

#### BETWEEN

The Institute of Business Administration, Karachi having its office at Main Campus, University Road, Karachi, through its authorized representative Mr. Imran Batada (Director ICT) hereinafter referred to as "IBA" (which expression is deemed to include its successors-in-interest and assign) of the FIRST PART.

#### AND

M/s Ideal Autonetics (Pvt) Ltd, having its office at # 201, 2<sup>nd</sup> Floor, Landmork Rizal I. I. Chundrigar Road, Karachi, hereinafter referred to as "SUPPLIFE which expression shall wherever the context so permits be deemed to include its legal representatives, executors, successor and assigns), through its General Arrigory Chila (Public Sector) Mr. Altaf Pirzada, holding CNIC No. 42401-5905 1 - 07-15. SECOND PART.

WHEREAS "IBA" intends to purchase Desktop Dell Model Optiplex 3060 Micro vide tender # IT/08/18-19 for the Supply of Desktop Dell Model Optiplex 3060 Micro (IBA requirement) discussions in respect of the same before the determination of scare will be held with "IBA" as "Supply of Desktop Dell Model Optiplex 3060 Micro". HE SUPPLIER" have offered the Desktop Dell Model Optiplex 3060 Micro (including not limited to the "Desktop Dell Model Optiplex 3060 Micro" with complete accessors & peripherals proposed up to the satisfaction & handing over the material(s) to the "IBA" having accepted the offer in finished form complete in all respect.

1

NOW IT IS HEREBY AGREED & DECLARED BY AND BETWEEN THE PARTIES AS FOLLOWS:

PAKICTAA

#### WITNESSETH

"IBA" hereby offer to appoint "THE SUPPLIER" as their official for the specific purpose of "Desktop Dell Model Optiplex 3060 Micro" discussions in respect of the same with "IBA" before the determination of Scope of Supply of Desktop Dell Model Optiplex 3060 Micro with any/all other relevant details for presentation to "IBA" for Supply of Desktop Dell Model Optiplex 3060 Micro. "THE SUPPLIER" hereby agree to the offer of the "IBA" in acceptance of the terms & conditions here in below forth

# Article I

# **DUTIES & SCOPE OF SUPPLIES AND AGREEMEN**

1.1 This Agreement includes, Supply of Desktop Dell Model Optiplex 3060 Micro", discussions with "IBA" before the determination of scope of supply with any/all other relevant details for presentation to "IBA". The description/BoQ is appended below:

Specifications (Desktop)	á e	N. C.
Details		2.
Branded: Dell Optiplex 3060 Micro		The State of the S
Mini		The state of the s
Intel® Core™ i5 8500T Processor or higher *		A STANDARD OF THE STANDARD OF
up to 3.5 GHz or higher		The state of the s
9 MB cache or higher		(1997年) 新春年(1997年)
Installed 8 GB (DDR4), extendable up to 32 GB (	(DDR4)	· Maria Mariaba
1 TB HDD 7200 RPM, can Supports 256 GB SSI	or higher	
Integrated / Built-In		
T 1 2 HGD 2 1 1 v Headphone connector		0 1 1'
Back: 1 x RJ-45; 1 x Display Port; 1 VGA; 2 x	USB 3.1; 2 x USB 2.	0; 1 x audio out
connector		
65W or efficient		
OS Support: Windows 10		
Free DOS / Libuntu		
Branded USB Standard Keyboard & USB 2-butto	on optical scroll mous	e
Intel® H370 / B360 or higher		1:
IBA image load in BIOS Service by manufacture	r.	
Intel® HD Graphics 630 or higher		
Trusted Platform Module TPM 2.0		
Support for chassis padlocks		
Accessories		N.
Kensington Security Lock / Bracket Mount on L.	ED back	
Warranty		
3 years comprehensive onsite warranty (Manufac	oturer)	



- 1.2 "THE SUPPLIER" agrees to provide Supply of Desktop Dell Model Optiplex 3060 Micro with complete & all accessories to "IBA" whenever and wherever required as per the terms & conditions of this Agreement.
- 1.3 "THE SUPPLIER" will coordinate with Sr. Manager Procurement & Stores, of the "IBA" who will assist "THI SUPPLIER" in supervision of proposed Supply of Desktop Dell Model Optiplex 1060 Micro.
- 1.4 "THE SUPPLIER" hereby agrees to accomparation, it occurred, in scope of supply with mutual consent on approved cost price/charges/amount inclusive of all taxes and levies.

- 1.5 "THE SUPPLIER" will visit the Purchase Offices located at Main Campus, University Road, Karachi as & when required with prior appointment.
- 1.6 All logistic charges will be borne by "THE SUPPLIER".
- 1.7 Supply will be delivered at IBA Store Main Campus University Road Karachi. IBA not liable to pay any Custom duty, Levies, Taxes, Demurrage or any other charges, Warehousing, Logistics etc.
- 1.8 The equipment should be supplied through verifiable channel from Original Equipment Manufacturer.
- 1.9 All equipment-mentioned in Purchase Order will be delivered new, in packed condition directly to the location, as per the discretion of IBA. If equipment delivered is not conforming to the specifications and Bill of Quantity, the equipment will not be accepted.
- 1.10 The Supplier will provide Assurance on a Rs.100/- valued stamp paper that the item Supply of Desktop Dell Model Optiplex 3060 Micro in required quantity is not smuggled from any country(ies) / source(s) and not refurbished / reconditioned remolded etc.

# Article II REMUNERATION

2.1 The cost offered by the Supplier is Rs. 13,995,000.00 (inclusive of all taxes and duties) Supply of Desktop Dell Model Optiplex 3060 Micro vide tender # IT/08/18-19. The cost is inclusive of labor/transportation/supplies/etc.

Specifications (Desktop)	QTY	Rate (Rs.)	Amount (Rs.)
Details	200	Rs. 69,975.00	Rs.13,995,000.00
Branded: Dell Optiplex 3060 Micro			
Mini			
Intel® Core™ i5 8500T Processor or higher *			a
up to 3.5 GHz or higher			
9 MB cache or higher			
Installed 8 GB (DDR4), extendable up to 32 GB (DDR4)			
1 TB HDD 7200 RPM, can Supports 256 GB SSD or higher		N.	
Integrated / Built-In			
Front: 2 x USB 3.1, 1 x Headphone connector			
Back: 1 x RJ-45; 1 x Display Port; 1 VGA; 2 x			
USB 3.1; 2 x USB 2.0; 1 x audio out connector	1.0		
65W or efficient	1		
OS Support: Windows 10			
Free DOS / Ubuntu			
Branded USB Standard Keyboard & USB 2-button optical scroll mouse			
Intel® H370 / B360 or higher			
IBA image load in BIOS Service by manufacturer.	101		5
Intel® HD Graphics 630 or higher			1
Trusted Platform Modulet FRMCO	131	12	
Support for chassis padlo	90 /		
Accessories			
Kensington Security Lock / Brancot Mount on Jan			
back	_		
Warranty			
3 years comprehensive onsite warranty			
(Manufacturer)  Total Amount with all taxes (Desktops)			Rs.13,995,000.0



- 2.2 The "Supplier" is committed to provide three (3) years' comprehensive onsite warranty (Manufacturer) with parts and free services from the date of delivery
- 2.3 A liquidity damages at the rate of two percent (2%) per month up to a maximum of ten percent (10%), of the total agreed price of the Purchase Order will be imposed, in case of delayed delivery. Liquidity damages will be imposed after the expiry of 08 weeks of issuance of Purchase Order. Purchase will be deemed completed once "THE SUPPLIER" delivers the required number of Desktop Dell Model Optiplex 3060 Micro to IBA as per specification within specified Date of Delivery.
- 2.4 100% payment will be made asap after complete delivery and submission of invoice and delivery challan by "THE SUPPLIER".
- 2.5 Performance Security 5% of total amount of Purchase Order will be provided by the M/s Ideal Autonetics (Pvt) Ltd.
  - 2.6 "THE SUPPLIER" shall be responsible for the payment of all taxes, duties customs, demurrage, levies challan etc incurred or accrued until the final delivery of the Goods or other obligations including services.
- 2.7 Any increase in the rate/amount of Govt. taxes or levy shall be to the cost of "THE SUPPLIER"; however, for any decrease in taxes duties and levy, the IBA should get its benefit
- 2.8 Withholding tax shall be deducted from "THE SUPPLIER" invoices as per the prevailing rates in accordance to the SRO. "THE SUPPLIER" may submit the tax exemption documents if there is any exemption available to them under the FBR Rules / law.
- 2.9 For goods supplied from outside the Pakistan, the Supplier shall be entirely responsible for all taxes, stamp duties, license fees, custom duties and other such levies imposed outside Pakistan.
- 2.10 Stamp Duty @ 0.35% of the cost of Purchase Order is being paid according to the prescribed procedure.
- 2.11 If any tax exemptions, reductions, allowances or privileges may be available to the Supplier in the Pakistan, the IBA shall use its best efforts to enable the Supplier to benefit from any such tax savings to the maximum allowable extent
  - 2.12 Applicable withholding taxes, rates, duties, etc. shall be deducted from supplier payments.

# Article III ARBITRATION



3.1 In case of any dispute, difference or and question which may at any time arise between the parties hereto or any person under them, arising out in respect of this letter of intent or this subject matter thereof shall be referred to the Registrar of the IBA for arbitration/settling of the dispute, failing which the decision of the court law in the jurisdiction of Karachi, bruding to the parties. The Arbitration proceedings will be governed by the Arbitration Act, 1949 and the Substantive and procedural law of Pakistan. The venue shall be Karachi.

## Article IV TERMINATION

4.1 "IBA" may terminate this agreement if the supply is not executed according to the requirement at any time after issuing a 15 days' notice.

## Article V INDEMNITY

5.1 "THE SUPPLIER" in its individual capacity shall indemnify and keep IBA and any person claiming through IBA fully indemnified and harmless from and against all damages, cost and expenses caused to or incurred by "THE SUPPLIER", as a result of any defect in the title of IBA or any fault, neglect or omission by the "THE SUPPLIER" which disturbs or damage the reputation, quality or the standard of services provided by "IBA" and any person claiming through the IBA.

# Article VI NOTICE

- 6.1 Any notice given under this AGREEMENT shall be sufficient if it is in writing and if sent by courier or registered mail.
- 6.2 If the Agreement or encounters conditions impeding timely performance of any of the obligations; under the contract, at any time, the Supplier shall, by the written notice served on the IBA promptly indicating the facts of the delay, its likely duration and its cause(s). As soon as practicable after receipt of such notice, the IBA shall evaluate the situation and may, at its exclusive discretion, without prejudice to any other remedy it may have, by written order served on the "Supplier", extend the Agreement's time for performance of its obligations under the Agreement

# Article VII INTEGRITY PACT

- 7.1 The intention not to obtain the procurement of any Contract, right, interest, privilege, or other obligation or benefit from the IBA or any administrative or financial offices thereof or any other department under the control of the IBA through any corrupt practice(s).
- 7.2 Without limiting the generality of the forgoing the M/s Ideal Autonetics (Pvt) Ltd, represents and warrants that it has fully declared the charges, fees, commission without any taxes, levies etc, paid or payable to anyone and not given or agreed to give and shall not give or agree to give to anyone within the IBA directly or indirectly through any means any commission, gratification, bribe, gifts, kickback whether described as consultation fee or otherwise, with the object of obtaining or including the procurement or service contract or order or other obligations whatsoever from the IBA, except that which has been expressly declared pursuant hereto.
- 7.3 M/s Ideal Autonetics (Pvt) Ltd, accepts full responsibility and strict liability for making any false declaration/statement, not making full disclosure, misrepresenting facts or taking any action likely to degrade the purpose of declaration, representation and warranty. It agrees that any contract order obtained aforesaid shall without prejudice to any other right & remedies available to the IBA under any law, contact, or other instrument, be stand void at the discretion of the IBA.
- 7.4 Notwithstanding any fight and remedies exercised by the IBA in this regard, M/s Ideal Autonetics (Pvt) Ltd, agrees to indemnify the IBA for any loss or damage incurred by it on account of its corrupt business practice & further pay compensation to the IBA in any amount equivalent to the loss of any commission, gratification,

bribe, gifts, kickback given by the M/s Ideal Autonetics (Pvt) Ltd, as aforesaid for the purpose of obtaining or inducing procurement or other obligation or benefit in whatsoever from the IBA.

# Article VIII MISCELLANEOUS

- 8.1 Any addition & alteration(s) made for item(s) as required by IBA on the basis of sample or in course of the supplies which entail extra time & labor and material on part of the supply, shall not be charged separately/extra on 'Quantum Merit' basis before & on final material handed over to the "IBA.
- 8.2 Material will be handed over to the "IBA" shall be vet with authentic stamp and signature.
- 8.3 The terms and conditions of the AGREEMENT have been read over to the parties which they admit to be correct and abide by the same.
- 8.4 The validity of the contract will be effective from the date of issue of Purchase Order.
- 8.5 All terms and conditions of tender vide # IT/08/18-19 will be the integral part of this agreement and can't be revoked.

	Sie III
IN WITNESS WHEREOF both the parties hereto hands to this agreement at Karachi on the date as no "IBA"  NAME: Imran Batada	have set & subspined their respective nentioned above  M/S Ideal Autonetics (Pvt) Ltd  NAME: Altaf Pirzada,
CNIC #	CNIC # <u>42401-5903545-1</u>
Address:  Director, ICT Institute of Business  Administration Main Campus  University Road, Karachi  1.  M. SOHAIL KHAN  Manager Purchase & Stores	Address: 201, 2nd Floor, Landmark Plaza, I. I. Chundrigar Road, Karachi  2. Hussan
Institute of Business Administration Karachi-Pakistan	1112 = 00 1252C-8
CNIC #	CNIC# 4/205-2287585-9 Address: A-S, New Labor Colony STE Karahi

V