

REF: GM (P) CAC/CONT/ Transport/ Apron Area KHI/2020

M/S _____

SUB: HIRING OF TRANSPORT FOR ENGINEERING APRON AREA AT KARACHI STATION

Dear Sirs,

We are pleased to invite your sealed tenders for the item mentioned above. 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:-

A) SUBMISSION OF TENDER

1. You are required to send your tenders addressed to General Manager Procurement, PIA Procurement & Supply Chain Management, and JIAP Karachi latest by **16-12-2019 hrs.** The tenders may be dropped in the tender box marked as “Tender Box Commercial Purchases” placed at the entrance of the PIACL Procurement & Logistics Building latest by **10:30** hours on the specified date. You may also send your tenders through registered A/D mail addressed to General Manager Procurement, which must reach before the closing date and time mentioned above. **Tenders will be opened at 11:00 hours** the same day in the presence of tenderers.

2. Tenders received after stipulated date & time shall not be considered. The Corporation will not be responsible for postal delays. The decision of Chairman Tender Committee in this respect shall be final and binding.

3. Bidders are required to submit a Pay Order of Rs. 3000/- (Non-Refundable) as tender fees along with Technical Proposal (Local Bidders).

B) EARNEST MONEY(Local Bidders Only)

The Tender should be accompanied a Pay Order payable (valid for 120 days from the date of tender opening) equivalent to 2% of total bid value in the name of M/S PAKISTAN INTERNATIONAL AIRLINES as interest free Earnest Money (Refundable). Earnest Money in shape of pay order or Bank Guarantee / Insurance Guarantee and any other shape shall not be accepted. Earnest / Security Money deposited against a running contract (s) purchase orders(s) shall not be transferable as earnest money for any other tender. All tenders without Earnest Money shall not be considered.

C) SECURITY DEPOSIT(Local Bidders Only)

The successful tenderer upon award of Contract / Purchase Order will be required to furnish security deposit (Pay Order OR Bank Guarantee / Insurance Guarantee) in the amount equivalent to 5% of total tender value stated in the Letter of Acceptance as interest free Security deposit and to remain valid 3-months after the expiry period of the Contract. The Earnest Money already held can be converted into Security Deposit and balance amount if any shall be deposited as above.

D) Instruction to Bidder

PREPARATION OF TENDER

“Single Stage Two Envelope Basis”

- The BID (Tender) submitted shall comprise of a single package containing two sealed envelopes, each envelope shall be marked and will contain “TECHNICAL” and “FINANCIAL” proposal.
- On the given tender opening date only “Technical Proposal” will be opened in the presence of tenderers available.
- The “Financial Proposal” shall be shown to the parties but will be retained with PIA without being opened.
- After Technical Evaluation of the received Technical Proposals, Financial Proposals will be opened publicly at the date, time & venue to be announced and will be communicated to the bidders in advance.
- PIA will open the “Financial Proposals” publicly of the parties whose Technical Proposals have been found acceptable.
- Financial Proposals of the technically not-acceptable bids shall be remained **un-opened** till the completion of tender process.

E) PREPARATION OF TENDER - TECHNICAL PROPOSAL:

All mandatory requirements are given in the schedule

Please give all the available technical details of the items offered by you, supported with the technical literature, brochure, drawings and pictures, client list details, authorization certificates etc.

BIDS / Tenders / Technical Proposal received shall be evaluated in accordance with the given technical specifications.

PIA’s requirements with Technical Specifications are given.

Bidders **MUST:**

- Be registered with Sales Tax Authorities, please attach copy of Registration Certificate (Local Bidders Only).
- Quote Rates, GST, and other taxes separately.
- Bid on Prescribed Performa issued by PIA.
- Affix the company seal on all tender documents.

Mention clearly Tender Reference on **TOP RIGHT CORNER OF PROPERLY SEALED ENVELOPE, BEARING COMPANY’S STAMP**

F) PREPARATION OF TENDER - FINANCIAL PROPOSAL

The tenders should be enclosed in double cover. The inner cover should be sealed having enclosed the following documents:

- a) Schedule “A” duly filled in, signed and sealed.
- b) Original Pay Order or Bank Guarantee for Earnest Money.
- c) Undertaking on Rs. 100/= above non-judicial Stamp Paper duly signed and stamped by a Public Notary Oath Commissioner (Local Bidders Only).
- d) The outer cover should bear address of the General Manager Contracts & Agreements, PIA P&L Building, Karachi Airport and reference number of the tender with opening date of tender.
- e) All information about the services /material proposed to be supplied must be given as required in the schedule to tender.

G) **PRICES**

- a) The Prices mentioned in the tender will be treated as firm till the completion of Purchase Order /Contract.
- b) The Prices must be stated both in words and figures. Additional information, if any must be linked with entries on the Schedule to Tender.
- c) Offers must be valid for 120 days.

H) **Duration of Contract**

Contract will be awarded for the period of one year further extendable two more terms on same rates terms and conditions subject to satisfactory performance on mutual consent basis.

Yours truly,

Muhammad Usman Akhtar
GM Procurement
Supply Chain Management PIA Head Office, Karachi.
Ph: 021 9904 3081, 9904 4101
Email: khijzpk@piac.aero, contract.administration@piac.aero

DRAFT AGREEMENT

Base Karachi (Engg Apron)

This AGREEMENT is made this day of _____ 2020
BETWEEN Pakistan International Airlines, a Corporation existing and operating under the Pakistan International Airlines Corporation Act 1956(XIX OF 1956) and having its head office at PIA Building, Karachi Airport, Karachi. (Hereinafter called the "PIACL" which expression shall include its administrators, legal representatives and assign) of
the one part and
M/S. _____ (herein after call "CONTRACTOR"
which expression shall include his partners, legal representative, heirs, successors and assign)of the Other Part.

WHEREAS PIA invited tenders to hire 08 Micro Vans & 02 Double cabins of 2017 or above model (herein after individually and collectively called the "Vehicle or Vehicles") for transportation requirement at Apron Area at Karachi station.

WHEREAS the Contractor has offered the required Vehicles of 2017 or above model to PIACL for utilization at Apron Area, as per schedule attached on the terms and conditions appearing herein after at Karachi..

NOW, THIS DEED WITNESSED AS UNDER

ARTICLE 1: TERMS OF THE AGREEMENT

- 1.1 This Agreement shall be valid for a period of one (01) year commencing, further two terms extendable upon satisfactory performance on mutual consent basis.
- 1.2 This Agreement may be terminated by either party by giving to the other a notice in writing of one month as provided hereunder without assigning any reason thereof.
- 1.3 Notice in writing for the termination of the Agreement shall be served through Registered A/D post, on the official letter head bearing the signatures and seal of the representatives of the party serving such notice. For the purpose of service of notice, the following shall be official address of the parties.

PAKISTAN INTERNATIONAL AIRLINE CORPORATION

Attention: General Manager (PC.)
PIA Head Office, Karachi Airport,
Karachi.

Copy: General Manager (M.T.)
PIA Head Office, Karachi Airport,
Karachi.

CONTRACTOR

Attention: _____

1.4 Notwithstanding anything contained herein above, PIACL shall have the right to terminate this Agreement forthwith upon written notice through registered post in case of any breach of Agreement by the contractor becomes incapable for performing its obligations.

ARTICLE 2: SECURITY DEPOSIT

2.1 Within (10) Ten days of the execution of this Agreement, the Contractor shall deposit Pay Order amounting Rs. _____ (in words _____) as interest free Security Deposit with Finance Manager (PIACL Karachi). The Agreement shall not remain enforce if the contractor failed to pay the security deposit within the time stipulated hereof. PIACL shall always have lien on this deposit to comply any recovery and amount in case the Contractor fails to comply with any provisions of this Agreement or any extension hereof, PIACL will refund the security deposit in full or after making necessary recoveries / adjustment of any liabilities that may have arisen out of this Agreement.

ARTICLE 3: VARIATION AND AMENDMENT

3.1 This Agreement shall not be varied, modified, altered, amended or supplemented etc. except by the mutual consent of the parties in writing.

ARTICLE 4: SCHEDULE / ANNEXES

4.1 For all intents and purposes, the Schedules/Annexes of this agreement shall form an integral part of this agreement and the contractor shall comply with and fulfill all the terms and conditions stipulated in such schedules and annexes. Any failure by the contractor to comply with any terms and conditions in corporate in the schedules/annexes shall be deemed as breach of this Agreement.

ARTICLE 5: CORRESPONDENCE:

5.1 The Contractor shall not correspond with or approach any officer, authority or person directly or indirectly, whether the staff and officer of PIACL or otherwise except the In-Charge MT/General Manager (M.T.)/ General Manager (PC) of PIACL regarding any matter arising out of this Agreement.

ARTICLE 6: SERVICES TO BE PROVIDED BY THE CONTRACTOR.

6.1 In consideration of the payments by PIACL under Article 10 hereof, Contractor shall provide the following services to PIACL at Karachi station.

6.2 For utilization at Apron Area at KHI, the contractor shall provide technically sound, fully serviceable and road worthy fleet, with fuel and lubricants etc., of duly approved,

- **08 Micro vans of 2017 or above model non A/C. Diesel or Petrol.**
 - **02 Double Cabin Toyota Double Cabin Hilux of 2017 or above model. Non A/c Diesel or petrol.**
- 6.3 As and when required in writing by PIACL, the Contractor shall either increase or decrease the number of vehicles, as may be determined by PIACL in its sole discretion.
- 6.3. An authorized representative of the contractor shall remain available at **Karachi station** during the period of operation of vehicles.
- 6.4. The purchase of fuel, lubricants, spares and payment of wages to the drivers and other staff, maintenance and overhauling and ensuring validity of the insurance in respect of the vehicles provided by the contractor shall be the sole responsibility of the contractor.
- 6.5. The contractor agree to pay all applicable taxes (SST+GST) including provisional tax, federal govt taxes, CAA charges, parking fees, ASF vehicle entry passes, ASF drivers entry passes etc.

ARTICLE 7: CONDITIONS AND INSPECTION OF THE FLEET

- 7.1 The Ownership of all the vehicles in registration book must be in name of the bidder participating in the tender. Contractor shall maintain the vehicles provided for transportation under this Agreement in fully serviceable, roadworthy and technically sound condition, with all its glasses and upholstery in perfect condition. The vehicles shall always be kept in presentable condition with their up to dated insurance and taxes etc. and the drivers holding valid Light/ Heavy Transport Licenses.
- 7.2 No radio, tape recorder, pressure horn or any musical instrument shall be installed in any vehicle of the Contractor engaged in the performance of service under this Agreement. If any radio, tape recorder, musical instrument or pressure horn is already installed in any vehicle, the same shall be removed by the Contractor forth with.
- 7.3 The Contractor shall provide all reasonable opportunities and facilities to Manager Motor Transport of PIA or his authorized representative to inspect or examine the documents, as and when required by him, of any vehicle engaged in performance of services under this Agreement.
- 7.4 The Contractor upon commencement of this Agreement shall produce all the vehicles for inspection and clearance for paying from **In-charge Motor Transport/General Manager (M.T.)** of PIACL or his authorized representatives before putting them into operation. No vehicle shall be put into operation without clearance as mentioned herein above Contractor shall be liable to a fine amounting to **Rs.5000/-** per vehicle for non-complying with this clause.
- 7.5 All vehicles/ drivers engaged in the services required from them under this Agreement will always be in possession of original registration paper and LTV/HTV License and other documents etc.
- 7.6 The Contractor will ensure that the drivers and other staff hired by him are disciplined and law abiding nationals of Pakistan. He shall also ensure that van drivers will not be changed frequently, resulting in annoyance of the user staff as new drivers likely to be unfamiliar with the area normal conduct and operations to be followed.

- 7.7 In case, as result of an inspection by In-charge MT/General Manger (M.T.) of PIACL or his authorized representatives, if any vehicle is found to be unserviceable or the technically or otherwise unsound, the same shall be removed immediately from the fleet and the Contractor shall replace such vehicle with serviceable and technically sound vehicle, at no additional cost/ charges etc. Any vehicle so removed from the fleet of the Contractor may be repaired or overhauled and restored to a fully serviceable and technically sound condition by the Contractor at his cost. Thereafter, it may be submitted by the Contractor for inspection by In-charge MT/ General Manager (M.T.) of PIA or his authorized representatives and subject to his approval it may be returned to the fleet engaged in the performance of services hereunder.
- 7.8 If the Contractor engages a vehicle for the services hereunder of which he is not the owner, he shall be responsible to PIA as real owner of the vehicle.

ARTICLE 8: EMPLOYEE OF THE CONTRACTOR

- 8.1 The Contractor hereby undertake that in the performance of services hereunder, he shall faithfully comply with all the applicable Central, Provincial or Municipal laws pertaining to employment and other matters and further undertake to assume entire liabilities for the settlement of any claims resulting from an injury or accident at any time to its employees engaged in the performance of services under this Agreement.
- 8.2 The drivers and the other employees of the Contractor engaged in the performance of services under this Agreement shall observe satisfactory disciplinary conduct and will come to duty in presentable / clean dress. The drivers shall at all times be in possession of valid Driving License for Heavy/ Light vehicle and shall completely abstain from the consumption of any alcoholic beverage or intoxicating drugs. In case, in the sole opinion of Manager (M.T.) of PIA or his representatives any of those conditions is not met in respect any driver or the employees of Contractor, the Contractor shall replace such driver or employee, if required by In-charge MT/ Manager (M.T.) of PIA. If unlicensed driver is found driving Contractor's vehicle, it shall be treated as a breach of this Agreement.
- 8.3 The Contractor shall ensure presence of its representative during operation time of his vehicle at Karachi Office failing which he shall be liable for a fine amounting to Rs.5000/= per absence, which may be deducted by PIACL from any amount payable by it to the Contractor, whether under this Agreement or otherwise.

- 8.4 All drivers to be paid not less than Rs.17,000/- (as minimum wages fixed by the Government) per month for the 08 hours duty and also provided uniform with shoes. They will remain incomplete uniform during duty hours.
- 8.5 If driver will found without wearing proper uniform during operation a fine @Rs.500/per day will be imposed for noncompliance.

ARTICLE 9: PENALTIES

- 9.1 Without prejudice to any other right and remedy, which may be available to PIA, the Contractor shall be liable to be penalized on account of this failure to properly discharge services or obligations under this Agreement. If the Contractor violates any of the provisions of this Agreement or plies a vehicle in contravention of the Agreement or of the tender, he shall be liable to be penalized asunder:
- a) If the Contractor violates any of the provisions in contravention of the provisions of the Agreement, he shall be liable to a penalty amounting to Rs.2000/= (Two thousand) per day. All authorized vehicles which have not been approved by the Dy General Manager (M.T.) of PIA or his authorized representatives, if playing shall be dealt with under this clause.
 - b) If the Contractor violates any of the terms of the Agreement for which no specific penalty has been provided, he shall be fined up to Rs.2,000/= (Rupees two thousand only).
 - c) If the Contractor fails to provide a vehicle on a particular route and the employees are picked / drop in PIA transport or in Taxi, the Contractor will be liable to a fine of Rs.3000/- (Rupees Three Thousand only) for such pickup or drop.
- 9.2 The Contractor agrees that the decision of PIACL in respect of any aforesaid penalties or recoveries shall be final and binding upon the Contractor and shall not be called into question in any manner whatsoever.
- 9.3 The Contractor hereby agrees that PIA shall be entitled to recover the amount of penalty whether imposed under the provision of this article or any other provision of this Agreement from any amount payable by PIA to the Contractor whether, under this Agreement or otherwise.

ARTICLE 10: PAYMENTS AND BILLING

10.1 In consideration of all transportation services provided under this Agreement, the Contractor shall be paid as following formula.

“A”

08 Micro vans Non A/C, Model 2017 or above for Engineering Apron Area.	Base Value per Month per vehicle. Rs.....	Total Impact of base Value/per month. Rs.....
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Diesel fuel cost = 48,000KM/8X OGRA Notified fuel cost of the month. Rs.....

Petrol fuel cost = 48,000KM/7X OGRA Notified fuel cost of the month. Rs.....

“B”

02 Double Cabin Toyota Hilux model 2017 or above for Engineering at Apron Area non A/c.	Base Value per Month per vehicle. Rs.....	Total Impact of base Value/per month. Rs.....
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Diesel fuel cost = 12,000KM/8X OGRA Notified fuel cost of the month Rs..... Petrol fuel cost = 12,000KM/7X OGRA Notified fuel cost of the month Rs.....

10.2 Rate per month is invited on the basis of average KM per month mentioned in the tender schedule, however payment to the contractor will be made on actual distance (KM) covered by the vehicles duly certified by the user department / In-charge Motor Transport.

10.3 The adjustment of fuel price upward/downward will be applicable accordingly.

10.4 In case of vehicles running extra/Additional KMs, only fuel payment will be made to the contractor.

10.5 The bills of the Contractor must be submitted on monthly basis on 2nd of each calendar month to Manager Motor Transport of PIA at Karachi station. After certification and approval, payment of the bills shall be arranged by PIA within fifteen (15) days of the submission by the Contractor.

ARTICLE 11: ASSIGNMENT

11.1 The Contractor shall not submit, transport or assign this Agreement to any party without the prior written permission of PIACL. In case the Contractor hires any vehicle fully serviceable, roadworthy and technically sound as per PIACL specified models from any sub-contractor, PIACL will be fully indemnified by the Contractor against any claim of any nature arising out of such subcontract/Hiring.

ARTICLE 12: INSURANCE INDEMNITY :

12.1 The contractor shall at its own cost maintain and keep in force, during the validity of this Agreement or any extension hereof, full/comprehensive insurance coverage for vehicles, drivers and other staff, employees of PIACL travelling on board the Contractor's vehicles and hired parties against any claims, including, but not limited to claims under Workmen Compensation Act, the Fatal accidents Act and any other Law. For any injury, loss or damage, including death, which may arise from the operation of

Contractor vehicles under this agreement.

- 12.2 The Contractor shall be solely responsible for and all times keep PIACL and / or its employees indemnified and hold harmless against all liabilities, losses, claims, demands, suites, actions and damages, whatsoever arising under any law to any person due to personal injury or death or otherwise whomsoever or any damage to or loss or destruction of any property directly or indirectly arising out of the performance of the contractual obligations by the Contractor, its employees/ agents under this Agreement.
- 12.3 In case of an accident involving death, personal injury or loss of property any person not being PIACL employee and PIACL is obligated to settle any claim in this regard, in such event PIACL shall be entitled to be reimbursed forthwith by the Contractor, PIACL shall further entitled to recover any amount paid by it in the settlement of any such claim from any amount or amount payable by it to the Contractor whether under this Agreement or otherwise.
- 12.4 In case the Contractor is required by PIACL to ply his vehicle during any riots, disturbances, agitation or public disturbances and as a result of such operations any van(s) of the Contractor used for discharged its obligations is damaged or destroyed, the Contractor shall not be entitled to be reimbursed by PIACL for the damage /loss it sustained.
- 12.5 Neither party shall be liable for any failure / delay in performing their obligations due to any cause beyond control including without limitation fire ,act of public ,war, rebellion, insurrection, act of God, and act of state.

ARTICLE 1 3: INSOLVENCY AND BREACH OF CONTRACT

- 13.1 Should the Contractor bead judged insolvent or make or enter into any arrangement for composition with the creditors or be would up either compulsorily or voluntarily or commit any breach of this Agreement (no there in specifically provided),PIACL shall, have the right to declare this agreement terminated forth with in which case the Contractor shall be liable to the confiscation of the security deposit and to pay the PIACL for any extra expenses which it might incur but it shall not be entitled to any gain of compensation from PIACL.

ARTICLE 1 4: GRATUITY, COMMISSION AND GIFTS etc.

- 14.1 It is understood and agreed that no Broker(s)/ Agent(s) have participated in bringing the parties together or in the negotiations and preparation of this agreement and Contractor hereby warrants that the price of the subject matter if this Agreement hereby has not been enhanced or increased to accommodate directly and /or in directly any commission of fee to any person or entity whomsoever. Contractor agrees to indemnify and harmless PIACL from and against all claims , damages ,liabilities charged to or are recoverable from PIA and which arises out of Contractor's action or negotiation with or in respect to Broker(s)/Agent(s).
- 14.2 Not with standing anything contained here in above, in the event that at any future date it is established that such commission and/or fees of any kind have been paid or agreed to be paid in any manner what sever by Contractor to any Brokers and Agents or persons or entities what so ever ,such as umber fundable immediately to PIA without prejudice to any other rights or remedies of PIA and the PIA shall be well within its rights to set-off such sums from any dues that maybe payable to the contractor.

ARTICLE 15: FURTHER ASSURANCE

15.1 The Contractor agree that it shall, from time to time, do and perform such other and further acts or things and execute and deliver any/ all such other and further agreements and instructions as may be required or reasonably requested by PIACL to established, maintain and protect its right and remedies under this Agreement.

ARTICLE 16: RECOVERIES

16.1 Amongst any sum of money recoverable from the Contractor due to any default under this Agreement or otherwise, PIACL shall be entitled to deduct the said recoverable amount from any money due to become due to PIACL from the security deposit of the Contractor held by PIACL or any bill payable to the Contractor.

ARTICLE 17: APPLICABLE LAW

17.1 This Agreement shall be governed by the Laws of Islamic Republic of Pakistan.

ARTICLE 18: DISPUTE RESOLUTION

18.1 If at any question, dispute or difference may arise between the parties under this Agreement, either party may give a reasonable notice to the other party in writing of the existing of such question, dispute or difference specifying its nature and point at issue for conciliation failing which the matter may be referred to Arbitrator nominated by consent of both parties in accordance with provision of Arbitration Act 1940 or any statutory or the re -enactment thereof for the time being enforced. Seat of the arbitration shall be at Karachi and the parties agree to the exclusive jurisdiction of the court sin Karachi.

ARTICLE 19: MISCELLANEOUS

19.1 This Agreement embodies the entire Agreement between the parties and supersedes all prior Agreement, understanding, and under taking relating to the subject which are valid to the extend not in conflict with terms and conditions of this Agreement. Titles are inserted in this Agreement for the purpose of reference and convenience and no way define, limit or describe the scope or intent of this agreement and are not to be deemed an integral part thereof.

19.2 The failure of any party at any ti me to require the performance by the other of any of the terms and provision here of shall in no way effect the right of that party thereafter to enforce the same nor shall the waiver by e it her party or any breach of any of the terms or provision here of taken or held to be waiver of any succeeding breach of any such terms or provision itself.

19.3 This Agreement shall be binding upon and shall insure to the benefit of both parties here of and their respective successors and assigns provided always that any assignment shall have been made in accordance with the terms of Article 17 hereof.

IN WITNESS WHEREOF

The Parties hereinto set their hands On
the day, month and the year
Mentioned hereinabove

For and on behalf of Pakistan
International Air lines Corporation

For and on behalf of Contractor

Signature &Seal _____
Name _____
Designation: _____

Signature &Seal _____
Name: _____
Designation: _____

WITNESS:

Signature _____
Name _____
N.I.C. _____
Address _____

WITNESS:

Signature: _____
Name: _____
N.I.C. _____
Address _____

TENDER SCHEDULE FOR TRANSPORT ARRANGEMENT FOR ENGINEERING APRON AERA AT KARACHI STATION

TYPE OF VEHICLE	QTY	MODEL	AVERAGE KMs/Month/ vehicle	DURATION	RATES PER MONTH / VEHICLE		IMPACT/ MONTH/ VEHICLE	TOTAL IMPACT/MONTH
					Base rate	& Fuel charge		
Micro Vans Non A/c 2017 or above model	08	2017 or Above	48,000Kms (08 veh)	24hrs (30days a month)				
Toyota Hilux Double Cabin 2017 or Above Model Non A/C	02	2017 or Above	12,000 Kms (02)	24 hrs (30 days a month)				

IMPACT PER MONTH	IMPACT PER YEAR	TOTAL IMPACT FOR THREE YEARS

TERMS & CONDITIONS

1. Micro Vans must be brand 2017 model or above without A/C System.
2. Double Cabin must be 2017 or above model without A/C system.
3. All vehicles must be in color as specified by Corporation.
4. Bidder is required to quote for the base rate per vehicle per month clearly indicating the mode of fuel in the tender schedule either petrol or diesel, which shall remain fixed during the contract period whereas payments with respect to the running of vehicle shall be paid as per the following formula:

For diesel operated vehicle 08 km per liter.

For petrol operated vehicle 07 km per liter.

Vehicle : Micro Van and Double Cabin----- (Actual Running in KMs/8*OGRA Notified Fuel Rate for the Month)

OGRA FUEL RATES FOR THE MONTH OF September, 2019 IS AS UNDER PERTOL Rs.113.24/- DIESEL Rs.127.14/- (Announced on 1st September 2019).

All prospective bidders are advised to take September 2019 OGRA rates for fuel calculation, however payments will be made as per the actual of the respective month.

5. The Contractor / Transporter must provide two pairs of specified uniform annually to his drivers /staff.
6. The drivers must be properly dressed in PIACL specified uniform while on duty.
7. All expenses incurred on maintenance/registration/insurance and fuel etc, other liabilities will be born by the contractor.
8. All supervisors /Scheduling staff required for detailing / controlling of vehicles will be Contractor's responsibility.
9. Full trained drivers holding at least 03 years LTVL licenses must be detailed on the vehicles.
10. All vehicles will be inspected by the designated team of Manager MT with written permission/ approval at least 07 days prior to deployment of contractual vehicles.
11. Installation of CNG kits in the vehicles is not allowed at any time, if found fine@Rs.3000/-per day will be imposed.
10. All charges like parking fees by City Government or by Cantonment Boards, entry fees and space charges by CAA or other agencies will be paid by the contractor.
11. Office space, telephone, fax computer etc, all fitting fixtures will be of the contractor.

Note: Tender not meeting any of the above condition will be rejected by the PIACL.

TENDERER'S SIGNATURE_____

FULL NAME _____

ADDRESS_____

EVALUATION CRITERIA

Total Marks - 100

Qualifying Marks -50

TRANSPORT SERVICES PROVIDERS.

All the applicants to please note that as per PPRA Rules and Regulations, all the documents/statements submitted by a Firm/Company for its pre-qualification are under Oath.

Any document/statement provided if proved false, misstated, concocted, or incorrect proved at any time, during or after Pre-qualification will be resulted into permanent disqualification and black listing of the firm/Company/Partners with their names displayed on PPRA website.

Particulars of the Company

- a. Company (complete data required in the pre-qualification documents).

- b. Specific experience: - (similar nature of contracts executed / In-load during the last 5 years) Minimum Value - **Rs. 20 million per year.**

Sr. No.	Evaluation Criteria	Allocated Marks	Marks Obtained
A.	Company/ Firm Profile		
1	No. of Personnel (Registered with EOBI)	15	
	01 to 20	5	
	21 to 40	10	
	41 to 60	15	
	61 to 80	9	
	81 & above	10	
2	Year of establishment of firm/ Company	10	
	12 to 23 months	3	
	24 to 35	5	
	36 to 48	7	
	Above 48 Months	10	
3	Previous similar Experience	10	
	National Companies	5	
	Multinational Companies	10	
4	Relevant Experience in Transport Services with documents.	5	
	01 to 02 years	2	
	03 to 04 years	3	
	05 to 06 years	4	
	Rented	5	
	Own workshop facility	10	
	No workshop facility	0	
2	Fleet Status	10	
	25% of required fleet	3	
	50% of required fleet	5	
	100% of required fleet	10	
C.	Penalty /Fine Imposed	5	
	No penalty	5	
	One penalty	3	
	02 to 03 penalties	2	
	04 & above penalties	0	
D.	Financial standing /status of the firm		
1	Average Income tax paid during last 03 years(attached incometax statement/ balance sheet /receipt tax challans).	10	
	Income tax paid under Rs.1 million	3	
	Rs.1Million to Rs.1.99 Million	5	
	Rs.2 Million to Rs.3.99 Million	7	
	Rs.4 Million and above	10	
2	Average annual Revenue (for the last Three years)	10	
	Annual revenue Rs.25 million above (A class)	10	
	Annual revenue Rs.5 million to Rs.25 million (B class)	7.5	
	Annual revenue up to Rs.5 million (C class)	5	
3	Financial standing of the firm/ Company	20	
	Last 03 years audited accounts (certified by a Chartered Accounts firm)	10	
	Minimum funds available Rs.8 million	5	
	Surety from a bank credit limit of the firm /available cash balance (5 million)	5	
	Grand Total Marks	100	
	Result	Qualifying Marks 50	

INTEGRITY PACT / DISCLOSURE CLAUSE

(To be submitted on Company's Letterhead)

Declaration of Fees, Commissions and Brokerage Etc. Payable by the Suppliers, Vendors, Distributors, Manufacturers, Contractor & Service Providers of Goods, Services & Works _____ the Seller / Supplier / Contractor hereby declares its intention not to obtain the procurement of any Contract, right, interest, privilege or other obligation or benefit from Government of Pakistan or any administrative sub-division or agency thereof or any other entity owned or controlled by it (GOP) through any corrupt business practice.

Without limiting the generality of the forgoing the Seller / Supplier / Contractor represents and warrants that it has fully declared the brokerage, commission, fees etc., paid or payable to anyone and not given or agreed to give and shall not give or agree to give to anyone within or outside Pakistan either directly or indirectly through any natural or juridical person, including its affiliate, agent, associate, broker, consultant, director, promoter, shareholder sponsor or subsidiary, any commission, gratification, bribe, finder's fee or kickback whether described as consultation fee or otherwise, with the object of obtaining or including the procurement of a contract, right, interest, privilege or other obligation or benefit in whatsoever form from Government of Pakistan, except that which has been expressly declared pursuant hereto.

The Seller / Supplier / Contractor certifies that it has made and will make full disclosure of all agreements and arrangements with all persons in respect of or related to the transaction with Government of Pakistan and has not taken any action or will not take any action to circumvent the above declaration, representation or warranty.

The Seller / Supplier / Contractor accepts full responsibility and strict liability for making any false declaration, not making full disclosure, misrepresenting facts or taking any action likely to defeat the purpose of this declaration, representation and warranty. It agrees that any contract, right, interest, privilege or other obligation or benefit obtained or procured as aforesaid shall without prejudice to any other right and remedies available to Government of Pakistan under any law, contract or other instrument, be void-able at the option of Government of Pakistan.

Notwithstanding any rights and remedies exercised by Government of Pakistan in this regard, the Seller / Supplier / Contractor agrees to indemnify Government of Pakistan for any loss or damage incurred by it on account of its corrupt business practices and further pay compensation to Government of Pakistan in any amount equivalent to ten times the sum of any commission, gratification, bribe, finder's fee or kickback given by the Seller / Supplier / Contractor as aforesaid for the purpose of obtaining or inducing the procurement of any contract, right, interest, privilege or other obligation or benefit in whatsoever from Government of Pakistan.

(To be submitted on Rs. 100 Stamp Paper)

General Manager Commercial Purchases & Contracts
Procurement & Logistics Division
Pakistan International Airlines
Karachi

Subject: Undertaking to Execute Contract

Dear Sir,

1. We/I, the undersigned tenderer do hereby confirm, agree and under take to do following in the even tour/my tender for supply of _____
_____ to PIACL is approved and accepted:
2. That we / I will into and execute the formal contract, a copy of which has been supplied to us / me, receipt whereof is hereby acknowledge and which has been studied and under stood by me / us without any change, amendment, revision or addition thereto, within a period of seven days when required by PIACL to do so.
3. That all expense in connection with the preparation and execution of the contract including stamp duty will be borne by us /me.
4. That we / I shall deposit with PIA the amount of security as specified in the contract which shall continue to be held by PIACL until three months after expiry of the contract period.
5. That in event of our / my failure to execute the formal contract within the period of seven days specified by PIACL the Earnest money held by PIACL shall fortified and we / I shall not question the same.

Tenderer's Signature _____

Name in full _____
Designation _____
Address _____
Phone /Fax# _____
CNIC _____
Seal _____
Date _____