

Pakistan International Airlines

Purchases Flight Kitchen Section, 1st Floor, Supply Chain Management (old P&L) Department Building, (PIACL), Head Office Karachi Airport-75200 Pakistan.

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Website: http://web.piac.com.pk/

Tender No. FSD-050-21B [FSD-026-22]
Dated. 02-07-2022
Tender Cost. PK Rs 1,500.00 (for local bidders)
Printable at paper size. A4 page

Invitation of Tenders and Instructions to Bidders (Must Read Carefully)

M/s		
Sub	:	"BRAN CHOKER → for KHI & ISB → Annual Y2022-23

Dear Sirs,

We are pleased to invite your sealed tenders for the items listed in the attached schedule/s. In case of more than one schedule separate tender for each schedule should be furnished. The terms & conditions of the tender / supplies are given below:-

SUBMISSION OF TENDER

- 1. You are required to send your sealed tenders on "Single Stage Two Envelope Basis" addressed to D.G.M Purchases Commercial, Supply Chain Management (old P&L / Store) Department Building, PIACL Head Office, JIAP Karachi-75200 by <u>08-08-2022</u>
- 2. The tenders may be dropped in the tender box marked as "Tender Box Commercial Purchases" placed at the entrance of the PIA Supply Chain Management (old P&L) Building latest by 10:30 hours on the specified date.
- 3. You may also send your tenders through registered A/D, which must reach before the closing date and time mentioned above.
- 4. Tenders will be opened at 11:00 hours, the same day in the presence of bidders. (optional)
- 5. Both technical & Financial Proposals should be sealed with Scotch Tape with authorized signature.
 - a) Tenders must be in two separate sealed envelopes;
 - √ (Technical Proposal)
- → with Tender Reference Number
- √ (Financial Proposal)
- → with Tender Reference Number.
- b) Note: All foreign bidders must mention Tender Ref No, date of opening & item description on their courier envelope. (strict compliance)
- 6. Tenders received after stipulated date & time shall not be considered. The Corporation will not be responsible for any postal delays.
- 7. The decision of **General Manager (Procurement)** in this all respects shall be final and binding.

EARNEST MONEY [for local bidders only]

The Financial Proposal should be accompanied with a Pay Order [issued by any scheduled bank] amounting <u>As Tabulated below</u> and must be payable at Karachi Pakistan in lieu thereof in the name of M/s. PAKISTAN INTERNATIONAL AIRLINES CORPORATION LIMITED as interest free Earnest Money [Refundable] only with Financial Proposal. All tenders without Earnest Money shall not be considered.



SECURITY DEPOSIT [for local bidders & optional for foreign bidders]

The Earnest Money already held can be converted into Security Deposit and balance amount would be called [if required]. [for foreign bidders PIA can call for 05% Security Money by new participants if required]

PREPARATION OF TENDER

Tender will be opened on "Single Stage Two Envelopes" basis. All bidders must submit two sealed envelopes "Technical proposal and Financial Proposal" on specified tender opening date/time. Technical Proposal will be opened on same date, whereas Financial Proposal will remain sealed till the evaluation of samples according to the specifications. Financial Proposal of only those bidders will be opened whose sample are found acceptable. Evaluation Report as per PPRA Rule-35 will be uploaded on both PPRA and PIA websites.

Financial Proposal having following documents.

- 1. Tender Schedule –"A" Complete Form duly filled in, signed, stamped every page and sealed with scotch tape.
- 2. Earnest Money in shape of Pay Order [issued from any scheduled bank] [Refundable & Interest Free]. for Local Bidders [On back side of Pay Order, Vendor must write company name/stamp, Tender Ref. No, date, and Earnest Money amount)

Technical Proposal having following documents "Mandatory Requirement".

- 1. Tender Fees Pay Order of Rs 1,500.00 for Local Bidders. (Non-Refundable).
 - (Pay Order's / Valid Bank receipt on back side, vendor must write company name/stamp, Tender Ref. No, date, 02% EM & amount)
- 2. Quality samples (02 Kg / 02 Packets) (Non-Returnable)
- 3. Technical Proposal with Brand Name & Certifications of item, company and profile.
- 4. Copy of GST & NTN certificate (for local bidders only)
- 5. Tender Schedule "B", "C" & Specifications, must be attached with Technical Proposal.
- 6. Whole Sellers / Stockiest / General Order Supplier / Manufacturers / Authorized Distributor of manufacturer (with Authorization Certification / letter from Manufacturer) can participate.
- 7. Please see Specification part of tender Item's technical literature etc
- 8. Technical Proposal (Certificates & Distribution Letters only) should be submitted in 02-two sets, inserted in Technical Proposal Envelope. (One for Technical Evaluation & One for file record). Mandatory

All information about the material proposed to be supplied must be given as required in the schedule to tender.

The tender will not be considered if complete information required is not given therein. Particular attention must be paid to delivery time.

Authorized Signatures of individual signing the tender and other documents connected with the contract must specify whether signing as:

- a) Sole Proprietor or his attorney.
- b) A registered active partner of the firm or his attorney.
- c) For the firm per procreation.
- d) As secretary, Manager, Partner, etc., or their attorney in case of firms registered under Partnership Act.
- e) In any query without hesitate you will contact / emails mentioned concerned officer.

PRICES

- a) The Prices quoted must be net as per accounting unit as shown in the Schedule of tender, inclusive of all duties / taxes, packing, octroi and delivery charges for free delivery to PIA Flight Kitchen through Foreign / Local Receipt Section Supply Chain Management (old P&L) Department Building PIA Karachi Airport. However, if GST is applicable, same should be shown separately.
- b) The Prices mentioned in the tender will be treated as firm till the completion of Purchase Order / Contract.



- c) The Prices must be stated for each item separately both in words and figures. Additional information, if any must be linked with entries on the Schedule to Tender.
- d) Offers must be valid for 120 days. (Extendable in line with PPRA Rules)
- e) Rates must be written on PIA prescribed form otherwise Bids will not be entertained.
- f) Correction White Fluid or Over Writing strictly is not allowed otherwise tender will be rejected/ notconsidered.
- g) Hand written bid (RATES) via Pen / Marker / Pointer etc will not be acceptable. Only TYPED BID / TYPED UNIT RATES will be accepted. Alternatively Transparent TAPE should be pasted over WRITTEN RATES. Non-Compliance of above may result in REJECTION OF YOUR BIDS.
- h) For foreign bidders, rates will be converted into local currency at the date of financial opening & will be locked till completion of P.O supplies.

ACCEPTANCE OF TENDER

PIA does not pledge itself to accept the lowest tender and reserve the right to accept or reject any or all tenders / quotations, divide business among more than one supplier or accept the tenders at rates on lowest individual items or extend the date of opening / cancel as per PPRA Rules.

• Note. All Foreign Bidders must sent their samples / tender envelopes on DDP (Delivery Duty Paid this is only for Tender Samples / Envelopes) basis. Outer Courier Envelope must be with cross Tender Reference Number / Item Description.

Yours truly, for and on behalf of **Pakistan International Airlines**

DGM Purchases Commercial

Encl:

- 1. Tender Schedule "A", "B" & "C" complete form.
- 2. Undertaking (If attached with tender)

Note. Prescribed Tenders form for the subject item may be directly downloaded from http://web.piac.com.pk/ or www.ppra.org.pk websites. https://www.piac.com.pk/corporate/sales-procurement/tenders

Earnest Money Details [Station Wise]					
Karachi Rs 4,000.00					
Islamabad	Rs 5,000.00				



Tender Schedule "A"

Ref No: FSD-050-21 (enclose in Financial Envelope only)

Particulars of Item Unit		Station	Quantity Required	Unit Rate	GST (if applicable)	Total Rs
BRAN Choker [Roasted]	KG	KHI Karachi	2,000			
As per below specifications	NG	ISB Islamabad	3,000			
Total Value in	words 👈					
TO	OTAL CO	NTRACT V	ALUE Rs. 👈			
EARNEST MONEY Rs. →				•	for Islamabad for Karachi	
Note. In above Table Calculation	on must b	oe done by	supplier.			

Note:

- All participant must quote one rates. Rates must be inclusive of all Govt. Taxes but GST shall be mentioned separately (if applicable).
- GST (if applicable) will be paid on items where applicable with the distribution of quantities 70% International Flights & 30% Domestic Flights.

Revised New Specification of BRAN CHOKER (ROASTED)

	Chemical: No artificial colour Fiber Crude - 2.5% to 2.7%. Protein - 15% to 16% Moisture - 13% to 14%							
io	Item Names	Packing Size	Description					
Specifications:	Bran (Choker) Roasted	400 Gram to 500 Gram Packet. Reputable National brand (Local). Ingredients and their nutritional ir preferably given or mentioned.						
	Physical:							
	Freshly grained from fine wheat.							
	Production made from cleaned wheat milling or grinding.							
	Fresh and dry without any foreign objects / insect weevil.							
	Proper sealed packing on delivery.							
	Damaged, dirty and dusty packets are not acceptable.							
	Sensory: It shall not be bitter in taste, shall not smell bad.							

1. Labeling:

- Date of expiry must be printed on each packet.
- Expiry date on removable stickers are not acceptable.
- Expiry less than 06 months at the time of delivery is not acceptable. Expiry must be 75% remain from process.
- Registered Brand Brand name must be labeled on each packet.

2. Transportation / Delivery:

- Supplies to be delivered in flight kitchen in hygienically cleaned and covered vehicle so that items are not exposed to sunlight and other pollution.
- Delivery will be made in Karachi & Islamabad flight kitchen on as and when required basis.

3. Food Law / Regulatory Compliance / Certification:

• Preferably comply with PSQCA standards or similar agency.



4. <u>Laboratory Reports:</u>

1. Samples will be tested in different dishes to test and evaluate the taste aroma and consumption unit overall results.

5. Packing:

Each pack shall be clearly marked or labeled with a name of the product, address of the manufacturer, Net weight / volume & date of expiry.

6. Who can supply:

- Processer / Marketer or authorized distributor and general supplier.
- 7. Sample:
- Minimum 02 packets.
- 8. Other Terms & Conditions:
 - Items found below the required specs shall be rejected / returned without any liability to PIA.
 - PIA security pass for vehicle and employees is the responsibility of vendor.
 - Supplier staff delivering goods must wear clean uniform (including safety shoes and company logo/identity). A fine of 2% on each supply will be imposed in case of non-compliance.
- 1.

I / We hereby confirm having read and understood the terms and conditions of the tender and I / we expressly confirm and agree that our tender for the supply of above mentioned items are in terms of and subject to the terms and conditions of the tenders.

Must fill all mentioned fields.

Bidder's Signature	Bidder's Name	
Designation		
Address		
Tel No.	Fax No	
O - 114 - 14 D - 114 - 114		
Cell No.		
Valid Email		
Valid GST No.		
Valid NTN No.		
Valid CNIC No.		



Tender Schedule "B"

Tender No. FSD-050-21	IB [FSD-026-22]
Mandatory Requirement (must attach with Technical Proposal)	YES / NO
BRAN CHOKER [Roasted] - Annual - Y2022-23	
For KARACHI ->	
For ISLAMABAD ->	
Specification given above	
Participant must be registered with Sales Tax Authorities. Please attach copy of GST Registration Certificate indicating current "ACTIVE" status otherwise stand "REJECTED" ab-initio.	
Quality samples Qty: 02-Packets / Kg must be submitted (non-returnable)	
Delivery must be made at PIA Flight Kitchen KARACHI / ISLAMABAD – As & When Required Basis	
2% Earnest Money (Pay Order) submitted along with the Financial Proposal	

Tender Terms & Conditions

- 1. If any stage documents provided by bidder found tempered /bogus 2%deposited E/Money will be fortified.
- 2. All participants are required to quote rates inclusive of all Govt: Taxes & <u>GST separately</u>. (for local bidders)
- 3. Please note that quoted rates must be firm and final in all respect.
- 4. Guarantee & warrantee must be provided. (if applicable)
- 5. Payment TERMS NET THIRTY DAYS or as agreed.
- 6. Income tax will be deducted at source. (for local bidders)
- 7. Quotation must be valid for 120 days from the date of technical proposal opening.
- 8. Quantity 15% may increase or decrease.
- 9. Bid will be awarded on technically qualified individual lowest rates basis.
- All foreign vendors must send their sealed quotation via courier service, with cross reference Tender No.
 directly to General Manager (Procurement), Supply Chain Management, 1st Floor (old P&L Department)
 Building PIACL Head Office J.I.A.P Karachi Airport 75200, in case of postal delay PIA will not be responsible.
- 11. Items are subject to evaluation by providing advance sample to determine the required quality by the user department/Joint Evaluation Committee. Item found below PIA standard shall be rejected & not entertained.
- 12. It will be the suppliers' responsibility to obtain Entry Passes for PIA Flight Kitchen Division for their personnel and the vehicles form PIA. Security after completing the required formalities. (for local bidders)
- 13. Supplier staff delivering goods must be in clean uniform, non-conformity will incur 02% deduction from the billing amount.
- 14. If goods deliver late than delivery schedule mentioned in Purchase Order. An amount equivalent 2% / multiple by time bar will be deducted from invoice / bill of bidder (as per rules).
- 15. Tender quantity will be split in 30% & 70% ratio, Zero Rated 70% quantity will be utilized on International Flights which is GST Exempted vides Sales Tax Act 1990 Sec-4(b).
- 16. PIA has right to visit the bidder's manufacturing site (if required).
- 17. Technically successful bidders will be informed their results & Financial Opening date.
- 18. Packing must be industrial standard of Card Board Box level & packages must be suitable for four to five times (loading off-loading) / transportation to PIA Network.
- 19. ER Cost Rs 10,000.00 (non-refundable) must be required from successful bidder after award of Lol.
- 20. All Terms & Conditions of Agreement Draft shall be applicable with Lol awarded bidder. (Formal Agreement will be made if required).
- 21. If you have any query you can contact without any hesitation to concerned Procurement Officer email zameer.hussain@piac.aero +92-21-99045131



<u>Tender Schedule "C"</u> Tender No. FSD-050-21B [FSD-026-22]

Must Attach with Technical Proposal

B / N		
Physical / N	easurement / details o	f Samples etc - (Offer)
<u>Fields</u>	Remarks in detail	must be filled by bidder
Brand →		
For Karachi 🔿		
For Islamabad →		
Certification Details (must attached		
with TECHNICAL Proposal) →		
Supplier Details – Whole Seller /		
General Order Supplier / Stockiest /		
Manufacturer or Authorized		
Distributor (with authority letter by		
manufacturer) details ->		
Samples Details →		
DETAILS OF DOCUMEN	S attached with Techr	nical Proposal & Financial Proposal
		mention each & every document)
(Manager Carrier Carri		,,
How to fill this: Kindly write complete details of		•
Note: back side of pay order for tender fee & 2%	6 earnest money must be m	narked/written with following details
	6 earnest money must be m ITN & GST No must be men	narked/written with following details
Note: back side of pay order for tender fee & 2% 1, Tender Ref No. & date, Party / vendor name, N	6 earnest money must be m ITN & GST No must be men OPE)	narked/written with following details
Note: back side of pay order for tender fee & 2% 1, Tender Ref No. & date, Party / vendor name, N 2, for tender fee (in technical proposal - ENVELO	6 earnest money must be m ITN & GST No must be men OPE) ENVELOPE)	narked/written with following details
Note: back side of pay order for tender fee & 2% 1, Tender Ref No. & date, Party / vendor name, No. 2, for tender fee (in technical proposal - ENVELO 3, for 2% earnest money (in financial proposal -	6 earnest money must be m ITN & GST No must be men OPE) ENVELOPE)	narked/written with following details
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Subject:

(RUPEE ONE HUNDRED NON-JUDICIAL STAMP PAPER)

(Enclose with technical proposal)

General Manager (Procurement)

Supply Chain Management

1st Floor Supply Chain Management (old P&L) Department, Building,
Pakistan Intentional Airlines Corporation Limited
Head Office J.I.A.P Karachi Airport 75200 Pakistan.

UNDERTAKING TO EXECUTE CONTRACT

Dear Sir,	
•	d bidders do here by confirm, agree and undertake to do following in the event , is approved and
me, receipt whereof is hereby	nto and execute the formal contract, a copy of which has been supplied to us acknowledged and which has been studied and understood by me / us without sion or addition thereto, within a period of seven days when required by PIA to
3. That all expenses in c duty will be borned by us / me	connection with the preparation and execution of the contract including stamp
-	osit with PIA the amount of Security as specified in the contract which shall il three months after expiry of the contract period.
	/ my failure to execute the formal contract within the period of Seven days Money/Security Deposit held by PIA shall stand forfeited and we / I shall not
Bidder's Signature	
Name in Full	
Designation	
Cell No:	
Email:	
Address:	
Phone No	
Fax No	
N.I.C. #	
Seal	
Dated	



							Oup	pry Cir	11	imm _S		Separanci	
		(This	s 1 st page	must be prin	ted on I	Non Judio	ial Stam	ıp Paper I	Rs.100.a	00)			
Tender No.													
Date													
				CONT	RACT	AGREE	<u>MENT</u>						
THIS AGREEMENT I AIRLINES COPRORA Karachi – Pakistan (AND	ATION LIMITED "F			d Company in						istan hav	ing its head	KISTAN INTERN d office at Karac	
[Name and registere agents, success M/s	ors. Assigns	or a	any oth	er person	(s)	which	may	derive	any	title	under	nd include its e (Customer's	mployees, name)"
WHEREAS PIAC req And whereas Suppl quality and whereas accepted the offer e. NOW THIS DEED WI	er has offered the the supplier has dended by the su	represente pplier upor	d to and as	sured PIAC th	at it has	capability						in required qu	
ARTICLE – I: This agreement is v provision of this Agi terms and condition	eement. The first	effective f	from	so extendable	by PIA, i	f deemed r	necessary	, for anoth	ner 55 da	ys or an	unless soo y term less	oner terminated than it on the sa	under the ame rates,
ARTICLE – 2: Notwithstanding any written notice to the		in this Agr	eement, ea	ach party shall		ne right to	terminate	e the Agre	ement a	t any tin	ne at its op	tion upon givin	g 90 days
ARTICLE – 3: PIAC agrees to acceany other charges / this Agreement (and related Govt. notific on the product by the accordingly to the b tender will be passe	axes required to possible extensi ation and the sup e Federal, Provisi Ills/invoices. Simi	be paid on on, if any) v port of their ional or Loc larly, benef	any materi which shall r applicabil cal governr fit of all Fed	ial supplied or not be enhand ity on him or p nents, or adde deral Provincia	services ced by the products d to the l or Loca	performed ne supplier in writing, existing tax	d under ti on any a all taxes/ xes after	his Agreen ccount wh levies suc the prices	nent and atsoever h as Sale quoted v	shall rei r. Howev es Tax, C will be ac	main firm and er, on provinction or taxed dead to the	nd final for the d ision by the sup es under any na quoted prices a	luration of plier of all ame levied nd applied
ARTICLE – 4: Payment in respect prescribed Sales Taconcerned department Federal / Provincial ARTICLE – 5:	c invoices and oth ent under this Ag	ner proof of reement. Ti authorities	f payment o he paymen	of taxes in case	of taxal	ble goods,	which are	e to be dra	wn strict	lly in con	formity with	h the orders pla	ced by the

The supplier may provide a Pay Order in the name of Pakistan International Airlines or bank guarantee of equivalent to 5% of the bid value amount in lieu of cash / (Pay Order) at his sole discretion. If an irrevocable Bank Guarantee is provided as Earnest Money, then the validity of this bank guarantee may be replaced by another irrevocable Bank Guarantee as security deposit with the validity period equal to the duration of the contract plus 180 days.

However, upon successful completion of the contract and not further extended, the bank guarantee will be returned within 90 days.

PIAC shall always have lien to this deposit to recover any amount in case the Supplier fails to comply with any or all provisions of this Agreement or any other extension thereof. PIAC shall have the right to recover / adjust all liabilities of the supplier from the amount deposited or bank guarantee furnished by the supplier. The Risk Purchase condition against the defaults included in ARTICLE-9, the amount of risk purchase & on any other default shall be deducted from security deposit of the bidder

ARTICLE – 6: RECOVERIES

When any amount is recoverable from the Supplier due to risk purchase or any other default under this Agreement. PIA shall be entitled to deduct any such amount from the pending bills of the Supplier whether due in respect of this or any other Agreement and / or from any other due amount of the Supplier lying with PIA the Supplier will have no objection on receipt of the same.

ARTICLE – 7: MODE OF SUPPLY

- a) Supply is to be made on <u>as & when required basis or as specified in purchase order</u>. The requirement for a day will be provided two days in advance and time of delivery of material, as specified on the PIAC Flight Kitchen's Purchase Orders / Receipt Forms, will have a cushion of 4 hours which shall be followed by the Supplier. These requirements shall be in line with the Monthly / weekly projections of PIAC referred in Article 9.
- b) The supplier's employee/s bringing deliveries of frozen products supplies will bring, without fail, copies of delivery challans along with the supplies to fulfill documents / check formalities.

ARTICLE – 8: HYGIENIC STANDARD

- a) The items supplied shall be in conformity with the quality standards laid down in "Schedule ____" in respect of physical specifications and "Schedule A / B & C" (if any) in respect of microbiological specifications for each product. In the event of non-conformity the relevant batch of supplies shall be replaced by the supplier at its own cost. The samples for testing standards (if any) specified herein will be taken promptly at the time of arrival of supplies; sealed samples will be retained both by PIAC and the Supplier for submitting to an expert laboratory for microbial specifications. The costs/expenses associated with such testing shall be borne by the supplier
- b) Material is to be brought in clean and hygienically fit crates / cartons covering as per defined guidelines to be handed over to the Supplier.
- c) The supplier's employees entering PIAC Flight Kitchen Building for delivery of fresh supplies would be in clean uniform / clothes as per defined guidelines to be handed over to the Supplier.
- d) In case of noncompliance of any of above conditions the supplier shall be notified in writing specifying the deficiency. In case the deficiency is not rectified within 15 days of notification a fine up to 2% of value of said supply shall be imposed and intimated to the supplier / rep of supplier and the same will be deducted from the Supplier's bills.

ARTICLE - 9: DELIVERY



TIME IS THE ESSENCE OF THIS AGREEMENT. All deliveries shall be completed as specified in the mode of supply described herein below or the delivery schedule given in the purchase order / requisitions, which however, will be in conformity with Article 7. Unless otherwise agreed, delivery of the material under this agreement shall be made at PIAC Flight Kitchen / Stores at concerned station. PIAC shall give monthly / weekly projections of requirement for each delivery of store to the supplier 30 / 07 days before start of the month / week. Should then supplier fail to deliver any supplies within the stipulated time as mentioned in the delivery schedule or any extension thereof, PIAC shall be entitled at its sole discretion to purchase from elsewhere such supplies at the risk and expenses of the Supplier and or impose penalty of liquidated damages as provided herein below:

- That in case of any violation of the delivery schedule by the supplier, Deputy General Manager Purchase without prejudice to its other rights and remedies shall have the right to claim liquidated damages from the supplier upto 5 % of the value of supplies on the day of delay for one to three hours and upto 10% exceeding late delivery afar from three hours. In case of delay in delivery beyond 24 hours of the delivery schedule by the Supplier, Deputy General Manager Purchase Commercial shall have the right to carry out risk purchase underwritten intimation /email to the supplier.
- b) If the Supplier fails to supply less than 75% of an ordered quantity of the delivery schedule, PIAC have the right to carry out Risk Purchase underwritten intimation /email to the supplier.
- c) In order to avoid risk purchase situation on account of reasons given in (a) and (b) above, PIAC will maintain a stock of three days for contingencies; and in case of unavoidable situation PIAC may exercise the right of risk purchase and will take necessary steps diligently to obtain fair price as prevalent in the market or shall pursue the second lowest bidder on the basis of rates quoted in the tender.
- In case action is taken as mentioned above, the Supplier shall be liable and accounted for any reasonable price difference which may result out of such
- The annual quantities mentioned in the annexed schedule(s) may increase / decrease up to 15% according to the requirement of the PIAC and the Supplier agrees to supply the same accordingly. In case of such increase in quantities, the rates shall remain same and no addition in unit rate/ cost shall be acceptable. There will be no compensation for decreased quantity.
- Supply is to be made strictly as per specifications given in the Purchase Order(s). The employees of the Supplier bringing deliveries will deliver the same along with copies of delivery challans to fulfill the checking formalities.

ARTICLE - 10: TEST REPORT

It is hereby agreed that the supplier will provide a chemical test report about the item delivered to PIAC after the interval of every six months or yearly for HACCP

ARTICLE - 11:

- All supplies shall strictly conform to specification. In the event of non-conformity, inspection will be carried out by the authorized representatives of PIAC in reference to the batch numbers, production date, delivery dates, storage condition etc.
- If as a result of testing or checking, any supplied items / article is found to be of substandard quality and / or not in accordance with the specification because of the reasons solely attributable to the supplier, PIAC shall have the right to reject the same. PIAC will then allow the Supplier to replace the supplied material within 24 hours without extra cost to PIAC. In the event the Supplier fails to replace the quantity, PIAC may buy the quantity of supply so rejected, from elsewhere at the risk and cost of Supplier underwritten intimation to the Supplier. Purchases thus made may exceed the contracted rates but shall be reasonable.
- Verdict regarding rejection, acceptance and / or deviation of supplies delivered as confirmed by the joint committee of authorized representatives of PIAC and the supplier shall be binding on the parties. However, if the Supplier desires to appeal against the decision of such rejection, he may appeal to -CHIEF Supply Chain Management, PIAC within 7 days of the cause of disagreement and if the appeal is so preferred, the decision of - CHIEF Supply Chain Management, PIAC shall be final and binding on the Supplier.
- All the above said liabilities of the Supplier are without prejudice to its other present / future liabilities arising from this Agreement whether due to performance and / or non-performance of its contractual obligation(s) or otherwise.

The Supplier undertakes and agrees to indemnify and hold harmless PIAC, its officers and agents from and against all claims, demands, liabilities, damages and expenses of any nature whatsoever, arising out of or resulting from this Agreement whether due to performance / non-performance of any services under this Agreement by the Supplier, its employees or its agents or otherwise. In any case, the obligation on the part of the Supplier to indemnify shall be limited to cases where cause(s) giving rise to any such claim, demand, liability, damage, expenses etc are proven to have been attributed beyond doubt solely to the Supplier.

INSOLVENCY AND BREACH OF CONTRACT

Should the supplier be adjudicated insolvent or made to enter into any agreement for composition with creditors or be wound up either compulsorily or voluntarily or commit any breach of this Agreement not herein specifically provided, PIAC shall have the right to declare the Agreement terminated forthwith and in which case the Supplier shall be liable to the confiscation of security deposit and pay PIAC for any extra expenses which might incur but it shall not be entitled to any gain or compensation from PIAC.

For all intents and purposes, the schedule(s) annexed herewith shall form an integral part of this Agreement and the Supplier shall be bound to fulfill all the terms and conditions stipulated therein. Any deviation from the terms and conditions incorporated in the annexed schedule(s) or other part of the Agreement shall be deemed to be violation of this Agreement on the part of the supplier.

ARTICLE - 15: **FORCE MAJEURE**

Excepts as provided under this Agreement neither party shall be liable for any failure or delay in performing their obligation(s) due to any cause beyond its reasonable control including without limitation, fire, act of public enemy, war, rebellion, insurrection, accident, disease outbreak in live chicken, act of God, act of state or of the judiciary.

ARTICLE - 16:

Any bribe, commission, gifts or advantages given, promised or defrayed by or behalf of the Supplier or his Partner, Agent or Servant or anyone on its behalf to any Officer, Servant, Representative or Agent or PIAC, for showing or for bearing to show favor of disfavor to any person in relation to his or any other agreement as aforesaid shall subject the Supplier to the cancellation of this and all or any other contract and also to the payment of amount to be decided by CEO/ Managing Director, PIAC as damages and the decision of the said CEO/ Managing Director in this respect shall be final and binding on the supplier.

ARTICLE - 17: INTEGRITY PACT / DISCLOSURE CLAUSE (mentioned at page no. 09)

ARTICLE - 18: ASSIGNMENT AND EXCLUSIVITY

The Supplier Shall not sublet, transfer or assign this Agreement to any other party without prior written Permission of PIAC.

If the supplier assigns this Agreement to any other party wholly or partly in contravention of this Article, PIAC in its discretion may terminate this Agreement and / or black list or debar the Contractor for future to execute any contract with PIAC.

ARTICLE - 19: **WAIVER**



The failure either party at any time to require the performance by other of any of the terms and provisions hereof shall in no way effect the right of that party thereafter to enforce the same nor shall the waiver by either of the party or breach of any of the terms or provision hereof taken or held to be waiver of any succeeding breach of any such terms or provision itself.

ARTICLE – 20: AUTHORITY OF PERSON SIGNING AGREEMENT AND DOCUMENT

Person signing this agreement or any other document forming part of this Agreement on behalf of the Supplier shall be deemed to warrant that he has the authority to do so from the Supplier, and if on enquiry, it is revealed that the person so signing had no authority to do so. PIAC may without prejudice to other legal rights / remedies cancel the agreement without notice and hold the Supplier liable for all costs and damages.

ARTICLE – 21: CORRESPONDENCE

The Supplier will not correspond with or approach any other authority, persons directly or indirectly, whether the staff of PIA or otherwise except the Deputy General Manager Purchase Commercial and General Manager (Procurement) regarding any matter arising from this or any other Agreement with PIA. The Supplier may carry on correspondence with the designated officials of the User Department.

ARTICLE - 22: MISCELLANEOUS

- a) This Agreement supersedes all prior agreement(s), understanding(s) and communications (written and oral) relating to the subject. All terms and conditions of the Purchase Orders and the quoted rates are valid to the extent they are not repugnant with terms and conditions of this agreement or the parties specifically agreed in writing about any deviation from the terms and conditions of this agreement.
- b) Titles are inserted in this Agreement for the purpose of reference and convenience and in no way define, limits or describe the scope or intent of this Agreement and / or not be deemed an integral part thereof.
- c) Except for changes involving amendments relating to deliver schedule, this Agreement shall not be varied, modified, altered, amended or supplemented without mutual consent of the parties in writing.
- d) If any law requires that one or both parties to this Agreement register this agreement, pursuance to such law the entire cost of such registration shall be borne by the Supplier.
- e) The Supplier agrees that it shall from time to time do and perform such other and further sets or things and execute and deliver any or all such other and further agreement and instruments as may be required or reasonably requested by PIA to establish, maintain and protect its right and remedies under this Agreement.
- f) Only the authorized representative of the supplier having the Security Passes from PIA Security will be allowed to enter the PIA Flight Kitchen Area. The Security Passes will be arranged by the Supplier themselves with the coordination of General Manager (Food Services).
- g) In case of Pre-qualification; the bidder shall apply registration with PIA to Deputy General Manager (Procurement Management), PIA Stores Building, Karachi Airport.
- h) PIA has right to take necessary action/ blacklisting of firm in line with rules, on non-compliance of PO / agreement.
- i) This Agreement shall be binding upon and shall ensure to the benefit of both parties hereto and their respective successors and assignees provided always that any assignment shall have made in accordance with the Article-18 thereof.

ARTICLE – 23: NOTICE

All notices, requests and demands given to or made upon the parties shall be in writing and posted through Registered Mail and confirmatory Facsimile or email at the addresses set forth below:

General Manager (Procurement)	Supplier	
Or		
DGM (Purchase Commercial)		
1st Floor, SCM Building,		
PIACL Head Office Karachi Airport, Karachi		
75200 Email: dgmpc@piac.aero / khijzpk@piac.aer	<u>o</u>	
 b) The parties agree & submit themse c) Any dispute between the parties a PIACL, or his nominee shall be 	SPUTE RESOLU and interpreted lives to exclusive arising out of the sole arbitrator	
ARTICLE – 26: PPRA ACT & RULES PPRA Act & Rules shall be followed, in true le	etter & spirit, in t	the process of awarding contract.
IN WITNESS WHEREOF THE PARTIES HEREUNTO SET TH	HEIR HANDS OF THE	DAY, MONTH AND THE YEAR MENTIONED HEREINABOVE
for and on behalf of		for and on behalf of
Pakistan International Airlines Corporation	on Ltd	M/s
Signature & Seal		Signature & Seal
Name		
Designation		
WITNESS		WITNESS
Signature		
Name (in Block letters)		Name (in block letters)
C.N.I.C. No	<u>.</u>	C.N.I.C. No