SINDH PUBLIC PROCUREMENT REGULATORY AUTHORITY

CONTRACT EVALUATION FORM

TO BE FILLED IN BY ALL PROCURING AGENCIES FOR PUBLIC CONTRACTS OF WORKS, SERVICES & GOODS

		Sindh Bank Ltd
1)	NAME OF THE ORGANIZATION / DEPTT.	Cahadulad Bank
2)	PROVINCIAL / LOCAL GOVT./ OTHER	Scheduled Bank
3)	TITLE OF CONTRACT	Maintenance & Support of Dell Server R-700
4)	TENDER NUMBER	SNDB/COK/ADMIN/TD/1307/2023
5)	BRIEF DESCRIPTION OF CONTRACT	Maintenance & Support of Dell Server R-700
6)	FORUM THAT APPROVED THE SCHEME	Competent Authority
7)	TENDER ESTIMATED VALUE	Rs.1,180,850/-
8)	ENGINEER'S ESTIMATE (For civil works only)	1 year
9)	ESTIMATED COMPLETION PERIOD (AS P	
10)	TENDER OPENED ON (DATE & TIME)	21.03.2023 at 1139 Hrs
11)	NUMBER OF TENDER DOCUMENTS SOLD (Attach list of buyers))1
12)	NUMBER OF BIDS RECEIVED	
13)	NUMBER OF BIDDERS PRESENT AT THE	TIME OF OPENING OF BIDS 1
14)	BID EVALUATION REPORT (Enclose a copy)	11.08.2023
15)	NAME AND ADDRESS OF THE SUCCESSF	TUL BIDDER M/s. Astron Tech Distributuions
16)	CONTRACT AWARD PRICE	Rs.1,224,355/-
17)	RANKING OF SUCCESSFUL BIDDER IN EV (i.e. 1 st , 2 nd , 3 rd EVALUATION BID).	VALUATION REPORT 1. M/s. AstronTech Distributiuons
18)	METHOD OF PROCUREMENT USED : - (Tie	ck one)
	a) SINGLE STAGE – ONE ENVELOPE	PROCEDURE Domestic/ Local
	b) SINGLE STAGE – TWO ENVELOPE	E PROCEDURE
	c) TWO STAGE BIDDING PROCEDUR	RE
	d) TWO STAGE – TWO ENVELOPE B	IDDING PROCEDURE
	PLEASE SPECIFY IF ANY OTHER EMERGENCY, DIRECT CONTRACTING	METHOD OF PROCUREMENT WAS ADOPTED i.e. G ETC. WITH BRIEF REASONS:

19)	APPROVING AUTHORITY FOR AWARD OF CONTR	Competent Authority AACT
20)	WHETHER THE PROCUREMENT WAS INCLUDED	IN ANNUAL PROCUREMENT PLAN? Yes No
21)	ADVERTISEMENT :	
	i) SPPRA Website (If yes, give date and SPPRA Identification No.)	Yes SPPRA NIT No T00531-22-00331. Express Tribune, Sindh Express & Daily Express 03.03.2023
	(it yes, give date and six it a rational enterior)	No
	ii) News Papers (If yes, give names of newspapers and dates)	Yes Express Tribune, Sindh Express & Daily Express 03.03.2023
		No
22)	NATURE OF CONTRACT	Domestic/ Local Int.
23)	WHETHER QUALIFICATION CRITERIA WAS INCLUDED IN BIDDING / TENDER DOCUMEN (If yes, enclose a copy)	Yes V No
24)	WHETHER BID EVALUATION CRITERIA WAS INCLUDED IN BIDDING / TENDER DOCUMEN (If yes, enclose a copy)	Yes V No
25)	WHETHER APPROVAL OF COMPETENT AUTHORI METHOD OTHER THAN OPEN COMPETITIVE BIDI	TY WAS OBTAINED FOR USING A DING? Yes No
26)	WAS BID SECURITY OBTAINED FROM ALL THE E	BIDDERS? Yes V No
27)	WHETHER THE SUCCESSFUL BID WAS LOWEST IN BID / BEST EVALUATED BID (in case of Consultancia)	
28)	WHETHER THE SUCCESSFUL BIDDER WAS TECH COMPLIANT?	NICALLY Yes V No
29)	WHETHER NAMES OF THE BIDDERS AND THEIR THE TIME OF OPENING OF BIDS?	QUOTED PRICES WERE READ OUT AT Yes No
30)	WHETHER EVALUATION REPORT GIVEN TO CONTRACT? (Attach copy of the bid evaluation report)	
	(Attach copy of the old evaluation report)	Yes No

31) ANY COMPLAINTS RECEIVED (If yes, result thereof)	Yes	
	No	No
32) ANY DEVIATION FROM SPECIFICATIONS GIVEN IN T (If yes, give details)		ENDER NOTICE / DOCUMENTS
	Yes	No
33) WAS THE EXTENSION MADE IN RESPONSE TIME?	No	
(If yes, give reasons)	Yes	
	No	No
34) DEVIATION FROM QUALIFICATION CRITERIA (If yes, give detailed reasons.)	Yes	
35) WAS IT ASSURED BY THE PROCURING AGENCY T	No	No THE SELECTED FIRM IS NOT
BLACK LISTED?		Yes V No
36) WAS A VISIT MADE BY ANY OFFICER/OFFICIAL OF SUPPLIER'S PREMISES IN CONNECTION WITH THE BE ASCERTAINED REGARDING FINANCING OF WISIT (If yes, enclose a copy)	PROC	UREMENT? IF SO, DETAILS TO
37) WERE PROPER SAFEGUARDS PROVIDED ON MOB THE CONTRACT (BANK GUARANTEE ETC.)?	ILIZA	Yes No
38) SPECIAL CONDITIONS, IF ANY (If yes, give Brief Description)	Yes	
(Parm	No	No
Signature & Official Stamp of ARSHAD ASBAS SOOMRO 22 Authorized Officer Administration Division	027	>
FOR OFFICE USE ONLY		
TOR OTTICE COL CLUZZ		

SPPRA, Block. No.8, Sindh Secretariat No.4-A, Court Road, Karachi Tele: 021-9205356; 021-9205369 & Fax: 021-9206291

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	Buyer List	
S.No	Company Name	AMOUNT DEPOSITED
1	AstronTech	1150
	Total	1150

				Date.					
					Bid Evaluation Rep	ort			
			Maintenar	ice &	Support Service of	Dell Servers R 710.			
1		Name of Procuring	g Agency	Sindh Bank Ltd.					
2		Tender Reference	No.	SN	IDB/COK/ADMIN/TE	0/1307/2023			
3		Tender Description	1	M	aintenance & Suppor	t Service of Dell Servers R	710		
4		Method of Procure	ment		igle Stage One Envelo				
5		Tender Published		SP (03	PRA NIT ID: T00531- 3/03/2023)	-22-00331 Express Tribune, S	Sindh Express, Da	ily Express	
6		Total Bid Documer	nts Sold	01					
7		Total Bids Receive	d	01					
8		Technical Bid Oper	ning Date	21/03/2023 Time: 1130 Hours					
9 Financial Bid Opening Date			21/03/2023 Time: 1130 Hours						
10		No of Bid Technica	ally Qualified	01					
11		Bid(s) Rejected		0					
S. No.	Na	me of Company	Cost Offered by Bidder		Ranking in Terms of Cost	Comparison with Estimated Cost PKR Rs 1,180,850/-	Reason for Acceptance/ Rejection	Remarks	
0		1	2		3	4	5	6	
1		Astrontech tributions.	111,305 * 11 = Rs.1,224,355 /-		Lowest Qualified Bidder	Rs. 43,505/- Above with the estimated cost	Accepted Being		

Note: Accordingly, going through the Technical/Financial evaluation criteria laid down in the tender document, M/s Astrontech Distributions is the most advantageous bid and hence recommended for Maintenance & Support Service of Dell Servers R 710 to Sindh Bank Ltd.

Members - Procurement Committee

(Mr. Dilshad Hussain Khan) Chief Financial Officer - EVP - Chairperson

(Mr. Arshad Abbas Soomro) Head of Administration-SVP-Member

(Mr. Syed Muhammad Aqeel) Chief Manager, IDBL, KHI-AVP-Member

Signature

Jyl .

Astrontech Distributions

Annexure "D"

9. INTEGRITY PACT

Declaration of Fees, Commissions and Brokerage etc Payable by the Suppliers of Services Pursuant To Rule 89 Sindh Public Procurement Rules Act, 2010

Astrontech Distributions hereby declares that it has not obtained or induced the procurement of any contract, right, interest, privilege or other obligation or benefit from Government of Pakistan (GoP) or any administrative subdivision or agency thereof or any other entity owned or controlled by it (GoP) through any corrupt business practice.

Without limiting the generality of the foregoing, [the Supplier] 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 inducing the procurement of a contract, right, interest, privilege or other obligation or benefit in whatsoever form from GoP, except that which has been expressly declared pursuant hereto. [The Supplier] 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 GoP and has not taken any action or will not take any action to circumvent the above declaration, representation or warranty.

Astrontech Distributions 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 GoP under any law, contract or other instrument, be voidable at the option of GoP.

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

For and On Behalf Of

Signature:

Name:

Muhammad Sohaib

NIC No:

42000-6373822-1



LAHORE

KARACHI

ISLAMABAD

SIALKOT

SCOPE WORK / TECHNICAL SPECIFICATION

Maintenance and Support Services of Dell Servers at Sindh Bank Head Office Karachi and Sindh Bank DR Site Lahore

Sindh Bank desires to engage tier 1 partners of the Dell equipment manufacturers to provide maintenance and support (including Parts & Labour) for 11 Dell servers installed at Sindh Bank Karachi and Lahore data centres, as per the details given in this document and specification mentioned below.

S. No.	Server Model	Serial No
1	Dell Power Edge R710	GJNVKS1
2	Dell Power Edge R710	1W84DJ4
3	Dell Power Edge R710	H8LRR4J
4	Dell Power Edge R710	90F3G4J
5	Dell Power Edge R710	F1GMX4J
6	Dell Power Edge R710	F5XHXJ1
7	Dell Power Edge R710	CS3LTL1
8	Dell Power Edge R710	84PPLL1
9	Dell Power Edge R710	4T4DHS1
10	Dell Power Edge R720	688KF2S
11	Dell Power Edge R720	DG98PW1

The maintenance contract will be for one year period, and subsequently can be extended for further three years on mutual consent.

Vendor shall perform the obligations, both in Lahore and in Karachi, at its own cost including parts, labour, transport, insurance etc.

While attending to any complaint vendor will perform associated services at the premises of the Sindh Bank, however, in case of some major defects, replacement of the same must be provided at the site and hardware may be taken to vendor workshop/location for rectification.

With respect to defective, mal-functioning, non-functioning or other problems related to systems vendor must has 24X7 support. This is 24 hours a day, seven days a week including public holidays with 4-6 hours resolution time at Sindh Bank's locations.

Vendor shall ensure that only genuine / approved parts of Manufacturer are being used during any replacement. Vendor will provide backup equipment in order to keep the system up and running.

Maintenance will include One (1) Quarterly Preventive Maintenance of Equipment.

Sindh Bank will impose a penalty on vendor; if vendor is unable to resolve the prescribed hardware issue within the given timelines as agreed, which can be on per day basis of PAK Rupees 5,000/- (Five Thousands Rupees) and will be double (Ten Thousand Rupees) after five days.

The payment may be made in advance on quarterly basis and shall be made in PAK rupees.

This is a Single Stage one envelop procedure, therefore 1st lowest bid will be evaluated first. If the 1st lowest bidder is disqualified in evaluation criteria or technical criteria, then next lowest bid will be evaluated.



PURCHASE ORDER

PO No: 357

Date: 30-08-2023

M/s Astrontech Distributions, Plot A-249, Sector 6-F, Mehran Town, Near Brookes Chowrangi, Karachi.

Subject:

Supply Dell Server Maintenance & Support.

With Reference to the Tender No SNDB/COK/ADMIN/TD/1307/2023 Dated 21-03-2023 For Supply Maintenance & Support Dell Servers at Sindh Bank Ltd Submitted by you. After detail review the Sindh Bank ltd Management is pleased to inform that your Tender is accepted.

S. No	Description	Unit Price GST	QTY	Amount With GST
1	Supply Maintenance & Support Dell Servers R710	Rs 111,305/-	11	Rs. 1,224,355/-

Terms & Conditions

Payment Terms

As Per Agreement.

Taxes/Deduction

Above Prices are inclusive of all taxes.

Thank you,

rram Waheed OG INT. T. Division

M.Khalid

AVP-I/I.T Division

S. Zeeshan Ul Haq

SVP-I/I.T. Division

Riaz Ahmed EVP-II/ I.T Division. EVP/ Head Of H

S.Ata Hussain

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0 2 AUG 2023

Licence # 38, Shop # 15, Quaidabad, Malir, Kara@hy 9057 S.No. DATE ... OSUE ATH ADDRESS TANKS ALANGEROUGH WITH ADDRESS STANKS Adverte PURPOSE

Service Level Agreement VALUE RS (ATTACHED) Tender Ref # SNDB/COK/ADMIN/TD/1307/2023

This agreement is made at Karachi on this 30 2 2523

BETWEEN

Sindh Bank Ltd a banking company incorporated under the laws of Pakistan, having its Head office at Address:3rd Floor, Federation House, Clifton, Karachi. Hereinafter referred to as "SINDH BANK".

AND

M/s Astrontech Distributions, having its office at Plot A-249, Sector 6-F, Mehran Town, Near Brookes Chowrangi, Karachi

"M/S ASTRONTECH DISTRIBUTIONS".

WHEREAS M/S ASTRONTECH DISTRIBUTIONS has agreed to provide Hardware Maintenance Services under a Service Level Agreement for the Annual Support and Services of Dell Equipment installed at SINDH BANK as per tender dated 21-03-2023.

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1. Purpose of Agreement

For a period of Twelve months from _____till _____ (both days inclusive), M/S ASTRONTECH DISTRIBUTIONS will provide hardware maintenance services (with parts) and support to Dell Servers listed at Annexure "A", against an aggregating amount of Rs.1,224,355/- as per Financial Proposal as Annexure-B.

The maintenance contract will be for one year period from the date of execution of this agreement and subsequently can be extended / reviewed on yearly basis after mutual written consent of the parties.

2. Services to be provided

- I. M/S ASTRONTECH DISTRIBUTIONS to attend and resolve support related calls on Dell Power Edge Servers as per Annexure "A" installed at SINDH BANK. M/S ASTRONTECH DISTRIBUTIONS core responsibility will be to ensure that servers remain operational.
- II. M/S ASTRONTECH DISTRIBUTIONS to ensure replacement of faulty parts and ensures that they maintain adequate stock of spare parts. Pickup / drop of equipment / parts from the M/S ASTRONTECH DISTRIBUTIONS office to SINDH BANK LTD shall also be M/S ASTRONTECH DISTRIBUTIONS responsibility.
- III. Maintenance shall include One (1) Quarterly Preventive Maintenance of Equipment's mentioned in Annexure "A". (1 Quarter = 3-months)
- IV. Preventive Maintenance will include testing of equipment's, running diagnostics, cleaning/servicing and adjustments where necessary.

3. Location covered under SINDH BANK LTD's Agreement:

SINDH BANK's Agreement covers units setup/installed at in the following locations.

At "Sindh Bank Head Office Karachi and Sindh Bank DR Site Lahore".

4. Call Logging Procedure

SINDH BANK shall contact M/S ASTRONTECH DISTRIBUTIONS Support Department 24/7 to make all Complaint Requests during working / Off Days & on Holidays. All Complaint Requests shall be entered via email or on phone using any one of the following methods

Monday to Sunday & During Holidays

i. Via email support@astron.com.pk logging the complaint with at ASTRONTECH DISTRIBUTIONS – Karachi

A complain number or reply will be provided against all complaints. SINDH BANK LTD shall write these numbers for any future reference pertaining to the particular complain. M/S ASTRONTECH DISTRIBUTIONS shall not be responsible for any calls logged without a complain number.

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Monday to Sunday (24/7)

First Escalation Step		Karachi	Lahore
	Designation	Customer Care Representative- Pakistan	Customer Care Representative- Pakistan
First complain if the call is not resolved "within specified response time"	Name	Muhammad Sohaib	Muhammad Sohaib
	Phone	021-35151052 – 53 Ext: 111	021-35151052 - 53 Ext: 111
	Cell	0309-7770329/0334-3918472	0309-7770329/0334-3918472
	Email	support@astron.com.pk	support@astron.com.pk
Second Escalation Step	Designation	Enterprise Support Account Manager	Manager SSID LHR
Second complain, if the call is attended within "Specified Response Time" and not	Name	Muhammad Yousuf	Mushtaq Malik
	Phone	021-35151052 – 53 Ext: 108	042-35952334-6
attended / or the problem still unresolved even after	Cell	0309-7770303	0309-7770322
complaining at Level-1	Email	Muhammad. Yousuf@astron.com.pk	Mushtaq.malik@astron.com.pk
Third Escalation Step	Designation	GM South	GM South
Third complain, if the call is	Name	Suhail Ahmed Khan	Suhail Ahmed Khan
attended within "Specified	Phone	021-35151052 – 53 Ext: 104	021-35151052 - 53 Ext: 104
Response Time" and not attended /or the problem still	Cell	0309-7770352	0309-7770352
unresolved even after complaining at Level-2	Email	Suhail.khan@astron.com.pk	Suhail.khan@astron.com.pk

M/S ASTRONTECH DISTRIBUTIONS is responsible for running and uptime of Servers during the SLA tenure.

M/S ASTRONTECH DISTRIBUTIONS shall perform the obligations, both in Lahore and in Karachi, at its own cost including parts, labor, transport, insurance etc.

With respect to defective, mal-functioning, non-functioning or other problems related to systems, backup part should be provided on immediate basis in order to keep the system up and running. M/S ASTRONTECH DISTRIBUTIONS shall ensure that the response time of maximum 30 minutes (phone based support) & resolution time will not exceeds 6 hours at Sindh Bank's locations.

In case part is not available and the issue is not resolve in 6 hours. M/S ASTRONTECH DISTRIBUTIONS will provide equivalent backup.

While attending complaint M/S ASTRONTECH DISTRIBUTIONS will perform associated services at the premises of the Sindh Bank, however, in case of some major defects, hardware may be taken to vendor workshop/location for rectification after providing an equivalent backup.

M/S ASTRONTECH DISTRIBUTIONS shall ensure that only genuine / approved parts of Manufacturer parts are being used during any replacement and all faulty and parts will be property of M/S ASTRONTECH DISTRIBUTIONS.

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M/S ASTRONTECH DISTRIBUTIONS will not assign its responsibilities and job under this agreement to any one without prior written approval of Sindh Bank.

M/S ASTRONTECH DISTRIBUTIONS will not be responsible for any data loss and service outage in any case for the equipment covered in this SLA. Backing up and restoring any type of data is responsibility of the customer only.

M/S ASTRONTECH DISTRIBUTIONS will not be responsible for any OS related issue as this is beyond the scope of this SLA.

M/S ASTRONTECH DISTRIBUTIONS will not be responsible for part replacement against damaged and burnt parts.

5. Payments

The agreement has been entered into for the sum of <u>PKR. 1,224,355/- f</u>or a period of Twelve months, starting from ______ payable in quarterly advance of <u>Rs.306,088.75/-</u> once the agreement is signed.

6. Closure / Reduction of Part of Services

SINDH BANK LTD may at 30 days prior written notice to M/S ASTRONTECH DISTRIBUTIONS, to ask for closure of the service(s) to be provided under SINDH BANK LTD's agreement or for the reduction of the number of service(s), in which event (& in no other) the service (s) charges reserved in the agreement shall be proportionally reduced.

7. Termination

This service agreement become effective from the date of execution of SINDH BANK LTD's agreement and shall continue for one year until terminated by either party by 30 days prior written notice, delivered by registered mail at the address provided in the recital of SINDH BANK agreement. During such notice period M/S ASTRONTECH DISTRIBUTIONS shall continue to act in the same manner as thereof and shall be entitled to payment for M/S ASTRONTECH DISTRIBUTIONS services as defined above. However, any unutilized advance shall be refunded by M/S ASTRONTECH DISTRIBUTIONS to SINDH BANK LTD at the time of termination of agreement.

Either party may immediately terminate this Agreement forthwith by notice in writing to the other if the other party is in material breach of any of the terms of this Agreement and, in the case of a breach, fails to remedy such breach within 10 days of receipt of written notice giving full particulars of the breach and of the steps required to remedy it or; passes a resolution for winding up (otherwise than for the purposes of a solvent amalgamation or reconstruction) or a court makes an order to that effect or; becomes or is declared insolvent or convenes a meeting of or makes or proposes to make any arrangement or composition with its creditors or; has a liquidator, receiver, administrator, administrative receiver, manager, trustee or similar officer appointed over any of its assets or; ceases, or threatens to cease, to carry on business. In such a case, any unutilized advance shall be refunded by M/S ASTRONTECH DISTRIBUTIONS to SINDH BANK LTD at the time of termination of agreement.

The parties' rights, duties and responsibilities shall continue in full force during the agreed period of notice and whether or not there is a period of notice, the SINDH BANK LTD shall pay all sums due in respect of work done and expenditure committed by M/S ASTRONTECH DISTRIBUTIONS.

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Upon the termination of this Agreement and payment by SINDH BANK LTD of all items properly chargeable to SINDH BANK LTD hereunder, M/S ASTRONTECH DISTRIBUTIONS will give SINDH BANK LTD all reasonable co-operation in transferring, subject to the approval of third parties where required, all reservations, contracts and arrangements, time or materials yet to be used all rights and claims thereto.

8. Penalty Clause:

Sindh Bank will impose a penalty on M/S ASTRONTECH DISTRIBUTIONS; if M/S ASTRONTECH DISTRIBUTIONS if it remains unable to resolve the prescribed hardware issue within the given timelines as agreed, which can be on per day basis of PAK Rupees 5,000/- (Five Thousands Rupees) and will be double (Ten Thousand Rupees) after five days.

9. CONFIDENTIALITY

- i. Confidential Information. For the purposes of this Agreement, the term "Confidential Information" shall mean any information comes in possession of M/S ASTRONTECH DISTRIBUTIONS and its personnel during normal course of business / Services shall be the property of the Sindh Bank at all times and / or any of the Sindh Bank communications, whether in oral, written, graphic, magnetic, electronic, or other form, that is either conspicuously marked "confidential" or "proprietary," or is known to be confidential or proprietary, or is of a confidential or proprietary nature, and that is made in the course of discussions, studies, or other work undertaken shall be kept confidential by M/S ASTRONTECH DISTRIBUTIONS.
- ii. M/S ASTRONTECH DISTRIBUTIONS acknowledges that the Sindh Bank is under strict confidentiality obligations with regard to all the information and affairs of its customers. Therefore, M/S ASTRONTECH DISTRIBUTIONS shall not disclose any data, information or other affairs of Sindh Bank's customers which may come to the knowledge of M/S ASTRONTECH DISTRIBUTIONS in providing the above services. M/S ASTRONTECH DISTRIBUTIONS undertakes to obtain from its employees involved in the Services to provide written undertakings to maintain the confidentiality obligations of M/S M/S ASTRONTECH DISTRIBUTIONS under this Agreement.
- iii. In the event of breach of this clause, M/S ASTRONTECH DISTRIBUTIONS shall be liable to pay damages to the Sindh Bank and indemnifies the Sindh Bank against any injury arising out of any breach of this clause by the Sindh Bank.
- iv. This clause shall survive after termination of this Agreement.

10. INDEMNIFICATION.

v. M/S ASTRONTECH DISTRIBUTIONS. (the "Indemnifier") agrees that it shall indemnify, defend, and hold harmless the Sindh Bank and its parent, subsidiaries, affiliates, successors, and assigns and their respective directors, officers, employees and agents (collectively, the "Indemnities") from and against any and all liabilities, claims, suits, actions, demands, settlements, losses, judgments, costs, damages and expenses (including, without limitation, reasonable attorneys', accountants' and experts' fees) arising out of or resulting from, in whole or in part: (i) any act, error or omission, whether intentional or unintentional, by the Indemnifier or its officers, directors, employees, or

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sub-administrators, related to or arising out of the business covered by this Agreement, or (ii) an actual or alleged breach by the Indemnifier of any of its representations, warranties or covenants contained in this Agreement (including, without limitation, any failure of Indemnifier to comply with applicable local, state, provincial or federal regulations concerning Indemnifier's performance under this Agreement).

i. This Article shall survive after termination of this Agreement.

11. Ensuring Access to SBP

M/s. ASTRONTECH DISTRIBUTIONS and SNDB will ensure that the State Bank of Pakistan is provided necessary access to the documentation and records in relation to the outsourced activities and right to conduct on-site to M/S ASTRONTECH DISTRIBUTIONS, if required.

12. Evaluation

SINDH BANK LTD will conduct a full evaluation and review its relationship with M/S ASTRONTECH DISTRIBUTIONS every 3 months (quarterly), including (without M/s Astrontech Distributions) the performance of the Key individuals and other staff of M/S ASTRONTECH DISTRIBUTIONS. Any resulting charges agreed to the Services, the remuneration or any other aspect of the Agreement shall be agreed in writing, failing which the arrangements in place at the time of the Evaluation, for instance as to M/S ASTRONTECH DISTRIBUTIONS remuneration, will continue to apply.

The quality of the M/S ASTRONTECH DISTRIBUTIONS's Services shall be of the highest standard and shall be subject to regular review by SINDH BANK. M/S ASTRONTECH DISTRIBUTIONS will receive guidelines time to time from SINDH BANK with respect to the service quality. The decision of SINDH BANK with respect to the quality of M/S ASTRONTECH DISTRIBUTIONS's services shall be final.

13. Responsibility of M/S ASTRONTECH DISTRIBUTIONS's Staff/Employee etc.

M/S ASTRONTECH DISTRIBUTIONS shall supervise and deal with his staff directly and also ensure that all requirements of Various Labor laws of Pakistan as may be applicable to them (staff) or their establishment(s) are complied with under the Pakistani law.

As stated above the staff engaged by the M/S ASTRONTECH DISTRIBUTIONS shall for all purpose is his own employees and under no circumstances would there be any employer/employee relationship between them and SINDH BANK except to the extent that they may be issued ID cards for the purposes of security etc. In SINDH BANK LTD's respect M/S ASTRONTECH DISTRIBUTIONS hereby undertakes to indemnify and hold SINDH BANK LTD harmless against any claims, demands or legal proceedings initiated by any persons employed by the M/S ASTRONTECH DISTRIBUTIONS (or anyone appearing on behalf of Astrontech Distributions) in respect of unpaid wages, Workmen's Compensation claims or any other legal benefits and/or claims arising out of their relationship with M/S ASTRONTECH DISTRIBUTIONS.

14. Unenforceable Provision

M/S ASTRONTECH DISTRIBUTIONS shall not be entitled to assign its obligations to anyone under this Agreement without the prior written consent of SINDH BANK. Moreover, M/S ASTRONTECH DISTRIBUTIONS shall at all-time function and be regarded as an independent service provider upon the parties.

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15. **Governing Law**

SINDH BANK LTD's Agreement shall be constructed in accordance with laws of Pakistan. In case of any dispute the parties will endeavor to resolve the same mutually otherwise the matter shall be forwarded to the Grievances Committee of the bank, thereafter may be dealt in accordance with the provisions of Arbitration Act 1940 and venue shall be at Karachi.

Settlement of Disputes:

- The Parties agree that the avoidance or early resolution of disputes is crucial for a smooth execution of the Agreement and the success of the assignment. The Parties shall use their best efforts to settle amicably all disputes arising out of or in connection with the Agreement or its interpretation.
- If Parties fail to amicably settle any dispute arising out of or in connection with the Agreement within (10) days of commencement of such informal negotiations, the dispute shall be 1st refer to the Grievance Committee of The Bank thereafter referred to arbitration of two arbitrators, one to be appointed by each party, in accordance with the Arbitration Act, 1940. Venue of arbitration shall be Karachi, Pakistan and proceedings of arbitration shall be conducted in English.

Obligation of the Contractor:

- 1. M/S ASTRONTECH DISTRIBUTIONS shall perform the Services and carry out their obligations hereunder with all due diligence, efficiency and economy, in accordance with generally accepted professional standards and practices, and shall observe sound management practices, and employ appropriate technology and safe and effective equipment, machinery, materials and methods. The Contractor shall always act, in respect of any matter relating to this Agreement or to the Services, as faithful advisers to the Sindh Bank, and shall at all times support and safeguard the Sindh Bank legitimate interests in any dealing with Sub-Suppliers or third Parties.
- 2. If the obligation of warranty period is not met or delayed, the repair etc. requirement on this account will be carried out by the bank & the billed amount will be deducted from the performance security/ upcoming payment due to M/S ASTRONTECH DISTRIBUTIONS. Risk & subsequent cost to this effect if any will be liability of the M/S ASTRONTECH DISTRIBUTIONS and any subsequent expenses on the equipment will also be borne by the M/S ASTRONTECH DISTRIBUTIONS.

Extension of Time:

Any period within which Party shall, pursuant to this agreement, complete any action or task, shall be extended for a period equal to the time during which such Party was unable to perform such action as a result of Force Majeure.

Taxes and Duties

The vendor and its Personnel shall be liable to pay such direct or indirect taxes duties, fees, and other impositions levied under the Applicable Laws, the amount of which deemed to have been included in Contract Price.

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Qu- In

IN WITNESS WHEREOF, the undersigned, intending to be legally bound, have duly executed SINDH BANK LTD's Agreement to become effective as of the date first above written.

For Sindh Bank Ltd	For M/s Astrontech Distributions
1. Name: SYED ATA HUSSAIN SYED ATA HUSSAIN	Name: Suhail Ahmed Khan
Designation: EVP Head Information Technology SINDH BANK LIMITED Head Office, Karaehi.	Designation: <u>General Manager -South</u>
Signature:	Signature:
2.Name: SYED ZEESHAN-UL-HAQ SYP Information Technology SIEDH BANK LIMITED Head Office, Karachi.	Name: Muhammad Sohaib
Designation:	Designation: System Support Engineer
Signature:	Signature:
WITNESSES For Sindh Bank Ltd.	WITNESSES For Astrontech Distributions
Name: Muhammad Khelid	Name: Abdullah Mobin
Name: Mukammad Khelid Designation: AVP-I	Designation: <u>Infrastructure Architect</u>
Signature:	Signature:





	Product Description	n				
	SLA FOR DELL SERVERS					
S.No	Server Model	Serial No				
1	Dell Power Edge R710	GJNVKS1				
2	Dell Power Edge R710	1W84DJ4				
3	Dell Power Edge R710	H8LRR4J				
4	Dell Power Edge R710	90F3G4J				
5	Dell Power Edge R710	F1GMX4J				
6	Dell Power Edge R710	F5XHXJ1				
7	Dell Power Edge R710	CS3LTL1				
8	Dell Power Edge R710	84PPLL1				
9	Dell Power Edge R710	4T4DHS1				
10	Dell Power Edge R710	688KF2S				
11	Dell Power Edge R720	DG98PW1				

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