid	Amount	in	Figures	and	in	Words:
	2.	Duly ac	ccomplished	and sign	ed Price Sch	edule(s)		
C	Other docume				No. 9184 (as	1 /	le)	
	1.	[For foreign bidders claiming by reason of their country's extension of reciprocal rights to Filipinos] Certification from the relevant government office of their country stating that Filipinos are allowed to participate in government procurement activities for the same item or product.						
	2.	Certification from the DTI if the Bidder claims preference as a Domestic Bidder or Domestic Entity.						

III. OVER-ALL REMARKS

	PASSED	FAILED
TECHNICAL COMPONENTS		
FINANCIAL COMPONENTS		

OTHERS	(e.g.	ground/s	for	failed	bid):

Contract Agreement [PROJECT TITLE]

	THIS AGREEMENT made on the	day of	20	between:
--	----------------------------	--------	----	----------

The **FOOD and DRUG ADMINISTRATION**, a National Government Agency organized and existing by virtue of Republic Act No. 3720, as amended, with address at Food and Drug Administration Main, Civic Drive, Filinvest City, Alabang, Muntinlupa City, represented by its (OFFICER–IN–CHARGE,) DIRECTOR GENERAL, (INSERT NAME OF DIRECTOR GENERAL) (hereinafter called the "FDA";

- and -

(COMPLETE NAME OF SUPPLIER), a corporation duly organized and existing under Philippine laws, with principal office address at (INSERT COMPLETE PRINCIPAL OFFICE ADDRESS), represented herein by (INSERT THE NAME, RANK, AND DESIGNATION OF THE AUTHORIZED REPRESENTATIVE), hereinafter called "the SUPPLIER/SERVICE PROVIDER/ACRONYM OF SUPPLIER")

The FDA and the (<u>SUPPLIER/SERVICE PROVIDER/SUPPLIER</u> ACRONYM) may each be referred to as a "Party", and collectively as "Parties."

WITNESSETH That:

WHEREAS, the FDA invited Bids for the certain goods and ancillary services (the "Bid"), particularly (INSERT TITLE OF THE PROCUREMENT PROJECT) (the "Services/Goods") under ITB No. (Please insert the ITB Reference) and has accepted a Bid by the (SUPPLIER/SERVICE PROVIDER/SUPPLIER ACRONYM) for the supply of those goods and services the (Brief Description of the Project) in the sum of (INSERT BID PRICE IN WORDS) ONLY (Php INSERT CONTRACT PRICE IN FIGURES) (hereinafter called "the Contract Price").

(Insert whereas clauses as needed)

NOW THEREFORE, for and in consideration of the abovementioned premises, the FDA and the (SUPPLIER/SERVICE PROVIDER/SUPPLIER ACRONYM) hereby agrees 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 as required by the 2016 revised Implementing Rules and Regulations of Republic Act No. 9184 shall be deemed to form and be read and construed as integral part of this Agreement, *viz.*:
 - I. Philippine Bidding Documents (PBDs);
 - i. Schedule of Requirements;
 - ii. Technical Specifications;
 - iii. General and Special Conditions of Contract; and
 - iv. Supplemental or Bid Bulletins, if any
 - II. Winning bidder's bid, including the Eligibility requirements, Technical and Financial Proposals, and all other documents or statements submitted;

Bid form, including all the documents/statements contained in the Bidder's bidding envelopes, as annexes, and all other documents submitted (*e.g.*, Bidder's response to request for clarifications on the bid), including corrections to the bid, if any, resulting from the Procuring Entity's bid evaluation:

- III. Performance Security;
- IV. Notice of Award of Contract; and the Bidder's conforme thereto; and
- V. Other contract documents that may be required by existing laws and/or the Procuring Entity concerned in the PBDs. Winning bidder agrees that additional contract documents or information prescribed by the GPPB that are subsequently required for submission after the contract execution, such as the Notice to Proceed, Variation Orders, and Warranty Security, shall likewise form part of the Contract.
- 3. In consideration for the sum of [total contract price in words and figures], [Named of the bidder] agrees to [state the object of the contract] in accordance with his/her/its Bid.
- 4. The [Name of the procuring entity] agrees to pay the above-mentioned sum in accordance with the terms of the Bidding.
- 5. This Agreement contains all the terms and conditions agreed upon by the parties with reference to the subject matter contained in this Agreement. No other agreement, oral or otherwise, shall be deemed to exist or to bind either of the parties to this Agreement.
 - No Amendment to this Agreement may be made except by a written instrument signed by both parties, executed in the same formalities as this Agreement.
- 6. This Agreement may be renewed upon mutual agreement of the parties by giving written notice to the other party at least https://doi.org/10.10/ (Choose one only) days prior the extinguishment of this contract.

7. This Agreement is governed by, and construed in accordance with, the laws of the Republic of the Philippines. Any dispute between the PARTIES arising out of, or relating to this agreement, its interpretation or performance hereunder, the parties shall exert their best efforts to resolve the dispute amicably through negotiation.

If such dispute cannot be settled amicably, the parties shall resort to Alternative Dispute Resolution (ADR) through arbitration.

Should the resort to arbitration fail, the parties agree that all suits shall be filed in the appropriate courts of Makati City or Muntinlupa City only, to the exclusion of all other courts.

8. Should the Service Provider fail to satisfactorily deliver goods under the contract in accordance with the terms of this Agreement, inclusive of duly granted time extensions, if any, the Service Provider shall be liable for damages for the delay and shall pay the FDA liquidated damages, not by way of penalty, an amount equal to one-tenth (1/10) of one percent (1%) of the cost of the delayed goods scheduled for delivery for every day of delay until such goods are finally delivered and accepted by the FDA.

The FDA need not prove that it has incurred actual damages to be entitled to liquidated damages. Such amount shall be deducted from any money due or which may become due to the Service Provider, or collected from any securities or warranties posted by the Service Provider, whichever is convenient to the FDA.

In case the total sum of liquidated damages reaches ten percent (10%) of the total contract price, the FDA may rescind the contract and impose appropriate sanctions over and above the liquidated damages to be paid, in accordance with existing applicable laws, rules and regulations.

IN WITNESS whereof the parties hereto have caused this Agreement to be executed in accordance with the laws of the Republic of the Philippines on the day and year first above written.

[Insert Name and Signature] [Insert Name and Signature]

[Insert Signatory's Legal Capacity] [Insert Signatory's Legal Capacity]

for: for:

[Insert Procuring Entity] [Insert Name of Supplier]

Acknowledgment

[Format shall be based on the latest Rules on Notarial Practice]

Omnibus Sworn Statement

REPUBLIC OF THE PHILIPPINES)		
CITY/MUNICIPALITY OF)	S.S	5

AFFIDAVIT

I, [Name of Affiant], of legal age, [Civil Status], [Nationality], and residing at [Address of Affiant], after having been duly sworn in accordance with law, do hereby depose and state that:

1. Select one, delete the other:

If a sole proprietorship: I am the sole proprietor or authorized representative of [Name of Bidder] with office address at [address of Bidder];

If a partnership, corporation, cooperative, or joint venture: I am the duly authorized and designated representative of [Name of Bidder] with office address at [address of Bidder];

2. Select one, delete the other:

If a sole proprietorship: As the owner and sole proprietor, or authorized representative of [Name of Bidder], I have full power and authority to do, execute and perform any and all acts necessary to participate, submit the bid, and to sign and execute the ensuing contract for [Name of the Project] of the [Name of the Procuring Entity], as shown in the attached duly notarized Special Power of Attorney;

If a partnership, corporation, cooperative, or joint venture: I am granted full power and authority to do, execute and perform any and all acts necessary to participate, submit the bid, and to sign and execute the ensuing contract for [Name of the Project] of the [Name of the Procuring Entity], as shown in the attached [state title of attached document showing proof of authorization (e.g., duly notarized Secretary's Certificate, Board/Partnership Resolution, or Special Power of Attorney, whichever is applicable;)];

3. [Name of Bidder] is not "blacklisted" or barred from bidding by the Government of the Philippines or any of its agencies, offices, corporations, or Local Government Units, foreign government/foreign or international financing institution whose blacklisting rules have been recognized by the Government Procurement Policy Board; by itself or by relation, membership, association, affiliation, or controlling interest with another blacklisted person or entity as defined and provided for in the Uniform Guidelines on Blacklisting;

- 4. Each of the documents submitted in satisfaction of the bidding requirements is an authentic copy of the original, complete, and all statements and information provided therein are true and correct;
- 5. [Name of Bidder] is authorizing the Head of the Procuring Entity or its duly authorized representative(s) to verify all the documents submitted;

6. Select one, delete the rest:

If a sole proprietorship: The owner or sole proprietor is not related to the Head of the Procuring Entity, members of the Bids and Awards Committee (BAC), the Technical Working Group, and the BAC Secretariat, the head of the Project Management Office or the end-user unit, and the project consultants by consanguinity or affinity up to the third civil degree;

If a partnership or cooperative: None of the officers and members of [Name of Bidder] is related to the Head of the Procuring Entity, members of the Bids and Awards Committee (BAC), the Technical Working Group, and the BAC Secretariat, the head of the Project Management Office or the end-user unit, and the project consultants by consanguinity or affinity up to the third civil degree;

If a corporation or joint venture: None of the officers, directors, and controlling stockholders of [Name of Bidder] is related to the Head of the Procuring Entity, members of the Bids and Awards Committee (BAC), the Technical Working Group, and the BAC Secretariat, the head of the Project Management Office or the end-user unit, and the project consultants by consanguinity or affinity up to the third civil degree;

- 7. [Name of Bidder] complies with existing labor laws and standards; and
- 8. *[Name of Bidder]* is aware of and has undertaken the following responsibilities as a Bidder:
 - a) Carefully examine all of the Bidding Documents;
 - b) Acknowledge all conditions, local or otherwise, affecting the implementation of the Contract:
 - c) Made an estimate of the facilities available and needed for the contract to be bid, if any; and
 - d) Inquire or secure Supplemental/Bid Bulletin(s) issued for the [Name of the Project].
- 9. [Name of Bidder] did not give or pay directly or indirectly, any commission, amount, fee, or any form of consideration, pecuniary or otherwise, to any person or official, personnel or representative of the government in relation to any procurement project or activity.

obligations and undertakings in the continuation of criminal liability for Swindling (unfaithfulness or abuse of confidence payment received by a person or endeliver certain goods or services, to the	r given, failure to perform or deliver any of the ontract shall be sufficient grounds to constitute Estafa) or the commission of fraud with a through misappropriating or converting any tity under an obligation involving the duty to a prejudice of the public and the government of 15 of Act No. 3815 s. 1930, as amended, or the
IN WITNESS WHEREOF, I have her, Philippines.	reunto set my hand this day of, 20 at
	Bidder's Representative/Authorized Signatory
of execution], Philippines. Affiant/s is/are pome through competent evidence of identity (A.M. No. 02-8-13-SC). Affiant/s exhibit identification card used], with his/her photo-	before me this day of [month] [year] at [place ersonally known to me and was/were identified by as defined in the 2004 Rules on Notarial Practice ited to me his/her [insert type of government ograph and signature appearing thereon, with no. ifficate No issued on at day of [month] [year].
	NAME OF NOTARY PUBLIC Serial No. of Commission Notary Public for until Roll of Attorneys No PTR No [date issued], [place issued] IBP No [date issued], [place issued]
Doc. No Page No Book No Series of * This form will not apply for WP funded n	waiaata
* This form will not apply for WB funded p	Tojecis.

Performance Securing Declaration (Revised)

[if used as an alternative performance security but it is not required to be submitted with the Bid, as it shall be submitted within ten (10) days after receiving the Notice of Award]

REPUBLIC CITY OF	OF	THE	PHILIPPINES)) S.S.

PERFORMANCE SECURING DECLARATION

Invitation to Bid: [Insert Reference Number indicated in the Bidding Documents] To: [Insert name and address of the Procuring Entity]

I/We, the undersigned, declare that:

- 1. I/We understand that, according to your conditions, to guarantee the faithful performance by the supplier/distributor/manufacturer/contractor/consultant of its obligations under the Contract, I/we shall submit a Performance Securing Declaration within a maximum period of ten (10) calendar days from the receipt of the Notice of Award prior to the signing of the Contract.
- 2. I/We accept that: I/we will be automatically disqualified from bidding for any procurement contract with any procuring entity for a period of one (1) year for the first offense, or two (2) years **for the second offense**, upon receipt of your Blacklisting Order if I/We have violated my/our obligations under the Contract;
- 3. I/We understand that this Performance Securing Declaration shall cease to be valid upon:
 - a. issuance by the Procuring Entity of the Certificate of Final Acceptance, subject to the following conditions:
 - i. Procuring Entity has no claims filed against the contract awardee;
 - ii. It has no claims for labor and materials filed against the contractor; and
 - iii. Other terms of the contract: or
 - b. replacement by the winning bidder of the submitted PSD with a performance security in any of the prescribed forms under Section 39.2 of the 2016 revised IRR of RA No. 9184 as required by the end-user.

IN WITNESS WHEREOF, I/We have hereunto set my/our hand/s this _____ day of [month] [year] at [place of execution].

[Insert NAME OF BIDDER OR ITS AUTHORIZED REPRESENTATIVE] [Insert signatory's legal capacity] Affiant

[Jurat]

[Format shall be based on the latest Rules on Notarial Practice]

Bid Form for the Procurement of Goods

[shall be submitted with the Bid]

[shun or submitted with the But]				
	BID FORM			
	Date :			
	Project Identification No. :			
To: [name and	d address of Procuring Entity]			
Supplemental acknowledged <i>Goods</i>] in cor <i>figures</i>] or the and other bid n part of this Bid [specify the ap	g examined the Philippine Bidding Documents (PBDs) including the or Bid Bulletin Numbers [insert numbers], the receipt of which is hereby duly, we, the undersigned, offer to [supply/deliver/perform] [description of the formity with the said PBDs for the sum of [total Bid amount in words and total calculated bid price, as evaluated and corrected for computational errors, nodifications in accordance with the Price Schedules attached herewith and made d. The total bid price includes the cost of all taxes, such as, but not limited to: pplicable taxes, e.g. (i) value added tax (VAT), (ii) income tax, (iii) local taxes, fiscal levies and duties], which are itemized herein or in the Price Schedules,			
If our I	Bid is accepted, we undertake:			
a.	to deliver the goods in accordance with the delivery schedule specified in the Schedule of Requirements of the Philippine Bidding Documents (PBDs);			
b.	to provide a performance security in the form, amounts, and within the times prescribed in the PBDs;			
c.	to abide by the Bid Validity Period specified in the PBDs and it shall remain binding upon us at any time before the expiration of that period.			
Comm	this paragraph if Foreign-Assisted Project with the Development Partner: issions or gratuities, if any, paid or to be paid by us to agents relating to this Bid, t execution if we are awarded the contract, are listed below:			
	ress Amount and Purpose of ncy Commission or gratuity			
(if none, state	"None")]			

Until a formal Contract is prepared and executed, this Bid, together with your written acceptance thereof and your Notice of Award, shall be binding upon us.

We understand that you are not bound to accept the Lowest Calculated Bid or any Bid you may receive.

We certify/confirm that we comply with the eligibility requirements pursuant to the PBDs.

The undersigned is authorized to submit the bid on behalf of [name of the bidder] as evidenced by the attached [state the written authority].

We acknowledge that failure to sign each and every page of this Bid Form, including the attached Schedule of Prices, shall be a ground for the rejection of our bid.

Jame:	_
egal capacity:	
ignature:	
Ouly authorized to sign the Bid for and behalf of:	
Date:	

Price Schedule for Goods Offered from Within the Philippines [shall be submitted with the Bid if bidder is offering goods from within the Philippines]

For Goods Offered from Within the Philippines

Name	e of Bidder	Project ID No Pageof				_of			
1	2	3	4	5	6	7	8	9	10
Item	Description	Country of origin	Quantity	Unit price EXW per item	Transportation and all other costs incidental to delivery, per item	Sales and other taxes payable if Contract is awarded, per item	Cost of Incidental Services, if applicable, per item	Total Price, per unit (col 5+6+7+8	Total Price delivered Final Destination (col 9) x (col 4)
Name:									
Legal Capacity:									
Signature:									
Duly authorized to sign the Bid for and behalf of:									

Bid Securing Declaration Form

[shall be submitted with the Bid if bidder opts to provide this form of bid security]

REPUBLIC OF THE PHILIPP	INES)		
CITY OF) 0 0		

BID SECURING DECLARATION Project Identification No.: [Insert number]

To: [Insert name and address of the Procuring Entity]

I/We, the undersigned, declare that:

- 1. I/We understand that, according to your conditions, bids must be supported by a Bid Security, which may be in the form of a Bid Securing Declaration.
- 2. I/We accept that: (a) I/we will be automatically disqualified from bidding for any procurement contract with any procuring entity for a period of two (2) years upon receipt of your Blacklisting Order; and, (b) I/we will pay the applicable fine provided under Section 6 of the Guidelines on the Use of Bid Securing Declaration, within fifteen (15) days from receipt of the written demand by the procuring entity for the commission of acts resulting to the enforcement of the bid securing declaration under Sections 23.1(b), 34.2, 40.1 and 69.1, except 69.1(f),of the IRR of RA No. 9184; without prejudice to other legal action the government may undertake.
- 3. I/We understand that this Bid Securing Declaration shall cease to be valid on the following circumstances:
 - a. Upon expiration of the bid validity period, or any extension thereof pursuant to your request;
 - b. I am/we are declared ineligible or post-disqualified upon receipt of your notice to such effect, and (i) I/we failed to timely file a request for reconsideration or (ii) I/we filed a waiver to avail of said right; and
 - c. I am/we are declared the bidder with the Lowest Calculated Responsive Bid, and I/we have furnished the performance security and signed the Contract.

IN WITNESS WHEREOF, I/We have hereunto set my/our hand/s this ____ day of [month] [year] at [place of execution].

[Insert NAME OF BIDDER'S AUTHORIZED REPRESENTATIVE]
[Insert Signatory's Legal Capacity]
Affiant

REPUBLIC OF THE PHILIPPINES CITY/MUNICIPALITY OF)) S.S.
x x	
S	WORN STATEMENT
	d Representative, of [Name of Company], with an office addressing been duly sworn in accordance with law, do hereby depose
* •	participating in the Public Bidding of the Food and Drug ent of under IB No.
I, hereby pledge to observe and resp the rule of "Conflict of Interest' and "No	pect the Code of Conduct of the DOH such as but not limited to o Gift-Giving Policy";
I, confirm that our company does sponsorship or any other activity with the	not have any current engagement and/or partnership, joint ne tobacco industry;
misrepresentation against this pledge, it	violated the afore-mentioned rules or found to have a shall be a ground for an automatic disqualification of our bid administrative, civil or criminal action;
	o attest to the truthfulness of the foregoing and to comply with the procurement of under IB No
In witness whereof, I have hereun	at the affixed my signature this day of 20 at the
	Affiant
execution], Philippines, affiant was iden in the 2004 Rules on Notarial Practice (a	N to before me this day of [month] [year] at [place of attified by me through competent evidence of identity as defined A.M. No. 02-8-13-SC). Affiant/s exhibited to me his/her [insert mis/her photograph and signature appearing thereon, issued on
Witness my hand and seal this _	day of [month] [year].
	NAME OF NOTARY PUBLIC Serial No. of Commission Notary Public for until Roll of Attorneys No PTR No [date issued], [place issued] IBP No [date issued], [place issued]
Doc. No	

Page No Book No Series of Bank Guarantee Form for Advance Payment
To: [name and address of PROCURING ENTITY] [name of Contract]
Gentlemen and/or Ladies:
In accordance with the payment provision included in the Special Conditions of Contract, which amends Clause Error! Reference source not found. of the General Conditions of C ontract to provide for advance payment, [name and address of Supplier] (hereinafter called the "Supplier") shall deposit with the PROCURING ENTITY a bank guarantee to guarantee its proper and faithful performance under the said Clause of the Contract in an amount of [amount of guarantee in figures and words].
We, the [bank or financial institution], as instructed by the Supplier, agree unconditionally and irrevocably to guarantee as primary obligator and not as surety merely, the payment to the PROCURING ENTITY on its first demand without whatsoever right of objection on our part and without its first claim to the Supplier, in the amount not exceeding [amount of guarantee in figures and words].
We further agree that no change or addition to or other modification of the terms of the Contract to be performed thereunder or of any of the Contract documents which may be made between the PROCURING ENTITY and the Supplier, shall in any way release us from any liability under this guarantee, and we hereby waive notice of any such change, addition, or modification.
This guarantee shall remain valid and in full effect from the date of the advance payment received by the Supplier under the Contract until [date].
Yours truly,
Signature and seal of the Guarantors
[name of bank or financial institution]
[address]

[date]

COMPUTATION OF NET FINANCIAL CONTRACTING CAPACITY

AB(C to be bid:	
	mary of the Supplier's/Distributor's/Manufac	
	ncome tax return and audited financial staten ternal Revenue or BIR authorized collecting a	
		Year 20
1	Total Assets	
2	Current Assets	
3	Total Liabilities	
4	Current Liabilities	
5	Net Worth (1-3)	
6	Net Working Capital	
or un yet to	C = [(Current Assets minus Current Liabilitic acompleted portions of the projects under on-go be started coinciding with the contract to be	oing contracts, including awarded contracts
When	re:	
$\mathbf{K} = 1$	15	
NF	$\mathbf{CC} = \mathbf{PhP}$	
_	ature over Printed Name e of signing]	
	e capacity of authorized to sign bid for and on behalf of	:[title or other appropriate designation] :[Name of Company] [Complete office address] [Contact No.] [Fax No.] [Official Email Address]

REPUBLIC OF THE PHILIPPINES) CITY OF
SECRETARY'S CERTIFICATE
I,
I am familiar with the facts herein certified and duly authorized to certify the same;
At the Regular/Special meeting of the Board of Directors of the said Corporation duly convened and held on [dd mm yy] at which meeting a quorum was present and acted throughout, the following resolution was unanimously approved, and the same have not been annulled, revoked and amended in any way whatever and are in full force and effect on the date hereof:
(Resolution No)
RESOLVED, that
[Corporate Secretary]
SUBSCRIBED AND SWORN to before me this day of [month] [year] at [place of execution], Philippines. Affiant/s is/are personally known to me and was/were identified by me through competent evidence of identity as defined in the 2004 Rules on Notarial Practice (A.M. No. 02-8-13-SC). Affiant/s exhibited to me his/her [insert type of government identification card used], with his/her photograph and signature appearing thereon, with no and his/her Community Tax Certificate No issued on at Witness my hand and seal this day of [month] [year].

	NAME OF NOTARY PUBLIC
	Serial No. of Commission
	Notary Public for until
	Roll of Attorneys No
	PTR No, [date issued], [place issued]
	IBP No, [date issued], [place issued]
Doc. No	
Page No	
Book No	
Series of	

Statement / List of all Ongoing Government and Private Contracts including contracts awarded but not yet started (IF ANY)

Business Name	:	
Business Address	:	

a. Owner's			Bidder's Role		a.	Date	%	of	
Name of Contract Project Cost	Name b. Address c. Telephone Nos.	Nature of Work	Description	%		Awarded Date Started Date of Completion	Planned	Actual	Value of Outstanding Works/ Undelivered Portion
Government									
<u>Private</u>									
							Total Cost		

Note: Indicate "no ongoing contracts" if there are none.

Signature over Printed Name [date of signing]

In the capacity of Duly authorized to sign bid for and on behalf of:

[title or other appropriate designation]
[Name of Company]
[Complete office address]
[Contact No.]
[Fax No.]
[Official Email Address]

SLCC COBAC STANDAR NO. 2	D FORM
--------------------------------	--------

Statement identifying the Bidder's Single Largest Completed Contract similar to the contract to be bid

Business Name	:	 	 	
Business Address	:	 		 -

	a. Owner's Name	Nature of	Bidder's Role		a. Amount Award	at	a. Date Awarded b. Contract
Name of Contract	b. Address c. Telephone Nos.	Work		%	b. Amount Completion c. Duration	at	Effectivity c. Date Completed
Government /							_
Private							

Note: This statement shall be supported with any of the following documents:

- Purchase Order and/or Contract of Agreement;
 Certificate of Completion or End-user's Acceptance;
- 3. Official Receipt/s issued for the contract

Signature over Printed Name [date of signing]

In the capacity of: Duly authorized to sign bid for and on behalf of: [title or other appropriate designation]

[Name of Company]

[Complete office address]

[Contact No.]

[Fax No.]

[Official Email Address]

