Ref. AIIMS/BTI/Tender/24

From

Executive Director AIIMS -Bathinda

To

M/s NW Overseas, 42, Devi Murti Colony, Panipat (Haryana)

Dear Sir

1. This institute is interested in supply, installation and commissioning of Corneal Topography Unit (Scheimpflug Camera Type) with following specifications:

Dated: 27 Aug 2021

- WORKING DISTANCE 100- 120 mm
- Additional characteristics (Software) 49 different types of maps, aconic output, incision planner, statistics package, iomega 1-step backup, archiving, import/export 2
- Should have functional database for Surgery planning, Keratoconus detection Contact lens fitting
- Should not have autofocus capability, with passive eye tracking
- Should be compact system with integrated computer, Operating system Windows 7 professional.
- Additional characteristics(software)- different types of maps, Aconic out-put, incision planner, statistics package, iomega 1-step backup, archiving, import/ export
- Additional software programme surgery planning cataract extraction, planning Keratoconus detection, contact lens fitting- should be present
- SIZE; CM 120-140 x 90-110 x 50-80
- PROCESSING SYSTEM 2 GHz
- Monitor size (IMAGE DISPLAY) 15-20"
- Type (CONFIGURATION) SVGA
- Number of projected rings (RESOLUTION) 20; 40 slits
- POWER NEEDED 110/220 VAC, 50/60 Hz
- Precision (WAVELENGTH, nm) 0.1 diopter (curvature), 0.001 mm (elevation)

- OTHER ATTRIBUTES (Interference compensation) Posterior corneal surface; full (up to 10 mm) Pachymetry AC depth; white to white; angle kappa; thinnest point; pupil size.
- Special Scan Mode for optimal representation of IOLs should be there.
- It should supply topographic data on elevation and curvature of the cornea.
- Should be able to perform Scheimpflug image of the entire anterior segment.
- Should have Expanded Basic Software, Software Package for Refractive &Cataract Surgery.
- Should be able to integrate into your electronic medical record (EMR) software system quickly and easily
- Should be able to do Scheimpflug images for precise representation of implants, corneal rings, opacities for lens and cornea.
- Measurements of cornea with 100 Scheimpflug images in 2 seconds should be there.
- Should have BELIN-AMBRASIO SOFTWARE

CAMERA Digital CCD

Light source Blue LEDs(475nm UV free)

Processor speed DSP with 400 mil. operations/s

dimensions (H x W x D) 520- 540 x 260-290 x 350-390 mm

weight <10 kg

Pentium IV, 1.5GHz, Windows XP, 1 GB RAM, VGA

PC minimum requirements graphic card 1024 x 768 Pixel true colour, USB

interface, software should be DICOM compatible, W

enabled color Printer

curvature 3 – 38 mm

9 - 99 D

reproducibility Broad range

operating distance 80 mm

- DGCI/CE(EUROPEAN)/USFDA/BIS/ISI/CDSCO or equivalent certificationshould be present.
- The instrument should be with at least 5 year warranty.
- The instrument should be with portable online UPS/ CTV attachments.
- Demonstration in front of technical committee of equipment along with accessories and attachment before finalization of order
- Should work on standard Indian electrical voltage parameters.
- The instrument should be Upgradable with latest and newer facilities preferable
- 2. (a) You are invited to send us a Proforma Invoice from the Principals. The proforma Invoice should be in triplicate and in the name of the Executive Director, AIIMS

Bathinda but the papers may please be posted at the address given above. The latest hour and date of receipt of the offer is upto 24 Sep 2021 1500 hrs

- (b) The Technical bid shall be opened at AIIMS Bathinda. The date and time of the Price Bids shall be intimated later after evaluation of the technical bid. In case date of opening falls on day which is declared public holiday, the bids shall be opened on the following day at the same time.
- 3. Only manufacturers or their sole authorized distributors/sole agents are entitled to submit the Proforma Invoice from the Principals, otherwise tender shall not be considered. All offers other than those from the manufacturers should be supported by an authority letter from the manufacturers authorising the firm to tender of their behalf. Certificate or a photo state copy thereof to the effect that you are the manufacturers of the equipment/authorized sole distributers or sole agents for manufacturer on whose behalf you are quoting must be included in the documents.

The tender should meet the following criteria:

- (i) The tenderer must be a manufacturer or his authorized agent (specifically against the tender for the subject goods) and should have successfully executed contracts for similar and/or identical goods in the past three years prior to the date of tender opening. In support of this, the tenderer shall furnish performance statement in the enclosed Annexure I.
- (ii) The tenderer meeting the above requirements, except for successful execution of contract for the last three years, may also participate in the tender process, provided they have valid ongoing collaboration Agreement with a manufacturer who, in turn fully meets the criteria specified in clause (i) above and provided also, the tenderer furnishes an undertaking jointly executed by it and the collaborator for the satisfactory designs, manufacturing, erection, commissioning and performance of the goods and services offered including all warranty obligations.
- 4. (a) The detailed technical specifications are given in Annexure 'C'.
 - (b) Technical specifications are intended to be descriptive only and not restrictive.

5. GUARANTEE/WARRANTY & AMC/CMC

- (a) Guarantee/Warranty and AMC/CMC shall be quoted for 24 months until or unless it is stated to be otherwise in Annexure 'C'. In case of variation, The guarantee/warranty may be quoted for the period given Annexure 'C'.
- (b) In addition to quoting for the equipment as per para I above, tenderers must quote the charges for Annual Maintenance Contract (AMC) for a period of 5 years for maintaining the equipment at this institute after the expiry of the period of warranty/guarantee. During the service contract period, the firm shall provide four preventive maintenance visits and in addition attending to all emergent and breakdown calls. The services contract charges should be quoted for labour cost only and should not include the cost of any replacement parts/components that may be needing replacement. During the service contract period replacement of

parts/components that may be needing replacement shall be made available by the institute to the firm at the institute's own expense. The charges shall be paid to the firm in quarterly installments after satisfactory service.

- (c) In addition to quoting the charges for the AMC as mentioned in Para 5(b), the firm must also quote the charges for comprehensive Maintenance Contract (CMC) for a period of 5 years after the expiry of period of guarantee/warranty. The CMC charges should be quoted for labour cost as well as cost of any replacement parts/components that may be required for keeping the equipment functional.
- (d) The uptime guarantees of 347 days in a block of 365 days as defined in para 15 of Annexure A will also apply to the service contract period, both AMC and CMC whichever institute will enter.
- (e) It is essential to quote the charges and terms and conditions for the service contract as in Sub Para (b)and (c) above. Tenders not containing service contract charges shall be considered incomplete and shall be rejected. The charges of AMC and CMC will be taken into account while comparing the prices.
- 6. The tenderer shall give a list of hospitals in India where their equipment had been installed. The Institute reserves the right to inspect such hospitals and see actual performance of such equipment. The institute may also ask for demonstration of the equipment in the Institute at the time of technical evaluation, which shall be mandatory.

7. BID GUARANTEE AND SECURITY:

The tenderer is required to furnish Bid Guarantee and Security as per item 5 in Annexure 'A'

8. CONVERSION TO SINGLE CURRENCY:

To facilitate evaluation and comparison, the purchaser will convert all bid prices expressed in the amount of various currencies in which the bid price is payable to the Indian rupees at the BC selling market rate of exchange established by the State Bank of India, for similar transactions as on the last date of submission to tenders.

9.1 MERGER/ACQUSITION OF FOREIGN PRINCIPAL:

In case of merger of Foreign Principal with another Firm or acquisition of Foreign Principal by another firm, it shall be obligatory for the New Entity so formed after the merger or the acquiring Firm, as the case may be, to take over all the duties and obligations/liabilities of the Foreign Principal and the New Entity/Acquiring Firm would ip so facto become liable for all acts commission or omission on the part of original Foreign Principal.

Agent, failing which the Foreign Principal would ipso facto become liable for all acts of commission or omission on the part of new Indian Agent.

10. CLARIFICATION OF BIDDING DOCUMENTS:

10.1 A prospective bidder requiring any clarification of the tender documents may be notify the purchaser in writing or by telex or cable at the purchaser's mailing address indicated in the invitation for tenders. The purchaser will respond in writing to any request for clarification of the bidding documents which it receives not later then 21 (twenty one) day prior to the deadline for submission of bids prescribed by the purchaser. Written copies of the purchaser's response (including an explanation of the query but without identifying the source of inquiry) will be sent to all prospective bidders which have received the bidding documents.

11. AMENDMENT OF BIDDING DOCUMENTS:

- 11.1 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 bidding documents by amendment.
- 11.2 The amendment will be notified in writing or by telex or cable to all prospective bidder which have received the bidding documents and will be binding on them.
- 11.3 In order to afford prospective bidders reasonable time which to take the amendment into account in preparing their bid, the purchaser may, at its discretion, extend the deadline for the submission of bids.

12 DETAILED INSTRUCTIONS FOR SUBMISSION OF TENDER:

Any effort by bidder to influence the purchaser in the purchaser's bid evaluation, bid comparison or contract award decisions shall result in the rejection of the bidder's bid and also banning of business dealings with the bidder for a period of three years from the date of such ban.

- 13. The instructions for the preparation and submission of the tender and the terms and conditions of the tender are given in the enclosed Annexure 'A'. Tenderers must not carefully that any infringement of the specific requirement contained therein may invalidate the tender.
- 14. This tender form is not transferable.
- 15. This tender form consist of pages 1 to 35 pages. This tender form alongwith covering letter and Annexure should be returned to the institute along with offer letter/technical bid.
- 16. Offers not on the prescribed form shall not be considered.

Executive Director AIIMS Bathinda

ANNEXURE 'A'

INSTRUCTION TO TENDERERS AND TERMS AND CONDITIONS OF THE TENDER

- Only Manufacturers or their sole authorized distributers/sole agents are entitled to submit the Proforma Invoices.
- 2. The tender shall be prepared and submitted as per Para 27 of this Annexure.
- 3. A person signing the tender form or any other document forming part of contract on behalf of another shall be deemed to warranty that he has authority to bind such others and if on enquiry it appears that the person so signing had no authority to do so, the purchaser, may, without prejudice to other civil and criminal remedies against the contract, hold the signatory liable for all costs and damages and forfeit Earnest Money.
- 3.1 Rates and Service charges should not be quoted in the Technical bid.
- 3.2 All pages of the Technical bid/price bid shall be page numbered. In case of triplicate copies, separate copies shall be page numbered separately.
- 4. Tenders/Proforma Invoices not accompanied by detailed information as required, are liable to be rejected.
- 5. EARNEST MONEY DEPOSIT/BID SECURITY AND PERFORMANCE BOND/BANK GUARANTEE:
 - (a) The tender must be accompanied with a Bid Security Declaration in place of Bid Security/EMD as per Office Memorandum No. 9/4/2020-PPD dated 12 Nov 2020 by Ministry of Finance, Government of India.
 - (b) Bids not accompanied by Bid Security Declaration as stated above shall be summarily rejected.
 - (c) Earnest money/security deposit/ any other sums/declarations of the tenderers lying with the institute in connection with any other tender/case will not be considered against this tender.
 - (d) The successful tenderer shall be required to furnish a contract performance guarantee bond in the shape of bank guarantee (as per Annexure E) or FDR/TDR (pledged in favour of Executive Director AIIMS Bathinda along with the undertaking as at Annexure E-1) for an amount equivalent to 3% of the FOB value, or as the case may be, of the equipment toward the execution of the agreement and the warranty. The term equipment, wherever used, means the main equipment and the electrical, civil and any other miscellaneous work done in the turnkey project. The bank guarantee or FDR/TDR should be valid for 26 months the Bank guarantee for 3% of the FOB value shall be submitted within a period of 30 days after the placement of supply order failing which the order will be liable to be cancelled and the Earnest money forfeited.
 - (e) The successful tenderer will submit the Bank Guarantee equivalent to 3% of the FOB value in case of CMC, as the case may be, to cover the service contract period after the expiry of guarantee/warranty period of 26 months or as indicated in Annexure C or extended period on account of penalty. Bank guarantee mentioned in para 5 (d) above will be returned on quantity offered and the tenderers shall be required to supply the same at the rate quoted. The Institute reserve to itself the right to accept or reject any or all the tenders without assigning any reason thereof.

7 Printed or cyclostyled or such terms and conditions of the tendering firms not appearing in the body of the tender will not be considered as forming part of the tender.

8. CUSTOM CLEARANCE:

The equipment requiring import from abroad will be imported under the OGL scheme, for which tenderer will ensure before shipment takes place, that the equipment, in question, can be imported under the said scheme.

- I. The equipment will be got cleared from the Custom by the tenderer at their own cost (if mentioned so in Supply Order or Proforma Invoice). demurrage if any will be borne by the tenderer.
- II. It will be the responsibility of the tenderer to pursue any claims with the Customs authorities/Insurance company/cargo operators and transporters, as may arise, at any stage.
- III. The N.M.I.C. (Not Manufactured in India Certificate) and the CDEC (Custom Duty Exemption Certiticate) will be provided by the Institute.

9. INSURANCE

- 9(i) The manufacturers will ensure that the equipment is properly insured for the full C.I.F. value to cover the transit upto site of installation and the further period of storage etc. upto end of the period of installation as agreed upon. If the installation is delayed beyond the agreed date of satisfactory installation, commissioning and handing over of the equipment, then in that event any transit and storage damages which come to light after such delays, shall be at the risk and cost of the tenderers. The Tenderers/Indian Agent shall provide to the Institute, after due inspection, a detailed list of any loss or damage to the stores that may have occurred so as to enable the purchaser to file appropriate claims with the Insurance company. However, it shall be the responsibility of the Institute to prepare, lodge and pursue any claims that may arise with the Insurance Company(ies). The manufacturers shall provide all assistance in pursuing any such insurance claims expeditiously. The manufacturers shall make free replacement, if required, in lieu of damaged/lost items, etc. regardless of the fact whether the claim is settled by the underwriters or not. The manufacturers liability shall be restricted to making free replacements/rectifications and any local expenses such as custom duty/clearance, etc. connected with such replacements shall be borne by the Institute.
- 9. (ii) It should be noted that if, in consideration of offer of earlier delivery, the contract is placed with a higher tenderer in preference to the lowest acceptable offer, and in case of failure to complete supplies in terms of such contract within the date of delivery specified and incorporated in the contract, the tenderer will be liable to pay to the Institute the differences between the contract rate and that of the lowest acceptable tender on the basis of the final prices FOB destination including all elements of freight, sales tax, local taxes, duties and other incide

ntals. This is in addition to and without prejudice to other rights of the Institute to recover all other losses and damages resulting from delayed supplies, cancellation of contract and risk purchases required to be made in case of failure to supply the stores.

10 GUARANTEE/WARRANTTY

- 10. (i) The guarantee/warranty against defects of manufacture workmanship and poor quality of components for the entire equipment and the work conducted under the contract shall be for a period of 24 months or as indicated in Annexure C or extended period on account of penalty starting from the date of satisfactory installation, commissioning and handing over of the equipment at site. The term satisfactory commissioning and handing over wherever used in terms of tender and Agreement will mean satisfactory and faultless functioning of the equipment for 90 days, and of works conducted therewith covered five consecutive days as defined in Para 15 at any time the guarantee/warranty period will be extended beyond twenty four months to a duration equal to the total of such periods of downtime during the period of warranty.
- 10. (ii) The tenderer will be required to furnish guarantee/warranty as under:
- (a) The tenderer should submit a written guarantee/warranty from the manufacturers stating that the equipment being offered is the latest model as per specifications and that spares for the equipment will be available for a period of at least 10 years after the guarantee/warranty period. The manufacturer should also warranty/guarantee that it will keep the Institute informed of any up-date of the equipment over a period of next 5 years and undertake to provide the same to the Institute at no extra cost.
- (b) Guarantee/warranty that they will supply regularly any items of spare parts requisitioned by the purchaser for satisfactory operation of the equipment till the life span, to be decided mutually of the equipment, if and when required on agreed basis for an agreed price. The agreed basis could be an agreed discount on the published catalogue price or an agreed percentage of profit on the landed cost.
- (c) Guarantee/warranty to the effect that before going out of production of spare parts, the manufacturers and/or tenderers will give adequate advance notice to the purchaser of the equipment so that the later may undertake to procure the balance of the life time requirements of spare parts
- (d) The guarantee/warranty to the effect that the manufacturers will make available to the Institute, the blue-prints and drawings of the spare parts if and when required in connection with the equipment.
- 10 (iii) The tenderer shall furnish the following warranty/ guarantee in case the contract is placed on him :-
 - (a) The tenderer hereby declares that the goods/stores/articles supplied to the buyer under this contract shall be of the best quality and workmanship and shall be strictly in accordance with the specifications and particulars contained/mentioned in the

clauses here of and the tenderer hereby guarantee/ warranty that the said goods/stores/ articles conform to the description and quality aforesaid. The purchaser will be entitled to reject the said goods/stores/articles or such portion thereof as may be discovered not to conform to the said description and quality. Such rejection of goods/stores/articles will be at the seller's risks and all the provisions herein contained relating to rejection of goods, etc. shall apply. The contractor/seller, shall, if called upon to do so, replace within a period of fourteen days or such further period as may be extended from time to time by the purchaser at his discretion, on an application made thereof by the tenderer, the goods/stores/articles or such portion thereof as rejected by the purchaser. In such an event, the above mentioned warranty guarantee period of the entire equipment shall be extended by the time taken for these replacements. Otherwise the tenderer shall pay to the purchasers such damage as may arise by reason of breach of the conditions herein contained. Nothing herein contained shall prejudice any other right of the purchaser in that behalf.

- (b) Tenderers should state categorically whether they have fully trained technical staff for installation/commissioning of the equipment and efficient after sales service.
- (C) Tenderers should categorically confirm that they will give free "After sales services" during guarantee/ warranty period as stipulated in the Clause 10(i) / Annexure 'C' from the date of installation, satisfactory commissioning and handing over of the project/ equipment. Warranty for a period less than as stipulated in Para 10(i) or with conditions may render, the tender invalid.

11 MODE OF DESPATCH, DELIVERY AND COMMISSIONING OF EQUIPMENT:

The equipment with all its accessories should be despatched by road to Bathinda, Punjab (INDIA) duly insured, freight and insurance charges pre-paid. The tenderer is required to undertake to deliver, install, commission and handover the equipment within the stipulated period. The installation of the equipment shall be completed and handed over, within the time schedule given in the tender. This stipulated period should be strictly adhered to for implementation.

12 <u>SUBMISSION OF PBG/AGREEMENT AND DEMURRAGES FOR DELAY IN</u> SUPPLIES/INSTALLATION.

- (a) The supplier shall ensure submission of duly executed Agreement and the desired Performance Bank Guarantee within 30 days of issue of Supply Order failing which and without prejudice to its remedy under the contract the Supply Order shall stand cancelled except when specific extension is given by the Executive Director in this regard, only on request from the supplier within 30 days of the issue of Supply Order, citing valid reasons for seeking an extension which shall, in any case, be given for a maximum of 30 days. If Agreement/PBG is not supplied within the stipulated period, action as per Bid Security Declaration will be taken.
- (b) If the supplier fails to deliver any or all of the goods or perform the services within the time period(s) specified in the contract, the purchaser shall, without prejudice

to its other remedies under the contract, deduct from the contract price, as liquidated demurrages, a sum equivalent to 0.5 percent (0.5%) of the contract price for each week of delay or part thereof until actual delivery or performance, upto a maximum deduction of ten percent (10%) of the contract price. Once the maximum is reached, the purchaser may consider termination of the contract as the case may be of the equipment including components, spares, accessories and optional items and civil, electrical and any other miscellaneous work undertaken. The acceptance of the equipment will be based on demonstration of the satisfactory working of all modes of the equipment as tested by the Institute. The Certificate will be issued by the Institute for the satisfactory completion of the supply, installation and commissioning of the equipment in format given in Annexure - G. The suppliers will inform the purchaser in writing intimating the reasons for delay in supplying and for installing the equipment. The purchaser in his sole discretion may consider a reduction / waiver of the penalty for a period to be stipulated in writing. The material, etc. required for demonstration of satisfactory functioning of the equipment shall be arranged by the suppliers.

13. CONTRACT:

The successful bidder will be required to enter into an Agreement (please see Annexure 'D') with the Institute on a non-judicial paper of Rs.30.00 for the supply and satisfactory installation of the equipment as defined above as per specifications and terms and conditions listed in the document and agreed upon.

14. The whole system will be operated by the company engineers/experts for 90 days i.e. till satisfactory installation and commissioning as per Clause 10(i).

15. <u>UPTIME GUARANTEE/WARRANTY</u>

At the end of the warranty/guaranty period as stipulated in Clause 10(i) or as indicated in Annexure C or the extended period on account of penalty, the Institute shall enter into AMC or CMC with the firm as indicated in the Supply Order. The successful bidder shall sign an Agreement as per Annexure 'D' for the entire period of guarantee/warranty and AMC/CMC. The firm will be required to warranty/guarantee that during warranty period as well as during the service contract period, the equipment including accessories will be maintained in good working condition for a period of 347 days out of a period of 365 days (i.e. 95% uptime). If the machine is out of order for more than 5 hours during any day, it shall be considered as one day down time. The essential period to shut down minimum of 347 days in each period of 365 days which defines the 95% guaranteed uptime required to be maintained in each such period of 365 days. The firm will be required to pay a per day in case the number of days of downtime in each period penalty of Rs. of 365 days is more than the downtime permissible which is to be calculated as defined above and the delay for not bringing the equipment in functioning order is in any way directly, even partially, attributable to the firm. The penalty will apply only for the number of days in excess of the permissible downtime as defined above.

- (a) During the guarantee/warranty period, the time taken by the firm for putting the unit in working order more than 5 days where spare parts are required, will be considered as down time, the guarantee/warranty will be extended accordingly. Penalty will also be imposed for excess duration as per the formula given above.
- (b) During the AMC, the time taken by the Institute in providing the spares till the function of the unit will not be calculated as down time. But the period of AMC will be extended equivalent to period the unit remain out of order. The firm has to submit the Proforma Invoice for the import of spares within 4 days, extra period than this will be counted as down time.
- (c) If the Institute opts to enter CMC, during this period the equipment alongwith its accessories has to be maintained for 347 days in a year as defined in this Para 15. However, 5 days time will be allowed to procure the spares, in case the same has to be imported and this period of 5 days will not be counted as down time.

16. Voltage Stabilizers, Isolation Transformers/U.P.S. systems:

- (i) Voltage stabilizers, Isolation Transformer or U.P.S. system, as may be required, should form part of the equipment although separate quotations for the same from indigenous sources shall also be submitted. The voltage range in the Institute varies from 175 235. Any defect occurring in the equipment because of the defects in voltage stabilizers, Isolation Transformer or U.P.S. system as the case may be shall be attributable to the suppliers and the cost of repairs and the replacement, if any, shall be borne by the suppliers during the guarantee/warranty period as well as the service contract period.
- (ii) If any part of the equipment goes defective on account of inherent fault in the machine or in any component of the equipment and needing replacement shall be replaced by the supplier during the contract period free of cost i.e. to say any defect caused in a part of the machine on account of non-maintenance of the main machine during the contract period shall be attributable to the supplier and the cost of replacement thereof shall be borne by them.

17. LATEST HOUR FOR RECEIPT OF TENDERS:

Your tender must reach this office not later than 2.30 p.m. on the date of opening of the tender. Tenders sent by hand delivery should be given to the Diarist in the Procurement Branch of the AIIMS Bathinda not later than 2.30 p.m. on the due date.

18. OPENING OF TENDER:

The technical bids shall be opened at 3.00 p.m. on the date of opening of the tender. You are at liberty to be present, in person or through your authorized representative, at the opening of the tender at the time and date as specified in the tender notice. The name and address of the representative who would be attending the opening of the tender on your behalf should be indicated in statement to be furnished alongwith the technical bids. The representative should carry due authorization from the tenderer. Institute in its discretion may not allow any representative, who does not carry authorization for being

present in bid opening. In the event of the day of receipt and opening of tender being a holiday for the PGI, then due date of receipt/opening of the tender will be the following.

19 PERIOD FOR WHICH THE OFFER WILL REMAIN OPEN:

The tendering firms should keep their offers valid for acceptance for a period of 330 days from the date of opening of the technical bids. If the firms are unable to keep their offers open for the above said period, they should specifically state the period for which their offers would remain open but they must realise that such a provision may result in the rejection of their offers, provided, however, that in the event that the day upto which the offer is to remain open is declared holiday for the PGI, the offer shall remain open for the following day.

20. PAYMENT TERMS:

(i) On Shipment:

80% of the FOB value shall be paid through irrevocable Letter of Credit established in favour of the foreign supplier through State Bank of India, on a bank in the supplier's country, on submission to the bank of the documents specified in the Letter of Credit and further following documents:

- (a) Foreign supplier's certificate that the amounts shown in the invoice are correct interms of the contract and that all the terms and conditions of the contract havebeen complied with.
- (b) Foreign supplier's certificate confirming that the original shipping documents have been dispatched to the port consignee in accordance with the contract and
- (c) Any other document specified in the notification of award or the contract.

(ii) On final acceptance:

Remaining 20% of the FOB value and actual freight and insurance (based on production of the receipts of the same limited to the estimated amount as mentioned in the Supply Order) shall be payable by Draft/SWIFT on receipt of goods, on submission of claim supported by the acceptance certificate issued by the consignee/ purchaser's representative in the proforma given in Annexure - G of the NIT, inter-alia mentioning therein the date of completion of 90 days satisfactory and faultless functioning of the equipment and subject to other provisions of the Agreement,

(iii) Payment of Indian Agency Commission:

Payment shall be made by the paying authority in Indian currency on presentation of claim supported by a certificate from the purchaser declaring that the goods have been delivered and that all other contractual services/ obligations, except warranty obligations, have been performed.

21. The Institute shall make all reasonable and due efforts to pay the Indian Agency Commission out of the F.O.B. value to the Indian Agents at the earliest possible after

satisfactory installation / commissioning and handing over of the system in good working condition and meeting any other requirements for payment of the Agency commission. The rate of exchange applicable for converting Agency Commission into equivalent Indian Rupees shall be the T.T. selling rate prevalent on the date of releasing the documents by the Bankers. The Indian Agency Commission out of the F.O.B. value will be paid in Indian Currency (Rupees) to be the Indian Agents.

Successful tenderer shall be required to give an undertaking that a resident engineer of
the company who is suitably trained to provide prompt and effective and preventive
maintenance shall be posted at Chandigarh at all time during the period of guarantee
/warranty as defined above as well as the service contract period for which nothing extra
shall be payable by the Institute. And train the personnel at site at
for a minimum period of one month at the company's cost.
23. SUPPLY. INSTALLATION AND COMMISSIONING OF THE EQUIPMENT:

23. SUPPLY, INSTALLATION AND COMMISSIONING OF THE EQUIPMENT:

The supply, installation and commissioning of the equipment shall be as per term and conditions given in this annexure and those given in the Agreement (Annexure - D) to be signed by the successful tenderer. The scope of work includes the installation and satisfactory commissioning of the equipment by the firm and training of personnel.

24. INSPECTION :	
INSPECTING AUTHORITY :	H.O.D. of the concerned department of
	or any other Authority declared as such by
	the Institute

25.

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26. PACKING AND MARKING: Best trade packing suitable for safe Rail/Road/Air transit shall be used subject to packing and marking being acceptable to the Inspecting Authority.

27. PREPARATION AND DELIVERY OF TENDER:

This Annexure (Annexure 'A') and the other Annexures comprising the Tender documents viz. Annexure 'B' (General Questionnaire) Annexure 'C' (Detailed technical specifications), Annexure 'D' (Agreement containing terins and conditions) Annexure 'E' (format of Bank Guarantee), Annexure EI (Undertaking in case of Bank Guarantee is being submitted in form of FDR/TDR), Annexure 'F'(authorization letter), and Annexure 'G' (certificate of successful completion of equipment) Annexure 'H' (Proforma for Performance Statement) should be returned intact alongwith the Technical bid. Each

page of the tender documents (Annexure 'A', 'B', 'C', 'D', 'E', 'El', 'F' . 'G' and 'H' must be signed by the tenderers.

- (i) (a) No tender will be considered unless and until all documents are properly signed
- (b) The tender is liable to be ignored if complete information is not given therein.
- (c) All corrections must be signed by the tenderers in full.
- (d) The offers should be typed or written in ink. Offers in pencil shall be ignored.
- (e) Any tender which is not made out in the proper form or is received late after 14.30 hours on the due date shall not be considered.
- (f) Offers with any price variation clauses shall not be accepted.
- (g) Any conditional tender or any deviation from the terms and conditions of the Tender notice shall render the tender liable to rejection.
- (h) Tender qualified by such vague and indefinite expressions as 'subject to immediate acceptance', subject to prior sale shall not be considered
- (i) Telegraphic/Telex/Fax offers shall not be accepted.
- (ii) Only manufacturers or their authorised sole distributors/sole Agents are entitled to submit their tenders in accordance with the technical specifications as per Annexure 'C' All offers other than those from the manufacturers should be supported by an Authority letter from the manufacturers authorising the firm to tender on their behalf and this Authority letter must accompany the Technical Bid. Certificate or photostat copy thereof to the effect that you are the manufacturers of the equipment/authorised sole distributors or Agent for the manufacturers on whose behalf you are quoting must be included in the tender in partnership, the tenders and all other related documents must be signed by everypartner of the firm.
- (iv) <u>Delivery of Tender:</u> Tenderers should submit their tenders in three parts (Technical Bid, Price Bid and Earnest Money) each part in separate sealed cover

as under:

Tech	nnical Bids an	id Prid	e Bid	s should each	be submitted	d in triplicate	э. Те	echnical	Bids	and
Price	e Bids (each i	n tripli	cate)	shall be placed	l in separate	sealed cove	ers c	duly Sup	erscri	bed
as	Technical	Bid	for			aı	nd	"Price	Bid	for
				due at	on			Both th	ne sea	aled
bids	, alongwith th	ne Ea	rnest	Money (also i	n a separate	e scaled co	ver	so supe	erscrib	oed)
shou	ıld be put in a	nothe	r env	elope which wi	II form the m	ain cover."	This	s main co	over s	hall

be kept in another cover and subr	nitted addressed to this	s office viz. "Professor Incharge
(EP) (Procurement Branch),	The outer	rmost cover should be clearly
superscribed "Tender for	due	On All the envelopes
should bear the name and postal	address of the Tendere	er and shall bear the address of
this office as given above. The tim	ne and date of opening	of price bids will be intimated to
the tenderers later, after evaluation	n of the technical bids.	Both the bids shall be kept valid
for acceptance for a period of 330	days after opening of th	ne technical bids. The purchaser
will not be responsible for any pos	stal delay or any other	cause that may lead to delay in
the receipt of the documents in	this office beyond the	stipulated date and time The
detailed instructions with respect t	to stated in the tender	documents. Technical Bids and
Price Bids are given below:-		

(v) <u>TECHNICAL BIDS</u>

- (i) These should be in triplicate in separate sealed cover as specified above. The Annexure 'A', 'B'.C', 'D', 'E', 'F','G and 'H' of this tender form and the covering letter to the Annexure should be returned alongwith the technical bid. Tenderers should state categorically and specifically, the specifications of the equipment offered by them viz. each of the specification clauses in Annexure C attached with this tender notice and bring out clearly improvements/deviations/limitations in the equipment being offered vis-a-vis the specifications and furnish the reference page number of the catalogue/Data Sheet, if any, relating to each specifications. Specific mention should also be made that the tenderer undertakes to comply with the commercial terms and conditions and deviations, if any, in this regard.
- (2) The tenderer must confirm their acceptance in full of the terms and conditions relating to guarantee/warranty and uptime guarantee/warranty as contained in Para 10 and 15 of Annexure 'A' and tenderers must furnish alongwith technical bid guarantee/warranty from the manufacturers as under:-
- (a) That the tenderer will supply all the operating service manual alongwith blue prints and drawing including circuit diagrams of the equipment supplied as well as its components.
- (b) Guarantee/warranty that they will give free 'after sale' services during guarantee/warranty period as stipulated in Clause 10(i)) or extended as the case may be.
- (c) Guarantee/warranty that a Resident Engineer of the company who is suitably trained to provide prompt and effective maintenance shall be posted at _____at all times during the period of guarantee/warranty or extended as the case may be as well as the
- (3) Tenderers must attach, alongwith the Technical Bid a photocopy of the Constitution of the firm indicating Partnership Deed, if any, the name of the Proprietor/ Partners and
- (4) Foreign firms quoting direct against this tender enquiry should attach, alongwith the Technical Bid, a certificate giving the name and address of their Indian Agents or their representative they have in position for servicing the equipment in India.

- (5) In case the offer is from other than manufacturers, then a certificate that quantum of Indian Agency Commission mentioned by the firm in the Proforma Invoice is the same as is being charged from other Departments/Institutions for similar items and that no IAC other than that stipulated in the P/Invoice is payable by the Principals to the Indian Agent or any other person must accompany the Technical Bid.
- (6) The Technical Bid must be accompanied with a statement furnishing the name and address of the representative who would be attending the opening of the tender on your behalf.
- (7) The Technical Bid must be supported by detailed technical information about the equipment including a copy of the operating manual as well as the service manual.
- (8) Tenderers must attach with the technical bid a categorical statement as to whether they have fully trained technical staff for installation commissioning of the equipment and efficient after sales service. The strength of the technical staff available in India be indicated alongwith the places where they are available.
- (9) Specific mention should also be made that the tenderer undertake to comply with the commercial terms and conditions and deviations, if any, in this regard.
- (10) Please furnish a list detailing all places in India where the same equipment or similar equipment has been installed by the company and attach documentary evidence where possible in support of this list and also certificates of its satisfactory working from the users mentioned in the list.
- (11) Please furnish the following alongwith the Technical Bid :-
- (i) Complete printed literature, all drawings and list of works along with complete specifications for civil, public health, electrical and air-conditioning etc.
- (ii) Furnish a certificate that the proposed area has been inspected and that the same is adequate for the installation of the quoted model including the air conditioning system. Please furnish the minimum area required for the Turnkey project.
- (12) The exact requirement of line voltage, current rating, etc, and the optimum climate and environment required for the equipment must be stated precisely.
- (13) Details of voltage stabilizers, Isolation Transformer or U.P.S. system, as may be required for the equipment and the air-conditioning requirements, must be stated precisely.
- (14) In case the offer is from other than manufacturers, then an Authority Letter from the manufacturers authorising the firm to tender on their behalf must accompany the Technical Bid.

(15) Please furnish, alongwith the Technical Bid a certificate or a photostat copy thereof to the effect that you are the manufacturers of the equipment/authorised Agent or distributors for the manufacturers on whose behalf you are quoting.							
(16) Tenderers must furnish alongwith the Technical Bid the latest current valid Income Tax Clearance Certificate or attested photocopy thereof.							
(vi) PRICE BIDS.							
(i)							
turnkey project should be quoted separately (separately for each), failing which the tender is liable to be rejected.							
(a) Civil							
(b) Electrical							
(c) Air-conditioning							
(d) Public health (water supply, and sanitary fittings)							
(e) Furniture							
(f) Miscellaneous							
(Details of above works are given in Annexure 'C').							
(2) The tenderers should quote the rates for the imported items as under While the F.O.B. prices quoted shall be firm, the indicated insurance and freight charges shall be on estimated basis, payable at actuals.							
(i)Cost of each item (FOB value)							
(ii)Total FOB value of all items.							
 (iii) Indian Agency Commission payable to the Indian Agent, if any. (iv) Net F.O.B. value (ie, total FOB value as in (ii) above, less Indian Agency Commission as in (iii) above). (v) Add estimated freight and insurance upto(freight and insurance however will be paid on actuals) 							
AND							
Also quote separately after adding estimated charges of insurance upto and estimated freight charges upto (freight and insurance however will be paid on actuals). The following may be quoted separately:							
a) Installation charges, if any.							

(VI) Total CIF value (iv) + (v) above.
NOTE: Comparison of prices would be on the basis of the following:
i) FOB inclusive of IAC
ii) Installation charges
iii) CMC/AMC
Total = i) + ii) + iii)
(3) Indian Agents quoting on behalf of their Principals abroad should furnish alongwith their Price Bids an original Proforma Invoice from their Principals abroad, failing which the tender shall not be considered and also furnish a copy of the Agency Agreement where applicable.
(4) Prices quoted for imported goods should not include import duty or any other tax leviable in respect of store and the same shall be chargeable at actuals on production of vouchers unless necessary exemptions are arranged by the Institute.
(5) The prices quoted for indigenous items must be FOR,If any sales tax, excise duty etc. is payable the same must be quoted extra clearly failing which it will be presumed that the prices quoted are inclusive of all taxes etc. Where the excise duty is leviable on advaloren basis, tenderer should submit alongwith the tender, the manufacturers price list showing the actual accessible, value of the stores as approved by the excise authorities
(6) Where more than one unit of any equipment is required/offered, the rate should be quoted for each unit. The rates quoted in ambiguous terms will render the tender liable to rejection. The rates and units shall not be.
(7) Any quantity discounts must be specifically indicated in the Price Bid.
(8) Indian Agents quoting on behalf of their Principals abroad on F.O.B./F.A.S./C.I.F. basis should furnish, alongwith the Price Bid:-
(I) A certificate regarding the net prices, exclusive of commission profit, etc. to be paid to their principals in foreign currency and indicate separately the amount of the remuneration commission/profit which the Indian Agents are entitled to in terms of their Agreement(s) with the Foreign Principals.
(ii) Their Principal's Proforma Invoice or Certificate indicating remuneration/commission/discount etc to be allowed in the particular transaction whether

b) Amount of custom clearance/charges, if any.

as a commission for the contract or as a general retained fee, to their Indian Agents, and the nature of the after sales service to be rendered by Indian Agents, and also indicate whether any such payments shall be received by the Indian Agents in India or abroad with the breakup in Indian Rupees and foreign currency.

(9) The tenderer viz. the Indian Agents and/or the foreign firms should furnish alongwith the Price Bid a certificate that the rates quoted by the firm are the same as are being charged from other Government or Non-Government Departments/Institutions for similar items.

(10) SERVICE CONTRACT.

In addition to quoting for the equipment alongwith its accessories, tenderer must quote for Annual Maintenance Contract (AMC) as well as for Comprehensive Maintenance Contract (CMC) for a period of 5 years for maintaining the equipment at this Institute after the period of warranty or extended as the case may be. During the service contract period the firm shall provide four preventive maintenance visits per year in addition to attending all emergency break down calls. The uptime guarantee of 347 days in a block of 365 days as defined in Para 15 also apply to the service contract period. The AMC and CMC rates will betaken into account while comparing the prices.

- (a) In case of AMC, the charges should be quoted for labour cost only and should not include the cost of any replacement parts/components that may be 1needing replacement. charges quoted will be fer service only. replacement of parts or com1ponents that may be needed replacement shall be made available by the Institute at the Institute's own expenses but the firm has to submit the Proforma Invoice for the spares that needs replacement within a period of 4 days failing which the extra period will be counted as down time. Thus the During the AMC During the AMC the time taken by the Institute in providing the spares till the function of the unit will not be calculated as down time but the period of AMC will be extended equivalent to the period the unit remain out of order.
- (b) If the Institute opts to enter CMC during this period the equipment alongwith accessories has to be maintained for 347 days in a block of 365 days as defined in Para 15. However, 5 days time will be allowed to procure the spares in case the same has to be imported and 5 days will not be counted as down time. In case of CMC, the charges should be quoted tor labour cost as well as for the cost of any replacement parts/ components that may be required for keeping the equipment and accessories functional.
- (c) The rates of the service contract after warranty period for both AMC and CMC must be indicated strictly as below:

		AMC		CMC	
Rate for 1st year	Rs		Rs		}}
Rate for 2nd year	Rs		Rs		}
Rate for 3rd year	Rs		Rs		}
forunits.					
Rate for 4th year	Rs		Rs		}}

Rate for 5th year	Rs		Rs				_}
NTE 1: Dotoe of AMC	and CMC	ara ta ba	augted in	Indian	Dungge	only on	thor

NOTE 1: Rates of AMC and CMC are to be quoted in Indian Rupees only as these shall be paid in Indian Rupees only.

NOTE 2: CMC has to be for all parts. The CMC may also include consumable and reagents to the extent indicated in Annexure C. Any conditional offer may render the tender invalid

The charges for the service contract will be paid in 4 equal installments in arrears for satisfactory service or as per mutually agreed upon schedule.

(11) SPARES:

The spares that are necessary to take care of any possible breakdown of the equipment during a period of 5 years beyond the initial guarantee period should be indicated giving the names and price of each item. This is, however, without prejudice to provision of Para 10. The shelf life of each of the item must be indicated alongwith the time frame during which they are expected to be required for satisfactory maintenance and running of the equipment.

(12) OPTIONAL ACCESSORIES: -

		_	_		_	_
T_{α}	mariat arra				accessories	f ~ " + h ~
renderer	musi aua	e senaraiei	v ioi c	ทาเดาเลเ	accessones	ior ine
1 01100101	made que	o oopalatoi	y 101 C	puonan	accoccinco	101 1110

Items_____ (list of items and mention individual prices) if any recommended by tenderer.

- (13) Indian Agents quoting on behalf of their principals abroad must attach a photostat copy of their Agency Agreement with their principals abroad regarding quantum of commission payable.
- (14) Where authority to refer disputes to arbitration has not been given to the partner signing the tender the tenders must be signed by every partner of the firm.
- (15) The Indian Agency Commission out of the FOB value will be paid in

Indian Currency

28. FORCE MAJEURE:

Any failure of omission or commission to carry out the provisions of this contract

by the supplier shall not give rise to any claim by any party, one against the other, if such

failure or omission or commission arises from an act of God, which shall include all acts

of natural calamities such as fire, flood, earthquake, hurricane, or any pestilence or from

civil/strikes, compliance with any statute and/or regulations of the Government, lockouts

and strikes, riots, embargoes or from any political or other reasons beyond the supplier's

control including war (whether declared or not) Civil War or state of insurrection, provided that notice of the occurrence of any event by either party to the other shall be

given within two weeks from the date of occurrence of such an event which could be

attributed to Force Majeure conditions. the parties may give to the other notice in writing of the existence of such question, dispute or difference and the same shall be referred to two Arbitrators one to be nominated by the First Party and the other to be nominated by the Second Party/Third Party. Such a notice of the existence of any question dispute or difference in connection with this Agreement shall be served by either party within one year of the beginning of such dispute failing which all rights and claims under this Agreement shall be deemed to have been forfeited and absolutely barred. Before proceeding with the reference the Arbitrators shall appoint nominate an umpire, in the event of the Arbitrators not agreeing in their award, the Umpire appointed by them shall enter upon the reference and his award shall be binding on the parties. The venue of the arbitration shall be at The Arbitrators/Umpire shall give a reasoned award.

- (2) The provision of the Indian Arbitration Act in force and of rules framed there under and any statutory modifications thereof shall be deemed to apply and be incorporated in this Agreement.
- (3) Upon every or any such reference, the cost of any incidentals to the reference and

award(s) respectively shall be at the discretion of the Arbitrators or in the event of their not agreeing, of the Umpire appointed by them who may determine the amount thereof or direct the same to be fixed as between solicitors and client or as between parties and shall direct by whom and in what manner the same shall be borne and paid.

30.	JUF	RISD	ICTI	ON:

The courts at	alone will have the jurisdiction	on to try any matter
dispute or reference between	n the parties arising out of this Agr	eement/contract. It
is		
specifically agreed that no c	ourt outside and other than	court shal
have		
jurisdiction in the matter.		

ANNEXURE 'B'

(To be returned, fully complete, with the Technical Bid)

GENERAL

QUESTIONNAIRE

- (i) This Annexure must accompany the Technical Bid.
- (ii) The tenderers must give specific answers against each of the following Questions
- (iii) Equivocal or evasive replies will render the tender liable to be ignored,

QUESTIONS:

- 1) Name and address of manufacture :-
- 2) Station/Place of manufacturer ::
- 3) Whether the tendering firm is are: -
- i) Manufacturer
- ii) Manufacturer's authorized agents
- iii) Holders of stock of the stores tendered for
- 4) If stores offered are manufactured in India, please state whether all the raw materials, components etc. used in their manufacture are also produced in India. If not, give details of materials, components etc. that are imported and their break-up of the indigenous and imported components together with their value and proportion it bears to the total value of the stores.
- 5) State whether raw materials are held in stock in India sufficient for the manufacture of the stores.
- 6) Please state specifically whether the price tendered by you is to the best of your knowledge and belief, not more than the price permissible for you to charge a private purchaser for the same class and description of goods under the provisions of any law for the time being in force and not more than the prices you would charge from other Govt. Depts./Institutions in India. If not, state the reasons as well as the margin of profit included.
- 7) Please indicate the following: -
- a) The precise relationship between the foreign manufacturers/principals and their Indian Agents Associates.
- b) The mutual interest which the manufacturer/principals and the Indian Agents/Associates have in the business of each other.
- 8) Business name and construction of tendering firm. Is the firm registered under:

- i) The Indian Companies Act, 1956,
- ii) The Indian Partnership Act, 1932 (please give the name of partner).
- iii) Any other act.
- iV) If the firm is not registered please give the name (s) and address of the owner(s)
- 9 (A) Do you agree to various clauses of Para 16 of the Agreement (Annexure D) regarding Arbitration
- (B) (i) In the case of partnership firms, whether registered under Indian
- (iii) Whether in the partnership Agreement, authority to refer disputes Concerning the business of the partnership to arbitration has been conferred on the partner who has signed the tender.
- (iv) If the answer(s) to question 9(B)(iii) is in the negative, whether there is any general power of attorney executed by all the partners of the firm authorizing the partner who has signed the tender to refer disputes Concerning business of the partnership to arbitration
- (C) If the answers to either 9(B)(iii) or 9B(iv) is in the affirmative, please, furnish a copy of either the partnership Agreement or the general power of attorney, as the case may be.

Note before (1): Please attach to the technical bid a copy of the Partnership Agreement or the General Power of Attorney on either of which reliance is placed for authority of partner or the partner signing the tender to refer disputes to arbitration. The copy should be attested by a NOTARY PUBLIC or its execution should be admitted by an affidavit drawn on properly stamped paper by all the partners.

- 10. Indicate clearly the guaranteed delivery/commissioning and handing over period.
- 11. Please state clearly the period for which your offer wil be valid for acceptance beyond the date of opening of the Technical Bids (please see note below):

IMPORTANT NOTE: Tendering firms are requested co keep their offers valid for acceptance for a period of 330 days from the date of opening of the Technical Bids. If the firm is unable to keep its offer open for the specified period of 330 days, then they should specifically state the period for which their offers would remain open but they must realize that such a provision may result in the rejection of their offers.

12. Please furnish the following details:-

Indian Agent

Income Tax

Permanent Account Number:

ANNEXURE C

(To be returned with the Technical Bid)

TECHNICAL	SPECIFICATIONS	FOR
Note: This agreement is appli	cable to all the items tendered on or after	

ANNEXURE-D

(To be returned with the Technical Bid)

Terms and conditions of the Agreement to be executed by successful Tenderers.

This of	Agreement		the	supply,	installation		maintenance nade this
				Two	tho	usand	and
		by			and		between
		/ :	. 1 /		oresented		Director,
M/e		(Hospita	ıı/user)	•			First Party) and eferred to as the
_		Third Party" r	 espect				less specifically
							s, Administrator,
							heir agent if they
			•	_	•	•	ent. It is further cond Party shall
							the new agency
							ement written or
			•	_		ed that	t this Agreement
WIII D	e binding on all	parties collec	tively a	and separa	tely		
2.0 T	HE AGREEME	NT:					
2.1 of	This Agreem	nent concerr	ns th	e supply	installation	and	commissioning
equir	oment on turnke	v basis to be s	supplie	d by the Se	cond Party an	d Third	Party according
to				pply	oonar any an		Order(s)
No					_Dated		
2.2 T	he Second Par	ty and Third F	arty a	gree to sup	ply, install and	d comm	ission the entire
equip by	oment within the	e period of 84	days	after the op	ening of the	Letter o	of Credit opened
the F	rirst Party for the	e supply, insta	allation	and comm	issioning of th	e said	equipment.
2.3 N	MODE OF DESI	PATCH					
	equipment with insured upto						(India) d.
and o	duly executed A	greement wit	hin 30	days of iss	ue of Supply	Order f	Bank Guarantee ailing which and stand cancelled,

except when specific extension is given by the Executive Director AIIMS Bathinda in this regard, on a request form the supplier within 30 days of issue of Supply Order, citing valid reasons for seeking extension, which shall, in any case, be given for a maximum of 30

days. If the PBG and Agreement is not supplied, as called for within the stipulated period, the Supply Order shall be liable to be cancelled and EMD forfeited.

2.4 (a) Further, the equipment will be supplied, installed, commissioned and handed over to the First Party in complete working order within a total period of 84 days after the opening of the Letter of Credit.

If the supplier fails to deliver any or all of the goods or perform the services within the time period(s) specified in the contract, the purchaser shall, without prejudice to its other remedies under the contract, deduct from the contract price, as liquidated demurrages, a sum equivalent to 0.5% of the contract price for each week of delay or part thereof until actual delivery or performance, upto a maximum deduction of 10 (ten)% percent of the contract price. Once the maximum is reached, the purchaser may consider termination of the contract by which the supplies or their satisfactory installation, commissioning and handing over is delayed, The Second Party and Third Party will inform the First Party in writing, intimating the reasons for delay in supplying, commissioning and handing over of the equipment in satisfactory working order. The First Party at its sole discretion may consider a reduction or waiving of the penalty for a period to be stipulated in writing,

- 2.5 The system operational efficiency and concepts would be fully demonstrated after job completion by the Second/Third Party for which nothing extra shall be payable by the Institute. The materials etc. required for demonstration of satisfactory functioning of the equipment shall be arranged by the Second and Third Party,
- 2.6 Thorough inspection of the equipment system will be carried out by the First Party only on completion of the entire job of installation and commissioning of the equipment. The acceptance of the equipment will be based on demonstration of the satisfactory working of all modes of the equipment as tested by the Inspecting Authority.
- 2.7 This Agreement comes into effect from the date of opening of the Letter of Credit in favour of the Second Party. The Agreement will initially be valid for a **period of two** years to be counted from the date of installation and commissioning & handing over of the equipment.
- 2.8 On expiry of the initial **period of** _____ **years**, this Agreement may be renewed for a further period by mutual Agreement between the parties in writing. However, notwithstanding anything else stated here, the Second Party undertakes to continue to provide service and required spare parts at an agreed price for the entire life of the equipment. Further, the Second Party undertakes to provide all the circuit diagrams of the entire equipment, including all its accessories, in the event the particular model is phased out of production. It further agrees to provide and sell to the First Party all spare parts that may be needed for the remaining life of the equipment.

4. PAYMENT TERMS

(i) On Shipment:

80% of the FOB value shall be paid through irrevocable Letter of Credit established in the favour of the foreign supplier through ______ on a bank in the

supplier's country, on submission, to the bank, of the documents specified in the Letter of Credit and further following documents:

- (a) foreign supplier's certificate that the amounts shown in the invoice are correct in terms of the contract and that all the terms and conditions of the contract have been complied with
- (b) foreign supplier's certificate confirming that the original shippingdocuments have been dispatched to the port consignee in accordance with the contract and.
- (c) any other document specified in the notification of award or the contract.

4.2. ON FINAL ACCEPTANCE:

Remaining 20% of the FOB value and actual freight and insurance (based on production of the receipts of the same limited to the estimated amount as mentioned in the Supply Order) shall be payable by Draft/SWIFT on receipt of goods on submission of claim supported by the acceptance certificate issued by the consigneel purchaser's representative in the proforma given in Annexure - G of the NIT, inter-alia mentioning therein the date of completion of 90 days satisfactory and faultless functioning of the equipment and subject to other provisions of the Agreement.

- 4.3 The **Indian Agency Commission** of **Rs**._____ will be paid to the Third Party and has been included in the total FOB value of the equipment.
- 4.4 The Institute shall make all reasonable and due efforts to pay the Indian Agency Commission out of the FOB value to the Third Party at the earliest possible after satisfactory installation/commissioning and handing over of the system in good working condition and meeting any other requirements for payment of the Agency Commission. The rate of exchange applicable for covering Agency commission into equivalent Indian Rupees shall be the TT selling rate prevalent on the date of releasing the documents at the time of shipment by the bankers. The Indian Agency Commission out of the FOB value will be paid in Indian Currency (Rupees) to the Third Party.
- 4.5 The equipment will be installed by the Second Party or the Third Party at the designated premises of the First Party.
- 4.6 The octroi exemption certificate, if required, shall be provided by the First Party.
- 4.7 It is agreed that increase in price on account of any statutory increase or fresh imposition of customs duty, sales tax or on account of any other tax or duty leviable in respect of the stores specified in the accepted tender which takes place after the date of delivery installation, commissioning and handing over period stipulated in the contract, shall not be admissible on such of the said stores as are delivered after the stipulated date of delivery and completion. This is subject to Force Majeure clause.
- 4.8 It is agreed that notwithstanding anything stipulated in the contract for increase in price on any other grounds, such increase which takes place after the date of the delivery and completion stipulated in the contract shall not be admissible on such of the said stores as are delivered after the expiry of the delivery and completion period stipulated in the contract.

4.10 A certificate shall be submitted, along with the final payment bills of the tendering firm, stating whether or not they have any pending appeal/protest for refund of partial or full excise duty already reimbursed to the firm by the Institute pending with the excise authorities and if so, the nature, the amount involved and the position of such appeals. This certificate should be signed by the Managing Director/Manager/ Accountant of Second/Third Party,

5. IMPORT FORMALITIES AND CUSTOMS CLEARANCE:

- 5.1 The equipment requiring import from abroad will be imported under the OGL scheme, for which Second Party and Third Party will ensure, before shipment takes place, that the equipment in question can be imported under the said scheme.
- 5.2 It will be the responsibility of the Third Party to get the customs clearance of the equipment duty free where this dispensation is available. It will also be the responsibility of the Third Party to pursue any claims, with the customs authorities/insurance company, cargo operators and transporters as may arise at any stage.
- 5.3 The N.M.I.C. (Not Manufactured in India Certificate) and the C.D.E.C. (Custom Duty Exemption Certificate) will be provided by the First Party. However, the Second Party and third party will effect the shipment only after seeking confirmation regarding availability of the above from the First Party Delays on this account will not count towards any penalty clauses in this Agreement.
- 5.4 The First Party shall indicate in the Supply Order whether any custom duty / excise duty exemption is available. The First Party shall make available such custom / excise duty exemption certificate. However, it shall be the responsibility of the Second and Third Party, before dispatching the consignment to ensure that such exemption certificates have become available with the First Party. Failure on this part of Second and Third party will render them liable to pay all demurrage charges which become payable.

6. INSURANCE

6.1 The Second Party will ensure that the equipment is properly insured for the full C.I.F. value to cover the transit **upto site of installation** (At user's premises) and to cover the further storage period etc. upto and of the period of satisfactory installation as agreed upon. If the installation is delayed beyond the agreed date of satisfactory installation, commissioning and handing over of the unit then in that event any transit and storage damages which come to light after such delays shall be at the risks and cost of the second/Third Party. The second party/Third Party will provide to the First Party, after due inspection, a detailed list of any loss or damage that may have occurred so as to enable the First Party to file the appropriate claims that may arise with the insurance company(ies). The second/Third Party undertakes to provide all assistance in pursuing any such insurance claims expeditiously. In lieu of damaged/lost items etc. regardless of the fact whether the claim is settled by the underwriters or not, the Second Party's liability is restricted to making free replacement/rectifications and any local expenses such as Customs Duty Clearance etc. connected with such replacements shall be borne by the First Party.

7. It should be noted that if, in consideration of offer of earlier delivery, the contract is placed with a higher tenderer in preference to the lowest acceptable offer, the tenderer will be liable to pay to the Institute the difference between the contract rate and that of the lowest acceptable tender on the basis of the final price for destination, including all elements of freight, sales tax, local taxes, duties and other incidentals, in case of failure to complete supplies in terms of such contract within the date of delivery specified and incorporated in the contract. This is in addition to and without prejudice to other rights of the Institute to recover all other losses and damages resulting from delayed supplies and of cancellation

8. GUARANTEE/WARRANTY:

8.1	Guarantee/warrant	shall be for a p	eriod of	months.

- 8.2 The foreign suppliers and the tenderer should guarantee the entire equipment against defects of manufacture, workmanship and poor quality of components.
- 8.3 The guarantee/warranty against defects of manufacture, workmanship and poor quality of components shall be for the entire equipment and work conducted under the contract. During the guarantee period the replacement of any part(s) of the equipment or rectification of defect of works shall be free of cost.

8.4 UPTIME GUARANTEE

The firm will be required to give warranty / guarantee that during warranty period the equipment, including accessories, will be maintained in good working condition for a period of 347 days out of a period of 365 days (i.e. 95% uptime). If the machine is out of order for more than 5 hours during any day, it shall be considered as one day down time. The essential period to shut down the installation, entirely or partially, shall also be included in the downtime if it exceeds 2 days, while calculating the 95% guaranteed uptime. No deduction or advantage of any kind on account of Sundays, half days on Saturdays, Public/Govt. holidays observed by the Institute shall be allowed from the total down time permissible as defined above. The equipment will thus be required to be maintained in satisfactory working conditions for a minimum of 347 days in each period of 365 days which defines the 95% guaranteed uptime required to be maintained in each such period of 365 days. This guaranteed uptime shall be calculated for each block of 365 days.

- 8.6 The Second Party and the Third Party guarantee that the equipment being offered is the latest model and that spares for the equipment will be available for a period of at least 10 years (life span). The Second Party and the Third Party also guarantee that they will keep the Institute informed of any up-date of the equipment over a period of next 5 years and undertake to provide the same to the Institute at no extra cost.

- 8.7 The Second Party and Third Party guarantee/warranty that they will supply regularly any items of spare parts requisitioned by the purchaser for satisfactory operation of the equipment till the life span (to be mutually decided) of the equipment if and when required on agreed basis for an agreed price. The agreed basis could be an agreed discount on the published catalogue price or an agreed percentage of profit on the landed cost.
- 8.8 The Second Party and Third Party guarantee that before going out of production of spare parts, the Second Party/ Third Party will give adequate advance notice of at least six months to the First Party so that the First Party may undertake to procure the balance of the life time requirements of spare parts.
- 8.9 The Second Party and Third Party guarantee that they will make available to the First Party the blue prints and drawings of the spare parts as and when required in connection with the equipment.
- 8.10 The Second Party and Third Party guarantee that the goods/articles supplied to the First Party under this contract shall be of the best quality and workmanship and shall be strictly.

goods stores/articles will be at the seller's risk and all the provisions herein contained relating to rejection of goods etc. shall apply. The Second Party and Third Party shall, if called upon to do so, replace within a period of fourteen days or such further period as may be extended from time to time by the First Party at his discretion, on an application made thereof by the Second Party/Third Party, the goods/stores/articles or such portion thereof as rejected by the First Party. In such an event, the above mentioned warranty/guarantee period of the entire equipment shall be extended by the time taken for these replacements. Otherwise, the second/Third Party shall pay to the First Party such demurrages as may arise by reason of breach of the conditions herein contained. Nothing herein contained shall prejudice any other right of the First Party in that behalf.

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8.11 The Second Party an	a inira Party w	'iii sudmit a f	Performance i	Bona / Bank
Guarantee (PBG) for 3%	of the F.O.B.	value of the	e equipment	amounting to
Rs	towards the exe	ecution of the	Agreement and	the warranty
valid till the expiry of the	warranty period	d of		months , or
extended period of warranty	of	months a	s the case may	be. The PBG
should however be valid for	or at least	months.	After receipt	of said bank
guarantee, the First Party w	ill return the cal	I deposit rece	ipt already sub	mitted by the
Second Party and Third Par	ty as earnest mo	ney. On expir	y of the warrar	nty period, the
PBG will be returned by the I	First Party to the	Second Party	and Third Party	but only after
the latter parties have submit	ted a fresh Bank	Guarantee for	Rs	
valid till the expiry of the p	period of the ser	rvice contract	. The fresh Ba	nk Guarantee
to cover the service contract	shall be submitt	ed at least on	e month before	expiry of the
previous Bank Guarantee an	d shall be for 5%	of FOB value	of the equipme	ent referred to
above in case of AMC and f	or 10% of FOB v	alue of the eq	uipment referre	ed to above in
case of CMC		·	•	

9 TRAINING OF PERSONNEL

training for personnel involved in the use of the equipment at site atimmediately after its installation. For this purpose the company experts shall be required to operate and train the personnel at site at for a minimum period of one month at the company's cost
10 The Second Party/Third Party hereby agree to station at all times at at their cost, a Resident Engineer who is suitably trained for affective preventive and prompt maintenance of the equipment during the period of guarantee/warranty of months or extended period of warranty and the service contract period
11. INSTALLATION AND SATISFACTORY COMMISSIONING OF THE EQUIPMENT:
11.1 The scope of work includes the satisfactory installation and satisfactory commissioning of the equipment by the Second and Third Party. The term satisfactory installation and commissioning and handing over wherever used in this contract/Agreement will mean satisfactory and faultless functioning of the equipment for 90 days and of works conducted there under covered under the contract in working order. The Second Party and Third Party shall in consultation with the First Party, furnish at no extra cost to the First Party within 15 days of the Supply Order, the full details of all works required to be carried out by the Institute in connection with the completion of the work within the stipulated period.
11.2 In case the equipment is not installed and/or put in working condition to the full satisfaction of First Party within the period stipulated in the Agreement or within such time as may be extended in writing by the First Party, or the equipment does not function properly during the period of years from the date of its installation the First Party shall be entitled to return the equipment and seek the refund of the amount paid and the interest accrued thereon/demurrages borne by it.
12. MAINTENANCE OF THE EQUIPMENT DURING SERVICE CONTRACT PERIOD:
12.1 It shall be the responsibility of the Second Party and Third Party to keep the equipment including its accessories, covered under this Agreement in good working condition during the entire service contract period of

The firm will be required to pay a penalty of **Rs______ per day** in case the number of days of downtime in each period of 365 days is more than the downtime permissible which is to be calculated as defined above and the delay for not bringing the equipment in functioning order is in any way directly, even partially, attributable to the firm. The penalty will apply only for the number of days in excess of the permissible downtime as defined above.

- 12.1 (a) During the AMC, the time taken by the First Party in providing the spares till the functioning of the unit will not be calculated as down time. But the period of AMC will be extended equivalent to period the unit remains out of order. The Second Party has to submit the Proforma Invoice for the import of spares within 4 days. Extra period than this will be counted as down time.
- 12.1 (b) During the guarantee/warranty period the time taken by the Second Party for putting the unit in working order more than 5 days will be considered as down time, the guarantee/warranty will be extended accordingly.
- 12.1 (c) If the First Party opts to enter CMC during this period, the equipment along with its accessories has to be maintained for 347 days in a year as defined in above Para 12.1. However, 5 days time will be allowed to procure the spares, in case the same has to be imported and this period of 5 days will not be counted as down time.
- 12.2. The Second Party will furnish a Bank Guarantee as stipulated in Para 8.11 of the Agreement.
- 13. SPARES:
- 13.1 SPARES PARTS DURING GUARANTEE/WARRANTY PERIOD:

All spare parts required during the guarantee warranty period of the equipment as defined in Clause 8 for the satisfactory maintenance, running and upkeep of the equipment shall be provided by the second/Third Party at its cost, expenses and care. All such defective parts/components replaced by the second/Third Party during the guarantee period and Comprehensive Maintenance Contract period shall be the property of the second/Third Party.

- 13.2 During the Annual Maintenance Contract period, replacement of parts/components that may be needing replacement shall be made available by the First Party to the Third Party.
- 14 Service charges and payment during service contract period.
- 14.1 The maintenance service charges will become effective automatically after the expiry of the guarantee period or extended warranty period as stipulated in Para 8.11 of the Agreement from the date of satisfactory installation and commissioning and handing over of the complete equipment including all accessories.

14.2 The	Maintenance Contract Service Charges payable
during the service contract period b :-	y the First Party to the Third Party shall be as under
Rate for 1st year = Rs	

Rate for 2nd year = Rs		
Rate for 3rd year = Rs	ForUn	its
Rate for 4th year = Rs		
Rate for 5th year = Rs		

NOTE: The AMC / CMC charges shall be payable in Indian Rupees only.

- 14.3 In case CMC, these charges include the of replacement parts/components/spares/accessories ctc which shall be borne by the Second and Third Party In case of AMC these charges do not include the cost of any replacement parts components etc.
- 14.4 The payment of the Service Contract will be released to the firm in four equal installments after verification of all service reports. The payment will be made after the expiry of each quarter.
- 14.5 The firm will arrange 4 regular visits (one every three months) every year for keeping the equipment in good working condition during the period of Service Contract. In addition to it, the firm will be responsible for attending to all emergency break down calls as and when required by the concerned department during the year.
- 14.6 No price revision will be accepted by the First Party during the tenure of the Agreement.

15. FORCE MAJEURE:

Any failure of omission or commission to carry out the provisions of this contract by the supplier shall not give rise to any claim by any party, one against the other, if such failure of omission or commission arises from an act of God, which shall include all acts of natural calamities such as fire, flood, earthquake, hurricane, or any pestilence or from civil strikes, compliance with any statute and/or regulations of the Government, lockouts and strikes, riots, embargoes or from any political or other reasons beyond the supplier's control including war (whether declared or not), Civil War or state of insurrection, provided that notice of the occurrence of any event by either party to the other shall be given within two weeks from the date of occurrence of such an event which could be attributed to Force Majeure conditions.

16. ARBITRATION:

16.1 If at any time, any question, dispute or difference whatever shall arise between the two parties upon or in relation to or in connection with this Agreement, either of the parties may give to the other notice in writing of the existence of such a question, dispute or difference and the same shall be referred to two Arbitrators one to be nominated by the First Party and the other to be nominated by the Second Party/Third Party. Such a notice of the existence of any question, dispute or difference in connection with the Agreement shall be served by either party within one year of the beginning of such dispute failing which all rights and claims under this Agreement shall be deemed to have been forfeited. Before proceeding with the reference, the Arbitrators shall appoint/nominate an Umpire. In the event of the Arbitrators not agreeing in their award, the Umpire appointed by them

shall enter upon the reference and his award shall be binding on the parties. The venue of the arbitration shall be at (India). The Arbitrators/Umpire shall give a reasoned award.
16.2 The provisions of the Indian Arbitration Act in force and of rules framed there under and any statutory modifications thereof shall be deemed to apply and be incorporated in this Agreement.
16.3 Upon every or any such reference, the cost of any incidentals to the reference and award(s) respectively shall be at the discretion of the Arbitrators or in the event of their not agreeing, of the Umpire appointed by them who may determine the amount thereof or direct the same to be fixed as between solicitors and client or as between parties and shall direct by whom and in what manner the same shall be borne and paid.
17. JURISDICTION:The courts atalone will have the jurisdiction to try any matter, dispute or reference between the parties arising out of this Agreement/Contract. It is specifically agreed that no court outside and other thancourt shall have jurisdiction in the matter.

ANNEXURE - 'E'

(To be returned with the Technical Bids)

PERFORMANCE BOND (BANK GUARANTEE)

In consideration for the Executive Director AIIMS Bathinda (hereinafter called the purchaser) having agreed to release the 100% payment of net F.O.B price as per terms
and conditions of a concluded Contract No
dated(hereinafter called the contract') for supply
of(hereinafter called goods and services) to
Messrs (hereinafter called the supplier ') on submission of a Bank
Guarantee to the satisfaction of the purchaser for the due performance of the said contract.
We(hereinafter called the Bank')
at the request of the supplier do, as a primary obliger and not merely as surety, hereby
irrevocably, unconditionally and absolutely undertake against any loss or damage caused
or suffered by the purchaser by reason of any failure of the supplier to perform or omission or negligence to perform any part of its obligations to the satisfaction of the purchaser in
terms of the contract. We, the Bank, do hereby undertake to pay the amount due and
payable under this guarantee without any demur merely on a demand from the purchaser
stating that the amount claimed is due by way of loss or damage caused to or would be
caused to or suffered by the purchaser by reason of any breach by the said supplier of
any of the terms and conditions contained in a said contract or by reason of the supplier's
failure or omission or negligence to perform the said contract or any part thereof. Any
such demand made on the Bank shall be conclusive as regards the amount due and
payable by the bank under this guarantee, which shall not be considered as satisfied by
any intermediate payment or satisfaction of any part of or obligation hereunder. However, our liability under this Guarantee shall be restricted to an amount not exceeding
We, the Bank, undertake to pay to the purchaser any amount so demanded by the purchaser, notwithstanding,
a) any dispute or difference between the purchaser and the supplier or any other
person or between the supplier or any person or any suit or proceeding pending
before any court or tribunal or arbitrator relating thereto or
b) the invalidity, irregularity or unenforceability of the contract or
c) any Other circumstances which might otherwise constitute discharge of this
guarantee, including any act or omission or commission on the part of the
purchaser to enforce the obligations by the supplier or any other person for any
reason whatsoever.

We, the Bank, further agree that the Guarantee herein contained shall be continued one

and remain in full force and effect during the period that would be taken for the performance of the said contract and that it shall continue to be enforceable till all the dues of the purchaser under or by virtue of the said contract have been fully paid and its claims satisfied or discharged or till the office of the Executive Director AIIMS Bathinda that the terms and conditions of the said contract have been fully and promptly carried out by the said supplier and accordingly discharges this Guarantee.

We, the Bank, hereby agree and undertake that any claim which the Bank may have against the supplier shall be subject to and subordinate to the prior payment and performance in full of all the obligations of the bank hereunder and the bank will not, without prior written consent of the purchaser, exercise any legal rights or remedies of any kind in respect of any such payment or performance so long as the obligations of the bank hereunder remain owning and outstanding, regardless of the insolvency, liquidation or bankruptcy of the supplier or otherwise howsoever. We, the Bank, will not counter claim or set off against its liabilities to the purchaser hereunder any sum outstanding to the credit of the purchaser with it.

We, the Bank, further agree with the purchaser that the purchaser shall have the fullest liberty or extension being granted to the said supplier or for any forbearance, act or omission on the part of the purchaser or any indulgence by the purchaser to the said supplier or by any such matter or thing whatsoever which under the law relating to sureties would, but for this provision, have effect of so relieving us.

This guarantee will not be discharged due to the change in the constitution of the Bank or

the supplier.

We, the Bank, lastly undertakes not to revoke this Guarantee during its currency except

with the previous consent of the purchaser in writing.

The disputes relating to this Bank Guarantee shall be resolved as per the terms and

conditions of the contract.

Signature and seal of the bank

Place

Date

ANNEXURE - "E1

(Undertaking from the Supplier on a Non Judicial Stamp Paper of Rs. 100/- duly attested by Notary)

(To be returned with the Technical Bids)

PERFORMANCE BOND / GUARANTEE

purchaser) havin and conditions of (hereinafter calle goods and servic supplier ') on sub performance of the		se the 100% pay ntract No or supply of ssrs	ment of net F.	O.B. prid _ dated (herein _ (herein	ce as after of	per te called called	rms the the
We, Messrs hereby			_ (hereinafter				,
hereby	submit	the		/TDR			No.
the Bank) for Rs.				ISSU	eu by r	oledge	ed in
hereby irrevocab caused or suffere omission or negl	ive Director AIIM ly, unconditionally ed by the purchase igence to perform as of the contract.	and absolutely er by reason of a	undertake agai any failure of th	nst any e suppli	loss o er to p	r dam berforr	age n or
performance Gua guarantee withou amount claimed suffered by the conditions contai	r, do hereby auth arantee amount/ur at any demur mer is due by way of purchaser by rea ned in said contract id contract or any	ndertake to pay to ely on a demar loss or damage ason of any brect or by reason of	the amount due nd from the pure e caused to or each by us of	and pay chaser would b any of	yable stating e cau	under g that used to erms	this the o or and
We, the Supplier purchaser, notwit	r, undertake to pa thstanding,	y to the purcha	ser any amour	nt so de	mand	ed by	the
a) any dispute or	difference betwee	en the purchase	r and the suppl	ier or ar	y oth	er	
person or between	en the supplier or a	any person or a	ny suit or proce	eding p	endin	g	
before any court	or tribunal or arbit	rator relating the	ereto or				

b) the invalidity, irregularity or unenforceability of the contract or

C) any other circumstances which might otherwise constitute discharge of this

guarantee, including any act or omission or commission on the part of the

purchaser to enforce the obligations by the supplier or any other person for any reason whatsoever.

We, the Supplier, further agree that the Performance Bond/Guarantee herein contained shall be continued one and remain in full force and effect during the period that would be taken for the performance of the said contract and that it shall continue to be enforceable till all the dues of the purchaser under or by virtue of the Executive Director AIIMS Bathinda certifies that the terms and conditions of the said contract have been fully and promptly to postpone for any time or from time to time and of the powers exercisable by the purchaser against us and forbear or enforce any of the terms and conditions relating to the said contract and we shall not be relieved from our liability by reason of any such variation or extension being granted to us or for any forbearance, act or omission on the part of the purchaser or any indulgence by the purchaser to us or by any such matter or thing whatsoever which under the law relating to sureties would, but for this provision, have effect of so relieving us.

This Performance Bond / Guarantee will not be discharged due to the change in the constitution

of the Supplier.

We, the Supplier, lastly undertakes not to revoke this Performance Bond / Guarantee except with

the previous consent of the purchaser in writing.

The disputes relating to this Bank Performance Band / Guarantee shall be resolved as per the

terms and conditions of the contract.

Signature and seal of the Supplier

Place

Date

ANNEXURE - 'F'

MANUFACTURERS AUTHORISATION FORM

То

The Executive Director AIIMS Bathinda Dear Sir. Tender No. _____ who are established and reputable manufacturers of ______ having factories at____and hereby authorise ____ (name and address of agents) to bid, Messrs. and conclude you against Negotiate contract with the No._____ for the above goods manufactured by us. We shall remain responsible for the tender Agreement negotiated by the said M/S _____ jointly and severely, No company or individual other than Messrs _____ are authorised to bid, negotiate and conclude the contract in regard to this business against this specific IFB as also for all business in the entire territory of India An agency commission of_________% included in the gross exprice payable works to Messrs____ We hereby extend our full guarantee and warranty as per clause 15 of the conditions of contract for the goods offered for supply against this invitation for bid by the above firm. Our other responsibilities include: [here specify in detail manufacturer's responsibilities] The services to be rendered by Messrs. _____ are as under:

[here specify the services to be rendered by the agent]

In case duties of the agent are changed or agent is changed it shall be obligatory on us to automatically transfer all the duties and obligations to the new Indian Agent failing which we will ipso-facto become liable for all acts of commission or omission on the part of new Indian agent,

Yours faithfully,					
[name]					
Messrs		for	and	on	behalf
	[name of manufactur	ers).			

Note: This letter of authorisation should be on the letterhead of the manufacturing.

ANNEXURE G

PROFORMA OF CERTIFICATE FOR ISSUE

BY THE PURCHASER AFTER SUCCESSFUL COMMISSIONING OF EQUIPMENT

No					Date
То	Messrs				
					quipment/plant and tion/commissioning.
in good co (Subject	ondition along to remarks	g with all the stand	dard and sp 2) in acco	ecial accessori rdance with t	as/have been received es and a set of spares the contract/technical
dated				No	
c) Sr. No,	of equipmen	t (s)/ plant(S)			
d) quantit	y				
e) Bill of land	ading/air way	bill/railway recei	pt/goods co	nsignment note	e no
f) Date of	installation/c	ommissioning			
g) Date of	f completion (of 90 days satisfa	ctory and fa	ultless function	ning of equipment.
02 Detail: account,	s of accesso	ries/spares not y	e supplied	and recoveries	s to be made on that
SI. No	Description of item	า	Quantit	у	Amount recovered

03 The proving test has been done to our entire satisfaction and operators have been trained

to operate the equipment(s)/plant(s).

04 This will be without prejudice to the recoveries penalties/LD which become payable due

to omission or commission on the part of the Second and Third Party as per the Agreement,

Supply Order and LOC

Signature

Name

Designation with stamp

Explanatory notes for filling up the certificate:

- a. He has supervised the commissioning of the equipment(s/plant(s) in time, i.e. within the time specified in the contract.
- b. Training of personnel has been done by the supplier as specified in the contract.

ANNEXURE H

Proforma for performance statement (for the period of last three years)

IFB No.

Dated of opening

Name and address of the tenderer

Ordered placed by (full address of purchaser)	Order number and date	Description and quantity of ordered goods and services	Value of order (Rs.)	Date of completion of contract As per actual contract	Remarks indicating reasons for delay, if any	Have the goods been functioning satisfactorily (attach documentary proof)
1	2	3	4	5	6	7

NOTE : Please indicate major order only.

Signature and seal of the tenderer