

NATIONAL INSTITUTE OF TECHNOLOGY TIRUCHIRAPPALLI – 15

Web: www.nitt.edu Phone:09405196139

e-Procurement Notice

Ref: NITT/F.NO.011,13 &17/HEFA/2019-20/IT/CSG

Online tenders are hereby invited in two cover system from Indian Nationals for Supply, Installation, Testing, Commissioning of Wireless LAN Access Infrastructure at hostel zone and institute zone in NIT Tiruchirappalli on Turnkey Basis

Dated: 02.03.2022

Bidders can download complete set of bidding documents from e- procurement Platform https://eprocure.gov.in/eprocure/app from **02.03.2022 (6.30 PM)** onwards. Bidders need to submit the bids online for the interested items by uploading all the required documents through https://eprocure.gov.in/eprocure/app.

Last Date/ Time for receipt of bids through e-procurement is: 23.03.2022 (3.00 PM) (Server time).

Late bids shall not be accepted.

For further details regarding Tender Notification & Specifications please visit website: https://eprocure.gov.in/eprocure/app and www.nitt.edu

CRITICAL DATE SHEET

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Published Date	02.03.2022 (6.30 PM)	
Bid Document Download Start Date	02.03.2022 (6.30 PM)	
Clarification Start Date	Not Applicable	
Clarification End Date	Not Applicable	
Pre bid meeting	11.03.2022 (3.00 PM)	
Venue of Pre-bid Meeting	Online VC (Refer Last Page for Meeting Link)	
Bid Submission Start Date	02.03.2022 (6.30 PM)	
Bid Submission End Date	23.03.2022 (3.00 PM)	
Bid Opening Date(Technical)	24.03.2022 (3.00 PM)	
Bid Opening Date(Price)	Will be announced after technical evaluation	

Note: *Bidder should submit the EMD as specified in the tender. The hard copy should be posted / couriered / deposit in person to the Central Dispatch section / Tender Inviting Authority, within bid submission due date and time as indicated in the tender. Scanned copy of the instrument should be uploaded as part of the offer

This E-Tender is created and published as per the Recommendations and Approval of the respective Purchase Committee. For further queries / clarifications please contact the contact details available in Section III. BID Data Sheet (BDS).

NATIONAL INSTITUTE OF TECHNOLOGY TIRUCHIRAPPALLI – 15

DEPARTMENT OF COMPUTER SUPPORT GROUP

Web: www.nitt.edu Phone:09405196139



Tender Document (e - Procurement)

Tender Notification No	:	NITT/F.NO.011,13 &17/HEFA/2019-
		20/IT/CSG
Date		02.03.2022
Name of the Department		DEPARTMENT OF COMPUTER SUPPORT GROUP
Name of the component	:	Supply, Installation, Testing,
		Commissioning of Wireless LAN Access
		Infrastructure at hostel zone and institute
		zone in NIT Tiruchirappalli on Turnkey
		Basis
Quantity required	:	As given in Technical Specification
EMD Amount	:	Rs 8,50,000/-
Last Date & Time of submission of Tender	:	23.03.2022 (3.00 PM)
Address for submission of Tender	:	THE DIRECTOR, NIT
· ·		TIRUCHIRAPPALLI- 15
		KIND ATTENTION TO:
		Shri G Girish Kumar, Sr Technical Officer,
		DEPARTMENT OF COMPUTER
		SUPPORT GROUP
Date & Time of opening of technical bid	:	24.03.2022 (3.00 PM)

Checklist for Bid / Tender Submission

(The following check-list must be filled in and submitted with the bid documents)

Sl.No.	Particulars	Yes / No
1.	Have you attached the techno commercial unpriced bid form duly filled	
	in appropriately?	
2.	Have you attached a copy of the last three years audited balance sheet	
	of your firm	•
3.	Have you attached the copy of the GSTIN certficate	
4.	Have you attached the details of the income tax return certificate, proof	
	of manufacturing unit/ dealership letter/ general order suppliers and	
	copy of Central / State sales tax registration certificate?	
5.	Have you attached the copies of relevant work orders?	
6.	EMD: Have you submitted EMD asked for (as specified in BDS).	
	If the bidder requesting EMD exemption, kindly attached copy of	
	the NSIC / MSME (Certificate should be visible, if not visible the	
	bidder will be disqualified)	
7.	Have you uploaded filled in Technical forms in Excel sheet	
8.	Have you uploaded the PDF of filled in Technical form of Excel Sheet	
9.	Have you submitted samples of all items indicated in the respective	
	schedule of requirements at the address of tender inviting authority	
	within due date.(if applicable as mentioned in the specification and	
	requirements)	
10.	Have you enclosed the schedule of requirement indicating the make	
	offered without indicating the pricing components along with the	
	techno commercial unpricedbid?	
11.	Have you submitted the bids both techno commercial unpriced and	
	priced bid separately for each tender?	
12.	Have you enclosed the statement of deviations from financial terms and	
	conditions, if any?	
	PRICE BID	
1.	Have you signed and attached the priced bid form?	
2.	Have you attached the schedule of requirements duly priced?	

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Part - 1 Bidding Procedures

Section I: Instructions for Online Bid Submission

Instructions to the Bidders to submit the bids online through the Central Public Procurement Portal for e Procurement at https://eprocure.gov.in/eprocure/app.

- 1. Possession of valid Digital Signature Certificate (DSC) and enrollment / registration of the contractors / bidders on the e-Procurement/e-tender portal are prerequisite for e-tendering.
- 2. Bidder should register for the enrollment in the e-Procurement site using the "Online Bidder Enrollment" option available on the home page. Portal enrollment is generally free of charge. During enrollment / registration, the bidders should provide only valid and true information including valid E-mail id. All the correspondence shall be made directly with the contractors/bidders through E-mail id as registered.
- 3. Bidder need to login to the site through their user ID / password chosen during enrollment / registration.
- 4. Then the Digital Signature Certificate (Class II or Class III Certificates with signing key usage) issued by SIFY / TCS / nCode / eMudra or any other Certifying Authority recognized by Controller of Certifying Authorities (CCA) India on eToken / SmartCard, should be registered.
- 5. The registered DSC only should be used by the bidder in the transactions and should ensure safety of thesame.
- 6. Contractor / Bidder may go through the tenders published on the site and download the tender documents/schedules for thetenders.
- 7. After downloading / getting the tender document/schedules, the Bidder should go through them carefully and then submit the documents as required, otherwise bid will be rejected.
- 8. Any clarifications may be sought online through the tender site, through the contact details or during pre-bid meeting if any. Bidder should take into account the corrigendum if any published before submitting the bidsonline.
- 9. Bidder may log in to the site through the secured login by the user id / password chosen during enrolment / registration and then by submitting the password of the e-Token / Smartcard to access DSC.
- 10. Bidder may select the tender in which he / she is interested in by using the search option and then move it to the 'my tenders' folder.
- 11. From my tender folder, he / she may select the tender to view all the details uploaded there.
- 12. It shall be deemed that the bidder has read and understood all the terms and conditions before submitting the offer. Bidder should go through the tender schedules carefully and upload the documents as asked; otherwise, the incomplete bid shall stand rejected.
- 13. Bidder, in advance, should get ready the bid documents to be submitted as indicated in the tender document / schedule and ordinarily it shall be in PDF /xls / rar / jpg / dwf formats. If there is more than one document, all may be clubbed together and provided in the requested format. Bidders Bid documents may be scanned with 100 dpi with black and white option. It is advisable that each document to be uploaded through online for the tenders should be less than 2 MB. If any document is more than 2MB, it can be reduced through zip / rar and the same if permitted may be uploaded. The file size being less than 1 MB the transaction uploading time will be veryfast.
- 14. The Bidders can update well in advance, the documents such as certificates, annual report details etc., under "My Space option" and these can be selected as per tender requirements

- and then send along with bid documents during bid submission. This will facilitate the bid submission process faster by reducing upload time ofbids.
- 15. Bidder should submit the Tender Fee / EMD as specified in the tender. The hard copy should be posted / couriered / given in person to the Tender Inviting Authority, within bid submission due date and time as indicated in the tender. Scanned copy of the instrument should be uploaded as part of the offer.
- 16. The details of the DD / any other accepted instrument, physically delivered, should tally with the details available in the scanned copy and the data entered during bid submission time, otherwise submitted bid shall not be acceptable or liable for rejection.
- 17. The bidder has to select the payment option as offline to pay the Tender FEE / EMD as applicable and enter details of the instruments.
- 18. While submitting the bids online, the bidder shall read the terms and conditions and may accept the same to proceed further to submit the bidpackets.
- 19. The bidder has to digitally sign and upload the required bid documents one by one as indicated. Very act of using DSC for downloading the bids and uploading their offers shall be deemed to be a confirmation that they have read, understood and agreed with all clauses of the bid document including General conditions of contract without any exception.
- 20. The bidder has to upload the relevant files required as indicated in the cover content. In case of any irrelevant files, the bid may berejected.

PRICE BID

- 21. If the price bid format is provided in a spread sheet file like BoQ_xxxxx.xls, the rates offered should be entered in the allotted space only and uploaded after filling the relevant columns. The Priced-bid / BOQ template shall not be modified / replaced by the bidder; else the bid submitted is liable to be rejected for thetender.
- 22. The bidders are advised to submit the bids through online e-tendering system to the Tender Inviting Authority (TIA) well before the bid submission due date and time (as per Server System Clock). The TIA shall not be held responsible for any delay or the difficulties faced during the submission of bids online by the bidders.
- 23. The time settings fixed in the server side and displayed at the top of the tender site, shall remain valid for all actions of requesting, bid submission, bid opening etc., in the e-Tender system. The bidders should follow such time during bid submission. The dates (for bid submission, opening of bids, etc.) will be those mentioned under 'Critical Dates' in the CPP portal.

EVIDENCE FOR ONLINE BID SUBMISSION

- 24. After the bid submission (i.e. after Clicking "Freeze Bid Submission" in the portal), the acknowledgement number indicated by the system should be printed by the bidder and kept as a record of evidence for online submission of bid for the particular tender and also be used as entry pass to participate in the bidopening.
- 25. All the data being entered by the bidders would be encrypted using Public Key Infrastructure (PKI) encryption techniques to ensure the secrecy of the data. The data entered is not retrievable by unauthorized persons during the bid submission and until the time of bid opening by anyperson.
- 26. Any bid document that is uploaded to the server is subjected to symmetric encryption using a system generated symmetric key. Further this key is subjected to asymmetric

- encryption using buyers/bid openers' public keys. Overall, the uploaded tender documents become readable only after the tender opening by theauthorized bid openers.
- 27. The confidentiality of the bids is maintained with the use of Secured Socket Layer (SSL) 128 bit encryption technology. Data storage encryption of sensitive fields is done.
- 28. The bidder should logout of the tendering system using the normal logout option available at the top right hand corner and not by selecting the (X) exit option in the browser.
- 29. For any queries regarding e-Tendering process, the bidders may contact at address as provided in the tender document. Parallely for any further queries, the bidders are advised to contact over phone: 1-800-233-7315, 0120-4001005 or send an E-mail to cppp-nic@nic.in.

Section II : Instructions to Bidders

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Section II. Instructions to Bidders

	A.Gen	eral		
1	SCOPE			
		Supply, Installation, Testing, Commissioning of Wireless LAN Access Infrastructure at hostel zone and institute zone in NIT Tiruchirappalli on Turnkey Basis as per Spécifications. Through out these Bidding Documents unless the context otherwise requires: " a. 'in writing" means communicated in written form (e.g. by mail, e-mail, fax, telex)		
		with proof of receipt;		
2	EI ICID	b. "Institution means National Institute of Technology, Tiruchirappalli" LE BIDDERS		
2	2.1			
		A Bidder may be a firm, a company, a Limited Liability Partnership (LLP), a government-owned entity or any combination of such entities in the form of a Joint Venture (JV) under an existing agreement.		
	2.2	In the case of a joint venture, all members shall be jointly and severally liable for the execution of the contract in accordance with the Contract terms. The JV shall nominate a Représentative who shall have the authority to conduct all business for and on behalf of any and all the members of the JV during the bidding process and during the contract execution in the event the JV is awarded the contract.		
	2.3	A Bidder shall not have a conflict of interest. Any Bidder found to have a conflict of interest shall be disqualified. A Bidder may be considered to have a conflict of interest for the purpose of this bidding process, if the Bidder:		
		a directly or indirectly controls, is controlled by or isunder common control with another Bidder; or		
		b receives or has received any direct or indirect subsidy from another Bidder; or		
		c has the same legal representative as another Bidder; or		
		d has a relationship with another Bidder, directly or through common third parties, that puts it in a position to influence the bid of another Bidder, or influence the decisions of the Purchaser regarding this bidding process; or		
		Participates in more than one bid in this bidding process. Participation by a Bidder in more than one Bid shall result in the disqualification of all Bids in which such Bidder is involved. This, however does not limit the inclusion of the same subcontractor in more than one bid; or		
		f Has a close business or family relationship with a professional staff of the Purchaser (or of the project implementing agency, or of a recipient of a part of the loan) who: (i) are directly or indirectly involved in the preparation of the bidding documents or specifications of the contract, and/or the bid evaluation process of such contract; or (ii) would be involved in the implementation or supervision of such contract.		
	2.4	A foreign firm and individual may be ineligible if as a matter of law or regulations, India prohibits commercial relations with the country of bidder.		

	2.5	A Bidder shall provide such evidence of eligibility satisfactory to the Purchaser,	
		as the Purchaser shall reasonably request.	
3	CONTENTS OF BIDDING DOCUMENT		
	3.1	The Bidding Documents consist of Parts 1, 2, 3 and 4, which include all the	
		Sections indicated below, and should be read in conjunction with any Addenda if	
		any, issued.	
	3.2	The Invitation for Bids issued by the Purchaser is not part of the Bidding	
	2.2	Document.	
	3.3	Unless obtained directly from the Purchaser, the Purchaser is not responsible for	
		the completeness of the document, responses to requests for clarification, the Minutes of the pre- Bid meeting (if any), or Addenda to the Bidding Document.	
		In case of any contradiction, documents obtained directly from the Purchaser shall	
		prevail.	
	3.4	The Bidder is expected to examine all instructions, forms, terms, and specifications	
	3.1	in the Bidding Documents and to furnish with its Bid all information or	
		documentation as required by the Bidding Documents.	
4	CLARII	FICATION OF BIDDING DOCUMENTS, SITE VISIT, PRE-BID MEETING	
	4.1	A Bidder requiring any clarification of the Bidding Document shall contact the	
		Purchaser in writing at the Purchaser's address specified in the BDS or raise its	
		enquiries during the pre-bid meeting if provided. The Purchaser will respond in	
		writing to any request for clarification, provided that such request is received prior	
		to the deadline for submission of bids within a period specified in the BDS.	
	4.2	The Bidder is advised to visit and examine the project site and obtain for itself on	
		its own responsibility all information that may be necessary for preparing the bid	
		and entering into a contract for procurement of Goods. The costs of visiting shall	
	4.0	be at the Bidder's own expense	
	4.3	The Bidder's designated representative is invited to attend a pre-bid meeting. The	
		purpose of the meeting will be to clarify issues and to answer questions on any	
	4.4	matter that may be raised at that stage. The Bidder is advised to submit any questions in writing to reach the Purchaser	
	4.4	not beyond one week preceding the meeting.	
	4.5	Minutes of the pre-bid meeting, if applicable, including the text of the questions	
	1.5	asked by Bidders, without identifying the source, and the responses given, together	
		with any responses prepared after the meeting, will be transmitted promptly to all	
		Bidders who have acquired the Bidding Documents. Any modification to the	
		Bidding Documents that may become necessary as a result of the pre-bid meeting	
		shall be made by the Purchaser exclusively through the issue of an addendum and	
		not through the minutes of the pre-bid meeting. Absence in the pre-bid meeting	
		shall not be a cause for disqualification of a Bidder.	
5	Amendment of Bidding Document		
	5.1	At any time prior to the deadline for submission of bids, the Purchaser may, for	
		any reason, whether at its own initiative or in response to a clarification	
		requested by a prospective bidder, modify the bidding documents by corrigendum.	
		In case of e-procurement, corrigendum / amendment shall be published on	
	5.2	https://eprocure.gov.in/eprocure/app.	
	3.2	Any addendum issued shall be part of the Bidding Documents and shall be communicated in writing to all who have obtained the Bidding Documents from	
		the Purchaser. The Purchaser shall also promptly publish the addendum on the	
		Purchaser's webpage.	
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	5.3	The Purchaser may, at its discretion to give prospective Bidders reasonable time in which to take an addendum into account in preparing their bids, extend the deadline for the submission of bids.		
		C.PREPARATION OF BIDS		
6	LANGUAGE OF BID:			
	The Bid, as well as all correspondence and documents relating to the bid exchanged by the Bidder and the Purchaser, shall be written in the language specified in the BDS. Supporting documents and printed literature that are part of the Bid may be in another language provided they are accompanied by an accurate translation of the relevant passages into the language specified in the BDS, in which case, for purposes of interpretation of the Bid, such translation shallgovern.			
7	Docume	ents Comprising the Bid		
		nder/Bid shall be submitted online in two part, viz., Technical Bid and		
	Comme			
	7.1	TECHNICAL BID		
		The following documents are to be scanned and uploaded as part of the Technical		
		Bid as per the tender document:		
		a Scanned copy of Tender Forms (Techno Commercial Un-Priced Bid) and Tender Acceptance Letter,);		
		b Scanned copy of the completion Schedules		
		c Scanned copy of Bid Security or copy of proof for submission of Tender Document Fee/ Earnest Money Deposit etc(if applicable).;		
		d Scanned copy of written confirmation authorizing the signatory of the Bid to commit the Bidder;		
		e Scanned copy of documentary evidence		
		establishing the Bidder's qualifications to perform the contract if its bid is accepted and the Bidder's eligibility to bid;		
		f Scanned copy of i. Documentary evidence, that the Goods and Related Services to be supplied by the Bidder are of eligible origin and ii. conform to the Bidding Documents, and		
		iii. any other document required in the BDS;g Scanned copy of Pre-Qualification Details as per Section-IV like PAN/GST		
		g Scanned copy of Pre-Qualification Details as per Section-IV like PAN/GST etc.		
		h EMD Returning Form.		
		i Mandate Form For Electronic Fund Transfer/RTGS Transfer.		
		j Technical Bid.		
		The Technical specifications format is s available in Excel sheet TECHNICAL.xls in this E-Tender document at https://eprocure.gov.in/ eprocure/app. Bidders are advised to download TECHNICAL.xls and fill their specifications in the prescribed column and upload the same in the Technical bid along with other required documents. The hard copy of the filled in Technical specifications (Excel) to be scanned and to be uploaded in PDF.		
	7.2	COMMERCIAL BID		
		The commercial bid comprises of:		
		i. Scanned copy of Tender Form (Price Bid)		
		ii. Price BID in the form of BoQ_XXXXX.xls.		
		iii. Scanned copy of item wise break up of price bid.		

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to 100% of the items specified for each lot and to 100% of the quantities specified	
for each item of a lot. Bidders wishing to offer discounts for the award of more	
than one Contract shall specify in their bid the price reductions applicable to each package, or alternatively, to individual Contracts within the package. Discounts	
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b For Goods manufactured outside India, to be imported 1. The price of the Goods quoted under Carriage and Insurance Paid (CIP) M up to named place of destination in India as specified in the BDS; 2. The price for inland transportation, insurance, and other local services required to convey the Goods from the named place of destination to their destination (Project Site) specified in the BDS; c For Related Services, other than inland transportation and other services are specified in the Schedule of Requirements: 1. The price of each item comprising the Related Services (inclusive of applicable taxes) Currencies of Bid and Payment:	ces any	
c For Related Services, other than inland transportation and other services required to convey the Goods to their final destination, whenever such Rel Services are specified in the Schedule of Requirements: 1. The price of each item comprising the Related Services (inclusive of applicable taxes) Currencies of Bid and Payment:	any	
required to convey the Goods to their final destination, whenever such Rel Services are specified in the Schedule of Requirements: 1. The price of each item comprising the Related Services (inclusive of applicable taxes) Currencies of Bid and Payment:	any	
11 Currencies of Bid and Payment:	" a d	
	: d	
The currency(ies) of the bid and the currency(ies) of payments shall be as specing the BDS. The Bidder shall quote in Indian Rupees or Foreign currency.	iea	
12 12.1 Documents Establishing the Eligibility and Qualifications of the Bidder		
To establish Bidder's their eligibility, Bidders shall complete the Tender F (Techno Commercial Un-Priced Bid & Priced Bid), included in Section Bidding Forms.		
12.2 The documentary evidence of the Bidder's qualifications to perform the con-	ract	
if its bid is accepted shall establish to the Purchaser's satisfaction:	act	
a that, if required in the BDS, a Bidder that does not manufacture or production	uce	
the Goods it offers to supply shall submit the Manufacturer's Authoriza		
using the form included in Section IX, Bidding Forms to demonstrate the		
has been duly authorized by the manufacturer or producer of the Good	s to	
supply these Goods in India;		
b that, if required in the BDS, in case of a Bidder not doing business will India, the Bidder is or will be (if awarded the contract) represented by		
Agent in the country equipped and able to carry out the Suppl		
maintenance, repair and spare parts-stocking obligations prescribed in		
Conditions of Contract and/or Technical Specifications;		
13 13.1 Period of Validity of Bids		
Bids shall remain valid for the period specified in the BDS after the bid		
, · · · · · · · · · · · · · · · · · · ·	submission deadline date prescribed by the Purchaser. A bid valid for a shorter	
period shall be rejected by the Purchaser as non –responsive. 13.2 In exceptional circumstances, the Purchaser may solicit the Bidder's consent t		
In exceptional circumstances, the Purchaser may solicit the Bidder's consent to extension of the period of validity. The request and the responses there to share the state of the period of validity.		
made in writing. A Bidder may refuse the request without forfeiting its Ear		
Money Deposit (EMD). A Bidder acceding to the request will neither be requ		
nor permitted to modify the bid.		
14 14.1 Bid Security		
The Bidder shall furnish as part of its bid, a bid security, as specified in the B	OS,	
in original form the amount and currency as specified in the BDS.		
14.2 If a bid security is specified, the bid security shall be a a Demand Draft		
a Demand Draft b An unconditional guarantee issued by a Bank. of a reputed source f	om	
an eligible country. If the unconditional guarantee is issued by a finar		
institution located outside India, the issuing financial institution shall ha		
correspondent financial institution located in India to make it enforceable		
bid security shall be valid for forty five (45) days beyond the original valid		
period of the bid, or beyond the extended period.		

shall be rejected 14.4 The successful B Bidder has signe 14.5 The Bid Security once the success performance sec 14.6 The Bid Security a if he withdra Bidder on the sign in the being security in the being security b if he being security in the being security a if he withdra Bidder on the security bidder on the security b if he being security in the being security consider and Mark through the e-performent subming and subming the security of the securi	is specified, any bid not accompanied responsive Bid Security, by the Purchaser as non-responsive.	
14.4 The successful B Bidder has signe 14.5 The Bid Security once the success performance secon 14.6 The Bid Security a if he withdray Bidder on the success performance secon 14.6 The Bid Security a if he withdray Bidder on the secon i. sign ii. furni D.SUBMISSION AND COORDINE 15 Sealing and Mathrough the e-p document subming Bid except for the secon case all rights and the deadline for Sure deadline for the secon case all rights and the deadline shale 17 Late Bids: The eafter due date a submission, the stamped. This shale Withdrawal, Sure substitute, or mo specified but note the interval between period of bid valid thereof Modificate be considered by 19 19.1 Bid Opening: To Opening procedure date and time specified the e-procure tenderer/bidder authorized representation bid opening ever shall be opened of 19.2 The withdrawn by The wi		
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https://eprocure.givenderer/bidder vauthorized reprebid opening every shall be opened value.	ent system. Specific bid opening procedures are laid down at	
authorized repre bid opening ever shall be opened version to the state of the state	gov.in/eprocure/app under the head "Bidders Manual Kit". The	
bid opening ever shall be opened v 19.2 The withdrawn b	will be at liberty to be present either in person or through an	
shall be opened via 19.2 The withdrawn b	sentative at the time of opening of the Bid or they can view the	
19.2 The withdrawn b	nt online at their remote end. Price Bids of only those tenderers	
	whose technical bids qualify.	
bidder once wit	oid will be available in the system therefore will be considered, if	
	hdraws the bid then he will not be able to participate in the	
	again. Modification to the bid shall be opened and read out with	
_	g bid. Only bids that are opened and read out at bid opening shall	
be considered fu		
	all manage a magnet of the hid amoning that shall include the name	
	all prepare a record of the bid opening that shall include; the name	
Price including a	nether there is a withdrawal, substitution, or modification; the Bid	
of the Bidder; wl		

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		a bid security, if one was required. The Bidders' representatives who are present
		in the office of the Purchaser to witness the bid opening shall be requested to sign
		the record. The omission/refusal of a Bidder's signature on the record shall not invalidate the contents and effect of the record. A copy of the record shall be made
		available on the e-procurement system.
		E. Evaluation and Comparison of Bids
20	20.1	Confidentiality: Information relating to the evaluation of bids and
20	20.1	recommendation of contract award shall not be disclosed to bidders or any other
		persons not officially concerned with the bidding process until information on
		Contract Award is communication to all Bidders.
	20.2	No Bidder shall contact the purchaser on any matter relating to its bid from the
	20.2	time of the bid opening to the time the contract is awarded. If the Bidder wishes to
		bring additional information to the notice of the Purchaser it should be done in
		writing.
	20.3	Any effort by a Bidder to influence the purchaser in its decisions on bid evaluation,
		bid comparison or contract award decisions may result in rejection of the Bidder's
		bid.
21	21.1	To assist in the examination, evaluation, comparison of the bids, and qualification
		of the Bidders, the Purchaser may, at its discretion, ask any Bidder for a
		clarification of its Bid. Any clarification submitted by a Bidder in respect to its Bid
		and that is not in response to a request by the Purchaser shall not be considered.
		The Purchaser's request for clarification and the response shall be in writing. No
		change, including any voluntary increase or decrease, in the prices or substance of
		the Bid shall be sought, offered, or permitted, except to confirm the correction of
	21.2	arithmetic errors discovered by the Purchaser in the Evaluation of the bids.
	21.2	If a Bidder does not provide clarifications of its bid by the date and time set in the
22	22.1	Purchaser's request for clarification its bid may be rejected.
22	22.1	Determination of Responsiveness: The Purchaser's determination of a bid's responsiveness is to be based on the
		contents of the bid itself.
	22.2	A substantially responsive Bid is one that meets the requirements of the Bidding
	22.2	Documents without material deviation, reservation, or omission.
	22.3	The Purchaser shall examine the technical aspects of the bid submitted in
		accordance with instructions specified in tender document, in particular, to confirm
		that all requirements enumerated in the 'Schedule of Requirements' Section-VI
		have been complied with, without any material deviation or reservation or
		omission.
	22.4	If a bid is not responsive to the requirements of Bidding Documents, it shall be
		rejected by the Purchaser and may not subsequently be made responsive by
		correction of the material deviation, reservation or omission.
23		Conversion to Single Currency: For evaluation and comparison purposes, the
		currency(ies) of the Bid shall be converted in a single currency as specified in the
24		BDS. Mousin of Professores Unless otherwise associated in the BDS associate of
24		Margin of Preference: Unless otherwise specified in the BDS, a margin of
25	25.1	preference shall not apply. Evaluation of Bids: The Purchaser shall use the criteria and methodologies listed
43	23.1	in this Clause. No other evaluation criteria or methodologies shall be permitted.
	25.2	To evaluate a Bid, the Purchaser shall consider the following:
	20.2	a Evaluation will be done for Items or Lots (contracts), as specified in the BDS;
		and the Bid Price.
		b price adjustment due to discounts offered;
	i	1 1 - '

		c converting the amount resulting from above, if relevant, to a single currency					
		d price adjustment due to quantifiable nonmaterial nonconformities in;					
	25.3	The estimated effect of the price adjustment provisions of the Conditions of					
		Contract, applied over the period of execution of the Contract, shall not be taken					
		into account in bid evaluation.					
	25.4	The Purchaser's evaluation of a bid shall exclude and not take into account:					
		a In the case of Goods manufactured in the India, sales and other similar taxes,					
		which will be payable on the goods if a contract is awarded to the Bidder;					
		b in the case of Goods manufactured outside India, already imported or to be					
		imported, customs duties and other import taxes levied on the imported					
		Good, sales and other similar taxes, which will be payable on the Goods if					
		the contract is awarded to the Bidder;					
		c any allowance for price adjustment during the period of execution of the					
		contract, if provided in the bid.					
	25.5	The Purchaser's evaluation of a bid may require the consideration of other factors,					
		in addition to the Bid Price quoted. These factors may be related to the					
		characteristics, performance, and terms and conditions of purchase of the Goods					
		and Related Services. The effect of the factors selected, if any, shall be expressed					
26		in monetary terms to facilitate comparison of bids.					
26		Comparison of Bids: The Durcheser shall compare the evaluated prices of all substantially responsive					
		The Purchaser shall compare the evaluated prices of all substantially responsive bids established to determine the lowest evaluated bid. The comparison shall be on					
		the basis of CIP-Carriage and Insurance Paid to (place of destination) prices for					
		imported goods and EXW – Ex Works (named place of delivery) prices, plus cost					
		of inland transportation and insurance to place of destination, for goods					
		manufactured within India, together with prices for any required installation,					
		training, commissioning and other services. The evaluation of prices shall not take					
		into account custom duties and other taxes levied on imported goods quoted CIP					
		and sales and similar taxes levied in connection with the sale or delivery of goods.					
27	27.1	Qualification of the Bidder:					
		The Purchaser shall determine to its satisfaction whether the Bidder that is selected					
		as having submitted the lowest evaluated and substantially responsive bid meets					
		the qualifying criteria.					
	27.2	The determination shall be based upon an examination of the documentary					
	25.6	evidence of the Bidder's qualifications submitted by the Bidder.					
	27.3	An affirmative determination shall be a prerequisite for award of the Contract to					
		the Bidder. A negative determination shall result in disqualification of the bid, in					
		which event the Purchaser shall proceed to the next lowest evaluated bid to make					
28		a similar determination of that Bidder's qualifications to perform satisfactorily. Institutes Right to Accept any Bid and to Reject any or all bids:					
20		The Institute reserves the right to accept or reject any bid, and to annul the bidding					
		process and reject all bids at any time prior to contract award, without thereby					
		incurring any liability to Bidders. In case of annulment, all bids submitted and					
		specifically, bid securities, shall be promptly returned to the Bidders.					
		F.AWARD OF CONTRACT					
29		Award Criteria:					
		The Purchaser shall award the Turnkey Contract to the Bidder (Overall L1) whose					
		bid has been determined to be the lowest evaluated bid and is substantially					
		responsive to the Bidding Documents, provided the Bidder is determined to be					
	ii	1					
30		qualified to perform the Contract satisfactorily. Purchasers Right to vary Quantities at Time of Award:					

		At the time the Contract is awarded, the Purchaser reserves the right to increase or
		decrease the quantity of Goods and Related Services originally specified in Section
		VI, Schedule of Requirements, provided this does not exceed the percentages
		specified in the BDS, and without any change in the unit prices or other terms and
		conditions of the bid and the Bidding Documents.
31	31.1	Notification of Award:
	51.1	Prior to the expiration of the period of bid validity, the Purchaser shall, notify the
		successful Bidder, in writing, that its Bid has been accepted. The notification letter
		(hereinafter and in the Conditions of Contract and Contract Forms called the
		"Letter of Acceptance") shall specify the sum that the Purchaser will pay the
		Supplier in consideration of the supply of Goods (hereinafter and in the Conditions
		of Contract and Contract Forms called "the Contract Price"). At the same time, the
		Purchaser shall also notify all other Bidders of the results of the bidding.
	31.2	Until a formal Contract is prepared and executed, the notification of award shall
	31.2	constitute a binding Contract.
	31.3	The Purchaser shall promptly respond in writing to any unsuccessful Bidder who,
	1	after notification of award, requests in writing the grounds on which its bid was
		not selected.
32	32.1	Signing of Contract:
		Promptly after notification, the Purchaser shall send the successful Bidder the
		Contract Agreement.
	32.2	Within twenty-eight (28) days of receipt of the Contract Agreement, the successful
		Bidder shall sign, date, and return it to the Purchaser.
	32.3	Notwithstanding anything contained in clause 32.2, in case signing of the Contract
		Agreement is prevented by any export restrictions attributable to the Purchaser, or
		to the use of the products/goods, systems or services to be supplied, where such
		export restrictions arise from trade regulations from a country supplying those
		products/goods, systems or services, the Bidder shall not be bound by its bid,
		always provided however, that the Bidder can demonstrate to the satisfaction of
		the Purchaser that signing of the Contact Agreement has not been prevented by
		any lack of diligence on the part of the Bidder in completing any formalities,
		including applying for permits, authorizations and licenses necessary for the export
		of the products/goods, systems or services under the terms of the Contract.
33	33.1	Performance Security:
		Within twenty-eight (28) days of the receipt of notification of award from the
		Purchaser, the successful Bidder, if required, shall furnish the Performance
		Security in accordance with the General Conditions of Contract (GCC), using for
		that purpose the Performance Security Form included in Section-X, Contract
		Forms, or another Form acceptable to the Purchaser. If the Performance Security
		furnished by the successful Bidder is in the form of a bond, it shall be issued by a
		bonding or insurance company that has been determined by the successful Bidder
		to be acceptable to the Purchaser. A foreign institution providing a bond shall have
		a correspondent financial institution located in India.
	33.2	Failure of the successful Bidder to submit the above- mentioned Performance
		Security or sign the Contract shall constitute sufficient grounds for the annulment
		of the award and forfeiture of the Bid Security. In that event the Purchaser may
		award the Contract to the next lowest evaluated Bidder, whose bid is substantially
		responsive and is determined by the Purchaser to be qualified to perform the
		Contract satisfactorily.
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Section III. BID Data Sheet (BDS)

The following specific data for the goods to be procured shall complement, supplement, or amend the provisions in the Instructions to Bidders (ITB). In case of inconsistency, the provisions herein shall prevail over those in ITB.

Sl. No.	A. General			
1.	The reference number of the Invitation for Bids is			
	NITT/F.NO.011,13 &17/HEFA/2019-20/IT/CSG Dated : 02.03.2022			
2.	The Purchaser is The Director, NIT Tiruchirappalli. Kind Attention To:			
	Shri G Girish Kumar, Sr Technical Officer, DEPARTMENT OF			
	COMPUTER SUPPORT GROUP			

Sl. No.	B. Contents of Bidding Documents				
3.	For Clarification of bid purposes only, the Purchaser's address is DEPARTMENT				
	OF COMPUTER SUPPORT GROUP, National Institute of Technology,				
	Tiruchirappalli, 620015		* * O > >		
	Attention : Shri G Girish Kumar, Sr Technical Officer DEPARTMENT OF COMPUTER SUPPORT GROUP				
	Address : Na	atio	nal Institute of Technology, Tiruchirappalli,		
	Floor / Room number : -				
	City : Ti	ruc	hirappalli		
	ZIPCode : 62	PCode : 620015			
	Country : In	dia			
	Telephone : 09	405	196139		
	E-Mail : gir	ishk	xumar@nitt.edu		
4.	Web page	:	https://eprocure.gov.in/eprocure/app		
5.	A site visit shall not be organized by the purchaser.				
6.	A Pre-Bid meeting date and venue	:	: 11.03.2022 (3.00 PM) Online VC Mode .Details provided in the last page		

Sl. No.	C. Preparation of Bids				
1.	The language of the bid is: English.				
	All correspondence exchange shall be in English.				
	Language for translation of supporting documents and printed literature is English.				
2.	The Bidder shall submit the following additional documents in its bid: NA				
3.	Alternative Bids shall not be considered.				
4.	The prices quoted by the Bidder shall not be subject to adjustment during the performance of the Contract.				
5.	Place of Destination: is National Institute of Technology, Tiruchirappalli, 620015.				
6.	Final destination (Project Site):				
	DEPARTMENT OF COMPUTER SUPPORT GROUP, National Institute of				
	Technology, Tiruchirappalli, 620015.				
7.	The prices shall be quoted by the bidder in : Indian Rupee / Foreign Currency				
	of Principal's Country (Preferably in Indian Rupees)				
	The Bidder is required to quote in Indian Rupees (INR)/Foreign Currency, the				
	portion of the bid price that corresponds to expenditures incurred in Indian				
	Rupees(INR).				
	In case of price quoted other than "INR", the Exchange/conversion rate of Indian				
	rupees applicable as on date of tender closing shall be considered for evaluation."				
	and no price variation/escalation shall be allowed at any circumstances till				
	completion of supplies/contract.				
8.	Manufacturer's authorization is Required				
9.	After sales service is Required.				
10.	The bid validity period shall be 120 Days.				
11.	EMD / Bid security Rs.8,50,000 shall be paidby the way of Demand Draft (DD) /				
	Bank Gauarantee (BG) in favor of The Director, National Institute of Technology,				
	Tiruchirappalli and should be valid for a period of 45 days beyond the BID validity period. All tenders received without EMD / Bank Security shall be rejected				
12.	Other types of acceptable securities: NA				
14.	other types of acceptable securities. The				

Sl. No.	D. Submission and Opening of Bids				
1.	Attention	: Shri G Girish Kumar, Sr Technical Officer DEPARTMENT OF COMPUTER SUPPORT GROUP			
	StreetAddress	: National Institute of Technology, Tiruchirappalli,			
	City	: Tiruchirapalli			
	ZIP/PostalCode	: 620 015			
	Country	: India			
	The deadline for bid su	abmission is :			
	Date and Time	: 23.03.2022 (3.00 PM)			
	The electronic bidding	opening procedures shall be as given in Section I-Instructions			
	for Online Bid Submis	sion.			
2.	The bid opening shall	l take place at: Stores and Purchase Section, National			
	Institute of Technolog	gy, Tiruchirappalli-620015.			
	StreetAddress	: National Institute of Technology, Tiruchirappalli			
	Floor / Roomnumber	: Admininstrative Block			
	City	: Tiruchirappalli			
	Country	: India			
	Date and Time	: 24.03.2022 (3.00 PM)			
	The electronic bidding opening procedures shall be as given in S Instructions for Online Bid Submission.				

Sl. No.	E. Evaluation and Comparison of Bids			
1.	The currency that shall be used for bid evaluation and comparison purposes to			
	convert all bid prices expressed in various currencies into a single currency is :			
	Indian Rupees			
	The source of exchange rate shall be: Reserve Bank of India.			
	The date for the exchange rate shall be: Last day for submission of Bids.			
2.	A margin of domestic preference shall apply.			
3.	Evaluation will be done as per criterias given in PreQualification and other criteria as mentioned in Section VI.			

Sl. No.	F. Award of Contract			
4.	The maximum percentage by which quantities may be increased is :NA			
	The maximum percentage by which quantities maybe decreased is:NA			

Section IV. Prequalification

- 1. Bidder should have successfully executed job in the past five years, ending 30th September' 2021 as per the following details.
 - (1) The Bidder should have Supplied, Installed, Commissioned, similar Controller based WIFI Projects with atleast 900 Wireless Access Points in a single work order.

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(2) The Bidder should have Supplied, Installed, Commissioned, similar Controller based WIFI Projects with atleast 600 Wireless Access Points each in two work orders.

OR

- (3) The Bidder should have Supplied, Installed, Commissioned, similar Controller based WIFI Projects with atleast 400 Wireless Access Points each in three work orders.
- (4) The Average annual financial turnover of the Bidder during the last three years, ending on 31st March 2020 should be at Rs. 1.8 crore or more as per the annual report (audited balance sheet and profit & loss account), duly authenticated by a Chartered Accountant/Cost Accountant in India. The Net worth of the Bidder should not be negative as on 31.3.2020 and also should have not eroded by more than 30% in the last three years ending 31.3.2020.

Note:

The bidder should submit copy of supply/work order, work completion certificate, contact details of clients, last three years audited balance sheet and profit & loss account, details of income tax return certificate, networth certificate as given in the format in the tender document, calculation sheet for arriving the networth.

If the bidder is a Micro or Small Enterprise as per latest definitions under MSME rules, the bidder shall be exempted from the requirement of "Bidder Turnover" criteria and "Experience Criteria" subject to meeting the technical specifications as per Govt. guidelines. The Bidder should enclose the valid MSME (Udyam)/NSIC Registration Certificate issued by the Ministry of Micro, Small, Medium Enterprises.

If the bidder is a Startup, the bidder shall be exempted from the requirement of "Bidder Turnover" criteria and "Experience Criteria" subject to meeting the technical specifications as per Govt.Guidelines. The Bidder should be recognized as Startup by DPIIT (Department for Promotion of Industry and Internal Trade) and the supporting document regarding the recognition as Startup has to be enclosed.

- 2. A Declaration by the firm that it has never been black-listed must be attached along with the Bid, failing which the Bid shall be rejected.
- 3. Profile of each Bidder and past experience in supply of the material (certificates to be enclosed), proof of manufacturing Unit/Dealership letter if applicable. Manufacturer's authorization certificate as prescribed in Section IX in case bidder is not manufacturer.
- 4. True copy of Permanent Account Number.
- 5. Details of Goods and Service Tax (GSTIN) along with a copy of certificate to be attached.

Doctrine of Substantial Compliance : The Pre-Qualification Criteria (PQC) is for shortlisting of sources who are competent to perform this turnkey project to ensure best value for money from expenditure of Public Money. This process is neither intended to bestow any entitlement upon nor to create any rights or privileges for the Bidders, by way of overly hair-splitting or viciously legalistic interpretations of these criteria, disregarding the very rationale of the PQC. Keeping this caveat in view, interpretation by the Purchaser would be based on common usage of terminologies and phrases in public procurement in accordance with the 'Doctrine of Substantial Compliance' and would be final.

The Government Manual for Procurement of Goods 2017, Manual for Procurement of works 2019, General Financial Rules (GFR) 2017 and their latest amendments shall also form the part of tender documents.

Section V. Institute against the Corruptand Fraudulent Practices

Institue strictly adheres to its policy against corruption and requires that bidders and their agents, subagents, sub-contractors, suppliers etc. shall not indulge in any kind of corrupt practices, fraudulent practices, collusive practices, coercive practices, obstructive practices or other kinds of corruption declared as crimes under Indian law.

- a) If bidder or their agents, subagents, sub-contractors, suppliers etc. are found, directly or indirectly, involved in such practices, bid or agreement and execution thereof at any stage may be rejected or cancelled as the case may be by the Institute and besides it Institute may initiate legal actions including civil and criminal proceeding.
 - For the purpose of this provision the terms are defined as follows:
 - (i) "Corrupt practice" is the offering, giving, receiving, or soliciting, directly or indirectly, of anything of value to influence improperly the actions of another party.
 - (ii) "Fraudulent Practices" is any act or omission including a misrepresentation which knowingly or recklessly made to mislead another party to obtain financial or other benefit or to avoid anobligation;²
 - (iii) "Collusive Practice" is an arrangement between two or more parties designed to
 - (iv) achieve an improper purpose, including to influence improperly the actions of anotherparty;³
 - (v) "Coercive Practice" is impairing or harming, or threatening to impair or harm, directly or indirectly, any party or the property of the party to influence improperly the actions of aparty;⁴
 - (vi) "Obstructive Practice" is deliberately destroying, falsifying, altering, or concealing of evidence material to the investigation or making false statements to investigators in order to materially impede an investigation into allegations of a corrupt, fraudulent, coercive or collusive practice; and / or threatening, harassing or Intimidating any party to prevent it from disclosing its knowledge of matters relevant to the investigation or from pursuing their vestigation.
- b) Besides actions under clause (a) Institute may also take action to blacklist such bidder either indefinitely or for a specified period.

¹ For the purpose of this sub-paragraph, "another party" refers to a public official acting in relation to the procurement process or contract execution. In this context, "public official" includes Institute staff and employees of other organizations taking or reviewing procurement decisions.

² For the purpose of this sub-paragraph, "party" refers to a public official; the terms "benefit" and "obligation" relate to the procurement process or contract execution; and the "act or omission" is intended to influence the procurement process or contract execution.

³ For the purpose of this sub-paragraph, "party" refers to participants in the procurement process (including public officials) attempting either themselves, or through another person or entity not participating in the procurement or selection process, to simulate competition or to establish bid prices at artificial, non-competitive levels, or are privy to each other's bid prices or other conditions.

⁴ For the purpose of this sub-paragraph, "party" refers to a participant in the procurement process or contract execution.

Part - 2 Supply Requirements

Section VI. Schedule of Requirements

Contents

1.	List of Goods and Delivery Schedule	
2.	List of Related Services and Completion Schedule	
3.	Technical Specifications	
4.	Scope of Work, Terms and Specification, Service level agreement &	
	Warranty Details and Evaluation Methodology specific to this tender	

1. List of Goods and Delivery Schedule

					Delive	ery (as per Incote	rms) Date
Item No.	Description of Goods	Quantity	Physical unit	Final (Project Site) Destinati on as specified in BDS	Earliest Delivery Period (days)	Latest Delivery Period (Days)	Bidder's offered Delivery period [to be provided by the bidder]
1.	Supply, Installation, Testing, Commissioning of Wireless LAN Access Infrastructure at hostel zone and institute zone in NIT Tiruchirappalli on Turnkey Basis	As given in Technical Specification	As per Techical Specification	NIT Tiruchira ppalli	35	42	

2.List of Related Services and Completion Schedule

Service	Description of Service	Quantity	Physical Unit	Place where Services shall be performed	Final Completion Date(s) of Services
					. 1 1

3. Technical Specifications

	Technical S	ions and Standards	
	Name of the Equipment	Supply, Installation, Testing, Commissioning of Wireless LAN Access Infrastructure at hostel zone and institute zone in NIT Tiruchirappalli on Turnkey Basis	
	Specification of NIT-T		Specification of the Supplier
Sp	ecification: Wireless Access Point-	Indoor	
SI. No	Description for Wireless Access Point indoor	Qty.	
	WIFI Standard and Radio Specification		
1	IEEE 802.11ax (WIFI 6) dual radio with features such as OFDMA,MU-MIMO, Data rate more than 2Gbps at 5 Ghz radio and more than 500 Mbps at 2.4 Ghz radio ,Transmit Beamforming, Total of 15 or	1200 Nos.	
2	above SSID's per AP Should support existing WIFI Standards such as 802.11a/802.11b/802.11g/802. 11ac/802.11n		
3	At least 4X4:4 MU-MIMO at 5 Ghz radio At least 2X2:2 MU-MIMO at 2.4 Ghz radio		
4	Should support 20 Mhz,40 Mhz,80 Mhz channels		
5	Should comply with the notifications related with EIRP,Output power ,power spectral density issued by Wireless Planning and Coordination Wing under the Ministry of Communications Should support band steering		
	Antenna Specifications		
7	Internal or external omni directional antennas with		

		antenna gain of minimum 3 dBi			
		in 2.4 Ghz radio and 5 Ghz			
radio		radio			
		Power			
	8	Should support direct DC			
		power and Power Over			
		Ethernet			
	Physical Interfaces				
	9	(a) 1 x 100/1000/2500 Mbps			
	9	Auto Negotiation Ethernet (RJ-			
		,			
		45) Port with POE 802.3at			
		compliant			
		(b) 1 x 10/100/1000 Mbps			
		Ethernet (RJ-45) Port			
		(b) DC input			
		(c) Console port or equivalent			
	4.0	Environmental Specification			
	10	Operating Temperature: 0°			
		Celsius to 45° Celsius			
		Humidity:5 % to 93 % non-			
		condensing			
		Security Features and			
Authenticatio		Authentication			
	11 WPA-PSK,WPA-TKIP,WPA2				
		AES,WPA3,802.11i,OWE			
	12	Should have WIDS/WIPS.			
		Should have facility for Rogue			
		AP Detection.			
		Should have ARP Spoofing			
		Detection Facility and Man-in-			
		the-middle attack prevention			
		method			
	13	Should have Built in Firewall			
	14	Support for 802.1X			
		authentication			
		Certification from WIFI			
		Alliance			
	15	WIFI Certified 6,WIFI Certified			
		a,WIFI Certified ac,WIFI			
		Certified b,WIFI Certified			
g,WIFI Certified n		g,WIFI Certified n			
Physical Security and					
Mounting		1			
16 Secure		Secure bracket for Ceiling or			
wall mount ,locking mechar		l ————————————————————————————————————			
and mounting kit					
Event Loggir		Event Logging			
		Shall support per-client event	1		
	· -	log records association,			
		- 5	ь		

	authentication and DHCP		
	activities for easy diagnosis		
Diagnostics			
18	LED Indicators for status check		
19	Support for SNMP version		
	v1,v2,v3		
20	Should support packet capture		
	in LAN and WLAN interfaces		
	Equipment Type Approval		
21	Should have obtained		
	Equipment Type Approval for		
	the Wireless Access Point from		
	the Wireless Planning and		
	Coordination Wing under the		
	Ministry of Communications		
	IEEE Standards		
22	Should support standards		
	802.11k,802.11r,802.11v,802.1		
	Q		
	Mode of Operation		
23	Should work as stand-alone		
	wireless access point and		
	hardware on premise controller		
	based access point		
	Quality of Service		
24	Should support individual QOS		
	and security profile		
	Warranty and Support		
25	Five year hardware/software		
	warranty with on-site advance		
	replacement by OEM directly		
	within 24 hours		
26	The vendor shall provide		
	software fixes and updates to		
	the access point available as		
	part of the warranty		

Specification: Wireless LAN Controller (On premise hardware controller)

SI.	Description for Wireless LAN	Qty.
		Qty.
No	Controller -On premise	
	hardware controller	
	Architecture	
1	WLAN Controller should be	
	rack mountable. It should not	
	be a cloud solution and all the	
	hardware and software	
	systems should be available	
	on premises.	

_	
	Support for high availability
	cluster, active-active or active-
	passive
2	Should support Access points
	with WIFI Standards such as
	802.11ax,802.11ac,802.11a,8
	02.11b,802.11g,802.11n
	Network and Logging Features
3	Should have real time
٦	
1	monitoring ,historical reporting
4	Should support SNMP version
	1,2 and 3
5	Should support syslog event
	logging
6	Should collect information
	regarding client device data
7	Should maintain logs which
	includes all activities
	performed by the users like
	login, any configuration
	changes made on the system,
	device deletion, device
	authorization, log out etc., for
	at least 1 month
8	The dashboard features of the
	controller should be available
	in the standalone NMS
	Software
9	Should support uploading of
J	all logs to external Syslog
	Server in LAN/WAN on real-
	time and scheduled basis
40	Power Supply & Fan
10	Should have redundant power
11	Should have at least dual fare
11	Should have at least dual fans
40	Performance and Capacity
12	Should be scalable upto 1600
1.0	Access points
13	Should support more than
	16000 concurrent devices and
	users
14	Should shave at least 16 GB
	RAM
	Interface
15	At least 2 x 10G slots with
	SFP+ single mode fiber
	transceiver modules
	<u> </u>

2 Nos.

16	Should have one console port	
	Security	
17	Should have support for	
	WIDS/WIPS , ARP Spoofing	
	Detection and prevention,	
	DOS Detection and prevention	
18	Should have support for	
	Rogue AP Detection and	
	prevention, Honeypot AP's	
	detection, misconfigured AP's	
	detection. Should have	
	support to blacklist users.	
19	Should have built in firewall	
	and capable of creation and	
	enforcement of policies	
20	Shall support secure	
	management interfaces,	
	including SSH/SSL access to	
	CLI/Web User Interface	
21	Should provide AP location	
- '	tracking of a DoS	
	attacker/ARP Spoofing	
	attacker	
	Authentication	
22		
	authentication	
23	Should be able to integrate	
	with external third party	
	captive portal server	
24	Should be able to integrate	
	with Active Directory,	
	freeradius, windows NPS and	
	other radius servers for	
	authentication, authorization	
	and accounting.	
	Dashboard Features	
25	Should have GUI based	
	dashboard for troubleshooting	
	and diagnosis, Access point	
	management, configuration,	
	Authentication, cluster	
	management, security	
	services	
26	Should have heatmapper	
	facility ,anomaly analysis	
27	Should display the controller	
	health and the AP's health.	
28	Should have Role based user]
	access view	
		-

_			
	29	Should have Custom graphs	
		of key information	
	30	Should have Network view	
		feature	
	31	Should have packet capture	
		feature on the client interfaces	
		and other uplink interfaces	
	32	Should display Overall	
		summary of the access point	
		clients attached	
	33	Should display Device Listing	
		of the attached devices	
	34	Should display the top	
		performing radios, RF domain	
		memberships, statistics	
	35	Automatic discovery of WLAN	
		Infrastructure	
	36	Should be able to search for	
		clients by username or MAC	
		Address	
	37	Should show the access point	
		location details based on floor	
		plan diagram with SNR,	
		connection speed, signal	
		strength	
	38	Should log and display radio	
		and RADIUS errors,	
		connectivity problems. Should	
		be able to see applications by	
		user	
	39	Should be able to track RF	
		performance, capacity and	
		statistics over one month	
		period	
		QOS	
	40	Should support per user QOS	
		and security services	
	41	Should allow configuration of	
		time schedules for enabling	
		disabling group of AP's SSID	
		in the hostels	
		IEEE Standards	
	42	Support of	
		802.11w,802.11r,802.11k,802.	
		11v	
		Operating Temperature	
	43	0° to 40° Celsius	
L		Warranty and Support]

44	Five year hardware/software warranty with on-site advance replacement by OEM directly within 24 hours
45	The vendor shall provide software fixes and updates as part of the warranty
46	The special features that need additional licensing along with its cost has to specified
47	All the licenses quoted should be perpetual. All the features and signatures including WIPS available at the time of expiration of license should continue to work. Renewal of licenses should be required only for new features and updates/releases announced by the OEM after the contract expires

Specification: Layer 2 Access Switch (24 Port Switch)

	<u> </u>	
SI.	Description for Layer 2	Qty
No	Access Switch (24 Port)	
	Interface	
1	24 x RJ-45 autosensing	
	10/100/1000 Mbps PoE+	
	ports (IEEE 802.3at PoE+)	
	Duplex: 10BASE-	
	T/100BASE-TX: half or full;	
	1000BASE-T: full only	
2	At least 4 x 10 Gb slot with	
	SFP+ single mode fiber	
	transceivers for Uplink. The	90
	SFP+ module should be of	Nos.
	the same make of the switch	
3	Should have one Console	
	port	
_	Temperature & Humidity	
4	Operating Temperature 0° -	
	45 ° Celsius	
5	Humidity 15 % -95 % relative	
	humidity,non condensing	
	Layer 2 Switching	
6	VLAN support and tagging	
	support IEEE 802.1Q	

П			T
	7	Should have full fledged	
		Layer 2 Functionality and	
		basic Layer 3 features	
	8	Should support 2K VLANS	
		simultaneously	
		Power Supply & fan	
	9	The switch should have built	
		in redundant power supply	
		with each Power Supply Unit	
		of at least 870W.	
		Should have at least dual	
		fans	
		Should have PoE power	
		budget of 720W.	
		Management	
	10	The switch should be	
		manageable	
	11	Should support SNMP	
		v1,v2,V3	
	12	Should provide monitoring	
	12	and reporting capabilities for	
		statistics, history, alarms, event	
		· · · · · · · · · · · · · · · · · · ·	
	10	S Chauld have CI II Interface for	~
	13	Should have GUI Interface for	
		managing, configuration,	
		statistics,troubleshooting,diag	
	4.4	nosis purposes	
	14	The switch should be	
		manageable, configurable	
		and provide visibility through	
		NMS sotware	
	4.5	Standards	
	15	Should support IEEE	
		Standards	
		802.3az,802.3ad,802.3af,802.	
	4	3at,802.1Q,802.3x,802.1p	
		Processor and Memory	
1	40	Details OR DAM	
	16	Minimum of 1 GB RAM	
	17	Packet Buffer Size of	
		Minimum 4 MB	
	40	Security	
	18	Should block ARP broadcasts	
	4.0	from unauthorized hosts	
	19	Should allow access only to	
		specified MAC addresses	
		which can be learned or	
		specified by the administrator	

20	Should support secure		
	remote CLI Access		
	Performance		
21	Latency should be less than 4		
	micro seconds (64 byte		
	packets)		
22	Should have forwarding rate		
	of 95.2 Mpps		
23	Should have switching		
	capacity of 128 Gbps		
24	MAC Address Table size of		
	30000 entries		
	Warranty and Support		
25	Five year hardware/software		
	warranty with on-site advance		
	replacement by OEM directly		
	within 24 hours		
26	The vendor shall provide		
	software fixes and updates		
	as part of the warranty		
	21 22 23 24 25		

Specifications: Line Interactive UPS

	B 1.0 (11	
SI.	Description for Line	Qty.
No	Interactive UPS	
1	Line Interactive UPS with	
	internal battery	
2	Capacity:1600VA, 960W	
3	Input voltage :230 V AC	
	Input voltage range :140 V to	90
	300 V AC	Nos.
4	Output voltage 230 V AC	
5	Output waveform: Modified	
	sine waveform (Battery	
	mode)	
6	Battery Type: Sealed	
	Maintenance Free	
7	Battery Rating: 12 V, 9AH x	
	2 Batteries	
8	Transfer Time: up to 8 ms	
9	Noise Level: ≤ 45 dB	
	·	

Specifications: Wall Mount rack

SI.	Description for Wall Mount	Qty
No	Rack	
1	Rack size: 12U	
2	Rack Type: Wall Mount rack	
	with double section	
3	Width:550mm ,Depth:600mm	
4	Should have transparent	90
	toughened glass front door	Nos.
5	Should have 2 fans on top	
	cover	
6	AC Power distribution:5 Nos	
	of 6 Amps Socket	
7	Body Material: Steel	
8	Should provide wall mounting	
	brackets	

Specifications: Layer 3 Switch for WIFI Core Network

SI.	Description for Layer 3 Switch	Qty.
No		\
	Interface	
1	48 x 10 Gb slot with SFP+	
	single mode fiber transceiver	
	module	
	2 x 40 Gb slot with QSFP+	
	single mode transceiver	
	module .lt should be able to	
	connect with 2 x 40 Gb	
	Transceiver module of Extreme	
	Black Diamond Core Switch in	
	CSG Department.	
	The SFP+ module and the	
	QSFP+ module should be of	
	the same switch make	2
2	Should have additional	Nos.
	interfaces for stacking (or other	
	equivalent technology) purpose	
	other than the above	
	mentioned interfaces.	
3	1 x RJ-45 Console Port	
4	1 x 10/100/1000BaseT	
	dedicated Ethernet port for	
	Management	
	Power Supply and fan	
5	Should have redundant and hot	
	swappable Power supply	
6	Should have redundant and hot	
	swappable fans	

	B#	
_	Memory	
7	8 GB RAM	
8	Packet Buffer Size of minimum 12 MB	
	Temperature and humidity	
9	Operating temperature 0° - 45° Celsius	
10	Humidity: 10 % - 95 %	
	relative humidity, non-	
	condensing	
	Layer 3 Routing	
11	Should support	
	OSPF,RIP,Policy based	
	Routing	
	Performance	
12	Should have Switching	
	capacity of 1120 Gbps	
	(excluding stacking interface)	
13	Should have Forwarding rate of	
	833 Mpps (excluding stacking	
	interface)	
14	Should have latency less than	
	800 ns	
	Management	
15	Should have GUI Interface for	
	managing, configuration,	
	statistics, troubleshooting,	
40	diagnosis purposes	
16	Should support SNMP	
47	v1,v2,v3	
17	Should provide monitoring and	
reporting capabilities for		
	statistics, history, alarms,	
18	events The switch should be	
10	manageable, configurable,	
	provide visibility through NMS	
	software	
	Other Features	
19	Should Support port mirroring	
20	Should have DOS protection	
21	Should support stacking or	
- '	other equivalent technology	
22	Should support 802.3ad	
	(LACP)	
23	Should support more than	
20	4000 VLANs	
24	Should support more than	
	80000 MAC ID's	
	55555 III IS IS 5	

25 Switch stack architecture should be plug and play for attaching and removing any switch from the stack without any downtime 26 Should be an enterprise grade switch Security 27 Should have DOS Protection 28 Should support SSH for remote management and login Warranty and Support 29 Five year hardware/software warranty with on-site advance replacement by OEM directly within 24 hours 30 The vendor shall provide software fixes and updates as part of the warranty			
any downtime 26 Should be an enterprise grade switch Security 27 Should have DOS Protection 28 Should support SSH for remote management and login Warranty and Support 29 Five year hardware/software warranty with on-site advance replacement by OEM directly within 24 hours 30 The vendor shall provide software fixes and updates as	25	should be plug and play for attaching and removing any	
Security 27 Should have DOS Protection 28 Should support SSH for remote management and login Warranty and Support 29 Five year hardware/software warranty with on-site advance replacement by OEM directly within 24 hours 30 The vendor shall provide software fixes and updates as			
27 Should have DOS Protection 28 Should support SSH for remote management and login Warranty and Support 29 Five year hardware/software warranty with on-site advance replacement by OEM directly within 24 hours 30 The vendor shall provide software fixes and updates as	26		
28 Should support SSH for remote management and login Warranty and Support 29 Five year hardware/software warranty with on-site advance replacement by OEM directly within 24 hours 30 The vendor shall provide software fixes and updates as		Security	
management and login Warranty and Support 29 Five year hardware/software warranty with on-site advance replacement by OEM directly within 24 hours 30 The vendor shall provide software fixes and updates as	27	Should have DOS Protection	
Warranty and Support 29 Five year hardware/software warranty with on-site advance replacement by OEM directly within 24 hours 30 The vendor shall provide software fixes and updates as	28	Should support SSH for remote	
29 Five year hardware/software warranty with on-site advance replacement by OEM directly within 24 hours 30 The vendor shall provide software fixes and updates as		management and login	
warranty with on-site advance replacement by OEM directly within 24 hours The vendor shall provide software fixes and updates as		Warranty and Support	
replacement by OEM directly within 24 hours The vendor shall provide software fixes and updates as	29	Five year hardware/software	
within 24 hours The vendor shall provide software fixes and updates as		warranty with on-site advance	
The vendor shall provide software fixes and updates as			
software fixes and updates as		within 24 hours	
i i	30	•	
part of the warranty			
		part of the warranty	

Specification: Network Management Software

SI.	Description for Network	Qty
No	Management Software	
	Architecture	
1	The Network Management System Software should be	
	able to manage, view,)
	configure the wireless	1400
	access points , access switches, core switches and	Licenses
	the wireless controllers through single dashboard.	
2	It should support multi	
	vendor and third party	
	integration	
3	It should have zero touch	
	provisioning feature	
	System Health	
4	The NMS software should	
	provide system health details	
	related with wireless access	
	points, switches, controller etc	
5	Statistical and historical	
	detail should be available	
	Dashboard Features	
1	T .	j l

			,
6	It should provide client traffic		
	information, up/down		
	devices, rogue AP's ,end		
	user details, end user device		
	7		
	details,		
7	End User traffic details		
	based on Ip address, sites		
	visited should be available		
	date wise.		
8	Upload/Download traffic in		
0	each devices should be		•
	available in the dashboard.		
9	RF Summary details of the		
	Wireless Access point		
	should be available		
	Troubleshooting		
10	Wireless Access point details		
	based on Floor plan diagram		
	should be available. It should		
	have heatmapper feature		
	and it should provide		
	interference regions,		
	9		
	coverage holes in the floor		
	diagram.		
11	It should provide historical		
	details of user problems		
	based on coverage issues,		
	DNS issues, bandwidth	>	
	issues, authentication issues		
12	It should provide a		
12			
	topological view of the		
	connected devices		
13	It should provide intrusion		
	detection, rogue access		
	points.		
	Syslog		
44	Market I I and I I are also and I		
14	It should provide syslogs and		
	all other reports related with		
	the connected devices		
15	Should support uploading of		
	all logs to external Syslog		
	Server in LAN/WAN on real-		
	time and scheduled basis		
	Security		
	Security		
16	Should provide forensic data		
	aggregated for major threat		
	vectors like Rogue AP,		
	voctoro into reogue / tr ,		

	Honeypot AP, Mis-	
	Configured AP, DoS.	
17	Should provide location	
	tracking of a DoS attacker,	
	ARP Spoofing attacker	
	Warranty	
18	Five year software warranty	
	with on-site support by OEM.	
	This warranty should also	
	cover all updates, patches,	
	service packs, including	
	major version upgrades	
	during the warranty period.	
19	All the licenses quoted	
	should be perpetual. All the	
	features available at the time	
	of expiration of license	
	should continue to work.	
	Renewal of licenses should	
	be required only for new	
	features and	* • • • • • • • • • • • • • • • • • • •
	updates/releases announced	
	by the OEM after the	
	contract expires.	

Specifications: UTP CAT6 LAN cable

SI.	Description for UTP CAT6	Qty
No	LAN Cable	۷.,
110	Construction	
1	4 pair CAT 6 UTP cable	
	with 23 AWG solid bare	
	copper conductor	
2	Low Smoke Zero	
	Halogen Sheath	
3	Insulation of	
	Polyethylene/Polyolefin	As per
4	Insulation Diameter of 1	Need
	mm	In meters
5	Color codes on pairs	
	Electrical	
	Characteristics	
6	Conductor resistance <	
	9.38 Ω/100m	
7	Mutual capacitance	
	<5.6nF/100m	
8	Characteristic impedance	
	of 100 Ω ± 15 Ω	
9	Delay Skew < 45 ns	

	Mechanical properties	
10	Operating temperature -	
	20°c to +75°c	
11	Bend Radius up to 4*	
	Cable Diameter	
	Approval and	
	Certificates	
12	ETL or UL verified to	
	ANSI/TIA-568-C.2 Cat 6	
	cable	
13	ETL or UL verified to	
	ISO/IEC 11801 Cat 6 cable	
14	Third Party Fire,	
	smokeTest Report as per	
	IEC 60332-1,IEC 60754-	
	1,IEC 60754-2,IEC	
	61034-2	

Specifications:40GbE LR4 QSFP+ Transceiver

SI.	Description for 40 GbE	Qty
No	QSFP+ Transceiver	
1	Form type: QSFP+	
2	Wavelength:1310 nm	
3	Mode: Single Mode Fiber	4 Nos.
4	Network Technology:40	
	GBASE-LR4	
5	Should work with	
	Extreme Network Black	
	Diamond X8 Series	
	switch	

Installation Required	Yes
Warranty (in months)	60 Months
AMC Required	No
Delivery Period (Weeks)	6weeks
Shipment Terms	Up to NIT, Tiruchirapalli
Payment Term	100% payment after satisfactory delivery ,Installation,Acceptance
	Testing, Commissioning
EMD	As mentioned above
Performance Security	3%

Purchase committee has finalized and recommends the above mentioned specification and conditions

Note:

- 1) Technical Specification should be duly filled by the bidder no fields were left blank and appropriate value will be filled. (don't fill it as Yes complied or Yes).
- 2) A separate excel worksheet is available in the tender document, the same to be filled in and uploaded along with the tender document.

4. Scope of Work, Terms and Specification, Service level agreement, Warranty Details and Evaluation Methodology specific to this tender

4.1 Scope of Work

4.1.1) Scope of work by the bidder

National Institute of Technology Tiruchirappalli proposes to implement WIFI facility with the latest WIFI-6 technology in all the hostels and selected places within the institute zone. The scope of work is to provide a turnkey solution to supply, install, test and commission the WIFI solution including, but not limited to the following:

- 1. To provide WIFI coverage in all the hostels with at least -65 dBm received signal strength in every student rooms inside. The coverage should be available for both 2.4 Ghz spectrum and 5 Ghz spectrum.
- 2. Supply, installation, configuration, testing, commissioning of wireless indoor access points, wireless LAN controllers, Switches, NMS System, UPS, Racks, related accessories and software as per the specifications outlined in the tender document.
- 3. Providing network cabling for access points from the rack with proper information outlets, jack panels, copper patch cords, connectors, surface mount box, PVC conduits and accessories. Should provide documentation of ports in patch panel/jack panel.
- 4. To provide the fiber patch cable to connect the LIU and the fiber interface of the PoE+ Networking switches. All the PoE+ Networking switches in a hostel should be in cascade connection through optical fiber and should be free from looping.
- 5. Testing of LAN cables after laying, terminations. All testing tools and instruments shall be brought by the bidder and taken back after the testing.
- 6. Design and implementation of Wireless LAN Security and integration with authentication server for providing secure access to students, faculty and guests.
- 7. Design of VLAN and IP addressing scheme for the wireless network and configure the wireless network and existing core switch to implement the design.
- 8. Configuration of Wireless LAN controllers in high availability cluster mode either active-active or active-passive.

- 9. Powering on active equipment after ensuring correctness of terminations interfaces and access point supply and making the system ready for testing and commissioning.
- 10. Configuration of the equipment as per the requirements of NIT Tiruchirappalli including Network segmentation and Network Monitoring.
- 11. Acceptance Testing, commissioning and handover of the wireless network at the hostels zone and Institute zone to competent authority.
- 12. Providing training and documentation to the NITT team on administration, configuration, troubleshooting of the wireless network.
- 13. To provide warranty and technical support for a period of five years from the date of commissioning of the wireless network.
- 14. To implement the solution with the core network infrastructure deployed in NIT Tiruchirappalli and demonstrate the performance of the deployed infrastructure.

4.1.2)Scope of work by NIT Tiruchirappalli

- 1. Hostel Zone: To provide fiber connectivity along with Fiber LIU up to the rack.
- 2. Institute Zone: To provide rack, network switch, fiber connectivity, UPS along with Fiber LIU up to the rack.
- 3. Network Room in CSG: To provide rack and hardware server for the installation of NMS software, Syslog.
- 4. To provide authentication radius server.

4.2 Terms and Conditions

- 1. Wireless Access Point and the Wireless LAN controller should be of the same OEM.
- 2. The switches shall be preferably of the same OEM of the Access point and controller.
- 3. Wireless LAN controller should be supplied with the licenses for the total number of Access Points quoted in the BOQ. The WLAN controller can be implemented for high availability as active-active or active-passive. The bidder should not charge additional AP licenses for the active/standby controllers for implementing high availability.
- 4. The Ethernet cable shall be dressed to patch panel to switch.
- 5. The length of the UTP LAN cable between the access point and the rack should not be more than 75 meters.
- 6. There should be additional 6 spare ports with full POE power availability in the POE switches, after terminating all the access points.

- 7. All interconnection between switches must be via Optical Fiber Cable.
- 8. All the Ethernet passive components required for the project should be of reputed brands only.
- 9. The PVC conduits should bear ISI marking with license number.
- 10. All indoor CAT6 UTP cabling must be routed in PVC conduit.
- 11. All UTP cabling must be labelled on jack panel and access point end.
- 12. All visible patch cords and cables must be neatly dressed and routed in an orderly manner.
- 13. The bidder should provide OEM-certified coverage heat map for 2.4 Ghz and 5 GHz separately. All Coverage holes in the premises should be indicated clearly.
- 14. The total solution should include licenses for all necessary features from the first day of the installation. All the licenses quoted should be perpetual. All the features and signatures including WIPS available at the time of expiration of license should continue to work. Renewal of licenses should be required only for new features and updates/releases announced by the OEM after the contract expires.
- 15. The total solution should have 5years on-site warranty for Access Points, WLAN controllers, Switches, NMS Software, UPS & batteries, cabling & accessories, passive components and subscription.
- 16. The total solution should include technical support for software/filmware and software upgrades for controller, Access Points and Switches, UPS for 5 years.
- 17. The total solution should be upgradable to the latest stable version, as and when available, at no extra cost.
- 18. The bidder should provide single point of contact and should provide call logging and escalation matrix.
- 19. The bidder should provide four onsite support Engineers and an unskilled person for onsite service support for a period of one year from the date of commissioning the project. (ie. The bidder should provide one support Engineer for every 250 wireless access points. Totally 4 onsite engineers plus one unskilled person). The Educational qualification of support engineer should be B.E / B Tech / MCA / M Sc in branches related to EEE, ECE, CSE, ICE, IT or Diploma in EE, EC, CS, IT. For all the posts, persons who have worked in NIT Tiruchirappalli will be preferred.

Note: Initially the onsite support engineers and the onsite unskilled person shall be provided for a period of 1 year after the date of commissioning. The onsite support shall be extended after one year based on the requirement of NIT Tiruchirappalli upto a period of 5 years.NIT Tiruchirappalli will decide the total number of online support engineers and the unskilled person required for the onsite campus support every year.

- 20. The onsite Engineer and the worker should work from Monday to Saturday from 9 A.M to 5.30 P.M. The onsite Engineers and the worker should be trained by the bidder before deploying them in the work.
- 21. The onsite Engineer and the worker should visit the site/location where the problem is reported, then troubleshoot & identify the problem, clear the problem and replace the faulty part if needed. The unskilled person should do the rigger activities, attend cable fault, and all the other physical activities.
- 22. The payment for the onsite Engineers(Highly Skilled) and the unskilled person which should be paid by the vendor shall be on par with Central Government wages Act. Total payment for one year should be mentioned in the price bid excel sheet. Minimum daily salary should be as per Ministry of Labour & Employment, Office of the Chief Labour Commissioner, New Delhi vide File No. 1/26(1)/2021-LS-II dt.28/10/2021. The details of the document to be submitted as a proof of payment shall be mentioned in the Terms and Conditions which will be issued at the time of Prebid Meeting.
- 23. After the installation the bidder has to conduct an acceptance test at NIT-T. The bidder shall propose a detailed acceptance test plan covering the points of technical specifications, scope of work, terms and conditions etc, which shall be jointly reviewed by NIT-T and the Bidder.
- 24. The successful bidder shall offer Indoor Wireless Access point at rate contract for one year at the same price as quoted. The rate contract period shall start after the commissioning of the project.
- 25. Any miscellaneous item not mentioned in the Bill of Material but required for completion of the job are in the scope of the bidder.
- 26. Any damages to the ceilings/floor/walls/painting during execution of the job to be redone by the bidder.
- 27. The bidder shall visit for quarterly maintenance during the warranty and submit service reports of the visit after each maintenance visit.
- 28. The bidder should demonstrate the interrupt free streaming of HD video from internet in each hostel rooms.
- 29. The wireless Access point should be secured with proper clamping to the roof/wall as the case may be.
- 30. The End of Life of the Wireless Access Points, Wireless LAN Controllers, Switches should be for a minimum of 5 years from the date of supply.

4.3) Service Level Agreement and Warranty

- 1. In the event of failure of any of the sub-systems or components of the proposed solution, the bidder must ensure that defects are rectified, or the equipment is replaced with necessary configuration free of cost within 24 hours from the time it was reported.
- 2. Failure to meet the above requirement will result in extension of warranty services by 3 days for each day of delay during the warranty period.
- 3. The bidder must maintain a suitable stock of necessary spare equipment during the contract period.
- 4. The bidder must provide 5 years warranty for all the hardware and software components of the solution, from the date on which the solution is accepted. During the warranty period, the bidder must undertake comprehensive maintenance of all the equipment, hardware components, support and accessories. The bidder must also perform periodic software upgrades, updates and patches, as well as preventive maintenance.
- 5. Collecting of faulty hardware from the site and provisioning the replacement hardware during the contract period (warranty) on the site shall be the responsibility of the bidder.
- 6. NIT Tiruchirappalli reserves the right to invoke the Performance Bank Guarantee submitted by bidder in case
- a. Supplied equipment, hardware & software components fail to achieve the performance as stipulated in this document.
- b. The bidder fails to provide satisfactory service in the scheduled time frame, during the contract period, as stipulated in this document.
- c.The service of the onsite service Engineers and the worker is not satisfactory and the attendance is not maintained as mentioned in this document.(Detailed Terms and Conditions and penalty clause will be issued at the time Prebid Meeting)

4.4) Evaluation Methodology

Evaluation of Technical bids:

- 1. A technical committee constituted by the Institute will evaluate the submitted bids and identify the bidders that meet the mandatory technical specifications/conditions mentioned elsewhere in this document.
- 2. All bidders whose bids comply the technical specifications will be invited for demonstration/POC and technical presentation at NIT Tiruchirapalli schedule for the POC and presentation will be intimated via email correspondence.
- 3. The demonstration/ POC should be done at one entire NITT hostl building premises, identified by NITT, with the WLAN controller and Access points

(same make and model as quoted), switches, NMS Tool, Rack, UPS, QSFP + transceiver module etc.

The following points shown below has to be successfully demonstrated and complied by the bidder at the time of POC

- **a.** The Bidder has to successfully demonstrate the received signal strength of atleast -65 dBm at every student's room inside in hostel. The RSSI- 65 dBm should be available in both 2.4 Ghz and 5 Ghz.
- **b.** The bidder should successfully demonstrate the interrupt free streaming of HD video from internet in each hostel rooms. The bidder should download a 10 Gb file over the intranet and show the download time logs.
- c. The bidder should successfully demonstrate the features of WID/WIPS
- **d.** The solution detects ARP Spoofing software like netcut, selfishnet etc
- **e.** The bidder should demonstrate 802.1X Authentication with username/password and Mac-ID credentials.
- f. The wifi Access point should work with WIFI protocols like 802.11ac, 802. 11n, 802.11g, 802.11b, 802.11a
- **g.** The bidder should demonstrate the features of Wireless Controller and the NMS Software features.
- **4.** The bidder should successfully complete the demonstration / POC with users feedback duly designed by NITT. The bidder who fails to successfully demonstrate the feature will be disqualified for the tender. All the quoted components like wireless AP, Wireless controllers, NMS, Layer 3 switch, POE+ switch have to be used for the demonstration.
- **5.** All bidders who demonstrate successfully regarding the requirements have to give a technical presentation at NIT Tiruchirapalli. Schedule for presentation will be initimated via email correspondence.
- **6.** Technical presentation will be limited to 50 minutes. The technical presentation should include details about the company, proposed solution, thoughts on implementation, Q&A
- **7.** The decision of the technical committee is final and binding on all the bidders.

Hostel Details

Minimum No of Access points, POE + Switches, Rack, UPS necessary for the Hostels

S.no	Hostel Name	No of Floors	Minimum No of AP's Needed	Minimum no of 24 port POE + Switches needed	Minimum no of Racks Needed	Minimum No of UPS needed
1	Jade	Ground + 2	18	3	3	3
2	Diamond	Ground + 2 (6 Rooms in 2 nd floor)	20	2	2	2
3	Garnet A	Ground + 2	39	3	3	3
4	Garnet B	Ground + 2	39	3	3	3
5	Garnet C	Ground + 2	39	3	3	3
6	Coral	Ground + 1	20	2	2	2
7	Pearl	Ground + 2	27	3	3	3
8	Emerald	Ground + 2	27	3	3	3
9	Agate	Ground + 2	27	3	3	3
10	Lapis	Ground + 2	27	3	3	3
11	Sapphire	Ground + 2	27	3	3	3
12	Ruby	Ground + 2	27	3	3	3
13	Topaz	Ground + 2	27	3	3	3
14	Amber A	Ground + 3	50	4	4	4
15	Amber B	Ground + 3	50	4	4	4
16	Aquamarine A	Ground + 3	50	4	4	4
17	Aquamarine B	Ground + 3	50	4	4	4
18	Jasper	Ground + 3	52	4	4	4
19	Zircon A	Ground + 2	39	3	3	3
20	Zircon B	Ground + 2	39	3	3	3
21	Zircon C	Ground + 2	39	3	3	3
22	Beryl	Ground + 1	48	2	2	2
23	Opal A	Ground + 2	44	3	3	3
24	Opal B	Ground + 2	24	3	3	3
25	Opal C	Ground + 2	36	3	3	3
26	Opal D	Ground + 3	50	4	4	4
27	Opal E	Ground + 3	52	4	4	4
28	Opal F	Ground + 4	85	5	5	5

The Minimum number of Access Points, 24 Port POE+switches, UPS Rack mentioned in the document is indicative and as per the design of the NIT Tiruchirappalli for the Hostel Zone. The Bidder can quote for the same number or increase the quantity of above mentioned devices and quote the price inorder to achieve the signal requirements and the terms and conditions of NIT Tiruchirappalli. The Bidder shall visit

all the Hostels before quoting the tender, in order to arrive at the total number of wireless access points,24 Port POE+switches, UPS, Rack.

Institute Zone Details

Total Number of Indoor Wireless Access Points=128 The location will be informed at the time of Installation.



Part-3 Contract Section VII General Conditions of Contract

Table of Clauses

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31.	Change Orders and Contract Amendments
32.	Extensions of Time
33.	Termination
34.	Assignment

		Section VII General Conditions of Contract	
1	Definitions: The following words and expressions shall have the meanings hereby assigned to them:		
	a	"NITT" means National Institute of Technology, Tiruchirappalli established under societies Registration Act XXVII of 1975.	
	b	"Contract" means the Contract Agreement entered into between the Purchaser and the Supplier, together with the Contract Documents referred to therein, including all attachments, appendices, and all documents incorporated by reference therein.	
	С	"Contract Documents" means the documents listed in the Contract Agreement, including any amendments thereto.	
	d	"Contract Price" means the price payable to the Supplier as specified in the Contract Agreement, subject to such additions and adjustments thereto or deductions therefrom, as may be made pursuant to the Contract.	
	e	"Day" means calendar day.	
	f	"Completion" means the fulfillment of the Related Services by the Supplier in accordance with the terms and conditions set forth in the Contract.	
	g	"GCC" means the General Conditions of Contract.	
	h	"Goods" means all of the commodities, raw material, machinery and equipment, and/or other materials that the Supplier is required to supply to the Purchaser under the Contract.	
	i	"The Project Site," term where applicable, means the place of work named in the Special Conditions of Contract (SCC).	
	j	"Purchaser" means faculty, department and other entities of the competent for purchasing Goods and Services, as specified in the SCC.	
	k	"Related Services" means the services incidental to the supply of the goods, such as insurance, installation, training and initial maintenance and other such obligations of the Supplier under the Contract.	
	1	"SCC" means the Special Conditions of Contract.	
	m	"Subcontractor" means any person, private or government entity, or a combination of the above, to whom any part of the Goods to be supplied or execution of any part of the Related Services is subcontracted by the Supplier.	
	n	"Supplier" means the person, private or government entity, or a combination of the above, whose bid to perform the Contract has been accepted by the Purchaser and is named as such in the Contract Agreement.	
	0	"The Project Site," where applicable, means the place named in the SCC.	

2 Contract Documents:					
	Subject to the order of precedence set forth in the Contract Agreement, all documents				
	forming the Contract (and all parts thereof) are intended to be correlative, complementary,				
and mutually explanatory. The Contract Agreement shall be read as a	a whole.				
	Corrupt and Fraudulent Practices:				
The Institute requires compliance with its policy against the corrupt an					
	t forth Section- V The Purchaser requires the Supplier to disclose any commissions or				
fees that may have been paid or are to be paid to agents or any other					
the bidding process or execution of the Contract. The information di					
the name and address of the agent or other party, the amount and curre	ame and address of the agent or other party, the amount and currency, and the purpose				
of the commission, gratuity or fee.					
4 Interpretation					
4.1 The Contract constitutes the entire agreement between the					
Supplier and supersedes all communications, negotiations and	agreements (whether				
written or oral) of the parties with respect thereto made prior to	the date of Contract.				
4.2 Amendment					
No amendment or other variation of the Contract shall be vali	d unless it is reduced				
to writing, dated, expressly refers to the Contract, and is	signed by the duly				
authorized representative of each party thereto.					
4.3 Non waiver					
a Subject to GCC Sub-Clause 4.5(b) below, no relaxation,	forbearance, delay, or				
indulgence by either party in enforcing any of the terms	and conditions of the				
Contract or the granting of time by either party to the	other shall prejudice,				
affect, or restrict the rights of that party under the Contr	act, neither shall any				
waiver by either party of any breach of Contract opera	ate as waiver of any				
subsequent or continuing breach of Contract.					
b Any waiver of a party's rights, powers, or remedies under	the Contract must be				
in writing, dated, and signed by an authorized represe	entative of the party				
granting such waiver, and must specify the right and the	e extent to which it is				
being waived.					
4.4 Severability:					
If any provision or condition of the Contract is prohibited o					
unenforceable, such prohibition, invalidity or unenforceabilit	unenforceable, such prohibition, invalidity or unenforceability shall not affect the				
validity or enforceability of any other provisions and condition	ns of the Contract.				
5 5.1 Language:					
The Contract as well as all correspondence and documents re-	lating to the Contract				
exchanged by the Supplier and the Purchaser, shall be wri	tten in the language				
specified in the SCC. Supporting documents and printed liter					
the Contract may be in any language provided they are accomp					
translation of the relevant passages in the language specified	d, in which case, for				
purposes of interpretation of the Contract, such translation sha	ll govern.				
5.2 The Supplier shall bear all costs of translation to the govern					
risks of the accuracy of such translation, for documents provid	led by the Supplier.				
6 Joint Venture, Consortium or Association:					
If the Supplier is a joint venture, consortium, or association, a	-				
be jointly and severally liable to the Purchaser for the fulfilmer	<u> </u>				
the Contract and shall designate one party to act as a leader v					
the joint venture, consortium, or association. The composition					
the joint venture, consortium, or association shall not be alte	red without the prior				
consent of the Purchaser.					

7	7.1	Eligibility:	
′	/.1	The Bidder should not have been declared insolvent by the competent court.	
	7.2	The Bidder should not be disqualified for contract under the law of the India.	
	7.3	The Bidder should not be adjudged defaulter of Tax Payment under Income Tax Law	
		or any other Law for the time being in-force.	
	7.4	The Supplier and its Subcontractors shall have the nationality of an eligible country.	
		A Supplier or Subcontractor shall be deemed to have the nationality of a country if	
		it is a citizen or constituted, incorporated, or registered, and operates in conformity	
		with the provisions of the laws of that country. Nationality must be disclosed by the	
		supplier	
	7.5	All Goods and Related Services to be supplied under the Contract shall have their	
		origin in Eligible Countries. For the purpose of this Clause, origin means the country	
		where the goods have been grown, mined, cultivated, produced, manufactured, or	
		processed; or through manufacture, processing, or assembly, another commercially	
		recognized article results that differs substantially in its basic characteristics from its	
		components.	
8	8.1	Notices Any notice given by one party to the other pursuant to the Contract shall be	
		in writing to the address specified in the SCC. The term "in writing" means	
	0.2	communicated in written form with proof of receipt.	
	8.2	A notice shall be effective when delivered or on the notice's effective date,	
0	0.1	whichever is later.	
9	9.1	Governing Law:	
		The Contract shall be governed by and interpreted in accordance with the laws of	
	9.2	India, unless otherwise specified in the SCC.	
	9.2	Throughout the execution of the Contract, the Contractor shall comply with the	
		import of goods and services prohibitions in India when a Throughout the execution of the Contract, the Contractor shall comply with	
		the import of goods and services prohibitions in India when	
		b by an act of compliance with a decision of the United Nations Security Council	
		taken under Chapter VII of the Charter of the United Nations, India prohibits	
		any import of goods from that country or any payments to any country, person,	
		or entity in that country.	
10	10.1	Settlement of Disputes	
		The Purchaser and the Supplier shall make every effort to resolve amicably by direct	
		informal negotiation any disagreement or dispute arising between them under or in	
		connection with the Contract.	
	10.2	If the parties have failed to resolve their dispute or difference by such mutual	
		consultation, then either the Purchaser or the Supplier may give notice to the other	
		party of its intention to settle the issue by arbitration, as hereinafter provided, as to	
		the matter in dispute, no arbitration in respect of the matter be commenced unless	
		such notice is given in accordance with this Clause for the final settlement of the	
		matter. Arbitration may be commenced prior to or after delivery of the Goods under	
	10.2	the Contract. All questions disputes and differences arising shall be referred by the The Director	
	10.3	All questions, disputes and differences arising shall be referred by the The Director,	
		National Institute of Technology, Tiruchirappalli to the sole arbitrator for arbitration under the provision of the Arbitrations and Conciliation Act, 1996.	
11		Obligations During Arbitrations	
11		Notwithstanding any reference to arbitration in Clause 10,	
<u> </u>		Troum and migration to dividation in Clause 10,	

		a the parties shall continue to perform their respective obligations under the	
		a the parties shall continue to perform their respective obligations under the Contract unless they otherwise agree; and	
		b the Purchaser shall pay any amount due to the Supplier.	
12			
12		Scope of Supply The Goods and Related Services to be supplied shall be as specified in the Schedule	
12		of Requirements.	
13		Delivery and Documents Subject to CCC Sub Clause 22.1. the Delivery of the Cooks and Completion of the	
		Subject to GCC Sub-Clause 33.1, the Delivery of the Goods and Completion of the	
		Related Services shall be in accordance with the Delivery and Completion Schedule	
		specified in the Schedule of Requirements. The details of shipping and other	
4.4		documents to be furnished by the Supplier are specified in the SCC.	
14		Suppliers Responsibilities	
		The Supplier shall supply all the Goods and Related Services included in the Scope	
		of Supply in accordance with GCC Clause 12, and the Delivery and Completion	
		Schedule, as per GCC Clause 13.	
15		Contract Price	
		Prices charged by the Supplier for the Goods supplied and the	
		Related Services performed under the Contract shall not vary from the prices	
		quoted by the Supplier in its bid, with the exception of any price adjustments	
		authorized in the SCC.	
16	16.1	Terms of Payment	
		Ordinarily, payments for services rendered or supplies made shall be released only	
		after the services have been rendered or supplies appropriate to the requirement	
		made. However, in following cases advance payments may be made if specified in	
		SCC:	
		a Advance payment demanded by firms holding maintenance contracts for	
		servicing of Air-conditioners, computers, other costly equipment, etc.	
		b Advance payment demanded by firms against fabrication contracts, turnkey	
		contracts etc.	
		c Such advance payment should not exceed the following limits: -	
		Thirty percent of the contract value to private firms;	
		d Forty percent of the contract value to a State or central Government agency or	
		a Public Sector Undertaking; or	
		e In case of maintenance contract, the amount should not exceed the amount	
		payable for six months under the contract.	
	16.2	The Supplier's request for payment shall be made to the Purchaser in writing,	
		accompanied by invoices describing, as appropriate, the Goods delivered and	
		Related Services performed, and by the documents submitted pursuant to GCC	
		Clause 13 and upon fulfilment of all other obligations stipulated in the Contract.	
	16.3	Payments shall be made promptly by the Purchaser, within ninety (90) days after	
		submission of an invoice or request for payment by the Supplier, and after the	
		Purchaser has accepted it	
	16.4	The currencies in which payment shall be made to the supplier under this contract	
		shall be Indian currency unless otherwise agreed.	
17	17.1	Taxes and Duties	
		For goods manufactured outside India, the Supplier shall be entirely responsible for	
		all taxes, stamp duties, license fees, and other such levies imposed outside India.	
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	17.2	For goods Manufactured within India, the Supplier shall be entirely responsible for
	17.2	all taxes, duties, license fees, etc., incurred until delivery of the contracted Goods to
		the Purchaser.
	17.3	If any tax exemptions, reductions, allowances or privileges may be available to the
	17.5	Supplier in India, the Purchaser shall use its best efforts to enable the Supplier to
		benefit from any such tax savings to the maximum allowable extent or country or
		1
	17.4	origin, the supplies shall provide benefit from any such tax sowing to the purchaser.
	17.4	GST Concession for Items Purchased for Research Purpose
		If the item/product purchased for research purpose the institution has a GST
10	10.1	exemption of 5% as per vide no:45/2017 and 47/2017
18	18.1	Performance Security:
		If required as specified in the SCC, the Supplier shall, within twenty-one (21) days
		of the notification of contract award, provide a performance security for the
		performance of the Contract in the amount specified in the SCC
	18.2	The proceeds of the Performance Security shall be payable to the Purchaser as
		compensation for any loss resulting from the Supplier's failure to complete its
		obligations under the Contract.
	18.3	As specified in the SCC, the Performance Security, if required, shall be
		denominated in the currency(ies) of the Contract or in a freely convertible currency
		acceptable to the Purchaser; and shall be in one of the format stipulated by the
		Purchaser in the SCC, or in another format acceptable to the Purchaser.
	18.4	Performance security should remain valid for a period of sixty days beyond the
		date of completion of all contractual obligations of the supplier including warranty
		obligation.
	18.5	Bid security shall be refunded to the successful bidder 6-8 weeks of receipt of
		performance security.
19		Copyright
		The copyright in all drawings, documents, and other materials containing data and
		information furnished to the Purchaser by the Supplier herein shall remain vested in
		the Supplier, or, if they are furnished to the Purchaser directly or through the Supplier
		by any third party, including suppliers of materials, the copyright in such materials
		shall remain vested in such third party.
20	20.1	Confidential Information
		The Purchaser and the Supplier shall keep confidential and shall not, without the
		written consent of the other party hereto, divulge to any third party any documents,
		data, or other information furnished directly or indirectly by the other party hereto
		data, or other information rainished directly or maneetly by the other party hereto
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		in connection with the Contract, whether such information has been furnished prior
		in connection with the Contract, whether such information has been furnished prior to, during or following completion or termination of the Contract. Notwithstanding
		in connection with the Contract, whether such information has been furnished prior
		in connection with the Contract, whether such information has been furnished prior to, during or following completion or termination of the Contract. Notwithstanding the above, the Supplier may furnish to its Subcontractor such documents, data, and other information it receives from the Purchaser to the extent required for the
<		in connection with the Contract, whether such information has been furnished prior to, during or following completion or termination of the Contract. Notwithstanding the above, the Supplier may furnish to its Subcontractor such documents, data, and other information it receives from the Purchaser to the extent required for the Subcontractor to perform its work under the Contract, in which event the Supplier
		in connection with the Contract, whether such information has been furnished prior to, during or following completion or termination of the Contract. Notwithstanding the above, the Supplier may furnish to its Subcontractor such documents, data, and other information it receives from the Purchaser to the extent required for the Subcontractor to perform its work under the Contract, in which event the Supplier shall obtain from such Subcontractor an undertaking of confidentiality similar to that
	20.2	in connection with the Contract, whether such information has been furnished prior to, during or following completion or termination of the Contract. Notwithstanding the above, the Supplier may furnish to its Subcontractor such documents, data, and other information it receives from the Purchaser to the extent required for the Subcontractor to perform its work under the Contract, in which event the Supplier shall obtain from such Subcontractor an undertaking of confidentiality similar to that imposed on the Supplier under GCC Clause 20.
	20.2	in connection with the Contract, whether such information has been furnished prior to, during or following completion or termination of the Contract. Notwithstanding the above, the Supplier may furnish to its Subcontractor such documents, data, and other information it receives from the Purchaser to the extent required for the Subcontractor to perform its work under the Contract, in which event the Supplier shall obtain from such Subcontractor an undertaking of confidentiality similar to that imposed on the Supplier under GCC Clause 20. The Purchaser shall not use such documents, data, and other information received
	20.2	in connection with the Contract, whether such information has been furnished prior to, during or following completion or termination of the Contract. Notwithstanding the above, the Supplier may furnish to its Subcontractor such documents, data, and other information it receives from the Purchaser to the extent required for the Subcontractor to perform its work under the Contract, in which event the Supplier shall obtain from such Subcontractor an undertaking of confidentiality similar to that imposed on the Supplier under GCC Clause 20. The Purchaser shall not use such documents, data, and other information received from the Supplier for any purposes unrelated to the contract. Similarly, the Supplier
	20.2	in connection with the Contract, whether such information has been furnished prior to, during or following completion or termination of the Contract. Notwithstanding the above, the Supplier may furnish to its Subcontractor such documents, data, and other information it receives from the Purchaser to the extent required for the Subcontractor to perform its work under the Contract, in which event the Supplier shall obtain from such Subcontractor an undertaking of confidentiality similar to that imposed on the Supplier under GCC Clause 20. The Purchaser shall not use such documents, data, and other information received from the Supplier for any purposes unrelated to the contract. Similarly, the Supplier shall not use such documents, data, and other information received from the
•		in connection with the Contract, whether such information has been furnished prior to, during or following completion or termination of the Contract. Notwithstanding the above, the Supplier may furnish to its Subcontractor such documents, data, and other information it receives from the Purchaser to the extent required for the Subcontractor to perform its work under the Contract, in which event the Supplier shall obtain from such Subcontractor an undertaking of confidentiality similar to that imposed on the Supplier under GCC Clause 20. The Purchaser shall not use such documents, data, and other information received from the Supplier for any purposes unrelated to the contract. Similarly, the Supplier shall not use such documents, data, and other information received from the Purchaser for any purpose other than the performance of the Contract.
	20.2	in connection with the Contract, whether such information has been furnished prior to, during or following completion or termination of the Contract. Notwithstanding the above, the Supplier may furnish to its Subcontractor such documents, data, and other information it receives from the Purchaser to the extent required for the Subcontractor to perform its work under the Contract, in which event the Supplier shall obtain from such Subcontractor an undertaking of confidentiality similar to that imposed on the Supplier under GCC Clause 20. The Purchaser shall not use such documents, data, and other information received from the Supplier for any purposes unrelated to the contract. Similarly, the Supplier shall not use such documents, data, and other information received from the Purchaser for any purpose other than the performance of the Contract. The obligation of a party under GCC Sub-Clauses 20.1 and 20.2 above, however,
		in connection with the Contract, whether such information has been furnished prior to, during or following completion or termination of the Contract. Notwithstanding the above, the Supplier may furnish to its Subcontractor such documents, data, and other information it receives from the Purchaser to the extent required for the Subcontractor to perform its work under the Contract, in which event the Supplier shall obtain from such Subcontractor an undertaking of confidentiality similar to that imposed on the Supplier under GCC Clause 20. The Purchaser shall not use such documents, data, and other information received from the Supplier for any purposes unrelated to the contract. Similarly, the Supplier shall not use such documents, data, and other information received from the Purchaser for any purpose other than the performance of the Contract.

		b can be proven to have been possessed by that party at the time of disclosure and		
		which was not previously obtained, directly or indirectly, from the other party;		
		or		
		c otherwise lawfully becomes available to that party from a third party that has		
		no obligation of confidentiality.		
	20.4	The above provisions of GCC Clause 20 shall not in any way modify any		
	20.4	undertaking of confidentiality given by either of the parties hereto prior to the date		
		of the Contract in respect of the Supply or any part thereof.		
	20.5	The provisions of GCC Clause 20 shall survive completion or termination, for		
	20.0	whatever reason, of the Contract.		
21	21.1	Subcontracting		
		The Supplier shall notify the Purchaser in writing of all subcontracts awarded under		
		the Contract if not already specified in the bid. Such notification, in the original bid		
		or later on shall not relieve the Supplier from any of its obligations, duties,		
		responsibilities, or liability under the Contract.		
	21.2	Subcontracts shall comply with the provisions of GCC Clauses 3 and 7.		
22	22.2	Specifications and Standards		
		Technical Specifications and Drawings		
		a The Goods and Related Services supplied under this Contract shall conform to		
		the technical specifications and standards mentioned in Section-VI, Schedule		
		of Requirements and, when no applicable standard is mentioned, the standard		
		shall be equivalent or superior to the official standards whose application is		
		appropriate to the Goods' country of origin or India.		
		b Wherever references are made in the Contract to codes and standards in		
		accordance with which it shall be executed, the edition or the revised version		
		of such codes and standards shall be those specified in the Schedule of		
		Requirements. During Contract execution, any changes in any such codes and		
		standards shall be applied only after approval by the Purchaser and shall be		
	22.1	treated in accordance with GCC Clause 33.		
23	23.1	Packaging and Documents		
		The Supplier shall provide such packing of the Goods as is required to prevent their		
		damage or deterioration during transit to their final destination, as indicated in the		
		Contract. During transit, the packing shall be sufficient to withstand, without		
		limitation, rough handling and exposure to extreme temperatures, salt and		
		precipitation, and open storage. Packing case size and weights shall take into		
		consideration, where appropriate, the remoteness of the goods' final destination and the absence of heavy handling facilities at all points in transit.		
	23.2	The packing, marking, and documentation within and outside the packages shall		
	25.2	comply strictly with such special requirements as shall be expressly provided for in		
		the Contract, including additional requirements, if any, specified in the SCC, and in		
		any other instructions ordered by the Purchaser.		
24		Insurance		
		Unless otherwise specified in the SCC, the Goods supplied under the Contract shall		
		be fully insured—in a freely convertible currency from an eligible country—against		
		loss or damage incidental to manufacture or acquisition, transportation, storage, and		
		delivery, in accordance with the applicable Incoterms or in the manner specified in		
		the SCC.		

25	25.1	Transportation and Incidental Services		
43	∠J.1	The Supplier is required under the Contract to transport the Goods to a specified		
		place of final destination within India, defined as the Project Site, transport to such		
		place of destination in India, including insurance and storage, as shall be specified		
		in the Contract, shall be arranged by the Supplier, and related costs shall be		
		included in the Contract Price"; or any other agreed upon trade terms (specify the		
		respective responsibilities of the Purchaser and the Supplier)		
	25.2	The Supplier may be required to provide any or all of the following services,		
	23.2	including additional services, if any, specified in SCC:		
		a performance or supervision of on-site assembly and/or start up of the supplied		
		Goods;		
		b furnishing of tools required for assembly and/or maintenance of the supplied		
		Goods;		
		c furnishing of a detailed operations and maintenance manual for each appropriate unit of the supplied Goods;		
		d performance or supervision or maintenance and/or repair of the supplied		
		Goods, for a period of time agreed by the parties, provided that this service shall not relieve the Supplier of any warranty obligations under this Contract; and		
		training of the Purchaser's personnel, at the Supplier's plant and/or on-site, in assembly, start-up, operation, maintenance, and/or repair of the supplied Goods.		
	25.3	Prices charged by the Supplier for incidental services, if not included in the Contract		
	20.0	Price for the Goods, shall be agreed upon in advance by the parties and shall not		
		exceed the prevailing rates charged to other parties by the Supplier for similar		
		services otherwise shall be at the cost of suppliers.		
26	26.1	Inspections and Tests		
		The Supplier shall at its own expense and at no cost to the Purchaser carry out all		
		such tests and/or inspections of the Goods and Related Services as are specified in		
		the SCC.		
	26.2	The inspections and tests may be conducted on the premises of the Supplier or its		
		Subcontractor, at point of delivery, and/or at the Goods' final destination, or in		
		another place in India as specified in the SCC. Subject to GCC Sub-Clause 26.3, if		
		conducted on the premises of the Supplier or its Subcontractor, all reasonable		
		facilities and assistance, including access to drawings and production data, shall be		
		furnished to the inspectors at no charge to the Purchaser.		
	26.3	The Purchaser or its designated representative shall be entitled to attend the tests		
		and/or inspections referred to in GCC Sub-Clause 26.2, provided that the Purchaser		
		bear all of its own costs and expenses incurred in connection with such attendance		
		including, but not limited to, all traveling and board and lodging expenses.		
	26.4	Whenever the Supplier is ready to carry out any such test and inspection, it shall give		
		a reasonable advance notice, including the place and time, to the Purchaser. The		
		Supplier shall obtain from any relevant third party or manufacturer any necessary		
		permission or consent to enable the Purchaser or its designated representative to		
		attend the test and/or inspection.		
	26.5	The Purchaser may require the Supplier to carry out any test and/or inspection not		
		required by the Contract but deemed necessary to verify that the characteristics and		
		performance of the Goods comply with the technical specifications codes and		
		standards under the Contract, provided that the Supplier's reasonable costs and		
	l	2 and the contract provided that the supplier o reasonable costs that		

		expenses incurred in the carrying out of such test and/or inspection shall be added to
		the Contract Price. Further, if such test and/or inspection impedes the progress of
		manufacturing and/or the Supplier's performance of its other obligations under the
		Contract, due allowance will be made in respect of the Delivery Dates and
		Completion Dates and the other obligations so affected.
	26.6	The Supplier shall provide the Purchaser with a report of the results of any such test
		and/or inspection.
	26.7	The Purchaser may reject any Goods or any part thereof that fail to pass any test
		and/or inspection or do not conform to the specifications. The Supplier, if permitted
		by the purchaser, shall either rectify or replace such rejected Goods or parts thereof
		or make alterations necessary to meet the specifications at no cost to the Purchaser,
		and shall repeat the test and/or inspection, at no cost to the Purchaser, upon giving a
		notice pursuant to GCC Sub-Clause 26.4.
27		Liquidated Damages
		Except as provided under GCC Clause 32, if the Supplier fails to deliver any or all
		of the Goods by the Date(s) of delivery or perform the Related Services within the
		period specified in the Contract, the Purchaser may without prejudice to all its
		other remedies under the Contract, deduct from the Contract Price, as liquidated
		damages, a sum equivalent to the percentage specified in the SCC of the delivered
		price of the delayed Goods or unperformed Services for each week or part thereof
		of delay until actual delivery or performance, up to a maximum deduction of the
		percentage specified in those SCC. Once the maximum is reached, the Purchaser
		may terminate the Contract pursuant to GCC Clause 33.
28	28.1	Warranty
		The Supplier warrants that all the Goods are new, unused, and of the most recent or
		current models, and that they incorporate all recent improvements in design and
		materials, unless provided otherwise in the Contract.
	28.2	Subject to Sub-Clause 22.1(b) of GCC, the Supplier further warrants that the Goods
		shall be free from defects arising from any act or omission of the Supplier or arising
		from design, materials, and workmanship, under normal use in the conditions
		prevailing in India.
	28.3	Unless otherwise specified in the SCC, the warranty shall remain valid for Sixty (60)
		months after the Goods, or any portion thereof as the case may be, have been
		delivered to and accepted at the final destination indicated in the SCC, or warranty
		period mentioned by supplier whichever period concludes later unless mutually
		agreed.
	28.4	The Purchaser shall give notice to the Supplier stating the nature of any such defects
		together with all available evidence thereof, promptly following the discovery
		thereof. The Purchaser shall afford all reasonable opportunity for the Supplier to
	20.5	inspect such defects.
	28.5	Upon receipt of such notice, the Supplier shall, within the period specified in the
		SCC, expeditiously repair or replace the defective Goods or parts thereof, at no cost
		to the
	20.6	Purchaser.
	28.6	If having been notified, the Supplier fails to remedy the defect within the period
		specified in the SCC; the Purchaser may proceed to take within a reasonable period
		such remedial action as may be necessary, at the Supplier's risk and expense and
		without prejudice to any other rights which the Purchaser may have against the
		Supplier under the Contract.

29	29.1	Patent Indemnity					
4	27.1	The Supplier shall, subject to the Purchaser's compliance with GCC Sub-Clause					
		29.2, indemnify and hold harmless the Purchaser and its employees and officers from					
		and against any and all suits, actions or administrative proceedings, claims, demands,					
		losses, damages, costs, and expenses of any nature, including attorney's fees and					
		expenses, which the Purchaser may suffer as a result of any infringement or alleged					
		infringement of any patent, utility model, registered design, trademark, copyright, or other intellectual property right registered.					
	29.2	1 1 0 0					
	29.2	If any proceedings are brought or any claim is made against the Purchaser arising					
		out of the matters referred to in GCC Sub-Clause 29.1, the Purchaser shall promptly					
		give the Supplier a notice thereof, and the Supplier may at its own expense and in					
		the Purchaser's name conduct such proceedings or claim and any negotiations for					
	20.2	the settlement of any such proceedings or claim.					
	29.3	The Purchaser shall, at the Supplier's request, afford all available assistance to the					
		Supplier in conducting such proceedings or claim, and shall be reimbursed by the					
20	20.1	Supplier for all reasonable expenses incurred in so doing.					
30	30.1	Force Majeure					
		For purposes of this Clause, "Force Majeure" means an event or situation beyond					
		the control of the Supplier that is not foreseeable, is unavoidable, and its origin is					
		not due to negligence or lack of care on the part of the Supplier. Such events may					
		include, but not be limited to, wars or revolutions ,fires, floods, epidemics,					
	20.2	quarantine restrictions, and freight embargoes.					
	30.2	If a Force Majeure situation arises, the Supplier shall promptly notify the Purchase					
		in writing of such condition and the cause thereof. Unless otherwise directed by the					
		Purchaser in writing, the Supplier shall continue to perform its obligations under the					
		Contract as far as is reasonably possible, and shall seek all reasonable alternative					
	20.2	means for performance not prevented by the Force Majeure event.					
	30.3	The Supplier shall not be liable for forfeiture of its Performance Security, liquidated					
		damages, or termination for default if and to the extent that it's delay in performance					
		or other failure to perform its obligations under the Contract is the result of an event					
21	21.1	of Force Majeure.					
31	31.1	Change Orders and Contract Amendments					
		The Purchaser may at any time order the Supplier through notice in accordance GCC					
		Clause 8, to make changes within the general scope of the Contract in any one or					
		more of the following:					
		a drawings, designs, or specifications, where Goods to be furnished under the Contract are to be specifically manufactured for the Purchaser;					
		b the method of shipment or packing;					
		c the place of delivery; and					
22	22.1	d the Related Services to be provided by the Supplier.					
32	32.1	Extensions of Time					
		If at any time during performance of the Contract, the Supplier or its subcontractors					
		should encounter conditions impeding timely delivery of the Goods or completion					
		of Related Services pursuant to GCC Clause 13, the Supplier shall promptly notify					
		the Purchaser in writing of the delay, its likely duration, and its cause. As soon as					
		practicable after receipt of the Supplier's notice, the Purchaser shall evaluate the					
		situation and may at its discretion extend the Supplier's time for performance, in					
		which case the extension shall be ratified by the parties by amendment of the					
		Contract.					

	32.2	Except in case of Force Majeure, as provided under GCC Clause 32, a delay by the Supplier in the performance of its Delivery and Completion obligations shall render the Supplier liable to the imposition of liquidated damages pursuant to GCC Clause 26, unless an extension of time is agreed upon, pursuant to GCC Sub-Clause 34.1.			
33	33.1	Termination for Default			
		The Purchaser, without prejudice to any other remedy for breach of Contract, by written notice of default sent to the Supplier, may terminate the Contract in whole or in part:			
		a if the Supplier fails to deliver any or all of the Goods within the period specified in the Contract, or within any extension thereof granted by the Purchaser pursuant to GCC Clause32;			
		b if the Supplier fails to perform any other obligation under the Contract; or			
		c if the Supplier, in the judgment of the Purchaser has engaged in fraud and corruption, as defined in GCC Clause 3, in competing for or in executing the Contract			
		In the event the Purchaser terminates the Contract in whole or in part, pursuant to GCC Clause 33.1(a), the Purchaser may procure, upon such terms and in such manner as it deems appropriate, Goods or Related Services similar to those undelivered or not performed, and the Supplier shall be liable to the Purchaser for any additional costs for such similar Goods or Related Services. However, the Supplier shall continue performance of the Contract to the extent not terminated.			
33.2 Termination for Insolvency					
	The Purchaser may at any time terminate the Contract by giving notice to the Supplier if the Supplier becomes bankrupt or otherwise insolvent. In such ever termination will be without compensation to the Supplier, provided that such termination will not prejudice or affect any right of action or remedy that has accrued or will accrue thereafter to the Purchaser.				
33.3 Termination for Convenience					
		The Purchaser, by notice sent to the Supplier, may terminate the Contract, in whole or in part, at any time for its convenience. The notice of termination shall specify that termination is for the Purchaser's convenience, the extent to which performance of the Supplier under the Contract is terminated, and the date upon which such termination becomes effective.			
		b The Goods that are complete and ready for shipment within twenty-eight (28) days after the Supplier's receipt of notice of termination shall be accepted by the Purchaser at the Contract terms and prices. For the remaining Goods, the Purchaser may elect:			
		(i) to have any portion completed and delivered at the Contract terms and prices; and/or(ii) to cancel the remainder and pay to the Supplier an agreed amount for			
		partially completed Goods and Related Services and for materials and parts previously procured by the Supplier.			
34		Assignment			
		Neither the Purchaser nor the Supplier shall assign, in whole or in part, their obligations under this Contract, except with prior written consent of the other party.			

Section VIII Special Conditions of Contract

The following Special Conditions of Contract (SCC) shall supplement and / or amend the General Conditions of Contract (GCC). Whenever there is a conflict, the provisions herein shall prevail over those in the GCC.

GCC Clause	SCC					
Ref. No.						
GCC 1.1 (i)	The Purchaser's country is: India.					
GCC 1.1 (k)	The Purchaser is: THE DIRECTOR, NIT TIRUCHIRAPPALLI					
	KIND ATTENTION TO: Shri G Girish Kumar, Sr Technical Officer,					
	DEPARTMENT OF COMPUTER SUPPORT GROUP					
GCC 1.1 (j)	The Project Site(s)/Final Destination(s) is/are: DEPARTMENT OF COMPUTER SUPPORT GROUP, NIT TIRUCHIRAPPALLI.					
GCC 5.1	The language shall be: English					
GCC 8.1	For notices, the Purchaser's address shall be:					
	Attention : Shri G Girish Kumar, Sr Technical Officer					
	Street Address : DEPARTMENT OF COMPUTER SUPPORT GROUP					
	Floor/ Room number :-					
	City : TIRUCHARAPPALLI					
	ZIP Code : 6 2 0 0 1 5					
	Country : India					
	Phone : 09405196139					
	Electronic mail address: girishkumar@nitt.edu					
GCC 9.1	The governing law shall be the law of India .					
GCC 10.2	The rules of procedure for arbitration proceedings pursuant to GCC Clause 10.2					
	shall be as follows:					
	Contracts with Supplier for arbitral proceeding					
	In the case of a dispute between the Purchaser and a Supplier, the dispute shall be					
	referred to adjudication or arbitration in accordance with the laws of India by the					
	arbitrator appointed by The Director, NITT, unless otherwise agreed.					
GCC 13.1	Details of Shipping and other Documents to be furnished by the Supplier are:					
	(i) An airway bill					
	(ii) Insurance Certificate, (iii) Manufacturar's or Symplicy's Warranty Cartificate					
	(iii) Manufacturer's or Supplier's Warranty Certificate,					
	(iv) Inspection Certificate issued by nominated inspection agency,(v) Supplier's factory shipping details etc.					
	(v) Supplier's factory shipping details etc.(vi) The above documents shall be received by the Purchaser before arrival					
	of the Goods and, if not received, the Supplier will be responsible for					
	any consequent expenses.					
GCC 15.1	The prices charged for the Goods supplied and the related Services					
	performed shall not be adjustable.					
GCC 16.1	GCC 16.1—The method and conditions of payment to be made to the Supplier					
	under this Contract shall be as follows:					
	Payment for Goods supplied from abroad :					
	Payment of foreign currency portion shall be made in Indian Rupees in the					

l	following manner:				
	following manner: (i) On Shipment & Delivery: Ninety (90%) percent of the Contract Price of the				
	Goods shipped shall be paid through irrevocable confirmed letter of credit				
	opened in favor of the Supplier in a bank in its country, upon receiving				
	equipment in good condition and documents specified in GCC Clause 13.1				
	under Section-VII.				
	(i) On Acceptance: Remaining (10%) percent of the Contract Price of				
	Equipment received shall be paid within thirty (30) days of receipt of the equipment upon submission of claim supported by the acceptance certificate				
	issued by the Purchaser by bank draft/wire transfer.				
	Payment of local currency portion shall be made in Indian Rupees within thirty				
	(30) days of presentation of claim supported by a certificate from the Purchaser declaring that the Goods have been delivered and that all other contracted Services				
	have been performed.				
	·				
	_				
	` ' '				
•					
CCC 18 1					
	·				
GCC 18.3					
GCC 23.2					
000 23.2					
GCC 24.1					
	If not in accordance with Incoterms , insurance shall be as follows: NA				
GCC 25.1	Responsibility for transportation of the Goods shall be as specified in the				
	Incoterms.				
	If not in accordance with Incoterms , responsibility for transportations shall be as				
GCC 25.2					
000001					
GCC 20.1					
GCC 26.2					
GCC 27.1	The liquidated damage shall be: 0.5% per week				
GCC 27.1	The maximum amount of liquidated damages shall be: 5%				
GCC 28.3	The period of validity of the Warranty shall be 60 Months from date of acceptance/				
	satisfactory installation of the equipment.				
	For purposes of the Warranty, the place(s) of final destination(s) shall be the				
	Department where the equipment is installed.				
Payment for Goods and Services supplied from within India: Payment for Goods and Services supplied from within India shall be made Indian Rupees, as follows: (i) On Delivery, Acceptance and Installation and Commissioning: H (100%) percent of the Contract Price shall be paid on receipt of the Go good conditions, acceptance and satisfactory installation & commiss certificate provided by the Purchase Initiator, and acceptance certific satisfactory installation and functioning. GCC 18.1 A Performance Security shall be required @ 3% of contract price. GCC 18.3 The Performance Security shall be in the form of: Bank Guarantee The Performance security shall be denominated in Indian Rupees. GCC 23.2 The packing, marking and documentation within and outside the package comply strictly with such special requirements as shall be expressly provided the Contract. GCC 24.1 The insurance coverage shall be as specified in the Incoterms. If not in accordance with Incoterms, insurance shall be as follows: NA GCC 25.1 Responsibility for transportation of the Goods shall be as specified in the Incoterms. If not in accordance with Incoterms, responsibility for transportations shall follows: NA GCC 25.2 Incidental services to be provided are: Selected services covered under GCC Clause 25.2 and/or other should be sy with the desired features. The price quoted in the bid price or agreed v selected Supplier shall be included in the Contract Price. GCC 26.1 The inspections and tests shall be: Equipment should be made to the satis of the P.I. At least four free visits should be made by the engineer during the year after installation to clarify and rectify any doubts or problems as may be by the user. GCC 26.2 The Inspections and tests shall be conducted at the Department where the equipment is installed. For the rest please refer to GCC 26.1. GCC 27.1 The liquidated damage shall be: 0.5% per week GCC 28.3 The period of validity of the Warranty, the place(s) of final destination(s) shall be					

Th	ne Supplier shall, in addition, comply with the performance and/or consumption
	arantees specified under the Contract (if any). If, for reasons attributable to the
	applier, these guarantees are not attained in whole or in part, the Supplier shall,
	its discretion, either:
) make such changes, modifications, and/or additions to the Goods or any part
	· · · · · · · · · · · · · · · · · · ·
	ereof as may be necessary in order to attain the contractual guarantees specified
	the Contract at its own cost and expense and to carry out further performance
	sts in accordance with SCC 4, or
	pay liquidated damages to the Purchaser with respect to the failure to meet the
con	tractual guarantees. The rate of these liquidated damages shall be 0.5% per
wee	ek of actual value of the equipment (maximum 5%).
GCC 28.5 Th	ne period for repair or replacement shall be: 10 days

Part-4 Bidding Forms & Contract Forms

Section IX : Bidding Forms

Table of Forms

1.	Tender Form (Techno commercial un-priced Bid)
2.	Tender Form (Price Bid)
3.	Networth Certificate
4.	Bidder Information Form
5.	Manufacturer's Authorization
6.	EMD Returning Form
7.	Mandate Form For Electronic Fund Transfer/RTGS Transfer

(i) TenderForm

(Techno commercial un-priced Bid)

(On the letter head of the firm submitting the bid)

	Tender No.
	То
	The
Dea	ar Sir,
1.	I/We have examined and have no reservations to the Bidding Documents, including Addenda issued in accordance with Instructions to Bidders;
2.	I/We meet the eligibility requirements and have no conflict of interest;
3.	I/We have not been suspended nor declared ineligible in India;
4.	I/We offer to supply in conformity with the Bidding Documents and in accordance with the Delivery Schedules specified in the Schedule of Requirements the following Goods: [insert a brief description of the Goods and RelatedServices];
5.	I/We offer to supply the items as listed in the schedule to this tender hereto/portion thereof as you may specify in the acceptance of Tender at the price given in the said Schedule and agree to hold this offer open for a period of 120 Days from the date of opening of thetender.
6.	I/we shall be bound by a communication of acceptance issued byyou.
7.	I/We have understood the Instruction to bidders and Conditions of Contract in the form as enclosed with the invitation to the tender and have thoroughly examined the specifications quoted in the Schedule hereto and am/are fully aware of the nature of the goods required and my/our offer is to supply the goods strictly in accordance with the specifications andrequirements.
8.	A crossed Bank Draft in favor of the Director, National Institute of Technology,
	Tiruchirappalli for Rs(Rupeesonly) as Earnest Money is enclosed. The Draft is drawn onBank payable at Tiruchirappalli.
9.	The following have been added to form part of this tender.(a) Samples of items quoted for, as per instructions provided in the schedule of requirement.

duly

only

make

signed

and

(b) Schedule of requirements, quoting the

stamped.(without indicating price)

(c) Income Tax Return.

- (d) Copy of last audited balancesheet.
- (e) Copy of Valid GST/TAN/TIN.
- (f) Copy of relevant major purchase orders valuing more than Rs.(_____) estimated cost/- executed during last two years for Govt. Depts., PSUs & Central Autonomous bodies..
- (g) Proof of manufacturing Unit, dealership certificate/general ordersuppliers.
- (h) Statement of deviations from financial terms & conditions, ifany.
- (i) Any other enclosure. (Please givedetails)
- 10. We undertake to execute all orders which have been placed to meet emergent requirements on priority basis.
- 11. Certified that the bidder is:
 - (a) A sole proprietorship firm and the person signing the bid document is the sole proprietor / constituted attorney of the sole proprietor,

Or

(b) A partnership firm, and the person signing the bid document is a partner of the firm and he has authority to refer to arbitration disputes concerning the business of the partnership by virtue of the partnership agreement/by virtue of general power of attorney.

Or

(c) A company and the person signing the document is the constituted attorney.

(NOTE: Delete whatever is not applicable. All corrections/deletions should invariable be duly attested by the person authorized to sign the biddocument).

- 12. We do hereby undertake that, until a formal notification of award, this bid, together with your written acceptance thereof shallconstitute a binding contract between us.
- 13. If our bid is accepted, we commit to obtain a performance security in accordance with the Bidding Documents;
- 14. We are not participating, as a Bidder or as a sub contractor, in more than one bid in this bidding process, other than alternative bids submitted;
- 15. We hereby certify that we have taken steps to ensure that no person acting for us or on our behalf will engage in any type of fraud and corruption.

Name of the Bidder*			
GSTIN Number of the Bidder			
SECTION]		TAILS (IF APPLICABLE) CATE TO BE UPLOADED IN THE EMD	
MSME Registration Number & Validity of the Certificate			
NSIC Government Registration Number & Validity of the Ceriticate			
Name of the person duly authorized to sign	:		
the Bid on behalf of the Bidder**			
Title of the person signing the Bid	:		
Signature of the person named above	:		
Date signed			
*: In the case of the Bid submitted by joint venture specify the name of the Joint Venture as Bidder **: Person signing the Bid shall have the power of attorney given by the Bidder to be attached with the Bid Schedules.			
Yours faithfully,			
(Signature of bidder)			
Dated this day of			
Address:			
	••••		
Telephone No.:			
E-mail		Company seal	

Tender Form

(Priced Bid)

(On the letter head of the firm submitting the bid document)

10		
The	_	
	-	
Ref: Tender No	Dated:	

Sir.

Having examined the bidding documents and having submitted the techno commercial unpriced bid for the same, we, the undersigned, hereby submit the priced bid for supply of goods and services as per the schedule of requirements and in conformity with the said biddingdocuments.

- 1. We hereby offer to supply the Goods/Services at the prices and rates mentioned in the enclosed schedule of requirement.
- 2. We do hereby undertake that, in the event of acceptance of our bid, the supply of Goods/Services shall be made as stipulated in the schedule of requirement and that we shall perform all the incidental services.
- 3. The prices quoted are inclusive of all charges net F.O.R NITT. We enclose herewith the complete Financial Bid as required by you. This includes:
 - a. Price Schedule (Bill of Quantity-BOQ).
 - b. Statement of deviations from financial terms and conditions.
- 4. We agree to abide by our offer for a period of 120 Days from the date fixed for opening of the bid documents and that we shall remain bound by a communication of acceptance within that time.
- 5. We have carefully read and understood the terms and conditions of the bid document and we do hereby undertake to supply as per these terms and conditions. The Financial Deviations are only those mentioned in the statement of deviations from financial terms and conditions.
- **6.** We have paid, or will pay the following commissions, gratuities, or fees with respect to the bidding process or execution of the Contract: [insertcompletenameofeach

Recipient, its full address, the reason for which each commission or gratuity was paid and the amount and currency of each such commissionor gratuity]

Name of Recipient	Address	Reason	Amount

(If none has been paid or is to be paid, indicate "none.")

- 1. We understand that this bid, together with your written acceptance thereof included in your notification of award, shall constitute a binding contract between us, until a formal contract is prepared and executed; and
- 2. We understand that you are not bound to accept the lowest evaluated bid or any other bid that you may receive.

Certified that the bidder is:

A sole proprietorship firm and the person signing the bid document is the sole proprietor/ constituted attorney of sole proprietor,

Or

A partnership firm, and the person signing the bid document is a partner of the firm and he has authority to refer to arbitration disputes concerning the business of the partnership by virtue of the partnership agreement/by virtue of general power ofattorney,

Or

A company and the person signing the bid document is the constituted attorney.

(NOTE: Delete whatever is not applicable. All corrections/deletions should invariably be duly attested by the person authorized to sign the bid document.)

We do hereby undertake that, until a formal notification of award, this bid, together with your written acceptance thereof, shall constitute a binding contract between us.

signature of Bidder	
Dated this dayof	
Details of enclosures	_
Full Address:	_
Telephone No	
Mobile No.:	
E-mail:	

Networth Certificate

•	•	l balance sheet and the networth of M	•	count during the financial
(individual/firm/c	ompany) having re	egistered office at		
				gative after considering all
			company has not	eroded by more than 30%
in the last three ye		_	NT-4	N - 4 11
Serial No	Financial Year	Total Turnover	Networth	Networth
	2017 2010	in Rupees	In Rupees	(Positive/Negative)
1	2017-2018			
2	2018-2019			
2	2019-2020			
	Total		-NA-	-NA-
Average Annual	Turnover		-NA-	-NA-
Signature of Char	tered Accountant		11,0	
Name of Chartere	d Accountant			
Membership No. o	of ICAI			
Date & Seal				

Bidder Information Form

[The Bidder shall fill in this Form in accordance with the instructions indicated below. No alterations to its format shall be permitted and no substitutions shall be accepted.]

Date	: [insert date (as day, month and year) of Bid Submission]
AD'	VT. No. : [insert number of bidding process]
Alte	rnative No.: [insert identification No if this is a Bid for an alternative]
	Pageofpages
1.	Bidder's Name [insert Bidder's legal name]
2.	In case of JV, legal name of each member: [insert legal name of each member in JV]
3.	Bidder's actual or intended country of registration: [insert actual or intended country of registration]
4.	Bidder's year of registration: [insert Bidder's year of registration]
5.	Bidder's Address in country of registration: [insert Bidder's legal address in country of registration]
	* * C * C * *
6.	Bidder's Authorized Representative InformationName :[insert
	Authorized Representative's name] Address:[insert Authorized
	Representative's Address]
	Telephone/Fax numbers: [insert Authorized Representative's telephone/fax numbers]
	Email Address: [insert Authorized Representative's email address]
1.	Attached are copies of original documents of [check the box(es) of the attached original documents]
	Articles of Incorporation (or equivalent documents of constitution or association), and/or
	documents of registration of the legal entity namedabove.
	In case of JV, letter of intent to form JV or JVagreement.
	In case of Government-owned enterprise or institution, documents establishing:
	Legal and financialautonomy
	Operation under commerciallaw
	• Establishing that the Bidder is not dependent agency of the Purchaser
2.	Included are the organizational chart, a list of Board of Directors, and the beneficial ownership.
<u> </u>	

Manufacturer's Authorization

[The Bidder shall require the Manufacturer to fill in this Form in accordance with the instructions indicated. This letter of authorization should be on the letterhead of the Manufacturer and should be signed by a person with the proper authority to sign documents that are binding on the Manufacturer. The Bidder shall include it in its bid, if so indicated in the **BDS**.]

Date :[insert date(as day, month and year)of Bid Submission]

ADVT. No. : [insert number of bidding process]

Alternative No.:[insert identification No if this is a Bid for an alternative]

To: [insert complete name of Purchaser]

WHEREAS

We [insert complete name of Manufacturer], who are official manufacturers of [insert type of goods manufactured], having factories at [insert full address of Manufacturer's factories], do hereby authorize [insert complete name of Bidder] to submit a bid the purpose of which is to provide the following Goods, manufactured by us [insert name and or brief description of the Goods], and to subsequently negotiate and sign the Contract.

We hereby extend our full guarantee and warranty in accordance with Clause 28 of the General Conditions of Contract, with respect to the Goods offered by the above firm.

Signed: [insert signature(s) of authorized representative(s) of the Manufacturer]

Name: [insert complete name(s) of authorized representative(s) of the Manufacturer]

Title: [insert title]

Dated on ______day of _______, ____[insert date of signing]

(TO BE PRINTED IN LETTER PAD OF THE FIRM)

EMD Returning Form

To

The Director

National Institute of Technology,

Tiruchirappalli – 620 015

Sub: Returning EMD amount submitted for the Tender / Quotation.

Sir / Madam,

Our firm has participated in the tender / quotation enquiry No mentioned below and produced the EMD amount through DD, details of the DD are given below.

Tender / Quotation Reference No	
EMD amount	
DD Number	
DD issued Bank	
Date of DD	

It is requested to return the EMD amount to our firm after completion of the purchase to the below mentioned Bank account.

Account Name	
Bank Account Number	
IFSC code	
Bank	

Signature with Seal and Date

MANDATE FORM FOR ELECTRONIC FUND TRANSFER/RTGS TRANSFER

То											Dat	e:	/	/			
Na	e Director, tional Institute of ruchirappalli – 620														*		
Si	ub : Authoriza Tiruchira													of T	echr	nolo	gy,
1.	Name of the Pa	arty /	Firm /	Compa	ny /	Ins	titute	Э	:								
2.	Address of the	Part	y						:								
3.	City			_Pin Co	ode_												
4.	E-Mail	Mc	bile No): <u></u>													
5.	Permanent Acc	count	: Numbe	er													
	Particulars of E																
	Bank Name:					В	ranc	h N	ame	:							
	PIN Code:					В	ranc	h C	ode:								
	IFS Code:(11 d	ligit a	lpha nui	meric co	ode)												
	Account Type		Saving	S			Current				Cash Credit						
	Account Numb	er:															
DECLARATION I hereby declare that the particulars given above are correct and complete. If any transaction delayed and not effected for reasons of incomplete or incorrect information I shall not hold Director, National Institute of Technology Tiruchirappalli responsible. I also undertake to																	
adv	vise any change in credit of amount t	the p	oarticula	rs of my	y acc	oun	it to			-							
]	Place:		Dat	te: _													

Section X. Contract Forms

This Section contains forms which, once completed, will form part of the Contract. The forms for Performance Security and Advance Payment Security, when required, shall only be completed by the successful Bidder after contractaward.

Table of Forms

	Forms	Page No
1.	Tender Acceptance Letter	
2.	Contract Agreement	
3.	Performance Security	
4.	Advance Payment Security	

Tender Acceptance Letter

(To be given on Company Letter Head)

		Date:						
				*				
Sub: A	Acceptance of Terms & Conditions	s of Tender						
	_	of Tender.		0				
Tender	r Reference No. :							
Name o	of Tender / Work :			>				
Dear S	Sir,							
	T/XX 1 1 1 1 1/ 1.			1.4T 1 /XX 1.2				
1.	I/We have downloaded/ obtained	the tender document(s) i	or the above mentioned	a Tender/Work from				
	the web site(s) namely:							
	as per your advertisement, g	given in the above mention	ned website(s).					
2.	I/We hereby certify that I/We ha	ve read the entire terms a	nd conditions of the te	nder documents from				
	PageNo	to	(includin	g all documents like				
	section(s), schedules(s) etc.), where	nich form part of the con	tract agreement and I/v	we shall abide hereby				
	by the terms/conditions/ clauses	contained therein.						
3.	The corrigendum(s) issued from	time to time by your depar	rtment/ organisation to	o have also been taken				
	into consideration, while submit	ting this acceptance letter						
4.	I/We hereby unconditionally ac	cept the tender condition	ns of above mentioned	d tender document(s)/				
	corrigendum(s) in itstotality/enti	rety.						
5.	In case any provisions of this to	ender are found violated	l, then your departm	ent/organisation shall				
	without prejudice to any other	right or remedy be at lib	erty to reject this ten	nder/bid including the				
	forfeiture of the full said earnest	money deposit absolutely	y.					
	Yours Faithfully,							
	(Signature of the Bidder, with	Official Seal)						

Contract Agreement

[The successful Bidder shall fill in this form in accordance with the instructions indicated]

THIS AGREEMENT made

the [insert: number] day of [insert: month], [insert: year].

BETWEEN

- 1. [insert complete name of Purchaser], a National Institute of Technology, Tiruchirappalli of the Ministry of Human resource and development of the Government of india (hereinafter called "the Purchaser"), of the one part, and
- 2. [insert name of Supplier], a corporation incorporated under the laws of [insert: country of Supplier] and having its principal place of business at [insert: address of Supplier] (hereinafter called "the Supplier"), of the other part:

WHEREAS the Purchaser invited bids for certain Goods and ancillary services, viz., [insert brief description of Goods and Services] and has accepted a Bid by the Supplier for the supply of those Goods and Services

The Purchaser and the Supplier agree as follows:

- 1. In this Agreement words and expressions shall have the same meanings as are respectively assigned to them in the Contract documents referred to.
- 2. The following documents shall be deemed to form and be read and construed as part of this Agreement. This Agreement shall prevail over all other contractdocuments.

(a)	the Letter of Acceptance	
(b)	the TenderForms	
(c)	the Addenda Nos(i	fany)
(d)	Special Conditions of Contract	

- (e) General onditions of Contract
- (f) the Specification (including Schedule of Requirements and Technical Specifications)
- (g) the completed Schedules (including PriceSchedules(BOQ))
- (h) any other document listed in GCC as forming part of the Contract

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

IN WITNESS whereof the parties hereto have caused this Agreement to be executed in accordance with the laws of [insert the name of the Contract governing law country] on the day, month and year indicated above.

For and on behalf of the Purchaser Signed: [insert signature]

in the capacity of [insert title or other appropriate designation] in the presence of [insert identification of official witness]

For and on behalf of the Supplier

Signed: [insert signature of authorized representative(s) of the Supplier]

in the capacity of [insert title or other appropriate designation] in the presence of [insert identification of official witness]

Performance Security (Bank Guarantee)

[The bank, as requested by the successful Bidder, shall fill in this form in accordance with the instructions indicated]

[Guarantor letterhead or SWIFT identifier code] **Beneficiary:** [insert name and Address of Purchaser]

Date: _ [Insert date of issue]

PERFORMANCE GUARANTEE No.: [Insert guarantee referencenumber]

Guarantor: [Insert name and address of place of issue, unless indicated in the letterhead]

We have been informed that _ [insert name of Supplier, which in the case of a joint venture shall be the name of the joint venture] (hereinafter called "the Applicant") has entered into Contract No. [Insert reference number of the contract] dated [insert date] with the Beneficiary, for the supply of _ [insert name of contract and brief description of Goods and related Services] (hereinafter called "the Contract").

Furthermore, we understand that, according to the conditions of the Contract, a performance guarantee is required.

This guarantee shall expire, no later than the Day of, 2...⁶, and any demand for payment under it must be received by us at this office indicated above on or before that date.

⁵ The Guarantor shall insert an amount representing the percentage of the Accepted Contract Amount specified in the Letter of Acceptance, and denominated either in the currency(ies) of the Contract or a freely convertible currency acceptable to the Beneficiary.

⁶ Insert the date twenty-eight days after the expected completion date as described in GC Clause 18.4. The Purchaser should note that in the event of an extension of this date for completion of the Contract, the Purchaser would need to request an extension of this guarantee from the Guarantor. Such request must be in writing and must be made prior to the expiration date established in the guarantee. In preparing this guarantee, the Purchaser might consider adding the following text to the form, at the end of the pen ultimate paragraph:

[&]quot;TheGuarantor agrees toaone-time extension of this guarantee for a period not to exceed [sixmonths] [oneyear], in response to the Beneficiary's written request for such extension, such request to be presented to the Guarantor before the expiry of theguarantee."

This gua	arantee	is	subject	to	the	Uniform	Rules	for	Demand	Guarantees	(URDG)	2010	Revision,	ICC
Publicati	ion No.	758	8, excep	t th	at th	e support	ing sta	teme	ent under A	Article 15(a)	is hereb	yexclu	ded.	

[signature(s)]

Note: All italicized text (including footnotes) is for use in preparing this form and shall be deleted from the final product.

Help Page to Web load the documents in E-Tender Portal For Cover Wise Uploading The Tender Documents

AFTER LOGGING IN TO THE BIDDER'S LOGIN

COVER WISE TO BE UPLOADED DOCUMENTS

COVER - 1

Cover No	Cover Type	Document Type	Description	Remarks
1	Fee	.pdf	Scanned Copy of Bid Security in the form of DD/BG/Exemption Certificate (MSME/NSIC)	EMD Amount specified in the Tender Document
COV	ER - 2			
2	PreQual	.pdf	Declaration by the firm that it has never been black-listed.	Self declaration by the firm duly signed & stamped
		.pdf	Profile of each Bidder and past experience in supply of the material	Previous supplies to the Govt. Institutions / Govt. Organisations.
		.pdf	True copy of Permanent Account Number	Scanned copy of PAN CARD of the firm
		.pdf	Details of Goods and Service Tax (GSTIN) along with a copy of certificate	GSTIN Registration certificate
		.pdf	Manufacturers authorization certificate	The form available in Part – 4 Section IX to be filled in by the Manufacturer/ OEM in the Manufacturer / OEM letter head with the Signatory name, Designation, Phone Number,
5		.pdf	Checklist for Bid/Tender Submission	Duly filled and signed and stamped Checklist for Bid / Tender Submission available in the page no.3
		.pdf	Copy of the last three years audited balance sheet of your firm	Audited Balance sheet of the firm for the last three years
		.pdf	Networth Certificate and all other documents mentioned in Section IV Prequalification, if applicable	Refer Section IV Prequalification

COVER - 3

COVER - 3					
Cover No	Cover Type	Document Type	Description	Remarks	
3	Technical	.pdf	Tender Forms (Techno Commercial Un-Priced Bid and Tender Acceptance Letter)	Techno commercial Unpriced bid and duly filled and signed Tender Acceptance letter available in Part – 4 Section IX	
		.pdf	Scanned Copy of Completion Schedules	Previous supplies and installation along with completion certificate	
		.pdf	Technical Bid (brochures /pamphlets)	Brochure / Pamphlet of the quoted Make & Models along with the specifications	
		.pdf	Scanned Copy of written confirmation authorizing the signatory of the Bid to commit the Bidder	Authorising the signatory of the bid to commit the bidder in (written confirmation)	
		.xls	Technical Bid	Duly filled-in Technical Excel file in 97-2003 format	
		.pdf	Technical Bid	Duly filled-in and signed Technical bid in PDF	
COVER - 4					
4	Finance	.pdf	Scanned Copy of Tender form (Priced Bid)	Duly filled and signed Tender Form (Price Bid) available in Part – 4 Section IX	
		.xls	BOQ	Duly filled in Price Bid Excel file in 97-2003 format	
		.pdf	Scanned copy of item wise breakup of price bid	Item wise breakup of price bid in PDF (duly signed)	

PREBID MEETING DETAILS

Meeting Details				
Meeting	https://nitt.webex.com/nitt/j.php?MTID=m54a89a9d4e9f93169b5a09731927c59c			
Link				
Meeting	2650 833 6061			
Number				
Pasword	Meeting2021			