





दिनांक /Dated: 19-11-2025

बिड दस्तावेज़ / Bid Document

बिड विवरण/Bid Details			
बिड बंद होने की तारीख/समय /Bid End Date/Time	16-12-2025 15:00:00		
बिड खुलने की तारीख/समय /Bid Opening Date/Time	16-12-2025 15:30:00		
बिड पेशकश वैधता (बंद होने की तारीख से)/Bid Offer Validity (From End Date)	180 (Days)		
मंत्रालय/राज्य का नाम/Ministry/State Name	Ministry Of Home Affairs		
विभाग का नाम/Department Name	Central Armed Police Forces		
संगठन का नाम/Organisation Name	National Security Guard (nsg)		
कार्यालय का नाम/Office Name	Directorate General		
कुल मात्रा/Total Quantity	7		
वस्तु श्रेणी /Item Category	Bomb Blanket as per MHA QR (V2) (Q3)		
बिडर का न्यूनतम औसत वार्षिक टर्नओवर (3 वर्षों का) /Minimum Average Annual Turnover of the bidder (For 3 Years)	22 Lakh (s)		
मूल उपकरण निर्माता का औसत टर्नओवर (गत 3 वर्षों का)/OEM Average Turnover (Last 3 Years)	45 Lakh (s)		
उन्हीं/समान सेवा के लिए अपेक्षित विगत अनुभव के वर्ष/Years of Past Experience Required for same/similar service	3 Year (s)		
वर्षों के अनुभव एवं टर्नओवर से एमएसई को छूट प्राप्त है / MSE Exemption for Years Of Experience and Turnover	Yes Complete		
स्टार्टअप के लिए अनुभव के वर्षों और टर्नओवर से छूट प्रदान की गई है / Startup Exemption for Years Of Experience and Turnover	Yes Complete		
विक्रेता से मांगे गए दस्तावेज़/Document required from seller	Experience Criteria, Past Performance, Bidder Turnover, Certificate (Requested in ATC), OEM Authorization Certificate, OEM Annual Turnover, Additional Doc 1 (Requested in ATC), Additional Doc 2 (Requested in ATC), Additional Doc 3 (Requested in ATC), Additional Doc 4 (Requested in ATC), Compliance of BoQ specification and supporting document *In case any bidder is seeking exemption from Experience / Turnover Criteria, the supporting documents to prove his eligibility for exemption must be uploaded for evaluation by the buyer		

बिड विवरण/Bid Details			
क्या आप निविदाकारों द्वारा अपलोड किए गए दस्तावेज़ों को निविदा में भाग लेने वाले सभी निविदाकारों को दिखाना चाहते हैं? संदर्भ मेनू है/Do you want to show documents uploaded by bidders to all bidders participated in bid?	Yes (Documents submitted as part of a clarification or representation during the tender/bid process will also be displayed to other participated bidders after log in)		
बिड लगाने की समय सीमा स्वतः नहीं बढ़ाने के लिए आवश्यक बिड की संख्या। / Minimum number of bids required to disable automatic bid extension	2		
दिनों की संख्या, जिनके लिए बिड लगाने की समय-सीमा बढ़ाई जाएगी। / Number of days for which Bid would be auto-extended	7		
ऑटो एक्सटेंशन अधिकतम कितनी बार किया जाना है। / Number of Auto Extension count	2		
विगत प्रदर्शन /Past Performance	30 %		
बिड से रिवर्स नीलामी सक्रिय किया/Bid to RA enabled	Yes		
रिवर्स नीलामी योग्यता नियम/RA Qualification Rule	H1-Highest Priced Bid Elimination		
बिड का प्रकार/Type of Bid	Two Packet Bid		
तकनीकी मूल्यांकन के दौरान तकनीकी स्पष्टीकरण हेतु अनुमत समय /Time allowed for Technical Clarifications during technical evaluation	7 Days		
निरीक्षण आवश्यक (सूचीबद्ध निरीक्षण प्राधिकरण /जेम के साथ पूर्व पंजीकृत एजेंसियों द्वारा)/Inspection Required (By Empanelled Inspection Authority / Agencies pre-registered with GeM)	Yes		
Inspection to be carried out by Buyers own empanelled agency	Yes		
Type Of Inspection	Post Dispatch		
Name of the Empanelled Inspection Agency/ Authority	Board of Officers		
Auto CRAC Days	60		
Quality Assurance Plan document	<u>1760082194.pdf</u>		
अनुमानित बिड मूल्य /Estimated Bid Value	4439169		
मूल्यांकन पद्धति/Evaluation Method	Total value wise evaluation		
मध्यस्थता खंड/Arbitration Clause	No		
सुलह खंड/Mediation Clause No			

ईएमडी विवरण/EMD Detail

एडवाईजरी बैंक/Advisory Bank	State Bank of India
	·

ईएमडी राशि/EMD Amount	90000
-----------------------	-------

ईपीबीजी विवरण /ePBG Detail

एडवाइजरी बैंक/Advisory Bank	State Bank of India
ईपीबीजी प्रतिशत (%)/ePBG Percentage(%)	5.00
ईपीबीजी की आवश्यक अवधि (माह) /Duration of ePBG required (Months).	62

(a). जेम की शर्तों के अनुसार ईएमडी छूट के इच्छुक बिडर को संबंधित केटेगरी के लिए बिड के साथ वैध समर्थित दस्तावेज़ प्रस्तुत करने हैं। एमएसई केटेगरी के अंतर्गत केवल वस्तुओं के लिए विनिर्माता तथा सेवाओं के लिए सेवा प्रदाता ईएमडी से छूट के पात्र हैं। व्यापारियों को इस नीति के दायरे से बाहर रखा गया है।/EMD EXEMPTION: The bidder seeking EMD exemption, must submit the valid supporting document for the relevant category as per GeM GTC with the bid. Under MSE category, only manufacturers for goods and Service Providers for Services are eligible for exemption from EMD. Traders are excluded from the purview of this Policy.

(b).ईएमडी और संपादन जमानत राशि, जहां यह लागू होती है, लाभार्थी के पक्ष में होनी चाहिए। / EMD & Performance securityshould be in favour of Beneficiary, wherever it is applicable.

लाभार्थी /Beneficiary :

Sr AO

Procurement cell (Room No. 120), Prov Branch ,HQ NSG , Meharam Nagar ,Near IGI -T1, Palam New Delhi, - 110037

(Pao Nsg Hq)

बोली विभाजन लागू नहीं किया गया/ Bid splitting not applied.

एमआईआई खरीद वरीयता / MII Purchase Preference

एमआईआई खरीद वरीयता / MII Purchase Preference	Yes
मेक इन इंडिया विक्रेताओं को खरीद में प्राथमिकता, यदि उनका मूल्य L1+X% तक की सीमा में है / Purchase Preference to MII sellers availabele upto price within L1+X%	20
मेक इन इंडिया खरीद में प्राथमिकता के लिए बिड की मात्रा का अधिकतम प्रतिशत / Maximum Percentage of Bid quantity for MII purchase preference	50
सार्वजनिक खरीद (मेक-इन-इंडिया को प्राथमिकता) आदेश 2017 के अनुसार केवल क्लास 1/क्लास 2 के स्थानीय आपूर्तिकर्ताओं को ही भागीदारी की अनुमति है दिनांक 16.09.2020 (समय-समय पर संशोधित एवं लागू) / Allow participation only from Class 1/Class 2 local suppliers as per the Public procurement(Preference to Make-in-india) order 2017 date 16.09.2020(as amended and applicable time to time)	Yes, in compliance with the MII ORDER : DPIIT Order(as amended and applicable time to time)

एमएसई खरीद वरीयता/MSE Purchase Preference

एमएसई खरीद वरीयता/MSE Purchase Preference	Yes
स्क्ष्म और लघु उद्यम मूल उपकरण निर्माताओं को खरीद में प्राथमिकता, यदि उनका मूल्य L1+X% तक की सीमा में हो / Purchase Preference to MSE OEMs available upto price within L1+X%	15
स्क्ष्म और लघु उद्यम को खरीद में प्राथमिकता के लिए बिड की मात्रा का अधिकतम प्रतिशत / Maximum Percentage of Bid quantity for MSE purchase preference	25

- 1. If the bidder is a Micro or Small Enterprise as per latest orders issued by Ministry of MSME, the bidder shall be exempted from the eligibility criteria of "Experience Criteria" as defined above subject to meeting of quality and technical specifications. The bidder seeking exemption from Experience Criteria, shall upload the supporting documents to prove his eligibility for exemption.
- 2. If the bidder is a Micro or Small Enterprise (MSE) as per latest orders issued by Ministry of MSME, the bidder shall be exempted from the eligibility criteria of "Bidder Turnover" as defined above subject to meeting of quality and technical specifications. If the bidder itself is MSE OEM of the offered products, it would be exempted from the "OEM Average Turnover" criteria also subject to meeting of quality and technical specifications. The bidder seeking exemption from Turnover, shall upload the supporting documents to prove his eligibility for exemption.
- 3. If the bidder is a DPIIT registered Startup, the bidder shall be exempted from the the eligibility criteria of "Experience Criteria" as defined above subject to their meeting of quality and technical specifications. The bidder seeking exemption from Experience Criteria, shall upload the supporting documents to prove his eligibility for exemption.
- 4. If the bidder is a DPIIT registered Startup, the bidder shall be exempted from the the eligibility criteria of "Bidder Turnover" as defined above subject to their meeting of quality and technical specifications. If the bidder is DPIIT Registered OEM of the offered products, it would be exempted from the "OEM Average Turnover" criteria also subject to meeting of quality and technical specifications. The bidder seeking exemption from Turnover shall upload the supporting documents to prove his eligibility for exemption.
- 5. The minimum average annual financial turnover of the bidder during the last three years, ending on 31st March of the previous financial year, should be as indicated above in the bid document. Documentary evidence in the form of certified Audited Balance Sheets of relevant periods or a certificate from the Chartered Accountant / Cost Accountant indicating the turnover details for the relevant period shall be uploaded with the bid. In case the date of constitution / incorporation of the bidder is less than 3-year-old, the average turnover in respect of the completed financial years after the date of constitution shall be taken into account for this criteria.
- 6. Experience Criteria: In respect of the filter applied for experience criteria, the Bidder or its OEM of the product offered in the bid {themselves or through reseller(s)} should have regularly, manufactured and supplied same or similar Category Products to any Central / State Govt Organization / PSU for number of Financial years as indicated above in the bid document before the bid opening date. Copies of relevant contracts and delivery acceptance certificates like CRAC to be submitted along with bid in support of having supplied some quantity during each of the Financial year. In case of bunch bids, the category of primary product having highest value should meet this criterion.
- 7. OEM Turn Over Criteria: The minimum average annual financial turnover of the OEM of the offered product during the last three years, ending on 31st March of the previous financial year, should be as indicated in the bid document. Documentary evidence in the form of certified Audited Balance Sheets of relevant periods or a certificate from the Chartered Accountant / Cost Accountant indicating the turnover details for the relevant period shall be uploaded with the bid. In case the date of constitution / incorporation of the OEM is less than 3 year old, the average turnover in respect of the completed financial years after the date of constitution shall be taken into account for this criteria.
- 8. Preference to Make In India products (For bids < 200 Crore):Preference shall be given to Class 1 local supplier as defined in public procurement (Preference to Make in India), Order 2017 as amended from time to time and its subsequent Orders/Notifications issued by concerned Nodal Ministry for specific Goods/Products. The minimum local content to qualify as a Class 1 local supplier is denoted in the bid document. If the bidder wants to avail the Purchase preference, the bidder must upload a certificate from the OEM regarding the percentage of the local content and the details of locations at which the local value addition is made along with their bid, failing which no purchase preference shall be granted. In case the bid value is more than Rs 10 Crore, the declaration relating

to percentage of local content shall be certified by the statutory auditor or cost auditor, if the OEM is a company and by a practicing cost accountant or a chartered accountant for OEMs other than companies as per the Public Procurement (preference to Make-in -India) order 2017 dated 04.06.2020. Only Class-I and Class-II Local suppliers as per MII order dated 4.6.2020 will be eligible to bid. Non - Local suppliers as per MII order dated 04.06.2020 are not eligible to participate. However, eligible micro and small enterprises will be allowed to participate .The buyers are advised to refer the OM No.F.1/4/2021-PPD dated 18.05.2023.

OM No.1 4 2021 PPD dated 18.05.2023 for compliance of Concurrent application of Public Procurement Policy for Micro and Small Enterprises Order, 2012 and Public Procurement (Preference to Make in India) Order, 2017.

- 9. Purchase preference will be given to MSEs having valid Udyam Registration and whose credentials are validated online through Udyam Registration portal as defined in Public Procurement Policy for Micro and Small Enterprises (MSEs) Order, 2012 dated 23.03.2012 issued by Ministry of Micro, Small and Medium Enterprises and its subsequent Orders/Notifications issued by concerned Ministry. If the bidder wants to avail themselves of the Purchase preference, the bidder must be the manufacturer / OEM of the offered product on GeM. Traders are excluded from the purview of Public Procurement Policy for Micro and Small Enterprises and hence resellers offering products manufactured by some other OEM are not eligible for any purchase preference. In respect of bid for Services, the bidder must be the Service provider of the offered Service. Relevant documentary evidence in this regard shall be uploaded along with the bid in respect of the offered product or service and Buyer will decide eligibility for purchase preference based on documentary evidence submitted, while evaluating the bid. If L-1 is not an MSE and MSE Seller (s) has / have quoted price within L-1+ 15% (Selected by Buyer) of margin of purchase preference /price band defined in relevant policy, such MSE Seller shall be given opportunity to match L-1 price and contract will be awarded for 25% (selected by Buyer) percentage of total quantity. The buyers are advised to refer the OM No. F.1/4/2021-PPD dated 18.05.2023 OM No.1 4 2021 PPD dated 18.05.2023 for compliance of Concurrent application of Public Procurement Policy for Micro and Small Enterprises Order, 2012 and Public Procurement (Preference to Make in India) Order, 2017. Benefits of MSE will be allowed only if seller is validated on-line in GeM profile as well as validated and approved by Buyer after evaluation of documents submitted.
- 10. Estimated Bid Value indicated above is being declared solely for the purpose of guidance on EMD amount and for determining the Eligibility Criteria related to Turn Over, Past Performance and Project / Past Experience etc. This has no relevance or bearing on the price to be quoted by the bidders and is also not going to have any impact on bid participation. Also this is not going to be used as a criteria in determining reasonableness of quoted prices which would be determined by the buyer based on its own assessment of reasonableness and based on competitive prices received in Bid / RA process.
- 11. Past Performance: The Bidder or its OEM {themselves or through re-seller(s)} should have supplied same or similar Category Products for 30% of bid quantity, in at least one of the last three Financial years before the bid opening date to any Central / State Govt Organization / PSU. Copies of relevant contracts (proving supply of cumulative order quantity in any one financial year) to be submitted along with bid in support of quantity supplied in the relevant Financial year. In case of bunch bids, the category related to primary product having highest bid value should meet this criterion.

12. Inspection of Stores by Nominated Inspection Authority / Agency of buyer or their authorized representatives

An independent third party Professional Inspection Body can help buyer in mitigating buyer's risk with pre-dispatch/post-dispatch inspection in order to ensure that equipment, components, solutions and documentation conform to contractual requirements. The buyer has a right to inspect goods in reasonable manner and within reasonable time at any reasonable place as indicated in contract. Inspection Fee/ Charges (as pre-greed between buyer and Inspection Agency) would be borne by the buyer as per their internal arrangement but may be recovered from the seller if the consignment failed to conform to contractual specification and got rejected by the Inspection Officer .If so requested and accepted by the seller , initially seller may pay for inspection charges as applicable and get the same reimbursed from buyer if consignment accepted by the Inspecting Officer . For reimbursement seller has to submit proof of payment to Inspection Agency.

Seller/OEM shall send a notice in writing / e-mail to the Inspecting officer / inspection agency specifying the place of inspection as per contract and the Inspecting officer shall on receipt of such notice notify to the seller the date and time when the stores would be inspected. The seller shall, at his own expenses, afford to the Inspecting officer, all reasonable facilities as may be necessary for satisfying himself that the stores are being and or have been manufactured in accordance with the technical particulars governing the supply. The decision of the purchaser representative /inspection authority regarding acceptance / rejection of consignment shall be final and binding on the seller.

The Seller shall provide, without any extra charge, all materials, tools, labour and assistance of every kind which the Inspecting officer may demand of him for any test, and examination, other than special or independent test, which he shall require to be made on the seller's premises and the seller shall bear and pay all costs attendant thereon.

The seller shall also provide and deliver store / sample from consignment under inspection free of charge at any such place other than his premises as the Inspecting officer may specify for acceptance tests for which seller/OEM does not have the facilities or for special/ independent tests.

In the event of rejection of stores or any part thereof by the Inspecting officer basis testing outside owing to lack of test facility at sellers premises, the seller shall, on demand, pay to the buyer the costs incurred in the inspection and/or test. Cost of test shall be assessed at the rate charged by the Laboratory to private persons for similar work.

Inspector shall have the right to put all the stores or materials forming part of the same or any part thereof to such tests as he may like fit and proper as per QAP/governing specification. The seller shall not be entitled to object on any ground whatsoever to the method of testing adopted by the Inspecting officer.

Unless otherwise provided for in the contract, the quantity of the stores or materials expended in test will be borne by seller.

Inspecting officer is the Final Authority to Certify Performance / accept the consignment. The Inspecting officer's decision as regards the rejection shall be final and binding on the seller.

The seller shall if so required at his own expense shall mark or permit the Inspecting officer to mark all the approved stores with a recognised Government or purchaser's mark.

- 13. Reverse Auction would be conducted amongst all the technically qualified bidders except the Highest quoting bidder. The technically qualified Highest Quoting bidder will not be allowed to participate in RA. However, H-1 will also be allowed to participate in RA in following cases:
 - i. If number of technically qualified bidders are only 2 or 3.
 - ii. If Buyer has chosen to split the bid amongst N sellers, and H1 bid is coming within N.
 - iii. In case Primary product of only one OEM is left in contention for participation in RA on elimination of H-1.
 - iv. If L-1 is non-MSE and H-1 is eligible MSE and H-1 price is coming within price band of 15% of Non-MSE L-1
 - v. If L-1 is non-MII and H-1 is eligible MII and H-1 price is coming within price band of 20% of Non-MII L-1

Pre Bid Detail(s)

मूल्य भिन्नता खंड दस्तावेज़/Pre-Bid Date and Time	प्री-बिड स्थान/Pre-Bid Venue
27-11-2025 12:00:00	Conference Hall , HQ NSG, Mehram Nagar, Near IGI Airport T-1, Palam- 110037

Bomb Blanket As Per MHA QR (V2) (7 pieces)

(क्रमशः श्रेणी 1 और श्रेणी 2 के स्थानीय आपूर्तिकर्ता के रूप में अर्हता प्राप्त करने के लिए आवश्यक/Minimum 50% and 20% Local Content required for qualifying as Class 1 and Class 2 Local Supplier respectively)

तकनीकी विशिष्टियाँ /Technical Specifications

* जेम केटेगरी विशिष्टि के अनुसार / As per GeM Category Specification

विवरण/Specification	विशिष्टि का नाम /Specification Name	बिंड के लिए आवश्यक अनुमत मूल्य /Bid Requirement (Allowed Values)	
Generic	Conformity to technical requirements	As per QR/specification approved by MHA vide Letter No. P/604/24/389/e-13540/Bomb Blanket/Pro(Ord)/NSG/1160 dated 27th February 2025	
SPECIFICATION	Min Length of Bomb Blanket (in m)	2	
	Minimum Breadth of Bomb Basket (in m)	1.5	

Additional Specification Parameters - Bomb Blanket As Per MHA QR (V2) (7 pieces)

Specification Parameter Name	Bid Requirement (Allowed Values)
NAME OF EQUIPMENT- BOMB BLANKET	(AS PER MHA QR)

^{*} Bidders offering must also comply with the additional specification parameters mentioned above.

अतिरिक्त विशिष्टि दस्तावेज़ /Additional Specification Documents

Applicable Specification Document	<u>View</u>

परेषिती /रिपोर्टिंग अधिकारी तथा मात्रा/Consignees/Reporting Officer and Quantity

क्र.सं./S.N o.	परेषिती / रिपोर्टिंग अधिकारी /Consignee Reporting/Officer	पता/Address	मात्रा /Quantity	डिलीवरी के दिन/Delivery Days
1	Inderjeet Shekhawat	122051,National Security Guards, Manesar	7	60

क्रेता द्वारा जोड़ी गई बिड की विशेष शर्तें/Buyer Added Bid Specific Terms and Conditions

1. Generic

OPTION CLAUSE: The Purchaser reserves the right to increase or decrease the quantity to be ordered up to 25 percent of bid quantity at the time of placement of contract. The purchaser also reserves the right to increase the ordered quantity up to 25% of the contracted quantity during the currency of the contract at the contracted rates. The delivery period of quantity shall commence from the last date of original delivery order and in cases where option clause is exercised during the extended delivery period the additional time shall commence from the last date of extended delivery period. The additional delivery time shall be (Increased quantity \div Original quantity) \times Original delivery period (in days), subject to minimum of 30 days. If the original delivery period is less than 30 days, the additional time equals the original delivery period. The Purchaser may extend this calculated delivery duration up to the original delivery period while exercising the option clause. Bidders must comply with these terms.

2. Generic

Actual delivery (and Installation & Commissioning (if covered in scope of supply)) is to be done at following address

Ord Squadron Logistic Group, NSG Camp Manesar

3. Generic

7 / 12

Bidder financial standing: The bidder should not be under liquidation, court receivership or similar proceedings, should not be bankrupt. Bidder to upload undertaking to this effect with bid.

4. Generic

Bidders shall quote only those products (Part of Service delivery) in the bid which are not obsolete in the market and has at least 7 years residual market life i.e. the offered product shall not be declared end-of-life by the OEM before this period.

5. Generic

Bidders are advised to check applicable GST on their own before quoting. Buyer will not take any responsibility in this regards. GST reimbursement will be as per actuals or as per applicable rates (whichever is lower), subject to the maximum of quoted GST %.

6. Generic

Buyer Organization specific Integrity Pact shall have to be complied by all bidders. Bidders shall have to upload scanned copy of signed integrity pact as per Buyer organizations policy along with bid. Click here to view the file

7. Generic

Consortium: In case of Contracts, wherein the seller alone does not have necessary expertise, the seller can form consortium with other sellers for submission of the bid, with one of the consortium company as leader. However, each and every member of the consortium shall be equally responsible for the complete execution of the project contract. An undertaking to this effect is to be uploaded with bid.

8. Generic

End User Certificate: Wherever Bidders are insisting for End User Certificate from the Buyer, same shall be provided in Buyer's standard format only.

9. Generic

Experience Criteria: The Bidder or its OEM {themselves or through reseller(s)} should have regularly, manufactured and supplied same or similar Category Products to any Central / State Govt Organization / PSU for 3 years before the bid opening date. Copies of relevant contracts to be submitted along with bid in support of having supplied some quantity during each of the year. In case of bunch bids, the primary product having highest value should meet this criterion.

10. Generic

Installation, Commissioning, Testing, Configuration, Training (if any - which ever is applicable as per scope of supply) is to be carried out by OEM / OEM Certified resource or OEM authorised Reseller.

11. Generic

Malicious Code Certificate:

The seller should upload following certificate in the bid:-

- (a) This is to certify that the Hardware and the Software being offered, as part of the contract, does not contain Embedded Malicious code that would activate procedures to :-
 - (i) Inhibit the desires and designed function of the equipment.
 - (ii) Cause physical damage to the user or equipment during the exploitation.
 - (iii) Tap information resident or transient in the equipment/network.
- (b) The firm will be considered to be in breach of the procurement contract, in case physical damage, loss of information or infringements related to copyright and Intellectual Property Right (IPRs) are caused due to activation of any such malicious code in embedded software.

12. Generic

Manufacturer Authorization: Wherever Authorised Distributors/service providers are submitting the bid, Authorisation Form /Certificate with OEM/Original Service Provider details such as name, designation, address, e-mail Id and Phone No. required to be furnished along with the bid

13. Generic

Scope of supply includes Training: Number of employees to be trained

20

, Place for Training Logistic Group/CTF/BD unit, NSG Camp Manesar and Duration of training 07 days.

14. Generic

Shelf Life: The Product/Spare parts to be supplied as part of the services must have minimum

07

Shelf Life. On the date of supply, minimum

07

usable shelf life should be available / balance.

15. Generic

Supplier shall ensure that the Invoice is raised in the name of Consignee with GSTIN of Consignee only.

16. Generic

The successful bidder has to supply all essential accessories required for the successful installation and commissioning of the goods supplied. Besides standard accessories as per normal industry practice, following accessories must be part of supply and cost should be included in bid price:

00

•

17. Generic

- 1. The Seller shall not assign the Contract in whole or part without obtaining the prior written consent of buyer.
- 2. The Seller shall not sub-contract the Contract in whole or part to any entity without obtaining the prior written consent of buyer.
- 3. The Seller shall, notwithstanding the consent and assignment/sub-contract, remain jointly and severally liable and responsible to buyer together with the assignee/ sub-contractor, for and in respect of the due performance of the Contract and the Sellers obligations there under.

18. Generic

The seller is required to print logo as per buyer's requirement.

19. Generic

Without prejudice to Buyer's right to price adjustment by way of discount or any other right or remedy available to Buyer, Buyer may terminate the Contract or any part thereof by a written notice to the Seller, if

- i) The Seller fails to comply with any material term of the Contract.
- ii) The Seller informs Buyer of its inability to deliver the Material(s) or any part thereof within the stipulated Delivery Period or such inability otherwise becomes apparent.
- iii) The Seller fails to deliver the Material(s) or any part thereof within the stipulated Delivery Period and/or to replace/rectify any rejected or defective Material(s) promptly.
- iv) The Seller becomes bankrupt or goes into liquidation.
- v) The Seller makes a general assignment for the benefit of creditors.
- vi) A receiver is appointed for any substantial property owned by the Seller.

vii) The Seller has misrepresented to Buyer, acting on which misrepresentation Buyer has placed the Purchase Order on the Seller.

20. Generic

While generating invoice in GeM portal, the seller must upload scanned copy of GST invoice and the screenshot of GST portal confirming payment of GST.

21. Turnover

Bidder Turn Over Criteria: The minimum average annual financial turnover of the bidder during the last three years, ending on 31st March of the previous financial year, should be as indicated in the bid document. Documentary evidence in the form of certified Audited Balance Sheets of relevant periods or a certificate from the Chartered Accountant / Cost Accountant indicating the turnover details for the relevant period shall be uploaded with the bid. In case the date of constitution / incorporation of the bidder is less than 3 year old, the average turnover in respect of the completed financial years after the date of constitution shall be taken into account for this criteria.

22. Turnover

OEM Turn Over Criteria: The minimum average annual financial turnover of the OEM of the offered product during the last three years, ending on 31st March of the previous financial year, should be as indicated in the bid document. Documentary evidence in the form of certified Audited Balance Sheets of relevant periods or a certificate from the Chartered Accountant / Cost Accountant indicating the turnover details for the relevant period shall be uploaded with the bid. In case the date of constitution / incorporation of the OEM is less than 3 year old, the average turnover in respect of the completed financial years after the date of constitution shall be taken into account for this criteria. In case of bunch bids, the OEM of CATEGORY RELATED TO primary product having highest bid value should meet this criterion.

23. Service & Support

Dedicated /toll Free Telephone No. for Service Support : BIDDER/OEM must have Dedicated/toll Free Telephone No. for Service Support.

24. Service & Support

Escalation Matrix For Service Support : Bidder/OEM must provide Escalation Matrix of Telephone Numbers for Service Support.

25. Warranty

Warranty period of the supplied products shall be 5 years from the date of final acceptance of goods or after completion of installation, commissioning & testing of goods (if included in the scope of supply), at consignee location. OEM Warranty certificates must be submitted by Successful Bidder at the time of delivery of Goods. The seller should guarantee the rectification of goods in case of any break down during the guarantee period. Seller should have well established Installation, Commissioning, Training, Troubleshooting and Maintenance Service group in INDIA for attending the after sales service. Details of Service Centres near consignee destinations are to be uploaded along with the bid.

26. Warranty

Over and above the normal Warranty terms as per GeM GTC, the successful bidder / OEM shall have to provide Comprehensive Warranty during the entire Standard warranty period as per contract. : The comprehensive warranty shall be covering the following scope

Repair/Maintenance/replacement of defective parts/components (Upload an undertaking with the bid confirming compliance by the bidder if Bidder is taking onus of this compliance. In case OEM is taking onus of this compliance, OEM undertaking is to be uploaded along with Bidder undertaking)

27. Warranty

Successful bidder will have to ensure that adequate number of dedicated technical service personals /

engineers are designated / deployed for attending to the Service Request in a time bound manner and for ensuring Timely Servicing / rectification of defects during warranty period, as per Service level agreement indicated in the relevant clause of the bid.

28. Buyer Added Bid Specific ATC

Buyer uploaded ATC document Click here to view the file.

अस्वीकरण/Disclaimer

The additional terms and conditions have been incorporated by the Buyer after approval of the Competent Authority in Buyer Organization, whereby Buyer organization is solely responsible for the impact of these clauses on the bidding process, its outcome, and consequences thereof including any eccentricity / restriction arising in the bidding process due to these ATCs and due to modification of technical specifications and / or terms and conditions governing the bid. If any clause(s) is / are incorporated by the Buyer regarding following, the bid and resultant contracts shall be treated as null and void and such bids may be cancelled by GeM at any stage of bidding process without any notice:-

- 1. Definition of Class I and Class II suppliers in the bid not in line with the extant Order / Office Memorandum issued by DPIIT in this regard.
- 2. Seeking EMD submission from bidder(s), including via Additional Terms & Conditions, in contravention to exemption provided to such sellers under GeM GTC.
- 3. Publishing Custom / BOQ bids for items for which regular GeM categories are available without any Category item bunched with it.
- 4. Creating BoQ bid for single item.
- 5. Mentioning specific Brand or Make or Model or Manufacturer or Dealer name.
- 6. Mandating submission of documents in physical form as a pre-requisite to qualify bidders.
- 7. Floating / creation of work contracts as Custom Bids in Services.
- 8. Seeking sample with bid or approval of samples during bid evaluation process. (However, in bids for <u>attached categories</u>, trials are allowed as per approved procurement policy of the buyer nodal Ministries)
- 9. Mandating foreign / international certifications even in case of existence of Indian Standards without specifying equivalent Indian Certification / standards.
- 10. Seeking experience from specific organization / department / institute only or from foreign / export experience.
- 11. Creating bid for items from irrelevant categories.
- 12. Incorporating any clause against the MSME policy and Preference to Make in India Policy.
- 13. Reference of conditions published on any external site or reference to external documents/clauses.
- 14. Asking for any Tender fee / Bid Participation fee / Auction fee in case of Bids / Forward Auction, as the case may be.
- 15. Buyer added ATC Clauses which are in contravention of clauses defined by buyer in system generated bid template as indicated above in the Bid Details section, EMD Detail, ePBG Detail and MII and MSE Purchase Preference sections of the bid, unless otherwise allowed by GeM GTC.
- 16. In a category based bid, adding additional items, through buyer added additional scope of work/ additional terms and conditions/or any other document. If buyer needs more items along with the main item, the same must be added through bunching category based items or by bunching custom catalogs or bunching a BoQ with the main category based item, the same must not be done through ATC or Scope of Work.

Further, if any seller has any objection/grievance against these additional clauses or otherwise on any aspect of this bid, they can raise their representation against the same by using the Representation window provided in the bid details field in Seller dashboard after logging in as a seller within 4 days of bid publication on GeM. Buyer is duty bound to reply to all such representations and would not be allowed to open bids if he fails to reply to such representations.

All GeM Sellers / Service Providers are mandated to ensure compliance with all the applicable laws / acts / rules including but not limited to all Labour Laws such as The Minimum Wages Act, 1948, The

Payment of Wages Act, 1936, The Payment of Bonus Act, 1965, The Equal Remuneration Act, 1976, The Payment of Gratuity Act, 1972 etc. Any non-compliance will be treated as breach of contract and Buyer may take suitable actions as per GeM Contract.

यह बिंड सामान्य शर्तों के अंतर्गत भी शासित है /This Bid is also governed by the General Terms and Conditions

जेम की सामान्य शर्तों के खंड 26 के संदर्भ में भारत के साथ भूमि सीमा साझा करने वाले देश के बिडर से खरीद पर प्रतिबंध के संबंध में भारत के साथ भूमि सीमा साझा करने वाले देश का कोई भी बिडर इस निविदा में बिड देने के लिए तभी पात्र होगा जब वह बिड देने वाला सक्षम प्राधिकारी के पास पंजीकृत हो।बिड में भाग लेते समय बिडर को इसका अनुपालन करना होगा और कोई भी गलत घोषणा किए जाने व इसका अनुपालन न करने पर अनुबंध को तत्काल समाप्त करने और कानून के अनुसार आगे की कानूनी कार्रवाई का आधार होगा।/In terms of GeM GTC clause 26 regarding Restrictions on procurement from a bidder of a country which shares a land border with India, any bidder from a country which shares a land border with India will be eligible to bid in this tender only if the bidder is registered with the Competent Authority. While participating in bid, Bidder has to undertake compliance of this and any false declaration and non-compliance of this would be a ground for immediate termination of the contract and further legal action in accordance with the laws.

---धन्यवाद/Thank You---

Govt of India, Ministry of Home Affairs Directorate General, National Security Guard Provisioning Branch (Procurement Cell) Mehram Nagar, Palam, New Delhi-110 037

Tel:011-25663100/3199, (Ext-3167,3256) Fax: 011-25663258, 3177

e-mail: gcprov@nsg.gov.in & sc.proc@nsg.gov.in

BUYER ADDED ADDITIONAL TERMS & CONDITIONS FOR PROCUREMENT OF "BOMB BLANKET" QTY – 07 NOs

1. <u>EARNEST MONEY DEPOSIT (BID SECURITY)</u>:

- 1.1 EMD/Bid Security in form of Insurance Surety Bond, Fixed Deposit Receipt or an irrevocable Bank Guarantee drawn in favor of Sr. AO, Pay and Accounts Officer, National Security Guard payable at SBI R K Puram, IFS Code SBIN0001076 New Delhi is only acceptable.
- Micro and Small Enterprises (MSEs) who are holding valid Udyam Registration and are manufacturer of the offered Product or Service (Primary Product / Service in case of bunch bid with total value wise evaluation) and give specific confirmation to this effect at the time of bid submission and claim EMD exemption and whose credentials are validated online through Udyam Registration website of Ministry of MSME and also through supporting document uploaded during bidding process and validated by the Buyer.
- 1.3 Start-ups as recognized by Department for Promotion of Industry and Internal Trade (DPIIT), holding valid Startup Recognition Certificate which is to be uploaded while bidding and claiming EMD exemption and General Terms and Conditions on GeM. Bidder to ensure that turnover for any of the financial years has not exceeded beyond limits prescribed in the certificate / Start Up scheme of DPIIT.
- 1.4 Sellers who have got their credentials verified through the process of Vendor Assessment by Vendor Assessment Agencies for the Primary Product / Primary Service for which Bid / RA has been invited and holding valid Vendor Assessment or Vendor Assessment Exemption Report / confirmation (Seller to upload VA report / VAE confirmation to be validated by the Buyer).
- 1.5 Sellers / Service Provider having annual turnover of ₹ 500 Crore or more, at least in one of the past three completed financial year(s).
- 1.6 Sellers / Service Providers holding valid BIS License for the Primary Product Category whose credentials are validated through BIS database and through uploaded supporting documents to be validated by the buyer.
- 1.7 Central / State PSUs.
- 1.8 Firms exempted from submission of EMD, are required to submit Bid Security Declaration as per Appendix-10 attached with this tender documents. In the absence of BSD, technical bid of the bidders shall be treated as unresponsive and be rejected during the initial scrutiny.
- **1.9** Bids submitted without original EMD or original EMD submitted after bid submission date or having validity less than the required as per tender or not equivalent to amount mentioned

- in this tender or not having valid registration under Micro & Small or startup enterprises for the tendered stores shall be rejected summarily.
- **1.10** No interest shall be payable by the purchaser on the Earnest Money deposited by the bidder.
- **1.11** The Earnest Money deposited is liable to be forfeited if the bidder withdraws or amends impairs or derogates from the tender in any respect within the period of validity of his tender.
- 1.12 The EMD is also liable to be forfeited if bidder fails produce sample equipment for technical evaluation and trial at the place & time whenever asked by the technical evaluation committee as prescribed in this tender.
- 1.13 The Earnest Money of the successful bidder shall be returned after the security deposit/Performance Security is furnished as per AT/Purchase order. If the successful bidder fails to furnish the Security Deposit as required in the contract within the stipulated period, the Earnest Money shall be forfeited by the purchaser.
- **1.14** Earnest Money of the unsuccessful bidder shall be returned after finalization of tender.

2. <u>PERFORMANCE SECURITY</u>:

- 2.1 Performance Security must be submitted by Seller equivalent to 5% of the Contract value or as mentioned in the purchase order within 15 days of award of contract on GeM/Acceptance of Tender (Supply Order). Performance Security Bond shall be valid till two months beyond the expiry of the Warranty/Guarantee period.
- 2.2 The payments to the seller shall become due only after receipt of Performance Security by the Buyer and verification of its genuineness. No interest shall be payable upon the Performance Security / PBG or any other amounts payable by the Seller to the Buyer under the Contract.
- 2.3 Performance Security in the form of account Insurance Surety Bond, Fixed Deposit Receipt or an irrevocable Bank Guarantee drawn in favor of Sr. AO, Pay and Accounts Officer, National Security Guard payable at SBI R K Puram, IFS Code SBIN0001076 New Delhi is only acceptable.
- **2.4** The Performance Security will come into force from the date of acceptance of the stores/services after final inspection by the purchaser.
- 2.5 In case the Firm fails to deposit the required Performance Security by the date specified above, for any reason, Firm will commit breach of contract entitling the purchaser to cancel the contract at the risk and cost of the Firm to enforce recovery of the Security deposit prescribed with or without enforcing other rights under the contract resulting from breach thereof.
- 2.6 In case extension of delivery period is considered as granted by the purchaser for any reason, the Firm shall extend the validity of the Performance Security for the similar period.

3. WARRANTY:

- **3.1 Minimum warranty period** of tendered stores will be **Five (05) years** from acceptance of store/equipment and this will supersede the warranty specified in the QRs & TDs/Technical specifications public shed if any.
- **3.2** Warranty will be comprehensive and will start from the date of final acceptance of store.
- **3.3** Bidders are allowed to offer warranty more than asked in this tender, however no extra weightage will be given against the other bidder who has offered minimum warranty as per tender.
- 3.4 If any equipment gets defective during the warranty period and time taken for tis repair is beyond 30 days (Normal Time), then this period beyond 30 days will be added to Warranty period of entire lot which was accepted by LCR. Accordingly, firm will have to extend the PBG.
- 3.5 If stores/part of stores which are found defective or damaged or unserviceable or degrade or performance is not reported as per QRs/TDs/Technical Specifications mentioned in this tender during the warranty period, seller will replace or repair the store in minimum time at consignee's location in India free of cost.
- 3.6 Unless specified in tender documents, by signing the bid document bidder hereby declares that the store offered in response to this tender shall be of best quality and brand new in all respects and shall be strictly in accordance with the specification contained in the contract.
- 3.7 Unless specified in tender documents, by signing the bid document bidder hereby declares that the store offered in response to this tender would continue to perform as per Qualitative Requirements/Specifications published in this tender for a period of warranty from the date of final acceptance of store by buyer.
- 3.8 If the particular equipment got defective more than four (04) times during the warranty period, the same will be replaced with new one without additional cost to NSG.
- 3.9 The decision of the purchaser in respect of performance evaluation of store under warranty shall be final and binding on the seller and the purchaser shall be entitled to call upon the seller to repair or replace the store within a reasonable period or such specified period as may be allowed by the purchaser in his discretion on application made thereof by the seller. If seller fails to reinstate the performance of store as per contract, then seller shall pay such compensation as may arise by reason of the breach of warranty therein contained.
- **4. Delivery Period: 60 Days** from the date of issue of AT (GeM Contract/Supply Order).

5. TRAINING:

5.1 The bidder shall impart User level training free of cost to minimum 20 NSG personnel after successful acceptance of equipment of an appropriate duration or minimum one (01) week at the Consignee's location at Manesar or at locations specified by the buyer.

6. AMC, CAMC and SPARES PARTS:

6.1 Firm will submit the rates of AMC & CAMC for **05 years post warranty** in PDF form along with financial bid. This will not be part of financial evaluation for deciding L1.

- 6.2 The firm will provide frozen rate list of manufacturer's recommended list of spares (MRLS) covering 80% spares/parts or having 80% value of total cost of the equipment/stores valid for 05 years after the warranty period.
- **6.3** The AMC and CAMC or spare parts rates quoted by bidder in this tender will not be binding on the purchaser.

7. SUBMISSION OF THE PROPOSAL IN TWO BID SYSTEM:

A bidder is required to submit the offer in **Two Bid** only; the details is as under:

- 7.1 <u>TECHNICAL BID</u>: The technical bid containing documents in sequence mentioned below shall be uploaded on the GeM portal by the bidder, bids without any of the following mentioned documents shall be liable to be rejected summarily.
 - 7.1.1 Appendix-1: Offer letter by bidder duly filled and prepared on bidder's letter head.
 - **7.1.2** Appendix-2 : Declaration Certificate by bidders on its letter head.
 - 7.1.3 Appendix-3: Compliance statement on bidder's letter head: Compliance status on each parameter of tender Specification/QRs & TDs published shall be filled for the equipment offered by the bidder. Non-compliance to the any parameter of published specification will be a disqualification.
 - 7.1.4 Appendix-4: Complete details of Manufacturer/OEM, Distributor and System Integrator as applicable to the bidder need to be filled in the appendix. Distributor and System Integrator shall fill details of its OEM/Manufacturer. Leaving blank any column will be reason for rejection of bid.
 - 7.1.5 Appendix-5: Form of Service Centre or Workshop for after sale support services.
 - 7.1.6 Appendix-6 : Past Performance Statement on bidder's letter head:
 - Past performance only submitted in attached format will be accepted.
 - (ii) Copies of Supply orders be attached in support of information with respect to past performance.
 - (iii) Past performance tendered store/equipment or similar product will be considered for the purpose of technical evaluation of bids. In case bidder doesn't possess any past performance, its technical bid will not be considered for evaluation at next stage.
 - **7.1.7 Appendix-7**: **Integrity Pact**: Integrity Pact completed and signed by bidder and witness of bidder shall be uploaded along with bid. Bids without submission or incomplete or without witnesses' signature on Pre-Integrity Pact shall be rejected.
 - **7.1.8** Appendix-8: Electronic Clearance Service Form for e-payment: ECS mandate form duly completed in all aspect should be submitted by the bidder. Any wrong payment made due to wrong ECS form submitted, will be responsibility of the bidder.
 - 7.1.9 Appendix-9 : Proforma for Bank Guarantee for furnishing Earnest Money (EMD).

- **7.1.10** Appendix-10: Proforma for Bid Security Declaration against EMD. Bidder not submitting EMD must submit this form. Non-submission of Earnest Money Deposit (EMD) or Bid Security Declaration (BSD), technical bids will liable to be rejected straightway.
- **7.1.11 Appendix-11 :** Declaration for **Minimum Local Content**. The details of Clouse Serial No. 8 (i) to (x) must be filled up.
- 7.1.12 Appendix-12: Undertaking for Fall Clause
- **7.1.13** Bidder to check the documents required to be attached with the technical bid.
- **7.1.14** Document in support of **EMD Exemption**. (If Applicable) viz MSME Udyam Certificate, Valid Start-Up certificate, National Small Industry Corporation (NSIC) Certificate, Certificate of Turnover above 500 Cr, vendor assessment report etc.
- **7.1.15** List of **price frozen manufacturer recommended list of spares**. This will not form the part of price evaluation for deciding L1.
- **7.1.16** Letter quoting **AMC and CAMC rates** in percentage to the basic price of tendered store post warranty. This will not form the part of price evaluation for deciding L1.
- 7.1.17 Letter of authorization: Bidder participating in capacity of distributor or Indian system integrator shall upload the authorization certificate of foreign/Indian OEM/Manufacturer, failing which bid will be liable for rejection. Self Declaration certificate regarding OEM/Manufacturer of equipment should be submitted by OEM/Manufacturing firm.
- **7.1.18 Detailed MoU** between foreign OEM/Manufacturer and distributor/system integrator if applying in distributor or System Integrator capacity.
- 7.1.19 BIS certificate should be attached.
- 7.1.20 ISO or equivalent certificate of OEM/Manufacturer.
- 7.1.21 Incorporation Certificate/Registration certificate of bidder firm.
- **7.1.22 Malicious Code Certificate** should be submitted.
- **7.1.23 Copy of Form No. 3/4 Licence to work a Factory License** of the firm issued by concerned State for manufacturing of the store/Eqpt/Product if applying in Manufacturer capacity.
- 7.1.24 Valid Manufacturing license issued by DPIIT for manufacturing of defence equipment mentioned in Annexure I vide Press Note no. 1 (2019 Series) No-7(3)/2009-IP. Vol.IV, dated Jan 01, 2019 issued by Ministry of Commerce and Industry, Department of Industrial Policy and Promotion (DIPP).
- **7.1.25** Copy of valid MSME-Udhyam registration/National Small Industry Corporation (NSIC) Certificate/Start-up certificate issued by DPIIT.
- **7.1.26** Experience of Firm/OEM for supply of same/similar category product for assessment of firm's capacity/capability.
- **7.1.27** Copy of **GST registration Certificate** of firm.

- 7.1.28 Copy of PAN Card of bidder firm.
- **7.1.29 Last Three (03) years balance sheet** (Annual Turn Over certificate duly issued by Chartered Accountant) or Last Three (03) years Income tax return **of bidder firm**.
- 7.1.30 Last Three (03) years balance sheet or Last Three (03) years Income tax return of OEM in case of bidder participating in the capacity of System Integrator/Distributor of Manufacturer/OEM.
- **7.1.31 Copy of Technical literature of the tendered store** offered by the bidder with respect to specification published in the tender. Don't enclosed technical document of other equipment or non-relevant documents.
- **7.1.32** Any other relevant information.
- 7.1.33 The technical bid in clear legible format with maintaining above mentioned sequence of documents be uploaded on GeM portal for considering an offer as responsive bid.
- **7.1.34** Quoting price of tender in technical bid will be a disqualification considering it an unresponsive bid.
- **7.1.35** Bidder shall strict to the format of the tender published and shall not upload unnecessary or non-relevant documents in the bid.

9. TECHNICAL EVALUATION CUM TRIAL:

- **9.1** Only eligible firms whose bids are found responsive bid and completed in all respect as per tender enquiry published **will be called for technical evaluation cum trial**.
- **9.2** Bidders must read the tender conditions carefully specially specifications or QRs/TDs published with the tender before appearing for technical evaluation.
- **9.3** A Technical Evaluation Committee (TEC) will be constituted by purchaser for technical evaluation of technical bids and **01 numbers of samples** will be submitted by the bidders
- 9.4 Samples submitted by the bidders for technical evaluation will remain deposited till opening of financial bids. Once the financial bids are opened, samples of the firm except L1 firm will be returned. Samples of L1 firm will remain deposited till the final inspection of the store/eqpt. Sample will only be returned after completion of final inspection/JRI by line committee.
- **9.5** The technical evaluation of technical bids and samples may include any one or more methods like conducting a functional demonstration, physical evaluation of the samples, detailed power point presentations, examination of all supporting documents and lab test certifications etc against the laid down conditions of tender enquiry and QRs/TDs published with this tender.
- **9.6** The purchaser reserves the right to decide upon the methodology or method of Technical Evaluation cum physical trial.
- 9.7 Technical evaluation will be conducted at Delhi NCR within 45 days (this can vary case to case basis) of opening of tender. Bidder should be ready with tender sample for Technical Evaluation Cum Trial on intimation of date from Technical Evaluation Committee. TEC reserves the right to change the date, time and place of technical evaluation as per merit.

- **9.8** Bidder is responsible to produce himself or his authorized representative with the sample equipment and other technical details of the tendered store for evaluation on the notified date; time and place as and when called by TEC on **NO COST NO COMMITMENT** basis.
- 9.9 If samples are to be imported for technical evaluation it is the bidder's responsibility to get it done in hand before the time limit specified in this tender. No assistance, except End User Certificate if necessary, and certificate that equipment has been called for trials by NSG in response to tender will be provided to the bidder if the exact format and formal request is uploaded with technical bid.
- **9.10** The bidder will have to obtain necessary import permission/permit/NOC etc. from MHA/DGFT/Customs/Airport/shipping department or any other relevant department or ministry in India on their own. No request for assistance in this regard will be entertained by the purchaser.
- 9.11 In case of any ambiguity in trial, competent authority reserves the right to conduct re-trial or reference to a competent technical agency (accredited labs, state /union government labs) may be considered to clarify of the same on recommendation of TEC based on necessity on material ground.
- 9.12 Failure to present in technical evaluation will invite necessary action against bidder which may include forfeiture of EMD or banning/barring/blacklisting of bidder for a period specified by the purchaser for all government purchases in future.
- 9.13 BOOs may advise/ recommend specific changes/ improvement with respect to design/color, dimension or any other physical parameters within the ambit/ limits of QRs/TDs.

10. FINAL INSPECTION OR ACCEPTANCE OR JRI OR LCR AT CONSIGNEE LOCATION:

- **10.1** Inspection Authority is Director General, NSG HQ, Mehram Nagar, Palam, and New Delhi-110037.
- 10.2 Inspection officer is an officer or a board of officers constituted by DG NSG for the purpose.
- **10.3** Final inspection will be carried out on receipt of goods at consignee location. On receipt of stores at consignee location, seller should immediately request for schedule an inspection.
- **10.4** 100% of the equipment/store would be put through inspection during JRI before final inspection.
- 10.5 The purchaser has the right to reject the goods on receipt during the final inspection on delivery even though the goods have already been inspected and cleared at the predispatch stage by Procuring Entity's inspection officer if goods are not found as per contractual terms and conditions.
- **10.6** Goods accepted by the purchaser at the initial and final inspections, in terms of the contract, shall in no way dilute the purchaser's right to reject them later, if found deficient in terms of the warranty clause of the contract.
- 10.7 If any store is rejected in final inspection as not conforming to conditions of contract, the same lot must be replaced within 30 days before final acceptance. Alternatively at purchase's option if any payment has been made to the seller shall be refunded within 30 days from the date of issue of such notice of rejection.

11. TERMS OF DELIVERY & DISPATCH INSTRUCTIONS:

- 11.1 Free delivery to consignee location at SC (Ord), Logistic Group (Ord Sqn), NSG, Manesar.
- 11.2 Delivery period will start from the date of issue of AT/Purchase order/Contract.
- 11.3 Only those bidders should apply to the bid who are agreed to delivery condition of this bid. Bids of firm's not agreeing to delivery condition will be termed as unresponsive bid and will be rejected summarily.
- 11.4 Delivery period will be completed only after successful acceptance of store which includes successful completion of Installation, Commissioning, Testing and its operational & user training (to be imparted by the firm) if included in scope of supply. If stores are accepted by Line Committee Report (LCR) post-delivery (installation, commissioning & project/work completion, if any) then store will be considered delivered completely within the schedule delivery period. If not accepted by LCR then delivery period will be required to be extended till the successful acceptance of the store.
- 11.5 Firm should not deliver the store to consignee location beyond scheduled delivery period as per contract without obtaining prior sanction of purchaser. Store delivered beyond delivery scheduled as mentioned in contract, even if store have been received by the consignee, it would be at the risk and the cost of the seller as the supply may not be taken as contractually accepted.
- **11.6** Store must be delivered in one lot i.e. complete and final quantity for conducting of final inspection and acceptance. No piece meal delivery will be accepted at any stage/reasons.

11. RIGHT TO REJECTION

- **11.1** Stores will be accepted after LCR/JRI. Delay and damages caused due to rejection will be borne by the Firm.
- 11.2 The decision of the Purchaser shall be final as to the quality of the stores and shall be binding upon the Firm. In case, any of the stores supplied does not conform to the specifications, the same shall be rejected at the risk and cost of the Firm and any losses occurring to the purchaser thereto would be borne by the Firm. Cost of transportation to be incurred in lifting the rejected store will be borne by the firm.
- 11.3 The rejected stores must be removed by the Firm from the consignee's premises within 30 days from the date of the intimation about rejection beyond which the purchaser would be free to dispose of the rejected stores at the risk and cost of the Firm.
- 11.4 The in-charge stores concerned will take reasonable view of such materials but in no case shall be responsible for any loss, shortage, damage that may occur to it while it is in the premises of the consignee.
- **12. LIQUIDATED DAMAGES:** In case the firm does not complete the supply within the laid down agreed delivery period as per contract, action will be taken against the firm as per Clause 9.3.8, 9.3.9 and 9.3.10, of Manual for procurement goods 2024,MOF.
- 13. RISK PURCHASE CLAUSE: In the event of failure of suppler to deliver or dispatch the stores or provide the required services within the stipulated date s/period of the supply order /AT, or in the event of breach of any of the terms and condition of the AT, the purchaser will have the right to purchase the subject store elsewhere at the risk and cost of defaulting supplier after giving a notice to defaulting supplier. The cost as per

Risk Purchase exercise may be recovered from the bills pending with the Purchaser even against any other supplies outside this contract or even from the pending bills with any other Govt. Department/Ministry. In the event of contract being cancelled for any breach committed and the purchaser effecting repurchase of the subject store at the risk and cost of contractor, the purchaser is not bound to accept the lower offer of Benami or allied sister concern of the contractor.

14. FALL CLAUSE:-

- (i) The bidder undertakes that he will not supply the similar systems or sub-system or even quote the rate/price in the bids/tenders to any other Ministry/ Department of the Government of India, State Government, PSUs etc. at a price lower than that the offered systems or sub-system in the present/current bid/contract from the date of participation in the bid and till its completion i.e. the final date of delivery of the store/equipment. If, it is found at any stage that the similar system or sub-system was supplied/offered by the Bidder to any other Ministry/ Department of the Government of India, State Government, PSUs etc. at a lower price than that very price, with due allowance for the period mentioned above, will be applicable to the present bid and the difference in the cost would be refunded by the Bidder to the Buyer, if the contract has already been concluded.
- (ii) The bidder shall strive to accord the most favoured customer treatment to the buyer in respect of all matter pertaining to the present bid as per the proforma uploaded in Buyer uploaded ATC documents as **Appendix-12**.
- 15. FORCE MAJEURE CLAUSE: A Force Majeure (FM) means extraordinary events or circumstances beyond human control, such as an event described as an act of God (like a natural calamity) or events such as a war, strike, riots, crimes (but not including negligence or wrong-doing, predictable/seasonal rain and any other events specifically excluded in the clause). An FM clause in the contract frees both parties from contractual liability and obligation when prevented by such events from fulfilling their obligations under the contract. An FM clause does not entirely excuse a party's non-performance but only suspends it for the duration of the FM. The firm must give notice of FM within a reasonable time as the conditions permit (say, not later than 14 days after its occurrence), and it cannot be claimed ex-post facto. There may be an FM situation affecting the purchase organization only. In such a situation, the purchase organization is to communicate with the supplier along similar lines as above for further necessary action. If the performance in whole or in part or any obligation under this contract is prevented or delayed by any reason of FM for a period exceeding 90 (ninety) days, either party may, at its option, seek to terminate the contract without any financial repercussion on either side.
 - 2. Notwithstanding the punitive provisions contained in the contract for delay or breach of contract, the supplier would not be liable for imposition of any such sanction so long as the delay and/or failure of the supplier in fulfilling its obligations under the contract is the result of an event covered in the FM clause.

16. DENIAL CLAUSE (DC):

The buyer should protect himself against extra expenditure during the extended period by stipulating a denial clause (over and above the levy of LD) in the letter informing the supplier of the extension of the delivery period. In the denial clause, wherever delay in delivery is due to a default by the seller, any increase in statutory duties and/or upward rise in prices due to the PVC clause and/or any adverse fluctuation in foreign exchange are to be borne by the seller during the extended delivery period, while the purchaser

reserves his right to get any Chapter 9: Contract Management 198 benefit of a downward revisions in statutory duties, PVC, and foreign exchange rate during such period. Thus, PVC, other variations, and foreign exchange clauses, in such cases, operate only during the original delivery period.

17. DEFECT LIABILITY CLAUSE:

In case of any defect in supply or manufacturing or not confirming to technical specifications, observed during survey at consignee location or later during the warranty period, the firm will be liable to replace the defective store at its cost and freight within 15 days of intimation either by the buyer or the user.

18. FRANKING CLAUSE:

Franking Clause on Acceptance and Rejection: In such cases, the inspection note, whether accepting or rejecting the goods, should be duly franked as per the franking clause given below. This clause may also be incorporated in the conditions of the contract:

"The issue of this inspection/rejection report does not acquiesce or condone the late delivery and does not intend or amount to an extension of the delivery period or keeping the contract alive. The goods are being passed/rejected without prejudice to the rights of the Purchaser under the terms and conditions of the contract."

19. PROVISION FOR DEBARMENT OF SUPPLIERS:

As per manual for procurement of goods second edition 2024 para no 3.7.1 registration of suppliers and their eligibility to participate in procuring entities procurement is subject to compliance with the code of integrity for public procurement and satisfactory performance in contracts. Rule 151 of GFR 2017 the following regarding the "Debarment from bidding":

- a) A bidder shall be debarred if he has been convicted of an offence:
 - i) Under the prevention of corruption act 1988, or
 - ii) the Bharatiya Niyam Samhita (BNS), 2023 or any other law for the time being in force, for causing any loss of life or property or causing threat to public health as part of the execution of a public procurement contract.
- b) A bidder debarred under the sub section (a), or successor of the bidder shall not be eligible to participate in the procurement process of any procuring entity for a period not exceeding 03 years commencing from the date of debarment.
- c) A procuring entity may debar a bidder or any of its successor from participating in any procurement process undertaken by it for period not exceeding 02 years if it determines that the bidder has breached the code of integrity.
- d) A bidder shall not be debarred unless such bidder has been given reasonable opportunity to represent against such debarment.
- e) Remaining para in regard i.e. para 3.7.2 of Manual for Procurement of Goods, 2024 shall

also be applicable in the present bid.

20. MEDIATION (As the para 9.9.4 of Manual for Procurement of Goods 2024, MoF)

- 1. Any party may invoke Mediation by submitting "Notice of Mediation" to the Head of the Procuring Organization. A neutral third party, known as the Mediator, facilitates the mediation process. If the other party is not agreeable to Mediation, the aggrieved party may invoke Arbitration, if available in the contract.
- 2. The Mediation Act and a Mediation Agreement: The Mediation shall be conducted as per The Mediation Act 2023.

21. ARBITRATION:

Arbitration clause included at present in the contract is as under :-

- 1. "In case any dispute arises between NSG and the other party due to any term or matter, both the parties will opt to resolve it through mutual understanding and discussion. In case, dispute remains even after discussions, then it shall be binding upon parties to resolve issues under the provisions of Arbitration & Conciliation Act, 1996 as amended from time to time. Under this provision, the DG NSG, with the concurrence of both the parties shall appoint Sole Arbitrator to resolve the issue and both the parties will have to abide by the decision. The parties will bind to resolve this dispute through arbitration before going to court of law. The Arbitration shall be conducted at New Delhi and shall be in English Language. The court of Delhi shall have the jurisdiction".
- 2. This Agreement shall continue to survive termination, completion, or closure of the Main Agreement for 120 days after that.
- 3. The Micro, Small and Medium Enterprises Development (MSMED) Act, 2006 provides parties to a dispute (where one of the parties is a Micro or Small Enterprise) to be referred to the Micro and Small Enterprises Facilitation Council if the dispute is regarding any amount due under Section 17 of the MSMED Act, 2006. If a Micro or Small Enterprise, being a party to dispute, refers to the provisions in the MSMED Act 2006, these provisions shall prevail over this Agreement.
- 4. As per the Guidelines of Arbitration & Mediation in Contracts of Domestic Public Procurement issued by The Department of Expenditure Procurement Policy Division under Ministry of Finance, Govt. of India through OM No. F.1/2/2024-PPD dated 03.06.2024, the arbitration shall be restricted to disputes with a value less than Rs. 10 Cr. This figure is with reference to the value of the dispute (not the value of the contract, which may be much higher). In all other cases where value of dispute is above 10 Cr, arbitration will not be a method of dispute resolution in the contract."
- 5. The remaining clauses/provisions shall be as per the terms and conditions contained in para 9.9.5, 9.9.6, 9.9.7, 9.9.8, 9.9.9, 9.9.10 and 9.9.11

22. TERMINATION OF CONTRACT:

Time shall be the essence of the contract. The purchaser shall have the right to terminate this contract without any notice in part or in full in any of the following cases:

- 22.1 The delivery of the store as per contract is delayed for causes not attributed to Force Majeure after the scheduled date of delivery by more than 60 days or by more than 90 days for causes of force majeure.
- **22.2** The seller is declared bankrupt or becomes insolvent.
- **22.3** In case Performance Security is not furnished within the time period specified in the AT Supply Order/Contract.
- 22.4 In case buyer find any false declaration or wrong information regarding eligibility criteria, availability of infrastructure or any other tender conditions furnished by the firm at any stage of procurement process including the currency of contract, will result in cancellation of contract along with forfeiture of security deposit/performance bond with other legal actions as deemed fit as per GFR, 2017, Manual for Procurement of Goods 2024 (MoF) & GeM GTC.
- **22.5** Bulk supplies in the case of successful Bidder should conform to tender samples accepted in trial evaluation in all respect besides specifications mentioned in this tender.
- **22.6** Any change in Address/Telephone/Fax/e-mail should be immediately informed. The state of non- communication by the firm will make the offer liable for rejection.
- **22.7** As such decision of the Arbitration Tribunal.
- **22.8** Violation of any terms and condition of published bid including Corrigendum/Contract/Supply Order.
- **22.9** If the contract is terminated in whole or in part, recourse may be taken to any one or more of the following actions:
 - (a) Forfeiture of the performance security;
 - (b) Upon such terms and in such manner as it deems appropriate, goods similar to those undelivered may be procured and the supplier shall be liable for all available actions against him in terms of the contract (popularly called risk purchase); and
 - (c) However, the supplier shall continue to fulfil the contract to the extent not terminated.

******* *****

*

SCHEDULE OF REQUIREMENT

S/No.	Name of Eqpt/Items	Qty Required
1.	Bomb Blanket	07 Nos
2.	Accessories:	As per QRs/TDs
3.	At the time final bulk supply, firm will deliver total 08 Nos of equipment i.e. (07 + 01 for blast & ballistic testing to be conducted at TBRL for lot testing during LCR/JRI)	
4.	Storage Life of the equipment	07 years as per QRs/TDs

QRs & TDs / TECHNICAL SPECIFICATIONS

QRs/TDs of "Bomb Blanket" circulated by NSG vide letter No. P-604/24/389/E-135040/Bomb blanket/Prov(Ord)/NSG/1160 dated 27 Feb 2025

OFFER LETTER

(On letter head of bidder)

v

The Group Commander (Provisioning) HQ NSG, Mehram Nagar, Palam, New Delhi-110037

Dear Sir,	Dated:	/	/2025
-----------	--------	---	-------

I/We hereby offer to supply the stores detailed in the schedule hereto or such 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 till offer validity. I/We shall be bound by a communication of acceptance within the prescribed time.

- 2. I/We have understood the conditions and instructions of contract which will be governed by rules/policies/guidelines contained in the GFRs 2017, Manual for Procurement of Goods 2024, MoF, GeM GTC, all related orders issued by MHA, CVC and various departments of Government of India which has been issued before issuance of this Tender/bid. I/We have also understood that any special conditions (Addl terms & conditions) attached to this tender/bid will also form part of the conditions of contract and will supersede any general condition.
- 3. I/We have understood and accepted/agreed with all the terms and conditions of following conditions of TE/GeM Bid also: -

(i)	Bid Offer validity (From End Date)
(ii)	Warranty of product/eqpt/store as per GeM Bid
(iii)	Delivery Period as prescribed in the GeM Bid
(iv)	Minimum Shelf/Technical Life of product/eqpt/store as per GeM Bid
(v)	Imparting training to NSG personnel as per GeM Bid
(vi)	Deposition of PBG within 15 days in case of award of contract/supply order
(vii)	Option Clause regarding increase/decrease the quantity upto 25%
(viii)	Compliance of Corrigendum (if any)
(ix)	Undertaking regarding adherence of all the terms and conditions of Bid, Manual for
	Procurement of Goods 2024 and GeM GTC. Etc.
(x)	Undertaking of Fall Clause

1	The following pages	have beer	addad ta and	form nor	t of this tandor
4.	THE IOHOWING DAGES	nave been	i add e d to and	i ioiiii bai	i di illis telluel.

a)	
b)	
c)	
٩Ų	 _

Yours faithfully,

Signature of Bidder

DECLARATION CERTIFICATE

(On letter head of firm)

- 2. It is certified that all information provided by me/us in this tender are true and correct to my/our best knowledge. I understand that in case any of the information found to be untrue later on than tender submitted by me/us will be treated as unresponsive bid and will be disqualified from participation.
- 3. I/We am/are responsible for the correctness of the information provided in this Bid documents and shall be responsible for legal course of action in case of any mischief, incorrect, misleading or false declaration found in this bid document filled by me/us. Further I/We understand that any misconduct would liable for suspension of business, debarment or blacklisting of firm/Individual from participating in NSG as well as in other department tenders.
- 4. I/We hereby declared that I/we am/are as an individual or firm is/are debarred or blacklisted or banned by any government or private organization in India or abroad from participation in tender or purchase in India or abroad.
- 5. I/We hereby declared that if there is any reduction in the rate of taxes/GST/Duties on the tendered goods or services, then benefit of it will be passed on to purchaser by way of reduction in pricing before claiming of payment under section 171 of GST Act.
- 6. It is certified that in respect of indigenous items for which there is a controlled price fixed by law, the price quoted is not higher than the controlled price. If such price quoted is higher than the controlled price I/we will provide the reason thereof immediately to the purchaser.
- 7. It is certified that there are no government restrictions or limitation in the country of the seller or countries from which sub-components are being procured and/or for the export of complete or any part of tendered store. Also the exporting country has not restricted the import from India for such item. All necessary permissions/permit/license will be obtained by me/us before meeting any contractual obligations.
- 8. It is certified that the price quoted for the tendered item is not more than the price usually charged for the same store to any other purchaser to the best of my/our knowledge and belief.
- 9. I/we undertake to execute all contractual obligations like replacement or repair of non-performing tendered store full or in part and maintenance of tendered store during warranty period.
- 10. It is certified that I/We are not from such a country or, if from such a country, has been registered with the Competent Authority. It is also hereby certified that I/We fulfills all requirements in this regard and is eligible to be considered. [Where applicable, evidence of valid registration by the Competent Authority shall be attached]. I/we have understood the clause 39 of Chapter-III (Public Procurement Division OM No. 6/18/2019-PPD dated 23rd July 2020 inserting Rule 144(xi) in GFRs 2017) regarding restrictions of procurement of a country which shares a land border with India.

Signature of Bidder

COMPLIANCE STATEMENT

(On letter head of bidder, Attach Extra Sheets if required)

(a) Name of Item :

(b) OEM of Item :

(c) Country of Origin :

(d) Make/Model/Lot No. :

a) Bidder to furnish compliance details on each Specification/parameter whether equipment offered is complying with Specification or otherwise as per proforma given below: -

Sr. No.	Technical Specification/ Qualitative Requirements (Bidder to write SL No. /Para No. of Specification here)	Complied (Write YES or NO)	Page no. of technical bid in the Tech. literature attached with bid
1			
2			
3			
4			
5			
6			
7			
8			
9			
10			
11			
12			

Signature of Bidder

	 a) Name of authorized Signatory of Bidder b) Complete Address with Telephone, Fax, E-mail and Website Etc. 	
	Capacity in which applying in this bid (Mention any one of the following (i) Indian Manufacturer/ OEM or (ii) Distributor of Indian Manufacturer/OEM or (iii) Distributor of Foreign Manufacturer/OEM or (iv) Indian System Integrator	(Must filled up any one from (i) to (iv))
3.	INDIAN MANUFACTURER/OEM	To be filled by all category of bidder, distributo and system integrator to file details of thei manufacturer/OEM.
	a) Name of Indian Manufacturer/OEM	
	b) Complete office Address with Telephone, Fax, E-mail and Website Etc.	
	c) Name & Designation of Contact Person (Complete office Address with Telephone, Mobile, Fax, E-mail)	
	d) Factory/Plant details of Indian Manufacturer/OEM (Complete Address with Telephone, Mobile, Fax, E-mail and Website Etc.)	
	e) Clarify nature of firm whether Proprietary Firm, Pvt Firm, Public firm, LLC, partnership firm etc. (attach supporting documents)	
	f) Factory License/ Permit number along with details of issuing agency (Complete Address with Telephone, Mobile, Fax, E-mail and Website Etc.)(attach copy with bid)	
	g) Furnish the details Income Tax assessment office address contact details like Income Tax clearance certificate/ PAN) (attach copy with bid)	
	h) Furnish the details of Industrial Tax registration i.e. GST with office address & contact details of assessment office. (attach copy with bid)	
	i) Whether manufacturing premises fully owned or leased/rented or other firm's facility is being used by manufacturer /OEM (Give brief details and upload valid legal evidence for the same)	
	j) Number of workers employed	
	k) Details of PF & ESI registration (if any)	
	 Whether tendered item is tested by any National/International accredited Lab. (attach copy with bid) 	
	m) Any criminal or civil court case against firm or owner or director/directors of the firm (Write Yes/No). If yes, then furnish complete details.	
	n) Value of Indigenous component in percentage (%) of the complete tendered store	
	 o) Value of Import component in percentage (%) of the complete tendered store p) Whether Micro, Small or Startup Enterprises? (Yes/No) 	(Copies of certificates must be attached with the bid)
	(i) Registration Number	
	(ii) Registration Authority	
	(iii) Registration Issue date	
	(iv) Registration validity date up to	
	(v) Tendered/Bid store is covered (Yes/No)	

4.		STRIBUTOR OF INDIAN/FOREIGN ANUFACTURER / OEM	Details to be furnish by Indian distributor of Indian manufacturer/OEM only
	a)	Name of Distributor	
	b)	Complete Address with Telephone, Fax, E-mail and Website Etc.	
	c)	Name & Designation of Contact Person (Complete office Address with Telephone, Mobile, Fax, E-mail)	
	d)	Factory/Work/Plant details of Indian distributor wherein value addition as per make in India policy will be carried out (Complete Address with Telephone, Mobile, Fax, E-mail and Website Etc.)	
	e)	Clarify nature of firm whether Proprietary Firm, Pvt. Firm, Public firm, LLC, partnership firm etc. (attach supporting documents)	
	f)	Furnish Income Tax assessment office address contact details like Income Tax clearance certificate/ PAN) (attach copy with bid)	
	g)	Furnish the details of Tax registration i.e. GST with office address & contact details of assessment office. (attach copy with bid)	
	h)	Whether office premises fully owned or leased/rented or other firm's facility is being used by distributor (Give brief details and upload valid legal evidence for the same)	
	i)	Value of Indigenous component in percentage (%) of the complete tendered store	
	j)	Value of Import component in percentage (%) of the complete tendered store	
	k)	Number of workers employed	
	l)	Details of PF & ESI registration (if any)	
	m)	Whether having facility to repair and testing of tendered? provide details	
6 3 3 3 3 3 3 3		Any criminal or civil court case against firm or owner or director/directors of the firm (Write Yes/No). If yes, then furnish complete details.	
	0)	Whether Micro, Small or Startup	(Copies of certificates must be attached with the bid)
		Enterprises? (Yes/No)	
		(i) Registration Number	
		(ii) Registration Authority	
		(iii) Registration Issue date	
		(iv) Registration validity date up to	
	ļ	(v) Tendered/Bid store is covered (Yes/No)	

5.	INTEGRATOR ONLY			Details only	to be	furnish	by Indian	system	integrator
	a) Name of India	an System Integrato	r						
	b) Complete Ad and Website	dress with Telephor Etc.	ne, Fax, E-mail						
		Designation of Co office Address wi E-mail)							
	Integrator wh equipment/sto (Complete A	shop details of I erein assembling/in ore will be carried or ddress with Telep nd Website Etc.)	tegration of the ut.						
	Pvt firm, Pub	e of firm whether Pr lic firm, LLC, partno orting documents)							
	contact detai	me Tax assessment ls. (Attach Income AN)(attach copy with	Tax clearance						
	with office	letails of Tax regist address & conta office.(attach copy w	act details of						
	h) Value of Indi	genous component	in percentage						
		ort component in pete tendered store	percentage (%)						
	j) Total number	of workers employe	ed						
	k) Details of PF	& ESI registration (i	f any)						
	National/Inter	n facility is cert national accredited ificates) (attach cop	l Lab. (Attach						
	owner or dir Yes/No). If ye	or civil court case rector/directors of t es, then furnish com	he firm (Write plete details.						
	Enterprises?		or Startup	(Copies	of cer	tificates n	nust be att	ached w	ith the bid)
		ion Number							
	(ii) Registrat	· · · · · · · · · · · · · · · · · · ·							
	· / /	ion Issue date							
	, , -	ion validity date up							
	(v) Tendered	d/Bid store is covere	ed (Yes/No)						

Declaration:

- 1. I/we hereby certify that details provided above are true and correct to the best of my/our knowledge and belief. I understand that purchaser is authorized to verify above details by any possible mean available.
- 2. I/we understand that if any information furnished above found to be false or incorrect buyer can take legal and administrative action as well as cancellation of bid or any contract awarded as a result of it.

Signature of Bidder

FORM OF SERVICE CENTRE OR WORKSHOP FOR AFTER SALE SUPPORT

(Essentially to be filled by all Bidders)

1.	Details of service center or workshop for after sale support
	a) Name of service center
	b) Name of Contact person
	c) Complete Address with Telephone, Mobile, Fax, E-mail or website
2.	Details of accreditation of Service Centre & Workshop, if any
3.	Registration of service center or Lab/Workshop with MSME/NSIC or any other Govt. agency. Provide Registration number with validity (attach copy)
4.	Details of available Infrastructure and Capability for maintenance and repair
	a) Reserve stock of manufacturer recommended list of spares (MRLS)
	b) Stock of Special Maintenance & Repair Tools (SMRT)
	c) Qualified Technical personnel employed
	d) Past performance of the Service Center Workshop
5.	e) ISO or BIS certification available, if any.
6.	a) After sales service center along with Lab/Workshop for periodical maintenance & repair in Delhi-NCR Region.
	b) Detail of owner ship of premised whether owned, rented or leased
	c) Complete address with nearest Police Station

Signature of Bidder

Name of Bidder:

APPENDIX-6

PERFORMANCE STATEMENT

(Must be filled up on firm letter head of bidder)

S. No.	Organization which placed Purchase order to bidder. Mention Order No. & Date	Item/Service name in detail	Qty	Value	Delivery Period	Warranty offered	Remarks
1							
2							
3							
4							
5							
6							

Note:-

- a) Bidder to furnish details of contract awarded for same or similar kind of product/services during the period of last three years from date of floating of this tender.
- b) Bidder to attach copy of purchase order place by any agency in India.

Signature of Bidder

Annexure 30 : Integrity Pact Format (Refer para 3.3-2) INTEGRITY PACT

Between

NSG hereinafter referred to as "The Principal," and M/s. hereinafter referred to as "The Bidder/ Contractor."

Preamble

The Principal intends to award contract/s for ________, under laid down organizational procedures, The Principal values full compliance with all relevant laws of the land, rules, regulations, economical use of resources, and fairness / transparency in its relations with its Bidder(s) and / or Contractor(s). To achieve these goals, the Principal shall appoint Independent External Monitors (IEMs) who shall monitor the tender process and the execution of the contract for compliance with the abovementioned principles.

Section 1 – Commitments of the Principal

- 1) The principal commits itself to take all measures necessary to prevent corruption and to observe the following principles: -
 - (a) No employee of the principal, personally or through family members, shall in connection with the tender for, or the execution of a contract, demand, take a promise for or accept, for self or third person, any material or immaterial benefit which the person is not legally entitled to.
 - (b) The principal shall treat all Bidder(s) with equity and reason during the tender process. The principal shall, in particular, before and during the tender process, provide to all Bidder(s) the same information and shall not provide to any Bidder(s) confidential / additional information through which the Bidder(s) could obtain an advantage in the tender process or the contract execution.
 - (c) The principal shall exclude from the process all known persons having conflict of interest.
- 2) If the Principal obtains information on the conduct of any of its employees which is a criminal offence under the IPC/PC Act, or if there be a substantive suspicion in this regard, the principal shall inform the Chief Vigilance Officer and in addition shall initiate disciplinary proceedings.

Section 2 – Commitments of the Bidder(s)/ Contractor(s)

- 1) The Bidder(s)/ Contractor(s) commits themselves to take all measures necessary to prevent corruption. The Bidder(s)/ Contractor(s) commits themselves to observe the following principles during participation in the tender process and the contract execution.
 - (a) The Bidder(s)/ Contractor(s) shall not, directly or through any other person or firm, offer, promise, or give to any of the principal's employees involved in the tender process or the execution of the contract or to any third person any material or other benefit which they are not legally entitled to, in order to obtain in exchange any advantage of any kind whatsoever during the tender process or the execution of the contract.
 - (b) The Bidder(s)/ Contractor(s) shall not enter with other Bidders into any undisclosed agreement or understanding, whether formal or informal, in violation of the Competition Act, 2002 (as amended from time to time). This applies in particular to prices, specifications, certifications, subsidiary contracts, submission or non-submission of bids or any other actions to restrict competitiveness or to introduce cartelization in the tender process.
 - (c) The Bidder(s)/ Contractor(s) shall not commit any offence under the relevant IPC/PC Act; further, the Bidder(s)/ Contractor(s) shall not use improperly, for purposes of competition or

personal gain, or pass on to others, any information or document provided by the principal as part of the business relationship, regarding plans, technical proposals, and business details, including information contained or transmitted electronically.

- (d) The Bidder(s)/Contractors(s) of foreign origin shall disclose the name and address of the Agents/representatives in India, if any. Similarly, the Bidder(s)/Contractors(s) of Indian Nationality shall furnish the name and address of the foreign principals, if any. Further details, as mentioned in the "Guidelines on Indian Agents of Foreign Suppliers," shall be disclosed by the Bidder(s)/Contractor(s). Further, as mentioned in the Guidelines, all the payments made to the Indian agent/representative must be in Indian Rupees only. Copy of the "Guidelines on Indian Agents of Foreign Suppliers" is placed on Annex hereto.
- (e) The Bidder(s)/ Contractor(s) shall, when presenting their bid, disclose any and all payments made, is committed to, or intends to make to agents, brokers, or any other intermediaries in connection with the award of the contract.
- (f) Bidder(s) /Contractor(s) who have signed the Integrity Pact shall not approach the Courts while representing the matter to IEMs and shall wait for their decision.
- 2) The Bidder(s)/ Contractor(s) shall not instigate third persons to commit offences outlined above or be an accessory to such offences.

Section 3 - Disqualification from the tender process and exclusion from future contracts

If the Bidder(s)/Contractor(s), before award or during execution, has committed a transgression through a violation of Section 2, above or in any other form such as to put their reliability or credibility in question, the principal is entitled to disqualify the Bidder(s)/Contractor(s) from the tender process or take action as per laid down procedure to debar the Bidder(s)/Contractor(s) from participating in the future procurement processes of the Government of India.

Section 4 – Compensation for Damages

- 1) If the Principal has disqualified the Bidder(s) from the tender process before the award according to Section 3, the principal is entitled to demand and recover the damages equivalent to Earnest Money Deposit/ Bid Security.
- 2) If the Principal has terminated the contract according to Section 3, or if the principal is entitled to terminate the contract according to Section 3, the principal shall be entitled to demand and recover from the Contractor liquidated damages of the Contract value or the amount equivalent to Performance Bank Guarantee.

Section 5 - Previous transgression

- 1) The Bidder declares that no previous transgressions occurred in the last three years with any other Company in any country conforming to the anti-corruption approach or with any Public Sector Enterprise in India that could justify his exclusion from the tender process.
- 2) If the Bidder makes an incorrect statement on this subject, the principal shall act like para 2) of Section 4 above.

Section 6 - Equal treatment of all Bidders / Contractors / Subcontractors

In the case of Sub-contracting, the Principal Contractor shall take responsibility for adopting the Integrity Pact by the Sub-contractor.

- (a) The principal shall enter into agreements with identical conditions as this one with all Bidders and Contractors.
- (b) The principal shall disqualify from the tender process all bidders who do not sign this Pact or violate its provisions.

Section 7 – Criminal charges against violating Bidder(s) / Contractor(s) / Subcontractor(s)

If the Principal obtains knowledge of the conduct of a Bidder, Contractor, or Subcontractor, or of an employee or a representative or an allied firm of a Bidder, Contractor or Subcontractor which constitutes corruption, or if the principal has substantive suspicion in this regard, the principal shall inform the same to the Chief Vigilance Officer.

Section 8 – Independent External Monitor

- 1) The principal shall appoint competent and credible Independent External Monitor(s) for this Pact after approval by the Central Vigilance Commission. The task of the Monitor is to review, independently and objectively, whether and to what extent the parties comply with the obligations under this agreement.
- 2) The Monitor is not subject to instructions by the parties' representatives and performs their functions neutrally and independently. The Monitor would have access to all Contract documents whenever required. It shall be obligatory for them to treat the information and documents of the Bidders/Contractors as confidential. They report to the Management of the Principal.
- 3) The Bidder(s)/Contractor(s) accepts that the Monitor has the right to access without restriction, all Project documentation of the principal, including that provided by the Contractor. Upon their request and demonstration of a valid interest, the Contractor shall also grant the Monitor unrestricted and unconditional access to their project documentation. The same applies to Subcontractors.
- 4) The Monitor is under contractual obligation to treat the information and documents of the Bidder(s)/ Contractor(s)/ Sub-contractor(s) with confidentiality. The Monitor has also signed declarations on 'Non-Disclosure of Confidential Information' and 'Absence of Conflict of Interest.' In case of any conflict of interest arising later, the IEM shall inform the Management of the Principal and recuse themselves from that case.
- 5) The principal shall provide the Monitor with sufficient information about all meetings among the parties related to the Project, provided such meetings could impact the contractual relations between the Principal and the Contractor. The parties offer the Monitor the option to participate in such meetings.
- 6) As soon as the Monitor notices, or believes to notice, a violation of this agreement, they shall inform the Management of the Principal and request the Management to discontinue or take corrective action or other relevant action. The Monitor can, in this regard, submit non-binding recommendations. Beyond this, the Monitor has no right to demand from the parties that they act in a specific manner, refrain from action, or tolerate action.
- 7) The Monitor shall submit a written report to the Management of the Principal, within 8 to 10 weeks from the date of reference or intimation to him by the principal and, should the occasion arise, submit proposals for correcting problematic situations.
- 8) If the Monitor has reported to the Management of the Principal a substantiated suspicion of an offence under the relevant IPC/ PC Act, and the Management of the Principal has not, within the reasonable time, taken visible action to proceed against such offence or reported it to the Chief Vigilance Officer, the Monitor may also transmit this information directly to the Central Vigilance Commissioner.
- 9) The word 'Monitor' would include both singular and plural.

Section 9 – Pact Duration

This Pact begins when both parties have legally signed it. It expires for the Contractor 12 months after the last payment under the contract, and for all other Bidders, 6 months after the contract has been awarded. Any violation of the same would entail disqualifying the bidders and exclusion from future business dealings.

If any claim is made / lodged during this time, the same shall be binding and continue to be valid despite the lapse of this Pact as specified above, unless it is discharged / determined by the Management of the Principal.

Section 10 – Other provisions

- 1) This agreement is subject to Indian Law. The place of performance and jurisdiction is the place from where the Tender/ Contract is issued.
- 2) Changes, supplements, and termination notices must be submitted in writing. Side agreements have not been made.
- 3) If the Contractor is a partnership or a consortium, this agreement must be signed by all partners or consortium members.
- 4) Should one or several provisions of this agreement turn out to be invalid, the remainder of this agreement remains valid. In this case, the parties shall strive to come to an agreement according to their original intentions.
- 5) Issues like Warranty / Guarantee, etc., shall be outside the purview of IEMs.
- 6) In the event of any contradiction between the Integrity Pact and its Annex, the Clause in the Integrity Pact shall prevail.

(For & On behalf of the Principal) (Office Seal)	(For and on behalf of Bidder/ Contractor) (Office Seal)
Place Date	
Witness 1:(Name & Address	Witness 1: (Name & Address)

ELECTRONIC CLEARING SERVICE FORM FOR PAYMENTS

(On letter head of bidder)

A. DETAILS OF ACCOUNT HOLDER/BENEFICIA	ARY
Name and complete address of account holder/beneficiary along with email, telephone, mobile, website and fax number.	
B. BANK ACCOUNT DETAILS IN WHICH PAYM	ENT IS TO BE MADE
Complete bank account number (RTGS enabled only)	
Type of bank account (SB/current/cash credit)	
Bank name	
Branch name with complete address, telephone number, E-mail, fax etc.	
IFSC code of branch	
MICR code of branch	
Date of opening of account	
C. <u>DATE OF EFFECT –</u> I hereby declare that the particulars given abordelayed, or not effected at all for reasons of Incomplete responsible. I have read the option Invitation letter an as a participant under the Scheme.	
Date: (CANCELLED CHEQUE MUST BE ATTACHED)	() Signature of Customer
,	
Certified that the particulars furnished above are correct	at as per our records.
(Bank's Stamp)	
Date:	() Signature of the Authorized Official from the Bank

Signature of Bidder

PROFORMA FOR BANK GUARANTEE FOR SUBMITTING EARNEST MONEY (On bidder's banks letter head with adhesive stamp)

Bank Guara	intee No				Dated	d :/	/2025
Nati Meh	Pay & Accounts Office onal Security Guard, ram Nagar, Palam, Delhi-110037(India)						
Dear Sir,							
In M/S_ on their Boa	accordance with			Tender No alled the bidde	o er with the	following	Directors
1.			2.				
3.			4.				
5.			6.				
	to participate		said	Tender	for	the	supply
bid/offer va participation beyond the amount of . if:-	lidity period of Tend i, this bank hereby g final bid validity perio	ler vizler viz luarantees and under to immediately(wo	is indertakes pay, on deprior and figures.	submitted her during the ab emand by PA(ures) without a	eby as a ove said D, NSG (f any reserv	a condition period of MHA) in wation and	n for the 45 days vriting the recourse,
i) ii) iii)	The bidder after sul thereof, except with The bidder withdray The bidder having imposed for due p conditions of contra	n the previous writ ws the said Tende not withdrawn the performance of th act.	ten consenter within offer e Tender, f e contract	t of the purcha er validity as m ails to furnish within the per	ser. entioned i the contra riod provid	in this tend act securit ded in the	der. ty deposit e General
iv)	The bidder has fail of bid & samples be						evaluation
extension to	Guarantee shall be this guarantee is required from M/S	uired; the same s	shall be exte	ended to such	required	period on	receiving
Date:				Signature Printed na			
Witness				(Designat (Bank's C		eal)	

Place: _____

				APPENDIX – 10
				Dated ://2025
<u>PR</u>	OFOR	MA FOR	BID SECURITY DECLARATION	N (BSD)FOR THE FIRMS EXEMPTED FOR EMD
			(On letter he	ad of Bidder <mark>)</mark>
То	Nation Mehra	ım Nagar	ty Guard,	
Dear S In acco		with you	Invitation to Tender Nohereinaf	ter called the bidder with the following Directors on their
Board	of Direc	tors/partr	ners of the firm: -	
1.				2.
3.				4.
5.				6.
stand a	We, the wear we carried to the carri	nderstand eclaration ncondition ically sus of opening Withdra Being r (a)	ally accept the conditions of this Bit pended from being eligible for bidd g of this bid if we breach our obligative aw/amend/impair/derogate, in any restified within the bid validity of the Refused to or failed to produce the Performance Security within the s Document. Fail or refuse to sign the contract.	this Tender Document, the bid must be supported by a d Securing Declaration. We understand that we shall ing in any tender in Procuring Organization for 2 years tion(s) under the tender conditions, if we; espect, from our bid, within the bid validity; or acceptance of our bid by the Procuring Entity; e original documents for security or the required tipulated time under the conditions of the Tender opine if the contract is not awarded to us, upon:
	(1)		t by us of your notification of cancellation of the entire tender of the name of the successful bidd	process or rejection of all bids or
	(2)	Forty-fi	ve (45) days after the expiration of	the bid validity or any extension to it.
				Yours faithfully
Date:		/2	025	SIGNATURE OF BIDDER

28 of 33

(Full name & designation in firm Complete address and contact details Including fax, email and phone/mobile

number

(On letter head of bidder)

SELF DECLARATION FOR MINIMUM LOCAL CONTENT

(Under Public Procurement (Preference to Make in India) Order, 2017)

Local content declaration by chief financial officer or other legally responsible person nominated in writing by the chief executive or senior member/person with management responsibility (close corporation, partnership or individual)

	SUED BY: (Procure	ement Authority / Na	ame of Insti	tution):	
	I/We	S/o,	D/o,	W/o,	Resident
of_					hereby solemnly affirm and
de					of(name of
bid	der entity) the follo	owing:			
1.	That I will agree t	o abide by the term	ns and cond	ditions of the P	ublic Procurement (Preference to Make
	in India) Order, 20)17 (hereinafter PP	P-MII order) of Governmer	nt of India issued vide Notification No:P-
	45021/2/2017 -BB	E-II dated 15/06/20	17, its revi	ision dated 28	3/05/2018, 29/05/2019, 04/06/2020 and
	16.09.2020, 19.07	7.2024 and any sub	sequent mo	odifications/Am	endments, if any and
2.	That the informati	ion furnished hereir	nafter is cor	rect to the bes	st of my knowledge and belief and I/We
	undertake to prod	duce relevant recor	ds before t	he procuring e	ntity i.e NSG or any other Government
	authority for the p	urpose of assessing	g the local	content of good	ds/services/works supplied by me/us for
		(Ent	er the nam	e of the Equipn	nent/Item for Project).
3.	That the local cor	ntent for all inputs v	which const	titute the said (goods/services/works has been verified
	•	•			the claims made therein. That the
	_				(Enter the name of the
	• •				t 'as defined in the PPPMII order.
4.	That the value ad	dition for the purpos	se of meetir	ng the 'Minimur	m Local Content 'has been made by me
	at				
			(Enter the deta	ails of the location(s) at which value
	addition is made).				

- 5. The 'Class-I local supplier/ 'Class-II local supplier at the time of tender, bidding or solicitation shall be required to indicate percentage of local content in the proforma mentioned below that the item offered meets the local content requirement for 'Class-I local supplier /'Class-II local supplier, as the case may be. They shall also give details of the location(s) at which the local value addition is made.
- 6. In cases of procurement for a value in excess of Rs. 10 crores, the 'Class-I local supplied/ 'Class II local supplier shall be required to provide a certificate from the statutory auditor or cost auditor of the

company (in the case of companies) or from a practicing cost accountant or practicing chartered accountant (in respect of supplier other than companies) giving the percentage of local content.

- 7. That in the event of the local content of the goods/services/works mentioned herein is found to be incorrect and not meeting the prescribed Minimum Local Content criteria, based on the assessment of procuring agency i.e. NSG/Government Authorities for the purpose of assessing the local content, action shall be taken against me in line with the PPP-MII order and provisions of the Integrity pact/Bidding Documents.
- 8. The details of local content are furnished below: (All the columns must be filled up)

S No	Description	Details to be provided by bidder
i.	Goods/services/works for which the certificate is produced.	
ii.	Procuring entity to whom the certificate is furnished.	
iii.	Percentage of local content claimed and whether it meets the Minimum Local Content prescribed.	
iv.	Name and contact details of the unit of the Local Supplier (s)	
V.	List of input which are domestically sourced from other local suppliers for manufacturing of the tendered store	
vi.	List of inputs which are imported, directly or indirectly for manufacturing of the tendered store	
vii.	Name of country/countries from where parts/components are being imported.	
viii.	List of Inputs which are added by the bidder at his own location i.e. contribution of bidder in manufacturing of tendered store	
ix.	Percentage of Local Content Excluding taxes	
X.	Percentage of imported or foreign Content including taxes	
xi.	Percentage of tax	

Signature of Bidder

	APPENDIX-12
Bid No Dated_	/2025
UNDERTAKING OF FALL CLAUSE (On Firm's Letter head)	
To,	
The DG, NSG HQ NSG, Mehram Nagar, Near – Domestic Airport T-1, Palam, New Delhi - 110037	
Sir, We, M/s(na	ame of the firm)
undertakes that we have not supplied/is not supplying the si	imilar systems or
subsystem at a price lower than that offered in the present bid	in respect of any
other Ministry/ Department of the Government of India and if i	it is found at any
stage that the similar system or sub-system was supplied by	us to any other
Ministry/Department of the Government of India at a lower pri	ce then that very
price, with due allowance for elapsed time, will be applicable to	the present case
and the difference in the cost would be refunded by us to	the Buyer, if the
contract has already been concluded.	
We shall strive to accord the most favoured customer treatment	it to the buyer in
respect of all matter pertaining to the present case.	

SIGNATURE OF BIDDER

(Full name & designation of firm, Complete address and contact details Incl fax, email and phone/Mob No

CHECK LIST FOR BIDDERS

Before uploading of tender documents, Bidders should check they have complied with the following requirements: -

No	REQUIREMENTS TO BE CHECKED BEFORE SUBMISSION OF THE TENDER	(YES/NO)
1.	Appendix from 1 to 12 has been duly filled up, signed, stamped by the bidder before uploading of bid on	
	portal. The signature and details of witnesses where applicable has been provided on the bid document.	
2.	Valid Earnest Money Deposit (EMD) payment instrument in prescribe format has been enclosed.	
3.	If EMD exemption is claimed for Micro/Small/Startup enterprises than copies of valid certificate issued by NSIC/DIC/KVIC/MSME/Udhyog Aadhar/Startup India from DIPP has been uploaded	
4.	Proposal has been submitted in two bid system—Technical Bid & separate Financial Bid as per tender documents.	
5.	Appendix-1 Offer letter by bidder duly filled and prepared on bidder's letter head.	
6.	Appendix-2 Declaration Certificate i.e. Undertaking by bidder on its letter head.	
7.	Appendix-3 Compliance statement on bidder's letter head: Compliance status on each parameter of tender specification published shall be filled for the equipment offered by the bidder. Non-compliance to the any parameter of published specification will be a disqualification.	
8.	Appendix-4 Complete details of Manufacturer/OEM, Distributor and System Integrator as applicable to the bidder need to be filled in the appendix. Distributor and System Integrator shall fill details of its OEM/Manufacturer. Leaving blank any column will be reason for rejection of bid.	
9.	Appendix-5 Form of Service Centre or Workshop for after sale support services.	
10.	Appendix-6 Past Performance Statement on bidder's letter head: Past performance only submitted in attached format will be accepted, past performance in any other format or attachment of copies of past supply order will not be accepted. No other documents need to be attached at this stage. In case bidder doesn't possess any past performance, bidder must explain the reason in the same format.	
11.	Appendix-7 Integrity Pact: Integrity Pact completed and signed by bidder and two witnessed of bidder shall be uploaded along with bid. Bids without submission or incomplete or without witnesses' signature on pre-Integrity pact shall be rejected.	
12.	Appendix-8 ECS Performa for e-payment: ECS mandate form duly completed in all aspect should be submitted by the bidder.	
13.	Appendix-9 Proforma for Bank Guarantee for furnishing Earnest Money (EMD).	
14.	Appendix-10 Proforma for Bid Security Declaration for the firms exempted for EMD.	
15.	Appendix-11 Declaration for Minimum Local Content	
16.	Appendix-12 Undertaking of Fall Clause	
17.	Appendix-13 Check List of documents	
18.	List of price frozen manufacturer recommended list of spares (MRLS). This will not form the part of price evaluation for deciding L1.	
19.	Letter quoting AMC and CAMC rates in percentage to the basic price of tendered store post warranty. This will not form the part of price evaluation for deciding L1.	
20.	Letter of authorization : Bidder participating in capacity of distributor or Indian system integrator shall upload the authorization certificate of foreign/Indian OEM/Manufacturer, failing which bid will be liable for rejection	
21.	Detailed MoU between foreign OEM/Manufacturer and distributor/system integrator if applying in distributor or System Integrator capacity.	
22.	Copy of PAN Card of bidder firm	
23.	Copy of GST Certificate of bidder firm	
24.	ISO or equivalent certificate of OEM/Manufacturer.	
25.	Undertaking/certificate regarding Offer Validity / Delivery Period / Warranty Period / Training / Shelf Life & Option clause regarding increase/decrease the quantity up to 25% of equipment	
26.	Malicious Code Certificate of bidder firm.	
27.	Incorporation Certificate/Proprietorship Certificate of bidder firm.	
28.	Copy of Form No. 3/4 Licence to work a Factory License of the firm issued by concerned State for manufacturing of the store/Eqpt/Product if applying in Manufacturer capacity.	
29.	Valid Manufacturing license issued by DPIIT for manufacturing of defence equipment mentioned in Annexure I vide Press Note No. 1 (2019 Series) no-7(3)/2009-IP.Vol.IV, dated Jan 01, 2019 issued by Ministry of Commerce and Industry, Department of Industrial Policy and Promotion(DIPP).	
30.	Copy of valid MSME-Udhyam registration/National Small Industry Corporation (NSIC) Certificate/Start-up certificate issued by DPIIT.	
31.	Experience of Firm/OEM for supply of same/similar category product for assessment of firm's capacity/capability.	

32.	Last Three (03) years balance sheet (Annual Turn Over certificate duly issued by Chartered Accountant) or Last Three (03) years Income tax return of bidder firm .	
33.	Last Three (03) years balance sheet or Last Three (03) years Income tax return of OEM in case of bidder participating in the capacity of System Integrator/Distributor of Manufacturer/OEM.	
34.	Copy of technical literature of the tendered store/Eqpt/product offered by the bidder with respect to specification published in the tender. Don't enclosed technical document of other equipments or non-relevant documents.	
35.	Compliance to Buyer Added Additional Terms & Conditions of Buyer/Contract certificate has been submitted by bidder in firm letter head.	
36.	Any other relevant information. The technical bid is in clear legible format with maintaining above mentioned sequence of documents be uploaded on GeM portal for considering an offer as responsive bid.	
37.	Compliance of Corrigendum	
38.	Copy of last three years ITRs	

SIGNATURE OF BIDDER

(Full name & designation of firm, Complete address and contact details Incl fax, email and phone/Mob No