



Strengthening resilience for refugees, IDPs and host communities in Eastern Sudan ABAC Reference: T05-EUTF-HOA-SDN-13-01 CUP J89D16003130006

SUPPLY CONTRACT

UNION EXTERNAL ACTIONS
REF.: SDN13 – CUP J89D16003130006 – CIG. Z1C31738C8 – LOT 2

FINANCED FROM THE EU TRUST FUND

Italian Agency for Development Cooperation (AICS) Khartoum Office, Street 33, Amarat, Khartoum – Sudan on behalf of and for the account of the government of Italy ('The contracting authority'),

of the one part,

and

Bioethic Alliance Srl
Strada Provinciale Castellana, 16
29014 Castell'Arquato (Pc) – Italy
VAT n. 01740830334
Codice Univoco M5UXCR1
Tel +39 0521 1811076 - e-mail: alliance@bioethic.it

('the contractor')

of the other part,

have agreed as follows:

CONTRACT TITLE

Supply of Hospital Furniture and Biomedical Equipment for GeneralWard and Delivery Unit of Saudi Maternity Hospital in Kassala – SUDAN

LOT 2 – GENERAL EQUIPMENT, MEDICAL DEVICES, MEDICAL EQUIPMENT and INOX MEDICAL TOOLS

Identification number Z1C31738C8-LOT 2

BIOSTHIC ALLIANCE SRL

Project funded by the EU implemented by AICS

Article 1 Subject

1.1 The subject of the contract shall be:

Supply, delivery, unloading, siting and installation, commissioning, maintenance, after-sales service of the following supplies:

FURNITURE (LOT 2 – GENERAL EQUIPMENT, MEDICAL DEVICES, MEDICAL EQUIPMENT and INOX MEDICAL TOOLS)

	Item	QTY
1	PC WorkStation	
2	Printer, Laser, Color, Multipurpose	2
3	UPS, medical grade, 2000 VA	1
4	Water Cooler	2
5	Ambu Bag, Adult	5
6	Ambu Bag, Pediatric	5
7	Flowmeter Regulator	37
8	Laryngoscope	5
9	Sphygmomanometer, Adult, Pediatric	8
10	Stethoscope, Dual Head	17
11	Stethoscope, foetal	4
12	Thermometer, Infrared, electronic	8
13	Vacuum Extractor, Manual	4
14	Weighting Scale, Adult	6
15	Weighting Scale, Newborn	8
16	Aspirator, Emergency	
17	Aspirator. Surgical	5
18	Defibrillators, Automated	4
19	Doppler, Fetal Heart, Ultrasonic Detector	5
20	Electrocardiographs, Multichannel, Interpretative	4
21	Lights, Examination	
22	Monitors, Bedside, foetal	
23	Oximeter, Pulse	
24	Oxygen Concentrator	
25	Refrigerator, drugs, 140 l	4
26	Scanning System, ultrasonic, portable	1
27	Inox medical tools	1

^{1.2} The contractor shall comply strictly with the terms of the special conditions and thetechnical annex.

^{1.3} The supplies which form the [subject of the contract must be accompanied by the spare parts described by the contractor in its tender and by the accessories and other items necessary for using the goods over a period of 1 year, as specified in the instructions to tenderers.



Article 2 Origin

The rules of origin of the goods are defined in Article 10 of the special conditions.

A certificate of origin for the goods must be provided by the contractor at the latest when itrequests provisional acceptance of the goods. Failure to comply with this condition may result in the termination of the contract and/or suspension of payment.

Article 3 Price

- 3.1 The price of the supplies shall be that shown on the financial offer (specimen in Annex IV).

 The total contract amount is **EUR 117.693,30**
- 3.2 Payments shall be made in accordance with the general and/or special conditions (Articles 26 to 28).

Article 4 Order of precedence of contract documents

The contract is made up of the following documents, in order of precedence:

- the contract agreement;
- the special conditions
- the general conditions (Annex I);
- the technical offer (Annex III);
- the budget breakdown (Annex IV);
- [specified forms and other relevant documents (Annex V)];

The various documents making up the contract shall be deemed to be mutually explanatory; in cases of ambiguity or divergence, they shall prevail in the order in which they appear above.

Done in English in two originals, one original being for the AICS and one original being for the contractor.

For the contractor

Name: ARTANDO SOER'

Title: MANAGING DIRECTOR

Signatura

Date: 01.10.2021

BIOETHIC ALLIANCE SRL Partita IVA: 01740830334 For the contracting authority

Name: Michele Morana

Title: Head of AICS Khartoum

Signature:

Date:

SPECIAL CONDITIONS

CONTENTS

These conditions amplify and supplement, if necessary, the general conditions governing the contract. Unless the special conditions provide otherwise, those general conditions remain fully applicable. The numbering of the articles of the special conditions is not consecutive but follows the numbering of the articles of the general conditions. In exceptional cases, and with the authorization of the appropriate Commission/AICS departments, other clauses may be added to cover specific situations.

Article 2 Language of the contract

2.1 The language used shall be English.

Article 4 **Communications**

4.1 Any Communications about the contract by the contractor to the Contracting Authority will be in writing and addressed to the attention of Procurement Office indicating the contract reference number; a scanned sent to the following email procurement.sudan@aics.gov.it

Contractor:

Bioethic Alliance Srl

Strada Provinciale Castellana, 16 29014 Castell'Arquato (Pc) - Italy Tel +39 0521 1811076 - e-mail: alliance@bioethic.it

Article 6 Subcontracting

6.3 When selecting subcontractors, the contractor must give preference to natural persons or companies from SUDAN States capable of implementing the tasks required on similar terms.

Article 7 Supply of documents

7.1 The Contractor takes full responsibility of the implementation of tasks in order to successfully achieve the scope of the contract. So, he could decide to perform a sites survey before the effectiveness of the contract. The Contractor will submit a final plan of activities agreed with the Contracting Authority, stamped and signed by the legal representative. The final activity plan will indicate the human resources and all the other means intended to use. This plan must take into account the operational needs of the Health Facilities where equipment and services are delivered and minimize any inconvenience arising from the execution of the contract. The activity plan should also put in evidence any civil works to be performed by the Health Facilities before the delivery of the equipment. Any needed civil works that are not mentioned in the activity plan and agreed with the Contracting Authority will be at charge of the Contraction without any reimbursement.

The Contracting Authority shall approve the activity plan after its submissi may propose modifications. If the Contracting Authority will not especial activity plan will be considered approved by silent consent. In the constant

Partita IVA: 01740830334

7.2

c4d specialconditions_en SDN13.docx

request of modification, the contractor could propose modifications to the activity plan. If modifications will not be submitted for approval, the Contractor may incur in the sanctions as provided for in the following Article 21 – Delays in implementation of the tasks and also in the contract General Conditions.

Article 8 Assistance with local regulations

- 8.1 The Visa, for a period of 90 days can be obtained at immigration offices at borders of the country under payment of the fees settled by the Sudan Government.
- 8.2 The Contracting Authority will take all the necessary steps to provide the Contractor with all the necessary documents for the tax exemption and custom clearance

Article 9 General obligations

9.1 The contractor shall take the necessary measures to ensure the visibility of the Italian Cooperation Financing. These measures must comply with the requirements settled down in the article 29.5

Article 10 Origin

10.1 All goods purchased must originate from any country. For these purposes, 'origin' means the place where the goods are mined, grown, produced or manufactured. The origin of the goods must be determined according to the EU Customs Code or to the relevant international agreement applicable.

Article 11 Performance guarantee

- 11.1 The amount of the performance guarantee shall 10 % of the total contract price, including any amounts stipulated in addenda to the contract.
- 11.7 The performance guarantee shall be released within 60 days of the issuing of the signed final acceptance certificate for its total amount except for amounts which are the subject of amicable settlement, arbitration or litigation.

Article 12 Liabilities and insurance

12.1 All risks insurance: Subject: "warehouse to warehouse"; Amount: 110% of DDP (Delivery Duties Paid– Incoterms 2020) value in Euro must be included in the DDP prices. Insured parties: Insurance should be made in the name of the Contracting Authority. Coverage period: From the date of commencement of activities to date of provisional acceptance.

Article 13 Programme of implementation of tasks

13.2 Within 10 days from the notification signature of the contract the contractor will send to the Contracting Authority a timetable of activities to come, with indication of duration, date, means and units of Human resources appointed to undertake the task. The Project Manager will approve by AICS the Programme of Implementation of tasks.

Article 14 Contractor's drawings

14.1 The Contractor will provide the final user with a complete set of technical drawings for installation, including the electrical drawings of every component

with service manual in English language.

Article 15 Sufficiency of tender prices

15.1 No revision of tender prices is allowed and the Contractor is deemed to have evaluated with diligence every cost component arising from the implementation of contract tasks.

Article 16 Tax and customs arrangements

16.1 Delivery conditions are DDP incoterms 2020.

Article 17 Patents and licences

17.1 All Licence for software utilization and updates have to be in the name of the final User.

Article 18 Commencement order

18.1 The contracting authority shall inform the contractor by administrative order of the date on which implementation of the tasks shall begin.

Article 19 Period of implementation of the tasks

19.1 The period of implementation of task is 90 days from the commencement date.

Article 21 Delays of implementation of the tasks

21.4 If the authorized local service in charge of the after-sale and maintenanceservice does not provide the service according to the deadline established in the Technical Specifications, it will be subduing to penalties. This penalty for such delay is set to 50 Euro per day and up to a maximum of 1 % of the value of the contract. The amount corresponding of the total delays will be deducted from the Performance Guarantee or any other payment due to the contractor.

Article 24 Qualities of Supplies

- 24.4 The supplies shall have valid FDA approval, CE marked and shall be compliant with IEC 60601 last revision standard, IEC 61010-1 EU Directive 93/42/CEE MDD where expressly indicated in the technical Specification form.
- 24.5 The Tenderer shall warrant that all supplies have no defect arising from design, materials or workmanship.
- 24.6 The Contractor shall warrant that the supplies are new, unused, of the most recent models and incorporate all recent improvements in design and materials. The Contractor shall further warrant that none of the supplies have any defect arising from design, materials or workmanship.

Article 25 Inspection and testing

The place to inspect and test the goods will be the place of final destinations. 25.2 the presence of the final user, the donor and the contractor representative

25.4 The Contractor shall test, calibrate and commission the goods, the Contracting Authority, as appropriate and in such way that, upon

August 2020 c4d_specialconditions_en SDN13.docx

- completion, they are fully operational and ready for use.
- 25.9 the Contractor shall cover all official testing and commissioning procedure costs including costs for instrumentation and materials.
- 25.10 Only specialized and qualified personnel by the contractor will install and test the supplies.
- 25.11 The contractor will submit to the Contracting Authority and the final user the complete set of reports of installation.

Article 26 General principles for payments

- 26.1 Payments shall be made in euros. Pre-financing is applicable to this contract.

 Payments shall be authorized by AICS Khartoum Office and made by AICS

 Central Office.
- 26.3 The final payment to the contractor of the amounts due shall be made within 90 days after receipt by the contracting authority of an invoice and of the application for the certificate of provisional acceptance.
- 26.5 In order to obtain payments, the contractor must forward to the authority referred to in paragraph 26.1 above:
 - a) For the 40% pre-financing, the pre-financing guarantee.
 - b) For the 60 % balance, the invoice(s) in triplicate together with the request for provisional acceptance of the supplies.
- 26.9 The contract does not include price revision.

Article 29 Delivery

- 29.1 The Contractor shall bear all risks relating to the goods until final acceptance at destination. The supplies shall be packaged so as to prevent their damage or deterioration in transit to their destination
- 29.3 The packaging shall remain the property of the contractor subject to environmental considerations.
- 29.4 The Supplier shall mail to the Contracting Authority, with a copy to the Insurance Company all the documents necessary to the delivery of the goods (the list of these documents will be defined at the moment of the contract signature).
- 29.5 Sticker with the Logo of the Donor (see Pattern Dimension of minimum 20 cm lower side or if rounded consider the radius) must be placed on each package of the items described in Article 1.1 of the Instruction to the Tenderers, with the words: Grant of AICS.

Article 30 - Verification operations

30.6 The Contractor will provide reconstruction of the whole floors, walls, finishing and any other damage or need for adaptation/repair of the rooms/building. This means, but it is not limited to, also the fixed furniture and finishing and the installations (including electrical power, data network, medical gases, air conditioning, water supply and drainage, etc.) possibly affected by the supply, as well as all other damages caused during the installation works.

- 30.7 Any damage to hospital structures, finishing or installations caused by the supplier/installer shall be repaired by the supplier/installer within 2 weeks using the same construction materials of the damaged areas and restoring all the previous services with the same supply quality.
- 30.8 The Contractors shall install, put in perfect operating conditions and ready to use the offered medical equipment, including the calibration of the systems to ensure the best digital images quality.
- 30.9 The Contractor shall perform on the contract with due care and diligence, providing for the delivery, assembly, testing and start-up of the equipment, including correction of any defects. The Contractor must have skilled manpower equipped with appropriate tools to properly execute the contract.

Article 31 Provisional acceptance

The certificate of provisional acceptance must be issued using the template in Annex C11.

- 31.2. By derogation, the contractor may apply, by notice to the project manager, for a certificate of provisional acceptance when supplies are ready for provisional acceptance. The project manager shall within 45 days of receipt of the contractor's application either:
 - issue the certificate of provisional acceptance to the contractor with a copy to the contracting authority stating, where appropriate, his reservations, and, inter alia, the date on which, in his opinion, the supplies were completed in accordance with the contract and ready for provisional acceptance; or
 - reject the application, giving his reasons and specifying the action which, in his opinion, is required of the contractor for the certificate to be issued.

The contracting authority's time limit for issuing the certificate of provisional acceptance to the contractor shall not be considered included in the time limit for payments indicated in Article 26.3.

Article 32 Warranty obligations

- 32.2. Unlimited *On demand* interventions shall be included for any defect covered by the warranty according to the Technical Specification in Annex II. The interventions will include spare parts.
- 32.10 Spare parts, consumables and maintenance services Availability of spare parts, consumables and maintenance services must be guaranteed for not less than 10 years from the date of signature of the contract.

Article 33 After-sales service

33.2 The Contractor shall provide, for all the articles supplied, the provision of reliable and regular aftersales and maintenance service at the place of installation, guaranteeing repair of the goods supplies during 12 months period after Provisional Acceptance.

Annex II and III. Such service will make available timely the nearly parts, reagents and consumables through a commercial relationship producer.

parts, reagents and producer.

August 2020
c4d_specialconditions_en SDN13.docx

33.4 Except for what differently provided in the technical specifications (annex II to the contract), the after sales service is comprehensive of 2 mandatory interventions per year. After Sale service shall include regular preventive maintenance/safety and functionality checks / QA as per Manufacturer's recommendations

Article 40 Settlement of disputes

40.1 Any disputes arising out of or relating to this contract, which cannot be settled, otherwise shall be referred to the exclusive jurisdiction of Italy in accordance with the national legislation of the state of the contracting authority.

Article 44 Data protection

- 44.1 Processing of personal data related to the implementation of the contract by the contracting authority takes place in accordance with the national legislation of the state of the contracting authority and with the provisions of the respective financing agreement.
- To the extent that the contract covers an action financed by the European 44.2 Union, the Contracting Authority may share communications related to the implementation of the contract, with the European Commission. These exchanges shall be made to the Commission, solely for the purpose of allowing the latter to exercise its rights and obligations under the applicable legislative framework and under the financing agreement with the Partner country contracting authority. The exchanges may involve transfers of personal data (such as names, contact details, signatures and CVs) of natural persons involved in the implementation of the contract (such as contractors, staff, experts, trainees, subcontractors, insurers, guarantors, auditors and legal counsel). In cases where the contractor is processing personal data in the context of the implementation of the contract, he/she shall accordingly inform the data subjects of the possible transmission of their data to the Commission. When personal data is transmitted to the Commission, the latter processes them in accordance with Regulation (EU) 2018/1725 of the European Parliament and of the Council of 23 October 2018 on the protection of natural persons with regard to the processing of personal data by the Union institutions, bodies, offices and agencies and on the free movement of such data, and repealing Regulation (EC) No 45/2001 and Decision No 1247/2002/EC1 and as detailed in the specific privacy statement published at ePRAG.

* * *

¹ OJ L 205 of 21.11.2018, p. 39

ANNEX I: GENERAL CONDITIONS

CONTENT

PRELIMINA	RY PROVISIONS	3
ARTICLE 1 -	DEFINITIONS	3
ARTICLE 2 -	LANGUAGE OF THE CONTRACT	3
ARTICLE 3 -	ORDER OF PRECEDENCE OF CONTRACT DOCUMENTS	3
ARTICLE 4 -	Communications	3
ARTICLE 5 -	Assignment	4
ARTICLE 6 -	SUBCONTRACTING	4
OBLIGATION	S OF THE CONTRACTING AUTHORITY	5
ARTICLE 7 -	SUPPLY OF DOCUMENTS	5
ARTICLE 8 -	ASSISTANCE WITH LOCAL REGULATIONS	5
OBLIGATION	S OF THE CONTRACTOR	
ARTICLE 9 -	General Obligations.	0
ARTICLE 10 -	· Origin	0
ARTICLE 11 -	PERFORMANCE GUARANTEE	۰۰۰۰۰۰۰۰۰۰۰۰۰۰۰۰۰۰۰۰۰۰۰۰۰۰۰۰۰۰۰۰۰۰۰۰۰۰
ARTICLE 12 -	Liabilities and Insurance	10
ARTICLE 13 -	PROGRAMME OF IMPLEMENTATION OF THE TASKS	12
ARTICLE 14 -	Contractor's drawings	12
ARTICLE 15 -	SUFFICIENCY OF TENDER PRICES	1/
ARTICLE 16 -	TAX AND CUSTOMS ARRANGEMENTS	1.4
ARTICLE 17 -	PATENTS AND LICENCES	14
IMPLEMENTA	ATION OF THE TASKS AND DELAYS	1.5
ARTICLE 18 -	COMMENCEMENT ORDER	15
ARTICLE 19 -	PERIOD OF IMPLEMENTATION OF THE TASKS	15
ARTICLE 20 -	EXTENSION OF PERIOD OF IMPLEMENTATION OF THE TASKS	15
ARTICLE 21 -	DELAYS IN IMPLEMENTATION OF THE TASKS	16
ARTICLE 22 -	AMENDMENTS	17
ARTICLE 23 -	SUSPENSION	19
MATERIALS A	AND WORKMANSHIP	20
ARTICLE 24 -	QUALITY OF SUPPLIES	20
ARTICLE 25 -	INSPECTION AND TESTING	20
PAYMENTS		31
ARTICLE 26 -	GENERAL PRINCIPLES	21
ARTICLE 27 -	PAYMENT TO THIRD PARTIES	22
ARTICLE 28 -	DELAYED PAYMENTS	72
ACCEPTANCE	E AND MAINTENANCE	2.4
ARTICLE 29 -	DELIVERY	24
ARTICLE 30 -	VERIFICATION OPERATIONS	24
ARTICLE 31 -	PROVISIONAL ACCEPTANCE	24
ARTICLE 32 -	Warranty obligations	26
ARTICLE 33 -	AFTER-SALES SERVICE	27
ARTICLE 34 -	FINAL ACCEPTANCE	27
BREACH OF C	ONTRACT AND TERMINATION	20
ARTICLE 35 -	BREACH OF CONTRACT.	20
ARTICLE 36 -	TERMINATION BY THE CONTRACTING AUTHORITY	28
ARTICLE 37 -	TERMINATION BY THE CONTRACTOR	30
ARTICLE 38 -	FORCE MAJEURE	31
ARTICLE 39 -	Decease	37
SETTLEMENT	OF DISPUTES AND APPLICABLE LAW	22
ARTICLE 40 -	SETTLEMENT OF DISPUTES	22
ARTICLE 41 -	APPLICABLE LAW	32
FINAL PROVIS	SIONS	22
ARTICLE 42 -	ADMINISTRATIVE SANCTIONS	722 A
ARTICLE 43 -	Verifications, checks and audits by Italian Bodies	18 SA
SAL	THE HOUSE STATE BODIES	

ARTICLE 44 - DATA PROTECTION			
	A DETOTE 44	DATA DROTTONI	

August 2020 c4e_annexigc_en

PRELIMINARY PROVISIONS

Article 1 - Definitions

- 1.1. The headings and titles in these general conditions shall not be taken as part thereof or be taken into consideration in the interpretation of the contract.
- 1.2. Where the context so permits, words in the singular shall be deemed to include the plural and vice versa, and words in the masculine shall be deemed to include the feminine and vice versa.
- 1.3. Words designating persons or parties shall include firms and companies and any organisation having legal capacity.
- 1.4. The definitions of the terms used throughout these general conditions are laid down in the 'Glossary of terms', Annex A1a to the practical guide, which forms an integral part of the contract.

Article 2 - Language of the contract

2.1. The language of the contract and of all communications between the contractor, contracting authority and project manager or their representatives shall be as stated in the special conditions.

Article 3 - Order of precedence of contract documents

3.1. The order of precedence of the contract documents shall be stated in the contract.

Article 4 - Communications

- 4.1. Any written communication relating to this contract between the contracting authority or the project manager, and the contractor shall state the contract title and identification number, and shall be sent by post, cable, telex, facsimile transmission, e-mail or personal delivery, to the appropriate addresses designated by the parties for that purpose in the special conditions.
- 4.2. If the sender requires evidence of receipt, it shall state such requirement in its communication and shall demand such evidence of receipt whenever there is a deadline for the receipt of the communication. In any event, the sender shall take all the necessary measures to ensure timely receipt of its communication.
- 4.3. Wherever the contract provides for the giving or issue of any notice, consent, approval, certificate or decision, unless otherwise specified such notice, consent, approval, certificate or decision shall be in writing and the words 'notify', 'consent', 'certify', 'approve' or 'decide' shall be construed accordingly. Any such consent, approval, certificate or decision shall not unreasonably be withheld or delayed.
- 4.4. Any oral instructions or orders shall be confirmed in writing.

Article 5 - Assignment

- 5.1. An assignment shall be valid only if it is a written agreement by which the contractor transfers its contract or part thereof to a third party.
- 5.2. The contractor shall not, without the prior consent of the contracting authority, assign the contract or any part thereof, or any benefit or interest thereunder, except in the following cases:
 - a) a charge, in favour of the contractor's bankers, of any monies due or to become due under the contract; or
 - b) the assignment to the contractor's insurers of the contractor's right to obtain relief against any other person liable in cases where the insurers have discharged the contractor's loss or liability.
- 5.3. For the purpose of Article 5.2, the approval of an assignment by the contracting authority shall not relieve the contractor of its obligations for the part of the contract already performed or the part not assigned.
- 5.4. If the contractor has assigned the contract without authorisation, the contracting authority may, without formal notice thereof, apply as of right the sanction for breach of contract provided for in Articles 35 and 36.
- 5.5. Assignees shall satisfy the eligibility criteria applicable for the award of the contract and they shall not fall under the exclusion criteria described in the tender dossier.

Article 6 - Subcontracting

- 6.1. A subcontract shall be valid only if it is a written agreement by which the contractor entrusts performance of a part of the contract to a third party.
- 6.2. The contractor shall request to the contracting authority the authorisation to subcontract. The request must indicate the elements of the contract to be subcontracted and the identity of the subcontractors. The contracting authority shall notify the contractor of its decision within 30 days of receipt of the request, stating reasons should it withhold such authorisation.
- 6.3. Subcontractors shall satisfy the eligibility criteria applicable for the award of the contract. They shall not fall under the exclusion criteria described in the tender dossier and the contractor shall ensure that they are not subject to EU restrictive measures.
- 6.4. No subcontract creates contractual relations between any subcontractor and the contracting authority.
- 6.5. The contractor shall be responsible for the acts, defaults and negligence of its subcontractors and their agents or employees, as if they were the acts, defaults or negligence of the contractor, its agents or employees. The approval by the contracting authority of the subcontracting of any part of the contract or of the subcontractor to perform any part of the tasks shall not relieve the contractor of any of its obligations under the contract.
- 6.6. If a subcontractor has undertaken any continuing obligation extending for a period exceeding that of the warranty period under the contract towards the contractor in respect of the supplies provided by the subcontractor, the contractor must, at any time after the

- expiration of the warranty period, transfer immediately to the contracting authority, at the contracting authority's request and cost, the benefit of such obligation for the unexpired duration thereof.
- 6.7. If the contractor enters into a subcontract without approval, the contracting authority may, without formal notice thereof, apply as of right the sanction for breach of contract provided for in Articles 35 and 36.
- 6.8. If a subcontractor is found by the contracting authority or the project manager to be incompetent in discharging its duties, the contracting authority or the project manager may request the contractor forthwith, either to provide a subcontractor with qualifications and experience acceptable to the contracting authority as a replacement, or to resume the implementation of the tasks itself.

OBLIGATIONS OF THE CONTRACTING AUTHORITY

Article 7 - Supply of documents

- 7.1. Save where otherwise provided in the special conditions, within 30 days of the signing of the contract, the contracting authority shall provide the contractor, free of charge, with a copy of the drawings prepared for the implementation of the tasks and a copy of the specifications and other contract documents. The contractor may purchase additional copies of these drawings, specifications and other documents, in so far as they are available. Upon final acceptance, the contractor shall return to the contracting authority all drawings, specifications and other contract documents.
- 7.2. The contracting authority shall co-operate with the contractor to provide information that the latter may reasonably request in order to perform the contract.
- 7.3. The contracting authority shall notify the contractor of the name and address of the project manager.
- 7.4. Unless it is necessary for the purposes of the contract, the drawings, specifications and other documents provided by the contracting authority shall not be used or communicated to a third party by the contractor without the prior consent of the contracting authority.
- 7.5. The project manager shall have authority to issue to the contractor administrative orders incorporating such supplementary documents and instructions as are necessary for the proper execution of the contract and the remedying of any defects therein.
- 7.6. The special conditions must indicate the procedure used, if necessary, by the contracting authority and the project manager to approve drawings and other documents provided by the contractor.

Article 8 - Assistance with local regulations

8.1. The contractor may request the assistance of the contracting authority in obtaining copies of laws, regulations and information on local customs, orders or bye-laws of the country where the supplies are to be delivered which may affect the contractor in the performance of its obligations under the contract. The contracting authority may provide the assistance requested to the contractor at the contractor's cost.

- 8.2. The contractor shall duly notify the contracting authority of details of the supplies so that the contracting authority can obtain the requisite permits or import licences.
- 8.3. The contracting authority will undertake to obtain, in accordance with the special conditions, the requisite permits or import licences within a reasonable period, taking account of the implementation dates for the tasks.
- 8.4. Subject to the provisions of the laws and regulations on foreign labour of the country in which the supplies are to be delivered, the contracting authority provides reasonable assistance to the contractor, at its request, for its application for any visas and permits required by the law of the country in which the supplies are to be delivered, including work and residence permits, for the personnel whose services the contractor and the contracting authority consider necessary, as well as residence permits for their families.

OBLIGATIONS OF THE CONTRACTOR

Article 9 - General obligations

- 9.1. The contractor shall execute the contract with due care, efficiency and diligence in accordance with the best professional practice.
- 9.2. The contractor shall, in accordance with the provisions of the contract, supply (deliver, unload, commission) the supplies and carry out any other work including the remedying of any defects in the supplies. The supply may include, as an incidental matter, siting and installation operations. The contractor shall also provide all necessary equipment, supervision, labour and facilities required for the implementation of the tasks.
- 9.3. The contractor shall comply with administrative orders given by the project manager. Where the contractor considers that the requirement of an administrative order goes beyond the scope of the contract, it shall, give notice with reasons to the project manager. If the contractor fails to notify within 30 days period after receipt thereof, he shall be barred from so doing. Execution of the administrative order shall not be suspended because of this notice.
- 9.4. The contractor shall supply, without delay, any information and documents to the contracting authority upon request, regarding the conditions in which the contract is being executed.
- 9.5. The contractor shall respect and abide by all laws and regulations in force in the country where the supplies are to be delivered and shall ensure that its personnel, their dependants, and its local employees also respect and abide by all such laws and regulations. The contractor shall indemnify the contracting authority against any claims and proceedings arising from any infringement by the contractor, its employees and their dependants of such laws and regulations.
- 9.6. Should any unforeseen event, action or omission directly or indirectly hamper performance of the contract, either partially or totally, the contractor shall immediately and at its own initiative record it and report it to the contracting authority. The report shall include a description of the problem and an indication of the date on which it started and of the remedial action taken by the contractor to ensure full compliance with its obligations under the contract. In such event the contractor shall give priority to solving the problem rather than determining liability.

- 9.7. Subject to Article 9.9, the contractor undertakes to treat in the strictest confidence and not make use of or divulge to third parties any information or documents which are linked to the performance of the contract without the prior consent of the contracting authority. The contractor shall continue to be bound by this undertaking after completion of the tasks and shall obtain from each member of its staff the same undertaking. However, use of the contract's reference for marketing or tendering purposes does not require prior approval of the contracting authority, except where the contracting authority declares the contract to be confidential.
- 9.8. If the contractor is a joint venture or a consortium of two or more persons, all such persons shall be jointly and severally bound in respect of the obligations under the contract, including any recoverable amount. The person designated by the consortium to act on its behalf for the purposes of the contract shall have the authority to bind the consortium and is the sole interlocutor for all contractual and financial aspects. The composition or the constitution of the joint venture or consortium shall not be altered without the prior consent of the contracting authority. Any alteration of the composition of the consortium without the prior consent of the contracting authority may result in the termination of the contract.
- 9.9. Save where the Contracting Authority requests or agrees otherwise, the contractor shall ensure the highest visibility to the financial contribution of the AICS. To ensure such publicity the contractor shall implement among other actions the specific activities described in the special conditions. All measures must comply with the rules in the Communication and Visibility Manual for AICS Karthoum Office programmes
- 9.10. Any records shall be kept for a 7-year period after the final payment made under the contract. In case of failure to maintain such records the contracting authority may, without formal notice thereof, apply as of right the sanction for breach of contract provided for in Articles 35 and 36.

Article 9a - Code of conduct

9a.1 The contractor shall at all times act impartially and as a faithful adviser in accordance with the code of conduct of its profession. It shall refrain from making public statements about the project without the prior approval of the contracting authority. It shall not commit the contracting authority in any way without its prior consent and shall, where appropriate, make this obligation clear to third parties.

Physical abuse or punishment, or threats of physical abuse, sexual abuse or exploitation, harassment and verbal abuse, as well as other forms of intimidation shall be prohibited. The contractor shall also provide to inform the contracting authority of any breach of ethical standards or code of conduct as set in the present Article. In case the contractor is aware of any violations of the abovementioned standards he shall report in writing within 30 days to the contracting authority

- 9a.2 The contractor and its staff shall respect human rights and applicable data protection rules.
- 9a.3 The contractor shall respect environmental legislation applicable in the country where the supplies have to be delivered and internationally agreed core labour standards, i.e. the ILO core labour standards, conventions on freedom of association and collective bargaining, elimination of forced and compulsory labour, elimination of discrimination in respect of employment and occupation, and the abolition of child labour, as well as applicable obligations established by these conventions:

- Vienna Convention for the protection of the Ozone Layer and its Montreal Protocol on substances that deplete the Ozone Layer;
- Basel Convention on the Control of Transboundary Movements of Hazardous Wastes and their Disposal (Basel Convention);
- Stockholm Convention on Persistent Organic Pollutants (Stockholm POPs Convention);
- Convention on the Prior Informed Consent Procedure for Certain Hazardous Chemicals and Pesticides in International Trade (UNEP/FAO) (The PIC Convention) Rotterdam, 10 September 1998, and its 3 regional Protocols.
- 9.a.4 The contractor or any of its subcontractors, agents or personnel shall not abuse of its entrusted power for private gain. The contractor or any of its subcontractors, agents or personnel shall not receive or agree to receive from any person or offer or agree to give to any person or procure for any person, gift, gratuity, commission or consideration of any kind as an inducement or reward for performing or refraining from any act relating to the performance of the contract or for showing favour or disfavour to any person in relation to the contract. The contractor shall comply with all applicable laws and regulations and codes relating to anti-bribery and anti-corruption.
- 9.a.5 The payments to the contractor under the contract shall constitute the only income or benefit it may derive in connection with the contract. The contractor and its staff must not exercise any activity or receive any advantage inconsistent with their obligations under the contract.
- 9a.6 The execution of the contract shall not give rise to unusual commercial expenses. Unusual commercial expenses are commissions not mentioned in the contract or not stemming from a properly concluded contract referring to the contract, commissions not paid in return for any actual and legitimate service, commissions remitted to a tax haven, commissions paid to a recipient who is not clearly identified or commission paid to a company which has every appearance of being a front company. The AICS Khartoum may carry out documentary or on-the-spot checks it deems necessary to find evidence in case of suspected unusual commercial expenses.

The respect of the code of conduct set out in the present Article constitutes a contractual obligation. Failure to comply with the code of conduct is always deemed to be a breach of the contract under Article 35 of the General Conditions. In addition, failure to comply with the provision set out in the present Article can be qualified as grave professional misconduct that may lead either to suspension or termination of the contract, without prejudice to the application of administrative sanctions including exclusion from participation in future contract award procedures.

Article 9b Conflict of interest

9.b.1 The contractor shall take all necessary measures to prevent or end any situation that could compromise the impartial and objective performance of the contract. Such conflict of interests could arise in particular as a result of economic interest, political or national affinity, family or emotional ties, or any other relevant connection or shared interest. Any conflict of interests which may arise during performance of the contract shall be notified to the contracting authority without delay. In the event of such conflict, the contractor shall immediately take all necessary steps to resolve it.

- 9.b.2 The contracting authority reserves the right to verify that such measures are adequate and may require additional measures to be taken if necessary. The contractor shall ensure that its staff, including its management, is not placed in a situation which could give rise to conflict of interests. Without prejudice to its obligation under the contract, the contractor shall replace, immediately and without compensation from the contracting authority, any member of its staff exposed to such a situation.
- 9.b.3 The contractor shall refrain from any contact which would compromise its independence or that of its personnel.
- 9.b.4 The contractor shall limit its role in connection with the project to the provision of the supplies described in the contract.
- 9.b.5 The contractor and anyone working under its authority or control in the performance of the contract or on any other activity may be excluded from access to other EU budget/EDF funds available under the same project. However, if the contractor is able to prove that his involvement in previous stage of the project does not constitute unfair competition, he may participate, subject to prior approvail of the contracting authority.

Article 10 - Origin

- 10.1. All goods shall have their origin in any eligible source country as defined in the instructions to tenderers and the special conditions.
- 10.2. The contractor must certify that the goods tendered comply with this requirement, specifying their countries of origin. It may be required to provide more detailed information in this respect.
- 10.3. The contractor shall document the origin at the time of provisional acceptance. Failure to comply with this obligation may lead, after formal notice, to termination of the contract and/or suspension of payment.

Article 11 - Performance guarantee

- 11.1. The contractor shall, together with the return of the countersigned contract, furnish to the contracting authority with a guarantee for the full and proper execution of the contract. The amount of the guarantee shall be as specified in the special conditions. It shall be in the range of 5 and 10% of the total contract price, including any amounts stipulated in addenda to the contract.
- 11.2. The performance guarantee shall be held against payment to the contracting authority for any loss resulting from the contractor's failure to perform its contractual obligations under the contract.
- 11.3. The performance guarantee shall be in the format provided for in the contract and may be provided in the form of a bank guarantee, a banker's draft, a certified cheque, a bond provided by an insurance and/or bonding company, an irrevocable letter of credit or a cash deposit made with the contracting authority. If the performance guarantee is to be provided in the form of a bank guarantee, a banker's draft, a certified cheque or a bond, it shall be issued by a bank or bonding and/or insurance company approved by the contracting authority.
- 11.4. The performance guarantee shall be denominated in the currency in which the contract is payable. No payments shall be made in favour of the contractor prior to the provision of

the guarantee. The guarantee shall continue to remain valid until the contract has been fully and properly performed.

- 11.5. During the execution of the contract, if the natural or legal person providing the guarantee (i) is not able or willing to abide by its commitments, (ii) is not authorised to issue guarantees to contracting authorities, or (iii) appears not to be financially reliable, the guarantee shall be replaced. The contracting authority shall give formal notice to the contractor to provide a new guarantee on the same terms as the previous one. Should the contractor fail to provide a new guarantee, the contracting authority may terminate the contract.
- 11.6. The contracting authority shall demand payment from the guarantee of all sums for which the guarantor is liable under the guarantee due to the contractor's default under the contract, in accordance with the terms of the guarantee and up to the value thereof. The guarantor shall, without delay, pay those sums upon demand from the contracting authority and may not raise any objection for any reason whatsoever. Prior to making any claim under the performance guarantee, the contracting authority shall notify the contractor stating the nature of the default in respect of which the claim is to be made.
- 11.7. Unless the special conditions provide otherwise, the performance guarantee shall be released within 60 days of the issuing of the signed final acceptance certificate for its total amount except for amounts which are the subject of amicable settlement, arbitration or litigation.

Article 12 - Liabilities and insurance

12.1. Liabilities

The liability rules described below are without prejudice to the possible application of international conventions on the carriage of goods.

a) Liability for damage to supplies

Without prejudice to Article 32 (warranty obligations) and Article 38 (force majeure), the contractor shall assume (i) full responsibility for maintaining the integrity of the supplies and (ii) the risk of loss and damage, whatever their cause, until the final acceptance as foreseen in Article 34.

Compensation for damage to the supplies resulting from the contractor's liability in respect of the contracting authority is capped at an amount equal to one million euros if the contract value is less than or equal to one million euros. If the contract value is greater than one million euros, compensation for damages resulting from the contractor's liability shall be capped to the contract value.

However, compensation for loss or damage resulting from fraud or gross negligence of the contractor, its staff, its subcontractors and any person for which the contractor is answerable, can in no case be capped.

b) Contractor's liability in respect of the contracting authority

At any time, the contractor shall be responsible for and shall indemnify the contracting authority for any damage caused to the contracting authority by the contractor, its staff, its subcontractors and any person for which the contractor is answerable.

Compensation for damage resulting from the contractor's liability in respect of the contracting authority is capped at an amount equal to one million euros if the contract value is less than or equal to one million euros. If the contract value is greater than one million euros, compensation for damages resulting from the contractor's liability shall be capped to the contract value.

However, compensation for loss or damage resulting from the contractor's liability in case of bodily injury, including death, can in no case be capped. The same applies to compensation for any damages of any kind resulting from fraud or gross negligence of the contractor, its staff, its subcontractors and any person for which the contractor is answerable.

c) Contractor's liability in respect of third parties

The contractor shall, at its own expense, indemnify, protect and defend, the contracting authority, its agents and employees, from and against all actions, claims, losses or damage, direct or indirect, of whatever nature (hereinafter 'claim(s)') arising from any act or omission by the contractor, its staff, its subcontractors and/or any person for which the contractor is answerable, in the performance of its duties.

The contracting authority must notify any third party claim to the contractor as soon as possible after the contracting authority becomes aware of them.

If the contracting authority chooses to challenge and defend itself against the claim(s), the contractor shall bear the reasonable costs of defence incurred by the contracting authority, its agents and employees.

Under these general conditions, the agents and employees of the contracting authority, as well as the contractor's staff, its subcontractors and any person for which the contractor is answerable are considered to be third parties.

The contractor shall treat all claims in close consultation with the contracting authority

Any settlement or agreement settling a claim requires the prior express consent of the contracting authority and the contractor.

12.2. Insurance

a) Insurance – general issues

At the latest together with the return of the countersigned contract, and for the period of implementation of the tasks, the contractor shall ensure that itself, its staff, its subcontractors and any person for which the contractor is answerable, are adequately insured with insurance companies recognized on the international insurance market, unless the contracting authority has given its express written consent on a specific insurance company.

At the latest together with the return of the countersigned contract, the contractor shall provide the contracting authority with all cover notes and/or certificates of insurance showing that the contractor's obligations relating to insurance are fully respected. The contractor shall submit without delay, whenever the contracting authority or the project manager so requests, an updated version of the cover notes and/or certificates of insurance.

The contractor shall obtain from the insurers that they commit to personally and directly inform the contracting authority of any event likely to reduce, cancel or alter in any

manner whatsoever, that coverage. The insurers shall deliver this information as quickly as possible, and in any event at least thirty (30) days before the reduction, cancellation or alteration of the cover is effective. The contracting authority reserves the right to indemnify the insurer in case the contractor fails to pay the premium, without prejudice to the contracting authority's right to recover the amount of the premium it paid, and to subsequently seek compensation for its possible resulting damage.

Whenever possible, the contractor shall ensure that the subscribed insurance contracts contain a waiver of recourse in favour of the contracting authority, its agents and employees.

The purchase of adequate insurances by the contractor shall in no case exempt it from its statutory and/or contractual liabilities.

The contractor shall fully bear the consequences of a total or partial lack of coverage, and to the full discharge of the contracting authority.

The contractor shall ensure that its staff, its subcontractors and any person for which the contractor is answerable comply with the same insurance requirements imposed to it under this contract. In case of default of insurance or inadequate insurance of its staff, its subcontractors or any person for which the contractor is answerable, the contractor shall indemnify the contracting authority from all consequences resulting therefrom.

Under its own responsibility and without prejudice to the obligation to take out all insurance covering its obligations under this contract, the contractor shall ensure that all compulsory insurances are subscribed in compliance with the laws and regulations in force in the country in which the duties are to be performed. It shall also ensure that all possible statutory obligations applying to the coverage are complied with.

The contracting authority shall not bear any liability for the assessment and adequacy of insurance policies taken out by the contractor with its contractual and/or statutory obligations.

b) Insurance – Specific issues

August 2020 c4e annexigc_en

The contractor shall take out all insurance necessary to cover its liability, both with regard to its professional liability and its liability as provided under Article 12.1 'Liabilities'. The contractor shall in particular subscribe a products and after delivery insurance.

Depending on the nature of the contractor's obligations, the contracting authority may require that the carriage of supplies be covered by a 'transportation' insurance policy; the conditions of which may be specified in the special conditions, which may also specify other types of insurance to be taken out by the contractor. This insurance shall in particular cover the loading, intermediate storage, unloading, including stowage and protection, if such operations are included in the contract.

Article 13 - Programme of implementation of the tasks

- 13.1. If the special conditions so require, the contractor shall submit a programme of implementation of the tasks for the approval of the project manager. The programme shall contain at least the following:
 - a) the order in which the contractor proposes to perform the contract including design, manufacture, delivery to place of receipt, installation, testing and commissioning;
 - b) the time limits within which submission and approval of the drawings are required;

Page 12 of 36

- c) a general description of the methods which the contractor proposes to adopt for executing the contract; and
- d) such further details and information as the project manager may reasonably require.
- 13.2. The special conditions shall specify the time limit within which the programme of implementation of the tasks must be submitted to the project manager for approval. They may set time limits within which the contractor must submit all or part of the detailed drawings, documents and items. They shall also state the deadline for the project manager's approval or acceptance of the programme of implementation, detailed drawings, documents and items.
- 13.3. The approval of the programme by the project manager shall not relieve the contractor of any of its obligations under the contract.
- 13.4. No material alteration to the programme shall be made without the approval of the project manager. If, however, the progress of the implementation of the tasks does not conform to the programme, the project manager may instruct the contractor to submit a revised programme in accordance with the procedure laid down in Article 13.

Article 14 - Contractor's drawings

- 14.1. If the special conditions so provide, the contractor shall submit to the project manager for approval:
 - a) the drawings, documents, samples and/or models, according to the time limits and procedures laid down in the special conditions or in the programme of implementation of the tasks;
 - b) such drawings as the project manager may reasonably require for the implementation of the tasks.
- 14.2. If the project manager fails to notify its decision of approval referred to in Article 14.1 within the time limits referred to in the contract or the approved programme of implementation of the tasks, such drawings, documents, samples or models shall be deemed to be approved at the end of the time limits specified. If no time limit is specified, they shall be deemed to be approved 30 days after receipt.
- 14.3. Approved drawings, documents, samples and models shall be signed or otherwise identified by the project manager and shall not be departed from except as otherwise instructed by the project manager. Any contractor's drawings, documents, samples or models which the project manager refuses to approve shall be modified to meet the requirements of the project manager and resubmitted by the contractor for approval. Within 15 days of being notified of the project manager's remarks, the contractor shall make the requisite corrections, adjustments etc. to the documents, drawings etc. The corrected or adjusted documents, drawings etc. shall be resubmitted for the project manager's approval under the same procedure.
- 14.4. The contractor shall supply additional copies of approved drawings in the form and numbers stated in the contract or in subsequent administrative orders.
- 14.5. The approval of the drawings, documents, samples or models by the project manager shall not relieve the contractor from any of its obligations under the contract.
- 14.6. The project manager shall have the right at all reasonable times to inspect all drawings, documents, samples or models relating to the contract at the contractor's premises.

14.7. Before provisional acceptance of the supplies, the contractor shall supply operation and maintenance manuals together with drawings, which shall be in such detail as will enable the contracting authority to operate, maintain, adjust and repair all parts of the supplies. Unless otherwise stated in the special conditions, the manuals and drawings shall be in the language of the contract and in such forms and numbers as stated in the contract. The supplies shall not be considered completed for the purpose of provisional acceptance until such manuals and drawings have been supplied to the contracting authority.

Article 15 - Sufficiency of tender prices

- 15.1. Subject to any additional provisions which may be laid down in the special conditions, the contractor shall be deemed to have satisfied itself before submitting its tender as to the correctness and sufficiency of the tender and to have taken account of all that is required for the full and proper implementation of the tasks and to have included in its rates and prices all costs related to the supplies, in particular:
 - a) the costs of transport;
 - b) the costs of handling, packing, loading, unloading, transit, delivery, unpacking, checking, insurance and other administrative costs in connection with the supplies.
 The packaging shall be the property of the contracting authority unless otherwise provided in the special conditions;
 - c) the cost of documents relating to the supplies where such documents are required by the contracting authority;
 - d) execution and supervision of on-site assembly and/or commissioning of the delivered supplies;
 - e) furnishing of tools required for assembly and/or maintenance of the delivered supplies;
 - f) furnishing of detailed operation and maintenance manuals for each unit of the delivered supplies, as specified in the contract;
 - g) supervision or maintenance and/or repair of the supplies, for a period of time stated in the contract, with the stipulation that this service shall not release the contractor from any warranty obligations under the contract;
 - h) training of the contracting authority's personnel, at the contractor's factory and/or elsewhere as specified in the contract.
- 15.2. Since the contractor is deemed to have determined its prices on the basis of its own calculations, operations and estimates, it shall carry out without additional charge any work that is the subject of any item whatsoever in its tender for which it neither indicates a unit price nor a lump sum.

Article 16 - Tax and customs arrangements

16.1. Save where otherwise provided in the special conditions, the terms of delivery of the goods shall be DDP (Delivered Duty Paid) – Incoterms 2010, International Chamber of Commerce.

Article 17 - Patents and licences

17.1. Save where otherwise provided in the special conditions, the contractor shall indemnify and hold the contracting authority harmless for all damages and cost incurred due to any

claim brought by any third party including creators and intermediaries for alleged or actual violations of intellectual, industrial or other property rights of any kind whatsoever based on the contracting authority's use as specified in the contract of patents, licenses, drawings, designs, models, or brand or trademarks, except where such infringement results from compliance with the design or specification provided by the contracting authority.

17.2. All industrial, intellectual and other property rights (including but not limited to patent rights and copyright) developed in connection with the tasks by or on behalf of the contractor, including but not limited to any rights in any documents prepared for the purpose of the contract or the tasks, shall remain vested in the contractor but the contracting authority shall have an irrevocable, royalty-free, non-exclusive licence of the above-mentioned rights for the purpose of the contract.

Such licence shall carry the right to grant sub-licences and shall be transferable by the contracting authority to third parties without the consent of the contractor being required.

All industrial, intellectual and other property rights (including but not limited to patent rights and copyright) developed in connection with the tasks by or on behalf of the contracting authority, including but not limited to any rights in any documents prepared for the purpose of the contract or the tasks, shall remain vested in the contracting authority but the contractor shall have the right at its cost to copy, use and obtain communication of these documents for the purpose of the contract.

Upon and notwithstanding any termination of the contract howsoever arising, as well as after completion of the tasks, the contracting authority shall continue to have the benefit of the licence referred to in Article 17.2, first paragraph.

IMPLEMENTATION OF THE TASKS AND DELAYS

Article 18 - Commencement order

- 18.1. Subject to the special conditions, the contracting authority shall fix the date on which implementation of the tasks is to commence and advise the contractor thereof either in the notification of award of the contract or by administrative order.
- 18.2. Save where the parties agree otherwise, implementation of the tasks shall begin no later than 90 days following notification of award of contract. Unless this delay results from the contractor default, after that date the contractor shall be entitled not to implement the contract and to obtain its termination and/or compensation for the damage it has suffered. The contractor shall forfeit this right unless it exercises it within 30 days of the expiry of the 90-day period.

Article 19 - Period of implementation of the tasks

- 19.1. The period of implementation of tasks shall commence on the date fixed in accordance with Article 18 and shall be as laid down in the special conditions, without prejudice to extensions of the period which may be granted under Article 20.
- 19.2. If provision is made for distinct periods of implementation of the tasks for separate lots, in cases where one contractor is awarded more than one lot per contract, the periods of implementation of the tasks for the separate lots shall not be accumulated.

Article 20 - Extension of period of implementation of the tasks

- 20.1. The contractor may request an extension to the period of implementation of the tasks if it is or will be delayed in completing the contract by any of the following reasons:
 - a) exceptional weather conditions in the country of the contracting authority which may affect installation or erection of the supplies;
 - b) artificial obstructions or physical conditions which may affect delivery of the supplies, which could not reasonably have been foreseen by an experienced contractor;
 - c) administrative orders affecting the date of completion other than those arising from the contractor's default;
 - d) failure of the contracting authority to fulfil its obligations under the contract;
 - e) any suspension of the delivery and/or installation of the supplies which is not due to the contractor's default;
 - f) force majeure;
 - g) extra or additional supplies ordered by the contracting authority;
 - h) any other causes referred to in these general conditions which are not due to the contractor's default.
- 20.2. If the contractor considers himself to be entitled to any extension of the period of implementation under the contract, the contractor shall
 - a) give notice to the project manager of its intention to make such a request no later than 15 days after the contractor became aware, or should have become aware of the event or circumstance giving rise to the request.
 - b) If the contractor fails to give notice of a request for extension of the period of implementation within such period of 15 days, the period of implementation shall not be extended and the contracting authority shall be discharged from all liability in connection with the request; and
 - c) submit to the project manager full and detailed particulars of the request, within 30 days from the above notification unless otherwise agreed between the contractor and the supervisor, in order that such request may be investigated at the time.
- 20.3. Within 30 days from the receipt of the contractor's detailed particulars of the request, the project manager shall in agreement with the contracting authority, by notice to the contractor, grant such extension of the period of implementation of the tasks as may be justified, either prospectively or retrospectively, or inform the contractor that it is not entitled to an extension.

Article 21 - Delays in implementation of the tasks

21.1. If the contractor fails to deliver any or all of the goods or perform the services within the period of implementation of the tasks specified in the contract, the contracting authority shall, without formal notice and without prejudice to its other remedies under the contract, be entitled to liquidated damages for every day, or part thereof, which shall elapse between the end of the period of implementation of the tasks, or extended period of implementation of the tasks under article 20, and the actual date of completion. The daily rate of liquidated damages is 5/1000 of the value of the undelivered supplies to a maximum of 15% of the total contract price.

- 21.2. If the non-delivery of any of the goods prevents the normal use of the supplies as a whole, the liquidated damages provided for in Article 21.1 shall be calculated on the basis of the total contract price.
- 21.3. If the contracting authority has become entitled to claim at least 15% of the total contract price it may, after giving notice to the contractor:
 - seize the performance guarantee; and/or
 - terminate the contract.
 - enter into a contract with a third party for the provision of the balance of the supplies at the contractor's cost.

Article 22 - Amendments

- 22.1. Contract amendments must be formalised by a contract addendum signed by both parties or by an administrative order issued by the project manager or the contracting authority. Substantial amendments to the contract, including amendments to the total contract price, must be made by means of an addendum. Any contractual amendments must respect the general principles defined in the practical guide.
- 22.2. Subject to the limits of the procedure thresholds set in the practical guide, the contracting authority reserves the right to vary by an administrative order the quantities per lot or per item by +/- 100 % at the time of contracting and during the validity of the contract. The total value of the supplies may not rise or fall as a result of the variation by more than 25% of the tender price. The unit prices quoted in the tender shall be applicable to the quantities procured under the variation.
- 22.3. The project manager and the contracting authority shall have the power to order any amendment to any part of the supplies necessary for the proper completion and/or functioning of the supplies. Such amendments by administrative order may include additions, omissions, substitutions, changes in quality, quantity, form, character, kind, as well as in drawings, designs or specifications where the supplies are to be specifically manufactured for the contracting authority, in method of shipment or packing, place of delivery, and in the specified sequence, method or timing of implementation of the tasks. No administrative order shall have the effect of invalidating the contract, but the financial effect, if any, of all such amendments shall be valued in accordance with Article 22.7.
- 22.4. All administrative orders shall be issued in writing, it being understood that:
 - a) if, for any reason, the project manager or the contracting authority finds it necessary to give an order orally, it shall as soon as possible thereafter confirm the order by an administrative order;
 - b) if the contractor confirms in writing an oral order given for the purpose of Article 22.4.a and the confirmation is not contradicted in writing forthwith by the project manager or the contracting authority, the project manager or the contracting authority shall be deemed to have issued an administrative order;
 - c) no administrative order is required to increase or decrease the quantity of any incidental siting or installation because the estimates in the budget breakdown were too high or too low.
- 22.5. Save where Article 22.4 provides otherwise, prior to issuing an administrative order, the project manager or the contracting authority shall notify the contractor of the nature and form of such amendment. The contractor shall then, without delay, submit to the project manager a written proposal containing:

- a description of the tasks, if any, to be performed or the measures to be taken and a programme of implementation of the tasks;
- any necessary amendments to the programme of implementation of the tasks or to any of the contractor's obligations resulting from this contract; and
- any adjustment to the total contract price in accordance with the rules set out in Article 22.
- 22.6. Following the receipt of the contractor's submission referred to in Article 22.5, the project manager shall, after due consultation with the contracting authority and, where appropriate, the contractor, decide without delay whether or not to accept the amendment. If the project manager accepts the amendment, it shall notify the contractor through an administrative order stating that the contractor shall carry out the amendment at the prices and under the conditions given in the contractor's submission referred to in Article 22.5 or as modified by the project manager in accordance with Article 22.7.
- 22.7. The prices for all amendments ordered by the project manager or the contracting authority in accordance with Articles 22.4 and 22.6 shall be ascertained in accordance with the following principles:
 - where the task is of similar character and implemented under similar conditions as an item priced in the budget breakdown, it shall be valued at such rates and prices contained therein;
 - where the task is not of a similar character or is not implemented under similar conditions, the rates and prices in the contract shall be used as the basis for valuation as far as is reasonable, failing which the project manager shall make a fair valuation;
 - if the nature or amount of any amendment relative to the nature or amount of the whole contract or to any part thereof is such that, in the opinion of the project manager, any rate or price contained in the contract for any item of work is, by reason of such amendment, rendered unreasonable, the project manager shall fix such rate or price as he thinks reasonable and proper in the circumstances;
 - where an amendment is required by a default or breach of contract by the contractor, any additional cost attributable to such amendment shall be borne by the contractor.
- 22.8. On receipt of the administrative order, the contractor shall carry out the requested amendment according to the following principles:
 - a) The contractor shall be bound by these general conditions as if the amendment requested by administrative order were stated in the contract.
 - b) The contractor shall not delay the execution of the administrative order pending the granting of any extension of time for completion or adjustment to the total contract price.
 - c) Where the administrative order precedes the adjustment to the total contract price, the contractor shall keep records of the costs of undertaking the amendment and of the time expended thereon. Such records shall be open to inspection by the project manager at all reasonable times.
- 22.9. The contractor shall notify the contracting authority of any change of bank account, using the form in Annex V. The contracting authority shall have the right to oppose the contractor's change of bank account.

Article 23 - Suspension

- 23.1. The contractor shall, on the order of the contracting authority, suspend the execution of the contract or any part thereof for such time or times and in such manner as the contracting authority may consider necessary. The suspension shall take effect on the day the contractor receives the order or at a later date when the order so provides.
- 23.2. Suspension in the event of presumed breach of obligations or irregularities or fraud:

The contract may be suspended in order to verify whether presumed breach of obligations or irregularities or fraud occurred during the award procedure or the performance of the contract. If these are not confirmed, performance of the contract shall resume as soon as possible.

- 23.3. During the period of suspension, the contractor shall protect and secure the supplies affected at the contractor's warehouse or elsewhere, against any deterioration, loss or damage to the extent possible and as instructed by the project manager, even if supplies have been delivered to the place of acceptance in accordance with the contract but their installation has been suspended by the project manager.
- 23.4. Additional expenses incurred in connection with such protective measures may be added to the total contract price, unless:
 - a) otherwise provided for in the contract; or
 - b) such suspension is necessary by reason of some breach or default of the contractor; or
 - c) such suspension is necessary by reason of normal climatic conditions at the place of acceptance; or
 - d) such suspension is necessary for the safety or the proper execution of the contract or any part thereof insofar as such necessity does not arise from any act or default by the project manager or the contracting authority or
 - e) the presumed breach of obligations or irregularities or fraud mentioned in article 23.2 are confirmed and attributable to the contractor.
- 23.5. The contractor shall only be entitled to such additions to the total contract price if it notifies the project manager, within 30 days after receipt of the order to suspend the contract, of its intention to claim them.
- 23.6. The contracting authority, after consulting the contractor, shall determine such additions to the total contract price and/or extension of the period of performance to be granted to the contractor in respect of such claim as shall, in the opinion of the contracting authority, be fair and reasonable.
- 23.7. The contracting authority shall, as soon as possible, order the contractor to resume the contract suspended or inform the contractor that it terminates the contract. If the period of suspension exceeds 180 days and the suspension is not due to the contractor's breach or default, the contractor may, by notice to the contracting authority, request to proceed with the contract within 30 days, or terminate the contract.

MATERIALS AND WORKMANSHIP

Article 24 - Quality of supplies

- 24.1. The supplies must in all respects satisfy the technical specifications laid down in the contract and conform in all respects to the drawings, surveys, models, samples, patterns and other requirements in the contract, which shall be held at the disposal of the contracting authority or the project manager for the purposes of identification throughout the period of execution.
- 24.2. Any preliminary technical acceptance stipulated in the special conditions shall be the subject of a request sent by the contractor to the project manager. The request shall indicate the reference to the contract, specify the materials, items and samples submitted for such acceptance according to the contract and indicate the lot number and the place where acceptance is to take place, as appropriate. The materials, items and samples specified in the request must be certified by the project manager as meeting the requirements for such acceptance prior to their incorporation in the supplies.
- 24.3. Even if materials or items to be incorporated in the supplies or in the manufacture of components to be supplied have been technically accepted in this way, they may still be rejected if a further examination reveals defects or faults, in which case they must immediately be replaced by the contractor. The contractor may be given the opportunity to repair and make good materials and items which have been rejected, but such materials and items will be accepted for incorporation in the supplies only if they have been repaired and made good to the satisfaction of the project manager.

Article 25 - Inspection and testing

- 25.1. The contractor shall ensure that the supplies are delivered to the place of acceptance in time to allow the project manager to proceed with acceptance of the supplies. The contractor is deemed to have fully appreciated the difficulties which it might encounter in this respect, and it shall not be permitted to advance any grounds for delay in fulfilling its obligations.
- 25.2. The project manager shall be entitled to inspect, examine measure and test the components, materials and workmanship, and check the progress of preparation, fabrication or manufacture of anything being prepared, fabricated or manufactured for delivery under the contract, in order to establish whether the components, materials and workmanship are of the requisite quality and quantity. This shall take place at the place of manufacture, fabrication, preparation or at the place of acceptance or at such other places as may be specified in the special conditions.
- 25.3. For the purposes of such tests and inspections, the contractor shall:
 - a) provide the project manager, temporarily and free of charge, with such assistance, test samples or parts, machines, equipment, tools, labour, materials, drawings and production data as are normally required for inspection and testing;
 - b) agree, with the project manager, on the time and place for tests;
 - c) provide access to the project manager at all reasonable times to the place where the tests are to be carried out.

August 2020 c4e annexige en

- 25.4. If the project manager is not present on the date agreed for tests, the contractor may, unless otherwise instructed by the project manager, proceed with the tests, which shall be deemed to have been made in the project manager's presence. The contractor shall immediately send duly certified copies of the test results to the project manager, who shall, if it has not attended the test, be bound by the test results.
- 25.5. When components and materials have passed the above-mentioned tests, the project manager shall notify the contractor or endorse the contractor's certificate to that effect.
- 25.6. If the project manager and the contractor disagree on the test results, each shall give a statement of its views to the other within 15 days of such disagreement arises. The project manager or the contractor may require such tests to be repeated on the same terms and conditions or, if either party so requests, by an expert selected by common consent. All test reports shall be submitted to the project manager, who shall communicate the results of these tests without delay to the contractor. The results of retesting shall be conclusive. The cost of retesting shall be borne by the party whose views are proved wrong by the retesting.
- 25.7. In the performance of their duties, the project manager and any person authorised by him shall not disclose to unauthorised persons information concerning the undertaking's methods of manufacture and operation obtained through inspection and testing.

PAYMENTS

Article 26 - General principles

- 26.1. Payments shall be made in euro or national currency as specified in the special conditions. The special conditions shall lay down the administrative or technical conditions governing payments of pre-financing and final payments made in accordance with the general conditions.
- 26.2. Payments due by the contracting authority shall be made to the bank account mentioned on the financial identification form completed by the contractor. The same form, annexed to the invoice, must be used to report changes of bank account.
- 26.3. Pre-financing payment shall be made within 30 days from the date on which an admissible invoice is registered by the contracting authority. The invoice shall not be admissible if one or more essential requirements are not met. Final payment shall be made within 60 days from the date on which an invoice is registered by the contracting authority, together with the request for provisional acceptance as per article 31.2. The date of payment shall be the date on which the paying account is debited.
- 26.4. The period referred to in article 26.3 may be suspended by notifying the contractor that the invoice cannot be fulfilled because the sum is not due, because appropriate substantiating documents have not been provided or because there is evidence that the expenditure might not be eligible. In the latter case, an inspection may be carried out on the spot for the purpose of further checks. The contractor shall provide clarifications, modifications or further information within 30 days of being asked to do so. The payment period shall continue to run from the date on which a properly drawn-up invoice is registered.

- 26.5. The payments shall be made as follows:
 - a) 40% of the total contract price after the signing of the contract, against provision of the performance guarantee and of a pre-financing guarantee for the full amount of the pre-financing payment, unless otherwise provided for in the special conditions. The pre-financing guarantee shall be provided to the contracting authority following the procedure foreseen for the performance guarantee in accordance with Article 11.3-5, and in accordance with the format annexed to the contract. The pre-financing guarantee must remain valid until it is released 30 days at the latest after the provisional acceptance of the goods. Where the contractor is a public body, the obligation for a pre-financing guarantee may be waived depending on a risk assessment made:
 - b) 60% of the total contract price, as payment of the balance, after receipt by the contracting authority of an invoice and of the application for the certificate of provisional acceptance;
- 26.6. Where only part of the supplies has been delivered, the 60% payment due following partial provisional acceptance shall be calculated on the value of the supplies which have actually been accepted and the security shall be released accordingly.
- 26.7. For supplies not covered by a warranty period, the payments listed above shall be aggregated. The conditions to which the payments of pre-financing and final payments are subject, shall be as stated in the special conditions.
- 26.8. The payment obligations of the AICS Khartoum under this contract shall cease at most 18 months after the end of the period of implementation of the tasks, unless the contract is terminated in accordance with these general conditions.
- 26.9. Unless otherwise stipulated in the special conditions, the contract shall be at fixed prices, which shall not be revised.
- 26.10. The contractor undertakes to repay any amounts paid in excess of the final amount due to the contracting authority before the deadline indicated in the debit note which is 45 days from the issuing of that note. Should the contractor fail to make repayment within the above deadline, the contracting authority may (unless the contractor is a government department or public body of a Member State of the European Union) increase the amounts due by adding interest:
 - at the rediscount rate applied by the central bank of the country of the contracting authority if payments are in the currency of that country;
 - at the rate applied by the European Central Bank to its main refinancing transactions in euro, as published in the Official Journal of the European Union, C series, where payments are in euro,

on the first day of the month in which the time-limit expired, plus eight percentage points. The default interest shall be incurred over the time which elapses between the date of the payment deadline, and the date on which payment is actually made. Any partial payments shall first cover the interest thus established.

Amounts to be repaid to the contracting authority may be offset against amounts of any kind due to the contractor. This shall not affect the parties' right to agree on payment in instalments. Bank charges arising from the repayment of amounts due to the contracting authority shall be borne entirely by the contractor.

Without prejudice to the prerogative of the contracting authority, if necessary, the AICS Khartoum may as donor proceed itself to the recovery by any means.

- 26.11. If the contract is terminated for any reason whatsoever, the guarantee securing the prefinancing may be invoked forthwith in order to repay the balance of the pre-financing still owed by the contractor, and the guarantor shall not delay payment or raise objection for any reason whatever.
- 26.12. Prior to, or instead of, terminating the contract as provided for in Article 36, the contracting authority may suspend payments as a precautionary measure without prior notice.
- 26.13. Where the award procedure or the performance of the contract proves to have been subject to breach of obligations, irregularities or fraud attributable to the contractor, the contracting authority may in addition to the possibility to suspend the performance of the contract in accordance with Article 23.2 and to terminate the contract as provided for in Article 36, suspend payments and/or recover amounts already paid, in proportion to the seriousness of the breach of obligations, irregularities or fraud. In addition to measures referred above, the contracting authority may reduce the contract value in proportion to the seriousness of the irregularities, fraud or of the breach of obligations, including where the activities concerned were not implemented or were implemented poorly, partially or late.

Article 27 - Payment to third parties

- 27.1. Orders for payments to third parties may be carried out only after an assignment made in accordance with Article 5. The assignment shall be notified to the contracting authority.
- 27.2. Notification of beneficiaries of the assignment shall be the sole responsibility of the contractor.
- 27.3. In the event of a legally binding attachment of the property of the contractor affecting payments due to him under the contract, and without prejudice to the time limit laid down in Article 26, the contracting authority shall have 30 days, starting from the day on which it receives notification of the definitive lifting of the obstacle to payment, to resume payments to the contractor.

Article 28 - Delayed payments

- 28.1. The contracting authority shall pay the contractor sums due in accordance with Article 26.3.
- 28.2. Once the time-limit referred to in Article 26.3 has expired, the contractor unless the contractor is a government department or public body in European Union Member Stateshall, within two months of receipt of the late payment, receive default interest:
 - at the rediscount rate applied by the central bank of the partner country if payments are in the currency of that country;
 - at the rate applied by the European Central Bank to its main refinancing transactions in euro, as published in the Official Journal of the European Union, C series, if payments are in euro,

on the first day of the month in which the time-limit expired, plus eight percentage points. The interest shall be payable for the time elapsed between the expiry of the payment

deadline and the date on which the contracting authority's account is debited. However, when the interest calculated in accordance with the first subparagraph is lower than or equal to EUR 200, it shall be paid to the creditor only upon a demand submitted within two months of receiving late payment.

28.3. Any default in payment of more than 90 days from the expiry of the period laid down in Article 26.3 shall entitle the contractor either not to perform the contract or to terminate it, according to Article 37.

ACCEPTANCE AND MAINTENANCE

Article 29 - Delivery

- 29.1. The contractor shall deliver the supplies in accordance with the conditions of the contract. The supplies shall be at the risk of the contractor until their final acceptance.
- 29.2. The contractor shall provide such packaging of supplies as is required to prevent their damage or deterioration in transit to their destination as indicated in the contract. The packaging shall be sufficient to withstand, without limitation, rough handling, exposure to extreme temperatures, salt and precipitation during transit and open storage. Package size and weight shall take into consideration, where appropriate, the remoteness of the final destination of the supplies, and the possible absence of heavy handling facilities at all points in transit.
- 29.3. The packaging, marking and documentation inside and outside the packages shall comply with such requirements as shall be expressly provided for in the special conditions, subject to any amendments subsequently ordered by the project manager or the contracting authority.
- 29.4. No supplies shall be shipped or delivered to the place of acceptance until the contractor has received a delivery order from the project manager. The contractor shall be responsible for the delivery at the place of acceptance of all supplies and supplier's equipment required for the purpose of the contract.
- 29.5. Each delivery must be accompanied by a statement drawn up by the contractor. This statement shall be as specified in the special conditions.
- 29.6. Each package shall be clearly marked in accordance with the special conditions.
- 29.7. Delivery shall be deemed to have been made when there is written evidence available to both parties that delivery of the supplies has taken place in accordance with the terms of the contract, and the invoice(s) and all such other documentation specified in the special conditions, have been submitted to the contracting authority. Where the supplies are delivered to an establishment of the contracting authority, the latter shall bear the responsibility of bailee, in accordance with the requirements of the law applicable to the contract, during the time which elapses between delivery for storage and acceptance.

Article 30 - Verification operations

30.1. The supplies shall not be accepted until the prescribed verifications and tests have been carried out at the expense of the contractor. The verifications and tests may be conducted before shipment, at the point of delivery and/or at the final destination of the goods.

- 30.2. The project manager shall, during the progress of the delivery of the supplies and before the supplies are taken over, have the power to order or decide:
 - a) the removal from the place of acceptance, within such time or times as may be specified in the order, of any supplies which, in the opinion of the project manager, are not in accordance with the contract;
 - b) their replacement with proper and suitable supplies;
 - c) the removal and proper re-installation, notwithstanding any previous test thereof or of any installation which in respect of materials, workmanship or design for which the contractor is responsible, is not, in the opinion of the project manager, in accordance with the contract:
 - d) that any work done or goods supplied or materials used by the contractor is or are not in accordance with the contract, or that the supplies or any portion thereof do not fulfil the requirements of the contract.
- 30.3. The contractor shall, with all speed and at its own expense, make good the defects so specified. If the contractor does not comply with such order, the contracting authority shall be entitled to employ other persons to carry out the orders and all expenses consequent thereon or incidental thereto shall be deducted by the contracting authority from any monies due or which may become due to the contractor.
- 30.4. Supplies which are not of the required quality shall be rejected. A special mark may be applied to the rejected supplies. This shall not be such as to alter them or affect their commercial value. Rejected supplies shall be removed by the contractor from the place of acceptance, if the project manager so requires, within a period which the project manager shall specify, failing which they shall be removed as of right at the expense and risk of the contractor. Any works incorporating rejected materials shall be rejected.
- 30.5. The provisions of Article 30 shall not affect the right of the contracting authority to claim under Article 21, nor shall it in any way release the contractor from any warranty or other obligations under the contract.

Article 31 - Provisional acceptance

- 31.1. The supplies shall be taken over by the contracting authority when they have been delivered in accordance with the contract, have satisfactorily passed the required tests, or have been commissioned as the case may be, and a certificate of provisional acceptance has been issued or is deemed to have been issued.
- 31.2. The contractor may apply, by notice to the project manager, for a certificate of provisional acceptance when supplies are ready for provisional acceptance. The project manager shall within 30 days of receipt of the contractor's application either:
 - issue the certificate of provisional acceptance to the contractor with a copy to the contracting authority stating, where appropriate, his reservations, and, inter alia, the date on which, in his opinion, the supplies were completed in accordance with the contract and ready for provisional acceptance; or
 - reject the application, giving his reasons and specifying the action which, in his opinion, is required of the contractor for the certificate to be issued.

The contracting authority's time limit for issuing the certificate of provisional acceptance to the contractor shall be considered included in the time limit for payments indicated in Article 26.3, unless otherwise specified in the special conditions.

- 31.3. Should exceptional circumstances make it impossible to proceed with the acceptance of the supplies during the period fixed for provisional or final acceptance, a statement certifying such impossibility shall be drawn up by the project manager after consultation, where possible, with the contractor. The certificate of acceptance or rejection shall be drawn up within 30 days following the date on which such impossibility ceases to exist. The contractor shall not invoke these circumstances in order to avoid the obligation of presenting the supplies in a state suitable for acceptance.
- 31.4. If the project manager fails either to issue the certificate of provisional acceptance or to reject the supplies within the period of 30 days, it shall be deemed to have issued the certificate on the last day of that period, except where the certificate of provisional acceptance is deemed to constitute a certificate of final acceptance. In this case, Article 34.2 below does not apply. If the supplies are divided by the contract into lots, the contractor shall be entitled to apply for separate certificates for each of the lots.
- 31.5. In case of partial delivery, the contracting authority reserves the right to give partial provisional acceptance.
- 31.6. Upon provisional acceptance of the supplies, the contractor shall dismantle and remove temporary structures as well as materials no longer required for use in connection with the implementation of the contract. It shall also remove any litter or obstruction and redress any change in the condition of the place of acceptance as required by the contract.
- 31.7. Immediately after provisional acceptance, the contracting authority may make use of all the supplies delivered.

Article 32 - Warranty obligations

- 32.1. The contractor shall warrant that the supplies are new, unused, of the most recent models and incorporate all recent improvements in design and materials, unless otherwise provided in the contract. The contractor shall further warrant that all supplies shall have no defect arising from design, materials or workmanship, except insofar as the design or materials are required by the specifications, or from any act or omission, that may develop under use of the supplies in the conditions obtaining in the country of the contracting authority.
- 32.2. The contractor shall be responsible for making good any defect in, or damage to, any part of the supplies which may appear or occur during the warranty period and which:
 - a) results from the use of defective materials, faulty workmanship or design of the contractor; and/or
 - b) results from any act or omission of the contractor during the warranty period; and/or
 - c) appears in the course of an inspection made by, or on behalf of, the contracting authority.
- 32.3. The contractor shall at its own cost make good the defect or damage as soon as practicable. The warranty period for all items replaced or repaired shall recommence from the date when the replacement or repair was made to the satisfaction of the project manager. If the contract provides for partial acceptance, the warranty period shall be extended only for the part of the supplies affected by the replacement or repair.
- 32.4. If any such defect appears or such damage occurs during the warranty period, the contracting authority or the project manager shall notify the contractor. If the contractor

fails to remedy a defect or damage within the time limit stipulated in the notification, the contracting authority may:

- a) remedy the defect or the damage itself, or employ someone else to carry out the tasks at the contractor's risk and cost, in which case the costs incurred by the contracting authority shall be deducted from monies due to or from guarantees held against the contractor or from both; or
- b) terminate the contract.
- 32.5. In case of emergency, where the contractor cannot be reached immediately or, having been reached, is unable to take the measures required, the contracting authority or the project manager may have the tasks carried out at the expense of the contractor. The contracting authority or the project manager shall as soon as practicable inform the contractor of the action taken.
- 32.6. The warranty obligations shall be stipulated in the special conditions and technical specifications.
- 32.7. Save where otherwise provided in the special conditions, the duration of the warranty period shall be 365 days. The warranty period shall commence on the date of provisional acceptance and may recommence in accordance with Article 32.3.

Article 33 - After-sales service

- 33.1. An after-sales service, if required by the contract, shall be provided in accordance with the details stipulated in the special conditions. The contractor shall undertake to carry out or have carried out the maintenance and repair of supplies and to provide a rapid supply of spare parts. The special conditions may specify that the contractor must provide any or all of the following materials, notifications and documents pertaining to spare parts manufactured or distributed by the contractor:
 - a) such spare parts as the contracting authority may choose to purchase from the contractor, it being understood that this choice shall not release the contractor from any warranty obligations under the contract;
 - b) in the event of termination of production of the spare parts, advance notification to the contracting authority to allow it to procure the parts required and, following such termination, provision at no cost to the contracting authority of the blueprints, drawings and specifications of the spare parts, if and when requested.

Article 34 - Final acceptance

- 34.1. Upon expiry of the warranty period, or where there is more than one such period, upon expiry of the latest period, and when all defects or damage have been rectified, the project manager shall issue the contractor a final acceptance certificate and a copy thereof to the contracting authority, stating the date on which the contractor completed its obligations under the contract to the project manager's satisfaction. The final acceptance certificate shall be issued by the project manager within 30 days after the expiration of the warranty period or as soon as any repairs ordered under Article 32 have been completed to the satisfaction of the project manager.
- 34.2. The contract shall not be considered to have been performed in full until the final acceptance certificate has been signed or is deemed to have been signed by the project manager.

34.3. Notwithstanding the issue of the final acceptance certificate, the contractor and the contracting authority shall remain liable for the fulfilment of any obligation incurred under the contract prior to the issue of the final acceptance certificate which remains unperformed at the time that final acceptance certificate is issued. The nature and extent of any such obligation shall be determined by reference to the provisions of the contract.

BREACH OF CONTRACT AND TERMINATION

Article 35 - Breach of contract

- 35.1. Either party commits a breach of contract where it fails to perform its obligations in accordance with the provisions of the contract.
- 35.2. Where a breach of contract occurs, the party injured by the breach is entitled to the following remedies:
 - a) damages; and/or
 - b) termination of the contract.
- 35.3. Damages may be either:
 - a) general damages; or
 - b) liquidated damages.
- 35.4. Should the contractor fail to perform any of its obligations in accordance with the provisions of the contract, the contracting authority is without prejudice to its right under Article 35.2, also entitled to the following remedies:
 - a) suspension of payments; and/or
 - b) reduction or recovery of payments in proportion to the failure's extent.
- 35.5. Where the contracting authority is entitled to damages, it may deduct such damages from any sums due to the contractor or call on the appropriate guarantee.
- 35.6. The contracting authority shall be entitled to compensation for any damage which comes to light after the contract is completed in accordance with the law governing the contract.

Article 36 - Termination by the contracting authority

- 36.1. The contracting authority may, at any time and with immediate effect, subject to Article 36.9, terminate the contract, except as provided for under Article 36.2.
- 36.2. Subject to any other provision of these general conditions, the contracting authority may, by giving seven day notice to the contractor, terminate the contract in any of the following cases where:
 - a) the contractor is in serious breach of contract for failure to perform its contractual obligations;
 - b) the contractor fails to comply within a reasonable time with the notice given by the project manager requiring it to make good the neglect or failure to perform its obligations under the contract which seriously affects the proper and timely implementation of the tasks;

- c) the contractor refuses or neglects to carry out any administrative orders given by the project manager;
- d) the contractor assigns the contract or subcontracts without the authorisation of the contracting authority;
- e) the contractor is bankrupt, subject to insolvency or winding up procedures, is having its assets administered by a liquidator or by the courts, has entered into an arrangement with creditors, has suspended business activities, or is in any analogous situation arising from a similar procedure provided for under national law or regulations;
- f) any organisational modification occurs involving a change in the legal personality, nature or control of the contractor, unless such modification is recorded in an addendum to the contract;
- g) any other legal disability hindering performance of the contract occurs;
- the contractor fails to provide the required guarantees or insurance, or the person providing the earlier guarantee or insurance is not able to abide by its commitments;
- the contractor has been guilty of grave professional misconduct proven by any means which the contracting authority can justify;
- j) it has been established by a final judgment or a final administrative decision or by proof in possession of the contracting authority that the contractor has been guilty of fraud, corruption, involvement in a criminal organisation, money laundering or terrorist financing, terrorist related offences, child labour or other forms of trafficking in human beings or circumventing fiscal, social or any other applicable legal obligations, including through the creation of an entity for this purpose;
- k) the contractor, in the performance of another contract financed by the EU budget/EDF funds has been declared to be in serious breach of contract, which has led to its early termination or the application of liquidated damages or other contractual penalties or which has been discovered following checks, audits or investigations by the contracting authority and italian competent authorities.
- after the award of the contract, the award procedure or the performance of the contract proves to have been subject to breach of obligations, irregularities or fraud;
- m) the award procedure or the performance of another contract financed by the Italian funds proves to have been subject to breach of obligations, irregularities or fraud which are likely to affect the performance of the present contract;
- n) the contractor fails to perform its obligation in accordance with Article 9a and Article 9b;
- o) the contractor fails to comply with its obligation in accordance with Article 10;
- p) the contractor is in breach of the data protection obligations resulting from Article 44 of these general conditions.

The cases of termination under points (e), (i), (j), (l), (m) and (n) may refer also to persons who are members of the administrative, management or supervisory body of the contractor and/or to persons having powers of representation, decision or control with regard to the contractor.

The cases of termination under points (a), (e), (f), (g), (i), (j), (k), (l), (m) and (n) may refer also to persons jointly and severally liable for the performance of the contract.

The cases under points (e), (i), (j), (k), (l), (m), (n) and (p) may refer also to subcontractors.

- 36.3. Termination shall be without prejudice to any other rights or powers under the contract of the contracting authority and the contractor. The contracting authority may, thereafter, conclude any other contract with a third party, at the contractor's own expense. The contractor's liability for delay in completion shall immediately cease when the contracting authority terminates the contract without prejudice to any liability thereunder that may already have arisen.
- 36.4. Upon termination of the contract or when it has received notice thereof, the contractor shall take immediate steps to bring the implementation of the tasks to a close in a prompt and orderly manner and to reduce expenditure to a minimum.
- 36.5. The project manager shall, as soon as possible after termination, certify the value of the supplies and all sums due to the contractor as at the date of termination.
- 36.6. In the event of termination, the project manager shall, as soon as possible and in the presence of the contractor or his representatives or having duly summoned them, draw up a report on the supplies delivered and the incidental siting or installation performed and take an inventory of the materials supplied and unused. A statement shall also be drawn up of monies due to the contractor and of monies owed by the contractor to the contracting authority as at the date of termination of the contract.
- 36.7. The contracting authority shall not be obliged to make any further payments to the contractor until the supplies are completed. After the supplies are completed, the contracting authority shall recover from the contractor the extra costs, if any, of providing the supplies, or shall pay any balance still due to the contractor.
- 36.8. If the contracting authority terminates the contract pursuant to Article 36.2, it shall, in addition to the extra costs for completion of the contract and without prejudice to its other remedies under the contract, be entitled to recover from the contractor any loss it has suffered up to the value of the supply unless otherwise provided for in the special conditions.
- 36.9. Where the termination is not due to an act or omission of the contractor, force majeure or other circumstances beyond the control of the contracting authority, the contractor shall be entitled to claim in addition to sums owed to it for work already performed, an indemnity for loss suffered.
- 36.10. This contract shall be automatically terminated if it has not given rise to any payment in the two years following its signing by both parties.

Article 37 - Termination by the contractor

- 37.1. The contractor may, by giving 14 days' notice to the contracting authority, terminate the contract if the contracting authority:
 - fails to pay the contractor the amounts due under any certificate issued by the project manager after the expiry of the time limit stated in Article 28.3; or
 - consistently fails to meet its obligations after repeated reminders; or
 - suspends the delivery of the supplies, or any part thereof, for more than 180 days, for reasons not specified in the contract or not attributable to the contractor's breach or default.

- 37.2. Such termination shall be without prejudice to any other rights of the contracting authority or the contractor acquired under the contract.
- 37.3. In the event of such termination, the contracting authority shall pay the contractor for any loss or damage the contractor may have suffered.

Article 38 - Force majeure

- 38.1. Neither party shall be considered to be in default or in breach of its obligations under the contract if the performance of such obligations is prevented by any circumstances of *force majeure* which arises after the date of notification of award or the date when the contract becomes effective
- 38.2. The term *force majeure*, as used herein covers any unforeseeable events, not within the control of either party and which by the exercise of due diligence neither party is able to overcome such as acts of God, strikes, lock-outs or other industrial disturbances, acts of the public enemy, wars whether declared or not, blockades, insurrection, riots, epidemics, landslides, earthquakes, storms, lightning, floods, washouts, civil disturbances, explosions. A decision of the Italian Authority to suspend the cooperation with the partner country is considered to be a case of force majeure when it implies suspension of funding this contract.
- 38.3. Notwithstanding the provisions of Articles 21 and 36, the contractor shall not be liable to forfeiture of its performance guarantee, liquidated damages or termination for default if, and to the extent that, its delay in performance or other failure to perform its obligations under the contract is the result of an event of *force majeure*. The contracting authority shall similarly not be liable, notwithstanding the provisions of Articles 28 and 37, for the payment of interest on delayed payments, for non-performance or for termination by the contractor for default if, and to the extent that, the contracting authority's delay or other failure to perform its obligations is the result of *force majeure*.
- 38.4. If either party considers that any circumstances of *force majeure* have occurred which may affect performance of its obligations, it shall promptly notify the other party and the project manager, giving details of the nature, the probable duration and the likely effect of the circumstances. Unless otherwise directed by the project manager in writing, the contractor shall continue to perform its obligations under the contract as far as is reasonably practicable, and shall seek all reasonable alternative means for performance of its obligations which are not prevented by the *force majeure* event. The contractor shall not put into effect alternative means unless directed so to do by the project manager.
- 38.5. If the contractor incurs additional costs in complying with the project manager's directions or using alternative means under Article 38.4, the amount thereof shall be certified by the project manager.
- 38.6. If circumstances of *force majeure* have occurred and continue for a period of 180 days then, notwithstanding any extension of time for completion of the contract that the contractor may by reason thereof have been granted, either party shall be entitled to serve upon the other with 30 days' notice to terminate the contract. If, at the expiry of the period of 30 days, the situation of *force majeure* persists, the contract shall be terminated and, in consequence thereof under the law governing the contract, the parties shall be released from further performance of the contract.

Article 39 - Decease

- 39.1. Where the contractor is a natural person, the contract shall be automatically terminated if that person dies. However, the contracting authority shall examine any proposal made by the heirs or beneficiaries if they have notified their wish to continue the contract.
- 39.2. Where the contractor consists of a number of natural persons and one or more of them die, a report shall be agreed between the parties on the progress of the contract, and the contracting authority shall decide whether to terminate or continue the contract in accordance with the undertaking given by the survivors and by the heirs or beneficiaries, as the case may be.
- 39.3. In the cases provided for in Articles 39.1 and 39.2, persons offering to continue to perform the contract shall notify the contracting authority thereof within 15 days of the date of decease. The decision of the contracting authority shall be notified to those concerned within 30 days of receipt of such proposal.
- 39.4. Such persons shall be jointly and severally liable for the proper performance of the contract to the same extent as the deceased contractor. Continuation of the contract shall be subject to the rules relating to establishment of any guarantee provided for in the contract.

SETTLEMENT OF DISPUTES AND APPLICABLE LAW

Article 40 - Settlement of disputes

- 40.1. The parties shall make every effort to settle amicably any dispute relating to the contract which may arise between them.
- 40.2. Once a dispute has arisen, a party shall notify the other party of the dispute, stating its position on the dispute and any solution which it envisages, and requesting an amicable settlement. The other party shall respond to this request for amicable settlement within 30 days, stating its position on the dispute. Unless the parties agree otherwise, the maximum time period laid down for reaching an amicable settlement shall be 120 days from the date of the notification requesting such a procedure. Should a party not agree to the other party's request for amicable settlement, should a party not respond in time to that request or should no amicable settlement be reached within the maximum time period, the amicable settlement procedure is considered to have failed.
- 40.3. In the absence of an amicable settlement, a party may notify the other party requesting a settlement through conciliation by a third person. If the Italian Authority/AICS is not a party to the contract, it may accept to intervene as conciliator. The other party shall respond to the request for conciliation within 30 days. Unless the parties agree otherwise, the maximum time period laid down for reaching a settlement through conciliation shall be 120 days from the notification requesting such a procedure. Should a party not agree to the other party's request for conciliation, should a party not respond in time to that request or should no settlement be reached within the maximum time period, the conciliation procedure is considered to have failed.
- 40.4. If the amicable settlement procedure and, if so requested, the conciliation procedure fails, each party may refer the dispute to either the decision of a national jurisdiction or arbitration, as specified in the special conditions.

Article 41 - Applicable law

41.1. This contract shall be governed by the law of the country of the contracting authority or, where the contracting authority is the Italian Authority, by the applicable European Union law complemented where necessary by the law of Italy.

FINAL PROVISIONS

Article 42 - Administrative sanctions

- 42.1. Without prejudice to the application of other remedies laid down in the contract, a sanction of exclusion from all contracts and grants financed by the EU, may be imposed, after an adversarial procedure in line with the applicable Financial Regulation,, upon the contractor who, in particular,
 - a) is guilty of grave professional misconduct, has committed irregularities or has shown significant deficiencies in complying with the main obligations in the performance of the contract or has been circumventing fiscal, social or any other applicable obligations, including through the creation of an entity for this purpose. The duration of the exclusion shall not exceed the duration set by final judgement or final administrative decision or, in the absence thereof, three years;
 - b) is guilty of fraud, corruption, participation in a criminal organisation, money laundering, terrorist-related offences, child labour or trafficking in human beings. The duration of the exclusion shall not exceed the duration set by final judgement or final administrative decision or, in the absence thereof, five years:
- 42.2. In the situations mentioned in Article 42.1, in addition or in alternative to the sanction of exclusion, the contractor may also be subject to financial penalties up to 10% of the total contract price.
- 42.3. Where the contracting authority is entitled to impose financial penalties, it may deduct such financial penalties from any sums due to the contractor or call on the appropriate guarantee.
- 42.4. The decision to impose administrative sanctions may be published on a dedicated internet-site, explicitly naming the contractor.

Article 43 - Verifications, checks and audits by Italian Authority bodies

43.1. The contractor shall allow the Italian Authority, the Italian Anti-Fraud Office and the Italian Court of Auditors to verify, by examining the documents and to make copies thereof or by means of on-the-spot checks, including checks of documents (original or copies), the implementation of the contract. In order to carry out these verifications and audits, the bodies mentioned above shall be allowed to conduct a full audit, if necessary, on the basis of supporting documents for the accounts, accounting documents and any other document relevant to the financing of the project. The contractor shall ensure that on-the-spot accesses is available at all reasonable times, the information needed to carry out the audits, including information on individual salaries of persons involved in the project. The contractor shall ensure that the information is readily available at the moment of the audit and, if so requested, that data

August 2020 c4e_annexigc_en

- be handed over in an appropriate form. These inspections may take place up to 7 years after the final payment.
- 43.2. Furthermore, the contractor shall allow the Italian Anti-Fraud Office to carry out checks and verification on the spot in accordance with the procedures set out in the Italian and EU legislation for the protection of the financial interests of the Italy against fraud and other irregularities.
- 43.3. To this end, the contractor undertakes to give appropriate access to staff or agents of the Italian Authority, of the Italian Anti-Fraud Office and of the Italian Court of Auditors to the sites and locations at which the contract is carried out, including its information systems, as well as all documents and databases concerning the technical and financial management of the project and to take all steps to facilitate their work. Access given to agents of the Italian Authority, Italian Anti-Fraud Office and the Italian Court of Auditors shall be on the basis of confidentiality with respect to third parties, without prejudice to the obligations of public law to which they are subject. Documents must be easily accessible and filed so as to facilitate their examination and the contractor must inform the contracting authority of their precise location.
- 43.4. The contractor guarantees that the rights of the Italian Authority, of the Italian Anti-Fraud Office and of the Italian Court of Auditors to carry out audits, checks and verification will be equally applicable, under the same conditions and according to the same rules as those set out in this Article, to any subcontractor or any other party benefiting from Italian funds.
- 43.5. Failure to comply with the obligations set forth in Article 43.1 to 43.4 constitutes a case of serious breach of contract.

Article 44 - Data protection

44.1. Processing of personal data by the contracting authority

Any personal data included in or relating to the contract, including its implementation, shall be processed in accordance with Regulation (EU) 2018/1725. Such data shall be processed solely for the purposes of the implementation, management and monitoring of the contract by the data controller.

The contractor or any other person whose personal data is processed by the data controller in relation to this contract has specific rights as a data subject under Chapter III (Articles 14-25) of Regulation (EU) 2018/1725, in particular the right to access, rectify or erase their personal data and the right to restrict the processing of their personal data or, where applicable, the right to object to processing or the right to data portability.

Should the contractor or any other person whose personal data is processed in relation to this contract have any queries concerning the processing of its personal data, it shall address itself to the data controller. They may also address themselves to the Data Protection Officer of the data controller. They have the right to lodge a complaint at any time to the European Data Protection Supervisor.

Details concerning the processing of personal data are available in the data protection notice referred to in the special conditions.

44.2. Processing of personal data by the contractor

The processing of personal data by the contractor shall meet the requirements of the general conditions and be processed solely for the purposes set out by the controller.

The contractor shall assist the controller for the fulfilment of the controller's obligation to respond to requests for exercising rights of person whose personal data is processed in relation to this contract as laid down in Chapter III (Articles 14-25) of Regulation (EU) 2018/1725. The contractor shall inform without delay the controller about such requests.

The contractor may act only on documented written instructions and under the supervision of the controller, in particular with regard to the purposes of the processing, the categories of data that may be processed, the recipients of the data and the means by which the data subject may exercise its

The contractor shall grant personnel access to the data to the extent strictly necessary for the implementation, management and monitoring of the contract. The contractor must ensure that personnel authorised to process personal data has committed itself to confidentiality or is under appropriate statutory obligation of confidentiality in accordance with the provisions of Article 9.7 of these general conditions.

The contractor shall adopt appropriate technical and organisational security measures, giving due regard to the risks inherent in the processing and to the nature, scope, context and purposes of processing, in order to ensure, in particular, as appropriate:

(a) the pseudonymisation and encryption of personal data;

(b) the ability to ensure the ongoing confidentiality, integrity, availability and resilience of processing systems and services;

(c) the ability to restore the availability and access to personal data in a timely manner in the event of a physical or technical incident;

(d) a process for regularly testing, assessing and evaluating the effectiveness of technical and organisational measures for ensuring the security of the processing;

(e) measures to protect personal data from accidental or unlawful destruction, loss, alteration, unauthorised disclosure of or access to personal data transmitted, stored or otherwise processed.

The contractor shall notify relevant personal data breaches to the controller without undue delay and at the latest within 48 hours after the contractor becomes aware of the breach. In such cases, the contractor shall provide the controller with at least the following information:

(a) nature of the personal data breach including where possible, the categories and approximate number of data subjects concerned and the categories and approximate number of personal data records concerned;

(b) likely consequences of the breach;

(c) measures taken or proposed to be taken to address the breach, including, where appropriate, measures to mitigate its possible adverse effects.

The contractor shall immediately inform the data controller if, in its opinion, an instruction infringes Regulation (EU) 2018/1725, Regulation (EU) 2016/679, or other Union or Member State or third country applicable data protection provisions as referred to in the tender specifications.

The contractor shall assist the controller for the fulfilment of its obligations pursuant to Article 33 to 41 under Regulation (EU) 2018/1725 to:

- (a) ensure compliance with its data protection obligations regarding the security of the processing, and the confidentiality of electronic communications and directories of users;
- (b) notify a personal data breach to the European Data Protection Supervisor;
- (c) communicate a personal data breach without undue delay to the data subject, where applicable;
- (d) carry out data protection impact assessments and prior consultations as necessary.

The contractor shall maintain a record of all data processing operations carried on behalf of the controller, transfers of personal data, security breaches, responses to requests for exercising rights of people whose personal data is processed and requests for access to personal data by third parties.

The contracting authority is subject to Protocol 7 of the Treaty on the Functioning of the European Union on the privileges and immunities of the European Union, particularly as regards the inviolability of archives (including the physical location of data and services) and data security, which includes personal data held on behalf of the contracting authority in the premises of the contractor or subcontractor.

The contractor shall notify the contracting authority without delay of any legally binding request for disclosure of the personal data processed on behalf of the contracting authority made by any national public authority, including an authority from a third country. The contractor may not give such access without the prior written authorisation of the contracting authority.

The duration of processing of personal data by the contractor will not exceed the period referred to in Article 9.10 of these general conditions. Upon expiry of this period, the contractor shall, at the choice of the controller, return, without any undue delay in a commonly agreed format, all personal data processed on behalf of the controller and the copies thereof or shall effectively delete all personal data unless Union or national law requires a longer storage of personal data.

For the purpose of Article 6 of these general conditions, if part or all of the processing of personal data is subcontracted to a third party, the contractor shall pass on the obligations referred to in the present article in writing to those parties, including subcontractors. At the request of the contracting authority, the contractor shall provide a document providing evidence of this commitment.





Supply of Hospital Furniture and Biomedical Equipment for General Ward and Delivery Unit of Saudi Maternity Hospital in Kassala – SUDAN REF. (CIG): Z1C31738C8 Back to Index

PC WORK STATION

HP PRODESK 600 MT 1 GENERAL DESCI

Support. Windows 10 Pro 64 MS Office SUITE Intel® Core™ I7-9700 16 GB di SDRAM SSD 1 T Graphic card with 128MB DDR-RAM, PCI-X. CD RW / DVD USB ports, HDMI, VGA, RS232, DISPLAYPORT Optical wheel mouse. Keyboard, English Arabic Maximum resolution 1920 x 1080 Adjustable height Windows 10 Pro 64 Windows 10 Pro 64
System and last U, Windows 10 Pro 6 MS Office SUITE Intel® Core™ i7-1 16 GB di SDRAM SSD 1 T Graphic card ATI WiFi, Bluetooth cor CD RW / DVD Dytical wheel mous (eyboard, English / Monitor HP 23,8" L(Maximum resolutior Adaximum resolutior Adaximum resolutior

- 46 -

Partita IVA: 01740830334

BIOETHIC SHILTER AND EMERGENCY S.T.I.

Via Sattistini, 21/a

43122 Parma - Italy

Partita IVA 01716580335

BIOETHIC ALLIANCE SRL

Strengthening resilience for refugees, IDPs and host communities in Eastern Sudan



REF. (CIG): Z1C31738C8 Saudi Maternity Hospital in Kassala – SUDAN

Back to Index

PRINTER, MULTIPURPOSE, LASER

1 GENERAL DESCRIPTION

Colour Laser All-In-One

7	100-sheet		
	riater, z-sided ADF (single pass)	100-sheet	26 Paper output
		Platen, 2-sided ADF (single pass)	25 Scanner Type
	de		24 MEDIA HANDLING
	Co.	Yes	23 Scan to Cloud
	YDA	Yes	22 Scan to USB memory key
	YPA	Yes	21 Scan to PC
	APC IGAGIS	Yes	20 Scan to E-mail
	256 lovels	256 levels	19 Greyscales
	24 hit/24 hit firm at a firm	24 bit/24 bit (input/output)	18 Colour scanning depth
		Optical: Up to 600 x 600 dpi	17 Scan Resolution
		Colour	16 Туре
	yes		15 SCANNER
	vec ob m asa copies	yes	14 Reduction/Enlargement
	In to 900 coming	Up to 999 copies	13 Multiple Copy
		1-sided to 2-sided (Automatic)	12 Double sided copying
	Up to 600 x 600 dpi	Text/Photo/Map (Default), Text/Photo/Map (quality)	11 Copy modes
	will be icw. single sided (A4): Up to 18 ppm	Up to 600 x 600 dni	10 Copy resolution
L. C.	MEDA10:: Oiself	MF641Cw: Single sided (A4): Up to 18 ppm	9 Copy Speed
SONE ALLONG		, seed of concoribu	8 COPIER
PCOO	dw: UFRII, PCL 5c*, PCL6	MF641Cw: UFRII MF643Cdw: UFRII, PCL 5c*, PCL6 MF645Cx: UFRII, PCL 5c*, PCL6. Adobe@ PostScript	7 Printer Languages
A STATE OF THE STA	OO dbi	600 x 600 dpi	6 Print Resolution
10.97	Colour lasor beam wint:	Colour laser beam printing	
	O D D D D D D D D D D D D D D D D D D D	Single sided: Up to 18 ppm (A4)	4 Printing Speed
	i IIII, Copy, Scan and Fax		3 PRINTER
		Print, Copy, Scan and Fax	2 AVAILABLE FUNCIONS
		Colour Laser All-In-One	

Strengthening resilience for refugees, IDPs and host communities in Eastern Sudan

100-sheet

AICS

DETHIC ALLIANUE OF OUT OF THE PROPERTY OF THE

SHELTER FOR EMERGENCY

Supply of Hospital Furniture and Biomedical Equipment for General Ward and Delivery Unit of Saudi Maternity Hospital in Kassala – SUDAN REF. (CIG): Z1C31738C8

30 TRAINING, days	29 AFTER SALE, intervention/Year	28 Media sizes	27 Media types
0	0 0	A4, A5, B5, Legal, Letter, Statement, Custom sizes: Min. 128 x 139.7 mm Max	Plain paper, Recycled paper, Heavy Paper, Thin paper, Colour paper, Coated
0	215.9 x 355.6 mm	paper, Label, Post card, Envelope A4, A5, B5, Legal, Letter, Statement, Custom sizes:	Plain paper, Recycled paper, Heavy Paper, Thin paper, Colour paper, Coated

BIOETHIC ALLHANCE SRL Partita IVA: 01740830334

BIOETHIC SHELTER AND IMERGENCY S.T.L. Via Battistini, 21/a

Partita IVA 01716580335 43122 Parma - Italy



Parita IVA: 01740830334

Strengthening resilience for refugees, IDPs and host communities in Eastern Sudan

TV



Supply of Hospital Furniture and Biomedical Equipment for General Ward and Delivery Unit of Saudi Maternity Hospital in Kassala - SUDAN REF. (CIG); Z1C31738C8

EBLAC

UPS RIELLO NETPOWER NPW2000 UPS, 2000VA, MEDICAL GRADE

		0	
		0	21 TRAINING, days
	EN 62040-2; RoHS compliant	0	20 AFTER SALE, intervention/Year
	European directives: L V 2014/35/EU low voltage Directive EMC 2014/30/EU electromagnetic compatibility Directive Standards: Safety IEC EN 62040-1: EMC IEC		
	0 to 40°C , 0 to 95% non-condensing	o.	19 STANDARDS
		0 to 95% non-condensing	18 AMBIENT CONDITIONS
	status of the UPS	Available	17 REMOTE CONTROL
	Three buttons and three LEDs for real-time control of the	Three buttons and three LEDs for real-time control of the	16 SCREEN AND SIGNALLING status of the UPS
	12 V. 9 Ah	12 V, 9 Ah	15 BATTERY RANGE
	2	2	14 NUMBER OF BATTERIES
	00 01 00 (±0.070) 11Z		13 BATTERIES
	230 (±5%) during battery operation	50/60 Hz +/-0.2%	12 OUTPUT FREQUENCY
	230 (-8%, +10%) during mains operation	230 V ± 10%	11 OUTPUT VOLTAGE
	AOC' (70 - 201')		10 OUTPUT CHARACTERISTICS
	230 (+25%): 172 5/1 207 50/1	160 V-290 V	9 INPUT VOLTAGE RANGE
mains only, for all UPS	50 / 60 with automatic selection	50-60 Hz +/-3Hz	8 INPUT FREQUENCY
Battery is for output voltage,	230 (±25%): 172,5V – 287,50V	≥50 v ± 1≥% via mains ± 5% via battery	
	Sinusal	220 17 1202	7 INPUT VOI TAGE
EAL	On-line, doble conversione	Sinited Sinited	6 WAVEFORM
(0)	1200	On-line doble conversions	5 TECHNOLOGY
		1200	4 ACTIVE POWER (W)
UP WIV	2000	2000	3 NOMINAL POWER (VA)
0000	Vec	Yes	2 CE MARKED
* m	TDS single On the Alexander	UPS, sinusal, On line double conversion	1 GENERAL DESCRIPTION
Back			UPS RIELLO NETPOWER NPW2000
		1	

BIOETHIC ALLIANCE SAL Perfita IVA: 01740830334 gthening resilience for refugees, IDPs and host communities in Eastern Sudan

BIOETHIC SHELTER AND EMERGENCY S.L.I.

Partita IVA 01716580335 Via Battistini, 21/a 43122 Parma - Italy

AIGS

OETHIC ALLIANCE SRL Partita IVA: 01740830334



Supply of Hospital Furniture and Biomedical Equipment for General Ward and Delivery Unit of

Saudi Maternity Hospital in Kassala - SUDAN

REF. (CIG): Z1C31738C8

ACQUA-MATIC MISTRAL WATER COOLER

	6 POWER	5 WATER SOURCE	4 IEMPERATURE	CAGE	3 CASE	1 GENERAL DESCRIPTION	
220		Plastic Bottle 25 L	2-8-5.	Hard Plastic	Floorstanding	Water dispenser, water cooler to cool and dispenses Water dispenser, water cooler to cool and water with a refrigeration unit.	
ZH 09/00 A 20/20 A 20/	to 18.9 Lt	the Court of the C	P P P	Hard Plastic	Floorstanding	penses water with a refrigeration unit	Rack to 1

BIOETHIC ALLIANCE SRL Partita IVA: 01740830334

BIOETHIC SHILT AND EMERGENCY S.T.I.

Partita IVA 01716580335 43122 Parma - Italy

Strengthening resilience for refugees, IDPs and host communities in Eastern Sudan

50

AICS

DETHIC ALLIANCE SRL Parina IVA: 01740830334



Supply of Hospital Furniture and Biomedical Equipment for General Ward and Delivery Unit of Saudi Maternity Hospital in Kassala - SUDAN REF. (CIG): Z1C31738C8

AMBU BAGS, ADULT

GIMA 34245 - SILICONE RESUSCITATOR BAG with MASK N 4 and N.5 - adult

Back to Index

YES	YES.	CARRING CASE
Adult, size 4 included in the kit 34245, additional size 5 with code 34225	Adult	SIZES:
Transparent silicon, latex cuff moulded shell, sterilisable	transparent plastic Dome, latex cuff moulded shell,	MASK sterilisable
Patient Non-Return valve connector for oxygen or anaesthetic gases	Patient Non-Return valve connector for oxygen or	anaesthetic gases
Yes	Yes	Black rubber
Yes	Yes	Self-inflating
Yes	Yes	Hand operated
		BAG
YES	YES	CE MARKED
Self inflating bag with mask for resuscitation and assistend ventilation	Self Inflating bag with mask for resuscitation and	assistend ventilation

BIOETHIC XLLIANCE SRL Partita IVA: 01740830334

> BIOETHIC SHELVER AND EMERGENCY S.T.I. Via Battistini. 21/a

Partita IVA 01716580335 43122 Parma - Italy

Partita IVA: 01740830334

Strengthening resilience for refugees, IDPs and host communities in Eastern Sudan



Supply of Hospital Furniture and Biomedical Equipment for General Ward and Delivery Unit of Saudi Maternity Hospital in Kassala – SUDAN REF. (CIG): Z1C31738C8

AMBU BAGS, PEDIATRIC

GIMA 34247 - SILICONE RESUSCITATOR BAG with MASK N 0, 1 - infant GIMA 34246 - SILICONE RESUSCITATOR BAG with MASK N 2, 3 - child

CE MARKED assistend ventilation of newborn GENERAL DESCRIPTION Self inflating bag with mask for resuscitation and YES Self inflating bag with mask for resuscitation and assisted ventilation of newborn. YES 2 different sizes are offered: Child, with volume 500ml

Back to Index

Infant/Newborn, with volume 290 ml

Transparent silicon Dome, latex cuffmoulded shell, anaesthetic gases Patient Non-Return valve connector for oxygen or

- 52-

2 Pediatric: size 2 (34222) and size 3 (34223), with model model 34247 2 Newborn: size 0 and size 1 (34220 and 34221), with

CARRYNG CASE

YES

SIZES sterilisable MASK

2 Newborn and 2 Pediatric

transparent plastic Dome, latex cuffmoulded shell

sterilisable

Patient Non-Return valve connector for oxygen or

Yes Yes Yes

anaesthetic gases

INLET VALVE

Black rubber Self-inflating BAG

Hand operated

Yes

BIOETHIC ALLIANCE SRL Partitle Tva: 01740830334

> BIOETHIC SHELTER AND EMERGENCY S.T.I. Via Battistini, 21/a

Partita IVA 01716580335 43122 Parma - Italy

Strengthening resilience for refugees, IDPs and host communities in Eastern Sudan

98

AICS

Partita IVA: 01740830334



Supply of Hospital Furniture and Biomedical Equipment for General Ward and Delivery Unit of Saudi Maternity Hospital in Kassala - SUDAN REF. (CIG): Z1C31738C8

Back to Index

OXYGEN FLOWMETER

SAN-O-SUB RO.200 + CO.400.12059 1 GENERAL DESCRIPTION

riowmeters with humidifiers for delivery of oxygen from oxygen cylinders, wall outlet and Oxygen concentrator	Flowmeters with humidifiers for delivery of oxygen from
2 CE MARKED Yes	oxygen cylinders, wall outlet and Oxygen concentrator
	cc
ure reducing valve, humidifier and the connecting prohe which should	Each oxygen flowmeter will be provided with the pressure
vlinder outlets (tenderers are requested to confirm the	gauge, pressure reducing valve, humidifier and the
	cylinder outlets (fenderers are regional to the compatible with the oxygen

Each oxygen flowmeter should be provided with the live, humidifier and the connecting probe which should routlets (tenderers are requested to confirm the	Yes Each oxygen flowmeter will be provided with the pressure gauge, pressure reducing valve, humidifier and the connecting probe which will be compatible with the oxygen cylinder outlets (tenderers are requested to confirm the
	configuration before ordering).
The action within a larige of 0 - 15 LPM	Control within a range of 0 – 15 LPM
The flow meter body should be made of chrome plated The flow meter body made of chrome plated hrass	he flow meter body made of chrome plated hrass

The flow meter body should be made of chrome plated The flow meter body made of chrome plated brass	he flow meter body made of chrome plated brass
Impact-resistant polycarbonate, Metal continuos	Impact-resistant polycarbonate, Metal continuos regulation
1	
ved readability at low flows.	Flow Tube has large and expanded 0 – 15 LPM range for improved readability at low flows.
Inlet filter of stainless steel wire mash to prove the	The second of John Hows.
forcing stainless steel wire mesh to prevent entry Inlet filter of stainless steel wire mesh to prevent entry of	the filter of stainless steel wire mesh to prevent entry of
The connecting probable is to	icreign particles.
The connecting probe should be ISO	The connecting probe is ISO
er bottle made	Upplied with reusable humidifor botto
nate material, and autoclavable at 134°C	unbreakable and reusable humidifier bottle made of

- 53 -

7 EXPANDADED RANGE

range for improved readability at low flows

6 FLOW REGULATION KNOB

brass materials.

3 FLOW RANGE MATERIAL

of unbreakable and reusable polycarbonate material, and autoclavable at 134°C

autoclavable at 134°C

unbreakable and reusable polycarbonate material, and

10 HUMIDIFIER BOTTLE

9 CONNECTION of foreign particles 8 INLET FILTER

BIOETHIC ALLIANCE SRL Partita IVA: 01740830334

BIOETHIC SHELLER AND EMERGENCY S.T.L. Partita IVA 01716580335 43122 Parma - Italy Wa\Battistini, 21/a

AICS IOETHIC ALLIANCE SRL Partita IVA: 01740830334

57



Supply of Hospital Furniture and Biomedical Equipment for General Ward and Delivery Unit of Saudi Maternity Hospital in Kassala - SUDAN REF. (CIG): Z1C31738C8

LARYNGOSCOPE

GIMA 34481 + 34469 + 34470 + 34471 + 34472 + 34473 + 34485 + 34450 1 GENERAL DESCRIPTION

Back to Index

	o opare builb	10 Caper F. II.	17 Battorios	16 ACCESSORIES	15 CASE	adult large	adult small	13 Size 3: length/hlade: 110 mm	12 Size 2: Jength/blade: 00 mm, baby Quantity 1	newborn	10 Size 0: length/blade: 55 mm,	9 Curved Mac Intosh laryngoscope blades	8 BLADES		bulbous end tip	6 SPATIII A/BI ADE.	5 LIGHT: Handle type C	4 HANDLE:	3 USE:	2 CE MARKED		structures, necessary for
	1 spare bulb if fiber optics, QT 2	Dry cell, alkaline, LR14, QT 2			Yes, Hard Plastic protective case	Quantity 1			baby Quantity 1		Quantify 1	cope		Each blade has a single bulb removable for	Macintosh type (slightly curved blade with a bulbous end tip fixed to handle with a hook on system)	pattery in the handle + Xenon lamp	Handle type C, diameter 28 mm, for battery LR14	Stainless steel or chromium platted clickth.	Anaesthesia/resuscitation	YES	successful intubation through epiglottis or other procedures. For Adult and nawborn	To expose and view larynx and its surrounding
	34485 spare bulb if fiber optics, QT 2	Dry cell, alkaline, LR14, QT 2		laryngoscopes	34450 EMPTY DI ASTIO CASE MITTIOLIT CONTROLL	34473 GIMA GREEN F.O. BLADE MC-INTOSH N. 4 - adult large	34472 GIMA GREEN F.O. BLADE MC-INTOSH N. 3 - adult	34471 GIMA GREEN F.O. BLADE MC-INTOSH N. 2 - child	34470 "GIMA GREEN F.O. BLADE MC-INTOSH N. 1 - infant	34469 GIMA GREEN F.O. BLADE MC-INTOSH N. 0 - newborn				Each blade has a single bulb removable for cleaning	Macintosh type (slightly curved blade with a small MacIntosh type (slightly curved blade with a small bulbous end tip	Battery in the handle + Xenon lamp	neter 28 mm, for battery LR14 C, diameter 28 mm, for battery LR14 C, diameter 28 mm, for battery IR14	Anaesthesia/resuscitation.		VIIO		
N	CE	SR													TONE ALLO		PP		2011	46	ENZIA ITALIANA	

-54-

BIOETHIC ALLIANCE SRL Partita IVA: 01740830334

Strengthening resilience for refugees, IDPs and host communities in Eastern Sudan Partita IVA 01716580335 BIOETHIC SHITTER AND EMPROSICY S.T.I. 43122 Parma - Italy Via(ISAttistini, 21/a

AICS



Supply of Hospital Furniture and Biomedical Equipment for General Ward and Delivery Unit of Saudi Maternity Hospital in Kassala – SUDAN REF. (CIG): Z1C31738C8

Back to Index

SPHYGMOMANOMETER DIGITAL

1 GENER GIMA 49905 OMRON M3 DIGITAL B.P.M. HEM-7154-E

O TOA CLEAKENCE	3 10 0 1 1 1 1 1 1 1 1 1	F OF MAINTE	OF MARKED	pre	OUNTRACE DESCRIPTION	GENERAL DESCRIPTION
YES		YES.		pressure of patients automatically.	An equipment designed for determining the blood	
< 100	Ī	KΠΩ	panells automatically.	pations designed to determining the blood pressure of	An equipment decimed for determining the	

supporting at least 300 measurements	S DOWNED SOLIDOI	7 OPERATING TEMPERATURE	6 MEMORY STORAGE CAPACITY		5 DISPI AY	4 MEASUREMENT ACCUTRACY		3 EDA CI EABENCE	► CE MAXNED	pressure of p
AA sizes Alkaline battery operated capable of	+ 10 C TO + 40°C		of at least 30 previous readings	easily legible Liquid Crystal Display (LCD)		pressure: ±3mmHq/ ±0.4kPa, Pulse: +5%	TE &		-KES	pressure of patients automatically.
AA sizes Alkaline battery operated capable of supporting at least 300 measurements	+ 10°c to + 40°c	iviernory measurement: 60 x 2 users + guest mode	Management	easily legible Liquid Crystal Display (LCD)	Proporter Forming/ HO.4KFa, Pulse: ±5%	Droggiro: Hammila / 10 Ala	YES	Tro	VΠΩ	An equipment designed for determining the blood pressure of patients automatically
TONE ALLO		BETTER	PPP			* 病院ではずかから	7 (30)	CONTRACTOR	NACH TACK	

BIOETHIC ALLIANCE SAL Partite-IVA: 01740830334

BIOETHIC SHELTER AND EMERGENCY S.T.S.

-55-

43122 Parma - Italy Partita IVA 01716580335



Supply of Hospital Furniture and Biomedical Equipment for General Ward and Delivery Unit of Saudi Maternity Hospital in Kassala - SUDAN REF. (CIG): Z1C31738C8

Back to Index

STETHOSCOPE BINAURAL (Dual Head)

FAZZINI 08.711.00 PROFESSIONAL DELUXE STHETOSCOPE GENERAL DESCRIPTION

CE MARKED (MDD) pulmonary, obstetric, and other physiologic sounds on paediatric and adult patients. to extend their normal range of hearing for accurate observation of cardiac, Dual head mechanical stethoscope for clinicians|Dual head mechanical stethoscope for clinicians to extend their Yes adult patients. pulmonary, obstetric, and other physiologic sounds on pediatric and normal range of hearing for accurate observation of cardiac

3 ACOUSTIC PERFORMANCE

It should provide superior acoustic performance It provides superior acoustic performance in the most important range sensitivity of 200 to 500Hz, up to 3.2 db cardiology and 600 range sensitivity of 200 to 500Hz, up to 3.2 db cardiology and 600 range sensitivity of 200 to 500Hz, up to 3.2 db cardiology and 600 4 Y TUBE MATERIAL (equivalent heat resistant material) separate sound transmission to each ear The tubing shall be a dual channel PVC to 1500H, or 8.1dbpneumology. The tubing is a dual channel PVC (equivalent heat resistant

Both diaphragm and bell must have non-chill rimBoth diaphragm and bell have non-chill rim The tubing shall be capable of withstanding highC. The tubing is capable of withstanding high temperature above 45°

material) separate sound transmission to each ear

- 56 -

6 NO-CHILL RIN

SPRING MATERIAL

5 THERMAL RESISTANCE temperature above 45°C

sealing ear-tips which can be depressed to conform to the shape of the ear canal The binaural/spring assembly shall be made of stainless steel with comfortable comfortable sealing ear-tips which can be depressed to conform The binaural/spring assembly are made of stainless steel with

10 TOTAL LENGHT 9 TUBE LUMEN DIAMETER 8 BINAURAL SPRING
Shall be provided with a triple-leaf binaural
Provided with a triple-leaf binaural spring which is enclosed in spring which is enclosed in spring which is enclosed in polyurethane to permit adjustment to fit different users while approximately Approx. 70 cm The tube lumen diameter, shall be 10 mm Approx. 70 cm The tube lumen diameter, shall be 10 mm approximately. preventing breakage

12 CONSTRUCTION QUALITY 13 ACCESSORIES 14 Spare diaphragms durable materials to withstand heavy commercial use and cleaning. The stethoscope should be well constructed with The stethoscope is well constructed with durable materials to Approx. 43 mm withstand heavy commercial use and cleaning. Approx. 47 mm.

11 ADULT DIAPHRAM

15 Earpiece

BIOETHICALLIANCE SRL

BIOETHIC SHEFTER AND EMERGENCY S.T.I. 43122 Parma - Italy Via Battistini, 21/a

Partita IVA 01716580335

Strengthening resilience for refugees, IDPs and host communities in Eastern Sudan Partita IVA: 01740830334

58

AICS



Supply of Hospital Furniture and Biomedical Equipment for General Ward and Delivery Unit of Saudi Maternity Hospital in Kassala – SUDAN REF. (CIG): Z1C31738C8

Back to Index

FOETAL STETHOSCOPE (PINARD)

GIMA 32505 1 GENERAL DESCRIPTION

foetal heart beat. Classical Pinard Foetal Stethoscope for auscultating Classical Pinard Foetal Stethoscope for auscultating foetal heart beat.

4 FINISHING sound transmission 3 DESIGN 2 CE MARKED It must be designed in a way to produce an excellent lit must be designed in a way to produce an excellent sound

materials such as plastic to withstand typical abuse and cleaning. Should be designed for conditions of heavy use. The unit should be well constructed with durable The stethoscope should have no sharp edges. Designed for conditions of heavy use The unit is well constructed with aluminium The stethoscope should have no sharp edges BETTER

5 MATERIAL

6 CONDITION OF USE

BIOETHIC ALLIANCE SAL Partita IVA: 01740830334

BIOETHIC SHILLER AND EMERSINCY S.T.I.

Partita IVA 01716580335 43122 Parma - Italy

Strengthening resilience for refugees, IDPs and host communities in Eastern Sudan

AICS

JOETHIC ALLIANCE SRL Partita IVA: 01740830334



Supply of Hospital Furniture and Biomedical Equipment for General Ward and Delivery Unit of Saudi Maternity Hospital in Kassala – SUDAN REF. (CIG): Z1C31738C8

Back to Index

THERMOMETERS, INFRARED, DIGITAL

	GIM
1 GE	A 25
GENER,	580
AL D	万旧
GENERAL DESCRI	AR.
RPT	王
<u>0</u>	OMS
	Ň
	핏
Non-me	
THAIT	

4 ACCURACY

± 0.10C

35.5 °C to 42 °C ± 0.2 °C, others ± 0.3 °C

It fully meets "ASTM" standard and CE EN 12470-5

certificate of calibration and inspection

The thermometer will be delivered together with the

Yes , when reach temperature

5 BEEP SOUND

perature a	From 34C to 42.2C	From 35C to 42C	3 TEMPERATURE RANGE
ESCRIPTION Non-mercury digital clinical thermometer for temperareasuring temperature and displaying it on LCD display Yes	res		
Non-mercury digital clinical thermometer for Non-mer	עיייר בייייי מיים מיסףים אייו איי היו בכר מיסףים א	Vpc	2 CE MARKED
Non-mercury digital clinical thermometer for Non-mer	temperature and displaying it on I CD display	luie and displaying it on LCD display	measung temperar
Non-mercury digital clinical thermometer for	INORI-ITIEFCUTY digital clinical thermometer for measuring	the said of the sa	
		Non-mercury digital clinical thermometer for	1 GENERAL DESCRIPTION

BIOETHIC ALMANCE SRL Partita IVA: 01740830334

9 Storing Case 8 Plastic Cover

Yes

Yes

100 disposable cover -- GIMA 2558

100 disposable cover

7 ACCESSORIES

6 CALIBRATION & INSPECTION the certificate of calibration and inspection

The thermometer should be delivered together with

Yes , when reach temperature

BIOETHIC SHELTER TAND EMERGENCY S.r.l. Via Battistini, 21/a

Partita IVA 01716580335 43122 Parma - Italy

AICS BIOETHIC ALLIANCE SAL

0年

Strengthening resilience for refugees, IDPs and host communities in Eastern Sudan



Supply of Hospital Furniture and Biomedical Equipment for General Ward and Delivery Unit of Saudi Maternity Hospital in Kassala - SUDAN REF. (CIG): Z1C31738C8

Back to Index

VACUUM EXTRACTOR (MANUAL)

FAZZINI 05.09993KIT1

1 GENERAL DESCRIPTION

Manual foot or hand operated vacuum extractor for application during assisted delivery. It should be capable of performing suction techniques to aid in difficultbaby delivery such as held up delivery, weak contractions, 2 CE MARKED abnormal foetal position, and intrauterine asphyxia.

Foot or Hand Operated

Manual foot or hand operated vacuum extractor for application suction techniques to aid in difficultbaby delivery such as held up delivery, weak contractions, abnormal foetal position, and during assisted delivery. It should be capable of performing

The suction cup must be configured in a way to The suction cup must be prevent the baby's head from becoming swollen and alleviate the chance of suction injury baby's head from becoming swollen and alleviate the chance of Hand Operated intrauterine asphyxia.

More than 300mmHg but less than 900mmHg at |More than 300mmHg but less than 900mmHg at 200ml/stroke Yes, for a wide range of vacuum suction capacity Knob with a graduated dial, with green area for Knob with a graduated dial, with green area for safe suction and

According to the Suction Range Optiona color indication of danger zone

Polycarbonate Included 40,50 & 60mm Traction Handle

Foot Operated or Traction Handle

40,50 & 60mm

According to the Suction Range

Included

directed on the suction cups and pumps the suction action is while for manual fetal suction suction of fluids (aspirators), Bacterial filter is applicable for

herefore on the newborn

Strengthening resilience for refugees, IDPs and host communities in Eastern Sudan

b7/

19 Filter

Bacterial, hydrophobic

Not applicable

17 Graduations

Yes 500

1000

Yes

Yes

Yes

Polycarbonate

16 Capacity measured, cc

15 Type

14 COLLECTION CANISTER 13 TUBING AND ACCESSORIES 12 VACUUM PRODUCTION 11 INTERIOR CUPS 10 Scale, mm Hg 9 Diameter, cm 8 VACUUM GAUGE

6 REGULATING VALVE

7 VACUUM-LEVEL CONTROL

safe suction and color indication of danger zone

Optional

5 VACUUM RANGE, mm Hg

18 Connector labels

AICS

ONEA

20 Autoclavable

YES



Supply of Hospital Furniture and Biomedical Equipment for General Ward and Delivery Unit of Saudi Maternity Hospital in Kassala – SUDAN REF. (CIG): Z1C31738C8

26 Set of suction bottles		25 Additional bacterial filters 1 page 1								24 Metal cups with traction handle		23 Plastic cup with handle, 2,		21 ACCESSORIES
		pack of 100 filters							each, , three different sizes			2, three different sizes	2, with minimum length of 2m	
1 bottle 1000 ml is included in the standard configuration of 05.09993 KIT1	iver applicable	05.30700 Traction handle, made in stainless stee	05.20405 ø 50 mm 05.20406 ø 60 mm	cups, stainless steel, and traction handle	05.10006 ø 60 mm The offered configuration includes additional actor	05.10005 ø 50 mm	Cups, made of stainless steel, complete with handle.	Standard configuration of 05.09993 KIT1 includes suction	2 each, , three different sizes.	05.6001 ø 60 mm 05.6002 ø 70 mm	05.6000 ø 50 mm	Silicon Clin for Vaccium Editor :	2. With minimum langth of 2m	
therefore on the newborn.	Bacterial filter is applicable for suction of fluids (aspirators), while for manual fetal suction pumps the suction action is			TONE ALLO	IVE	0	* (10hi)	TO	ATTAIL AND A	and this is a better solution.	Plastic cups are consumable,			

-60 -

BIOETHIC ALCIANCE SRL Partha IVA: 01740830334

BIOETHIC SHEATER AND ENTER GENCY ST. I.

Partita IVA 01716580335 Via Battistini. 21/a 43122 Parma - Italy

Strengthening resilience for refugees, IDPs and host communities in Eastern Sudan

401



Supply of Hospital Furniture and Biomedical Equipment for General Ward and Delivery Unit of Saudi Maternity Hospital in Kassala - SUDAN REF. (CIG): Z1C31738C8

Back to Index

WEIGHING SCALE WITH HEIGHT MEASURE AND BMI SCALE, ADULT

GIMA 27284 - SECA 756 MECHANICAL SCALE - with height meter - class III

Wechanical dial type (clock type) of scale for Mechanical dial type (clock type) of scale for weighing	
sess patients and mass index	ENZIA IT
	TOWNS TO SERVICE TO SE
Must incorporate the display for Body-Mass-Index It incorporates the display for Body-Mass-Index and height	× River
0.0kg to 160kg.	POR
0.5kg.	TO THE PERSON OF
Metric calibrations via Knob.	San Col
"Big Ben" type of analogue display	VE ALL
White background with black engraved numbers and White background with black engraved numbers and red	
No needle stopper to hold the dial at 0 when no No needle stopper to hold the dial at 0 when no weight is applied.	
Slip resistant cover	
Approximately 360 x 350mm	
Maximum height of approximately 200cm with 1mm Height 60-200 cm with 1mm graduation	

-61-

BIOETHIC ALLIANCE SRL Partita IVA: 01740830334

BIOETHIC SHELFER AND EMERGENCY S.C.L.

Partita IVA 01716580335 Via Battistini. 21/a 43122 Parma - Italy

BIOETHIC ALLIANCE SRL Partita IVA: 01740830334

88



Supply of Hospital Furniture and Biomedical Equipment for General Ward and Delivery Unit of Saudi Maternity Hospital in Kassala - SUDAN REF. (CIG): Z1C31738C8

WEIGHING SCALE, INFANT

GIMA 27267 - SECA 376 HOSPITAL DIGITAL BABY SCALE 20 kg Class III

Back to Index

1 GENERAL DESCRIPTION	Electronic scale for weighing habies		
2 CE MARKED	VΠΩ	CTO	
		YES	NATION ALAS
3 TYPE	Plate	Plate	468
4 WEIGHTENING RANGE	0 - 10kg	0 - 20kg	* 100
5 MINIMUN GRADUATION	59.	5 g up to 7.5 kg, 10 g from 7.5 kg up	A CO
6 ACCURACY	±5g.	±5g.	PPRINT
7 UNIT OF MEASURE	kg	kg	100 Sept 100
8 FUNCTIONS with each switch-on.	automatic switch-off, TARE, HOLD, auto-calibration	automatic switch-off, TARE, HOLD, auto-calibration with	JONE ALLO
9 DISPLAY	Large LCD	Large LCD	
10 READING TIME	max 5 seconds	max 5 seconds	
11 LIQUID PENETRATION	Splash proof and shock resistant light-weight body	Splash proof and shock resistant light-weight body	
12 FINISHING	Smooth surface/finishing for easy cleaning/disinfection	Smooth surface/finishing for easy cleaning/disinfection. Smooth surface/finishing for easy cleaning/disinfection.	
13 MATERIAL display cover	All vital parts made of rust proof, child-friendly materials; display cover made of durable, transparent plastic.	All vital parts made of rust proof, child-friendly materials; display cover made of durable transparent plastic	
14 COLOR	white or similar: off-white, cream, light grey etc.	white	
15 POWER REQUIREMENTS	220 V/50Hz	220 V/50Hz	This requirement belongs to a top quality model. The most of the models on the market are cheaper, but work with AA batteries or similar, not with local electrical network. The difference in price is relevant. In case power supply by consumable batteries is accepted,

- 62-

Partita IVA: 01740830334

LVY

Strengthening resilience for refugees, IDPs and host communities in Eastern Sudan BIOETHIC SHELTER AND EMERGENCY S.C.L. Partita IVA 01716580335 43122 Parma - Italy Via Battistini. 21/a

alternative item d11 at the end of

Annex IV Financial Offer.

please kindly consider the

PapitaCIVA: 01740830334

AICS



Supply of Hospital Furniture and Biomedical Equipment for General Ward and Delivery Unit of Saudi Maternity Hospital in Kassala - SUDAN REF. (CIG): Z1C31738C8

ASPIRATORS, EMERGENCY

CA-MI ASKIR 230

upper airway abo of an intubated p the lungs open a obstructing secretions, blood, or vomitus from a patient's airway and keep air passages to GENERAL DESCRIPTION Portable emergency aspirators for removing

Portable emergency aspirators for removing obstructing secretions, blood, or vomitus from a patient's ginway and

ns and to maintain the airway of an intubated patient)
upper airway above the glottis) or tracheal (to remove
are for emergency intubation or to remove secretions
ical verillation. Suctioning can be either oropharyngeal
ages to the lungs open and to allow spontaneous or
ns, plood, or vornitus from a patient's airway and keep

NE ALLO JU	13 CV 3 X	A.	CH ZIAITALIA
131	431400	DAJA	ALIA

BIOETHIC ALLIANCE SRI Partita IVA: 01740830334

Back to Index

-63-

50

Ni-Cd or equivalent

0 to 650

Yes Regulator

75×

31 Low-battery signal 30 Recharge time, hr

Yes

N

50

Ni-Cd or equivalent

29 Life, min 28 Type 26 Scale, mm Hg 25 Diameter, cm 24 VACUUM GAUGE

23 VACUUM-LEVEL CONTROL 22 Flow rate at max vacuum, L/min

Yes

Regulator 9 0 to 560

0 to 650

21 Range, mm Hg 20 VACUUM 19 Length, m (ft) 18 Internal diame 17 TUBING 16 FILTER TYPE 15 Connector lak 14 Graduations 13 Capacity mea

12 Туре 11 COLLECTION 10 PUMP TYPE 9 Intrahospital 8 Prehospital (I

6 Intrahospital 5 Prehospital (I 4 OROPHARYN 3 CE MARK 2 UMDNS

7 TRACHEAL U

27 BATTERY



REF. (CIG): Z1C31738C8 Supply of Hospital Furniture and Biomedical Equipment for General Ward and Delivery Unit of Saudi Maternity Hospital in Kassala – SUDAN

T10/240, 50/60 Hz Yes Yes Yes Tubing, canister, suction tip, bottles, recharger, filter Tubing, canister, suction tip, bottles,		AD TRAINING ASSO	41 AFTER SALE, intervention/Year	40 SERVICE AND MAINTENANCE	canister includes safety valve.	SY CITER OFECIFICATIONS		1	36 Indicator, battery fully charged	34 Indicator, pattery charging	Tille posser, who	33 I ine nower VAC	OF CHANGEN
Integrated 110/240, 50/60 Hz Yes Yes Yes Handle for transport; autoclavable collection canister includes safety valve. Please Specify 0.25	0.25		Please Specify			Handle for transport; autoclavable collection	lubing, canister, suction tip, bottles, recharger, filt	Tiblian and the second of the	Yes	Yes	110/240, 30/60 HZ	44000 F0000 F	Integrated
	0.25	r-lease opecity	Diogno Chooks		safety valve.	Handle for transport: autoclayable collection conictor includes	er ubing, canister, suction tip, bottles, recharger, filter	- 900		Yes	110/240, 50/60 Hz	THE STATE OF	Integrated

BIOETHIC ALLIANCE SRL
Partita IVA: 01740830334

BIOETHIC SHELVER AND MERGENCY S.r.L. Via Battistini, 21/a

VIA Battistilli, 2174 43122 Parma - Italy Partita IVA 01716580335

Strengthening resilience for refugees, IDPs and host communities in Eastern Sudan

AICS

Partita IVA: 01740830334

-60



REF. (CIG): Z1C31738C8 Supply of Hospital Furniture and Biomedical Equipment for General Ward and Delivery Unit of Saudi Maternity Hospital in Kassala – SUDAN

Back to Index

ASPIRATORS, SURGICAL

CA-MI HOSPIVAC 350 1 GENERAL DESCRIPTION

Yes		Diameter	21 Type 4 c	20 FLOOR FOOTING	Yes		tection			3	13 COLLECTION SYSTEM	12 FOOTSWITCH Yes	11 HANDSWITCH Yes			CN	ā	VACUUM RANGE, mmHg	collection canisters and mounted on four	CONEIGHBATION OF MANY	X	2 UMDNS	obstruction of the airway in emergency situation or normal machine shall be used for surgery wards and emergency.
o,	12,5 CH (5 H)	A cm (A in)	4 castors		S	Yes, in steam autoclave.	in in	Not less than 4litres with a self-sealed suction lid.		Graduated transparent Pyrex or impact resistant		S	36	Yes on the front Panel	Manometer in kPa, mmHg	Turning knob with a graduated dial	Not less than 30 L/min at maximum pressure.	From 0.0 mmHg to not less than 675.0 mmHg	A vacuum pump, tubing, regulators, gauges, two collection canisters and mounted on four anti-static castors and also provided with a handle	Yes	0-2	40.247	obstruction of the airway in emergency situation or normal hospital care. The suction machine shall be used for surgery wards and emergency
Yes	12,5 cm (5 in)	4 Casions	4 Cartore		Yes	Yes, in steam autoclave.	Yes	2 x 2000 ML bottles with self-sealed suction lid	N	Graduated transparent Pyrex or impact resistant bottles		Yes	Yes	Yes on the front Panel	Manometer in kPa, mmHg	Turning knob with a graduated dial	Not less than 60 L/min at maximum pressure.		A vacuum pump, tubing, regulators, gauges, two collection canisters and mounted on four anti-static castors and also provided with a handle	Yes	10-217		removal of secretions, blood, or vomitus from patient's oropharyngeal cavity to prevent obstruction of the ainway in
																	BETTER	ONEALLOS		18	MI CV	A C.	TIAITALIA

- 65-

Strengthening resilience for refugees, IDPs and host communities in Eastern Sudan

Yes

85V

24 Swivelling

Yes Yes

AICS

BIOETHIC ALLIANCE SRL Pagina IVA: 01740830334 651

Strengthening resilience for refugees, IDPs and host communities in Eastern Sudan

Bioethic Alliance S.r.l.



Supply of Hospital Furniture and Biomedical Equipment for General Ward and Delivery Unit of Saudi Maternity Hospital in Kassala - SUDAN REF. (CIG): Z1C31738C8

3 meter , anti-static, 0.7 mm, sterilizable 2 packets 1 pack of 100 filters 1 set 1 set 2 packets 1 pack of 100 filters 1 set (2 x RE 210351/01) Please Specify 1 intervention / year 0.25	32 AFTER SALE, intervention/Year 33 TRAINING, days	31 Spare Jars	30 Bacteria, hydrophobic filters	29 Cannula/suction catheters, silicon	steel, Yankauer type	27 Suction tubing	26 ACCESSORIES	TO TANDER ON THE CASE
Yes 3 meter, anti-static, 0.7 mm, sterilizable 2 (02044403) 2 packets 1 pack of 100 filters 1 set (2 x RE 210351/01) 1 intervention / year 0.25	Please Specify 0.25	1 set	1 pack of 100 filters	2 packets	2	3 meter , anti-static, 0.7 mm, sterilizable		Yes
	ervention	1 set (2 x RE 210351/01)		2 packets	2 (02044403)	3 meter , anti-static, 0.7 mm, starilizable	C.	V



BIOETHIC SHELTIK AND EMERGENCY S.I.I.

Partita IVA 01716580335 43122 Parma - Italy



Supply of Hospital Furniture and Biomedical Equipment for General Ward and Delivery Unit of Saudi Maternity Hospital in Kassala - SUDAN REF. (CIG): Z1C31738C8

Back to Index

PRIMEDIC HeartSave AED-M DEFIBRILLATOR, AUTOMATED

display and recorder intented to restore normal sinusal rhythm and contractile function in and recorder intented to restore normal sinusal rhythm and patients who are experiencing ventricular fibrillation (VF) or ventricular tachycardia (VT) that is contractile function in patients who are experiencing not accompanied by a palpable pulse. Complete with almorithm to analyze the ECG rhythm to 1 GENERAL DESCRIPTION Low energy, automated, biphasic defibrillator with Low energy, automated, biphasic defibrillator with display

2 CE MARKED 2 CE MARKED 4 Type 5 Manual Override 7 Voice Prompting 8 Energy Sequence, J 9 Protocol Configured 10 Output waveshape 11 Disharge Activation	Nete with algorithm to analyze the ECG rhythm to	Ventricular fibrillation (VF) or ventricular tachycardia (VT) that is not accompanied by a palpable pulse. Complete with algorithm to analyze the ECG rhythm to determine whether yes Yes Automated external defibrillator Yes Yes 90 – 360J BETTER Biphasic
9 Protocol Configured 10 Output waveshape		18
11 Disharge Activation 12 Compensate for body impedance	vice ge of 25 to 150 ohms	
13 Synchronized cardio version 14 Shock to Shock, sec 15 MONITOR		Yes 7-12 s analysis time, charging time <12s
16 Ecg Acquisition 17 Monitor with ECG 18 Heart Rate Display	Pads Pads Yes, LCD Yes, LCD, blue	lue
19 ELECTRODES		
Area, cm2 Years	> 50 174 cm2 overal 2 years 2 years	erall BETTER
23 Frequency 24 Energy Level, J 25 ALARMS 26 Acoustic signal over QRS	(Led colour), weekly, montly iial (weekly), full (monthly)	dail (Led colour), weekly, montly Partial (weekly), full (monthly)
	Yes	

-67-

Strengthening resilience for refugees, IDPs and host communities in Eastern Sudan

Indicated in the display

Yes Yes

89 N

29 Paddles contact indicator.

28 Battery Low

27 Acoustic signal during charging

Yes

Yes Yes

BIOETHIC ALLIANCE S SAL



REF. (CIG): Z1C31738C8 Saudi Maternity Hospital in Kassala – SUDAN

External SD External SD (CF card 2GB) ECG, Shock > 15 CG, Shock 24h hour data recording Removable Removable Non rechargeble up to 250 shocks 10 pcs 97085 - SavePads PreConnect Set Preconnect self-adhesive multifunctional electrodes (1 pair) for adults for defibrillation, pacing, monitoring, cardioversion incl. resuscitation kit (razor, respiration cloth, of defibrillation, pacing, monitoring, cardioversion, with large of the packaging) Please Specify 10 pcs 97534 - SavePads Mini Self-adhesive multifunctional electrodes (1 pair) for defibrillation, pacing, monitoring, cardioversion, with large of the packaging) 1 Intervetion / year, spare parts availability is 10 years 0.25	46 IRAINING, days 0.25	45 AFTER SALE, intervention/Year Please Specify	44 Pediatric pads 1 box of 10	43 Adult pads 1 box of 10	42 ACCESSORIES	41 Operating Time up to 250 shocks	od	39 Integral/removable Removable		tored	35 Solid State Memory External SD	34 DATA STORAGE	rate
					More than 250 at 200J				24h hour data recording				

68 -

Pagena IVA: 01740830334

BIOETHIC SHELTER AND EMERGENCY S.T.L.
Via Battistini. 21/a

43122 Parma - Italy Partita IVA 01716580335

Strengthening resilience for refugees, IDPs and host communities in Eastern Sudan

AICS

Partite IVA: 01740830334



REF. (CIG): Z1C31738C8 Supply of Hospital Furniture and Biomedical Equipment for General Ward and Delivery Unit of Saudi Maternity Hospital in Kassala – SUDAN

DOPPLER, FETAL HEART DETECTOR

GIMA 29493 - SONOTRAX PRO POCKET DOPPLER WITH DISPLAY 1 GENERAL DESCRIPTION Tableton foetal heart detector which

Back to Index

_ 69-

Strengthening resilience for refugees, IDPs and host communities in Eastern Sudan



Supply of Hospital Furniture and Biomedical Equipment for General Ward and Delivery Unit of Saudi Maternity Hospital in Kassala - SUDAN REF. (CIG): Z1C31738C8

27 Oct	32 Gal	31 Headset	00 F1000		29 Soft carry bag	28 STANDARD ACCESSORIES	2/ Low-battery indicator	o Charge miciadea	OB Charger included
10 Tubes per Item	:	YΠS	3 for each Item		YES		Yes	Tess	O I Odio ca
16 Tubes per Item	TES	VICE - 2949/ SONCIRAX 3 MHz PROBE	For each fetal Doppler: 3pcs - 29496 SONOTRAX 2 MHz PROBE	100	XTO		Yes	Yes	Continual working time 8 hours
BETTER	ONE ALLO	いっている	LUPRO		* min	120	CENZUALTA		BETTER

BIOETHIC ALLIANCE SRL
Partita/WA: 01740830334

BIOETHIC SAEXED LAND EMERGENCY S.T.I. 43122 Parma - Italy Partita IVA 01716580335 Ma Battistini. 21/8

AICS

Utr

Strengthening resilience for refugees, IDPs and host communities in Eastern Sudan



Supply of Hospital Furniture and Biomedical Equipment for General Ward and Delivery Unit of Saudi Maternity Hospital in Kassala - SUDAN REF. (CIG): Z1C31738C8

ELECTROCARDIOGRAPH, MULTICHANNEL, INTERPRETATIVE

SHENZHEN COMEN MEDICAL INSTRUMENT CO.,LTD – 12-channel Electrocardiograph CM 1200

Back to Index

42 TRAINING, days	41 AFTER SALE, intervention/Year	25 Thermal paper for printer	24 Disposable electrodes packs	electrodes	23 Patient cables for disposable	22 MANDATORY ACCESSORIES	21 POWER SUPPLY	20 Communication	19 Memory	18 Paper format	17 Printer speed	16 Type	15 PRINTER	14 DISPLAY	0.05, 0.15 e 0.30 Hz baseline	13 Filters	12 Leads connection maps	11 Leads selection	10 Frequency working band		8 CMRR		6 Sweep Speed	5 Leads V6)	4 GENERAL	3 CE MARKED	2 UMDNS	1 GENERAL DESCRIPTIONS interpretative. For use in the ward
0.25	Please Specify	3 packs 10 rolls each	5 packs (100 pz each) with conducive gel		w		$230v \sim 50 \text{ Hz}$	USB port, LAN, wifi	up to a 100 patient data in digital format	Roll paper 110 mm	5, 10, 25, 50 mm/s	in built Thermal printer		Touchscreen		50 e 60 Hz for from AC: 25 e 35 Hz for EMG:	Yes with lead failure/disconnected	Manual and automatic	0.05 ÷ 150 Hz (-3 dB)	> 2,5 MW @ 10 Hz	> 100 dB	5, 10, 20 mm/mV	5, 25, 50 mm/s	12 (I, II, III, AVR, AVL, AVF, V1, V2, V3, V4, V5,		Yes	16-231	Multichannel Electrocardiographic unit
0.25	1 intervention / year	3 packs 10 rolls each	5 packs (100 pz each) with conducive gel	•	ω.		100~240 VAC, 50/60 Hz or battery (option) 2.0~1 0 A 60 VA max	Two USB port, RJ45 port (LAN), wifi (for connection to PC)	Standard 8G micro SD card for 40000 ECGs internal memory		5mm/s, 10mm/s, 12.5mm/s, 25mm/s, 50mm/s	in built Thermal printer		12.1" color LCD touch screen	EMG Filter: OFF, 25Hz, 35Hz, 45Hz Low Pass Filter: OFF, 75Hz, 100Hz, 150Hz AC Filter: OFF, 50Hz, 60Hz	Driff Filter: OFF 0.05Hz 0.10Hz 0.20Hz 0.50Hz	Yes with lead failure/disconnected	Manual and automatic	0.05 ~150 Hz (-3dB)	Input impedance: ≥ 50MΩ	≥105dB		5mm/s, 10mm/s, 12.5mm/s, 25mm/s, 50mm/s	12 (I, II, III, AVR, AVL, AVF, V1, V2, V3, V4, V5, V6)		Yes	16-231	Multichannel Electrocardiographic unit interpretative. For use in the ward
						3		BETTER	BETTER		BETTER				0 1 1 1 7	סחודותם				BETTER	BETTER	BETTER	BETTER	0	(*/	-		
IAI			SP	· An																	AND THE PERSON						No.	

BIOETHIC SHELLE AND THURGENCY S.r.l. Via Battistini, 21/a Partita IVA 01716580335AICS 43122 Parma - Italy

bty

BIOEYHIE ALLIANCE SERIETHER RESILIENCE FOR REFUGEES, IDPs and host communities in Eastern Sudan

BIOETHIC ALLIANCE S Partita IVA: 01740830334



REF. (CIG): Z1C31738C8 Saudi Maternity Hospital in Kassala – SUDAN

Back to Index

LIGHTS, EXAMINATION

RIMSA PRIMA-FLEX

4 CONFIGURATION	3 CE MARKED	2 UMDNS	1 GENERAL DESCRIPTION This lamp will be used examination of patients, delivery Preparatory room, Intensive Dermatology, Gynaecological examination, Recovery Room
Goose neck stand on a hase with at least four	YES	12-276	to create illuminated field for care, Outpatient,
	×πρ.	Room Room 10-276	This lamp will be used to create illuminated field for examination of patients, delivery Preparatory room, Intensive care, Outpatient, Dermatology, Gynaecological examination
13/10/2	PO	*	

examination re, on, Recovery	With at least four castors,		naecological examination, Recovery	ate illuminated field for examination for room, Intensive care
	ors,		on, Recovery	examination

<u> </u>
P
ETH
\$
0
1AN 7408
830
334
20

17 TRAINING

0.25

0.25

Painted steel

1 visit / year

> 60,000 HOURS

BETTER

BETTER

Please Specify

Painted Aluminium or Stainelss steel

> 50,000 HOURS

16 AFTER SALE, Interv/Year

15 MATERIAL

13 AVERAGE LED LIFE

12 CONTROL OF THE ILLUMINANCE 25-100%

10 LIGHT FIELD DIAMETER
11 DEPTH OF ILLUMINATION AT

> 20 cm 70 cm ca

26 cm 110 cm

25-100%

95 Ra

4000/4500 °K

19,5 cm

9 COLOR RENDERING INDEX (CRI) 96 Ra

8 COLOR TEMPERATURE

4500/5500 °K

OUTER REFLECTOR DIAMETER > 10cm

castors, floorstanding
5 LIGHT SOURCE TYPE

LED

floorstanding

(Ec) 30 Klx

Goose neck stand on a base

Goose neck stand on a base with at least four

(Ec) 30 Klx

6 LIGHT INTENSITY AT 1 M

DISTANCE

BIOETHIC SHELTER AND EMERGENCY S.T.I.

43122 Parma - Italy Partita IVA 01716580335

Strengthening resilience for refugees, IDPs and host communities in Eastern Sudan

78V

AICS

BIOETHIC ALLIANCE SRL

BETTER



Supply of Hospital Furniture and Biomedical Equipment for General Ward and Delivery Unit of Saudi Maternity Hospital in Kassala - SUDAN REF. (CIG): Z1C31738C8

MONITOR, BEDSIDE, FETAL

411			
	No	No	20 Digital
	HR/UA	HR/UA	19 Analog
2 A W.			18 COLPOL SIGNALS
	No/no/no	No/no/no	1/ Maternal ECG/NIBP/SpO2
	Yes, FHR2 option is included	Yes	16 Multiple FHR
	Optional	Optional	15 MHR/FHR
	Yes	Yes	14 Reference/zero controls
	Yes/yes	Yes/yes	13 External/internal
	Yes, TOCO .	Yes	12 Uterine activity
BETTER.	30-250 B	50-240	11 FHR range, bpm
	Fetal ECG is included	Yes/no	10 Fetal ECG/SpO2
BETTER.	30-250 B	50-240	9 FHR range, bpm
nansiiittiig power.	Autocorrelation	Autocorrelation	8 special processing
more safety for the fetus, according to international safety standard of ultrasound	TT all		
BETTER. Lower value means	<5mW/cm2	<10	7 Intensity, mW/cm2
LA HINC	Pulsed Doppler/Ultrasound frequency: 1 MHz	Pulsed Doppler/Ultrasound frequency: 1 MHz	6 Type/frequency, MHz
THE PERSON			5 ULTRASOUND
DP W	Antepartum and Intrapartum	Antepartum and Intrapartum	4 ANTEPARTUM/INTRAPARTUM
PO	Yes	Yes	3 CE MARK
		18-340	2 UMDNS
NZIA ITALIANA	Antepartum and intrapartum electronic fetal monitors that detect, display, and print a record of fetal heart rate (FHR). Electrocardiography monitoring capabilities andexternal and internal uterine activity (LIA) monitoring	1 GENERAL DESCRIPTION Antepartum and intrapartum electronic fetal monitors that detect, display, and print a record of fetal heart rate (FHR). Electrocardiography monitoring capabilities andexternal and internal uterine activity (UA) monitoring.	1 GENERAL DESCRIPTION Antepartum and intrapartum electronicors that detect, display, and print a record of fetal heart rate (FHR). Electrocardiography monitoring capabilities and external and internal uter (UA) monitoring.
Back to Index		SHENZHEN COMEN MEDICAL INSTRUMENT CO.,LTD - Fetal Monitor C21	SHENZHEN COMEN MEDICAL INSTR

AICS

Partita IVA: 01740830334

58Y



REF. (CIG): Z1C31738C8 Saudi Maternity Hospital Furniture and Biomedical Equipment for General Ward and Delivery Unit of

igh and Low 3-level Limits; Sual alarm In sound & FHR Sound HR, MHR, TOCO, FM) HR, MHR, TOCO, FM) groups g		סחוותא			
FHRUIA Yesyes Yesyes Yes			60 hours waveform review (Fetal)	>12	*2 Number of hr
HRIUIA	I I IANI		Trend Graph: 120 hours Trend Table: 120 hours Freeze Review: 240s waveform review (Maternal);		A) Nimbor of L.
HRIULA Yesyyes Yesyyes Islamilation Yes Yes Briface RS-232C Ivo USB port Briface RS-232C RJ45 port TURES Yes Pub USB port TURES Yes Yes Not specified 12.1" color TFT touch screen Yes None Alarm: User-adjustable High and Low 3-level Limits; Yes, ORS beep and alarm sound & FHR Sound Yes, ORS beep and alarm sound & FHR Sound None Yes, ORS beep and alarm sound & FHR Sound Power Indicators Thermal array Thermal array Thermal array Thermal array Totannel weveforms (2FHR, MHR, TOCO, FM) BETTER. Yes Yes Yes Yes Yes Yes	CF SRI		m Event Revie Disclosure 120 eform Review:		
Filtrolity Fil			Yes	Yes	41 Record storage
Initiation Yes Initiation Sunnal Alarm (2FHR, MHR, TOCO, FM) Initiation Yes Initiation Sunnal Washerstable, Sunnal Yes Initiation Sunnal Washerstable, Yes Initiation Sunnal Washerstable, Sunnal Washerstable, Yes Initiation Initiation Sunnal Washerstable, Sunnal Washerstable, Yes Initiation Initiation Sunnal Washerstable, Sunnal Washerstable, Sunnal Washerstable, Yes Initiation Initiation Sunnal Washerstable, Sunnal Washerstable, Sunnal Washerstable, Yes Initiation Initiation Sunnal Washerstable,			No	No	40 Remote recording
Thermal array Yes/yes Yes/yes Yes/yes Yes			Yes	Yes	39 Annotations
FHRUIA Yesyes Ves/yes ral simulation Yes Yes terface RS-232C Two USB port ratures Optional Optional ATURES Yes Yes It; color LCD 12.1° color TFT touch screen Yes Yes Yes Yes Isplays 1; color LCD 12.1° color TFT touch screen Yes Yes Yes Yes Yes Yes Yes Prioritized audible and Low 3-level Limits; Adam: User-adjustable High and Low 3-level Limits; Restrict indicator Prioritized audible and visual alarm Yes, CRS beep and alarm sound & FHR Sound None Prioritized audible and visual alarm Yes, CRS beep and alarm sound & FHR Sound Thermal array Thermal array Thermal array Pattery indicator Battery indicator Battery indicator Battery indicator Battery indicator Better indicator Prioritized audible and indicator Battery indicator Prioritized audible and waveforms (2FHR, MHR, TOCO, FM) BETTER. <			Yes	Yes	38 Event marker
Yes/yes Yes RS-232C Fivo USB port RJ45 port Optional Optional Yes Yes 1; color LCD Ves Not specified None None None None None None Thermal array 1 5 channel waveforms (2FHR, MHR, TOCO, FM) Partier, DAM None Pick Stand Americators Power indicator Battery indicat			Yes Yes	Yes	36 Vertical scale, bpm/cm
lation Yes Yes/yes R3-232C Two USB port R3-232C Ru45 port Optional Optional Yes 1; color LCD Yes Not specified Yes None Yes, QRS beep and alarm yes, QRS beep and alarm sound & FHR Sound None Power indicator Thermal array Thermal array 5 channel waveforms (2FHR, MHR, TOCO, FM) RETTER	riv.	1	ectabl	50	oo i apei speed, cm/min
Signal simulation Yes Yes/yes Yes	0	DETT:			34 Channels
FHRIUA Yes/yes Yes/yes Ial simulation Yes Yes Iterface RS-232C Two USB port atures Optional Poptional ATURES Yes Isplays 1; color LCD 12.1" color TFT touch screen Yes Yes Image: Application of the popular of the popular p			Battery indicator Thermal array	Thermal array	33 RECORDER
FHR/IJIA Yes/yes Yes/yes Nal simulation Yes Yes Nal simulation Yes Yes Iterface RS-232C Two USB port Two USB port Two USB port ATURES Prisonal Yes Yes Yes Yes Yes Yes Yes Yes Alarm: User-adjustable High and Low 3-level Limits; Prioritized audible and visual alarm Yes Prioritized audible and visual alarm sound & FHR Sound			Two Alarm indicators Power indicator	NOTE	
HRUA Yes/yes Ves/yes Ves/yes Ves/yes Yes Ves Ves Ves Ves Ves Ves V			Sound & FHR Sound		32 Other alarms
HRIUA Yes/yes I simulation Yes Pres Pres Pres Two USB port Ru45 port Optional Optional Optional Yes Yes Yes Yes Alarm: User-adjustable High and Low 3-Level Limite.			Prioritized audible and visual alarm	Yes	31 High/low FHR
HR/UA Yes/yes Yes/yes Yes/yes Il simulation Yes Yes Yes priace RS-232C Two USB port Two USB port TURES Optional Optional Optional Yes Yes Yes Plays 1; color LCD Yes Yes Yes Yes			Alarm: User-adjustable High and Low 3-level I imite:	Not specified	30 Audible/visual
ignal simulation Yes r interface RS-232C Two USB port R445 port Optional FEATURES Yes Yes Yes Yes Yes Yes Yes Ye					29 ALARMS
A Yes/yes Ves/yes Yes/yes RS-232C Optional Optional Yes Yes Yes Yes 1; color LCD Yes Yes/yes Yes/yes Yes/yes Yes Yes/yes Yes Yes Yes Yes Yes Yes Yes	THONE ALL		Yes	Yes	28 Digital UA
ynal simulation Yes Interface RS-232C Fatures Optional Yes Yes Yes Yes Yes Yes Yes Ye	Control of the contro		12.1" color TET touch soron	1; color LCD	27 Number of displays
Yes/yes Yes/yes Yes/yes Yes/yes Yes Provided Two USB port RJ45 port Optional Optional			Yes	Yes	26 Digital FHR
IA Yes/yes Yes/yes ulation Yes Yes Pe RS-232C Two USB port RJ45 port Optional Optional			T Property of the second secon		25 DISPLAY FEATURES
A Yes/yes Ilation Yes RS-232C Two USB port			RJ45 port Optional	Optional	24 Telemetry features
Yes/yes Yes/yes Yes/yes	CHZIATIALIAN		Two USB port	RS-232C	23 Computer interface
Yes/yes Yes/yes			Yes	Yes	22 Integral signal simulation
	No contract of the contract of		Yes/yes	Yes/yes	21 Calibration, FHR/UA

Strengthening resilience for refugees, IDPs and host communities in Eastern Sudan

UMI

AICS

BIOETHIC ALLIANCE S Page IVA: 01740830334 Strengthening resilience for refugees, IDPs and host communities in Eastern Sudan

Bioethic Alliance S.r.I.



Supply of Hospital Furniture and Biomedical Equipment for General Ward and Delivery Unit of Saudi Maternity Hospital in Kassala – SUDAN REF. (CIG): Z1C31738C8

51 TRAINING	49 AFIER SALE, Interv/Year	40 Low-Dattery Indicator	AO I am I godale	46 Rechargeable	45 Operating time, hr		44 BATTERY, TYPE	- () *** [1], * () ()	43 LINE DOWER VAC
	Please Specify	Yes	res	V-	2	Optional, NI-IVIH 12 V - 2600 mA	Optional Ni Mil And Conn	100-240 VAC, 50-60 Hz, 1.2 A	
 1 Intervention / year	T C S	VC 183	₹ _D n	4 hours for continuous working	The state of the s	Rechargeable & Lithium-ion battery 4400 mah is included		100-240V~. 50/60Hz +/: 1Hz	
			מח בודא.		BETTER.				- Sassi marchity Hospital III Nassala -

Pertita IVA: 01740830334

BIOETHIC SHETTER AND EMERGENCY S.T.I.
Via Battistini, 21/a

Partita IVA 01716580335 43122 Parma - Italy

Partite IVA: 01740830334

AICS



Supply of Hospital Furniture and Biomedical Equipment for General Ward and Delivery Unit of Saudi Maternity Hospital in Kassala – SUDAN REF. (CIG): Z1C31738C8

Back to Index

OXYMETER, PULSE

FAZZINI SA101

1 GENERAL DESCRIPTION Portable Pulse Oxymeter with numerical and possibly graphical display, powered via re-chargeable batteries, for continuous and spot monitoring of SpO2, pulse rate and pulse strength, with alarms for high and low O2 concentration. The devicewill be used in hospital environment especially in ICU. Suitable for use ranging from new born to adult. The device has to be portable and lightweight, ergonomically designed to be concentration. The device will be used in hospital handled.
Portable Pulse Oxymeter with numerical and pos graphical display, powered via re-chargeable bat continuous and spot monitoring of SpO2, pulse repulse strength, with alarms for high and low O2 concentration. The device will be used in hospital environment especially in ICU. Suitable for use re

17-148
and a significant designed to be nandled.
Amonomically designed to the control with the control wit
frew born to adult. The device is portable and lightwisight
bow board in capecially in ico. Sultable for use ranging from
environment especially in ICLI Control
concentration. The device will be used in hospital
Constitution of High and low Oz
pulse strength, with a arms for blob and low on
pulse rate and
continuous and snot monitoring of snot
graphical display, powered via re-chargeable batteries for
Graphical display and a second
rollable Fulse Oxymeter with numerical and possibly

NE ALLO STATE	PO * AGENTALIA ITALI
To the same of the	

<	Red 660, infrared 905 to 940	(Qt2) with estimated life > 1 year (Qt2) with estimated life > 1 year (Qt2) with estimated life > 1 year		factory calibrated	High and low adjustable with steps of 1%/ OFF	concurrence (Trailed ballse)	selectable (4/8/16 pulse)		\pm 2 at 70 $-$ 99%, \pm 3 at 50 $-$ 69%		0-99	
	Red 660, infrared 905 to 940		factory calibrated	2 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -	High and low adjustable with stens of 1%/ OFF	selectable (4/8/16 pulse)	(0%)</td <td>Hemoglobin saturation: SpO2 2% (70%-100%); unspecified</td> <td>Pulse rate : 1%</td> <td>0-98</td> <td>0.00</td> <td></td>	Hemoglobin saturation: SpO2 2% (70%-100%); unspecified	Pulse rate : 1%	0-98	0.00	
	below.	The offered configuration is in accordance with point 30										

Strengthening resilience for refugees, IDPs and host communities in Eastern Sudan
nd h
ost communities in
Eastern Sudan

1 Hz

Yes

761

18 Display update 17 Averaging, sec

1 Hz

Yes

High and low adjustable/ OFF ± 2% or 2, whichever is greater

Pulse rate: 1%

BETTER.

High and low adjustable/ OFF

From 30 to 250 BPM

Yes

16 Alarms

14 Range, bpm 15 Accuracy, bpm

From 30 to 250: 254

13 PULSE RATE MODULE 12 PERFUSION INDEX 11 Light source, nm

Yes

10 Sensor 9 Calibration 8 Alarms

6 Accuracy, %

Range, %

Averaging

4 SpO2 MODULE

3 CE MARK 2 UMDNS

Yes 17-148

Yes

AICS

BIOETHIC ALLIANCE SRL Partita IVA: 01740830334

19 DATA COMMUNICATION



REF. (CIG): Z1C31738C8 Supply of Hospital Furniture and Biomedical Equipment for General Ward and Delivery Unit of Saudi Maternity Hospital in Kassala - SUDAN

- 77-

BIOETHIC ALLIANCE SRL Partite IVA: 01740830334

BIOETHIC SHJUTRAND EMERGENCY s.r.l.
Via Battistini. 21/a
43122 Parma - Italy
Partita IVA 01716580335

Strengthening resilience for refugees, IDPs and host communities in Eastern Sudan



REF. (CIG): Z1C31738C8 Supply of Hospital Furniture and Biomedical Equipment for General Ward and Delivery Unit of Saudi Maternity Hospital in Kassala - SUDAN

Back to Index

OXYGEN CONCENTRATOR

ESSE3 ES-OXY10SA

BETTER. Note: the requirement at point 5 asks for a delivery >5 //min, so the flow-meter should support the same delivery rate BETTER.
BETTER. at point 5 a full min, so th support the BETTER. Equivalent

-78 -



Supply of Hospital Furniture and Biomedical Equipment for General Ward and Delivery Unit of Saudi Maternity Hospital in Kassala – SUDAN REF. (CIG): Z1C31738C8

	0.25	Please Specify	Connections (ISO) and Tubes
0.00	O Ser	1 intervention / year	Connections (ISO) and Tubes

23 TRAINING

22 AFTER SALE, Interv/Year

21 ACCESSORIES

BIOETHIC ALTIANCE SRL Partita IVA: 01740830334

> BIOETHIC SHELLER AND EMERGENCY S.T.I. 43122 Parma - Italy Via Battistini, 21/a

Partita IVA 01716580335

PARTIE IVA 0174083033

Strengthening resilience for refugees, IDPs and host communities in Eastern Sudan



Supply of Hospital Furniture and Biomedical Equipment for General Ward and Delivery Unit of Saudi Maternity Hospital in Kassala - SUDAN REF. (CIG): Z1C31738C8

REFRIGERATOR, DRUGS, 140 L

FIOCCHETTI MEDIKA 140 ECT-F

22 Automatic condensate water evaporation	21 OTHERS	NO GIANDARD	30 0HA 20 A D J	19 DISPI AV	18 CONTROL	17 ALARMS	16 INTERNAL LIGHTING	15 Control Adjustment	14 Range	13 TEMPERATURE	12 DEFROSTING	- ZETZIGEZA TON LIQUID	11 DEFEDIOEDATION	10 Type	9 Number	8 DOORS	7 SHELVES	6 CAPACITY	O INCOLATION THICKNESS	5 INGILI ATION THICKNESS	4 CONSTRUCTION MATERIAL	3 OF MARK (MDD)	to operate in hightemperature envir	1 PURPOSE temperature control, made of robus	FIOCCHETTI MEDIKA 140 ECT-F
Yes		Iso 13485	LCD digital	CDOIT SWITCH, temperature control	Carlow Terrip, ador open	Liffact Tame 1	Yes	ECT-F Control	0-15		Automatic	Environmental compatible	Glass , fully insulated				ω	3 cu ft (140 l ca)	40 mm	Steel, aluminium, Plastic, Glass	Yes	17-107	to operate in hightemperature environment (40 ° C), digital displays and audible alarms. 2 UMDNS 17 157	1 PURPOSE Refrigerator to store thedrugs. Equipped with temperature control, made of robust construction, fully insulated glass door pounds.	
Yes		Fiocchetti is ISO 13485 certified and ISO 9001 certified	- 11	On/off switch, temperature control	Hi/low Temp, door open	Yes	ECI-F Control		0 24	Marchingue	1	Environmental compatible	Glass , fully insulated			c	2	3 cu ft (140 ca)	40 mm	External+internal white coated steel, glass door with aluminium frame	Yes	17-157			
SF 34	13485 is not applicable																	ONTIONE ALLO	で、一般の意味を	DE NOO		* *	VGENZIA ITALIAN		Back to Index

If you need to add more drawers, kindly find the separate price in the list of accessories and consumables.

AICS

BIOETHIC ALLIANCE SR
Partial IVA:

Strengthening resilience for refugees, IDPs and host communities in Eastern Sudan

400

24 Drawers interchangeable 23 Internal cabinet with shelves

Yes Yes

Yes, 1 drawer is included

evaporation



Supply of Hospital Furniture and Biomedical Equipment for General Ward and Delivery Unit of Saudi Maternity Hospital in Kassala – SUDAN REF. (CIG): Z1C31738C8

0.25	1 visit/year	Yes	Yes

28 TRAINING

0.25

Please Specify

Yes Yes

27 AFTER SALE, Interv/Year 26 LCD Thermometer 25 Safety key locking

BIOETHIC ALLIANCE SRL Partita IVA: 01740830334

BIOETHIC SHEXER AND EMERGENCY S.T.I.

43122 Parma - Italy Partita IVA 01716580335 Via Battistini, 21/a





AICS

Strengthening resilience for refugees, IDPs and host communities in Eastern Sudan

OETHIC ALLIANCE SPL Pages IVA 01740830334



Supply of Hospital Furniture and Biomedical Equipment for General Ward and Delivery Unit of Saudi Maternity Hospital in Kassala – SUDAN REF. (CIG): Z1C31738C8

Back to Index

SCANNING SYSTEM, ULTRASONIC, GENERAL PURPOSE

ESAOTE MY LAB SIGMA

1 GENERAL DESCRIPTION
Ultrasound System for General purpose, Neonatal and Pediatric, Abdominal, Cardiac, Vascular, small parts, urology, gynecology. obstetrical, Musculoskeletal, 1 GENERAL DESCRIPTION

MyLab™Sigma is the latest generation portable ultrasound. It is a smart, portable, multidisciplinary ultrasound unit that allows you to bring daily productivity and diagnostic efficiency and innovative design along with its great portability further increase The MyLabSigma ultrasound imaging system has been designed for touchscreen in addition to its rotating and tilting monitor. Its ergonomic click automation tool for faster diagnostics.It includes a unique built-in additional trolley multi-connector), and extensive workflow with zerooffers extreme agility thanks to its onboard dual connector (4 with ultrasound to where it is needed for a quick and complete diagnosis.It

*Cephalic (Adult, Neonatal the following applications: *Abdominai

 Musculoskeletal Gynecology 'Cardiac (Adult, Pediatric)

 Small Parts Pediatric Obstetric

Thyroid

 General Imaging (Neonatal, Intraoperative/Interventional Vascular

CE and FDA Urology 15-976

Pediatric, Adult)

4 MODES OF OPERATIONS

M-Mode, M-Mode Anatomical, M-Mode Color, 3D, YES, B, B+B, M, CFM, PW, CW, TVM, Harmonics, B+M, B-mode, BB, real time, Pulsed Wave doppler, Continuos wave doppler, dual mode, Duplex B+PW, B+CFM+PW, B+PWR D, B+PWR D+PW B+M+CFM 2 probes connectors and up to 4 with multiconnector (optional) Alphanumeric Keyboard

BIOETHIC ALLIANCE S Partite IVA: 01740830334 SRL

006

00

FREEZE OPTION

operated trackball

area, volume, ellipse, angle cursor

Capable of measuring distance, circumference,

ellipse, angle cursor operated trackball

The systeme is supplied with full package of measurements.

Yes, Key to freeze frame

Capable of measuring distance, circumference, area, volume,

Alphanumeric keypad control dash

With at least two ports for connecting transducers

Key to freeze frame

6 CONSOLE & CONTROLS

7 MEASUREMENT CAPABILITY

5 NUMBER OF PORTS

3 CE MARK (MDD)

2 UMDNS

15-976

- 82-



REF. (CIG): Z1C31738C8 Saudi Maternity Hospital Furniture and Biomedical Equipment for General Ward and Delivery Unit of Saudi Maternity Hospital in Kassala – SUDAN

ABALL With integrated trackball S25 levels of grey or Ves S25 lines or greater. With 256 levels of grey levels or B-color levels. MORE THAN 255 LINES OF THAN 255 LI	LIAN 017408	Superficial, small parts, vascular, breast, phlebology	and musculoskeletal imaging	Transducer 12 to 3 MHz
ALL With integrated trackball S25 lines or greater. With 256 levels of grey or Yes Yes Yes Auto Adjust Yes SSD HDD 500Gb Yes SSD HDD 500Gb Yes SSD HDD 500Gb Yes SCA1T correse probe with large bandwith 2 to 8 Minz for obstetrical and gynecological souliers. Scantial subscular applications. SCA41 conveys probe with large bandwith 2 to 8 Minz for obstetrical and gynecological souliers. Scantial subscular applications. SCA41 conveys probe with large bandwith 2 to 8 Minz for obstetrical and gynecological souliers. Scantial subscular applications. SCA41 conveys probe with large bandwith 2 to 8 Minz for obstetrical and gynecological souliers. Scantial subscular applications. Scantial subscular subscular applications. Scantial subscular subscular applications. Scantial subscular subscular subscular subscular subscular sub		Contrast applicat	High-resolution superficial applications: small parts	23 Broadband Linear Array
Included Licenses: 301007502 301007501 301007501 301007502 301007502 301007502 301007504 301007504 301007504 301007504 301007504 301007504 301007504 301007504 301007504 Mith integrated trackball 15.6° 16.9 Wide Screen full HD monitor LCD or CRT monitor color LCD or CRT monitor color Full HD LED Monitor Resolution: 1920x1080 32 bit -Colors: 16.7M -Ps Technology Yes 256 gray levels or B-color levels, MORE THAN 525 LI Yes Same brand, complete with Top Console Frame. Yes Yes Yes Yes Yes Sol HDD 500Gb Yes SSD HDD 500Gb		roetal echo and abdominal vascular applications, General	obstetrical and gynecological applications Contra	Transducer, 5 to 2 MHz
ALL With integrated trackball 256 levels of grey or Yes Yes Yes Yes Adult cardiac, deep abdominal, obstetrical and ALL Obstetrics and gynecology ACL With integrated trackball 250 loves and gynecology ACL With integrated trackball 250 loves of grey or ACC ACC ACC ACC ACC ACC ACC ACC ACC AC			Foetal echo and abdominal vascular applications	Ceneral Purpose abdominal,
Included Licenses: 301007502 301007501 301007501 Vascular Licence 301007502 Vascular Licence 301007501 Vascular Licence 301007504 M/View Licence Mith integrated trackball 15.6" 16/9 Wide Screen full HD monitor FULL HD LED Monitor FOOIst: 16.7 MM FOOIst: 16.7 M		Adult – 1-4 MHz	and a second sec	Transducer
Unstetrics and gynecology Included Licenses: 301007502 General Imaging Licence		000700	Adult cardiac, deep abdominal obstetrical and	21 Broadband Sector Array
AND CONSTRUCTORS and gynecology Included Licenses:				20 TRANSDUCERS (PROBES)
ACE Constitutes and gynecology Included Licenses: 301007502 301007501 301007501 Vascular Licence 301007504 Vomen's Health (Ob-Gyn) Licence 301007504 Women's Health (Ob-Gyn) Licence 45,6" 16/9 Wide Screen full HD monitor FULL HD LED Monitor Resolution: 1920x1080 32 bit -Colors: 16.7M -IPS Technology Yes, 256 gray levels or B-color levels , MORE THAN 525 LI Yes Yes Yes Yes Yes Yes Yes Ye		Yes	Yes	19 Isolation Transformer
Obstetrics and gynecology Included Licenses: 301007502 301007502 301007500 Cardio Licence 301007500 Cardio Licence 301007504 With integrated trackball LCD or CRT monitor color FULL HD LED Monitor Resolution: 1920x1080 32 bit -Colors: 16.7M -IPS Technology Yes, 256 gray levels or B-color levels , MORE THAN 525 LI Yes YES, the mobile ultrasound is supplied with Top Console Frame. YES YES YES Included Licenses: General Imaging Licence A01007502 Vascular Licence With integrated trackball 15.6" 16/9 Wide Screen full HD monitor FULL HD LED Monitor Resolution: 1920x1080 32 bit -Colors: 16.7M -IPS Technology Yes, 256 gray levels or B-color levels , MORE THAN 525 LI YES, the mobile ultrasound is supplied with Toll stand of the YES		Yes SSD HDD 500Gb	Yes	18 Space for Storage
Unstetrics and gynecology Included Licenses: 301007502 301007501 301007504 Vascular Licence Vascular Licence Cardio Licence Cardio Licence Cardio Licence Vomen's Health (Ob-Gyn) Licence With integrated trackball 15,6" 16/9 Wide Screen full HD monitor LCD or CRT monitor color FULL HD LED Monitor Resolution: 1920x1080 32 bit -Colors: 16.7M -IPS Technology Yes, 256 gray levels or B-color levels , MORE THAN 525 Li YES, the mobile ultrasound is supplied with roll stand of the		Same brand, complete with Top Console Frame. YES	Yes	1/ Integrated transducer holder
CKBALL With integrated trackball CCRBALL With inte		YES, the mobile ultrasound is supplied with roll stand of the	Yes	o wheels with brakes
Included Licenses: 301007502 301007501 301007501 301007501 301007501 301007502 301007504 301007526 Women's Health (Ob-Gyn) Licence 301007526 With integrated trackball MONITOR Type LCD or CRT monitor color Resolution 255 lines or greater. With 256 levels of grey or Gain Adjustment Colors: 16.7M Yes PES Auto Adjust AutoAdjust				15 CABINET
INTEGRATED TRACKBALL MONITOR LCD or CRT monitor color ater. Resolution S25 lines or greater. With 256 levels of grey or Worker Licenses: 301007502 301007504 Vascular Licence 301007528 MView Licence 301007528 Women's Health (Ob-Gyn) Licence With integrated trackball 15,6" 16/9 Wide Screen full HD monitor Resolution: 1920x1080 32 bit PS Technology Yes, 256 gray levels or B-color levels , MORE THAN 525 Licence 15,6" 16/9 Wide Screen full HD monitor Resolution: 1920x1080 32 bit PS Technology Yes, 256 gray levels or B-color levels , MORE THAN 525 Licence 15,6" 16/9 Wide Screen full HD monitor Resolution: 1920x1080 32 bit PS Technology Yes, 256 gray levels or B-color levels , MORE THAN 525 Licence		YES Auto Adjust	Yes	14 Gain Adjustment
Included Licenses: 301007502 General Imaging Licence 301007501 Vascular Licence 301007504 Women's Health (Ob-Gyn) Licence With integrated trackball ITOR LCD or CRT monitor color LCD or CRT monitor color Resolution: 16.7M 525 lines or greater. With 256 levels of grey or Ves. 256 gray levels or Bracker levels of grey or Ves. 256 gray levels or Bracker levels of Brooker levels or Bracker levels or Br		O S TOTAL GVGIS, MICAE HAN 525 LINES		14 Cain Adinate
Included Licenses: 301007502 301007501 Vascular Licence 301007504 Vomen's Health (Ob-Gyn) Licence With integrated trackball ITOR LCD or CRT monitor color Colors: 16.7M Included Licenses: 301007502 301007501 Vascular Licence 301007504 Vomen's Health (Ob-Gyn) Licence With integrated trackball 15,6" 16/9 Wide Screen full HD monitor Resolution: 1920x1080 32 bit Colors: 16.7M		Yes, 256 gray levels or R-color levels MODE THAN FOR THE	525 lines or greater. With 256 levels of grey or	13 Resolution greater.
Included Licenses: 301007502 General Imaging Licence 301007501 Vascular Licence 301007504 Women's Health (Ob-Gyn) Licence 301007526 MView Licence With integrated trackball ITOR LCD or CRT monitor color Included Licenses: 301007502 General Imaging Licence 301007504 Women's Health (Ob-Gyn) Licence With integrated trackball 15,6" 16/9 Wide Screen full HD monitor	TIONE ALLOS	Resolution: 1920x1080 32 bit *Colors: 16.7M		
Included Licenses: 301007502 General Imaging Licence 301007501 Vascular Licence 301007500 Cardio Licence 301007504 Women's Health (Ob-Gyn) Licence 301007526 MView Licence With integrated trackball 15.6" 16/9 Wide Screen foll University			LCD or CRT monitor color	12 Type
Included Licenses: 301007502 General Imaging Licence 301007501 Vascular Licence 301007504 Women's Health (Ob-Gyn) Licence 301007526 MView Licence With integrated trackball With integrated trackball	0	15.6" 16/9 Wide Screen full LD		11 MONITOR
Included Licenses: 301007502 General Imaging Licence 301007501 Vascular Licence 301007500 Cardio Licence 301007504 Women's Health (Ob-Gyn) Licence		trac	With integrated trackball	TO INTEGRATED TRACKBALL
Included Licenses:	ZIAITALIAN	Ю		10 INTEGRATED TRACKS
			Obstetrics and gynecology	

Partita IVA: 017408303

112

24 PRINTER



REF. (CIG): Z1C31738C8 Supply of Hospital Furniture and Biomedical Equipment for General Ward and Delivery Unit of Saudi Maternity Hospital in Kassala – SUDAN

Thermal or improved system for printing high Power supply, 220 AC, 60 Hz single phase. Power supply, 220 AC, 60 Hz single phase. Yes, Yes, one box Yes Yes Yes 10 Liters Please Specify Power supply, 220 AC, 60 Hz single phase. Country Kit EUROPE (including EUROSTDpowercable, English) Power rating and Essential Intruction for use in English) Yes Yes On battery 120 min operationg time Sony paper for printer SONY UP-X898 MD, 25 rolls GIMA 33275 - ULTRASOUND GEL - bottle 11 – transparent – 1 intervention / year for preventive maintenance 0.25	32 AFTER SALE, Interv/Year 33 TRAINING	30 Printer paper 31 Conductive Gel	29 UPS (if not present)	27 Conductive Gel 28 Plastic Cover	26 ACCESSORIES	25 POWER SUPPLY	
ntry Kit EUROPE (including EUROSTDpowercable,English juage settings,115-220V Power rating and Essential luction for use in English) pattery 120 min operationg time paper for printer SONY UP-X898 MD, 25 rolls A 33275 - ULTRASOUND GEL - bottle 1 I – transparent – 12 bottles.	Please Specify 0.25	25 rolls 10 Liters	Workload of at least 60 minute	Yes, one box		Power supply, 220 AC, 60 Hz single phase.	Thermal or improved system for printing high
	1 intervention / year for preventive maintenance 0.25	Sony paper for printer SONY UP-X898 MD, 25 rolls GIMA 33275 - LII TRASOLIND CELL Land 2.5 rolls	On battery 120 min operations time	Yes	Country Kit EUROPE (including EUROSTDpowercable,English language settings,115-220V Power rating and Essential Intruction for use in English)	Yes,	SONY UP-X898 MD

RIOETHIC ALLIANCE SRL

BIOETHIC SHELTER AND EMERGENCY S.r.I. 43122 Parma - Italy Partita IVA 01716580335

Partita WA 01740830334

- 84-



Supply of Hospital Furniture and Biomedical Equipment for General Ward and Delivery Unit of Saudi Maternity Hospital H Kassala Lauban REF. (CIG): Z1C31738C8

Page

PUBLICATION REFERENCE: Z1C31738C8

ANNEX IV: Budget breakdown (Model financial offer)

NAME OF TENDERER: BIOETHIC ALLIANCE S.r.l. in JV with BIOETHIC SHELTER AND EMERGENCY S.r.l.

>	3			
A	ь	C	D	E
ITEM			UNIT COSTS WITH DELIVERY DDP (*)	TOTAL
~	QUANTITY	SPECIFICATIONS OFFERED (INCL BRAND/MODEL)	Kassala, Sudan [EUR]	[EUR]
LOT 1				
F1	2	ARCHIVE WITH LOCKER	NoBID	No bid
F2	16	BED. DELIVERY WACCESCOPIES		
			NO BID	Nobid
F3	90	BED, WARD, GENERAL MEDICINE, W/MATTRESS	No BID	No bid
F4	7	CABINET, AMBULATORY	No BID	No am
c4o annevivfinoff	for on ACDNI12		Doc	Dog 1 of
c4g annexivfinoffer en ASDN13 docv	fer en ASDN13	docx		Page

Bioethic Shelter and Emergency S.r.l

Sede Legale / Head Office - Via Battistini 21/A

Tel. +39.0521.1811076 / Fax +39.0523.014814 43122 Parma (PR) - Italy

F

info@bioethic.it

Tel. +39.0521.1811076 / Fax +39.0523.014814

29014 Castell'Arquato (PC) – Italy

Sede Legale / Head Office - Via Dante Alighieri 39

Bioethic Alliance S.r.l.

http://shelter.bioethic.it/ OETHIC ALLIANCE SRL Partita IVA: 01740830334

- 35 -



Supply of Hospital Furniture and Biomedical Egyptoment for REF. (CIG): Z1C31738C8

General Ward and the Saudi Maternity Hospita/In Kasa

CABINET, BEDSIDE No BID No bid No BID

F6

2

る

106

August 2020 c4g_annexivfinoffer_en ASDN13.docx F16 F15 F14 F13 F12 F11 F10 **E**9 **F8** F7 N cu 10 5 22 4 1 w 4 FOLDING SCREEN ROOM DIVIDERS DESK, WRITING, AMBULATORY COUCH, LOUNGE THREE SEATS SHELVES, MODULAR, INOX CLOCK, WALL MOUNTED CRADLE, NEONATAL IV POLE, 2 HOOKS CHAIR, HOSPITAL CHAIR, OFFICE CUPBOARD STEPS No BID No BID

Page 2 of 6

Sede Legale / Head Office - Via Battistini 21/A 43122 Parma (PR) - Italy

Tel. +39.0521.1811076 / Fax +39.0523.014814 http://shelter.bioethic.it/

6

info@bioethic.it

Tel. +39.0521.1811076 / Fax +39.0523.014814

29014 Castell'Arquato (PC) – Italy

Sede Legale / Head Office - Via Dante Alighieri 39

Bioethic Alliance S.r.l.

OETHIC ALPIANCE SRL Partita IVA: 01740830334

- 86-



Supply of Hospital Furniture and Biomedical Equipment for Saudi Maternity Hospital in Kassala – SUDAN General Ward and Delivery Unit of REF. (CIG): Z1C31738C8

TROLLEY, INOX, OPERATING ROOM, 50 x 70 TABLE, DELIVERY W/ACCESSORIES TROLLEY, MEDICATION TROLLEY, EMERGENCY PC WORKSTATION No bid No BID No BID No BID ONEA

LOT 2

2

9

2

F20

U

F19

J

F18

2

F17

6

D3 D2 DI 92 G3 37 UI U N UPS, DOUBLE CONVERSION SINUSAL, ON LINE 1000 VA PRINTER, INKJET, COLOR, MULTIPURPOSE FLOWMETER REGULATOR AMBU BAG, PEDIATRIC AMBU BAG, ADULT WATER COOLER

August 2020 c4g_annexivfinoffer_en ASDN13.docx

Bioethic Alliance S.r.l.

Sede Legale / Head Office - Via Dante Alighieri 39 29014 Castell'Arquato (PC) – Italy

into@bioethic.it

Tel. +39.0521.1811076 / Fax +39.0523.014814

Bioethic Shelter and Emergency S.r.I

Tel. +39.0521.1811076 / Fax +39.0523.014814 43122 Parma (PR) - Italy

€ 117,60

€ 4.351,20

€ 228,00

€ 199,50

Page 3 of 6

€ 45,60

€ 518,90

€ 1.037,80

€ 461,70

€39,90

€ 461,70

€ 362,40

Sede Legale / Head Office - Via Battistini 21/A

http://shelter.bioethic.it/ OETHIC ALLIANCE SRL Partita IVA. 01740830334

€ 362,40

87-

€ 3.664,00

€ 1.832,00



Supply of Hospital Furniture

21738C8

		Saudi Maternit	F
う意味として、〇	N Cool of the Soul of the	が、大きないが、	The second of th

SPHYGMOMANOMETER, ADULT, PEDIATRIC	2	LARYNGOSCOPE	4	
€ 100,50		€ 295.70		Saudi Mate
€ 804,00	00,8/4:1 A PATIONE ALL	0 41 A 10 E 0		THOSpitakin Kassala I SUDAN

M4

U

DOPPLER, FOETAL HEART, ULTRASONIC DETECTOR

DEFIBRILLATORS, AUTOMATED

€ 3.490,10

€ 13.960,40

€ 3.796,00

€ 11.246,40

€ 1.963,50

€ 7.734,40

€ 5.214,40

€ 759,20

€ 1.249,60

€ 392,70

€ 966,80

€ 651,80

€211,70

€31,30

€2,90

€ 10,80

€ 183,60

€ 11,60

M3

4

M2

9

D11

00

D11 WEIGHTING SCALE, NEWBORN

ASPIRATOR, EMERGENCY

ASPIRATOR. SURGICAL

D10 WEIGHTING SCALE, ADULT

 \mathbb{Z}_{1}

U

D10

00

D9

4

D8

00

THERMOMETER, INFRARED, ELECTRONIC

STETHOSCOPES, FOETAL

VACUUM EXTRACTOR, MANUAL

D7

4

D6

17

STHETOSCOPE, DUAL HEAD

D5

00

D4

U

August 2020 c4g_annexivfinoffer_en ASDN13.docx

Bioethic Alliance S.r.I.

Sede Legale / Head Office - Via Dante Alighieri 39 29014 Castell'Arquato (PC) — Italy

Tel. +39.0521.1811076 / Fax +39.0523.014814

info@bioethic.it

ク

Page 4 of 6

Bioethic Shelter and Emergency S.r.lk 33
Sede Legale / Head Office - Via Battistini 21/ACC 33
Sede Legale / Head Office - Via Battistini 21/ACC 33
Tel. +39.0521.1811076 / Fax +39.0523.0148144

http://shelter.bioethic.it/C 24
BIOETHIC 15
BIOETHIC

-88-

€ 846,80

€ 250,40

MS

Saudi Maternity Hospital

Supply of Hospital Furniture and General W

				August 2020
€ 117.693,30		TOTAL		
INCLUDED	INCLUDED	WARRANIY AND AFTER SALE (1 YEAR)		
INCLUDED	INCLUDED	WARD AND COMMISSIONING		
€ 10.589,90	€ 10.589,90	INCRAIL CION TROUBLES		
€ 16.611,60	€ 16.611,60	INOVACENCE TO STATE OF THE PARTY OF THE PART	juna l	1.1
€ 9.449,60	€ 2.362,40	SCANNING SYSTEM III TRASCOUR TO L	1	M11
€ 4.988,80	V 1.4.7 1,400	REFRIGERATOR DRICE 140	4	M10
	€ 1 247 20	OXYGEN CONCENTRATOR	4	N9
€ 4.540,00	€ 454,00	OXYMETER, PULSE		
€ 1.434,50	€ 1.434,50	PACINIA ORS, DEDSIDE, FOETAL	10	M8
€ 5.334,70	₹ /62,10	MONITORS DEPOSITE SOLITIONS	1	M7
0.545,00		LIGHTS, EXAMINATION	7	M6
€ 6 0 0 0 CO	€ 1.737,40	ELECTROCARDIOGRAPHS, MULTICHANNEL, INTERPRETATIVE		
(2000)		ET PORTO CONTRACTOR OF THE POR	4	M 5

c4g_annexivfinoffer_en ASDN13.docx

Bioethic Alliance S.r.l.

info@bioethic.it Tel. +39.0521.1811076 / Fax +39.0523.014814 Sede Legale / Head Office - Via Dante Alighieri 39 29014 Castell'Arquato (PC) – Italy

Page 5 of 6

Sede Legale / Head Office - Via Battistini 21/A 43122 Parma (PR) – Italy

Tel. +39.0521.1811076 / Fax +39.0523.014814 http://shelter.bioethic.it/

Bioethic Shelter and Emergency S.r.l.

Partite IVA: 01740830334

89 -



Supply of Hospital Furniture and Biomedical Equipment for Saudi Maternity Hospital in Kassala - SUDAN General Ward and Delivery Unit of REF. (CIG): Z1C31738C8

An	PREVENTIVE MAINTENANCE LABOUR ONLY)		
	(REPLACEMENT OF DEFECTIVE PARTS INCLUDING LABOUR,		FOR 1 YEAR
€ 8.750,00	PROPOSAL FOR EXTRA WARRANTY AND AFTER SALES 1-YEAR FOR ALL GOODS		WARRANTY
€61,00	ALT DI1 WEIGHTING SCALE, NEWBORN	G	
		0	ALTDII

(*) In accordance with FAQ document, prices are <u>DDP with exemption of all taxes and customs duties</u>

90-

BIOETHIC ALLIANCE SAL Partita IVA 01740830334

BIOETHIC SHATER AND EMERGENCY s.r.l. 43122 Parma - Italy Via Battistini, 21/a

Partita IVA 01716580335

Page 6 of 6

Bioethic Shelter and Emergency S.r.l.

Sede Legale / Head Office - Via Battistini 21/A

9

info@bioethic.it

Tel. +39.0521.1811076 / Fax +39.0523.014814

29014 Castell'Arquato (PC) – Italy

Bioethic Alliance S.r.l.

c4g_annexivfinoffer_en ASDN13.docx

August 2020

Sede Legale / Head Office - Via Dante Alighieri 39

Tel. +39.0521.1811076 / Fax +39.0523.014814 43122 Parma (PR) – Italy http://shelter.bioethic.it/

BIOETHIC ALLIANCE SRL



PLEASE COMPLETE AND SIGN THIS FORM AND ATTACH COPIES OF OFFICIAL SUPPORTING DOCUMENTS (REGISTER(S) OF COMPANIES, OFFICIAL GAZETTE, VAT REGISTRATION, ETC.)

LEGAL ENTITY

PRIVACY STATEMENT

http://ec.europa.eu/budget/contracts grants/info contracts/legal entities/legal entities en.cfm#en

Please use CAPITAL LETTERS and LATIN CHARACTERS when filling in the form.

PRIVATE/PUBLIC LAW BODY WITH LEGAL FORM

BIOETHIC ALLIANCE
BIOETHIC ALL.
SRL
FOR PROFIT NGO 2 YES NO
NUMBER ③ PC-187714
TION NUMBER PR-268434
CITY PIACENZA COUNTRY ITALY
RATION 29 05 2017
01740830334
VIA DANTE ALIGHIERI, 39
P.O. BOX CITY CASTELL'ARQUATO (PC)
PHONE +39 0521 1811076
abioethic.it; copy to info@bioethic.it
1 STAMP
BIOETHIC ALLIANCE SRL Partita IVA: 01740830334
and its translation in EN or FR if existing.

n, to be completed if NFPO is indicated.

(3) Registration number in the national register of companies. See table with corresponding field denomination by country

Partita IVA: 01740830334



FINANCIAL IDENTIFICATION

PRIVACY STATEMENT

http://ec.europa.eu/budget/contracts grants/info contracts/financial id/financial id en.cfm#en

Please use CAPITAL LETTERS and LATIN CHARACTERS when filling in the form. **BANKING DETAILS ①** ACCOUNT NAME (2) **BIOETHIC ALLIANCE SRL** IBAN/ACCOUNT NUMBER ③ | IT49T0306912765100000001957 CURRENCY EUR BIC/SWIFT CODE **BCITITMMXXX BRANCH CODE** (4) BANK NAME INTESA SANPAOLO SPA **ADDRESS OF BANK BRANCH** PIAZZA CESARE BATTISTI, 1 STREET & NUMBER TOWN/CITY PARMA POSTCODE 43121 COUNTRY ITALY **ACCOUNT HOLDER'S DATA** AS DECLARED TO THE BANK ACCOUNT HOLDER **BIOETHIC ALLIANCE SRL** VIA DANTE ALIGHIERI, 39 STREET & NUMBER TOWN/CITY CASTELL'ARQUATO (PC) POSTCODE 29014 COUNTRY ITALY REMARK

BANK STAMP + SIGNATURE OF BANK REPRESENTATIVE (§)

INTESA SANPACK

DATE (Obligatory)

26th June 2021

SIGNATURE OF ACCOUNT HOLDER (Obligatory)

Partita IVA: 01740830334

- 1 Enter the final bank data and not the data of the intermediary bank.
- ② This does not refer to the type of account. The account name is usually the one of the account holder. However, the account holder may have chosen to give a different name to its bank account.
- (3) Fill in the IBAN Code (International Bank Account Number) if it exists in the country where your bank is established
- (4) Only applicable for US (ABA code), for AU/NZ (BSB code) and for CA (Transit code). Does not apply for other countries.
- (5) It is preferable to attach a copy of RECENT bank statement. Please note that the bank statement has to confirm all the information listed above under 'ACCOUNT NAME', 'ACCOUNT NUMBER/IBAN' and 'BANK NAME'. With an attached statement the stamp of the bank and the signature of the bank's representative are not required. The signature of the account-holder and the date are ALWAYS mandatory.

BIOETHIC ALLIANCE SRL Partite tVA: 01740830334

-92-

31