

CSIR - NATIONAL PHYSICAL LABORATORY

(Council of Scientific & Industrial Research)

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OPEN TENDER NOTICE 2018

Director, NPL invites tenders in closed/sealed covers with wax/cello tape/ company seal under TWO BID SYSTEMS from the reputed Foreign Manufacturers or Indian Manufacturers/ Agent/ Sole Authorized Dealers/Distributors/Subsidiaries for the supply of the following item(s).

S.	TENDER NO.	BRIEF DETAILS OF ITEM(S)	QTY	EMD			
NO.				(In Rs.)			
1.	14-VII/PKS(2632)18 PB T-65 Direct Current Comparator (DCC) Bridge		One No.	2,50,000/-			
Due date of Tender submission: 27 th September, 2018 at 03.00 PM (IST) Date of Tender opening: 28 th September, 2018 at 03.00 PM (IST)							

Tender Documents with complete terms & conditions, technical specifications etc. are available on our website http://www.nplindia.org [Under link of õTenders/Pre-Indentö → õTender Notificationsö] and also uploaded on http://eprocure.gov.in/epublish.

Further corrigendum/amendments, if any, will be posted only in NPL website: http://www.nplindia.org

(Stores & Purchase Officer)

Tender Document

INVITATION FOR THE BIDS (CHAPTER I)

Tenders in **two bid system** (Tech + Commercial) are being hereby invited from the bidders for the item(s) mentioned in the Open Tender Notice. 2018 as per detail specification provided at the Schedule of Requirement.

1.0 The major component/scope of the supply/work is:

- 1.0.1 Supply, Installation, Testing, Commissioning, Support Services and on-Site Comprehensive Maintenance Warranty of the equipment mentioned in NIT as per technical specification given in the Schedule of Requirement below.
- Note: a. The bidder should bid strictly for all of the items as listed in the price-schedule form.
 - b. In case all the items (inclusive of warranty and maintenance) are not quoted then the bid shall be treated as non responsive and summarily rejected.
 - c. Any deviation from the delivery schedule, terms of payment and warranty indicated in the bidding documents would constitute to be material deviations and hence shall be summarily rejected.

1.1 The major responsibilities of the bidder shall include

1.1.1 Supply, Installation, Acceptance Testing, Commissioning, Documentation, training, handholding and On-Site Comprehensive Maintenance Warranty of the equipments by qualified and trained engineers/ personnel. The major responsibilities as specified above are indicative only and not exhaustive in any manner.

1.2. Eligibility Criteria / Pre-qualification Requirement

- I. The Bidder should be a manufacturer or a dealer/agent/representative specifically authorised by the manufacturer to quote on their behalf for this tender as per manufacturer authorisation form and Indian agents of foreign principals, if any who must have designed, manufactured, tested and supplied the equipment(s) similar to the type specified in the õTechnical Specificationö.
- II. Details of service support facilities that would be provided after the warranty period should be submitted in the Service Support Details Form.
- III. Quotation should be submitted directly by the original manufacturer/supplier or its Indian agent / sole authorized distributor/dealer/subsidiaries. In case of bid submitted by authorized dealer/distributor/ Indian Agent, the following information/supporting document(s) must be compulsorily submitted with the bid, failing which the bid may not be considered for evaluation:
 - (i) A certified copy of agency agreement between the principal and the agent must be submitted
 - (ii) Foreign bidders/principal has to disclose the name and address of agent and representative in India and Indian bidder/agent to disclose their foreign principal or associates.
 - (iii) Manufacturer authorization should be attached with the technical bid as per Annexure-'F'.
 - (iv) In the case of a Bidder not doing business in India, the Bidder is/or will be (if successful) represented by an Agent in India who shall be equipped and able to carry out the Supplier® maintenance, repairs and spare parts, stocking obligations prescribed by the conditions of the contract/purchase order.
- IV. The Bidder will assume total responsibility for the fault-free operation of equipment, application software, if any, and maintenance during the warranty period and provide necessary maintenance services **for five years** after end of warranty period if required.
- V. Bidders who meet the criteria given above are subject to be disqualified, if they have made untrue or false representation in the forms, statements and attachments submitted in proof of the qualification requirements or have a record of poor performance, not properly completing the contract, inordinate delays in completion or financial failure, etc.

- VI. Bidder should submit valid documentary proof of GSTN and the details of income tax registration (PAN).
- VII. Bidder should have to submit earnest money deposit (EMD) of **Rs 2,50,000**/- (Rupees two lakh fifty thousand only) in the form of Bank guarantee (As per format enclosed as ANNEXURE- 'C') or Term Deposit Receipt/FDR or Bank Draft of a scheduled bank pledged in the name of Director, NPL, New Delhi valid for 180 days from the date of opening of the tender for the required amount as mentioned in the tender notice separate for each item must be submitted along with the quotation (with the technocommercial quotation in case of two-bid system and photocopy of the same enclosed with the price bid.

The firm having valid DGS&D/ NSIC/MSME registration as manufacturer for the supply of the same category of item for which the party is submitting quotation will be exempted from submission of EMD. Intended parties will have to give proof of registration along with their quotation. EMD of the unsuccessful bidders shall be refunded without any interest at the earliest after finalization of the purchase of concerned item. The party must therefore, submit a prereceipted Bill in triplicate along with the quotation (in case of EMD sent in form of Bank Draft) to enable us to refund their EMD. b. The bid security /EMD may be forfeited if a bidder withdraws or amends or impairs or derogates its bid during the period of bid validity.

- 1.2.3 CSIR-NPL reserves the right to verify/seek confirmation of all original documentary evidence submitted by vendors in support of above mentioned clauses of eligibility criteria. In case any information furnished by the bidder is found to be false /incorrect at any stage, the bid shall be summarily rejected and no correspondence on the same shall be entertained.
- 1.2.4 The vendor must fulfil the above eligibility criteria/ pre-qualification conditions. Technical bid of vendors fulfilling the pre-qualification conditions will only be evaluated by the duly constituted technical evaluation committee. Bid of vendors not fulfilling the Eligibility— Criteria given above will be summarily rejected. Undertaking for subsequent submission of any of the above documents will not be entertained under any circumstances.
- 1.3. Part –A of the bid comprising documents in support of "Eligibility Criteria", "Technical Bid", "Earnest Money Deposit" and check list and part B "Financial Bid" should be submitted in accordance with the instructions/terms & conditions mentioned in the Tender documents.
- 1.4. DELETED
- 1.5. The õPart A (Technical Bid)ö of bid will be opened in the Purchase Section of the NPL on the next day (last date of submission of the Bid) at scheduled time in the presence of bidders who choose to be present.
- 1.6 NPL will make its purchasing decision based on the ability of the bidder to meet its Labs/Institutes long term needs, technical expertise of the bidder, delivery capability, customer references and price. However, specific criterion used to evaluate bid response is listed in the chapter õInstruction to biddersö.
- 1.7. The Director, CSIR-National Physical Laboratory, New Delhi reserves the right to waive any minor irregularities; accept the whole, accept part of or reject any or all bids.

Chapter-II

Schedule of Requirements & Technical Specifications

1.1Scope of the Work:

Supply, Installation, Testing, Commissioning, Support Services etc. and on-Site Three years Comprehensive Warranty Maintenance of the Equipment (s) mentioned in the Schedule of Requirement.

Note: The bidder should undertake to provide support for the supplied systems/sub-systems for warranty period of Three years. After the completion of warranty maintenance of THREE YEARS, the successful vendors may be awarded AMC/comprehensive on site annual maintenance contract at the discretion of NPL. The bidders shall be required to confirm their willingness to accept the annual maintenance contract and indicate the terms and conditions in their technical bid along with the corresponding charges in the financial bid.

1.2 Potential suppliers should provide detailed activities time schedule, which represents the shortest practical time to complete all necessary tasks and meet the obligations of the requirements. All significant activities must be included, including those associated with the delivery, acceptance testing, installation and commissioning of the equipments/ products and quality certifications.

1.3 Technical Specifications:

The detailed technical specifications of the equipments/ systems are specified below.

Annexure I:

Specifications for DCC bridge for Quantum Hall Resistance Standard

Essential Requirements:

- 1. DCC bridge should have capability of measuring magnetic field dependence of Longitudinal and Hall resistances (Rxx/Vxx and Rxy/Vxy), and contact resistance (Rcr/Vcr) separately for QHR Devices. It should be capable of measuring Dissipation and Quantization for QHR Devices at high precision (Nano volt range).
- 2. The bridge should have ratio calibration/ratio error measurement mechanism for regular checks.
- 3. Current range from 10 μ A to 150 mA having resolution of 1 μ A with provision for automatic current reversal to nullify the induced thermal EMF during measurement.
- 4. Measured Resistance Ratios of 13:1 (QHR: 1 kΩ), 10:1 and 1:1.
- 5. Measured Resistance range 0.1 Ω to 100 k Ω .
- 6. Measurement accuracy of 15 ppb or better at 39 μA and 77 μA .
- 7. Best linearity of 5 ppb or better at 39 μ A and 77 μ A
- 8. Fully automated measurement/data acquisition system and data storage space.
- Recent calibration certificates (with reference to CCC) from a leading NMI for nominal resistance ratio of QHR: 1 kΩ, 10:1 and 1: 1 should be provided for the supplied DCC bridge.
- 10. DCC bridge should have uncertainties of ~ 10 ppb or better for measured resistance ratio of 10 Ω : 1 Ω , 100 Ω : 10 Ω , 1 k Ω : 100 Ω and ~20 ppb or better for 10 k Ω :1 k Ω and 13 k Ω (QHR):1 k Ω , which have to be supported by calibration certification from a leading NMI.
- 11. The supplied DCC bridge must be calibrated by a leading NMI for the resistance ratio values as mentioned in Item No. 10 and the calibration certificate must be supplied with the equipment.
- 12. Company/Vendor should provide at least two institutions/reputed national labs/NMI with complete details (purchase order copy, installation report copy, end user name, address and email) where the quoted DCC bridge for QHR has been supplied earlier.
- 13. Company/Vendor should provide free software support/upgrade if any, for at least 10 years from date of installation of the DCC bridge.
- 14. Company/Vendor should supply complete DCC bridge with standard accessories, operation and service manual. In addition low resistance 30 meters shielded cable (4 conductor, double shielded) should also be provided by the vendor with no additional cost.
- 15. Operating Environment ~24 °C \pm 1 °C and all electrical connection including plug top etc. should be as per Indian Standard (230 V \pm 10 % @ 50 Hz \pm 05 %).
- 16. Minimum 3 years warranty (including service and component charges) should be provided at no additional cost from the date of Installation.
- Delivery and Installation should be completed before 31st March 2019 by expert engineer at CSIR-NPL at no additional cost.
- Company/Vendor should demonstrate successful performance validation and training after installation at CSIR-NPL at no additional cost.

Optional Requirements:

 The DCC bridge should have provision for compatibility to our existing MI 4210A low thermal matrix scanner to do sequential measurements.

<u>CHAPTER – III: INSTRUCTION TO BIDDERS</u>

A. INTRODUCTION

1 Eligible Bidders

- 1.1 This Invitation for Bids is restricted to the manufacturers (or their dealers/agents specifically authorised by the manufacturers to quote on their behalf) meeting the required criteria of this tender document.
- 1.2 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 engaged by the Purchaser to provide consulting services for the preparation of the design, specifications, and other documents to be used for the procurement of the goods to be purchased under this Invitation of Bids.

2 Cost of Bidding

2.1 The Bidder shall bear all costs associated with the preparation and submission of its bid, and ofthe Purchaserö, will in no case be responsible or liable for these costs, regardless of the conduct or outcome of the bidding process.

A. THE BIDDING DOCUMENTS

3 Cost of Bid Document

3.1 This bid document is free of cost.

4 Contents of Bid Document

4.1 The goods required, bidding procedures and contract terms are prescribed in **this** Bid Document which includes the following:

S. No.	Title	Chapter No.
1.	Invitation for the bids & Qualification Criteria	I
2.	Schedule of Requirement/ Technical Specifications	II
3.	Instructions to Bidder	III
4.	General Conditions of Contract (GCC)	IV
5.	Special Conditions of Contract (SCC)	V
6.	Bid Form (Technical bid and financial bid)	VI
7.	Bid Security (EMD) Form	VII
8.	Manufacturerøs Authorisation Form	VIII
9.	Bidder	IX
10.	Service Support Details	X
11.	Deviation Statement Form (ITB, GCC, SCC)	XI
12.	Technical Compliance Statement sheet	XII
13.	Performance Security Form	XIII
14.	Declaration Form on behalf of manufacturer.	XIV
15.	Price Schedule Form	XV
16.	The Check-list	XVI
17.	Format for Compliance of Terms and conditions	XVII

4.2 The Bidder is expected to examine all instructions, forms, terms (ITB/GCC/SCC etc.), and specifications in the

bidding documents. Failure to furnish all information required by the bidding documents or submission of a bid not substantially responsive shall result in rejection of the bid.

5 Amendment To Bid Document

- 5.1 At any time prior to the deadline for submission of bids, the Purchaser may, for any reason, whether at its own initiative or in response to a clarification requested by a prospective bidder, modify the Bid Document by amendment. Such amendments shall form an integral part of bid documents and it shall amount to an amendment of relevant clauses of the Bid Document.
- 5.2 All prospective bidders who have received this bid document will be notified of the amendment in writing or by cable or by fax, or by e mail and will be binding on them. It will also be hosted on the website.
- 5.3 The prospective bidders are required to keep a watch on the NPL website w.r.t. any amendment to the tender document or to clarification to the queries raised by the bidders till the date of the opening of the tender. The Purchaser reserves the right to reject the bids if the bids are submitted without taking into account these amendments/clarifications. In order to allow prospective bidders reasonable time to enable them to take the amendment into account for preparing their bids, the Purchaser, at its discretion, may extend the deadline for the submission of bids.

B. PREPARATION OF BIDS

6 Language of Bid

6.1 The Bid prepared by the Bidder and all correspondence and documents relating to the bid exchanged by the bidder and the purchaser shall be written in English language, provided that any printed literature furnished by the bidder may be written in another language but it is to be accompanied by an English translation of its pertinent passage(s) duly signed and verified as true English translation. The responsibility for the correctness of the translation will be solely and completely on the bidder and NPL shall not be responsible for any loss/likely loss due to error in translation whatsoever. In such cases, for the purpose of interpretation of the bid, the English translation shall only govern.

7 Documents Comprising the Bid

The bid is required to be submitted in **two parts**. One part is the <u>Techno-Commercial Unpriced Bid</u> and the other part is the Financial/Price Bid.

- 7.1 The <u>Techno-Commercial Unpriced Bid</u> prepared by the Bidder shall include the following without indicating the price in the Bid Form.
 - (i) Bid Security/EMD As Specified In the Invitation to Bids.
 - (ii) Service Support Details Form;
 - (iii) T&C Deviation Statement Form;
 - (iv) Technical Specification Compliance Form;
 - (v) Performance Statement Form;
 - (vi) Manufacturer@ Authorization Form.
 - (vii) Documentary evidence establishing that the bidder is eligible to bid and is qualified to perform the contract if its bid is accepted as per qualification requirements/criteria.
 - (viii) Bid Form.
 - (ix) The Comprehensive Annual Maintenance Contract (CAMC) and AMC terms & conditions detailing the exclusions, if any and the estimated life of the equipment offered.
 - (x) If the demonstration of the goods/equipment is deemed essential as per the technical requirements then confirmation reflecting willingness to arrange demonstration of the equipment offered free of charge at NPL or any other location on a mutually agreeable date, prior to opening of priced bid to ascertain conformity with the tendered specifications.
- 7.2 The Price/Financial Bid shall comprise the Techno Commercial Bid with price indicated in the bid form.

8 Bid Prices

- 8.1 The Bidder shall indicate the unit prices for each item (separately) and total bid prices of the goods it proposes to supply under the order strictly in accordance with the Price-bid schedules provided in the tender at chapter-XVII and enclose it with the priced bid. The prices in INR or Foreign currencies may be quoted in the relevant format provided. If the price of the main item is being quoted in the foreign currency and if any of itos sub-component is to be quoted in the Indian currency, then both the formats have to be used for the relevant item.
- 8.2 Prices indicated shall be entered separately in the following manner

(For Indigenous Items):

- (i) The price of the goods, quoted (ex-works, ex-factory, ex-showroom, ex-warehouse, or off-the-shelf, as applicable), including all duties and sales and other taxes already paid or payable
- (ii) Taxes: We are exempted from payment of Excise Duty under notification number 10/97 dated 01.03.1997 and incur concessional Customs Duty under notification No.51/96 dated 23.07.1996. Hence Customs Duty, if any, should be shown separately. Please mention the applicable GST clearly. If there is no explicit mention of taxes your offer then quoted price will be deemed inclusive of such taxes. No other charges except those mentioned clearly in the quotation will be paid.
- Rates should be quoted FOR at NPL New Delhi inclusive of packing, forwarding, installation and commissioning charges etc. If ex-works prices are quoted then packing, forwarding, documentation, freight and insurance charges must be clearly mentioned separately. Vague terms like õpacking, forwarding, transportation etc. extraö without mentioning the specific amount/percentage of these charges will NOT be accepted. Such offers shall be treated as incomplete and rejected. Where there is no mention of packing, forwarding, freight, insurance charges, such offers shall be summarily rejected as incomplete.
- (iv) For Import Items: Since the equipment is of sophisticated nature, your Prices/rates must be quoted on DDU(Delivered Duty Unpaid) basis up to Stores Section/Site, CSIR NPL, New Delhi. However, a break-up for CIP/CIF & FOB/FCA with freight & insurance charges must be quoted. Please note that all FCA orders will be on FCA (International Carrier) INCOTERMS 2010 or latest basis and as such Export Packing, Loading Charges, Inland Freight etc. in the shipper country will have to be paid by the Supplier. Items as per the purchase order duly cleared for export in shipping country would be required to be handed over to our nominated freight forwarder. (It shall be discretion of CSIR- NPL to award the Purchase order on an incoterms basis, whichever is found suitable/beneficial for the Institute)
- 8.3 (i) Prices quoted by the bidder shall remain fixed during the entire period of contract and shall not be subject to variation on any account. A bid submitted with an adjustable price quotation will be treated as non ó responsive and rejected.

Note: Bidders are required to quote for all the items mentioned in the Price schedule form failing which their bid may be liable to be rejected as non-responsive. Bidders should quote their most competitive price, which leaves no scope for further negotiation.

9 Bid Currencies

9.1 Prices shall be quoted in Indian Rupees or in freely convertible foreign currency preferably in USD (\$), Euro (€), Yen (¥), GBP (£) wherever possible for correct evaluation during comparison.

10 Documents Establishing Bidder's Eligibility and Qualifications

- 10.1 Pursuant to ITB 7, the bidder shall furnish, as part of its bid, documents establishing the biddersøeligibility to bid and its qualification to perform the contract if its bid is accepted
- 10.2 That the bidder meets the qualification criteria listed in Bid Document.

11 Documents Establishing Goods' Eligibility and Conformity to Bid Document

- 11.1 The documentary evidence of the goods and services eligibility shall consist of a statement on the country of origin of the goods and services offered which shall be confirmed by a certificate of origin at the time of shipment.
- 11.2 Specifications are basic essence of the product. It must be ensured that the offers are strictly as per our specifications. At the same time it must also be kept in mind that merely copying our specifications in their quotation shall not make firms eligible for consideration. The documentary evidence of conformity of the goods and services to the Bid Document may be in the form of literature, drawings and data, and shall consist of:
 - (i) A detailed description of the essential technical and performance characteristics of the goods;
- (ii) A list giving full particulars, including available sources and current prices, of spare parts, special tools, etc., necessary for the proper and continuing functioning of the goods for a period of three years, following commencement of the use of the goods by the Purchaser; and
- (iii) An item-by-item commentary on the Purchaser's Technical Specifications demonstrating substantial responsiveness of the goods and services to those specifications or a statement of deviations and exceptions to the provisions of the Technical Specifications.
- 11.3 For purposes of the commentary to be furnished pursuant to above, the Bidder shall note that standards for workmanship, material and equipment, and references to brand names or catalogue numbers designated by the Purchaser in its Technical Specifications are intended to be descriptive only and not restrictive. The Bidder may substitute alternative standards, brand names and/or catalogue numbers in its bid, provided that it demonstrates to the Purchaser's satisfaction that the substitutions ensure substantial equivalence to those designated in the Technical Specifications. Technically unsuitable offers, offers not confirming to tender schedule shall be rejected.

12 Bid Security

- 12.1 The Bidder shall furnish, as part of its bid, a bid security for an amount as specified in the Invitation for Bids/NIT. The bid security is required to protect the Purchaser against the risk of Bidders conduct, which would warrant the securitys forfeiture.
- 12.2 The bid security shall be in Indian Rupees and shall be in one of the following forms:
 - (i) A bank guarantee issued by a Nationalized/Scheduled bank, in the form provided in the Bid Document (Chapter VI) and valid for 45 days beyond the validity of the bid; or
 - (ii) A Bankerøs cheque or demand draft in favour of the purchaser.
- 12.3 Any bid not secured in accordance with Clauses 12.1 and 12.2 above will be rejected by the Purchaser as non-responsive.
- 12.4 Unsuccessful biddergs bid security will be discharged/returned as promptly as possible but not later than 15 days after the expiration of the period of bid validity or placement of order whichever is later.
- 12.5 The successful Biddergs bid security will be discharged upon the Bidder furnishing the performance security.
- 12.6 The bid security may be forfeited:
 - (i) If a Bidder withdraws its bid during the period of bid validity specified by the Bidder on the Bid Form; or
 - (ii) In case of a successful Bidder, if the Bidder fails to furnish order acceptance within 21 days the order and/or fails to furnish Performance Security in the prescribed format.

13 Period of Validity of Bids

- 13.1 Bids shall remain valid for 90 days after the date of bid opening prescribed by the Purchaser. A bid valid for a shorter period may be rejected by the Purchaser as non-responsive.
- 13.2 In exceptional circumstances, the Purchaser may solicit the Bidderøs consent to an extension of the period of validity. The request and the responses thereto shall be made in writing (or by cable, telex, fax or e mail). The bid security provided under Clause 12 shall also be suitably extended. A Bidder may refuse the request without forfeiting its bid security. A Bidder granting the request will not be required nor permitted to modify its bid.
- 13.3 Bid evaluation will be based on the bid prices without taking into consideration the above corrections.

14 Format and Signing of Bid

- 14.1 The Bidder shall submit the bids in two separate envelops. One envelop shall contain Techno commercial un-priced bid and the other shall contain the priced bid.
- 14.2 The Bidder shall furnish information on commissions or gratuities, if any paid or to be paid to agents relating to this Bid, and to contract execution if the Bidder is awarded the contract as per the bid form.

C. SUBMISSION OF BIDS

15 Submission of Bids

15.1 The bidder shall submit the Techno Commercial Unpriced Bid and the Price/Financial Bid in two separate envelops. Bear the Item Name /Reference No./ Last Date For Submission Of Tender / Date Of Opening Of Tender / Firmøs Name & Address and a statement õDo not open before Time hrs(IST) on Date.ö

15.2 Be addressed to the Purchaser at the following address:

THE DIRECTOR, (K/A: STORES & PURCHASE OFFICER), CSIR-NATIONALPHYSICAL LABORATORY, DR. K.S. KRISHNAN MARG, NEW DELHI – 110012, INDIA

16 Deadline for Submission of Bids –

- 16.1 Bids must be received by the Purchaser at the address specified under Clause 15.2 no later than the time and date specified in the Invitation for Bids. In the event of the specified date for the submission of Bids being declared a holiday for the Purchaser, the Bids will be received up to the appointed time on the next working day.
- 16.2 The Purchaser may, at its discretion, extend this deadline for submission of bids by amending the bid documents in accordance with Clause 5, in which case all rights and obligations of the Purchaser and Bidders previously subject to the deadline will thereafter be subject to the deadline as extended.

17 Late Bids –

17.1 Any bid received by the Purchaser after the deadline for submission of bids prescribed by the Purchaser, pursuant to Clause 16, will be rejected and/or returned to the Bidder.

18 Modification and Withdrawal of Bids-

- 18.1 The Bidder may modify or withdraw its bid after the bidøs submission; provided that written notice of the modification or withdrawal is received by the Purchaser prior to the deadline prescribed for submission of bids.
- 18.2 The Bidderøs modification or withdrawal notice shall be prepared, sealed, marked and dispatched in accordance with the provisions of Clause 15. A withdrawal notice may also be sent by telex or cable or fax or e mail but followed by a signed confirmation copy, post marked not later than the deadline for submission of bids.
- 18.3 No bid may be modified subsequent to the deadline for submission of bids.
- 18.4 No bid may be withdrawn in the interval between the deadline for submission of bids and the expiration of the period of bid validity specified by the Bidder on the bid form. Withdrawal of a bid during this interval may result in the Bidder of forfeiture of its bid security, pursuant to Clause 12.7.

D. OPENING AND EVALUATION OF BIDS

Opening of Bids by the Purchaser

- 19.1 The Purchaser will open all Techno Commercial Unpriced Bids, in the presence of Biddersø representatives who choose to attend, as per the schedule given in invitation to bids.
- 19.2 The Biddersø representatives who are present shall sign the quotation opening sheet evidencing their attendance. In the event of the specified date of Bid opening being declared a holiday for the Purchaser, the Bids shall be opened at the appointed time and location on the next working day.
- 19.3 If in response to our TWO BID enquiry, a single combined bid is submitted, it will be rejected straightway. However, if 'PRICE BID' has been found uploaded in the envelope marked 'TECHNICAL BID', then bid shall be rejected straightway. So bidder is requested to upload the right document in right envelope carefully.

20 Clarification of Bids

20.1 To assist in the examination, evaluation and comparison of bids, the Purchaser may, at its discretion ask the bidder for any clarification(s) of its bid. The request for clarification and the response shall be in writing and no change in the price substance of the bid shall be sought, offered or permitted. However no post Bid clarifications at the initiative of the Bidder shall be entertained.

21 Preliminary Examination

21.1 The Purchaser will examine the bids to determine whether they are complete, whether required sureties have been furnished, whether the documents have been properly signed, and whether the bids are generally in order. Bids

from suppliers, without proper Authorization from the manufacturers and from Indian agents without DGS&D Registration Certificate in case the items fall under the restricted list of the current EXIM/Foreign Trade Policy shall be treated as non-responsive and rejected summarily.

- 21.2 Arithmetical errors in the priced bids will be rectified on the following basis. If there is a discrepancy between the unit price and the total price that is obtained by multiplying the unit price and quantity, the unit price shall prevail and the total price shall be corrected. If the supplier does not accept the correction of errors, its bid will be rejected. If there is a discrepancy between the price quoted in words and figures, whichever is the higher of the two shall be taken as the bid price.
- 21.3 The Purchaser may waive any minor informality, non-conformity, or irregularity in a bid, which does not constitute a material deviation, provided such a waiver, does not prejudice or affect the relative ranking of any Bidder.
- 21.4 Prior to the detailed evaluation, the Purchaser will determine the substantial responsiveness of each bid to the Bid Document. For purposes of these Clauses, a substantially responsive bid is one, which conforms to all the terms and conditions of the Bid Document without material deviations. Deviations from or objections or reservations to critical provisions such as those concerning Bid Security/ Performance Security. Warranty, Force Majeure, Applicable law and Taxes & Duties will be deemed to be a material deviation. The Purchaserøs determination of a bidøs responsiveness is to be based on the contents of the bid itself without recourse to extrinsic evidence.
- 21.5 If a bid is not substantially responsive, it will be rejected by the Purchaser and may not subsequently be made responsive by the Bidder by correction of the non-conformity.
- 21.6 After downloading, the language of standard clauses etc. mentioned in this Bid Documentøshould not be tempered with/ changed/modified in any manner whatsoever. If any such modification etc. comes to our knowledge at any stage, the bid shall be rejected immediately and EMD shall also be forfeited.

22 Conversion to Single Currency

22.1 To facilitate evaluation and comparison, the Purchaser will convert all bid prices expressed in the amounts in various currencies in which the bid prices are payable to Indian Rupees at the selling exchange rate established by any bank in India as notified in the Newspapers/banksø website on the date of Price/Financial Bid opening.

23 Evaluation & Comparison Of Bids

- 23.1 For the bids surviving the technical evaluation which have been found to be responsive the evaluation & comparison shall be made as under:
 - (i) Indigenous Offers

The final landing cost of purchase after all discounts, freight, forwarding, insurance, taxes etc. shall be the basis of evaluation.

- (ii) Imported Offers
 - The CIF/CIP price shall be the basis of evaluation. NPL reserves the right to place the order for procurement of the material on either of the FOB/FCA basis or CIF/CIP basis.
- (iii) Imported Vs. Indigenous Offers
 - The final landing cost of purchase taking into account, freight, forwarding, insurance, taxes etc. with customs clearance charges, Bank/LC charges, transportation upto NPL as per available records with NPL for imported goods) shall be the basis of evaluation.
- 23.2 Conditional tenders/discounts etc. shall not be accepted. Rates quoted without attached conditions (viz. Discounts having linkages to quantity, payment terms etc.) will only be considered for evaluation purpose. Thus conditional discounted rates linked to quantities and prompt/advance payment etc, will be ignored for determining *inter-se* position. The Purchaser however reserves the right to use the discounted rate/rates considered workable and appropriate for counter offer to the successful tenderers.
- 23.3 Where there is no mention of packing, forwarding, freight, insurance charges, taxes etc. such offers shall be rejected as incomplete.

24 Contacting the Purchaser

- 24.1 Subject to ITB Clause 20, no Bidder shall contact or attempt to contact the Purchaser or anyone related to the Purchaser on any matter relating to its bid, from the time of the bid opening to the time the Contract is awarded. If the bidder wishes to bring additional information to the notice of the Purchaser, it should do so in writing.
- 24.2 Any effort by a Bidder to influence the Purchaser in its decisions on bid evaluation, bid comparison or contract award may result in rejection of the Bidderøs bid.

25 Post Qualification

- 25.1 In the absence of pre-qualification, the Purchaser will determine to its satisfaction whether the Bidder that is selected as having submitted the lowest evaluated responsive bid is qualified to perform the contract satisfactorily, in accordance with the criteria listed in ITB Clause 10.
- 25.2 The determination will take into account the Bidderøs financial, technical and production capabilities. It will be based upon an examination of the documentary evidence of the Bidderøs qualifications submitted by the Bidderøs pursuance to ITB Clause 10, as well as such other information as the Purchaser deems necessary and appropriate.
- 25.3 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 bid.

26 Award Criteria

26.1 Subject to ITB Clause 28, the Purchaser will award the contract to the successful Bidder whose bid has been determined to be substantially responsive and has been determined to be the lowest evaluated bid, provided further that the Bidder is determined to be qualified to perform the contract satisfactorily.

27 Purchaser's Right To Vary Quantities At Time Of Award

27.1 The Purchaser reserves the right at the time of Contract award to increase or decrease the quantity of goods and services originally specified in the Schedule of Requirements without any change in unit price or other terms and conditions.

28 Purchaser's Right To Accept Any Bid And To Reject Any Or All Bids

28.1 The Purchaser reserves the right to accept or reject any bid, and to annul the bidding process and reject all bids at any time prior to award of Contract, without thereby incurring any liability to the affected Bidder or bidders or any obligation to inform the affected Bidder or bidders of the grounds for the Purchaser action.

29 Notification of Award

- 29.1 Prior to the expiration of the period of bid validity, the Purchaser will notify the successful bidder in writing by registered letter or by cable or telex or fax or e mail that the bid has been accepted by way of a Purchase Order or a letter of Intent (LOI).
- 29.2 Upon the successful Bidder furnishing of performance security pursuant to ITB Clause 30, the Purchaser will promptly notify each unsuccessful Bidder and will discharge its bid security, pursuant to Clause 12.

30 Performance Security

- 30.1 Within 21 days of the receipt of notification of award in form of LOI/purchase order from the Purchaser, the successful Bidder shall furnish the performance security, in the Performance Security Form provided in the Bid Document.
- 30.2 Failure of the successful bidder to accept the order shall constitute sufficient grounds for the annulment of the award and forfeiture of the bid security and call for new bids.

31 Order Acceptance

31.1 The successful bidder should submit acceptance of the Purchase Order immediately but not later than 21 days in any case from the date of issue of the Purchase Order failing which it shall be presumed that the vendor is not interested and his bid security is liable to be forfeited pursuant to clause 12. 7 of ITB.

32 Buy Back Items

32.1 If the goods are to be quoted on Buy Backøbasis, then bidders must offer a separate buy back price for the old item. The Purchaser reserves the right to place the order with or without buy backøoption. If required the condition of old buy back goods may be examined by the bidder before submission of its bid.

CHAPTER – IV: GENERAL CONDITIONS OF CONTRACT (GCC)

1 Definitions

- 1.1 In this Contract, the following terms shall be interpreted as indicated:
 - (i) õThe Orderö means the Purchase Order placed by the Purchaser including all the attachments and appendices thereto and all documents incorporated by reference therein;
 - őThe Contract Priceö means the price payable to the Supplier under the Order for the full and proper performance of its contractual obligations;
 - (iii) õThe Goodsö means all the equipment, machinery, and/or other materials, which the Supplier is required to supply to the Purchaser under the Contract;
 - õServicesö means services ancillary to the supply of the Goods, such as transportation and insurance, and any
 other incidental services, such as installation, commissioning, provision of technical assistance, training and
 other obligations of the Supplier covered under the Contract;
 - (v) õGCCö mean the General Conditions of Contract contained in this section.
 - (vi) õSCCö means the Special Conditions of Contract.
 - (vii) õThe Purchaserö as specified in Special Conditions of Contract.
 - (viii) õThe Purchaserøs countryö is õIndiaö.
 - (ix) õThe Supplierö means the individual or firm supplying the Goods and Services under this Contract.
 - (x) õDayö means calendar day.

2 Application

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

3 Standards

3.1 The Goods supplied under this Contract shall conform to the standards mentioned in the Technical Specifications, and, when no applicable standard is mentioned, to the authoritative standard appropriate to the Goodsø country of origin and such standards shall be the latest issued by the concerned institution.

4 Use of Contract Documents and Information

- 4.1 The Supplier shall not, without the Purchaser's prior written consent, disclose the Contract, or any provision thereof, or any specification, plan, drawing, pattern, sample or information furnished by or on behalf of the Purchaser in connection therewith, to any person other than a person employed by the Supplier in performance of the Contract. Disclosure to any such employed person shall be made in confidence and shall extend only so far, as may be necessary for purposes of such performance. The Supplier shall not, without the Purchaser's prior written consent, make use of any document or information enumerated in GCC Clause 4.1 except for purposes of performing the Contract.
- 4.2 Any document, other than the Contract itself, enumerated in GCC Clause 4.1 shall remain the property of the Purchaser and shall be returned (in all copies) to the Purchaser on completion of the Supplier® performance under the Contract if so required by the Purchaser.
- 4.3 The purchaser may be under obligation to make any document/information submitted by the bidder in response to this bid public if required under the provision of Right to Information Act 2005. Therefore bidder may explicitly indicate if any document/information in his tender includes information of commercial confidence, trade secrets or intellectual property, the disclosure of which would jeopardize the competitive position of the bidder.

5 Patent Rights

5.1 The Supplier shall indemnify the Purchaser against all third-party claims of infringement of patent, trademark or industrial design rights arising from use of the Goods or any part thereof in India.

6 Submission of the bids

- 6.1 All bids complete in every respect must reach this office within the last date and time of receipt of bid. No extension shall be allowed for any reason what so ever. Late tenders, Tenders received without Bid security/Earnest Money, cost of bidding documents, if applicable etc. shall be rejected summarily.
- 6.2 Tender documents are available for sale as per the information specified in Invitation for Bids. Interested bidders may purchase the tender documents on payment of the cost there of or download directly from our website, as indicated in invitation for bids. The Purchaser is not liable for either non-receipt of the tender document or for late receipt of the tender documents.

7 Performance Security

- 7.1 Within 21 days of receipt of the notification of contract award/purchase order, the Supplier shall furnish performance security for the amount specified in SCC.
- 7.2 The proceeds of the performance security shall be payable to the Purchaser as compensation for any loss resulting from the Supplier® failure to complete its obligations under the Contract.
- 7.3 The Performance Security shall be submitted in one of the following forms:

- (i) Indian manufacturers/suppliers or Authorized Indian Agents of the Foreign Principals can submit the performance security on behalf of their foreign principals in the form of Bank Guarantee issued by a Nationalized/Scheduled bank located in India on the format provided in the bidding documents. **Or**
- (ii) Foreign Principals can also submit performance security directly in the form of Standby Letter of Credit which must be advised and confirmed by any bank in India located preferably in New Delhi..
- 7.4 The performance security/Standby LC will be discharged by the Purchaser and returned to the Supplier not later than 60 days following the date of completion of the Supplier® performance obligations, including any warranty obligations, unless specified otherwise in SCC.
- 7.5 In the event of any contract amendment, the supplier shall, within 21 days of receipt of such amendment, furnish the amendment to the performance security/SLC, rendering the same valid for the duration of the contract, as amended for further period of 60 days thereafter.

8 Inspections and Tests

- 8.1 The Purchaser or its representative shall have the right to inspect and/or to test the Goods to confirm their conformity to the Contract specifications at no extra cost to the Purchaser. SCC and the Technical Specifications shall specify what inspections and tests the Purchaser requires and where they are to be conducted. The Purchaser shall notify the Supplier in writing in a timely manner of the identity of any representatives retained for these purposes.
- 8.2 The inspections and tests may be conducted on the premises of the Supplier or its subcontractor(s), at the point of delivery and/or at the Goods final destination. If conducted on the premises of the Supplier or its subcontractor(s), all reasonable facilities and assistance, including access to drawings and production data ó shall be furnished to the inspectors at no charge to the Purchaser.
- 8.3 Should any inspected or tested Goods fail to conform to the specifications, the Purchaser may reject the goods and the Supplier shall either replace the rejected Goods or make alterations necessary to meet specification requirements free of cost to the Purchaser.
- 8.4 The Purchaserøs right to inspect, test and, where necessary, reject the Goods after the Goodsø arrival at Project Site shall in no way be limited or waived by reason of the Goods having previously been inspected, tested and passed by the Purchaser or its representative prior to the Goods shipment.
- 8.5 Nothing in GCC Clause 8 shall in any way release the Supplier from any warranty or other obligations under this Contract.

9 Packing

- 9.1 The Supplier shall provide such packing of the Goods as is required to prevent their damage or deterioration during transit to their final destination as indicated in the Contract. The packing shall be sufficient to withstand, without limitation, rough handling during transit and exposure to extreme temperatures, salt and precipitation during transit and open storage. Packing case size and weights shall take into consideration, where appropriate, the remoteness of the Goodsø final destination and the absence of heavy handling facilities at all points in transit.
- 9.2 The packing, marking and documentation within and outside the packages shall comply strictly with such special requirements as shall be provided for in the Contract including additional requirements, if any, specified in SCC and in any subsequent instructions ordered by the Purchaser.

10 Delivery and Documents

10.1 Delivery of the Goods shall be made by the Supplier in accordance with the terms specified by the Purchaser in the order within the period as indicated in the SCC. The details of shipping and/or other documents to be furnished by the supplier are specified in SCC.

11 Insurance

11.1 The Goods supplied under the Contract shall be fully insured in Indian Rupees against loss or damage incidental to manufacture or acquisition, transportation, storage and delivery in the manner specified in SCC.

12 Transportation

12.1 Where the Supplier is required under the Contract to transport the Goods to a specified place of destination within India defined as Project site, transport to such place of destination in India including insurance, as shall be specified in the Contract, shall be arranged by the Supplier, and the related cost shall be included in the Contract Price.

13 Incidental Services

- 13.1 The supplier may be required to provide any or all of the following services, including additional services, specified in SCC, if any:
 - (i) Performance or supervision of the on-site assembly and/or start-up of the supplied Goods;
 - (ii) Furnishing of tools required for assembly and/or maintenance of the supplied Goods;
 - (iii) Furnishing of detailed operations and maintenance manual for each appropriate unit of supplied Goods;
 - (iv) Performance or supervision or maintenance and/or repair of the supplied Goods, for a period of time agreed by the parties, provided that this service shall not relieve the Supplier of any warranty obligations under this Contract: and
 - (v) Training of the Purchaser

 øs personnel, at the Supplier

 øs plant and/or on-site, in assembly, start-up, operation, maintenance and/or repair of the supplied Goods.

14 Spare Parts

- 14.1 As specified in the SCC, the Supplier may be required to provide any or all of the following materials, notifications, and information pertaining to spare parts manufactured or distributed by the Supplier:
 - (i) Such spare parts as the Purchaser may elect to purchase from the Supplier, providing that this election shall not relieve the Supplier of any warranty obligations under the Contract; and
 - (ii) In the event of termination of production of the spare parts:
 - (iii) Advance notification to the Purchaser of the pending termination, in sufficient time to permit the Purchaser to procure needed requirements; and
 - (iv) Following such termination, furnishing at no cost to the Purchaser, the blueprints, drawings and specifications of the spare parts, if requested.
- 14.2 Supplier shall carry sufficient inventories to assure ex-stock supply of consumable spares for the Goods, such as gaskets, plugs, washers, belts etc. Other spare parts and components shall be supplied as promptly as possible but in any case within six months of placement of order.

15 Warranty

- 15.1 The Supplier warrants that the Goods supplied under this Contract are new, unused, of the most recent or current models and those they incorporate all recent improvements in design and materials unless provided otherwise in the Contract. The Supplier further warrants that all Goods supplied under this Contract shall have no defect arising from design, materials or workmanship (except when the design and/or material is required by the Purchaserøs Specifications) or from any act or omission of the Supplier, that may develop under normal use of the supplied Goods in the conditions prevailing in the country of final destination.
- 15.2 This warranty shall remain valid for Three years after the Goods or any portion thereof as the case may be, have been delivered to and accepted at the final destination indicated in the Contract, or for 40 months after the date of shipment whichever period concludes earlier, unless specified otherwise in the SCC.
- 15.3 The Purchaser shall promptly notify the Supplier in writing of any claims arising under this warranty. Upon receipt of such notice, the Supplier shall immediately within in 02 days arrange to repair or replace the defective goods or parts thereof free of cost at the ultimate destination. The Supplier shall take over the replaced parts/goods at the time of their replacement. No claim whatsoever shall lie on the Purchaser for the replaced parts/goods thereafter. The period for correction of defects in the warranty period is 02 days. If the supplier having been notified fails to remedy the defects within 02 days, the purchaser may proceed to take such remedial action as may be necessary, at the supplier risk and expenses and without prejudice to any other rights, which the purchaser may have against the supplier under the contract.

16 Payment

- 16.1 The method and conditions of payment to be made to the Supplier under this Contract shall be as specified in the SCC.
- 16.2 The Supplier's request(s) for payment shall be made to the Purchaser in writing, accompanied by an invoice describing, as appropriate, the Goods delivered and the Services performed, and by documents, submitted pursuant to GCC Clause 10, and upon fulfilment of other obligations stipulated in the contract.
- 16.3 Payments shall be made promptly by the Purchaser normally within thirty (30) days after submission of the invoice or claim by the Supplier.
- 16.4 Payment shall be made in currency as indicated in the order.

17 Prices

17.1 Prices charged by the Supplier for Goods delivered and Services performed under the Contract shall not vary from the prices quoted by the Supplier in its bid.

18 Change Orders

- 18.1 The Purchaser may at any time, by written notice given to the Supplier pursuant to GCC Clause 30, make changes within the general scope of the Contract in any one or more of the following:
 - Drawings, designs, or specifications, where Goods to be furnished under the Contract are to be specifically manufactured for the Purchaser;
 - (ii) The method of shipping or packing;
 - (iii) The place of delivery; and/or
 - (iv) The Services to be provided by the Supplier.
 - (v) The delivery schedule.
- 18.2 If any such change causes an increase or decrease in the cost of, or the time required for, the Supplier's performance of any provisions under the Contract, an equitable adjustment shall be made in the Contract Price or delivery schedule, or both, and the Contract shall accordingly be amended. Any claims by the Supplier for adjustment under this clause must be asserted within fifteen (15) days from the date of the Supplier's receipt of the Purchaser's change order.

19 Contract Amendments

19.1 Subject to GCC Clause 18, no variation in or modification of the terms of the Contract shall be made except by written amendment signed by the parties.

20 Assignment

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

21 Subcontracts

- 21.1 The Supplier shall notify the Purchaser in writing of all subcontracts awarded under this Contract if not already specified in the bid. Such notification, in his original bid or later, shall not relieve the Supplier from any liability or obligation under the Contract.
- 21.2 Sub-contract shall be only for bought-out items and sub-assemblies.

22 Delays in the Supplier's Performance

- 22.1 Since time is the essence of the contract, delivery of the Goods and performance of the Services shall be made by the Supplier in accordance with the time schedule specified by the Purchaser in the Contract.
- 22.2 If at any time during performance of the Contract, the Supplier or its sub-contractor(s) should encounter conditions impeding timely delivery of the Goods and performance of Services, the Supplier shall promptly notify the Purchaser in writing of the fact of the delay, its likely duration and its cause(s).
- 22.3 As soon as practicable after receipt of the Supplier's notice, the Purchaser shall evaluate the situation and may, at its discretion, extend the Supplier's time for performance with or without penalty, in which case the extension shall be ratified by the parties by amendment of the Contract.
- 22.4 Except as provided under GCC Clause 25, a delay by the Supplier in the performance of its delivery obligations shall render the Supplier liable to the imposition of penalty pursuant to GCC Clause 23, unless an extension of time is agreed upon pursuant to GCC Clause 22.2 without the application of penalty clause.

23 Penalty

23.1 Subject to GCC Clause 25, if the Supplier fails to deliver any or all of the Goods or to perform the Services within the period(s) specified in the Contract, the Purchaser shall, without prejudice to its other remedies under the Contract, deduct from the Contract Price, as penalty, a sum equivalent to the percentage specified in SCC of the delivered price of the delayed Goods or unperformed Services for each week or part thereof of delay until actual delivery or performance, up to a maximum deduction of the Percentage specified in SCC. Once the maximum is reached, the Purchaser may consider termination of the Contract pursuant to GCC Clause 24.

24 Termination for Default

- 24.1 The Purchaser may, without prejudice to any other remedy for breach of contract, by written notice of default sent to the Supplier, terminate the Contract in whole or part:
 - (i) If the Supplier fails to deliver any or all of the Goods within the period(s) specified in the order, or within any extension thereof granted by the Purchaser pursuant to GCC Clause 22; or
 - (ii) If the Supplier fails to perform any other obligation(s) under the Contract.
 - (iii) If the Supplier, in the judgment of the Purchaser has engaged in corrupt or fraudulent practices in competing for or in executing the Contract.

24.2 For the purpose of this Clause:

- õCorrupt practiceö means the offering, giving, receiving or soliciting of any thing of value to influence the action of a public official in the procurement process or in contract execution.
- (ii) õFraudulent practiceö means a misrepresentation of facts in order to influence a procurement process or the execution of a contract to the detriment of the Borrower, and includes collusive practice among Bidders (prior to or after bid submission) designed to establish bid prices at artificial non-competitive levels and to deprive the Borrower of the benefits of free and open competition; ô
- 24.3 In the event the Purchaser terminates the Contract in whole or in part, pursuant to GCC Clause 24.1, the Purchaser may procure, upon such terms and in such manner, as it deems appropriate, Goods or Services similar to those undelivered, and the Supplier shall be liable to the Purchaser for any excess costs for such similar Goods or Services. However, the Supplier shall continue the performance of the Contract to the extent not terminated.

25 Force Majeure

- 25.1 Notwithstanding the provisions of GCC Clauses 22, 23 and 24, the Supplier shall 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 event of Force Majeure.
- 25.2 For purposes of this Clause, õForce Majeureö means an event beyond the control of the Supplier and not involving the Supplier fault or negligence and not foreseeable. Such events may include, but are not limited to, acts of the Purchaser either in its sovereign or contractual capacity, wars or revolutions, fires, floods, epidemics, quarantine restrictions and freight embargoes.
- 25.3 If a Force Majeure situation arises, the Supplier shall promptly notify the Purchaser in writing of such conditions and the cause thereof. Unless otherwise directed by the Purchaser in writing, the Supplier shall continue to perform its

obligations under the Contract as far as is reasonably practical, and shall seek all reasonable alternative means for performance not prevented by the Force Majeure event.

26 Termination for Insolvency

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

27 Resolution of Disputes

- 27.1 The Purchaser and the supplier shall make every effort to resolve amicably by direct informal negotiation any disagreement or dispute arising between them under or in connection with the Contract.
- 27.2 If, after thirty (30) days from the commencement of such informal negotiations, the Purchaser and the Supplier have been unable to resolve amicably a Contract dispute, either party may require that the dispute be referred for resolution to the formal mechanisms specified in the SCC. These mechanisms may include, but are not limited to, conciliation mediated by a third party, adjudication in an agreed national or international forum, and national or international arbitration.

28 Governing Language

28.1 The contract shall be written in English language. Subject to GCC Clause 30, English language version of the Contract shall govern its interpretation. All correspondence and other documents pertaining to the Contract, which are exchanged by the parties, shall be written in the same language.

29 Applicable Law

29.1 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.

30 Notices

- 30.1 Any notice given by one party to the other pursuant to this contract/order shall be sent to the other party in writing or by cable, telex, FAX or e mail and confirmed in writing to the other partyøs address specified in the SCC.
- 30.2 A notice shall be effective when delivered or on the notice of effective date, which ever is later.

31 Taxes and Duties

31.1 Suppliers shall be entirely responsible for all taxes, duties, license fees, octroi, road permits, etc., incurred until delivery of the contracted Goods to the Purchaser. However, VAT in respect of the transaction between the Purchaser and the Supplier shall be payable extra, if so stipulated in the order.

CHAPTER - V: SPECIAL CONDITIONS OF CONTRACT (SCC)

The following Special Conditions of Contract shall supplement the General Conditions of Contract. Whenever there is a conflict, the provisions herein shall prevail over those in the General Conditions of Contract. The corresponding clause number of the General Conditions is indicated in parentheses.

- 1 **Definitions (GCC Clause 1):** Substitute clause 1.1(vii) by the following:
- 1.1 The Purchaser is ÷

The Director, (K/A: Stores & Purchase Officer), CSIR-NATIONAL PHYSICAL LABORATORY DR. K.S. KRISHNAN MARG, NEW DELHI- 110012 India,

- 2 Performance Security (GCC Clause 7) Substitute clause 7.1 of the GCC by the following:
- 2.1 Within 21 days after the Supplier receipt of order, the Supplier shall furnish Performance Security to the Purchaser for an amount of 10% of the contract value, valid up to 60 days after the date of completion of performance obligations including warranty obligations.
- 2.2 If the performance security is not furnished within the stipulated time as per 2.1 above, the contract shall be deemed terminated in pursuance of GCC Clause 24.
- 3 Inspection and Tests: Inspection and tests prior to shipment of Goods and at final acceptance are as follows:
- 3.1 After the goods are manufactured and assembled, inspection and testing of the goods shall be carried out at the supplier plant by the supplier, prior to shipment to check whether the goods are in conformity with the technical specifications attached to the purchase order. Manufacturer test certificate with data sheet shall be issued to this effect and submitted along with the delivery documents. The purchaser shall be present at the supplier premises during such inspection and testing if need is felt. The location where the inspection is required to be conducted should be clearly indicated. The supplier shall inform the purchaser about the site preparation, if any, needed for installation of the goods at the purchaser is site at the time of submission of order acceptance.
- 3.2 The acceptance test will be conducted by the Purchaser, their consultant or other such person nominated by the Purchaser at its option after the equipment is installed at purchaser site in the presence of supplier representatives. The acceptance will involve trouble free operation and ascertaining conformity with the ordered specifications and quality. There shall not be any additional charges for carrying out acceptance test. No malfunction, partial or complete failure of any part of the equipment is expected to occur. The Supplier shall maintain necessary log in respect of the result of the test to establish to the entire satisfaction of the Purchaser, the successful completion of the test specified.
- 3.3 In the event of the ordered item failing to pass the acceptance test, a period not exceeding one weeks will be given to rectify the defects and clear the acceptance test, failing which the Purchaser reserve the right to get the equipment replaced by the Supplier at no extra cost to the Purchaser.
- 3.4 Successful conduct and conclusion of the acceptance test for the installed goods and equipments shall also be the responsibility and at the cost of the Supplier.
- 4.1 Before the goods and equipments are taken over by the Purchaser, the Supplier shall supply operation and maintenance manuals. These shall be in such details as will enable the Purchaser to operate, maintain, adjust and repair all parts of the works as stated in the specifications.
- 4.2 The Manuals shall be in the ruling language (English) in such form and numbers as stated in the contract.
- 4.3 Unless and otherwise agreed, the goods equipment shall not be considered to be completed for the purposes of taking over until such manuals and drawing have been supplied to the Purchaser.
- 5 **Packing (GCC Clause 9)** Add as Clause 9.3 of the GCC of the following:
- 5.1 Packing Instructions: Each package will be marked on three sides with proper paint/indelible ink, the following:
 - (i) Item Nomenclature
 - (ii) Order/Contract No.
 - (iii)Country of Origin of Goods
 - (iv) Supplierøs Name and
 - (v) Packing list reference number

6 Delivery and Documents (GCC Clause 10)

- 6.1 Delivery of the goods should be made within a maximum of 08 weeks from the date of placement of purchase order. Within 24 hours of shipment, the supplier shall notify the purchaser and the insurance company by cable/telex/fax/e mail the full details of the shipment including contract number, railway receipt number/ AUP etc and date, description of goods, quantity, name of the consignee, invoice etc. The supplier shall mail the following documents to the purchaser with a copy to the insurance company:
 - 4 Copies of the Supplier invoice showing contract number, goodsø description, quantity, unit price, total amount;

- (ii) Acknowledgment of receipt of goods from the consignee(s) by the transporter;
- (iii) Insurance Certificate if applicable;
- (iv) Manufacturer@/Supplier@ warranty certificate;
- Inspection Certificate issued by the nominated inspection agency, if any, and the Supplier
 inspection report; and
- (vi) Certificate of Origin.
- (vii) Two copies of the packing list identifying the contents of each package.
- 6.2 The above documents should be received by the Purchaser before arrival of the Goods (except where the Goods have been delivered directly to the Consignee with all documents) and, if not received, the Supplier will be responsible for any consequent expenses.
- 7 Insurance (GCC Clause 11)
- 7.1 For delivery of goods at the purchaser premises, the insurance shall be obtained by the Supplier in an amount equal to 110% of the value of the goods from owarehouse to warehouse (final destinations) on oall Risks basis including War Risks and Strikes. The insurance shall be valid for a period of not less than 3 months after installation and commissioning. However, in case of orders placed on FOB/FCA basis, the purchaser shall arrange Insurance.
- **8 Incidental services (GCC clause 13)** The incidental services also include: **8**.1 Furnishing of 01 set of detailed operations & maintenance manual.
- 9 Warranty (GCC Clause 15)
- 9.1 Warranty period shall be Three years comprehensive on-site from the date of satisfactory installation and commissioning of the equipment. The Supplier shall, in addition, comply with the performance and/or consumption guarantees specified under the contract. If for reasons attributable to the Supplier, these guarantees are not attained in whole or in part, the Supplier shall at its discretion make such changes, modifications, and/or additions to the Goods or any part thereof as may be necessary in order to attain the contractual guarantees specified in the Contract at its own cost and expense and to carry out further performance tests. The warranty should be comprehensive on site.
- 9.2 If a different period of warranty has been specified in the -Technical Specifications of Chapter then the period mentioned in Clause 9.1 above shall stand modified to that extent.
- 10 Payment (GCC Clause 16)
- 10.1For Foreign Supplies: A letter of credit for 100% of the order value shall be established after receipt of order acknowledgement and payment 90% of the order value shall be released on negotiation of shipping documents and remaining 10% shall be released after satisfactory installation and against submission of performance bank guarantee having value equivalent to 10% of the order value valid till warranty period + two months. Alternatively payment can be released on negotiation of shipping documents subject to submission of performance bank guarantee having value equivalent to 10% of the ordered value and should be valid till warranty period + 2 months.
- 10.2 100% payment shall be made by the Purchaser against delivery, inspection, successful installation, commissioning and acceptance of the equipment at NPL in good condition and to the entire satisfaction of the Purchaser and on production of unconditional performance bank guarantee as specified in Clause 2.1 of SCC.
- 10.3 Agency commission, if any shall be paid after satisfactory installation & commissioning of the goods at the destination at the exchange rate prevailing on the date of negotiation of LC documents, subject to DGS&D registration for restricted items.
- 11 Penalty Clause (GCC Clause 23)
- 11.1 For delays: GCC Clause 23.1 ó The applicable rate is 0.5% per week and the maximum deduction is 10% of the contract price for the late delivery and late installation period.
- **Resolution of Disputes (Clause 28):** Add as GCC Clause 27.3 the following:
- 12.1 The dispute resolution mechanism to be applied pursuant to GCC Clause 27 shall be as follows:
 - (i) In case of Dispute or difference arising between the Purchaser and a domestic supplier relating to any matter arising out of or connected with this agreement, such disputes or difference shall be settled in accordance with the Indian Arbitration & Conciliation Act, 1996, the rules there under and any statutory modifications or reenactments thereof shall apply to the arbitration proceedings. The dispute shall be referred to The Director, (K/A: Stores & Purchase Officer), CSIR-NATIONAL PHYSICAL LABORATORY,NEW DELHI-110012, India, DIRECTOR General, Council of Scientific & Industrial Research and if he is unable or unwilling to act, to the sole arbitration of some other person appointed by him willing to act as such Arbitrator. The award of the arbitrator so appointed shall be final, conclusive and binding on all parties to this order.
 - (ii) In the case of a dispute between the purchaser and a Foreign Supplier, the dispute shall be settled by arbitration in accordance with provision of sub-clause (a) above. But if this is not acceptable to the supplier then the dispute shall be settled in accordance with provisions of UNCITRAL (United Nations Commission on International Trade Law) Arbitration Rules.
 - (iii) The venue of the arbitration shall be the place from where the order is issued.
- **13 Applicable Law (GCC Clause 29)** Add as Clause 29.2 of the GCC the following:13.1The place of jurisdiction would be Delhi INDIA.
- 14 Notices (GCC Clause 30)
- 14.1 For the purpose of all notices, the following shall be the address of the Purchaser and Supplier.
 - (i) Purchaser: The Director, (K/A: Stores & Purchase Officer), CSIR- NATIONAL PHYSICAL LABORATORY, DR. K.S. KRISHNAN MARG, NEW DELHI- 110012.

(11) Supplier: (10 be lined in by the supplier)								
	••••••							

15 Progress of Supply

- 15.1 Supplier shall regularly intimate progress of supply, in writing, to the Purchaser as under:
 - (i) Quantity offered for inspection and date;
 - (ii) Quantity accepted/rejected by inspecting agency and date;
 - (iii) Quantity dispatched/delivered to consignees and date;
 - (iv) Quantity where incidental services have been satisfactorily completed with date;
 - (v) Quantity where rectification/repair/replacement effected/completed on receipt of any communication from consignee/Purchaser with date;
 - (vi) Date of completion of entire Contract including incidental services, if any; and
 - (vii) Date of receipt of entire payments under the Contract (In case of stage-wise inspection, details required may also be specified).

16 Right to Use Defective Goods

16.1 If after delivery, acceptance and installation and within the guarantee and warranty period, the operation or use of the goods proves to be unsatisfactory, the Purchaser shall have the right to continue to operate or use such goods until rectifications of defects, errors or omissions by repair or by partial or complete replacement is made without interfering with the Purchaser® operation.

17 Supplier Integrity

17.1 The Supplier is responsible for and obliged to conduct all contracted activities in accordance with the Contract using state of the art methods and economic principles and exercising all means available to achieve the performance specified in the contract.

18 Training

18.1 The Supplier is required to train the designated Purchaser® technical and end user personnel to enable them to effectively operate the total equipment.

CHAPTER – VI: BID FORM

(A. Technical Bid)
(On the letter head of the firm submitting the bid document)

The Director, (K/A: Stores & Purchase Officer),

DR KRISHNAN MARG, NEW DELHI- 110012, India,
Sir, Having examined the bidding document the receipt of which is hereby duly acknowledged, we the undersigned offer to supply and deliver(Description of Goods) in conformity with the said bidding documents for a sum or such other sums as may be ascertained from the bid.
We undertake that if our bid is accepted to deliver the goods in accordance with the delivery schedule specified.
If our bid is accepted we will obtain the guarantee of the bank as specified in SCC for the due performance of the contract, in the form prescribed by your goodself.
We agree to abide by this bid for requisite period of time after the date fixed for bid opening as per the instructions to the bidders and it shall remain binding upon us and may be accepted at any time before the expiration of that period.
Until a formal contract is prepared and executed, this bid, together with your written acceptance thereof and your notification of award shall constitute a binding contract between us.
Commissioning and gratuities, if any, paid or to be paid by us to the agents relating to this bid, and to contract executions if we are awarded the contract, are listed below:
Name and address Amount in Rupees Purpose of Commission of agent
(if none, state õnoneö)
We understand that you are not bound to accept the lowest or any bid you may receive.
Dated thisday of
Signature
In the capacity of
Duly authorized to sign the bid for and on behalf of

B. Bid Form (Financial Bid)(On the letter head of the firm submitting the bid document) (To be enclosed with the financial bid)

То	
The Director, CSIR-NPL	
Ref: Bid document No	
Sir,	
	submitted the technical bid for the same, we, the undersigned, hereby ces as per the schedule of requirements and in conformity with the said
We hereby offer to supply the Goods / Services at the p	prices and rates mentioned in the Financial Bid.
We do hereby undertake that, in the event of acceptance the schedule to the Bid document and that we shall per-	e of our bid, the supply of Goods/Services shall be made as stipulated in form all the incidental services.
The prices quoted are inclusive of all charges includ comprehensive warranty of the item at NPL.	ing supply, installation, commissioning, training and 02 years on site
We enclose herewith the complete Financial Bid as req	uired by you. This includes:
i. Bid Form duly signed and stampedii. Applicable Price Schedule form.	
We agree to abide by our offer for a period of 180 days remain bound by a communication of acceptance withi	s from the date fixed for opening of the bid documents and that we shall n that time.
We have carefully read and understood the terms and coper these terms and conditions.	conditions of the bid document and we do hereby undertake to supply as
Certified that the bidder is:	
proprietor,	the bid document is the sole proprietor/constituted attorney of sole
	ument is a partner of the firm and he has authority to refer to arbitration by virtue of the partnership agreement/ by virtue of general power of
A company and the person signing the bid document is	Or the constituted attorney
Treompany and the person organic are out document is	Or
(NOTE: Delete whatever is not applicable. All correction authorized to sign the bid document.)	ons / deletions should invariably be duly attested by the person
We do hereby undertake, that, until a formal work order is thereof and placement of letter of intent awarding the wor	s prepared and executed, this bid, together with your written acceptance k order, shall constitute a binding contract between us.
Dated this day ofJune 2018	Signature of Bidder
Details of enclosures	Full Address: Telephone No. Telegraphic Address: Fax No. E-mail:

CHAPTER - VII: BID SECURITY (EMD) FORM

MODEL BANK GUARANTEE FORMAT FOR FURNISHING BID SECURITY (EMD)

Whereas	(hereinafter called the
•	ated
for the supply of	(hereinafter called
KNOW ALL MEN by thes	ender enquiry Noof se presents that WEof ing our registered office at
"Purchaser) in the sum	
	le to the said Purchaser, the Bank binds itself, its successors and assigns by these of the said Bank this day of20
THE CONDITIONS OF THIS OBLIGATION	ARE:
If the tenderer withdraws or amends, in tender.	npairs or derogates from the tender in any respect within the period of validity of thi
If the tenderer having been notified of t	the acceptance of his tender by the Purchaser during the period of its validity:-
a) If the tenderer fails to furnish the Per accept/execute the contract.	formance Security for the due performance of the contract. b) Fails or refuses to
having to substantiate its demand, prov to it owing to the occurrence of one or	to the above amount upon receipt of its first written demand, without the Purchaser rided that in its demand the Purchaser will note that the amount claimed by it is due both the two conditions, specifying the occurred condition or conditions. This lincluding 45 days after the period of tender validity and any demand in respect than the above date.
(Signature of the authorized officer of	,
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
Name and designation of the officer	
$\begin{smallmatrix} \begin{smallmatrix} \begin{smallmatrix} \begin{smallmatrix} \end{smallmatrix} \end{smallmatrix} \end{smallmatrix} \begin{smallmatrix} \begin{smallmatrix} \begin{smallmatrix} \end{smallmatrix} \end{smallmatrix} \begin{smallmatrix} \begin{smallmatrix} \begin{smallmatrix} \end{smallmatrix} \end{smallmatrix} \end{smallmatrix} \end{smallmatrix} \begin{smallmatrix} \begin{smallmatrix} \begin{smallmatrix} \end{smallmatrix} \end{smallmatrix} $	
Seal, name & address of the Bank ar	nd address of the Branch

CHAPTER - VIII: MANUFACTURERS' AUTHORIZATION FORM

No	Dated
The Director, (K/A: Stores & Purchase Officer), CSIR-NATIONAL PHYSICAL LABORATORY DR. K.S. Krishnan Marg, New Delhi- 110012 India	
Dear Sir:	
We having factories at (address of factory) do hereby at Agent) to submit a bid, negotiate and receive the order from you a	who are established and reputable manufacturers of athorize M/s (Name and address of gainst your tender enquiry. is authorized to bid, and conclude the
contract in regard to this business.	is authorized to old, and conclude the
We hereby extend our full guarantee and warranty as per of the Special Conditions of Contract for the goods and services of	Clause 15 of the General Conditions of Contract and Clause ffered by the above firm.
	Yours faithfully,
	(Name)
	(Name of manufacturers)

Note: This letter of authority should be on the <u>letterhead of the manufacturer</u> and should be signed by a person competent and having the power of attorney to bind the manufacturer. It should be included by the Bidder in its technocommercial unpriced bid.

CHAPTER . IX: BIDDER PERFORMANCE STATEMENT FORM

(For A Period of Last 3 Years &For similar equipment)

Name of the Firmí í í í í í í í í í í í í í í í í í í

(full address of	Order No. and date Description and quantity of ordered similar equipment	Date of comple tion of delivery as per Contra ct/Actu	Remarks indicating reasons for late delivery, if any	Has the equipment been installed satisfactory? (Attach a certificate from the purchaser/Consignee)	Contact Person alongwith Tel. NO., Fax No. & e-mail address

	ature
Rubber	stamp

Place: Date :

CHAPTER X: SERVICE SUPPORT DETAILS FORM

S. N.	Nature of training imparted	List of similar type equipments serviced in the past 3 years	Address, Telephone Nos. , Fax and e mail address of the firm located in Delhi	Value stock spares times.	minimum nsumable at all

Signature and Seal of the manufacturer/Bidderí	í	í	í	í	í		í	í	í	í	í	
------------------------------------------------	---	---	---	---	---	--	---	---	---	---	---	--

Place:

Date :

CHAPTER - XI: DEVIATION STATEMENT FORM (ITB, GCC, SCC)

The following are the particulars of deviations (ITB, GCC, SCC Clauses) from the requirements of the tender document and specifications:

CLAUSE	DEVIATION	REMARKS (INCLUDING JUSTIFICATION)

Ρl	ace	

Date:

Signature and seal of the Manufacturer/Bidder

NOTE:

Where there is no deviation, the statement should be returned duly signed with an endorsement indicating õNo Deviationsö.

CHAPTER - XII: TECHNCAL COMPLIANCE STATEMENT SHEET

An item-by-item commentary on the Purchaser® Technical Specifications demonstrating substantial responsiveness of the goods and services to those specifications or a statement of deviations and exceptions to the provisions of the Technical Specifications.

Technical Compliance statement for

(Bidders are requested to make a detailed technical compliance statement here strictly with regard to the NPL tender specifications in the following format)

S.No	Item	(Yes/No) with	Remark s, If any

<u>Note:</u> All the features claimed by the manufacturers should be available in technical product brochure orofficial webpage. The same need to be highlighted in the submitted technical brochure.

Please note:

1. Compliance/Deviation statement compares the specifications of the quoted model to the required specifications. Bids must have supporting documents (technical literature or copies of relevant pages from the service manual or factory test data) for all the points noted above, failure regarding which may result in rejection of bid.

Signature of Authorised Signatory

Name: Date:

Company Seal:

CHAPTER – XIII: PERFORMANCE SECURITY FORM

MODEL BANK GUARANTEE FORMAT FOR PERFORMANCE SECURITY

То

The Director,

CSIR-NATIONAL PHYSICAL LABORATORY Dr. K.S. Krishnan Marg, New Delhi – 110012 India,
WHEREAS(name and address of the supplier)
(hereinafter called "the supplier") has undertaken, in pursuance of contract no
AND WHEREAS it has been stipulated by you in the said contract that the supplier shall furnish you with a bank guarantee by a scheduled commercial bank recognized by you for the sum specified therein as security for compliance with its obligations in accordance with the contract; AND WHEREAS we have agreed to give the supplier such a bank guarantee;
NOW THEREFORE we hereby affirm that we are guarantors and responsible to you, on behalf of the supplier, up to a total of
undertake to pay you, upon your first written demand declaring the supplier to be in default under the contract and without cavil or argument, any sum or sums within the limits of (amount of guarantee) as aforesaid, without your needing to prove or to show grounds or reasons for your demand or the sum specified therein.
We hereby waive the necessity of your demanding the said debt from the supplier before presenting us with the demand. We further agree that no change or addition to or other modification of the terms of the contract to be performed there under or of any of the contract documents which may be made between you and the supplier shall in any way release us from any liability under this guarantee and we hereby waive notice of any such change, addition or modification. This guarantee shall be valid until the day of, 20
(Signature of the authorized officer of the Bank)
Name and designation of the officer
ÍÍÍÍÍÍÍÍÍÍÍÍÍÍÍÍÍÍÍÍÍÍÍÍÍÍÍÍÍÍÍÍ
Seal, name & address of the Bank and address of the Branch

CHAPTER XIV

DECLARATION ON BEHALF OF MANUFACTURER

	on behalf of M/sand on behalf of our Principals declare that-				
1.	The quoted equipment is of the latest technology. The quoted model shall not be discontinued in next three years.				
2.	Spares for quoted instrument shall be available for next 10 years.				
3.	The quoted model has not been declared obsolete in any country.				
4.	Selling of quoted model is not banned worldwide.				
5.	Best price has been offered for the quoted model. In any case if we sell the quoted model lower than this price to any institution under your knowledge in previous and next one year, the benefit will be passed on to you.				
statem	e above statements serial no. 1 to 5 is correct as on date				
	Signature: Name: Designation: Seal of Firm				



PRICE SCHEDULE FOR GOODS BEING OFFERED FROM ABROAD

lam	e of the Bidder						Tender N	o			
1		1 2	A					1		0	
SI No E	Item Description	Item Country Un	4 5 Unit Qty	4 Unit	Unit Price		6 7 Unit Price Total price (5x6)		Charges for Insurance & transportation to port/ place of destination		9 Total Price (7+8)
				FOB (named port of shipment)	FCA (named place of delivery)	FOB (named port of shipment)	FCA (named place of delivery)	Ocean	Air	CIF	
											ı
											l
											ı
											ı
											l
											ı
											l
tal	Bid price in for	eign Currend	СУ							i	n words
							Signati	uso of Biddo	_		
							Name:	ire of Bidde	r		
							Busine	ss Address:			
te	<u>:</u>										
	Indian agen	ts name & a	ddress _			_					
	Installation,	commission	ning & tr	aining o	charges, if any_						
	Cost of Spar	res									
	The Indian negotiation			shall p	oaid in Indian	Rupees onl	y based on the	e Exchange	Rate prev	ailing on	the dat
	The cost of	The cost of optional items shall be indicated separately.									



PRICE SCHEDULE FOR GOODS BEING OFFERED FROM INDIA

Name of the Bidder				Tender No						
1	2	3	4	5	6	7	8	9	10	11
SI. No.	Item Description	Country of Origin	Unit	Qty	Ex-Works. Ex- Warehouse, Ex-show room off the shelf price (inclusive of all taxes already paid)	Total price Ex-Works. Ex- Warehouse, Ex- show room off the shelf price (inclusive of all taxes already paid) 5x6	GST & other taxes if payable, if contract is awarded	Packing & forwarding up to station of dispatch,	Charges of inland transportat ion, insurance up to Lab./Instt.	Installatio n, Commissi oning & training charges, If any.
Total	Bid price in India	n Currency _							in	words.
							ignature of E	Bidder		
						N	lame:			
						В	usiness Add	ress:		
Note	=		11 . 1 . 1							
(v)	The cost of opt									
(vi)	Cost of spares									

BRIEF SUMMARY OF QUOTATION & CHECKLIST (Not to Be Used For Evaluation/Comparison Purpose)

FOR Rs. QUOTE FILL RELEVANT INFORMATION IN Rs.

(Please Fill It Up. DON'T Write 'AS PER QUOTATION' / 'PLEASE REFER TO OUR OFFER')

	CHECKLIST (In Case of Two Bid System This Page Will Be Enclosed With The Technical Bid)					
Sl. No.	Description	Yes/No				
1	Following Things Are Mentioned On The Main (Outer) Envelope Item Name /Reference No. /Last Date For Submission Of Tender/Date Of Opening Of Tender /Firmøs Name & Address					
2	EMD is Enclosed (With The Technical Bid Envelope In Case Of Two Bid.)					
3	Demand Draft(s) Is/Are In Favour Of Director NPL New Delhi And Payable At New Delhi Firm's Name/Ref. No. Etc. Has Been Mentioned On The Back Side of DDs.					
4 5	The Bid Papers have been PUNCHED With A Hole On The Top Left Hand Corner Side and ProperlyTagged or else, well stapled with no loose sheet left in the bid.					
5 6	Only <u>Relevant</u> Documents (Technical Brochures/Leaflets Etc.) Required In Support of The Quoted Item have been Enclosed. No Irrelevant Papers like ITCC, User Recommendations, and Order copies etc. have been enclosed unless Specifically asked for.					
6	Quotation Have Been Duly Signed And Stamped By The Authorized & Competent Person. All Cuttings/Over Writings Have Been Duly Checked, Initialled And Stamped. (If Applicable)					
7	In Case of Two Bid, Single Combined Offer Has Not Been Submitted OR :Price BidøHas Not Been Enclosed In The Envelope Marked :Technical Bidø					

We have read and understood the tender terms and conditions. The undersigned is competent to sign the tender document including this page on behalf of the quoting firm.

Date	(Signature with Seal)
------	-----------------------

FORMAT/QUESTIONNAIR FOR COMPLIANCE OF TERMS AND CONDITIONS

Tender No.: Due Date _	
------------------------	--

NOTE:

Quotation will not be considered without submission of this format.

- a.
- If a particular question is not at all applicable please write NA in compliance part in Col. No. 4 below. Kindly see the relevant terms & conditions of the tender document as mentioned in Col. No. 3 in each question b. before replying to the questions mentioned in Col. 2 below).

SNo	Terms & condition of Tender document	Relevant Clause No. of the tender terms & conditions of the tender	Whether acceptable (say 'Yes' or 'No' (preferably use different colour ink for 'No')	Deviation from tender terms, if any, with reasons for noncompliance or alternative condition quoted for
1	2	3	4	5
	a.) Whether quotation is direct from Principal supplier/manufacturer or their own office in India (Please specify)	Chapter I		
1	b) Whether quotation is being submitted by Indian Agent/authorized distributor/ dealer? And whether supporting documents/ declaration submitted?	Chapter I		
	c) Whether the agent is having valid registration with DGS&D/NSIC	Chapter I		
2	a) Whether the Techno-commercial and price bids (for two bid tender system only) have been kept in separate envelopes duly marked with "Techno-commercial Bid" and "Price Bids" respectively.(AS per CPPP)	Chapter III		
	b) Whether the tender No., Due date & Opening dates have been written outside all the envelopes.	Chapter III		
3	Whether techno-commercial Bid contains EMD, technical literature/leaflets, detailed specifications & commercial terms & conditions etc. as applicable.	Chapter III		

	1	
4	Whether the required EMD is being submitted with the quotation	Chapter III
	2 Please specify the form of EMD whether in the form of DD/bank guarantee or TDR/FDR (Please mention No., date & amount of EMD documents.) or Bid Security Format at Appexure –'C'	Chapter III
	3 Pre-receipted bill for refund of EMD is enclosed (for bank drafts only)	Chapter III
5	If the prices are on Ex-Works basis or FOB (names port of shipment) or FCA (named place of delivery abroad)	Chapter III
	2 Whether specific amounts or percentage of expenses like packing, forwarding, handling, freight, insurance, documentation etc. have been mentioned in quotation separately in clear terms.	Chapter III and IV
6	a) Whether prevailing rates of GST & other govt. taxes if any (for indigenous supplies) have been given in quotation	Chapter III and IV
7	Have you mentioned the validity period of the quotation as per our requirements	Chapter III and IV
8	a) Whether the Price reasonability Certificate is submitted with quotation	
	b) Whether copies of last two supply orders of the same item from other customers have been attached with the quotation	
	c) If there is any difference in prices of last two orders & those quoted to us. If yes, please give reasons for the same	
	d) Whether supplied in CSIR Labs.	
9	Whether rates/amount of AMC after the warranty period is over has been mentioned	Chapter III and IV
10	Have you gone through the specification Clause & complied with the same	Chapter III and
11	Whether the Make/Brand, Model number and name of manufacturer has been mentioned in the quotation and Printed technical literature/ leaflets of quoted items have been submitted	IV

12	Whether compliance statement of specifications has been attached with the quotation.	Chapter III
13	a) Whether the delivery period for supply of the items has been mentioned	Chapter III and IV
	b) Whether mode of delivery & tentative size & weight of the consignment has also been indicated	Chapter III and IV
14	Do you agree to the submission of Performance Bank Guarantee/Standby L/C and have you mentioned in your quotation about this.	Chapter III and IV
15	a) Do you agree with the payment terms for indigenous supplies?	Chapter III and IV
		No deviation permitted
	b) Do you agree with the payment terms for imports supplies?	Chapter III and IV
16	Do you agree about the date of commencement of warranty period & its extension is necessary.	Chapter III and IV
17	a) Who will install/commission and demonstrate the equipment at NPL, FREE OF COST.	Chapter III and IV
	b) Will you be able to do it within a month	
18	Have you mentioned the guarantee/warranty period in your quotation and do you agree with guarantee clause?	Chapter III and IV
19	Spare parts	Chapter III and IV
20	After Sales service	Chapter III and IV
21	a) Do you agree that on receipt of material in damaged condition or short supply you will replace the same on CIF basis, free of cost pending the settlement of the insurance claim?	Confirmation required
	b) Do you agree with the clause of physical inspection?	
22	For Import Cases only:	NA .
	a) Whether the Indian agent is registered with DGS&D	
	b) Whether the valid DGS& D registration certificate has been enclosed with the offer	NA .
	c) If the party is a subsidiary or corporate branch office of the foreign supplier, then whether copy of the approval from Reserve Bank of India is attached with the offer	Confirmation required

23	Whether list of specific user's for the same item & model as quoted along-with performance certificates from the users is submitted with offer	Confirmation required
24	Whether you agree to the penalty clause for late delivery & installation?	Confirmation required
25	Whether training to our scientist/technical person will be given free of cost. If yes, have you specified in quotation whether it will be in our lab? Or at supplier's site in India or abroad.	Chapter III and Iv
26	a) Whether all the pages have been page numbered?	Confirmation required
	b) Whether quotation has been signed and designation & name of signatory mentioned.	-do-
27	Do you agree to settle the issue as per the terms of tender documents?	Confirmation required

We hereby agree to abide of all other terms and conditions of the tender document.

Signatures of the authorized signatory		
Name of the signatory		
Designation		
Name & Seal of the quoting party		
Dated:		