

CSIR - INDIAN INSTITUTE OF CHEMICAL TECHNOLOGY



(Council of Scientific & Industrial Research)
UPPAL ROAD, HYDERABAD-500 007, Telangana,
INDIA

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GLOBAL TENDER ENQUIRY

TenderNo.PUR/IICT/DMS/887/RE/22-23 dt. 09-10-2023

<u>Supply, Installation and commissioning of High Pressure</u> <u>Homogenizer as per the specifications - 1 No.</u>



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INVITATIONFORBIDS/NIT

1. Director, CSIR-IICT, Hyderabad, Telanganain vites bids from Manufacturers / producers and their authorized distributors, if any, for purchase of items listed below:

S.N	TenderNo.	Descriptionofitems	Quantit y	Single/Do ubleBid	EMD / BIDSECURITY
1.		Supply, Installation and			Bid Securing
	DMS/115/ RE/23-24	commissioning of High	01No.	Twobi d	Declaration (BSD)Form as
		Pressure			per the FORM-
		Homogenizer,as per			30R Earnest Money
		the specifications			Depesit
		mentioned in Chapter 4			(EMD) of Rs. 60,000.00

- 2. The bidding documents can be downloaded directly from our websitewww.iictindia.orgfree of cost. The bids must be submittedthroughetenders.gov.in on or before 07thNovember, 2023 02.00 p.m. and shallbeopened08thNovember, 2023at2.30p.m.
- As per Govt. of India procurement policies, the procuring entity intends
 togive purchase preference to products/goods manufactured by
 Micro,SmallandMediumEnterprises(MSME)andtolocalManufacturersaspe
 rrulesinforce/MIIPolicy.
- 4. The Director, CSIR-

IICT, Hyderabadreserves the right to acceptor reject any bids or accept all tende reseither in part or infullor to split the order, or to annult he bidding process without assigning any reason.

A Pre-bid conference(PBC) will be held on scheduled as mentioned below. All prospective bidders are requested to kindly submit their queries to the address indicated above so as to reach the Controller of Stores and Purchase at least two days before PBC-

	Date	Time in Hours IST	Venue
Pre-bid conference (PBC)	17-10-2023	03.00 PM onward	Stores &Purchase Meeting Room , CSIR- IICT, Hyderabad

5. The bid have to be submitted only after PBC scheduled on17-10-2023and after taking a note of the PBCminutes, which will be hosted in IICT website www.iictindia.org (under tenders column) and in Central Public Procurement Portal (CPPP).

6. ThisisanOpen TenderEnquiry(OTE) and is open to all local bidders meeting the Tender requirements as per the Make in India(MII) order. Bidder must necessarily comply with conditions of 'Make in India' Order No. P-45021/2/2017-PP (BE-II), dated 16th September 2020 of the Ministry of Commerce and Industry, Government of India(GoI), as amended from time to time, as on the date of issue of tender and related instructions of the Government of India.

This tender document is published on CPPPortal(CPPP) and also on CSIR-IICT website-https://www.iictindia.org/tenders.php and can be downloaded from there "FREE of COST".

CORRIGENDUM, IF ANY, SHALL BE PUBLISHED ON THE PORTAL / WEBSITE ONLY AND NO SEPARATE NEWSPAPER ADVERTISEMENT OR COMMUNICATION SHALL BE ISSUED.

- 7. This "Invitation to bid (ITB)' is open only to all 'Class I and Class II suppliers' complying with the latest Government of India(GoI) instructions related to 'Make in India(MII)'.
- 8.In case of authorized dealer/agent quoting on behalf of their principal/ Original Equipment Manufacturer(**OEM**) –
- i. One dealer/agent cannot represent two OEM sor quote on their behalf in this particular tender enquiry.
 - ii. One OEM can also authorise only one agent/ dealer.
 - Hence, there can be only **one bid** from the following:
 - a) The Principal /OEM directly or through authorized dealer/ agent on his behalf;
 and
 - b) One authorized dealer/ agent on behalf of only one principal.

9. ADDRESS FOR COMMUNICATION:

Controller of Stores & Purchase CSIR-INDIAN INSTITUTE OF CHEMICAL TECHNOLOGY(IICT), UPPAL ROAD, HYDERABAD-500 007, TELANGANA, INDIA. Phone No.040 - 2719 1243/ 1245/ 1241/ 3111.

Email: csiriicthyd@csiriict.in / cosp@iict.res.in / spook@iict.res.in / <a href="mailto:

10.Bids will be opened**ONLINE** in CPPPortal(**CPPP**). If the bids cannot be opened on scheduled due date/ time due to any technical or administrative issues (holidays, office closure etc.), the same will be opened on next working day, as the case maybe.

INDEX

Chapter	Content
1	InstructionstoBidders
2	ConditionsofContract
3	ScheduleofRequirement
4	SpecificationsandAlliedTechnicalDetails
5	PriceScheduleForms
6	QualificationRequirements
7	ContractForm
8	OtherForms

CRITICALDATESHEET

Sl.No.	Stage	Date&Time
1.	PublishDate&Time	09.10.2023-06.00P.M
2.	Sale/documentDownloadStartDate&Time	09.10.2023-06.30P.M
3.	LastDate&timeforreceiptofqueries	16.10.2023
4.	Pre-BidConference[PBC]meeting	17.10.2023
5.	BidSubmissionStartDate&time	20.10.2023-03.00P.M
6.	BidSubmissionEndDate&Time	07.11.2023-02.00P.M
7.	BidOpening Date&Time	08.11.2023-02.30P.M

TENTATIVETIMESCHEDULEOFPROCUREMENTPLANNING

SI.No	Stage	TentativeTimeFrame
1.	DateofBidOpening(TechnicalBid)	08-11-2023-02.30P.M
2.	DateofCompletionofTechnicalBidEvaluation	90 days
3.	DateofcommunicationofRejectionofBids	90 days
4.	DateofReceiptofcontest,ifany,from Bidders	05 Days from date of rejection
5.	OpeningofPriceBid	
6.	NotificationofAward	120 Days

CHAPTER -

1<u>INSTRUCTIONSTOBIDDERS</u>

Tableof Contents

Sl.No.	<u>Contents</u>
A. 1.1 1.2 1.3	Introduction EligibleBidders CostofBidding Codeof IntegrityforPublicProcurement
B. 1.4 1.5 1.6 1.7	TheBiddingDocuments CostoftenderDocuments ContentoftenderDocuments Clarificationoftenderdocuments AmendmentoftenderDocuments
1.8 1.9 1.10 1.11 1.12 1.13 1.14 1.15 1.16 1.17 1.18	PreparationofBids LanguageofBid PurchasePreferencePolicies DocumentsComprisingtheBid Bidformandpriceschedule BidPrices BidCurrencies DocumentsEstablishingBidder'sEligibilityandQualifications Documents Establishing Goods' Eligibility and Conformity toBiddingDocuments Bid Security PeriodofValidityofBids FormatandSigningofBid
D. 1.19 1.20 1.21 1.22	SubmissionandSealingBids Submission,SealingandMarkingofBids DeadlineforSubmissionofBids LateBids Withdrawal,substitutionandModificationofBids
E. 1.23 1.24 1.25 1.26	OpeningandEvaluationofBids Opening ofBidsbythePurchaser Confidentiality ClarificationofBids PreliminaryExamination

1.27	ResponsivenessofBids
1.28	Biddersrighttoquestionrejection
1.29	Non-Conformity, Errorand Omission
1.30	ExaminationofTerms&Conditions,TechnicalEvaluation
1.31	Conversion toSingleCurrency
1.32	EvaluationandComparisonofbids
1.33	ContactingthePurchaser
1.34	Post qualification
F.	AwardofContract
1.35	Negotiations
1.36	AwardCriteria
1.37	OptionClause
1.38	Purchaser'srighttovaryQuantitiesatTimeofAward
1.39	Purchaser'srighttoaccept anyBidandtoreject anyorallBids
1.40	NotificationofAward
1.41	SigningofContract
1.42	OrderAcceptance
1.43	PerformanceSecurity
1.44	IntegrityPact

A Introduction

1.1. EliqibleBidders

1.1.1 ThebidsareinvitedfromManufacturersortheirauthorizeddealers. Purchase

preferencewillbegivento**localsuppliers**asperDepartmentforPromotion of Industry and Internal Trade(DPIIT), Ministry of Commerce andIndustryOrderNo.P-45021/2/2017-PP(BE-II)dated16September2020, as amended from time to time.

Class-ILocal supplier-

whosegoodsofferedforprocurementhaslocalcontentminimum50% as defined below:

Class – II Local supplier – whose goods offered for procurement has localcontentminimum20%asdefinedbelow:

Local content: Means the amount of value added in India, which shall, unless otherwise prescribed by Nodal Ministry, bethe total value of itemp rocured (excluding net domestic indirect taxes) minus the value of imported content in the item (including all custom duties) as a proportion of the total value, in percent.

The above bidders are required to indicate **percentage of local content**andprovideself-certificationthat the items offered meet the localcontentrequirementfor**Class-ILocalSupplier/Class-**

IILocalSupplier, as the case may be. Further the bidders shall also give details of thelocation(s) at which the local value addition is made.

False declarations will be in breach of the Code of Integrity under Rule175(1)(i)(h) of the General Financial Rules 2017 for which a bidder or itssuccessors can be debarred for up to two years as per Rule 151 (iii) of theGeneralFinancialRulesalongwithsuchotheractionsasmaybepermissible underlaw.

A supplier who has been debarred by any procuring entity for violation of above cited order shall not be eligible for preference under above Order for procurement by any other procuring entity for the duration of the debarment.

1.1.2 RequirementofRegistration(OrderNo.F.No.6/18/2019-PPDdated23.07.2020 of Department of Expenditure, Ministry of Finance,GovernmentofIndia—please refer)

- I. AnybidderfromacountrywhichsharesalandborderwithIndiawillbeeligible to bid in this tender only if the Bidder is registered with theCompetent Authority i.e Registration Committee constituted by theDepartmentforPromotionofIndustryandInternalTrade,Ministryof CommerceandIndustry,GovernmentofIndia.
- II. "Bidder"(includingtheterm'tenderer', 'consultant'or'serviceprovider'in certaincontexts) means any person or firm or joint venture (that is an association of several persons, or firms or companies), every artificial juridical person not falling in any of the descriptions of bidderstate dherein before, including any agency branch or office controlled by such person, participating in a procurement process.
- III. BidderfromacountrywhichsharesalandborderwithIndia"forthe purposeofaboveorder/thistendermeans:-
- a. Anentityincorporated, established or registered in such a country; or
- b. Asubsidiaryofanentityincorporated,establishedorregisteredinsuchac ountry;or
- c. An entity substantially controlled through entities incorporated, established or registered in such a country; or
- d. Anentitywhosebeneficialownerissituatedinsuchacountry:or
- e. AnIndian(Orother)agentofsuchanentityor
- f. AnaturalPersonwhoisacitizenofsuchacountry;or
- g. AConsortiumorjointventurewhereanymemberoftheconsortiumorjointven turefallsunderanyoftheabove.
- IV. TheBeneficialownerforthepurposeof(iii)abovewill beasunder:
- In case of a company or Limited Liability Partnership, the beneficialowner is the natural person(s), who, whether acting alone or together, orthroughoneormore juridical person, has a controlling owners hip interestor who exercises control through other means. Explanation-
- a. "Controlling ownership interest" means ownership of or entitlement tomorethantwenty– fivepercentofsharesorcapitalorprofitsofthecompany;
- b. "Control' Shall include the right to appoint majority of the directors ortocontrolthemanagementorPolicydecisionsincludingbyvirtueof

- theirshareholdingormanagementrightsorshareholders'agreements orvotingagreements;
- 2. Incaseofapartnershipfirm.,thebeneficialowneristhenaturalperson(s) who, whether acting alone or together, or through one ormore juridical person, has ownership of entitlement to more thanfifteenpercentofcapitalorProfitsofthepartnership;
- 3. In case of an unincorporated association or body of individuals, thebeneficial owner is the natural person(s), who, whether acting alone ortogether or through one or morejuridical person, has ownership of orentitlementtomorethanfifteenpercentofthepropertyorcapitalorProfitsofsuchassociationorbodyofindividuals.
- 4. Wherenonaturalpersonisidentifiedunder(1)or(2)or(3)above,thebeneficia I owner is the relevant natural person who holds the positionofseniormanagingofficial;
- 5. In case of a trust, the identification of beneficial owner(s) shall include identification of the author of the trust, the trust ee, the beneficiarie swith fifteen percent or more interest in the trust and any other natural person exercising ultimate effective control over the trust through a chain of control or ownership.
- V. An agent is a person employed to do any act for another, or torepresentanotherindealingswiththirdperson.

Furtherthefollowingcertificatehastobesubmittedbythebidder

"I have read the clauses regarding restrictions on procurement from abidder of a country which shares a land border with India; I certify thatthisbidderisnotfromsuchacountryor,iffromsuchacountry,hasbeen registeredwiththeCompetentAuthority.Iherebycertifythatthisbidder fulfills all requirements in this regard and is eligible to beconsidered."

Date: (Name& Signatureofbidder)

(Whereapplicable, evidence of valid registrations by the competent Authority shall be attached)

6. Further bidders must comply with order no. 6/9/ 2020 – PPD dated24.08.2020fromPPDdivision,Departmentofexpenditure,MinistryofFinance .Forgettingaward ofcontract,allbiddersmustberegisteredinGeM(Government e-Market

ofcontract,allbiddersmustberegisteredinGeM(Government e-Market place) portal also. Hence all bidders are requested to register in the GeM portal and furnishGeMselleridin the bidderinformationform.

OTHERTERMS&CONDITIONS

- 1.IncasebidsaresubmittedbydealerofClass I LocalSupplier/Class II LocalSupplier, Manufacturer's Authorization Form (MAF) specific to this tender shall besubmittedalongwiththeTender
- 1.1.3 **MSEs**wouldbetreatedasownedbyScheduledCaste/ScheduleTribeenterp risesasunder:
 - (a) Incase of proprietaryMSE,proprietor(s)shallbe SC/ST.
 - (b) IncaseofpartnershipMSE,theSC/STpartnersshallbeholdingatleast51%(fifty-onepercent)sharesintheunit.
 - (c) IncaseofPrivateLimitedCompanies,atleast51%(fifty-onepercent)shareshallbeheldbySC/STpromoters.
- 1.1.4 MSEsownedbywomenshallalsobedeterminedaspertheaboveanalogy /criteria.
- 1.1.5 Bidders should not be associated, or have been associated in the past, directly or indirectly, with a firm or any of its affiliates which have been eng aged by the Purchaser to provide consulting services for the procurement of the goods to be purchased under this Invitation of Bids.
- 1.1.6 BidsfromJointVentures,ConsortiumorAssociationssolongastheyareforme dandregisteredpriortothebidsubmissiondate.
- 1.1.7 Thebidderswhohavebeentemporarilysuspendedorremovedfromthelistofr egisteredsuppliersbythepurchaserorbannedfromMinistry/countrywidepr ocurementshallbeineligibleforparticipationinthebiddingprocess.

1.2 Cost of Bidding

1.2.1The Bidder shall bear all costs associated with the preparation and submission of its bid, and "the Purchaser", will in no case be responsible orliable for these costs, regardless of the conduct or outcome of the biddingprocess.

1.3 CodeofIntegrity

- 1.3.1The bidders/suppliers should sign a declaration about abiding by theCodeofIntegrityforPublicProcurementinbiddocuments.Incaseofany transgression of this code, the bidder is not only liable to be removed fromthe list of registered suppliers, but it would be liable for other punitiveactions such as cancellation of contracts, banning and blacklisting oractioninCompetitionCommissionofIndia,andsoon.
- 1.3.2**Code of integrity for Public Procurement**: The Purchaser as well as bidders, suppliers, contractors and consultants should observe the highest standard of ethics and should not indulge in the following prohibited practices, either directly or indirectly, at any staged uring the procurement processor during execution of resultant contracts:
 - i) "corrupt practice": making offers, solicitation or acceptance ofbribe,rewardsorgiftsoranymaterialbenefit,inexchangeforanunfairadva ntage in the procurement process or to otherwise influence theprocurementprocessorcontractexecution;
 - ii) **"Fraudulent practice**": any omission or misrepresentation that maymisleadorattempttomisleadsothatfinancialorotherbenefitsmaybeobt ainedoranobligationavoided. This includes making false declaration or providing false information for participation in a tender process or to secure a contractor in execution of the contract;
 - iii) "anti-competitivepractice": any collusion, bid rigging or anti-competitivearrangement, or any other practice coming under the purview of the Competition Act, 2002, between two or more bidders, withor without the knowledge of the purchaser, that may impair the transparen cy, fairness and the progress of the procurement process or to establish bid prices a tartificial, non-competitive levels;
 - iv) "coercive practice": harming or threatening to harm, persons ortheirpropertytoinfluencetheirparticipationintheprocurementprocessora ffecttheexecutionofacontract;

- v) "conflict of interest": participation by a bidding firm or any of itsaffiliates that are either involved in the consultancy contract to which thisprocurement is linked; or if they are part of more than one bid in the procurement; or if the bidding firm or their personnel have relationships or financial or business transactions with any official of purchaser who are directly or indirectly related to tender or execution process of contract; or improper use of information obtained by the (prospective) bidder from the purchaser with an intent to gain unfair advantage in the procurement process or for personal gain; and
- vi) "Obstructivepractice":materiallyimpedethepurchaser'sinvestigati on into allegations of one or more of the above mentionedprohibited practices either by deliberately destroying, falsifying, altering;orbyconcealingofevidencematerialtotheinvestigation;orbymakin gfalse statements to investigators and/or by threatening, harassing orintimidating any party to prevent it from disclosing its knowledge ofmattersrelevanttotheinvestigationorfrompursuingtheinvestigation;orbyi mpedingthepurchaser'sEntity'srightsofauditoraccesstoinformation;

1.3.3 Obligations for Proactive disclosures

- i) ThePurchaseras wellas bidders, suppliers, contractorsandconsultants, are obliged under Code of Integrity for Public Procurement tosue-motoproactivelydeclareanyconflictsofinterest(comingunderthedefinition mentioned above pre-existing or as and as soon as these ariseatanystage)inanyprocurementprocessorexecutionofcontract. Failuretodosowould amounttoviolationofthis codeofintegrity; and
- ii) Thebiddermustdeclare, whether askedornotina biddocument, any previous transgressions of such acode of integrity with any entity in any country during the last three years or of being debarred by any other Procuring Entity. Failure to do so would amount to violation of this code of integrity;
- iii) To encourage voluntary disclosures, such declarations would notmeanautomaticdisqualificationforthebiddermakingsuchdeclarations.T hedeclaredconflictofinterestwouldbeevaluatedandmitigationsteps,ifpossible, takenbythepurchaser.

1.3.4 Punitive Provisions

Without prejudice to and in addition to the rights of the Purchaser to otherpenal provisions as per the bid documents or contract, if the Purchasercomestoaconclusionthata(prospective)bidder/supplier,directl yor

throughanagent, has violated this code of integrity in competing for the contractorine xecuting a contract, the purchaser may take appropriate measures including one or more of the following:

i) Ifhisbidsareunderconsiderationinanyprocurement:

- a) Forfeitureorencashmentofbidsecurity;
- b) Callingoffofanypre-contractnegotiations; and
- c) Rejectionandexclusionofthebidderfromtheprocurementproce ss.

ii) Ifacontracthasalreadybeenawarded

- a) Cancellationoftherelevantcontractandrecoveryofcompensati onforlossincurredbythepurchaser;
- b) Forfeiture or encashment of any other security or bondrelatingtotheprocurement;
- c) Recovery of payments including advance payments, if any,made by the purchaser along with interest thereon at theprevailingrate.

ii) Provisionsinadditiontoabove:

- a) Removalfromthelistofregisteredsuppliersandbanning/debar ment of the bidder from participation in futureprocurements of the purchaser for a period not less than oneyear;
- Incaseofanticompetitivepractices,informationforfurtherprocessing may be filed under a signature of the JointSecretarylevelofficer,withtheCompetitionCommissionof India;
- c) Initiation of suitable disciplinary or criminal proceedingsagainstanyindividualorstafffoundresponsible.

B. The BiddingDocuments

1.4 <u>CostofTenderDocuments</u>

 $1.4.1 The bidding documents to be downloaded from our Website as indicated in the Invitation for Bids/NIT {\it free of cost}.$

1.5 <u>ContentofTenderDocuments</u>

1.5.1

The goods required, bidding procedures and contract terms areprescribed in the bidding documents which should be read in

conjunction. The bidding documents, apart from the invitation for bids and Critical Date Sheethave been divided into 8 Chapters as under:

Chapter1:InstructionstoBidder(ITB)

Chapter2:GeneralConditionsofContract(GCC)andSpecialConditionofContract(SCC)

Chapter3:ScheduleofRequirements

Chapter4:SpecificationsandAlliedTechnicalDetailsChapter5:Pr

iceScheduleForms

Chapter 6: Qualification

requirementsChapter7:ContractForm

Chapter8:OtherStandardFormscomprising:

- (1) BidderInformationForm
- (2) Manufacturer'sAuthorizationForm(MAF)
- (3) BidSecurityForm
- (4) BidSecuringdeclaration
- (5) PerformanceStatementform
- (6) DeviationStatementForm;
- (7) ServiceSupportdetails;
- (8) Bidform
- (9) PerformanceSecurityForm;
- (10) Acceptance Certificate Form//
- (11) Integritypact-Notapplicable
- (12) Formatofletter of authority for participating in bid opening
- (13) Formatfordeclarationbythebidderforcodeofintegrityand Conflictofinterest.
- 1.5.2 The Bidder is expected to examine all instructions, forms, terms, and specifications in the bidding documents. Failure to furnish all information equired by the bidding documents or submission of a bid not substantially responsive to the bidding documents in every respect will be at the Bidder's risk and may result in rejection of its bid.

1.6 <u>Clarificationoftenderdocuments</u>

1.6.1

A prospective Bidder requiring any clarification of the Bidding Documentsshall contact the Purchaser in writing at the Purchaser's address specified in the Special Conditions of Contract (SCC), latest by the date specified in the critical date sheet. No request for clarification or query shall normally be entertained after the deadline/pre-bid conference if any. Should the Purchaser deem it necessary to amend the Tender Documents as a result of a clarification, it shall do so following the procedure under Clauser elating to amendment of Tender Documents and Clause relating to Deadline for Submission of Bids.

Thequeries, clarifications and amendments is suedwould also behosted on the website of the Purchaser for the benefit of the other prospective bidders and also shall be sent to all bidders who have purchased the tender documents.

1.6.2 Pre-BidConference--- NOT APPLICABLE

A Pre-Bid Conference will be held as indicated in invitation to bid. Allprospective bidders may attend the Pre-Bid Conference. In order to facilitate the purchaser the proper conduct of the Pre-

bidconference, all prospective bidders are requested to kindly submit their queries through mail csiriicthyd@csiriict.in / cosp@iict.res.in [marked queries for **Pre-bid conference**] so as to reach the purchaser – on or before ------as indicated ininvitation to bid. **No queries will be accepted beyond this**

date. The purchasers hall answer the queries during the Pre-

bidconference(PBC), which would be comea part of the proceedings of the Pre-BidConference. The proceeding of the Pre-

BidConferencewouldbehostedonthewebsiteofthepurchaser.Beforeformul atingandsubmittingtheirbids,allprospectivebiddersareadvisedtosurfthro ughthepurchaser'swebsiteafterthePre-

BidConference, in order to enable them take cognizance of the revised tender conditions.

Date&VenueofPBCmeeting:ThePBCmeetingwillbeheldonNAonwards in Stores & Purchase Committee room /MainBuildingCommitteeroom.

1.7 AmendmentofTenderDocuments

1.7.1

At any time prior to the deadline for submission of bids, the Purchasermay, for any reason, whether at its own initiative or in response to aclarificationrequestedbyaprospectivebidder, modify the tender document amendment. The same would also be the website of the Purchaser and all prospective bidders are expected to surfthe website before submitting their bids to take cognizance of theamendments. However, the copies of the amendments would be sent by re gistered post/speed post/courier/e-mail to all the bidders who havepurchased the tender documents.

1.7.2

In order to allow prospective bidders' reasonable time in which to taketheamendmentintoaccountinpreparingtheirbids, the Purchaser, atits discretion, may extend the deadline for the submission of bids and host the changes on the website of the Purchaser.

1.12.3

C. PREPARATIONOFBIDS

1.8. LanguageofBid

1.8.1

The bid prepared by the Bidder, as well as all correspondence anddocuments relating to the bidex changed by the Bidder and the Purchasers hall be written in English language only.

1.8.2

Thebiddershallbearallcostsoftranslation, if any, to the English language and bear all risks of the accuracy of such translation, for documents provided by the Supplier.

1.9 <u>PurchasePreferencePolicies</u>

1.9.1

Thepurchaserintendstogiveproductreservation/purchasepreference/pric epreferenceinlinewithcurrentGovt.ofIndiaprocurement policies to help inclusive national economic growth byproviding long term support to Small and Medium enterprises (SMEs) and disadvantaged sections of the society and to address environmentalconcernsalongwithpreferentialmarketaccess ingovt.procurements, as applicable on the date of issue of this tender.

1.9.2For the above purpose, local supplier means a supplier or service providerwhose product or service offered for procurement meets the minimumlocal content as prescribed in DIPP Order No.P-45021/2/2017-PP (BE-II)dated 16 September 2020 (as amended from time to time) or by the competent Ministries/Departments inpursuance of this order and local content the amount of valueaddedinIndia means whichshall,unlessotherwiseprescribedbytheNodal Ministry, be the total value of the items procured (excluding net domesticindirect taxes) minus imported content (includingallcustomsduties) as a proportion of the total value, in percent.

1.10.1 <u>Documentscomprisingthebid</u>

Thebidpreparedby the Biddershall included ocuments as under:

A. <u>Technicalbid</u>

- (a) BidderInformationForm;
- (b) DeclarationabidingbytheCodeofIntegrityandnoconflictof interestforpublicprocurement;
- (c) BidsecurityasspecifiedintheInvitationtoBids;
- (d) Servicesupportdetailsform;
- 1.12.3 (e) DeviationStatementForm;
 - (f) PerformanceStatementForm;

(g) Manufacturer'sAuthorizationForm(Specifictothistender)

- (h) Documentary evidence establishing that the bidder is eligible to bidandisqualifiedtoperformthecontractifitsbidisaccepted;
 - (i) IntegrityPact,ifrequired;
- (j) Documents establishing goods eligibility and conformity to biddingdocuments;indicatingtheIndianCustomsTariffNumber(ICT&HSNN o.)
- (k) Scheduleofrequirements.
- (I) **Self-certification** that the item offered meets the minimum localcontent giving details of the location(s) at which the local valueaddition is made in case the bidder wishes to avail the benefitsunderthemakeinIndiapolicy,ifapplicable.
- (m) In cases of procurement for a value in excess of ₹10 crores, the localsupplier shall be required to provide a certificate from the statutoryauditororcostauditorofthecompany(inthecaseofcompani es)or from a practicing cost accountant or practicing charteredaccountant(inrespectofsuppliersotherthancompanies)gi vingthe percentage of local content to avail the benefits under themakeinIndiapolicy,ifapplicable.
 - (n) Documentary evidence about the status of the bidder i.e. whetherMSE or not, owned by SC/ST or not and whether the MSE is ownedbyawomenentrepreneurornot.
- (0) **ValidRegistrationCertificate**asperOrderNo.F.No.6/18/2019-PPDdated

23.07.2020ofDepartmentofExpenditure,MinistryofFinance,Government ofIndia,ifapplicable.

(p) Self-certification that the item offered meets the minimum localcontentasperclassofsupplier and shall give details of the location (s) at which the local value addition is made in case the bidder wishest oavail the benefits under the make in India policy, if applicable.

The

certificationwillbedonebytheauthorizedsignatoryasenvisagedbytheOrder No.P-45021/2/2017-PP (BE-II)dated16thSeptember2020.

B Pricebid-ASPERBOOATTACHED

1.11. <u>Bidformandpriceschedule</u>

The bidder shall complete the Bid Form and the appropriate pricescheduleformfurnishedinthebiddingdocuments. These forms must be ompleted without any alterations to its format and no substitutes shall be accepted. All blankspaces shall be filled in with the information requested. The BidFormand the appropriate Price Scheduleforms hall be submitted in acconstance with Clause 1.18.3 of the bidding documents.

1.12. BidPrices

1.12.1

TheBiddershallindicateontheappropriatepricescheduleform, the unit prices and dtotal bid prices of the good sit proposes to supply under the contract, <u>as per</u>

BOOATTACHED.

1.12.2

Pricesindicatedonthepricescheduleformshallbeenteredseparatelyinthefollowingmanner:

(a) For Goods manufacturedwithin India -

- (i) The price of the goods quoted Ex-works including taxes alreadypaid.
- (ii) GST and other taxes, if any which will be payable on the goods ifthecontractisawarded.
- (iii) The charges for inland transportation, insurance and other localservices required for delivering the goods at the desired destination asspecified in the price schedule form.
- (iv) Whereverapplicable, the cost towards the installation, commissioning , spares, extended warranty, site preparation and training including any incidental services, if any.

ForGoodsmanufacturedabroad

- (i) The price of the goods, quoted on FCA (named place of deliveryabroad)orFOB(namedportofshipment),asspecifiedintheprice scheduleform.
- (ii) Thechargesforinsuranceandtransportationofthegoodstotheport/pl aceofdestinationbothbyAir/Sea.
- (iii) Theagency commissioncharges, ifany.
- (iv) Whereverapplicable, the cost towards the installation, commissioning , spares, extended warranty, site preparation and training including any incidental services, if any.

The terms FOB, FCA, CIF, CIPetc. shall be governed by prescribed in the current edition of the Incoterms published by International Chambers of Commerce, Paris.

therules the

1.12.4

Where there is no mention of packing, forwarding, freight, insurancechanges, taxes etc. such offershall be rejected as incomplete.

1.12.5

The price quoted shall remain **fixed** during the contract period and shall not varyonany account

1.12.6

All lots and items must be listed and priced separately in the PriceSchedules. If a Price Schedule shows items listed but not priced, theirprices shall be assumed to be included in the prices of other items. Lots oritems not listed in the Price Schedule shall be assumed to be not included in the bid.

1.12.7

The Purchaser is registered with Dept. of Scientific & Industrial Research, Govt. of India and concessional Customs Dutylevia bleasper Notification No. 51/96-Customs dated 23.07.1996, as amended from time to time. However, IGST/CGST/SGST need to be paid, as per applicability in all cases.

1.12.8

Please state specifically in your offer whether the duties and taxes are extra over the prices quoted, failing which it will be presumed that the prices are inclusive of taxes and duties and no claim would be entertained for statutory variations at a later date.

1.12.9

Stipulations like "GST is presently not applicable but the same will becharged if it becomes leviable later on" is not acceptable unless in suchcases it is clearly stated that GST will not be charged if the same becomesapplicable later on due to increase in turn over etc. If a bidder fails tocomply with this requirement, his quoted price shall be loaded with

the quantum of duty which is normally applicable on the item in question for the purpose of comparison with the prices of other tenderers.

Note: All payments due under the contract shall be paid after deduction of statutoryleviesatsource(likeTDSetc.), wherever applicable.

1.13. BidCurrencies

1.13.1Pricesshallbequotedin USD/GBP/EURO/JPY/INRONLY(or) Currencies under Reserve Bankof India's notified basket of Currencies.

1.14. DocumentsEstablishingBidder'sEligibilityandqualifications

1.14.1

The bidder shall furnish, as part of its bid, documents establishing thebidders'eligibilitytobidanditsqualificationtoperformthecontractifitsbidi saccepted.

1.14.2

The documentary evidence of the bidder's qualification to perform the contractifthe bid is accepted shallest ablish to the purchaser's satisfaction that;

- (a) Thebiddermeetsthequalificationcriterialistedinbiddingdocumentsif any.
- (b) Bidderwhodoesn'tmanufacturethegoodsitofferstosupplyshallsubmi

Manufacturers'AuthorizationForm(MAF)specifictothistenderusingth eformspecifiedinthebiddingdocumenttodemonstratethatithasbeen dulyauthorizedbythemanufacturerofthegoodstoquoteand/orsupplyt hegoods.

(c) IncaseabiddernotdoingbusinesswithinIndia,itshallfurnishthe certificatetotheeffectthatthebidderisorwillberepresentedbyanagenti nIndiaequippedandabletocarryoutthesupply, maintenance,repairobligationsetc.duringthewarrantyandpostwarr anty period or ensure a mechanism at place for carrying outthesupply,maintenance,repairobligationsetc.duringthewarrant yandpost-warrantyperiod.

1.14.3

Conditionaltendersshallnotbeaccepted.

1.15

<u>DocumentsEstablishingGoods'EligibilityandConformitytoBiddingDocuments</u>

1.15.1

To establish the goods' eligibility, the documentary evidence of the goodsandservices eligibility shall consist of a statement on the country oforigin of the goods and services offered which shall be confirmed by acertificateoforiginatthetimeofshipment.

1.15.2

To establish the conformity of the goods and services to the specifications and schedule of requirements of the bidding document, the documentary evidence of conformity of the goods and services to the bidding documents may be in the form of literature, drawing sand data,

andshallconsistof:

- (a) Adetaileddescriptionoftheessentialtechnicalandperformancechara cteristicsofthegoods;
- (b) Alistgivingfullparticulars,includingavailablesourcesandcurrentprice s,ofspareparts,specialtools,etc.,necessaryfortheproperandcontinui ngfunctioningofthegoodsduringthe

warrantvpe

riodfollowingcommencementoftheuseofthegoodsbythePurchaserin thePriced-bid;and

(c) Anitem-byitemcommentaryonthePurchaser'sTechnicalSpecifications
demonstrating substantial responsiveness of thegoods and
services to those specifications or a statement
ofdeviationsandexceptionstotheprovisionsoftheTechnicalSpecifica
tions.

1.15.3

Forpurposesofthecommentarytobefurnishedpursuanttoabove, the Bidder shall note that standards for work manship, material and equipment, designated by the Purchaser in its Technical Specifications are intended to be descriptive only and not restrictive. The Bidder may substitute these in its bid, provided that it demonstrates to the Purchaser's sat is faction that the substitutions ensure substantial equivalence to those designated in the Technical Specifications.

1.15.4

Alternateoffers/makes/modelswouldnotbeconsidered.

1.16.BidSecurity

1.16.1

TheBiddershallfurnish,aspartofitsbid,aBidsecurity(BS)foranamountasspec ifiedintheInvitationforBids,ifany or Bid Security Declaration (BSD) in the prescribed format.Inthecaseofforeignbidders, theBSshallbesubmittedeitherbytheprincipalorbytheIndianagent andinthecaseofindigenousbidders,theBSshallbesubmittedbythemanufact urerortheirspecificallyauthorizeddealer/bidder.

1.16.2

The bid security is required to protect the Purchaser against the risk ofBidder'sconduct, which would warrant these curity's forfeiture.

1.16.3

The bid securityshallbein**IndianRupees** for offers receivedfor supply

withinIndiaanddenominatedinthecurrencyofthebidorinanyfreely convertible foreign exchange in the case of offers received for suppliesfromforeigncountriesinequivalentIndianRupees.Thebidsecurityshall beinoneofthefollowingformsatthebidders'option:

(a) ABankGuarantee(BG)includinge-

bankguaranteeissuedbyascheduled/commercialBankinIndiainthefor mprovidedinthebidding documents and valid for **45 days** beyond the validity of the bid. Incase a bidder desires to submit a BG issued from a foreign bank, thenthe same should be confirmed by a Scheduled commercial bank inIndia;or

Proofofabovepaymentshallbesubmittedalongwiththe Technical Bid (\mathbf{Par} \mathbf{t} - \mathbf{I})

- (b) FixedDepositreceiptpledgedinfavourofthe **Director**, **IICT** or
- (c) A Banker's cheque or demand draft in favour **Director**, **IICT** or issuedbyanyscheduledcommercialbankinIndia;
- (d) InsuranceSuretyBond or
- **(e) BidSecuringDeclaration**in the prescribed format.

1.16.4

The bidsecurity shall be payable promptly upon written demand by the purchaser in case the conditions listed in the **ITB clause 1.16.9** are invoked.

1.16.5

The bidsecurity should be submitted in its original form. Copies shall not be accepted.

1.16.6

The bidsecurity of unsuccessful bidder will be discharged/returned as promptly as possible positively within a period of **30 days** after the expiration of the period of bid validity or placement of order which ever is later, without any interest.

However, in case of Two bidsystems, BidSecurity of unsuccessful bidders will be returned within 30 days of declaration of first stage, i.e. Part-ITechnical evaluation.

1.16.7

The successful Bidder's bid security will be discharged upon the Bidderfurnishingtheperformancesecurity, without any interest.

1.16.8

Biddersthatarecurrentlyregisteredwiththepurchaserorregisteredas **MSE**

swillcontinuetoremainregisteredduringthetendervalidityperiodalso and are exempted from payment of EMD. In case the tenderer falls inthese categories, the bidder should furnish a certified copy of its validregistration details. Except for MSEs, this exemption is valid for the tradegroup and monetary value of registration only. The MSEs are providedtender document free of cost and are exempted from the payment ofBid Security provided the goods are produced and the services

arerenderedbythemandnotforanytradingactivitiesundertakenbythem.FurtherfirmswhoarehavingUdyogAadharMemorandumareentitledtoallbenefitsavailableforMSEsunderthePublicProcurementPoliciesforMSEsandcangetregisteredwithanyofthefollowingagencies:

- a) DistrictIndustriesCentre
- b) KhadiandVillageIndustriesCommission
- c) KhadiandVillageIndustriesBoard
- d) CoirBoard
- e) NationalSmallIndustriesCorporation
- f) DirectorateofHandicraftandhandloomand
- g) Any other body specified by the Ministry of

MSME1.16.9

Where any aggregator has been appointed by the Ministry of MSME, themselves quote on behalf of some MSE units, such offers will beconsidered as offer from MSE units and all such facilities would be extended to the seaggregators also.

1.16.10

Thebidsecuritymaybeforfeited:

- (a) If a Bidder withdraws or amends or modifies or impairs or derogates itsbid during the period of bid validity specified by the Bidder on the BidForm; or
- (b) In case of a successful Bidder, if the Bidder fails to furnish orderacceptancewithin14daysoftheorderorfailstosignthecontractand/orfail s to furnish Performance Security within 21 days from the date ofcontract/order.

1.16.11

Whenever the bidder chooses to submit the Bid Security in the form ofBank Guarantee, then he should advise the banker issuing the BankGuaranteetoimmediatelysendbyRegisteredPost(A.D.)anunstamped duplicatecopyoftheGuaranteedirectlytothePurchaserwithacovering letter to compare with the original BG for the correctness,genuineness,etc

1.17.PeriodofValiditvofBids

1.17.1

Bids shall remain valid for minimum of **120 days**after the date of bidopening prescribed by the Purchaser. A bid valid for a shorter period shallberejectedbythePurchaserasnon-responsive.

1.17.2

In exceptional circumstances, the Purchaser may solicit the Bidder'sconsent to an extension of the period of validity. The request and theresponsestheretoshallbemadeinwriting(bypost,faxoremail). The bidsecurity provided shall also be suitably extended failing which the bidwould be summarily ignored. A Bidder may refuse the request

withoutforfeitingitsbidsecurity. ABiddergranting the request will not be required nor permitted to modify its bid.

1.17.3

Bidevaluationwillbebasedonthebidpriceswithouttakingintoconsiderationth eabovecorrections.

1.18. FormatandSigningofBid-Notapplicablesincee-tender

1.18.1

The bids may be submitted in single envelop or in two parts as specified intheinvitation for Bids.

1.18.2

Incasethebidsareinvitedonsingleenvelopbasis, then the Biddershall prepare two copies of the bid, clearly marking each "Original Bid" and "Copy Bid", as appropriate. In the event of any discrepancy between them, the original shall govern.

1.18.3

In case the bids are invited on two-bid system, the Bidder shall submit thebidsintwoseparateparts. One partshall contain Technical bid comprising all documents listed under clause relating to Documents Comprising the Bid excepting bid form and price schedules. The other part shall contain the priced-bid comprising bid form and price schedules. The Bidder shall prepare two copies of the bid, clearly marking each "Original Bid" and "Copy Bid", as appropriate.

1.18.4

Theoriginal and all copies of the bidder or a person or persons duly authorized to bind the Bidder to the Contract. All pages of the bid, except for un-

amended printed literature, shall be initialled by the personorpersonssigningthebiddetailinghis/hernameandcontactdetails.

1.18.5

Anyinterlineations, erasures or overwriting shall be valid only if they are initialled by the persons or persons signing the bid.

D. SubmissionandsealingofBids-Notapplicablesincee-tender

1.19. <u>Submission, Sealing and Marking of Bids</u>

1.19.1

The bidders may submit their duly sealed bids generally by post or byhand.(**BidsreceivedbyFAX/E-**

mailwouldnotbeconsideredforevaluation.)

1.19.2

Inthecaseofbidsinvitedonsingleenvelopbasis, the Biddersshall seal the original and each copy of the bid in separate inner envelopes, dulymarking the envelopes as "original" and "copy". The envelopes shall then be sealed in an outer envelope.

1.19.3

Inthecaseofbidsinvitedontwo-partbasis, the Biddershall seal the unpriced commercial and technical bid comprising the documents as listed in ITB1.10.1 excepting for "I" and the priced bid in two separate enveloped uly marked as "Technical bid" and "priced bid". Both the envelopes hall then be sealed in one outer envelope.

1.19.4

(a) Theinnerandouterenvelopesshallbeaddressedtothe-

(DesignationandAd dress of the officer concerned) and deposited in the Tender boxkeptinPurchaseSection,ifdeliveredbyhand.

(b) Bear the name and address of the bidder, Tender No., due dateandawarning"Donotopenbefore

1.19.5

If the outer envelope is not sealed and marked as required above, the Purchaser will assume no responsibility for the bid's misplacement orpremature opening. In such cases, bids received in open condition within the due date and time will be accepted at the risk of the bidder if the same is presented to the Controller of Stores & Purchase before expiry of the

duedateandtimeofopeningofthebids.

1.19.6

Firms submitting bids in a single envelope against the requirement of two-bid system would be considered for further evaluation at the risk &responsibilityofthebidder.However,theopenedpricedbid,ifpreparedsepa rate from the technical bid, would be sealed immediately by theTenderOpeningCommitteewithoutdisclosingtheprice.

1.20.<u>DeadlineforSubmissionofBids</u>

1.20.1

BidsmustbereceivedbythePurchaserattheaddressspecifiedatClause 1.19.4 (a) not later than the time and date specified in invitation for bids. In the event of the specified date for the submission of Bids beingdeclaredaholidayforthePurchaser, the Bidswillbereceived up to the appointed time on the next working day.

1.20.2

The Purchaser may, at its discretion, extend the deadline for submission ofbidsbyamendingthebiddocumentsinaccordancewithClauserelatingto Amendment of Bidding Documents in which case all rights andobligations of the Purchaser and Bidders previously subject to thedeadlinewillthereafterbesubjecttothedeadlineasextended.

1.21.LateBids

1.21.1

AnybidreceivedbythePurchaserafterthedeadlineforsubmissionofbidspres cribedbythePurchaserwillberejected.

1.21.2

Such tenders shall be marked as late and not considered for furtherevaluation. They shall not be opened at all and be returned to thebiddersintheiroriginalenvelopewithoutopening.

1.22. Withdrawal, substitution and Modification of Bids.

1.22.1

A Bidder may withdraw, substitute, or modify its Bid after it has been submitted by sending a written notice in accordance with ITB Clause 1.19 duly signed by an authorized representative, and shall include a copyofth eauthorization in accordance with ITB Sub-Clause 1.18.4 (except that no copies of the withdrawal notice are required). The corresponding substitution or modification of the bid must accompany the respective written notice. All notices must be:

(a) Submitted in accordance with ITB Clauses 1.18 and 1.19

(exceptthatwithdrawal notices do not require copies), and in addition, therespectiveenvelopesshallbeclearlymarked "WITHDRAWAL," "SUBSTITUTION," or "MODIFICATION"; and

(b) Received by the Purchaser prior to the deadline prescribed forsubmissionofbids,inaccordancewithITBClause1.20.

1.22.2

Bids requested to be withdrawn in accordance with ITB Sub-Clause 1.22.1shall be returned unopened to the Bidders. No bid may be withdrawn, substituted, or modified in the interval between the deadline for su bmission of bids and the expiration of the period of bid validity specified by the Bidder on the BidFormorany extension thereof.

E. OpeningandEvaluationofBids

1.23 OpeningofBidsbythePurchaserNotapplicablesincee-tender

1.23.1

ThePurchaserwillopenallbidsoneatatimeinthepresenceofbidders'authorize drepresentativeswhochoosetoattend, aspertheschedule givenininvitationforbids. TheBidders' representatives who are presents hall sign the quotation opening sheet evidencing their attendance. In the event of the specified date of Bid opening being declared aholiday for the Purchaser, the Bidsshall be opened at the appointed time and loca tion on the next working day. In two-part bidding, the financial bidshall be opened only after technical evaluation.

1.23.2

First,envelopesmarked "WITHDRAWAL" shall be permed and the envelope with the corresponding bid shall not be opened, but returned to the Bidder. No bid withdrawal shall be permitted unless the corresponding withdrawal notice contains a valid authorization to request the withdrawal and is read out at bid opening. Next, envelopes marked "SUBSTITUTION" shall be opened and readout and exchanged with the corresponding Bidbeing substituted, and the substituted Bidshall not be opened, but returned to the Bidder. No Bid substitution shall be permitted unless the corresponding substitution notice contains a valid authorization to request the substitution and is read out at bid opening. Envelopesmarked "MODIFICATION" shall be permitted unless the corresponding Bid. No Bid modification shall be permitted unless the corresponding modification notice contains avalidauthorization to request the modification and is readout at bid opening. Envelopesmarked unless the corresponding modification of the permitted unless the corresponding modification notice contains avalidauthorization to request the modification and is readout at bid opening. Only envelopes that are opened and readout at Bidopening shall be considered further.

Thebidders'names, bidmodifications or with drawals, bid prices, discounts, and the presence or absence of requisite bid security and such other details as the Purchaser, at its discretion, may consider appropriate, will be announced at the opening. No bid shall be rejected at bid opening, except for late bid(s). The contents of the bid forms and prices chedules would however be announced only at the time of opening of Priced-bids in the case of two-bids yetem.

1.23.4

Bidsthatarereceivedlateshallnotbeconsideredfurtherforevaluation,irresp ectiveofthecircumstances.

1.23.5

Bidders interested in participating in the bid opening process, shoulddepute their representatives along with an authority letter to be submitted to the purchaser at the time of bid opening as per form Annexed at Chapter-9.

1.24. Confidentiality

1.24.1

Informationrelatingtotheexamination, evaluation, comparison, and post qualification of bids, and recommendation of contract award, shall not be disclosed to bid dersor any other persons not of ficially concerned with such process until publication of the Contract Award.

1.24.2

Any effort by a Bidder to influence the Purchaser in the examination, evaluation, comparison, and post qualification of the bids or contractawarddecisionsmayresultintherejection of its Bid.

1.25. Clarification of Bids

1.25.1

Toassistintheexamination, evaluation, comparison and postqualification of the bids, the Purchaser may, at its discretion, ask theBidder for a clarification of its bid. The for request theresponseshallbeinwritingandnochangeinpricesorsubstanceofthebidsh allbesought,offeredorpermitted.However,nonegotiationshallbeheldexce ptwiththelowestbidder, at the discretion of the purchaser. Any clarification by a bidder in respect to its bid which not inresponsetoarequestbythepurchasershallnotbeconsidered.

1.26. PreliminaryExamination

1.26.1

The Purchasers hall examine the bids to confirm that all documents and technic aldocumentation requested in ITBC lause 1.10 have been provided, and to determine the completeness of each document submitted.

1.26.2

The Purchaser shall confirm that the following documents and

informationhave been provided in the Bid. If any of these documents or information ismissing, the offershall be rejected.

- (a) BidFormandPriceSchedule,inaccordancewithITBClause1.10;
- (b) All the tenders received will first be scrutinized to see whether thetenders meet the basic requirements as incorporated in the tenderenquiry document. The tenders, who do not meet the basic requirements, are to be treated as unresponsive and ignored. The following are some oftheimportantpoints, for which at endermay be declared as unresponsive and to be ignored, during the initial scrutiny:
 - (i) TheBidisunsigned.
 - (ii) TheBidderisnoteligible.
 - (iii) TheBidvalidityisshorterthantherequiredperiod.
 - (iv) The Bidder has quoted for goods manufactured by a differentfirmwithouttherequiredauthorityletterfromthepropo sedmanufacturer.
 - (v) Bidderhasnotagreedtogivetherequiredperformancesecurit yorhasnotfurnishedthebidsecurity.
 - (vi) Thegoodsquotedaresubstandard,notmeetingTherequiredspecification,etc
 - (vii) Against the schedule of Requirement (incorporated in thetender enquiry), the bidder has not quoted for the entirerequirementasspecified in that schedule.
 - (viii) The bidder has not agreed to some essential condition(s)incorporatedinthetenderenquiry.

1.27 <u>Bidder'srighttoguestionrejection.</u>

1.27.1

A Bidder shall have the right to be heard in case he feels that a properprocurement process is not being followed and/or his tender has been rejected wrongly. Only a directly affected bidder can represent in this regardas under:

- Onlyabidderwhohasparticipated intheconcernedprocurementprocess i.e. pre- qualification, bidder registration or bidding, as thecasemaybe,canmakesuchrepresentation;
- ii) Incasepre-qualificationbidhasbeenevaluatedbeforethebidding of Technical bids, an application for review in relation tothetechnicalbidmaybefiledonlybyabidderwhohasqualifiedinprequalificationbid;
- iii) In case technical bid has been evaluated before the opening

ofthe financial bid, an application for review in relation to thefinancial bid may be filed only by a bidder whose technical bid isfoundtobeacceptable.

iv) Followingdecisions

ofthepurchaserinaccordancewiththeprovisionofinternalguidelinessh allnotbesubjecttoreview:

- a) Determination of the need for procurement;
- b) Selectionofthemodeofprocurementorbiddingsystem;
- c) Choiceofselectionprocedure;
- d) Provisionslimitingparticipationofbiddersintheprocurementproce ss;
- e) ThedecisiontoenterintonegotiationswiththeL1bidder;
- f) Cancellationoftheprocurementprocessexceptwhereitis intendedtosubsequentlyre-tenderthesamerequirements;
- g) Issues related to ambiguity in contract terms may not betaken up after a contract has been signed, all such issuesshould be highlighted before consummation of the contractbythevendor/contractor;and
- h) Complaints against specifications except under the premisethat they are either vague or too specific so as to limitcompetitionmaybepermissible.

1.27.2

In casea Bidder feels aggrieved by the decision of the purchaser, hemay then send his representation in writing to the Purchaser's address asindicatedinspecialconditionsofcontract(SCC)within05workingdaysfro mthedateofcommunicationofthepurchaserintimatingtherejectionforreconsiderationofthedecisionbythepurchaser.

1.28 ResponsivenessofBids

1.28.1

Priortothedetailedevaluation, the purchaser will determine the substantial responsiveness of each bid to the bidding documents. For purposes of this clause, a **substantive responsive bid** is one, which conforms to all terms and condition of the bidding documents without material deviations, reservations or omissions. A material deviation, reservation or omission is one that:

- (a) Affects in any substantial way the scope, quality, or performance oftheGoodsandRelatedServicesspecifiedintheContract;or
- (b) Limitsinanysubstantialway,inconsistentwiththeBiddingDocuments, the Purchaser's rights or the Bidder's obligations undertheContract;or
- (a) If rectified, would unfairly affect the competitive position of

otherbidderspresentingsubstantiallyresponsivebids.

1.28.2

The purchasers' determination of a bid's responsiveness is to be based on the content soft he bid itself without recourse to extrinsice vidence.

1.28.3

If a bid is not substantially responsive, it will be rejected by the Purchaserandmaynotsubsequentlybe maderesponsivebytheBidderbycorrectionofthematerialdeviation, reservation on or omission.

1.28.4

IfabidderquotesNilCharges/consideration,thebidshallbetreatedasunrespon siveandwillnot beconsidered.

1.29 Non-Conformity, Errorand Omission

1.29.1

Provided that a Bidissubstantially responsive, the Purchaser may waive any nonconformities or omissions in the Bid that do not constitute amaterial deviation.

1.29.2

Provided that a bid is substantially responsive, the Purchaser may Bidder submit necessary information requestthat the the documentation, withina reasonable period of time, to rectify nonmaterial nonconformities oromissions in the bid documentation requirements. Suchomission shall not be related to any aspect of the price of the Bid.FailureoftheBiddertocomplywiththerequestmayresultintherejectionof itsBid.

1.29.3

Provided that the Bidissubstantially responsive, the Purchaser shall correct arithme tical errors on the following basis:

- (a) if there is a discrepancy between the unit price and the line itemtotalthatisobtainedbymultiplyingtheunitpricebythequantity,th e unit price shall prevail and the line item total shall be corrected,unlessintheopinionofthePurchaserthereisanobviousmispl acementofthedecimalpointintheunitprice,inwhichcasethe line item total as quoted shall govern and the unit price shall becorrected;
- (b) if there is an error in a total corresponding to the addition or subtraction of subtotals, the subtotals shall prevail and the total shall be corrected; and
- (c) ifthereisadiscrepancybetweenwordsandfigures, the amount inwords shall prevail, unless the amount expressed in words is related to an arithmetic error, in which case the amount in figures

shallprevailsubjectto(a)and(b)above.

1.29.4

Provided that a bid is substantially responsive, the purchaser may requestthat a bidder may confirm the correctness of arithmetic errors as done

bythepurchaserwithinatargetdate. In case, no replyis received then the bidsu bmitted shall be ignored and its BidSecurity may be for feited.

1.30 <u>ExaminationofTerms&Conditions,TechnicalEvaluation</u>

1.30.1

The Purchaser shall examine the Bid to confirm that all terms and conditions specified in the GCC and the SCC have been accepted by the Bidderwithout any material deviation or reservation.

1.30.2

The Purchaser shall evaluate the technical aspects of the Bid submitted inaccordance with ITB Clause 1.15, to confirm that all requirementsspecified in Schedule of Requirements of the Bidding Documents have been met without any material deviation or reservation.

1.30.3

If, after the examination of the terms and conditions and the technical evaluation , the Purchaser determines that the Bidis not substantially responsive in accordance with ITB Clause 1.28, it shall reject the Bid.

1.31 <u>ConversiontoSingleCurrency</u>

1.31.1

To facilitate evaluation and comparison, the Purchaser will convert allquoted prices expressed in various currencies to Indian Rupees at thesellingexchangerateestablishedbyanybankinIndiaasnotifiedinthe Newspapers on the date of bid opening (techno-commercial bid in thecase of two-part bidding) For this purpose, exchange rate notified inwww.xe.comorwww.rbi.orgoranyotherwebsitecouldalsobeusedbythep urchaser.

1.32 **Evaluationandcomparisonofbids**

1.32.1

The Purchaser shall evaluate each bid that has been determined, up tothisstageoftheevaluation, to be substantially responsive.

1.32.2

To evaluate a Bid, the Purchaser shall only use the factors, methodologies and criteria defined below. No other criteria or methodology shall be permitted.

1.32.3

For goods which are divisible in nature, the Class – I Local supplier shallget purchase preference over Class – II Local supplier as well

- as 'Non -localsupplier" asperfollowing procedure.
- (i)Among all qualified bids, the lowest bid will be termed as L1. If L1 is a "Class-Ilocal supplier", the contract for full quantity will be awarded to L1.
 - (ii)IfL1bidisnotfromaClass-ILocalsupplier,50%oftheorderquantityshall awarded to L1. Thereafter, the lowest bidder among the Class - Ilocal supplier, will be invited to match the L1 price for the remaining 50% quantity, subject to Ilocalsupplier's quoted price which should fall within the margin of purchase preference of 20%. The contract for that quantity shall be awarded to such Class - I local supplier, subject tomatching the L1 price. In case such lowest eliaible Class supplierfailstomatchtheL1priceoracceptslessthantheofferedquantity,the next higher Class - I local supplier within the margin of purchase preference shall be invited to match the L1 price for the remaining quantity and so on and the contract shall be awarded accordingly. Incase some quantity is still left uncovered on the part of Class – I localsupplier, the balance quantity may also be ordered to the L1 bidder.
- **(b) Ifthetendereditemisnotdivisible**, the following procedure of evaluations hall befollowed:
 - i. Amongallqualifiedbids,thelowestbidwillbetermedasL1.IfL1isClass–Ilocalsupplier,thecontractwillbeawardedtoL1.
 - ii. If L1 is not Class I local supplier, the lowest bidder among the Class Ilocal supplier will be invited to match the L1 price, subject to Class Ilocal supplier's quoted price falling within the margin of purchasepreferenceof20%. Accordingly, the contract shall be awarded to the local supplier matching the L1 price.
 - iii. IncasesuchlowesteligibleClass-IlocalsupplierfailstomatchtheL1price, the Class - I local supplier with the next higher bid within themarginofpurchasepreferenceshallbeinvitedtomatchtheL1price.an d so on and contract awarded accordingly. In case none of theClass - I local supplier within the margin of purchase preferencematchtheL1price,thecontractmaybeawardedtotheL1bidde r.
- (c) Class-

IIlocalsupplier"willnotgetpurchasepreference.1.32.4

Further, intender, wheretheitems are divisible, the participating Micro and Small Enterprises (MSE) quoting price within price band of L1+15 (fifteen) per cent shall also be allowed to supply a portion of requirement by bringing down their price to L1 price in a situation where L1 price is from some one other than a MSE and such MSE shall be allowed to supply up to 25 (twenty-

five) per cent of total tendered value. The 25 (twenty-five) percentquantityistobedistributedproportionatelyamongthesebidders,inca setherearemorethanoneMSMEswithinsuchpriceband.

1.32.5

Withinthis 25% (Twenty-

fivePercent)quantity,apurchasepreferenceof25(twenty-

five)percentoutof25(twenty-five)percent)isreservedforMSEsowned by Scheduled Caste (SC)/Scheduled Tribe (ST) entrepreneurs (ifthey participate in the tender process and match the L1 price). Further, out of the total annual procurement from the MSEs, (3%) three percentfrom within the 25% target shall be earmarked for procurement from MSEsowned by women. Provided that, in the event of failure of such SC/ST MSEto participate in tender process or meet tender requirements and L1 price, four percents ub-target shall be met from the MSE.

1.32.6

Incasetheitemsarenotdivisible, then the MSE quoting price within price band L1 + 15% may be awarded for full/complete supply of total tendered quantity to MSE, considering the spirit of the policy for enhancing the Government procurement from MSEs.

1.32.7

The bids shall be evaluated on the basis of **final landing cost** which shall be arrived as under:

ForgoodsmanufacturedinIndia

- (i) Thepriceofthegoodsquotedex-worksincludingalltaxesalreadypaid.
- (ii) GST and other taxes, if any which will be payable on the goods, ifthecontractisawarded.
- (iii) Chargesforinlandtransportation,insuranceandotherlocalservices required for delivering & installingthe goods at therespectivedestinations.
- (iv) Whereverapplicable, the cost towards the installation, commissioning , spares, extended warranty, site preparation and training including any incidental services, if any.

ForGoodsmanufacturedabroad

- (i) The price of the goods, quoted on FCA (named place of deliveryabroad)orFOB(namedportofshipment),asspecifiedintheprice scheduleform.
- (ii) Thechargesforinsuranceandtransportationofthegoodstotheport/pl aceofdestinationbothbyAir/Sea.
- (iii) Theagencycommissioncharges, ifany.
- (iv) Whereverapplicable, the cost towards the installation, commissioning , spares, extended warranty, site preparation and training including any incidental services, if any.

(v) Customs Duty,GST and other taxes, if any which will be payable onthegoodsifthecontractisawarded.

Note: Wherethereis nomention of packing, forwarding, freight, insurance charges, taxes etc. such offers shall be rejected as incomplete.

1.32.8

The GCC and the SCC shall specify the mode of transport i.e., whether byair/ocean/road/rail.

1.32.9.

There is **no provision to purchase optional items**. The specificationsembodiedinthetenderdocumentswouldbethebasisofevaluat ingtheresponsivenessofbidsreceived.

1.32.10

The Purchasershall compare all **substantially responsive bids** to determine the lowest valuated bid, in accordance with ITBC lause e1.32.

REVERSEAUCTION(NOT APPLICABLE)

ThesubjecttenderwillbefinalizedthroughReverseAuction[RA].

The

ReverseAuctionwillbeconducted—asperdetailsgivenatAnnexure`X'—amongallthetechnocommerciallyqualifiedbiddersafterevaluationofpart-[[TechnicalBids].

Thereverseauctionwill beconducted in **INR**.

Incase, bidsarereceived inforeign currencies, it will be converted to INRasperclause No. 1.31 and auction will be conducted accordingly.

1.33 ContactingthePurchaser

1.33.1

SubjecttoITBClause1.25,noBiddershallcontactthePurchaseronanymatter relating to its bid, from the time of the bid opening to the time theContractisawarded.

1.33.2

Anyeffort

byaBiddertoinfluencethePurchaserinitsdecisionsonbidevaluation, bid comparison or contract award may result in rejection oftheBidder'sbid.

1.34 Postqualification

1.34.1

In the absence of pre-qualification, the Purchaser will determine to itssatisfactionwhethertheBidderthatisselectedashavingsubmittedthelow est evaluated responsive bid is qualified to perform the

contracts a tis factorily, in accordance with the criterial is ted in ITB Clause 1.14.

1.34.2

The determination will take into account the eligibility criteria listed in thebidding documents and will be based upon an examination of thedocumentary evidence of the Bidder's qualifications submitted by theBidder, as well as such other information as the Purchaser deemsnecessaryandappropriate.

1.34.3

An affirmative determination will be a prerequisite for award of the contract to the Bidder. A negative determination will result in rejection of the Bidder's bid.

F. AWARDOFCONTRACT

1.35 Negotiations

1.35.1

Normally, the reshall not be any negotiation. Negotiations, if at all, shall be an exception and only in the case of items with limited source of supply. Negotiations shall be held with the lowest evaluated responsive bidder. Counter offers tantamount to negotiations and shall be treated at parwith negotiations in the case of one time purchases.

1.36 AwardCriteria

1.36.1

SubjecttoITBClause1.39,thePurchaserwillawardthecontracttothesuccess ful Bidder whose bid has been determined to be substantiallyresponsive and has been determined to be the lowest evaluated

bid, provided further that the Bidderis determined to be equalified to perform the contract satisfactorily. The details of the award would be hosted on the website of the Purchaser.

1.37 Purchaser'srighttovaryOuantitiesatTimeofAward

1.37.1

The Purchaser reserves the right at the time of Contract award to increase or decrease the quantity of goods and services or iginally specified in the Schedule of Requirements to the extent of 25% (Twenty-

Five) percent without any change in unit price or other terms and conditions.

1.38 OptionClause

1.38.1

ThePurchaserreservestherighttoincreaseordecreasethequantityofthe required goods up to **25%** (Twenty-Five) per cent at any time, till finaldelivery date (or the extended delivery date of the contract), by givingreasonable notice even though the quantity ordered initially has been supplied in full before the last date of the delivery period (or the extendeddeliveryperiod)

1.39 Purchaser'srighttoacceptAnyBidandtorejectanyorAllBids

1.39.1

The Purchaser reserves the right to accept or reject any bid, and to annulthe bidding process and reject all bids at any time prior to award of Contract, without the rebyincurring any liability to the affected Bidder or Bidders.

1.40 Notification of Award

1.40.1

Prior to the expiration of the period of bid validity, the Purchaser will notifythe successful bidder in writing by registered letter or by cable or telex orfax or e mail that the bid has been accepted and a separate purchaseordershallfollowthroughpost.

1.40.2

Untilaformal contractisprepared and executed, the notification of awards hould constitute a binding contract.

1.40.3

UponthesuccessfulBidder'sfurnishingofthesignedContractFormandperfor mance security pursuant to ITB Clause 1.43, the Purchaser willpromptly notify each unsuccessful Bidder and willdischarge its bidsecurity.

1.41 **SigningofContract**

1.41.1

Promptlyafternotification, the Purchasershall send the successful Bidder the Agreement/Purchase Order.

1.41.2

Withintwenty-

one(21)daysofdateofthePurchaseOrder,thesuccessfulBiddershallsign,date,andreturnittothePurchaser.

1.42 OrderAcceptance

1.42.1

The successful bidder should submit Order acceptance within 14 daysfrom the date of issue of order/signing of contract, failing which it shall be be be submitted that the vendor is not interested and his bid security is liable tobeforfeited pursuant to clause 1.16.9 of ITB.

1.42.2

The order confirmation must be received within 14 days. However, thePurchaserhasthepowerstoextendthetimeframeforsubmissionoforderconfirmation beyond the original date. Even after extension of time, if theorder confirmation is not received, the contract is liable to be cancelledprovided that the purchaser, on being satisfied that it is not a case ofcartelization and the integrity of the procurement process has beenmaintained,may,forcogentreasons,offerthenextsuccessfulbidderan opportunity to match the financial bid of the first successful bidder, and iftheofferisaccepted,awardthecontracttothenextsuccessfulbidderatthepri cebidofthefirstsuccessfulbidder.

1.43 PerformanceSecurity

1.43.1

Within 21 days of receipt of

thenotificationofaward/PO,theSuppliershallfurnish **Performance Security (PS)** in the amount specified in SCC, valid till**60days**afterthewarrantyperiod starting from successful installation of the equipment and acceptance of the same by CSIR-IICT user.

1.43.2

The proceeds of the performance security shall be payable to the Purchaser as compensation for any loss resulting from the supplier's failure to complete its obligation sunder the Contract.

1.43.3

The Performance Security shall be denominated in **Indian Rupees** for the offers received for supplies within India and denominated in the currency of the contract in the case of offers received for supply from for eign countries or in equivalent Indian rupees in case the performance security is submitted by the Indian Agent.

1.43.4

In the case of imports, the PS may be submitted either by the principal orbytheIndianagentand,inthecaseofpurchasesfromindigenous sources, the PS may be submitted by either the manufacturer or theirauthorizeddealer/bidder.

1.43.5

ThePerformanceSecurity (PS)shallbeinoneofthefollowingforms:

- (a) Abankguaranteeincludinge-bankguaranteeissuedbyascheduled commercialBankinIndia intheformprovidedinthebidding documents and valid for **45 days**beyond the validity of the bid. Incase a bidder desires to submit a BG issued from a foreign bank, thenthe same should be confirmed by a scheduled commercial bank inIndia;or
- (b) ABanker'schequeorAccountPayeedemanddraftinfavoroftheDir ector, IICT payable at HyderabadOr,
- (c) AFixedDepositReceipt pledgedinfavoroftheDirector, IICT, or
- (d) InsuranceSuretyBond.

1.43.6

The Performance Security will be discharged by the Purchaser andreturned to the Supplier not later than **60 days** following the date ofcompletion of the Supplier's performance obligations, including anywarranty obligations, unless specified otherwise in SCC, without levy ofanyinterest.

1.43.7

Intheeventofanycontractamendment, the suppliers hall, within **21days** of receiptof such amendment, furnish the amendment to the Performance security, rendering the same valid for the duration of the contract, as a mended for further period of **60days** the reafter.

1.43.8

The performance security must be received within 21 days. However, the Purchaser has the powers to extend the time frame for submission ofPerformanceSecurity(PS).Evenafterextensionoftime,ifthePSisnotrecei contract liable be cancelledprovided the is to thepurchaser, on being satisfied that it is not a case of cartelization and the inte grity of the procurement process has been maintained, may, forcogentreasons, offerthen extsuccessful bidder an opportunity to match the financial bid of the first successful bidder, and if the offer is accepted, award the contract to the next successful bidder at the price bid of thefirstsuccessfulbidder.

1.43.9

Whenever, the bidder chooses to submitthe Performance Security in the form of Bank Guarantee, then he should advise the banker issuing the Bank Guarantee to immediately send by Registered Post (A.D.) an unstamped duplicate copy of the Guarantee directly to the Purchaser with a covering letter to compare with the original BG for the correctness, genuineness, etc.

1.44 IntegrityPact (Mandatory in case of all contract above Rs. 03.00 Crore)

1.44.1

Integrity Pact binds both buyers and sellers to ethical conduct andtransparency in all activities from pre selection of bidders, bidding andcontracting, implementation, completion and operation related to the contract.

1.44.2

The Integrity pact essentially envisages an agreement between theprospective vendors/bidders and the buyer, committing the persons/offici als of both sides, not to resort to any corrupt practices in anyaspect/stage of the contract. Only those vendors/bidders, committhemselvestosuchaPactwiththebuyer,wouldbeconsideredcompet participate the bidding process. In other in enteringintothisPactwouldbeapreliminary qualification. The essentialing re dientsofthePactinclude:

 Promise on the part of the Purchaser to treat all bidders with equityand reason and not to seek or accept any benefit, which is notlegallyavailable;

- ii) Promise on the part of bidders not to offer any benefit to theemployees of the Purchaser not available legally and also not tocommit any offence under Prevention of Corruption Act, 1988 orIndianPenalCode1860;
- iii) Promise on the part of bidders not to enter into any undisclosed agreement or understanding with other bidders with respect toprices, specifications, certifications, subsidiary contracts; etc.
- iv) Undertaking(aspartofFallClause)bythebiddersthattheyhavenot and will not sell the same material/equipment at prices lowerthanthebidprice;
- iv) Foreign bidders to disclose the name and address of agents andrepresentativesinIndiaandIndianBidderstodisclosetheirforeign principalsorassociates;
- v) Bidderstodisclosethepaymentstobemadebythemtoagents/brokerso ranyotherintermediary;
- vi) Bidders to disclose any past transgressions committed over thespecified period with any other company in India or Abroad thatmayimpingeontheanti-corruptionprinciple;
- $vii) \qquad Integrity Pactlays down the punitive actions for any violation. \\$

1.44.3

Each page of such Integrity pact proforma would be duly signed byPurchaser's competent signatory. All pages of the Integrity Pact are to bereturnedbythebidder(alongwiththetechnicalbid)dulysignedbythesame signatory who signed the bid, i.e. who is duly authorized to sign thebid and to make binding commitments on behalf of his company. AnybidnotaccompaniedbyIntegrityPactdulysignedbythebiddershallbecon sideredtobeanon-responsivebidandshallberejectedstraightway.

1.44.4

The SCCs hall specify whether there is an eed to enter into a separate Integrity pactorn ot.

1.44.5

The Integrity Pactwould be effective from the date of invitation of bids till complete execution of the contract.

1.44.6

Thenames and contact details of the Independent External Monitors (IEM) on the event of the need of IP is as detailed in the SCC.

1.44.7

ThemodalformatofIPisatChapter-8.

CHAPTER2 CONDITIONSOFCONTRACT A GENERALCONDITIONSOFCONTRACT(GCC)

Tableof Contents

SI.No.	Clause
2.1	Definitions
2.2	ContractDocuments
2.3	CodeofIntegrity
2.4	JointVenture, Consortiumor Association
2.5	ScopeofSupply
2.6	Suppliers'Responsibilities
2.7	Contractprice
2.8	CopyRight
2.9	Application
2.10	Standards
2.11	UseofContractDocumentsandInformation
2.12	PatentIndemnity
2.13	PerformanceSecurity
2.14	InspectionsandTests
2.15	Packing
2.16	DeliveryandDocuments
2.17	Insurance
2.18	Transportation
2.19	IncidentalServices
2.20	SpareParts
2.21	Warranty
2.22	TermsofPayment
2.23	ChangeOrdersandContractAmendments
2.24	Assignment
2.25	Subcontracts
2.26	Extensionoftime
2.27	LiquidatedDamagesClause
2.28	TerminationforDefault
2.29	ForceMajeure
2.30	Terminationforinsolvency
2.31	TerminationforConvenience
2.32	SettlementofDisputes
2.33	GoverningLanguage
2.34	ApplicableLaw
2.35	Notice
2.36	TaxesandDuties
2.37	RighttouseDefectiveGoods
2.38	ProtectionagainstDamage
2.39	Sitepreparationandinstallation
2.40	ImportandExportLicenses
2.41	RiskPurchaseClause
2.42	OptionClause
2.43	IntegrityPact
2.44	OrderAcceptance

GENERALCONDITIONSOFCONTRACT(GCC)

2.1 <u>Definitions</u>

2.1.1

The following words and expressions shall have the meaning shere by assigned to them:

- (a) "Contract" means the Contract Agreement entered into between thePurchaser and the Supplier, together with the Contract Documentsreferred to therein, including all attachments, appendices, and alldocumentsincorporatedbyreferencetherein.
- (b) "Contract Documents" means the documents listed in the ContractAgreement,includinganyamendmentsthereto.
- (c) "ContractPrice" meansthepricepayabletothe Supplier asspecified in the Contract Agreement, subject to such additions and adjustments there to or deductions there from, as may be made pursuant to the Contract.
- (d) "Day"meanscalendarday.
- (e) "Completion" meansthefulfilmentofthe Goodsandrelated Services by the Supplier inaccordance with the terms and conditions set forthinthe Contract.
- (f) "GCC"meanstheGeneralConditionsofContract.
- (g) "Goods" means all of the commodities, raw material, machinery andequipment, and/or other materials that the Supplier is required tosupplytothePurchaserundertheContract.
- (h) "RelatedServices" meanstheservices incidental to the supply of the goods, such as transportation, insurance, installation, training and initial maintenance and other such obligations of the Supplier under the Contract.
- (i) "SCC"meanstheSpecialConditionsofContract.
- (j) "Subcontractor" means any natural person, private or government entity, or acombinationoftheabove, towhomany part of the Goodstobe supplied or execution of any part of the Related Services is subcontracted by the Supplier.
 - (k) Supplier"meansthenaturalperson,privateorgovernmententity,oracombinati onoftheabove,whosebidtoperformtheContracthasbeen

accepted by the Purchaser and is named as such in the Contract Agreement.

- (I) The "Council" means the Council of Scientific & Industrial Research (CSIR), registered under the Societies Registration Act, 1860 of the Govt. of India having its registered of fice at 2, Rafi Marg, New Delhi-110001, India.
- (m) The "Purchaser" means any of the constituent Laboratory/Institute of the Council situated at any designated place in India as specified in SCC.
- (n) "Thefinaldestination," whereapplicable, means the place named in the SCC.

2.2 <u>ContractDocuments</u>

2.2.1

Subject to the order of precedence set for thin the Contract Agreement, all documents for ming the Contract (and all parts thereof) are intended to be correlative, complementary, and mutually explanatory. The Contract Agreement shall be read as a whole.

2.3 <u>CodeofIntegrity</u>

2.3.1

Withoutprejudicetoandinadditiontothe rightsofthe Purchasertoother penalprovisionsasperthebiddocumentsorcontract, if the Purchaser comes to a conclusion that a (prospective) bidder/supplier, directly orthroughanagent, has violated his code of integrity incompeting or the contractor in executing a contract, the Purchaser may take appropriate measures including one or more of the following:

- a) Cancellation of the relevant contract and recovery ofcompensationforlossincurred by the purchaser;
- b) Forfeitureorencashmentofanyothersecurityorbondrelatingtothepro curement;
- c) Recovery of payments including advance payments, if any, madebythePurchaseralongwithinterestthereonattheprevailingrate.
- a) Provisionsinadditiontoabove:
 - Removalfromthelistofregisteredsuppliersandbanning/debar ment of the bidder from participation in futureprocurements of the purchaser for a period not less than oneyear;
 - 2) Incaseofanticompetitivepractices,informationforfurtherprocessing may be filed under a signature of the JointSecretarylevelofficer,withtheCompetitionCommissionof

India;

3) Initiationofsuitabledisciplinaryorcriminalproceedingsagainst anyindividualorstafffoundresponsible.

2.4 <u>JointVenture, Consortiumor Association</u>

2.4.1

If the Supplier is a joint venture, consortium, or association, all of theparties shall be jointly and severally liable to the Purchaser for thefulfilmentoftheprovisionsoftheContractandshalldesignateonepartyto actasaleaderwithauthoritytobindthejointventure,consortium,orassociati on. The composition or the constitution of the joint venture,consortium, or association shall not be altered without the prior consent ofthePurchaser.

2.5 ScopeofSupply

2.5.1

The Goods and Related Services to be supplied shall be as specified in Chapter 4 i.e. Specifications and allied technical details.

2.6 Suppliers'Responsibilities

2.6.1

The Suppliers hall supply all the Goods and Related Services included in the Scope of Supply in accordance with Scope of Supply Clause of the GCC, and the Delivery and Completion Schedule, as per GCC Clause relating to delivery and document.

2.7 Contractorice

2.7.1

Prices charged by the Supplier for the Goods supplied and the RelatedServices performed under the Contract shall not vary from the pricesquotedbytheSupplierinitsbid.

2.8 CopyRight

2.8.1

The copyright in all drawings, documents, and other materials containingdata and information furnished to the Purchaser by the Supplier hereinshall remain vested in the Supplier, or, if they are furnished to the Purchaser directly or through the Supplier by any third party, including suppliers of materials, the copyright in such materials shall remain vested in such third party.

2.9 Application

2.9.1

These General Conditions shall apply to the extent that they are not superseded by provisions in other parts of the Contract.

2.10 Standards

2.10.1

The Goods supplied and services rendered under this Contract shallconform to the standards mentioned in the Technical Specifications, and, when no applicable standard is mentioned, to the authoritative standard appropriate to the Goods' country of origin and such standards shall be the latest is sued by the concerned in stitution.

2.11 Use of ContractDocuments and Information

2.11.1

The Supplier shall not, without the Purchaser's prior written consent, disclose the Contract, or any provision thereof, or any specification,

plan,drawing,pattern,sampleorinformationfurnishedbyoronbehalfoftheP urchaser in connection therewith, to any person other than a personemployedbytheSupplierinperformanceoftheContract.Disclosureto anysuchemployedpersonshallbemadeinconfidenceandshallextendonlyso far,asmaybenecessaryforpurposesofsuchperformance.

2.11.2

The Suppliers hall not, without the Purchaser's prior written consent, make use of any document or information enumerated above except for purposes of performing the Contract.

2.11.3

Any document, other than the Contract itself, enumerated above shallremain the property of the Purchaser and shall be returned (in all copies)tothePurchaseroncompletionoftheSupplier'sperformanceunderth eContractifsorequiredbythePurchaser.

2.12 PatentIndemnity

2.12.1

TheSuppliershall, subject to the Purchaser's compliance with GCCS ub-Clause 2.12.2 Indemnify and hold harmless the Purchaser and is employees and officers from and against any and all suits, actions or administrative proceedings, claims, demands, losses, damages, costs, and expenses of any nature, including attorney's fees and expenses, which the Purchaser may suffer as a result of any infringement or

allegedinfringementofanypatent,utilitymodel,registereddesign,trademar k,

copyright, or other intellectual property right registered or otherwiseexistingatthedateoftheContractbyreasonof:

- (a) theinstallationoftheGoodsbytheSupplierortheuseoftheGoodsinIndia; and
- (b) the sale in any country of the product sproduced by the Goods.

2.12.2

If any proceedings are brought or any claimis made against thePurchaser, the Purchaser shall promptly give the Supplier a notice thereof, and the Supplier may at its own expense and in the Purchaser's nameconductsuchproceedingsorclaimandanynegotiationsforthesettleme ntofanysuchproceedingsorclaim.

2.13 **PerformanceSecurity**

2.13.1

Within 21 days of receipt of the notification of award/PO, the Supplier shall furnish performances ecurity in the amount specified in SCC, valid till 60 days after the warrantyperiod, as perdetails given at Clause No. 1.43.5

2.13.2

The proceeds of the performance security shall be payable to the Purchaser as compensation for any loss resulting from the Supplier's failure to complete its obligations under the Contract.

2.13.3

ThePerformanceSecurityshallbedenominatedinIndianRupeesfortheoffers receivedforsupplieswithinIndiaanddenominatedinthecurrency of the contract in the case of offers received for supply from foreigncountriesorinequivalentIndianRupeesincasethePerformanceSecurit y issubmittedbytheIndianAgent.

2.13.4

In the case of imports, the PS may be submitted either by the principal orby the Indianagentand, in the case of purchases from in digenous sources, the PS may be submitted by either the manufacturer or their authorized dealer / bidder.

2.13.5Deleted

2.13.6

The performance security will be discharged by the Purchaser andreturned to the Supplier not later than 60 days following the date ofcompletion of the Supplier's performance obligations, including anywarrantyobligations, unless specified otherwise in SCC, without levy of an yinterest.

2.13.7

Intheeventofanycontractamendment,thesuppliershall,within21days

ofreceiptofsuchamendment, furnish the amendment to the performance security, rendering the same valid for the duration of the contract, as a mended for further period of 60 days the reafter.

2.13.8

The order confirmation must be received within 14 days. However, thePurchaserhasthepowerstoextendthetimeframeforsubmissionoforderconf irmation and submission of Performance Security (PS). Even afterextension of time, if the order confirmation /PS are not received, thecontract shall be cancelledprovided that the purchaser, on beingsatisfied that it is not a case of cartelization and the integrity of theprocurement process has been maintained, may, for cogent reasons, offerthenextsuccessfulbidderanopportunity tomatch the financial bid the first successful bidder, and if the offer is accepted, award thecontract to the next successful bidder at the price bid of the first successful bidder.

2.13.9

Whenever, the bidder chooses to submitthe Performance Security in the form of Bank Guarantee, then he should advise the banker issuing the Bank Guarantee to immediately send by Registered Post (A.D.) an unstamped duplicate copy of the Guarantee directly to the Purchaser with a covering letter to compare with the original BG for the correctness, genuineness, etc.

2.14 InspectionsandTests

2.14.1

Theinspections&test,trainingrequiredwouldbeasdetailedinChapter-4oftheBiddingDocumentrelatingtoSpecificationandAlliedTechnicaldetails.

2.15 Packing

2.15.1

The Supplier shall provide such packing of the Goods as is required topreventtheirdamageordeteriorationduringtransittotheirfinaldestination as indicated in the Contract. The packing shall be sufficient towithstand, handling without limitation, rough durina exposuretoextremetemperatures, saltand precipitation during transitando penstorage. Packing case size and weights shall take consideration, where appropriate, the remoteness of the Goods' final destination and the absence of heavy handling facilities at all points in transit.

2.15.2

The packing, marking and documentation within and outside the packages shall comply strictly with such special requirements as shall be provided for in the Contractincluding additional requirements, if any,

specified in SCC and in any subsequent instructions or dered by the Purchaser.

2.16 <u>DeliveryandDocuments</u>

2.16.1

DeliveryoftheGoodsandcompletionandrelatedservicesshallbemadeby the supplier in accordance with the terms specified by the Purchaser inthe contract. The details of shipping and/or other documents to befurnishedbythesupplierarespecifiedinSCC.

2.16.2

The terms FOB, FCA, CIF, CIP, etc. shall be governed by prescribed in the current edition of the **INCOTERMS** published by International Chambers of Commerce, Paris.

2.16.3

The mode of transportation shall be as specified in SCC.

2.17 Insurance

2.17.1

ShouldthepurchaserelecttobuyonCIF/CIPbasis,theGoodssupplied under the Contract shall be fully insured against any loss or damageincidental to manufacture or acquisition, transportation, storage anddeliveryinthemannerspecifiedinSCC.

2.17.2

WheredeliveryofthegoodsisrequiredbythepurchaseronCIForCIP basis the supplier shall arrange and pay for Cargo Insurance, naming thepurchaserasbeneficiaryandinitiate&pursueclaimstillsettlement,ontheeve ntofanylossordamage.

2.17.3

WheredeliveryisonFOBorFCAbasis,insurancewouldbetheresponsibilityofthe purchaser.

2.17.4

With a view to ensure that claims on insurance companies, if any, are lodged in time, the bidders and/or the Indianagents hall be responsible for follow up with their principals for ascertaining the dispatch details and

informing the same to the Purchaser and he shall also liaise with the Purchaser to ascertain the arrival of the consignment after clear ance so that immediately thereafter in his presence the consignment could be opened and the insurance claim belodged, if required, without any loss of time. Any delay on the part of the bidder / Indian Agent would be viewed seriously and he shall be directly responsible for any loss sustained by the purchaser on the event of the delay.

2.18 Transportation

2.18.1

Where the Supplier is required under the Contract to deliver the GoodsFOB, transport of the Goods, upto and including the point of putting the Goods on board the vessel at the specified port of loading, shall be arranged and paid for by the Supplier, and the cost thereof shall be included in the Contract price. Where the Supplier is required under the Contract to deliver the Goods FCA, transport of the Goods and delivery into the custody of the carrier at the place named by the Purchaser or other agreed point shall be arranged and paid for by the Supplier, and the cost thereof shall be included in the Contract Price.

2.18.2

Where the Supplier is required under the Contract to deliver the GoodsCIForCIP,transportoftheGoodstotheportofdestinationorsuchother named place of destination in the Purchaser's country, as shall bespecifiedintheContract,shallbearrangedandpaidforbytheSupplier,andt hecostthereofshallbeincludedintheContractPrice.

2.18.3

InthecaseofsuppliesfromwithinIndia, wherethe Supplier is required under the Contract to transport the Goods to a specified destination in India, defined as the Final Destination, transport to such destination, including insurance and storage, as specified in the Contract, shall be arranged by the Supplier, and the related costs shall be included in the Contract Price.

2.19 IncidentalServices

2.19.1

The supplier may be required to provide anyoral loft heservices, including training, if any, specified in chapter 4.

2.20 SpareParts

2.20.1

The Supplier shall be required to provide any or all of the followingmaterials, notifications, and information pertaining to spareparts manufactured or distributed by the Supplier:

- (a) SuchsparepartsasthePurchasermayelecttopurchasefromtheSuppli er, providing that this election shall not relieve the Supplier ofanywarrantyobligationsundertheContract;and
- (b) Intheeventofterminationofproductionofthespareparts:
 - (i) AdvancenotificationtothePurchaserofthependingtermination, in sufficient time to permit the Purchaser to procureneededrequirements; and
 - (ii) Followingsuchtermination, furnishing at no cost to the Purchaser, the blueprints, drawings and specifications of the spare parts, if requested.

2.21 Warranty

2.21.1

TheSupplierwarrantsthatall

the Goods are new, unused, and of the most recent or current models, and that the yincorporate all recent improvements indesign and materials, unless provided the rwise in the Contract.

2.21.2

The Supplier further warrants that the Goods shall be free from defects arising from any act or omission of the Supplier or arising from design, materials, and workmanship, under normal use in the conditions prevailing in India.

2.21.3

Unless otherwise specified in the SCC, the warranty shall remain valid for **Twelve (12) months** after the Goods, or any portion thereof as the casemay be, have been delivered to and accepted at the final destination indicated in the SCC, or for Eighteen (18) months after the date of shipment from the port or place of loading in the country of origin, whichever period concludes earlier.

2.21.4

The Purchasershall give notice to the Supplier stating the nature of any such defects together with all available evidence thereof, promptly following the discovery thereof. The Purchaser shall afford all reasonable opportunity for the Supplier to inspect such defects.

2.21.5

Upon receipt of such notice, the Supplier shall, within a reasonable periodof time, expeditiously repair or replace the defective Goods or partsthereof, at no cost to the Purchaser.

2.21.6

If having been notified, the Supplier fails to remedy the defect within areasonable period of time; the Purchaser may proceed to take within areasonable period such remedial action as may be necessary, at the Supplier's risk and expense and without prejudice to any other rightswhichthe Purchaser may have against the Supplier under the Contract.

2.21.7

Goodsrequiringwarrantyreplacementsmustbereplacedonfreeofcostbasistot hepurchaser.

2.22 TermsofPayment

2.22.1

ThemethodandconditionsofpaymenttobemadetotheSupplierunderthisContractshallbeasspecifiedintheSCC.

2.22.2

TheSupplier'srequest(s)forpaymentshallbemadetothePurchaserinwritin g, accompanied by an invoice describing, as appropriate, theGoodsdeliveredandtheServicesperformed,andbydocuments,submitt ed pursuant to Delivery and document Clause of the GCC anduponfulfilmentofotherobligationsstipulatedinthecontract.

2.22.3

Payments shall be made promptly by the Purchaser but in no case laterthan thirty (30) days after submission of the invoice or claim by theSupplier. While claiming the payment, the supplier should certify in the bill/invoice that the payment being claimed strictly in terms of the contract and all obligations on the part of the supplier for claiming the payment have been fulfilled as required under the contract.

2.22.4

Paymentshallbemadeincurrencyasindicatedinthecontract.

2.23 <u>ChangeOrdersandContractAmendments</u>

2.23.1

The Purchaser may at any time, by written order given to the Supplierpursuant to Clause on Notices of the GCC make changes within thegeneralscopeofthe Contractinanyoneormoreofthefollowing:

(a) Increaseordecreaseinthequantityrequired, exercise of quantity opinion clause;

- (b) Changes inscheduleofdeliveriesandtermsofdelivery;
- (c) Thechangesininspectionarrangements;
- (d) Changesintermsofpaymentsandstatutorylevies;
- (e) Changesduetoanyothersituationnotanticipated;

2.23.2

Nochangesinthepricequotedshallbepermittedafterthepurchaseorderhasbee nissuedexceptonaccountofstatutoryvariations.

2.23.3

Novariationormodificationinthetermsofthecontractshallbemadeexceptbywr ittenamendmentsignedbytheparties.

2.24 Assignment

2.24.1

The Suppliers hall not assign, in whole or in part, its obligations to perform under the Contract, except with the Purchaser's prior written consent.

2.25 **Subcontracts**

2.25.1

The Supplier shall notify the Purchaser in writing of all subcontractsawarded under this Contract if not already specified in the bid. Suchnotification, in the original bid or later, shall not relieve the Supplier from any liability or duties or obligation under the contract.

2.26 Extensionoftime.

2.26.1

DeliveryoftheGoodsandperformanceoftheServicesshallbemadebythe Supplier in accordance with the time schedule specified by thePurchaser.

2.26.2

If at any time during performance of the Contract, the Supplier or its sub-contractor(s) should encounter conditions impeding timely delivery of theGoods and performance of Services, the Supplier shall promptly notify thePurchaser in writing of the fact of the delay, its likely duration and itscause(s). As soon as practicable after receipt of the Supplier's notice, thePurchasershallevaluatethesituationandmay,atitsdiscretion,extendthe Supplier'stimeforperformancewithorwithoutliquidateddamages,inwhichc asetheextensionshallberatifiedbythepartiesbyamendmentoftheContract.

2.26.3

ExceptasprovidedundertheForceMajeureclauseof theGCC,adelay

bytheSupplierintheperformanceofitsdeliveryobligationsshallrenderthe Supplier liable to the imposition of liquidated damages pursuant toliquidated damages Clause of the GCC unless an extension of time isagreeduponpursuanttoaboveclausewithouttheapplicationofpenaltyclause.

2.27 <u>LiquidatedDamages</u>

2.27.1

Subject to GCC Clause on Force Majeure, if the Supplier fails to deliverany or all of the Goods or to perform the Services within the period(s)specified in the Contract, the Purchaser shall, without prejudice to itsother remedies under the Contract, deduct from the Contract Price, aspenalty, a sum equivalent to the percentage specified SCC in of the delivered price of the delayed Goods or unperformed Services or contractdelivered price of the delayed case the orunperformedservicescannotbeascertainedfromthecontract, for each we ekorpartthereofofdelayuntilactualdeliveryorperformance,uptoa maximum deduction of the Percentage specified in SCC. Once themaximum is reached, the Purchaser may consider termination of the Contract pursuant to GCCC lause on Termination for Default.

2.28 TerminationforDefault

2.28.1

The Purchaser may, without prejudice to any other remedy for breach of contract, by written notice of defaults entto the Supplier, terminate the Contract in who learner to the supplier of th

- (a) If the Supplier fails to deliver any or all of the Goods within theperiod(s)specifiedinthecontract,orwithinanyextensionthereofg rantedbythePurchaserpursuanttoGCCClauseonExtensionofTime;o
- (b) If the Supplier fails to perform any other obligation(s) under the Contract.
- (c) If the Supplier, in the judgment of the Purchaser has engaged incorrupt or fraudulent or collusive or coercive practices etc asdefined in GCC Clause and ITB clause on code of integrity incompetingfororinexecutingtheContract.

2.28.2

Intheeventthepurchaserterminates the contractin whole or in part, he may taker ecourse to anyone or more of the following action:

- (a) ThePerformanceSecurityistobeforfeited;
- (b) Thepurchasermayprocure, upon such terms and insuch manneras it deems appropriate, stores similar to those undelivered, and the supplier shall be liable for all available actions against it in terms of the contract.
- (c) However, the suppliers hall continue to perform the contract to the extent not terminated.

2.29 ForceMajeure

2,29,1

Notwithstanding the provisions of GCC Clauses relating to extension of time, Liquidated damages and Termination for Default the Suppliers hall not be liable for forfeiture of its performance security, 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 extension of GCC Clauses relating to extension of time, Liquidated by the liquidated damages or termination for default, if and to the contract of the liquidated damages or the liquidated damages or termination for default, if and to the liquidated damages or termination for default, if and to the liquidated damages or termination for default, if and to the liquidated damages or termination for default, if and to the liquidated damages or termination for default, if and to the liquidated damages or termination for default, if and to the liquidated damages or termination for default, if and to the liquidated damages or termination for default, if and to the liquidated damages or termination for default, if and to the liquidated damages or termination for default, if and to the liquidated damages or termination for default, if and to the liquidated damages or termination for default, if and to the liquidated damages or termination for default damages

2.29.2

ForpurposesofthisClause, "ForceMajeure" meansaneventors ituation beyon d the control of the Supplier that is not foreseeable, is unavoidable, and its origin is not due to negligence or lack of care on the part of the Supplier. Such events may include, but not be limited to, acts of the Purchaser in its sovereign capacity, wars or revolutions, fires, floods, epidemics, quarantine restrictions, and freightem bargoes.

2.29.3

IfaForceMajeuresituationarises,theSuppliershallpromptlynotifythePurch aser in writing of such conditions and the cause thereof within 21days of its occurrence. Unless otherwise directed by the Purchaser inwriting, the Supplier shall continue to perform its obligations under theContract as far as is reasonably practical, and shall seek all reasonablealternative means for performance not prevented by the Force Majeureevent.

2.29.4

If the performance in whole or in part or any obligations under thecontract is prevented or delayed by any reason of Force Majeure for aperiod exceeding 60 days, either party may at its option terminate thecontractwithoutanyfinancialrepercussionsoneitherside.

2.30 <u>TerminationforInsolvency</u>

2.30.1

The Purchaser may at any time terminate the Contract by giving written notice to the Supplier, if the Supplier becomes bankrupt or otherwise in solvent. In this event, termination will be without compensation othe Supplier, provided that such termination will not prejudice or affect any right of action or remedy, which has accrued or will accrue the reafter to the Purch

aser.

2.31 <u>TerminationforConvenience</u>

2.31.1

ThePurchaser,bywrittennoticesenttotheSupplier,mayterminatetheContr act,inwholeorinpart,atanytime.Thenoticeofterminationshallspecifythatte rminationisforthePurchaser'sconvenience,theextenttowhich performance of the Supplier under the Contract is terminated, andthedateuponwhichsuchterminationbecomeseffective.

2.31.2

The Goods that are complete and ready for shipment within 30 days afterthe Supplier's receipt of notice of termination shall be accepted by the Purchaser at the Contract terms and prices. For the remaining Goods, the Purchaser may elect:

- (a) To have any portion completed and delivered at the Contracttermsandprices; and/or
- (b) To cancel the remainder and pay to the Supplier an agreedamountforpartiallycompletedGoodsandformaterialsandpart spreviouslyprocuredbytheSupplier.

2.32 **SettlementofDisputes**

2.32.1

The Purchaser and the suppliers hall make every effort to resolve a micably By direct informal negotiation any disagreement or dispute arising between the munder or inconnection with the Contract.

2.32.2

If, after twenty-one (21) days, the parties have failed to resolve theirdispute or difference by such mutual consultation, then either thePurchaserortheSuppliermaygivenoticetotheotherpartyofitsintentionto commence arbitration, as hereinafter provided, as to the matter indispute, noarbitrationinrespectofthismattermaybecommenced and unless such notice is given. Any dispute or difference inrespectofwhichanoticeofintentiontocommencearbitrationhasbeengiven accordance with this Clause shall be finally arbitration.ArbitrationmaybecommencedpriortoorafterdeliveryoftheGoo ds

undertheContract.

2.32.3

The disputes ettlement mechanism/arbitration proceedings shall be Concluded as under:

- (a) If any dispute or difference arises between the parties hereto as to theconstruction, interpretation, effect and implication of any provision of his agreement including the rights or liabilities or any claim or demandof any party against other or in regard to any other matter under these presents but excluding any matters, decisions or determination of which is expressly provided for in this Agreement, such disputes or differences shall be referred to **Delhi International Arbitration Centre (DIAC) New Delhi.** A reference to the Arbitration under this Clause shall be deemed to be submission within the meaning of the Arbitration and Conciliation Act, 1996 and the rules framed thereunder for the time being in force. Each party shall bear and pay its own cost of the arbitration proceedings unless the Arbitrators otherwise decides in the Award.
- (b) In the case of a dispute between the purchaser and a ForeignSupplier,thedisputeshallbesettledbyarbitrationinaccordancewi thprovisionofsub-clause(a)above.Butifthisisnotacceptabletothesupplier then the dispute shall be settled in accordance with provisionsofUNCITRAL(UnitedNationsCommissiononInternationalTradeLaw) ArbitrationRules.

2.32.4

Thevenue of the arbitration shall be the place from where the purchase order or contract is issued.

2.32.5

Notwithstanding, any reference to arbitration herein,

- (a) Thepartiesshallcontinuetoperformtheirrespectiveobligationsundert heContractunlesstheyotherwiseagree; and
- (b) the Purchasershall pay the Supplier anymonies due the Supplier.

2.33 GoverningLanguage

2.33.1

The contract shall be written in English language which shall govern itsinterpretation. All correspondence and other documents pertaining tothe Contract, which are exchanged by the parties, shall be written in the English language only.

2.34 ApplicableLaw

2.34.1

The Contract shall be interpreted in accordance with the laws of the Union of India and all disputes shall be subject to place of jurisdiction as specified in SCC.

2.35 Notices

2.35.1

Any notice given by one party to the other pursuant to this contract/ordershall be sent to the other party in writing or by cable, telex, FAX, e-mail orand confirmed inwritingto theotherparty'saddressspecifiedintheSCC.

2.35.2

Anoticeshallbeeffectivewhendeliveredoronthenotice's effective date, which ever is later.

2.36 <u>TaxesandDuties</u>

2.36.1

ForgoodsmanufacturedoutsideIndia,theSuppliershallbeentirely responsible for all taxes, stamp duties, license fees, and other such leviesimposedoutsideIndia.

2.36.2

ForgoodsManufacturedwithinIndia,theSuppliershallbeentirely responsible for all taxes, duties, license fees, etc., incurred till its finalmanufacture/production.

2.36.3

If any tax exemptions, reductions, allowances or privileges may beavailabletotheSupplierinIndia,thePurchasershallmakeitsbestefforts to enable the Supplier to benefit from any such tax savings to themaximumallowableextent.

2.36.4

All payments due under the contract shall be paid after deduction of statutory levies (at source) (like IT, etc.) wherever applicable.

2.36.5

Customs Duty-If the supply is from a broad this Institute is permitted to import goods as pernotification No. 51/96-

Customsandpayaconcessionaldutyupto5% and applicable cess (if any) aspernotification24/2002–Customsonall R & D imports. However, IGST/CGST/SGST will apply, as per statutory norms.

2.37 RighttouseDefectiveGoods

2.37.1

If after delivery, acceptance and installation and within the guaranteeand warranty period, the operation or use of the goods proves to beunsatisfactory, the Purchaser shall have the right to continue to operate oruse such goods until rectifications of defects, errors or omissions by repairor by partial or complete replacement is made without interfering with the Purchaser's operation.

2.38 ProtectionagainstDamage

2.38.1

The system shall not be pronetod a mageduring power failures and tripouts. The normal voltage and frequency conditions available at site a sunder:

- (a) Voltage 230volts-Single phase/415V3phase(+_ 10%)
- (b) Frequency50Hz.

2.39 <u>Sitepreparationandinstallation</u>

2.39.1

ThePurchaserissolelyresponsiblefortheconstructionoftheequipmentsites in compliance with the technical and environmental specificationsdefined by the Supplier. The Purchaser will designate the installation

sitesbeforethescheduledinstallationdatetoallowtheSuppliertoperformasit e inspection to verify the appropriateness of the sites before theinstallation of the Equipment, if required. The supplier shall inform thepurchaser about the site preparation, if any, needed for installation, of thegoodsatthepurchaser'ssiteimmediatelyafternotificationofaward/contract.

2.40 ImportandExportLicenses

2.40.1

IftheorderedmaterialsarecoveredunderrestrictedcategoryofEXIM policy in India the Vendor / Agent may intimate such information forobtainingnecessary, licensein India.

2.40.2

If the ordered equipment is subject to Vendor procuring an export licensefrom the designated government agency / country from where thegoodsareshipped/sold,thevendorhastomentionthename,addressof the government agency / authority. The vendor must also mention the time period within which the license will be granted innormal course.

2.41 RiskPurchaseClause

2.41.1

If the supplier fails to deliver the goods within the maximum deliveryperiod specified in the contract or Purchase Order, the purchaser mayprocure, upon such terms and in such a manner as it deems

appropriate, Goodsor Services similar to those undelivered and the Suppliersh all beliable to the purchaser for any excess costs incurred for such similar goodsors ervices.

2.42 OptionClause

2.42.1

ThePurchaserreservestherighttoincreaseordecreasethequantityofthe required goods up to 25% (Twenty-Five) per cent at any time, till finaldelivery date (or the extended delivery date of the contract), by givingreasonable notice even though the quantity ordered initially has been supplied in full before the last date of the delivery period (or the extendeddeliveryperiod)

2.43 IntegrityPact

2.43.1

The SCCs hall specify whether there is an eed to enter into a separate Integrity pactorn ot.

2.43.2

Thenames and contact details of the Independent External Monitors (**IEM**) on the event of the need of IP is as detailed in the SCC.

2.44 OrderAcceptance

2.44.1

The successful bidder should submit Order acceptance within 14 daysfrom the date of issue of order/signing of contract, failing which it shall be presumed that the vendor is not interested and his bid security is liable tobeforfeited pursuant to clause 1.16.9 of ITB.

B SPECIALCONDITIONSOFCONTRACT

Tableof Contents

SI.No.	GCCClause
01.	GCC2.1.1(m)
02.	GCC2.1.1(n)
03.	GCC2.13.1
04.	GCC2.15.2
05.	GCC2.16.1
06.	GCC2.16.3
07.	GCC2.17.1
08.	GCC2.21.3
09.	GCC2.22.1
10.	GCC2.27.1
11.	GCC2.27.1
12.	GCC2.34.1
13.	GCC2.35.1
14.	GCC2.43.1
15.	GCC2.43.2

<u>Specialconditionsofcontract(SCC)</u>

The following Special Conditions of Contract (SCC) shall supplement and / oramendtheGeneralConditionsofContract(GCC). Wheneverthere is a conflict, the provisions here in shall prevail over those in the GCC.

S.N.	GCCClauseRe f	Condition
1	GCC2.1.1(I)	ThePurchaseris: Director CSIR-INDIAN INSTITUTE OF CHEMICAL TECHNOLOGY (IICT) (CouncilofScientificandIndustrialResearch) UppalRoad,Habshiguda,Hyderabad500007,TS,(INDIA) Tel.91-40-27191241/27191243 /27191246 e-mail: cosp@lict.res.in; csiriicthyd@csiriict.in;
2	GCC2.1. 1(m)	<pre>spodk@iict.res.in TheFinalDestinationis: CSIR-IICT,UppalRoad,Habshiguda,Hyderabad500007,TS, INDIA</pre>
3	GCC2.13.1	Theamountofthe PerformanceSecurity shallbe - 3 %(Three)- ofthecontractvalue.
4	GCC2.15.2	Themarkinganddocumentationwithinandoutsidethepackagesshallbe: (a) Eachpackageshouldhaveapackinglistwithinitdetaili ngthepartNo(s),description,quantityetc. (b) Outside each package, the contract No., the name andaddressofthepurchaserandthefinaldestinationshouldbein dicatedonallsidesandtop. (c) Eachpackageshouldbemarkedas1/x,2/x,3/xx/x,where x''isthetotalNo.ofpackagescontainedintheconsignment. (d) All the sides and top of each package should carry anAppropriateindication/label/stickersindicatingthe precautions tobetakenwhilehandling/storage.
5	GCC2.16.1	DetailsofShippingandotherDocumentstobefurnishedbytheSupplier are: ForgoodsmanufacturedwithinIndia Within24hoursofdispatch,thesuppliershallnotifythepurchasert hecompletedetailsofdispatchandalsosupply followingdocumentsbyregisteredpost/speedpostand

		copiesthereofbyFAX/Email. (a) TwocopiesofSupplier'sInvoiceindicating,inter-alia descriptionandspecificationofthegoods, quantity, unitprice, totalvalue; (b) Packinglist; (c) Certificateofcountryoforigin; (d) Insurancecertificate,ifrequiredunderthecontract; (e) Railwayreceipt/Consignmentnote; (f) Manufacturer'sguaranteecertificateandinhouseinspectioncertificate; (g) Inspectioncertificateissuedbypurchaser'sinspector,ifany; and (h) Any other document(s) as and when required in terms ofthecontract.
		<u>Forgoodsmanufacturedabroad</u>
		Within24hoursofdispatch,thesuppliershallnotifythepurchasertheco mpletedetailsofdispatchandalsosupplyfollowingdocumentsbyRegi steredPost/courierandcopiesthereofbyFAX/Email. (a) Twocopiesofsupplier'sInvoicegivingfulldetailsofthegoo dsincludingquantity,value,etc.; (b) Packinglist; (c) Certificateofcountryoforiginissuedbysupplier; (d) Manufacturer'sguaranteeandInspectioncertificate; (e) InspectioncertificateissuedbythePurchaser'sInspector,ifany; (f) InsuranceCertificate,ifrequiredunderthecontract; (g) NameoftheVessel/Carrier; (h) BillofLading/AirwayBill; (l)Anyotherdocument(s)asandwhenrequiredintermsofthecontract.
		Note: 01. The nomenclature used for the item description in theinvoices(S), packing list(s) and the delivery note(s) etc.should be identical to that used in the contract. Thedispatchparticularsincludingthenameofthetransporter should also be mentioned in the invoice(s). 02. The abovedocuments should be received by the Purchaser before arrival of the Goods and, if not received, the Supplier will be responsible for any consequent expenses.
6	GCC2.16.3	IncaseofsuppliesfromwithinIndia,themodeof
		transportationshallbeby Road .
		Deliveryperiod:60daysfromthedateofPurchaseOrder
7	GCC2.17.1	TheInsuranceshallbeforanamountequalto 110% of the CIFor CIP value of the contract from within "warehouse to

		warehouse(finaldestination)"on"allriskbasis"includingstrik es,riotsandcivilcommotion.
8	GCC2.21.3	Theperiodof Warrantyis36monthsoncompletesystem fromth edateof final acceptance.
9	GCC2.22.1	Themethod andconditionsofpayment tobemadeto the Supplier underthis Contracts hall be as follows: Payment for Goods supplied from India: The payment shall be made in Indian Rupees, as follows: (a) On Shipment: 80 percent (Eighty%) of the Contract Price shall be paid on receipt of the Goods in good condition and complete quantity upon submission of the documents specified in GCCC lause 16.1, subject to its inspection and acceptance by CSIR-IICT user. (b) On Acceptance: Balance 20 percent (Twenty%) of the Contract value shall be paid to the Supplier within thirty (30) days after the date of the successful installation and acceptance certificate is sued by the Purchaser, subject to submission of prescribed performance security, if any. In case of domestic LC (if any), entire charges on this account shall be borne by the beneficiary. Payment for Goods supplied from a broad: Payment of foreign currency portion shall be made incurrency of the Contract in the following manner: (a) On Shipment: 80 percent (Eighty %) of the Contract Price of
		theGoods shipped shall be paid through irrevocable letter of creditopened in favour of the Supplier in a bank in its country, uponsubmissionofdocumentsspecifiedinGCCClause2.16. (b) On Acceptance:20 percent (Twenty %) of the Contract PriceofGoodsreceivedshallbepaidwithinthirty(30)daysofreceiptofG oodsandsuccessfulinstallation&commissioninguponsubmissionof
		claimsupportedbytheacceptancecertificateissued by the Purchaser along with the Performance security, ifany.
10	GCC2.27.1	TheLiquidated Demurrage (LD)shallbe 0.5% perweekorpartofa week towardslatedeliv ery
	GCC2.27.1	ThemaximumamountofLDshallbe10%
11	GCC2.34.1	TheplaceofjurisdictionisHyderabad,Telangana,India (nameoftheplacefromwherethecontractisissued)
12	GCC2.35.1	Fornotices,thePurchaser'saddressisTh eDirector Attention:COSP, CSIR-IICT Location:CSIR-IICT,Hyderabad500007,TS,INDIA
13	GCC2.35.1	Tel.91-40-2719 1241, 2719 1243, 2719 1246 e-mail: cosp@iict.res.in /csiriicthyd@csiriict.in/ spodk@iict.res.in

14	GCC2.43.1	The integritypact isnottobesigned. However, both sides should shall ensure all efforts to comply with the provisions and spirit of Integrity Pact provided in this Tender Document.
15	GCC2.43.2	ThenameandcontactdetailsoftheBareasunder- NOTAPPLICABLE

CHAPTER3

ScheduleofRequirement

Supply, Installation and commissioning of High Pressure Homogenizer per the specifications

Quantity - 1 No.

<u>CHAPTER3</u>(TobefilledbythebidderasappropriateandenclosedwiththeTechnicalBid)SCHEDULEOFREQU IREMENT

SI. No.	BriefDescriptionofGoods &Services	Quantity	Physical Unit	Finaldestination/ Place	Delivery Schedule (to be filled bythe bidder)	Timeframe required for conductinginstallation,com missioning of the eqpt.,acceptancetest,etc.aft erthearrivalofconsignment (to befilledby thebidder)

Termofdelivery:	FOB/FCA/CIF/CIPCSIR-IICT Stores/site. (namedportofshipmentornamedplaceo	f delivery)
	(retainonlyone)	

Periodofdeliveryshallcountfrom: Date of issue of the Purchase Order

(tobefilledbythebidder) As per

specifications under Chapter 4

ScopeofSupply:

Trainingrequirement: As per specifications under Chapter 4

(Location.no.of	persons.period	doftraining.r	natureoftraining)
١		p c. 505/p c00		.aca. co.c.a

Date	:	 	
Place			

SignatureoftheBidder

NotesforBidders:

- (1) The delivery schedule shall clearly indicate the time period within which the successful bidder must deliver the consignment infullfrom thedateofestablishmentofLCorfrom
 - the date of contractor from the date of advance payment etc. It should also indicates eparately the time period desired for installation and commissioning of the equipment after arrival of the consignment at the premises of the Purchaser.
- (2) Thedateorperiodfordeliveryshouldbecarefullyspecified,takingintoaccount
- (a) Theimplicationsofdeliverytermsstipulated in the Instructions to Bidders pursuant to the Incoterms rules (i.e., EXW, or CIF, CIP, FOB, FCA terms—that "delivery" takes place when goods are delivered to the carriers), and
- (b) Thedateprescribedhereinfrom whichthedeliveryobligationsstart(i.e., noticeofaward, contractsignature,openingorconfirmationoftheletterofcredit,dateofreleasingadvancepaymentetc.).

Chapter4

TECHNICAL SPECIFICATIONS FOR HIGH PRESSURE HOMOGENIZER

Mandatory specifications

- ✓ Sample Volume: System should handle minimum sample volume of 5-15 mL.
- ✓ Pressure range: Adjustable Up to 29000psi/2000 bar with clear display.
- ✓ Flow : Should have Flow rate in the range of 50-150 mL / min.
- ✓ Should have stainless steel heat exchangers to control inlet and outlet temperatures.
- ✓ Should provide a suitable chillier to control temperature or to maintain the temperature of heat exchanger.
- ✓ Should have electric gear motor driven, single-acting, high-pressure pump.
- ✓ Should have Pressure transducer for precision pressure measurement.

General specifications:

- ✓ Suitability : Should suitable for cell disruption of Bacteria such as *E-coli*, Plant cells, Mammalian cells etc.,
 - ✓ Type : Should be easy in operation cleaning, sterilization & maintenance and also should be CIP and SIP sterilzable.
 - ✓ Safety : System should have over pressure protection during operation for safety.
 - ✓ Should include 2 sets of all wear and tear parts such as homogenizer valve/camber, O-rings, cascades, springs, etc.
 - ✓ System should be complete in all respects and fully functional during delivery and no additional parts are required. Should include all Spares/Consumables required for installation &demonstration.
 - ✓ Please enclose supporting documents along with technical specifications and List of users with the quotation.
 - ✓ The detailed Service manual should be supplied along with the system. Technical presentation and Demonstration of quoted unit should be arranged if required.
 - √ Warranty should be 3 years.
 - ✓ The instrument should be installed & demonstrated free of cost after delivery of the unit.

Important Terms and Conditions that must be met by the bidder/supplier:

- 1. Total Cost must include comprehensive _____ (labor + parts, etc.) warranty on the complete system.
- 2. Total price must include transportation and complete installation of the units.
- 3. Detailed original literature indicating all technical specifications and features must be enclosed with the offer. Merely stating "compiled" in the compliance statement will not be considered and offer made will be disqualified.
- 4. Commitment for the supply of Complete Operating Instruction manuals, Manuals / diagrams and engineering details (including Refrigeration) to be supplied along with the system. Commitment to be made in the offer.
- 5. In case, CSIR-IICT opts for AMC/CMC after expiry of the warranty period, bidder should accept to extend the service on bill basis on completion of prescribed billing cycle (Half Yearly/Quarterly, etc) and no advance payment to be made.
- 6. All standard accessories that would be supplied with the system must be clearly mentioned in the offer.
- 7. Technical presentation/ demonstration of the offered equipment as per tendered and need to be provided, if so required by CSIR-IICT.
- 8. List of users (Govt. of India Institutes and research laboratories) of the similar models as the one(s) offered along with the names, addresses, telephone numbers and mail ID's to be enclosed.
- 9. Availability of service support at site and response time for a service call during and after warranty to be specified.
- 10. The principals / local agents are responsible for the installation, testing and commissioning of the system and accessories.
- 11. Pre-installation and utility requirements for installation and running the system, if any, should be clearly mentioned in advance.
- 12. All other clauses of payment details, validity of quotation, delivering schedule, shipment etc. to be indicated.
- **4.1** Training: Free training should be imparted at the purchaser's premises on operation of the supplied item.

4.2 Warranty:

The warranty of the all equipment - The period of Warranty is 36 months on complete system from the date of acceptance. During the warranty period upgrades of the software, if any should be provided free of cost.

Selection of the system would be based on the response to all the above

points apart from the proven technical specifications and features, support, service and suitability to CSIR-IICT's requirements. Please therefore respond to all the points with sufficient details. Merely stating "Complied" will not be considered as a suitable justification.

CHAPTER5

Price ScheduleForms

AsperBoQ-attached

PRICESCHEDULEFORGOODSBEINGOFFEREDFROMINDIA

NameoftheBidder______ TenderNo.

Ital	anieortriebiddei										
1	2	3	4	5	6	7	8	9	10	11	12
SI.	Item	Countr	Unit		UnitRateE	Total	GST&	Packin	Chargesfo	TotalPrice	Installatio
No	Descriptio	У		Quanti	X-	priceEx-	otherta	g	r		n,Commi
	n	oforigi		ty	Works,Ex	Works,Ex-	xespay	&forwa	inlandtrans		s-
	With	n			-	warehouse,	able,	rd	porta-		sioninga
	HSNcode				warehou	Ex-	ifcontra	-ing	tion,insur		ndtrainin
					se,Ex-	showroom	ct	uptost	anceuptoL		gcharge
					showroo	offthe	isaward	ationof	ab.		s,ifany
					m	shelfprice(i	ed	dispatc	/Instt.by		
					offtheshe	nclusiveofall		h	air/road/		
					Ifprice(in	taxesalrea		ifany	rail		
					clusiveof alltaxesa	dypaid)5x6			(retainone only)		
					Ireadypa				only)		
					id)						
					14)						

Note:	TotalBidpriceinforeign currency
(a) The cost of optional items, if any shall be indicatedseparately	inwords
(b)Costofessential Spares,ifany	SignatureofBidder
	Name
	BusinessAddress

PRICESCHEDULEFORGOODSBEINGOFFEREDFROMABROAD

NameoftheBidder	TENDERNo
-----------------	----------

1	2	3	4	5	6	7	8	9	10	11	12
SI. No.	Item Descriptio n	Countr y oforigi n	Unit	Qty.	Unit priceIndic ating currency FOB (namedport ofshipment or FCA(namedplace ofdelivery) (retainonly one)	Total price(5x6) FOB (namedport ofshipment) or FCA(namedplace ofdelivery) (retainonly one)	Charges forInsurance &transportat ion toport//plac eofdestinati on	Totalpric eCIF/CIP (retain oneo nly)(7 +8)	Indian AgentsCom missionasap ercentofFOB /FCApriceinc luded inthe Quotedprice	Approx. Ship- mentw eightan dvolum e	Indian Custom s Tariff Noa ndH SN No. (ICT&HS NNo.)

Note: Currency		Tota		
(a)	Indianagentsname&address			inwords
(b)	Installation, commissioning&trainingcharges, if any		SignatureofBidder	
` '		Name		
(c)	CostofeesentialSpares,ifany			
		Busi	nessAddress	
(d)	The Indianagent's commissions hall be paid in Indian Rupee	sonlybased	ontheExchangeRateprevailin	gonthe
date	ofnegotiation of documents in accordance with clause 2.22	ofGCC.		
(e)	Thecostofoptionalitemsshallbeindicatedseparately.			

CHAPTER6

OualificationRequirements

Criteria1-ExperienceandPastPerformance:

The bidder (manufacturer or principal of authorized representative – hereinafterreferredsimplyas'TheBidder')shouldhaveregularlyforatleastthe last 3 years, ending **31st March**, **2022** of the previous financial year(hereinafter called 'The relevant Date') **produced and/or supplied** – Supplyandinstallationof "High Pressure Homogenizer".

-	plied -Supplyandinstallationof"High Pressure Homogenizer".
a) Withthesameorhigherspecifications(hereinaftercalled`TheProduct').
	Thebiddershouldsubmitthemanufacturerauthorizationformasappendedin Chapter-8 and
b) 'Thebidder' shouldhaveproduced and/orsuppliedormore inthelasttwoyearsendingon31.03.2022.
c)	Atleast01numberofofferedVersion/Modelor similarproductshouldbeinsuccessfuloperationforatleast2yearsasondateofbid opening.
Crite	ria2-Capability-Equipment&manufacturingFacilities:
Crite a)	ria3-FinancialStanding-underallconditions The average annual financial turnover of 'The bidder' during the lastthree years, ending on 'The relevant Date', should be at least Lakhs [Indian Rupeesonly].
	MinistryofMSMEhaveclarifiedthatallCentralMinistries /Departments/CentralPublicSectionUndertakingsmayrelaxcondition of prior turnover and prior experience with respect to MicroandSmallEnterprisesinallpublicprocurementssubjecttomeeting of quality and technical specifications.Further, the condition of priorturnover and prior experience may be relaxed for Start-ups (asdefinedbyDepartmentofIndustrialPolicyandPromotion)subjectto meeting of quality & technical specifications and making suitableprovisionsinthebiddingdocument(rule 173(i)ofGFR2017))
b)	The net worth of the Bidder firm (manufacturer or principal of of authorized representative) should not be negative on `The Relevant

Date'andalsoii)shouldhavenoterodedbymorethan30%(thirtypercent)inthelastthreeyears,endingon'TheRelevantDate'.

Note:IncaseofIndianBidders/companies(manufacturerorprincipalof authorizedrepresentative)whohavebeenrestructuredbyBanksinIndia, under the statutory guidelines, they would be deemed to have qualifiedthe Financial standing criteria considering the institutional financial backingavailabletothem.

ApplicabilityinSpecialCases:

- a) Applicabilityto'MakeinIndia':Bidders(manufacturerorprincipalof authorized representative) who have a valid/approved ongoing'MakeinIndia'agreement/ programandwhowhilemeetingall other criteria above, except for any or more of sub-criteria inExperienceandPastPerformanceabove, wouldalsobeconsideredtob equalifiedprovided:
- *i)* theirforeign'Make-in-India'associatesmeetallthecriteriaabove withoutexemption,and
- ii) theBiddersubmitsappropriatedocumentaryproofforavalid/approved ongoing'MakeinIndia'agreement/program.
- iii) thebidder(manufacturerorprincipalofauthorizedrepresentative)furni shes along with the bid a legally enforceable undertaking jointlyexecutedbyhimselfandsuchforeignManufacturerforsatisfactor ymanufacture, Supply (and erection, commissioning if applicable)and performance of 'The Product' offered including all warrantyobligationsasperthegeneralandspecialconditionsofcontract
- b) Authorized Representatives: Bids of bidders quoting as authorized representative of a principal manufacturer would also be considered to be equalified, provided:
 - i) their principal manufacturer meets all the criteria abovewithoutexemption, and
 - ii) principal manufacturer furnishes the а legally enforceabletenderspecificauthorization in the prescribed form assuring full guarantee obligations and warranty as per the general andspecialconditionsofcontract; and
 - iii) thebidderhimselfshouldhavebeenassociated,asauthorized representative of the same or other PrincipalManufacturerforsamesetofservicesasinpresentbid(suppl

y,installation,satisfactorilycommissioning,aftersalesserviceas

thecasemaybe)forsameorsimilar`Product'forpastthreeyearsend ingon`TheRelevantDate'.

- c) For Existing Successful Past Suppliers: Incase the bidder (manufacturer authorized representative) or principal of who asuccessfulpastsupplierof'TheProduct'inatleastoneoftherecentpast procurements, who do not meet any or more requirementsabove, would also be considered to be qualified in view of theirproven credentials, for the maximum quantity supplied by him insuchrecentpast.
- d) JointVenturesandHoldingCompanies:CredentialsofthepartnersofJoi ntventurescannot(repeatcannot)beclubbedforthepurpose compliance of PQC in supply of Goods/Equipment, partner must comply with all the POC independently. However, for the purpose of qualifying the Financial StandingCriteria, the Financial Standing credentials of a Holding Companycan be clubbed with only one of the fully owned subsidiary biddingcompany, with appropriate legal documents proving suchowner ship.

NoteforBidders:

- a) 'DoctrineofSubstantialCompliance':ThePre-QualificationBidding(PQB) and Pre- Qualification Criteria (PQC) are for shortlisting ofsourceswhoarecompetenttoperformthiscontracttoensurebestvalu e for money from expenditure of Public Money. This process isneitherintendedtobestowanyentitlementuponnortocreateanyright s or privileges for the Bidders, by way of overly hair-splitting orviciously legalistic interpretations of these criteria, disregarding thevery rationale of the PQB and PQC. Keeping this caveat in view,interpretation by the Purchaser would be based on common usageof terminologies and phrases in public procurement in accordancewiththe'DoctrineofSubstantialCompliance'andwouldbefinal.
- b) The Bidder must declare, whether asked or not in a bid document, any previous transgressions of such a code of integrity with any ntity in any country during the last three years or of being debarred by any other Procuring Entity. Failure to do so would amount to violation of this code of integrity.
- c) In case of agents quoting in offshore procurements, on behalf oftheir principal manufacturers, one agent cannot represent twomanufacturers or quote on their behalf in a particular tender enquiry. One manufacturer can also authorize only one agent/dealer. The erecan be only one bid from the following:

- i) The Principal manufacturer directly or through one Indianagentonhisbehalf; and
- ii) Indian/foreignagentonbehalfofonlyoneprincipal.
- d) Alongwithallthenecessarydocuments/certificatesrequiredasperthe tender conditions, the bidder should furnish a brief write-up,backed with adequate data, explaining his available capacity (bothtechnicalandfinancial),formanufactureandsupplyoftherequire dgoods/equipment, within the specified time of completion, aftermeetingalltheircurrentcommitments.
- e) Supportingdocumentssubmittedbythebiddermustbecertifiedasfollo ws:
 - i) Allcopyofsupply/workorder; respective completion certificatea ndcontact details of clients; documents is sued by the relevant Industries Department/National Small Industries Corporation (NSIC)/manufacturing license; annual report, etc., in support of experience, past performance and capacity/capability should be authenticated by the by the personauthorized to significant be submitted for inspection, if sodemanded.
 - ii) All financial standing data should be certified by certifiedaccountants, for example, Chartered Accountants/Cost Accountants or equivalent in relevant countries; and Indian bidder or Indian counterparts of foreign bidders should furnish their Permanent Account Number.
- f) A bidder or any of its affiliates who participated as a consultant inthe preparation of the design or technical specifications of thecontracti.e.thesubjectofthebid;cannotparticipateinthebiddingprocess.
- g) Indianagentsquotingonbehalfofitsforeignprincipalneedto submitancopyoftheagencyagreementwiththeforeignprincipaldetailing the services to be rendered by them on behalf of theprincipals,failingwhichitsbidshallnotbeconsidered.
- (h)Foreign bidders to disclose the name and address of agent andrepresentativesinIndiaandIndianbiddertodisclosetheirforeign principalorassociates.

CHAPTER7

ContractForm

ContractNo	Date:
THIS CONTRACT AGREEMENT is made the insert:month],[insert:year].	e [insert: number] day of [
BETWEEN	
(1) TheCouncilofScientific&IndustrialRese SocietiesRegistrationAct1860oftheGovernm registeredofficeat2,RafiMarg,NewDelhi-13	nentofIndia havingits
(2) [insert name of Supplier], a corplawsof[insert:countryofSupplier]andhavingint:addressofSupplier](hereinaftercalled"theSupplier]	tsprincipalplaceofbusinessat[inse
WHEREAS the Purchaser invited be ancillaryservices, viz., [insert brief descent and hasacceptedaBidbythe SupplierforthesupplyofthoseGoodsandSer Priceinwordsandfigures, expressed in the Contract Price").	ription of Goods and Services are rvices inthesumof [insertContract
NOWTHISAGREEMENTWITNESSETHASFOLLOWS):
01. In this Agreement words and samemeanings as are respectively assign of Contract referred to.	
02. ThefollowingdocumentsshallconstituthaserandtheSupplier, andeachshallbereach integralpartoftheContract: (a) ThisContractAgreement (b) SpecialConditionsofContract (c) GeneralConditionsofContract (d) TechnicalRequirements(including TechnicalSpecifications) (e) TheSupplier'sBidandoriginalPricals(f) ThePurchaser'sNotificationofAvorage (g) [Addhereanyotherdocument(s)]	dandconstruedasan ngScheduleofRequirementsand ceSchedules vard

This Contracts hall prevail over all other Contract documents. In the

03.

eventofanydiscrepancyorinconsistencywithintheContractdocuments,thent hedocumentsshallprevailintheorderlistedabove.

- 04. In consideration of the payments to be made by the Purchaser to the Supplier as hereinafter mentioned, the Supplier hereby covenants withthe Purchaser to provide the Goods and Services and to remedy defects the reininconformity in all respects with the provisions of the Contract.
- 05. The Purchaser hereby covenants to pay the Supplier in consideration of the provision of the Goods and Services and the remedying of defects therein, the Contract Price or such other sum as may become payable under the provisions of the Contract at the times and in the manner prescribed by the Contract.

IN WITNESS whereof the parties hereto have caused this Agreement to be executed in accordance with the laws of Union of India on the day, month and year indicated above.

For and on behalf of the Council of Scientific & Industrial Research

Signed: [insertsignature] in the capacity of [inserttitle or other appropriate designation]

inthepresenceof[insertidentificationofofficialwitness]
Signed:[insertsignature]
in thecapacityof[inserttitleorotherappropriatedesignation]

inthepresenceof[insertidentificationofofficialwitness]

Forand onbehalfofthe Supplier Signed: [insertsignatureofauthorizedrepresentative(s)oftheSupplier] in thecapacityof[inserttitleorotherappropriatedesignation]

inthepresenceof[insertidentificationofofficialwitness]

CHAPTER8

$\frac{OtherStandardForms}{(Tobeenclosedasindicatedbelow)\underline{T}}$

ableofContents

Sl.No.	Name
01.	BidderInformationForm(tobeenclosedwiththetechnicalbid)
02.	Manufacturers'AuthorizationForm(tobeenclosedwiththetechnicalbid)
03.	BidSecurityForm(to beenclosedwiththetechnicalbid)
04.	BidSecuringDeclaration.(tobeenclosedwiththetechnicalbid)
05.	Performance Statement Form (to be enclosed with the technicalbid)
06.	DeviationStatementForm(tobeenclosedwiththetechnicalbid)
07.	ServiceSupportDetailForm(tobeenclosedwiththetechnicalbid)
08.	BidForm(tobeenclosedwiththepricedbid)
09.	PerformanceSecurityForm(tobesubmittedbysuccessful bidder)
10.	AcceptanceCertificateForm(tobesubmittedbysuccessfulbidder)
11.	IntegrityPact(tobeenclosedwiththetechnicalbid,ifapplicable)
12.	FormatofLetter ofAuthorityforparticipatinginbidopening
13.	Formatofdeclarationofabidingbythecodeofintegrityandconflictofint eresttobesubmittedbythebidder.

 $\label{lem:pleasereferclause1.10.10} Note: Pleaser eferclause 1.10.1 of the bidding documents for other documents to be attached with the bids/offers.$

BidderInformationForm

(a) The Bidder shall fill in this Form in accordance with the instructions indicated below. No alterations to its format shall be permitted and nosubstitutions shall be accepted. This should be done of the letter head of the irm]

Date:[insertdate(asday,monthandyear)ofBidSubmission]TenderNo

::[insertnumberfromInvitationforbids]

Page1of____pages

01.	Bidder'sLegalName[insertBidder'slegalname]
02.	IncaseofJV,legalnameofeachparty:[insertlegalnameofeachpartyi
	nJV]
03.	Bidder'sactualorintendedCountryofRegistration:[insertactualorint
	endedCountryofRegistration]
04.	Bidder'sYearofRegistration:[insertBidder'syearofregistration]
05.	Bidder'sLegalAddressinCountryofRegistration:[insertBidder's
	legaladdressincountryofregistration]
06.	Bidder'sAuthorizedRepresentativeInformation Name:
	[insert Authorized Representative's
	name]Address:[insertAuthorizedRepresentative'sAddres
	s]
	Telephone/Faxnumbers:[insertAuthorizedRepresentative's
	telephone/faxnumbers]
	EmailAddress:[insertAuthorizedRepresentative'semailaddress]
07.	Attachedarecopiesoforiginaldocumentsof: [checkthebox(es)ofthe
	attachedoriginaldocuments]
	ArticlesofIncorporationorRegistrationoffirmnamedin1,above.

SignatureofBidder			
Name			
BusinessAddress			

MANUFCTURERS'AUTHORIZATIONFORM(MAF) (TENDERSPECIFICATION)

[The Bidder shall require the Manufacturer to fill in this Form in accordance withtheinstructions indicated. This letter of authorization should be on the letter head of the Manufacturer and should be signed by a person with the proper authority to sign documents that are binding on the Manufacturer and been closed with the technical bid.

Date:[insertdate	(asday,monthandyear)ofBidSubmission	J		
TenderNo.:[insert	tnumberfromInvitation	forBids]			
To:[insertcomple	etenameandaddressof	Purchaser]			
ttypeofgoodsma r's factories], do bid the purpose us [insert na	detenameofManufacturanufacturanufactured], havingfante [in. e. of which is to provame and or bried egotiateandsigntheCo	actoriesat[insertf sert complete nai ide the following f description	fulladdresso me of Bidder g Goods,mar	fManufactı f]to subm nufactured	ure it a by
-	dourfullguaranteeand alConditionsofContra	•			eabo
Signed:[insertsig	nature(s)ofauthorizedre	epresentative(s)oft	theManufactu	rer]	
Name:[insertco er] Title:[inserttitle]	mpletename(s)ofauti	norizedrepresent	rative(s)ofth	eManufac	tur
Dulyauthorizedto	sign thisAuthorizatio	nonbehalf of: <i>[inse</i>	ertcompleter	nameofBid	der <u></u>
Datedon	davof	_	[insertdate	eofsianina i	7

BIDSECURITYFORM

Whereas			_(hereinafter	called	the	tende	rer")	has
submittedtheir	offer date	df	orthesupplyof_					
(hereinaftercal	led the	tender")	against the	purchas	ser's t	tender	enquir	yNo.
KNOWALLMEN	bythesep	resents tha	ntWE	having	ourreg	isteredof	ficeat	of
			arebound	unto				
(hereinaftercal	ledthe"Pu	ırchaser")						
Inthesumof								
forwhichpayme successors and	d assigns	by these	presents. Sea	led with				the
saidBankthis		dayot	20	·				
THECONDITIONS	SOFTHISOI	3LIGATION <i>A</i>	ARE:					
• •			endsormodifieso fvalidityofthiste Or	•	rderoga	atesfrom	theTend	leri
• •	dererhav eriodofits	_	ifiedoftheacce	ptanceofh	istende	erbytheP	'urchase	erdu
	etenderei econtract.		ishthePerforma	anceSecur	ityforth	heduepe	rforma	nce
(b) Failso	orrefusest	oaccept/ex	ecutethecontra	ct.				
WE undertake firstwritten de providedthat in due to itowing occurredcondit	mand, we have to the o	vithout the and the Pu occurrence	Purchaser harchaser will no	aving to te that th	substa ne amo	ntiate it unt clair	ts dem med by	and, it is
This guarantee oftendervalidit			ce up to and	including	45 da	ys after	the pe	eriod
heBanknotlater			andanydo	emandinre	espectt	hereofsh	nouldrea	acht
			(Signature	oftheautho	orizedo	fficerofth	ieBank)	

 $Name and designation of the officer Se\\ al, Name \& Address of the Issuing Branch of the Bank$

Note: Whenever the bidder chooses to submit the Bid Security in the form of BankGuarantee, then he should advise the banker is suing the BankGuarantee to immediate ly send by Registered Post (A.D.) an unstamped duplicate copy of the Guarantee directly to the Purchaser with a covering letter to compare with the original BG for the correctness, genuineness, etc.

Bid-Securing DeclarationForm

	Date:
	BidNo
To(inser	tcompletenameandaddressofthepurchaser)I/We.Theu
ndersign	ned,declarethat:
	derstandthat, according to your conditions, bids must be supported by curing Declaration.
a perio	ceptthatI/Wemaybedisqualifiedfrombiddingforanycontractwith you for doing one year from the date of notification if I am /We are in nofanyobligationunderthebidconditions, because I/We
	avewithdrawn/modified/amended,impairsorderogatesfromthetender, y/ourBidduringtheperiodofbidvalidityspecifiedintheformofBid;or
pı co	aving been notified of the acceptance of our Bid by the urchaserduring the period of bid validity (i) fail or reuse to execute the ontract, ifrequired, or (ii) fail or refuse to furnish the Performance ecurity, inaccordancewiththeInstructionstoBidders.
the succ	derstandthisBidSecuringDeclarationshallceasetobevalidiflam/we are not cessful Bidder, upon the earlier of (i) the receipt of yournotification of ame of the successful Bidder; or (ii) thirty days after rationofthevalidityofmy/ourBid.
thecapa	(insert signature of person whose name and capacity are shown) in city of (insert legal capacity of person signing the Bid gDeclaration).
Name:(i	nsertcompletename ofpersonsigningheBidSecuringDeclaration)
Duly aut ofBidder	thorized to sign the bid for an on behalf of: (insert complete name r)
Datedor	ndayof(insertdateofsigning)
Corporat	teSeal(whereappropriate)
	ncaseofaJointVenture,theBidSecuringDeclarationmustbeinthenameofall stotheJointVenturethatsubmitsthebid)

PERFORMANCESTATEMENTFORM

(Foraperiodoflast3years)Na

meoftheFirm

Place: Date:

OrderPlace d by (fulladdress ofPurchase r)	Order No.a ndda te	Descrip- tionand quantity ofordere dequip- ment	Value oford er	Date of comple- tion of delivera sperCont ract	Date of actualco mpletion of delivery	Remarksi ndicating reasonsfo r late delivery, ifany	Has the equipment beeninstall edsatisfact ory ? (Attachace rtificatefro m the purchaser/ Consignee)	Contactpers onalong with TelephoneN o.,FAXNo. and e- mailaddress

SignatureandSealofthemanufacturer/Bidder

DEVIATIONSTATEMENTFORM

SI.No	Name of Specifications/Par ts / AccessoriesofTende rEnquiry	SpecificationsofQ uoteModel/Part/ Accessory	ComplianceWh etherYesofNo	Deviation, if anyt obeindicated in unambiguouster ms (The compliance /De viations hould be supported by relevant Technical Literature)	Technicaljustification for thedeviation,ifany. If specificationiss uperior /inferiorthanask edforin the enquiry, itshould be clearly broughtoutinth ejustification

SignatureofBidder

- ✓ Ifthebidderoffersmorethanonemodel,thentheComplianceStatementmust beenclosed foreachandeverymodelseparately.
- ✓ The technical and commercial deviations should be indicatedseparately.
- ✓ Ifthebidderfailstoenclosethecompliancestatement,hisbidislikelytoberejecte d.

Place:	
Date:	

SignatureandsealoftheMa nufacturer/Bidder

NOTE:

1) Where there is no deviation, the statement should be returned duly signedwithanendorsementindicating "NoDeviations".

SERVICESUPPORTFORM

SI.No.	NatureoftrainingImpa rted	Listofsimilartypeofequi pmentservicedinthep ast3years	• •

	SignatureandSealofthemanufacturer/Bidder
Place:	
Date:	

BidForm

[TheBiddershallfillinthisForminaccordancewiththeinstructionsindicated.No alterations to its format shall be permitted and no substitutions shall beaccepted.]

Date:[insertdate(asday,monthandyear)ofBidSubmission]

TenderNo.:[insertnumberfromInvitationforBids]

InvitationforBidNo::[insertNoofIFB]

To:[insertcompletenameofPurchaser]We

,theundersigned,declarethat:

- (a) WehaveexaminedandhavenoreservationstotheBiddingDocuments,inclu ding Addenda No.: [insert the number and issuing date of eachAddenda];
- (b) We offer to supply in conformity with the Bidding Documents and inaccordance with the Delivery Schedules specified in the Schedule ofRequirements the following Goods and Related Services [insert a briefdescriptionoftheGoodsandRelatedServices];
- (c) The total price of our Bid, excluding any discounts offered in item (d)below,is:[insertthetotalbidpriceinwordsandfigures,indicatingthevario usamountsandtherespectivecurrencies];
- (d) The discounts offered and the methodology for their application are:

Discounts: Ifourbidisaccepted, the following discounts shall apply. [Specify in detaileach discount of fered and the specific item of the Schedule of Requirements to which it applies.]

- (e) OurbidshallbevalidfortheperiodoftimespecifiedinITBSub-Clause 1.17.1 from the date fixed for the bid opening, and it shall remain bindingupon us and may be accepted at any time before the expiration of thatperiod;
- (f) If our bid is accepted, we commit to obtain a performance security inaccordance with ITB Clause 1.43 and GCC Clause 2.13 for the dueperformance of the Contract and also submit order acceptance within14 days from the date of contract in accordance with ITB Clause 1.42 andGCCClause2.44;
- (g) The following commissions, gratuities, or fees have been paid or are to bepaidwithrespecttothebiddingprocessorexecutionoftheContract:

 [insertcompletenameofeachRecipient,itsfulladdress,thereasonforwhiche achcommissionorgratuitywaspaidandtheamountand

currencyofeachsuchcommissionor gratuity]

NameofRecipient		Address	Reason	Amount
(Ifnoi	nehasbeenpaidoris	cobepaid,indicate"noi	ne.")	
(h)	acceptancethere	l that this bid, ofincludedinyournot weenus,untilaforma	ificationofaward,	shallconstituteabi
(i)		that you are no yotherbidthatyouma		ccept the lowest
Signe [inse		nwhosenameandcapa	acityareshown]	
Inthe	capacityof <i>[insertle</i>	galcapacityofpersons	igningtheBidSubm	nissionForm]
Name	e:[insertcompleten	ameofpersonsigningt	heBidSubmissionF	orm]
Dulya	authorizedtosignthe	e bidfor andon behalf	of:[insertcomplete	e name ofBidder]
Date	don	dayof	,[insert	dateofsigning]

PERFORMANCESECURITYFORM

MODELBANKGUARANTEEFORMATFORPERFORMANCESECURITY

To,
······································
WHEREAS (name and address of the supplier)(hereinaftercalled"thesupplier")hasundertaken,inpursuanceof
contractNodatedtosupply(descriptionofgoodsandse
rvices)(hereinaftercalled"thecontract").
AND WHEREAS it has been stipulated by you in the said contract that thesupplier shall furnish you with a bank guarantee by a scheduled commercialbank recognized by you for the sum specified therein as security for compliancewithitsobligationsinaccordancewiththecontract;
ANDWHEREASwehaveagreedtogivethesuppliersuchabankguarantee;
${\tt NOWTHEREFORE} we here by affirm that we are guarantors and responsible to you, on the property of the pro$
nbehalfofthesupplier,uptoatotalof
(amountoftheguaranteeinwordsandfigures), and we undertaketopayyou, upon your first written demand declaring the supplier to be in default under
thecontract and without cavil or argument, any sum or sums within the
limits of(amountofguarantee)asaforesaid,withoutyourneedingtoproveortoshowgrou
ndsorreasonsforyourdemandorthesumspecifiedtherein.
We hereby waive the necessity of your demanding the said debt from thesupplierbeforepresentinguswiththedemand.
We further agree that no change or addition to or other modification of
theterms of the contract to be performed there under or of any of the
contractdocumentswhichmaybemadebetweenyouandthesuppliershallinanywa yrelease us from any liability under this guarantee and we hereby waive notice
ofanysuchchange, additionor modification.
Thisguaranteeshallbevaliduntilthedayof, 20
(SignatureoftheauthorizedofficeroftheBank)
Nam
eanddesignationoftheofficer
Seal, Name & Address of the Issuing Branch of the Bank
Note: Whenever, the bidder chooses to submit the Performance Security in theform of Bank Guarantee, then he should advise the banker

issuingtheBankGuarantee to immediately send by Registered Post (A.D.) an

unstamped duplicate copy of the Guarantee directly to the Purchaser with a covering etter to compare with the original BG for the correctness, genuineness, etc.

ACCEPTANCECERTIFICATEFORM

No			Dated:			
M/s.						
		Sub: Certificateofcommissioningofequipme	nt			
01.	Thisistocertifythattheequipmentasdetailedbelowhas/havebeenreceived in good condition along with all the standard and specialaccessories(subjecttoremarksinPara2). The same has been installed and commissioned.					
(a)		ractNoDate				
(b)	Desc	riptionoftheequipment				
(c)	Nam	eoftheconsignee				
(d)	Scheduleddateofdeliveryoftheconsignmentto theLab./Instts					
(e)	ActualdateofreceiptofconsignmentbytheLab./Instts					
(f)		duleddateforcompletionofinstallation/commissions	_			
(g) (h)	TrainingStartingDate					
(i)	TrainingCompletionDate NamesofPeopleTrained					
(j)		aldateofcompletionofinstallation/commissioning				
(k)	Penaltyforlatedelivery(atLab./Instts.level)₹					
(1)	Pena	altyforlateinstallation(atLab./Instts.level₹				
Detai	Isofac	cessories/itemsnotyetsuppliedandrecoveriestob	emadeonthataccount:			
Sl.No).	Description	Amounttoberecovered			
02.		Theacceptancetesthasbeendonetoourentiresatisfaction. The supplier has fulfilled his contractual obligations satisfactorily or				
		The supplier has failed to fulfilhis contractual obligations with regard to the following:				
	(a)					
	(b)					

ForSupplier	ForPurchaser
Signature	Signature
Name	Name
Designation	Designation
Nameofthefirm	NameoftheLab/Instt
Date	Date

The amount of recovery on account of failure of the supplier to meeth is contractual obligations is a sindicate dat Sr. No. 3.

(c)

.....

(d)

Format ofIntegrity Pact(Not Applicable)

Between

CouncilofScientific&IndustrialResearch(CSIR)aSocietyregisteredunderthe IndianSocietiesAct1860representedby						
	hereinafterreferredtoas"ThePr					
incipal".						
And Contractor."	hereinreferredtoas "The Bidder/					
Preamble						
The Principal intends to award, procedures, contract/sforiancewithallrelevantlawsoftheland, rules ndoffairness/transparencyinits relations with	ThePrincipalvaluesfullcomp,regulations,economicuseofresourcesa					
Inordertoachievethesegoals, the Principal will appoint an Independent External Monitor (IEM), who will monitor the tender process and the execution of the contract for compliance with the principles mentioned above.						

Section1-CommitmentsofthePrincipal

- (1) The Principal commits itself to take all measures necessary to preventcorruptionandtoobservethefollowingprinciples:
- (a) No employee of the Principal, personally or through family members, willin connection with the tender for, or the execution of a contract, demand, take a promise for or accept, for self or third person, anymaterialorimmaterial benefit which the person is not legally entitled to.
- (b) The Principal will, during the tender process treat all Bidder(s) withequityandreason. The Principal will in particular, before and during the tender process, provide to all Bidder(s) the same information and will not provide to any Bidder(s) confidential/additional information through which the Bidder(s) could obtain an advantage in relation to the tender processor the contract execution.
- (c) The Principal will exclude from the process all known prejudiced persons.
- (2) If the Principal obtains information on the conduct of any of its employeeswhichisacriminaloffenceundertheIPC/PCAct,oriftherebea substantivesuspicioninthisregard,thePrincipalwillinformtheChief

Section2—CommitmentsoftheBidder(s)/Contractor(s)

- (1) TheBidder(s)/Contractor(s)commithimselftotakeallmeasuresnecessaryto prevent corruption. He commits himself to observe the followingprinciples during his participation in the tender process and during thecontractexecution.
- (a) The Bidder(s)/Contractor(s) will not, directly or through any other Person orfirm, offer, promise or give to any of the Principal's employees involved inthe tender process or the execution of the contract or to any third personany material or other benefit which he/she is not legally entitled to, inorder to obtain in exchange any advantage of any kind whatsoeverduringthetenderprocessorduringtheexecutionofthecontract.
- (b) The Bidder(s)/Contractor(s) will not enter with other Bidders into anyundisclosed agreement or understanding, whether formal or informal. Thisapplies in particular to prices, specifications, Certifications, subsidiarycontracts, submissionornon-submissionofbidsoranyotheractionstorestrict competitiveness or to introducecartelization in the biddingprocess.
- (c) The Bidder(s)/Contractor(s) will not commit any offence under therelevantIPC/PCAct; further the Bidder(s)/Contractor(s) will not use improperly, for purposes of competition or personal gain, or pass on toothers, any information or document provided by the Principal aspart of the business relationship, regarding plans, technical proposals and business details, including information contained or transmitted electronically.
- (d) TheBidder(s)/Contractor(s)offoreignoriginshalldisclosethenameandaddr of the Agents/representatives in India, if any. theBidder(s)//Contractors(s) of Indian Nationality shall furnish the name and address of the foreign principals, if any. Further details as mentioned in the "G uidelinesonIndianAgentsofForeignSuppliers"shallbedisclosedby theBidder(s)/Contractor(s).Further,asmentionedintheGuidelinesallthepaym entsmadetotheIndianagent/representativehavetobeinIndian Rupees "Guidelines only. the Copy of Agents of ForeignSuppliers"isannexedandmarkedasAnnexure.
- (e) TheBidder(s)/Contractor(s)will,whenpresentinghisbid,discloseanyandall payments he has made, is committed to or intends to make to agents,brokersoranyotherintermediariesinconnectionwiththeawardofthe contract.
- (2) The Bidder(s)/Contractor(s) will not instigate third persons to commitoffencesoutlinedaboveorbeanaccessorytosuchoffences.

(3) The person signing IP shall not approach the courts while representing thematterstoIEMsandhe/shewillawaittheirdecisioninthematter.

${\bf Section 3-D is qualification from tender process and exclusion from future Contracts}$

(1)If the Bidder(s)/Contractor(s), before award or during execution hascommittedatransgressionthroughaviolationofSection2,aboveorinany otherformsuchastoputhisreliabilityorcredibilityinquestion,thePrincipal is entitled to disqualify the Bidder(s)/Contractor(s) from thetender process or take action as per the procedure mentioned in the "GuidelinesonBanningofbusinessdealings". Copyofthe "GuidelinesonBanningofbusinessdealings" is annexed and marked as Annex-"B".

Section4–CompensationforDamages

- (1) IfthePrincipalhasdisqualifiedtheBidder(s)fromthetenderprocesspriortothea wardaccordingtoSection3,thePrincipalisentitledtodemandand recover the damages equivalent to Earnest Money Deposit/ BidSecurity.
- (2) IfthePrincipalhasterminatedthecontractaccordingtoSection3,orifthePrincipalisentitledtoterminatethecontractaccordingtoSection3,thePrincipals hallbeentitledtodemandandrecoverfromtheContractor liquidated damages of the contract value or the amountequivalenttoPerformanceBankGuarantee.

Section5-Previoustransgression

- (1) The Bidder declares that no previous transgressions occurred in the last 3Years with any other Company in any country conforming to the anti-corruptionapproachorwithanyotherPublicSectorEnterpriseinIndia thatcouldjustifyhisexclusionfromthetenderprocess.

Section6-EqualtreatmentofallBidders/Contractors/Sub-contractors

- (1) TheBidder(s)/Contractor(s)undertake(s)todemandfromallSubcontractor sacommitmentinconformitywiththisIntegrityPact,andtosubmitittothePrin cipalbeforecontractsigning.
- (2) The Principal will enter into a greements with identical conditions as this one with all Bidders, Contractors and Subcontractors.
- (3) The Principalwill disqualify fromthetender processallbidderswho donot

Section7—CriminalchargesagainstviolatingBidders/Contractors/Subcontractors

(1)If the Principal obtains knowledge of conduct of a bidder, Contractor orSubcontractororofanemployeeorarepresentativeoranassociateofabidd er, Contractor or Subcontractor which constitutes corruption, or if thePrincipal has substantive suspicion in this regard, the Principal will informthesametotheChiefVigilanceOfficer.

Section8-IndependentExternalMonitors

- (1) The Principal appoints competent and credible Independent External Monitor for this Pact. The task of the Monitor is to review independently and objectively, whether and to what extent the parties comply with the obliquation sunder this agreement.
- (2) The Monitor is not subject to instructions by the representatives of theparties and performs his functions neutrally and independently. Hereports to the JS(A), CSIR.
- (3) The Bidder(s)/Contractor(s) accepts that the Monitor has the right toaccess without restriction to all Project documentation of the PrincipalincludingthatprovidedbytheContractor.TheContractorwillalsogr antthe Monitor, upon his request and demonstration of a valid interest,unrestrictedandunconditionalaccesstohisprojectdocumentation. Thesame is applicable to Subcontractors. The Monitor is under contractualobligation to treat the information and documents of the Bidder(s)/Contractor(s)/Subcontractor(s)withconfidentiality.
- (4) The Principal will provide to the Monitor sufficient information about allmeetingsamongtheparties related to the Project provided such meetings could have an impact on the contractual relations between the Principal and the Contractor. The parties offer to the Monitor theoption to participate in such meetings.
- (5) As soon as the Monitor notice, or believes to notice, a violation of thisagreement, he will so inform the Management of the Principal andrequest the Management to discontinue or take corrective action, or totake other relevant action. The monitor can in this regard submit non-binding recommendations. Beyond this, the Monitor has no right todemandfromthepartiesthattheyactinaspecificmanner, refrainfromactio nortolerateaction.
- (6) The Monitor will submit a written report to the JS(A), CSIR within 8 to 10weeks from the date of reference or intimation to him by the Principalandshouldtheoccasionarise, submitproposals for correcting proble maticisituations.

- (7) Monitor shall be entitled to compensation on the same terms as beingextendedto/providedtoIndependentDirectorsontheCSIR.
- (8) IftheMonitorhasreportedtotheJS(A),CSIR,asubstantiatedsuspicionof anoffenceunderrelevantIPC/PCAct,andtheJS(A),CSIRhasnot,within thereasonabletimetakenvisibleactiontoproceedagainstsuchoffenceor reported it to the Chief Vigilance Officer, the Monitor may also transmitthisinformationdirectlytotheCentralVigilanceCommissioner.
- (9) Theword'Monitor'wouldincludebothsingularandplural.

Section9-PactDuration

This Pact begins when both parties have legally singed it. It expires for the Contractor 10 months after the last payment under the contract, and for all other Bidders 6 months after the contract has been awarded.

Ifanyclaimismade/lodgedduringthistime,thesameshallbebindingand continue to be valid despite the lapse of this pact as specified above,unlessitisdischarged/determinedbyJS(A),CSIR.

Section10-Otherprovisions

- (1) ThisagreementissubjecttoIndianLaw.Placeofperformanceand JurisdictionistheRegisteredOfficeofthePrincipal,i.e.NewDelhi
- (2) Changes and supplements as well as termination notices need to bemadeinwriting. Sideagreements have not been made.
- (3) If the Contractor is a partnership or a consortium, this agreement must besignedbyallpartnersorconsortiummembers.
- (4) Should one or several provisions of this agreement turn out to be invalid, the remainder of this agreement remains valid. In this case, the parties will strive to come to an agreement to their original intentions.

(For&OnbehalfofthePrincipal)	(For &On	
behalfofBidder/Contractor) (OfficeSeal)	(OfficeSeal)	
Place	Place	
Date Witness1:(Name&Address):	Date	
Witness2::(Name&Address):		

$\frac{Format for declaration by the Bidder for Code of Integrity \& conflict of interes}{\underline{t(On the Letter Head of the Bidder)}}$

Ref.No:	Date				
To, The Director, CSIR-IICT, Uppal Road, Tarnaka, Hyderabad-500007 (India).					
Sir, WithreferencetoyourTenderNodated I/WeherebydeclarethatweshallabidebytheCodeofIntegrityforPublic Procurement as mentioned under Para 1.3.0 of ITB of your Tender documentandhavenoconflictofinterest.					
The details of any previous transgressions of the code of integrity with anyentity in any country during the last three years or of being debarred by anyotherProcuringEntityareasunder:					
a b c					
We undertake that we shall be liable for any punitive action in case oftransgression/contraventionofthiscode.					
Thankingyou,					
	Yourssincer ely,				
	Signatu re (NameoftheAuthorizedSign atory) Company Seal				