Annexure "A" K-Electric

> Samples provided by Supplier may be tested at a Company approved local or foreign laboratory. Testing charges shall be borne by the Supplier at actual, and Supplier shall deposit laboratory testing charges in

Supplier shall bear laboratory testing charges for two (2) samples from each and every lot of Goods to be delivered under the Purchase Order

advance upon being intimated by the Company's representative

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## Supplier shall print the following words on each item supplied under the Purchase Order to the Company **General Term and Conditions for Supply of Goods** KE PROPERTY - NOT FOR SALE Purchase Order No. Tender Enquiry No PO Number Item Code No.: Year of Manufacture: Inspection In this document (as hereinafter defined) the following words and expressions shall have the meaning hereby The Company shall only accept the Goods after they have been duly inspected by the Company's representative assigned to them except where the Tender requires otherwis in presence of the Supplier. For Foreign orders, post inspection will be done after receipt of material and supplier must provide 100% test and warranty certificates + country of origin for each consignment Bid shall mean the offer tendered by the Bidder for the supply of goods or services in accordance with the s and conditions specified by the Company 6.2 The Supplier shall send a prior notice of inspection to the Company's designated Quality Assurance The Supplier shall sell a pilot house of inspection to the Company's designated Quality Assurance representatives at least 7 days before the inspection (30 working days for overseas inspection). The Company's representative shall carry out the inspection and, if so empowered by the Company, accept the Goods and issue an MAC (Material Acceptance Certificate) ii. Bidder shall mean any person, firm or company that submits a bid for the supply of goods or services on the terms and conditions specified by the Company Bonds shall mean bid bond, performance bond and other instruments of security furnished by the Bidder as surety for its obligation to comply with the terms and conditions of the tender documents or the Purchase Order, as the case may be The Supplier shall provide an undertaking that it has pre-inspected the entire lot of Goods for compliance with iii. the Company's quality standards and that they are fully compliant The Company reserves the right to reject Goods that do not conform to the specifications provided by the Company. In the event of rejection of all or any item, the Supplier shall collect such rejected items within one (1) week from date of inspection, failing which, the Company shall be entitled to dispose of these items. The Purchase Order shall mean the purchase order issued by the Company to the Supplier for the supply of certain Supplier shall be liable for any costs that the Company may incur on storing or disposing the rejected items Purchase Order Price shall mean the total amount (including GST and all other taxes) that the Company shall All expenses carried out by KE's inspection team, including but not limited to ticketing, boarding, lodging, travelling and daily allowance shall be borne as follows: pay to the Supplier for the supply of all goods or services under the Purchase Ore vi. Company shall mean the K-Electric (Formerly Karachi Electric Supply Company Limited) or its successors-in-Inspection/ testing Inspection Location Supplier shall mean the person, firm or company whose bid has been accepted by the Company and shall include the Supplier's representatives, successors and assignees Scenario : Main component Supplier premises Scenario 2 Sub assembly of main Supplier premises (where main component is KE component viii. Day shall mean a period of twenty-four (24) hours from mid night to mid night Sub assembly of main location apart from Supplie eans excluding Sundays & Gazetted Holiday premises (where main component is tested) Scenario 4 Testing of main Another location apart from Supplier Supplier Delivery Date shall mean the date on which the goods are to be delivered in accordance with the terms of the ase Order (For Foreign suppliers, shipment date must be considered as Delivery Date of PO) Scenario 5 Additional testing of Another location apart from Supplier Supplier Goodsshall mean the goods, material or equipment to be provided by the Supplier in accordance with the main component / premises subcomponent Specification(s) shall mean the standard codes of practice and other specifications issued with the Tender and any notification such as specifications approved in writing by the Company, and other specifications as may, from time to time, be furnished or approved in writing by the Company For inspection under scenarios 3, 4, 5 & 6, all expenses including but not limited to ticketing, boarding, lodging 6.6 travelling and daily allowance shall be borne by supplier. Supplier shall ensure that such costs are covered in i commercial proposal. KE will not be liable for carrying out an inspection if costs are not covered by the supplier. nder shall mean the terms and conditions on which the Company solicits bids for the supply of goods or 6.7 as inspection daily allowance as per KE policy is to be paid at actual to inspection nominee via cross Performance Bond (PB) / Guarantee cheque / pay order If the Purchase Order Price is greater than PTwo Million Rupees (PKR 2,000,000/-), the successful Bidder shall 7. Remedies for default submit a Performance Bond equivalent to ten (10%) percent of Purchase Order Price in the form of a pay order or unconditional bank guarantee as per the Company's approved format. The Performance Bond must be issued by a scheduled Pakistani bank that has a minimum "A" rating (long term) as indicated on the website of State Bank of Pakistan. Upon verification of the Performance Bond from the issuing bank, the Bid Bond shall If the Supplier fails to deliver the Goods either wholly or partially, within the specified delivery period or delivery of Goods that do not comply with the prescribed specifications, the Company may take any or all of the following actions at its sole discretion: 7.1 Impose liquidated damages on the Supplier at the rate of ONE percentage point (%) for each week 2.2 The Supplier shall submit the Performance Bond within thirty (30) days, counted from (a) the receipt of of the default up to a maximum limit of ten percent (10%) of the Purchase Order Price. Liquidated damages shall be recovered only for Goods delivered late. In case of delay in delivery attributable approved / signed Purchase Order (b) the date of opening of U.C (if Partial L/C is opened, partial PB must be submitted). PB shall remain valid for one (1) year after delivery of the last item (including installation and commissioning thereof) under the Purchase Order and fulfillment of all contractual obligations. In the event that the term/value of the Purchase Order is extended, the Bidder/Supplier shall extend the validity/amount to the Company, no penalty shall be charged Purchase the Goods not delivered according to the Purchase Order from another source, at of the Performance Bond/Guarantee accordingly Supplier's risk and cost without any prior notice to the Supplier and without cancelling the Purchase Order in respect of other Goods to be delivered under the Purchase Order If the Supplier fails to submit Performance Bond within specified time, a grace period of four (4) weeks shall be given to the Supplier. During grace period, a penalty of half a percent (0.5%) of total Purchase Order Price (including GST and all other taxes) per week shall be imposed on the Supplier. Penalty shall be deducted from the security deposit or any other amount payable to the Supplier by the Company. If even after four (4) weeks, 2.3 Without prejudice to the foregoing provisions, cancel the Purchase Order at Supplier risk and cost and purchase either the Goods or substitute goods, as the case may be, either from open market or by inviting tenders. In all such cases, Supplier shall be liable for loss or damages suffered by the the Supplier fails to submit Performance Bond to the Company shall have the discretion to cancel the Company which may be recovered from any dues payable by the Company to the Supplier Purchase Order at the Supplier's risk and cost and forfeit its Bid Bond Recover up to a ten percent (10%) value of Goods ordered or short supplied to from the Supplier's due amounts The Company's right to recover damages from the Supplier for breach of Purchase Order shall not be limited to the value of the Performance Bond. In the event of the Bidder failing to execute a formal Purchase Order or to submit the Performance Bond in the manner aforesaid and in the period specified, the Company shall be 2.4 Warrantee/Guarantee entitled to forfeit any earnest money or bid bond submitted by the Bidder with its Bid, without prejudice to the Company's right to claim any further loss or damage which may result to it by reason of the aforesaid The Supplier shall submit Warrantee and Guarantee Certificate from the manufacturer of the Goods in the name default of the Bidder as if Purchase Order is actually executed for the purpose of such claims of the Company, if so instructed by the Company. At the time of delivery of Goods, the Supplier shall furnish rrantee/Guarantee certificate certifying that the Goods are brand new and conform to technical **Delivery of Goods** specifications provided by the Company 3.1 shall accept delivery of Goods only in the presence of Supplier or its authorize The Company may ask the Supplier to submit documentary evidence from Original Equipment Manufacturer ('OEM') to substantiate that the Supplier is the authorized agents/representatives of the OEM 3.2 The Supplier shall deliver the Goods strictly according to the delivery terms prescribed by the Company that shall form an integral part of the Purchase Order 8.3 The Supplier shall furnish a warrantee/guarantee certificate, certifying that Goods supplied conform exactly to The specification laid down in the Purchase Order and the technical data provided by the Supplier (Goods are found defective or non-conforming to the technical specifications within a period of one (1) year from date of delivery of the last item under the Purchase Order, the Supplier shall be liable for all losses and cost of Delivery of Goods shall be made to the Company's authorized representative at the location specified for the purpose in the Purchase Order. A prior written notice specifying the exact time and date of delivery shall be given to the Company's authorized representative. The Company may refuse any Goods delivered without replacement of defective Goods prior notice. Any manual or mechanical labor required to affect the delivery shall be arranged by the Suppliei A foreign Supplier's principal shall furnish along with the bid, a guarantee to the effect that the Goods dispatch shall be in exact accordance with the Company's specifications Suppliers within Karachi must ensure deliveries within 7 working days after receipt of MAC (Material Acceptance Certificate). Whereas, suppliers outside Karachi (within Pakistan) must ensure deliveries within 10 working days after receipt of MAC, otherwise clause # 7 will be applicable Submission of Invoices 3.5 For Small orders / electronic items; supplier outside Karachi can send deliveries by courier at the location specified in PO. If rejected during inspection, supplier has to make arrangement to pick the consignment for replacement The Supplier shall submit the original invoice along with following supporting documents to the Company's GM C&A (BMC-Bill Management Cell) within ninety (90) days of the delivery of Goods, failing which, the invoice may not be entertained; Sale Tax Invoic Supplier will be responsible for packing the material for transit by Rail/Road/Sea/Air so as ensure them being 3.6 Delivery Challan& GRN (duly stamped and signed) Undertaking for NON deduction for WHT Bill of entry for imported items free from loss or damage on arrival at destination. The packaging must be as per KE specifications or according to the standard trade practice to ensure safe receipt at destination. Packing will be done at supplier's expense Copy of Purchase order Copy of Term & Condition of Purchase order Warrantee & Guarantee if applicable/required 7) Warrantee & Guarantee if applicable/required 8) Copy of Performance Bond / Bank Guarantee if applicable/required The Company reserves the right to increase, decrease, delete or modify quantities of any item or Goods to be delivered under the Purchase Order 10. Testing In case of local purchase, payment for the Goods shall be made to the Supplier in accordance with the payment terms prescribed in the Purchase Order. In case payment is made through Local LC, all bank charges relating to opening of LC including amendments, if any, shall be borne by the beneficiary. A copy of the General Sales Tax

('GST') invoice showing the amount of sales tax must be submitted along with the invoice. In case GST is not applicable on the Goods to be procured, Supplier shall provide the documentary evidence. . In case however the resent duties / taxes are increased / decreased by Government on finished goods during currency of the ontract, the same will be adjusted accordingly at the time of payment

K-Electric Annexure "A"



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10.2	Payment to a foreign Supplier shall be made through letter of credit ("LC") to be opened in favor of the	16.	Indemnification
	Supplier's principal and in the currency specified in its Bid. All local bank charges & commission for opening & handling of LC shall be to the opener's account, where as all banking charges out of Pakistan shall be borne by the beneficiary. Any additional confirmation of LC from the foreign bank, if required by the Company, shall be arranged at beneficiary's cost	16.1	The Supplier agrees to indemnify and hold harmless the Company from and against any and all claims, demands, suits, causes of action, proceedings, judgments, damages cost, expenses and liabilities (including reasonable attorney fees and costs) for bodily injury and property damage to third parties to the extent such claims arise from the acts or omissions of the Supplier, its employees, officers, agents or subcontractors.
10.3	In order to open the LC, the name, complete address and details of principal's bank, proforma invoice and acceptance of the Purchase Order shall be intimated by the Supplier within seven (07) days from the date of issuance of the Purchase Order, to the Company's General Manager (Procurement) with a copy to Manager (Import & Clearance) at the address specified in clause 13 hereof	16.2	The Company agrees to indemnify and hold harmless the Supplier from and against any and all claims, demands, suits, causes of action, proceedings, judgments, damages cost, expenses and liabilities for bodily injury and property damage to third parties to the extent such claims arise from the acts or omissions of the Company, its employees, officers, agents or subcontractor
10.4	All payments under the Purchase Order to a foreign Supplier shall be made as per agreed inco terms. Payments in favor of Supplier's principal shall be made upon submission of documents along with copies of the following documents:  i. Bill of Lading / Airway Bill  ii. Original Invoice mentioning item-wise price  iii. Certificate of origin (if required)  iv. Packing list  v. Guarantee certificate as per guarantee clause of Purchase Order  vi. Declaration of dispatch to insurance company as per insurance clause of Purchase Order	16.3	As soon as practicable after receipt by an indemnified party of any claim or notice of the commencement of any action or administrative or legal proceeding or investigations as to which the indemnity provided for in this clause 15 may apply, the indemnified party shall notify the indemnifying party of such fact. In the event that an indemnified party is entitled to indemnification under this clause 15 as a result of a claim by a third party, but the indemnifying party fails to assume the defense of such claim, within thirty (30) days after receiving notification thereof, then such indemnified party may, at the expense of the indemnifying party contest or, with the prior consent of the indemnifying party, settle such claim. The indemnities contained in this Purchase Order shall survive for one (1) year after the term of this Purchase Order  Arbitration
10.5	Two sets of documents mentioned above shall be dispatched to the Company's Manager (Import & Clearance) at the address listed in clause 13 hereof. In order to avoid demurrage charges, these documents must reach the Manager (Import & Clearance), five (5) days prior to the arrival of shipment by sea and three (3) days prior to arrival of shipment by air at Karachi port. In case demurrage charges are incurred because of any delay in dispatch of the documents, the same shall be recovered by the Company from Supplier. Should the Supplier fail to provide any of the specified documents, the Company shall not be obligated to pay until such documents are provided.	17.1	In case of any dispute, difference or disagreement between the Company and the Supplier in connection with or arising out of this Purchase Order, the same shall be referred to a joint resolution committee, comprising of two executive director level officers of both parties and the Chief Executive Officer of the Company shall give the final decision on the dispute
11.	Insurance	17.2	In case a dispute, difference or question cannot be settled amicably or satisfactorily within a period of thirty (30) days, it shall be referred to mediation before a CEDR accredited Mediator at the Karachi Centre for Dispute Resolution (KCDR). Mediation proceedings shall be ideal at Karachi ashall be governed by the mediation rules of the Centre. The Supplier shall bear all costs with respect to the same
12.	For foreign procurement, the Principal of Supplier shall furnish a declaration of dispatch to the Company's designated insurance company at least fourthern (14) days before the date of shipment. Declaration of dispatch shall contain particulars of the consignment including without limitation, the number of packages, description of consignment, dimension, and name of vessel, sailing date and value of consignment. In case of delay, declaration of dispatch must be communicated to the insurance company with a copy to the Company's General Manager (Procurement). The insurance for a consignment from port to the Company's site shall be arranged by the Company  Shipment of Foreign Procurement	19.	Confidentiality  The Company and the Supplier shall both maintain complete confidentiality of all information and data exchanged between the parties in whatever form whether electronic, written or verbal communication, for the purposes of this Purchase Order or in respect of negotiation and preparation of the Purchase Order. However, information that is already in the public domain, or disclosed by a third party in a lawful manner to either of the parties hereto shall not deemed confidential  Assignment
12.1	As soon as Goods are ready for shipment, but in no event later than eight (8) weeks before the expiry of the delivery period, the Supplier's principal shall request the designated/agreed shipping line/agents for shipping space, and give the following information to Manager (Imports & Clearance) under intimation to GM Procurement;  i. Number of packages.  ii. Net weight of each package with item-wise break up of Goods in the packages  iii. Gross weight of each package with item-wise list and details of Goods in each package	20.	The Supplier shall not assign, in whole or in part, its obligations under the Purchase Order except with the Company's prior written consent. The Company may assign the Purchase Order upon prior written notice to the Supplier. The assignee shall take the place of Company and succeed to its rights and duties as from the date of assignment. Supplier shall obtain all necessary insurance policy endorsements relating to the Purchase Order so that the assignee has the same rights under such policies as Company  Termination of Purchase Order
12.2	iv. Volume of each package including dimensions/measurement of each package The Supplier shall dispatch the consignment in sea or air worthy packing, as the case may be, and be addressed to the Company's identified location. When the Goods are ready for shipment, Supplier's principal should	20.1	Without affecting any other right or remedy available to the Company, the Company shall be entitled to terminate this PO by giving thirty (30) days prior written notice to the Supplier without assigning any reason
13.	intimate the Company's Manager (Imports & Clearance). The Company shall arrange for clearance of the Goods upon arrival Marking of Consignment	20.2 (i)	thereto.  The Company may terminate the Purchase Order for any of the following reasons:  The Company may terminate the Purchase Order, in whole or in part, without prejudice to any other remedy under law for breach of Purchase Order, if:
NOTE:	The Supplier shall advise its principal to provide the following marking on the consignment. The marking should be suitably done in the approved manner in accordance with the standard practice.  PROCUREMENT DEPARTMENT.  1 ST FLOOR, SUPPORT BUILDING, J BLOCK, ELANDER ROAD (POWER HOUSE) COMPLEX, KARACHI, PAKISTAN CONTACT NUMBER: +92. 21 3C637133/38709132 (Ext # 7124) PURCHASE ORDER NO:  In case of LCL, please paste a copy of packing list + invoice in any side of the box, which is easily visible.	(::)	(a) The Supplier falls to the supply the Goods within the time period(s) specified in the Purchase Order or any extension thereof granted by the Company in writing;  (b) The Supplier falls to perform any other obligation(s) under the Purchase Order; or The Company has reason to believe that the Supplier lacks the ability or the resources to fulfill its obligations under the Purchase Order.  Prior to the exercising of any right by the Company to terminate the Purchase Order for cause, the Company shall issue written notice to the Supplier specifying the default(s) and the Supplier shall remedy the default within seven (07) Days of receipt of such notice. If the Supplier falls to remedy within the stipulated time the Purchase Order may be terminated by the Company without incurring any liability on account of doing so towards the Supplier
14.1	II. In case of FCL, please put the copy of packing list + invoice at the inner side of container left side door  Force Majeure  'Force Majeure Event' shall mean the occurrence of any of the following events or circumstances, or any combination thereof, which are (i) beyond the reasonable control of the affected party, (ii) could not have been foreseen or prevented by the use of or by the exercise of reasonable skill and care, and (iii) have a material adverse effect upon the performance by the affected party of its obligations under the Purchase Order including but not limited to:	(ii) 20.3 <b>21.</b>	The Company may terminate the Purchase Order by giving written notice to the Supplier, without incurring any liability on account of doing so towards the Supplier, the Supplier is done sharkupt or otherwise insolvent. Such termination shall not prejudice or affect any right of action or remedy which has accrued to the Company or available to it under law or equity.  Notwithstanding the foregoing, the Company shall have the absolute right to terminate this PO immediately by written notice to the Supplier, without any liability, due to any event, series of events and/or circumstances arising as a result of such events that are beyond the reasonable control of the Company which adversely affect it and render it unable to continue with the arrangement under this PO.  Independent Supplier
	Strikes, lock-outs or other industrial action or labor disputes involving the affected party or its respective sub-contractors, employees or agents     Invasion, act of war (whether declared or undeclared), armed conflict or act of foreign enemy, blockade, civil war, rebellion, riots, insurrection or civil commotion     Sabotage, kidnapping, terrorism or credible threat of such acts     Epidemics     Explosions, chemical or radioactive contamination or ionizing radiation or other radioactive contamination risks in the common form that are not covered by the Supplier's approved	22.	The Supplier is an independent supplier with exclusive authority over its equipment, materials and personnel. This Supplier shall not hold listelf out as a partner, joint venture, employee or agent of the Company. The Supplier does not have the authority to act on behalf of Company or enter into a legally binding obligation on behalf of the Company. In the event of that the Supplier violates this provision; the Company shall have the right to terminate this Purchase Order  Price Escalation & Order Confirmation
	insurance policies vi. Unusual or extreme adverse weather or environmental conditions or action of the elements, meteorites, aircraft or object falling from aircraft or other aerial devices, the account of pressure waves caused by aircraft or other aerial devices traveling at supersonic speed or other natural	22.1	The price for the Goods to be delivered under this Purchase Order shall remain fixed and firm as specified in this Purchase Order and shall not be subject to escalation for any reason whatsoever
	disasters  vii. Act of God  viii. Any event or circumstances of a nature analogous to the foregoing, provided that each of the events described shall constitute a Force Majeure Event to the extent that such events or circumstances are caused by an event or circumstance that is itself a Force Majeure Event	22.2	After receipt of purchase order, Supplier must point out any reservation in PO within 3 working days, otherwise it will be considered acceptable and confirmed and no claim will be entertained Governing Law
14.2	experienced directly by the Supplier  Force Majeure Events shall not include the following:  i. Late delivery or interruption in the delivery of Goods	24.	This Purchase Order shall be governed by the laws of Pakistan  Correspondence
	Delay in the performance of the Purchase Order by the Supplier or its sub-contractor     Breakdown in machinery or equipment     Normal wear and tear or random flaws in materials, machinery or equipment	24.1	All correspondence under and/or in connection with this Purchase Order shall be in English and shall be delivered to the Company or the Supplier, as the case may be, at the following addresses:  Company:  Attention:
14.3	If, by reason of a Force Majeure Event a party is wholly or partially unable to carry out its obligations under this agreement, the affected party shall:  i. give the other party notice of the Force Majeure Event(s) as soon as practicable, but in no event later than the later of forty-eight (48) hours after the affected party becomes aware of the occurrence of the Force Majeure Event(s), or six (6) hours after the resumption of any means of providing notice to the other party		K-Electric  1st Floor, Support Building, Block J, Elander Road (Power House) Complex off I.I.Chundigarh Road, Karachi, Pakistan Email: Facsimile: Supplier: Attention:
	ii. provide, wherever appropriate or when reasonably requested to do so by the other party, further information to the other party fully describing the Force Majeure Event(s) and its cause(s), and providing or updating information relating to the efforts of the affected party to avoid and/or to mitigate the effect(s) thereof; and estimates, to the extent practicable, of the time for which the affected party reasonably expects it shall be unable to carry out any of its affected obligations due to the Force Majeure Event(s)	24.2 24.3 24.4	Supplier's name: Facsimile: Correspondence between the parties regarding this Purchase Order shall clearly and conspicuously state the Purchase Order number, Name of project (where applicable), and the address of the recipient. All notices given with respect to the Purchase Order shall be sent through courier service, registered mail acknowledgment due, electronic mail or facsimile and shall be deemed effective as of the date of receipt by the party to whom it is addressed. A Party may change its address for the purpose of correspondence under this Purchase Order by giving prior
15.	4The affected party shall notify to the other party of the cessation of the Force Majeure Event and of its ability to recommence performance of its obligations under this Purchase Order as soon as possible and in any event, not later than seven (7) days after the cessation of the events described above	27.4	A rarry may change its address for the purpose of correspondence under this Purchase Green by giving prior written thereof to the other party at least fifteen (15) days in advance.