

INSTITUTE OF LIFE SCIENCES

(An autonomous Institute of the Department of Biotechnology, Govt. of India) NALCO SQUARE, BHUBANESWAR-751 023

Ph.: +91 674-2300137, 2301460, 2301476, 2301219, Fax: +91 674 2300728, Website: <u>www.ils.res.in</u>

(E-mail: spo@ils.res.in &spdilsc@gmail.com)

Global Online Tender Notice No. IV-303-S&P/GT/Online/BSL3/2754/ 2018-19/ILS, dated 30.11.2018 Design, Supply, Installation, Testing and Commissioning and Validation of Prefabricated Modular BSL3

E-PROCUREMENT/ E-TENDER

E-Tender portal: http://www.tenderwizard.com/ILS

PART-I

On behalf of the Director, ILS, Bhubaneswar, India, **online bids** through www.tenderwizard.com/ILS are invited under **DOUBLE BID SYSTEM** from Original Manufacturers/ their Authorized Dealers/ Sole Selling Agent/Vendors who possess the qualifying requirements as specified in the tender for the supply, installation and satisfactory demonstration/ commissioning of the following Equipment/ Goods/ Item(s) / Provide the Service /Work mentioned in this tender notice.

S/N	Name of the Item(s)/ Equipment/Goods	Quantity	EMD amount in INR	Bid Type
			(refundable)	
1	Design, Supply, Installation, Testing and	1	Rs.8,50,000/-	ONLINE DUAL BID
	Commissioning and Validation of			
	Prefabricated Modular BSL3			

PLEASE NOTE THAT ONLY ONLINE BIDS WILL BE CONSIDERED AGAINST THIS TENDER. MANUAL SUBMISSION OF BIDS WILL NOT BE ACCEPTED.

Amendment, Corrigendum if any to this tender document, WILL BE HOSTED in the above e-tender portal as well as in ILS WEBSITE and no separate Press Notification will be issued. Bidders are advised to visit the above website regularly to know such details.

EMD/Bid Security:- Earnest Money Deposit (EMD)/ Bid Security (BS) mentioned above must be drawn/prepare in favour of "The Director, ILS, Bhubaneswar" payable at "Bhubaneswar". A scan copy of the EMD/BS should be submitted along with the technical bid while submitting the tenders through e-tender portal. The original EMD/Bid Security must be delivered to the office of the "Stores & Purchase Officer, Institute of Life Sciences, Nalco Square, Bhubaneswar-751023, Odisha, India" on or before the closing date of this Global Online Tender failing which your e-Tender/e-Bid/quotation will be rejected. (For further details regarding Bid Security/EMD, please refer to the Tender paper). Please mention firm name & tender ref no on the backside of the demand draft

Delivery Schedule:- The supply, installation, commissioning, training and demonstration shall be completed at our site within 90-120 days from the date of issue of Purchase Order.

Important Dates:-

Global Online Tender Notice	No. IV-303-S&P/GT/Online/BSL3/2754/ 2018-19/ILS, dated 30.11.2018
Document Download Start Date	5 th December, 2018 at 11.30 a.m. (IST)
Seek clarification start date	5 th December, 2018 at 03.30 p.m. (IST)
Seek clarification end date	12 th December, 2018 up to 03.30 p.m. (IST)
Pre-bid Conference date	13 th December, 2018 at 2.30 p.m. (IST)
Bid submission start date and time	17 th December, 2018 at 10.00 a.m. (IST)
Bid submission end date and time/ Bid Closing date & time	1st January, 2019 at 04.30 p.m. (IST)
Date and time of opening of Technical Bid	2 nd January, 2019 at 10.00 a.m. (IST)
Date and time of opening of Price bid (Only of the successful technical	11th January, 2019 at 2.30 p.m. (IST) if possible. Otherwise,
unpriced bids)	the same is to be intimated later stage to technically qualified
	Bidder's only

The name of the technically qualified Vendor(s)/ Bidder(s) will be available in our e-tender portal as well as in our website on 09.01.2019. The reason of rejection of the technical unpriced bid of a firm will also be available along with the names of the firm(s) qualifying the technical unpriced bid.

If the above stated opening or closing date(s) happens to be Govt. holiday(s)/BANDH for the purchaser (ILS), the submission/opening of the tender will be on the next working day as per the time scheduled.

Pre - Bid Conference:-

A Pre-Bid Conference will be held as per the schedule given below. All prospective bidders are requested to submit their queries/clarifications (either by e-mail or by post/courier) on or before 12th December, 2018 up to 03.30 p.m. (IST) to the following address who is the purchaser also.

The Director

Institute of Life Sciences, Nalco Square Bhubaneswar, - 751 023, Odisha, INDIA,

Tel: +91-(0) 674-2301900 Fax: 2300728 E-mail: director@ils.res.in

Copy should be marked to:

The Stores & Purchase Officer (SPO) Institute of Life Sciences, Nalco Square Bhubaneswar, - 751 023, Odisha, INDIA,

Tel: 0674-2304339

E-mail: spo@ils.res.in & spdilsc@gmail.com

The changes, if any, made in the Tender Document after the Pre-Bid Conference would be treated as amendment to the Tender Document and the same would be hosted on E-tender Portal (URL: https://www.tenderwizard.com/ILS) and ILS website (www.ils.res.in) as Corrigendum to enable all the bidders to take note of the amendments. Specifications finalized after Pre-Bid Conference would not be changed further and would be basis of evaluation and consequently there shall be no occasion for revision of technical or price bid. Therefore, Bidders should submit their bids after Pre Bid Conference.

Pre-Bid Conference Schdule

TTO DIA COMPTENCO SONALIO	
Date & Time Venue	13 th December, 2018 at 2.30 p.m. (IST) in the Conference Room at ILS

Guidelines for bidders for online bid submission:-

- 1. The tender form/bid documents may be downloaded from the E-tender Portal
 - (URL: https://www.tenderwizard.com/ILS) as well as from our website www.ils.res.in
- 2. The bids in double Bid System must be submitted through the E-tender Portal
 - (URL: https://www.tenderwizard.com/ILS) as per the above schedule in e-tender mode only.

Manual/Off line bid shall not be accepted under any circumstances.

- 3. Any Amendment/Corrigendum for this tender document will be hosted in ILS Website (www.ils.res.in) and in the E-tender Portal https://www.tenderwizard.com/ILS only and no separate Press Notification will be issued. Bidders are advised to visit our website regularly to know such details.
- 4. In the event of the date specified for bid opening being declared as a closed holiday for ILS the due date for opening of bids will be the following working day at the appointed time.
- 5. Interested Bidders may obtain further information/clarification from the office of the Stores & Purchase Officer, ILS, Bhubaneswar 751023, Odisha, INDIA by e-mail
- **6.** Address for communication:

Stores & Purchase Officer Institute of Life Sciences, Nalco Square Bhubaneswar, - 751 023, Odisha, INDIA Tel: 0674- 2304339

E-mail: spo@ils.res.in &spdilsc@gmail.com

- 7. For participation in tenders of **Institute of Life Sciences**, Bhubaneswar, all bidders (including foreign bidders) need to enrol themselves on the E-tender Portal (URL: https://www.tenderwizard.com/ILS) which will be free of cost. For further information kindly refer "Bidder Manual Kit" in the portal.
- 8. Only enrolled/registered bidders with the above portal would be allowed to participate in the tendering process.
- 9. Bidders are requested to submit their bid as per the specifications and terms & conditions of the Notice Inviting e-Tender.

MAIN CLAUSES OF THE TURN-KEY CONTRACT

Turnkey contracts often seek to regulate in great detail all issues which possibly might arise between the parties. The main clauses of a turnkey contract are: design of the project, the construction site, time for completion, price and payments, performance guarantees and the law governing the contract. Design of the project in principle it is the contractor's responsibility that the design of the project is complete, sufficient and adequate and assures the facility meets the contractually required performance guarantees. If one were to consider the design obligations as distinct from those of construction, the nature of these obligations and the question whether they have been performed properly might have to be determined independently of the quality and performance of the finally constructed plan

OBLIGATIONS OF EMPLOYER AND CONTRACTOR

The main obligations of the employer are:

- •Giving the contractor access to the site.
- •Assisting the contractor with obtaining licenses and permits.
- •Paying the contract price.

The Bidder's / contractor's main obligations are:

- •To obtain the necessary permits and licenses.
- •To carry out the design of the works.
- •To provide the Employer with the required operation and maintenance manuals.
- •To provide the works on a turnkey basis and remedy defects in accordance with the contract.

Terms of Payment: (Bidder may choose from the following options)

- (a) Immediately (approx. within 30 working days) after delivery & successful installation of the Equipment/goods at ILS, Bhubaneswar.
- (b) Payment for Goods supplied from abroad: Our rules do not permit any advance payment either direct or through a bank. However, payment of your bill will be made within 30 working days after receipt of the articles in good condition, successful installation, demonstration / commissioning by way of Foreign Demand Draft (FDD) or Wire Transfer or on Sight Draft basis. Alternatively, 100% of the Order value/ Contract price will be opened by way of Irrevocable Letter of Credit in a bank in its country on submission of SD/Performance Security as specified in the purchase order contract with all bank charges abroad shall be to the account of the beneficiary. 70% (Ninety percent) of the L/C value will be released against receipt of the item(s)/ equipment/goods in good condition at ILS, Bhubaneswar (upon receipt and unpacking of the goods by the Indian agent of the supplier and acceptance by ILS) and the balance 30% (Thirty percent) value will be released after successful installation, demonstration / commissioning acceptable to ILS, Bhubaneswar within 30working days upon submission of claim supported by the acceptance certificate issued by the Purchaser .The L/C will be confirmed at the suppliers cost, if requested specifically by the supplier. All bank charges abroad shall be to the account of the beneficiary i.e. supplier and all bank charges in India shall be to the account of the opener i.e. purchaser. If L/C is requested to be extended/ reinstated for reasons not attributable to the purchaser, the charges thereof would be to the suppliers' account. The LC for 100% value of the contract shall be established after deducting the agency commission payable if any, to the Indian agent from the FOB/FCA value. Payment of local currency portion shall be made in Indian Rupees within thirty (30) days of presentation of claim supported by a certificate from the Purchaser declaring that the Goods have been delivered and that all other contracted Services have been performed.

Alternatively, the supplier may choose to take payment after delivery, installation, demonstration and commissioning including providing of Training, if offered by bidder.

(c)Payment for Goods and Services supplied from India:

Payment for Goods and Services supplied from within India shall be made in Indian Rupees, as follows:

100 % (Hundred percent) of the Contract Price shall be paid on receipt of the Goods on acceptance, satisfactory installation & commissioning within thirty (30) working days after the date of the acceptance certificate issued by the Purchaser subject to submission of performance security, if any. For all INR payments, ILS prefers to make Electronic Transfers (RTGS)/(NEFT)

Preference up to 1% will be given to those bids quoted in Indian rupees instead of foreign currency.

(d) Advance payment demanded by firms against this turn-key contracts:

Such advance payments should not exceed the following limits:

- (i) Thirty percent (30%) of the contract value to private firms on submission of bank Guarantee / FDR from a Nationalised Scheduled Bank/ Commercial Bank for 40% of the order value.
- (ii) Forty percent (40%) of the contract value to a State or Central Government agency or a Public Sector Undertaking on submission of bank Guarantee / FDR from a Nationalised Scheduled Bank/ Commercial Bank for 50% of the order value

Forty percent (40%) of the contract value shall be released on delivery of the goods in good physical condition as per the purchase/ contract order and on acceptance by ILS.

Rest payment shall be released after successful installation, demonstration / commissioning acceptable to ILS, Bhubaneswar within 30working days upon submission of claim supported by the acceptance certificate issued by the Purchaser. However, in case of advance payment if the bidder fails to fulfil the contract within the time limit then ILS may recover an interest equal to S/B account interest from the bidder.

However, Price Preference up to 2% (among payment term c & d above) will be given to those bidders who have opted for payment after successful installation, demonstration / commissioning acceptable to ILS, Bhubaneswar within 30working days upon submission of claim supported by the acceptance certificate issued by the Purchaser

PART-II

E-TENDERING INSTRUCTIONS TO BIDDERS

General:

The Special Instructions (for e-Tendering) supplement 'Instruction to Bidders', as given in this Tender Document. Submission of Online Bids is mandatory for this Tender. E-Tendering is a new methodology for conducting Public Procurement in a transparent and secured manner. Suppliers / Vendors will be the biggest beneficiaries of this new system of procurement. For conducting electronic tendering, ILS BHUBANESWAR has decided to use the portal www.tenderwizard.com/ILS through an ASP, M/s. ITI Ltd., Bhubaneswar.

Instructions:

1. Tender Bidding Methodology:

Two Stage Online Bidding

2. Broad outline of activities from Bidders prospective:

- 1. Procure a Class III Digital Signature Certificate (DSC)
- 2. Register on the e-Procurement portal www.tenderwizard.com/ILS
- 3. Create Users on the above portal
- 4. View Notice Inviting Tender (NIT) on the above portal
- 5. Download Official Copy of Tender Documents from the above portal
- 6. Seek Clarification to Tender Documents on the above portal. View response to queries of bidders, posted as addendum, by ILS
- 7. Bid-Submission on the above portal.
- 8. Attend Public Online Tender Opening Event (TOE) on the above portal Opening of Technical Part
- 9. Post-TOE Clarification on the above portal (Optional) Respond to ILS's Post-TOE queries.
- 10. Attend Public Online Tender Opening Event (TOE) on the above portal Opening of Financial Part (Only for Technical Responsive Bidders)

For participating in this tender online, the following instructions are to be read carefully. These instructions are supplemented with more detailed guidelines on the relevant screens of the above portal.

3. Digital Certificates:

For integrity of data and authenticity / non-repudiation of electronic records, and to be complaint with IT Act 2000, it is necessary for each user to have a Digital Certificate (DC), also referred to as Digital Signature Certificate (DSC), of Class III, issued by a Certifying Authority (CA) licensed by Controller of Certifying Authorities (CCA) [refer http://www.cca.gov.in].

4. Registration:

To use the Electronic Tender portal www.tenderwizard.com/ILS, vendors need to register on the portal. Registration of each organization is to be done by one of its senior persons vis-à-vis Authorised Signatory who will be the main person coordinating for the e-tendering activities. In the above portal terminology, this person will be referred to as the Super User (SU) of that organization. For further details, please visit the website/portal, and follow further instructions as given on the site. Pay Annual Registration Fee as applicable. (Rs 2000+ GST as applicable)

Note: After successful submission of Registration details and Annual Registration Fee, please contact to the Helpdesk of the portal to get your registration accepted/activated.

- 1. The Bidder must ensure that after following above, the status of bid submission must become "Submitted".
- 2. Please take due care while scanning the documents so that the size of documents to be uploaded remains minimum. If required, documents may be scanned at lower resolutions say at 150 dpi. However it shall be sole responsibility of bidder that the uploaded documents remain legible.

- 3. It is advised that all the documents to be submitted are kept scanned or converted to PDF format in a separate folder on your computer before starting online submission.
- 4. The Financial part/BOQ may be downloaded and rates may be filled appropriately. This file may also be saved in a folder on your computer. Please don't change the file names & total size of documents (Preferably below 5 MB per document) may be checked.

Bid submission

The entire bid-submission would be online on the Tenderwizard portal i.e. https://www.tenderwizard.com/ILS

Broad outline of submissions are as follows:

- (i) Submission of Bid Parts (Technical & Financial)
- (ii) Submission of information pertaining to Bid Security/ EMD.
- (iii) Submission of signed copy of Tender Documents/Addendums.

The TECHNICAL PART shall consist of Electronic Form of Technical Main Bid and Bid Annexure. Scanned/Electronic copies of the various documents to be submitted under the Eligibility Conditions, offline submissions, instructions to bidders and documents required to establish compliance to Technical Specifications and Other Terms & Conditions of the tender are to be uploaded.

The FINANCIAL PART shall consist of Electronic Form of Financial Main Bid and Financial Bid Annexure, if any. Scanned copy of duly filled price schedule (Section VII) for both packages are to be uploaded. If required, additional documents in support of taxes, quoted duties etc may also be uploaded.

Tender Processing Fee:-

You pay processing fee (0.1% of ECV + GST as applicable (Min. 500/- & Max 5000/- + GST as applicable)) through online (Credit card/ Debit card/ Net Banking), when participating in the e-tender.

Offline Submissions:

The bidder is requested to submit the following documents offline The Stores & Purchase Officer, ILS, Bhubaneswar (Odisha) – 751023, Odisha, India on or before the date & time of submission of bids specified in this tender document, in a Sealed Envelope. The envelope shall bear (name of the item/ name of the work), the tender number and the words 'DO NOT OPEN BEFORE' (due date & time).

- 1. EMD-Bid Security in Original.
- 2. Documents as Per NIT without Price/Financial bid

Public Online Tender Opening Event (TOE)

The e-Procurement portal offers a unique facility for 'Public Online Tender Opening Event (TOE). Tender Opening Officers as well as authorized representatives of bidders can attend the Public Online Tender Opening Event (TOE) from the comfort of their offices. For this purpose, representatives of bidders (i.e. Supplier organization) duly authorized. Every legal requirement for a transparent and secure 'Public Online Tender Opening Event (TOE)' has been implemented on the portal. As soon as a Bid is decrypted, the salient points of the Bids are simultaneously made available for downloading by all participating bidders. The medium of taking notes during a manual 'Tender Opening Event' is therefore replaced with this superior and convenient form of 'Public Online Tender Opening Event (TOE)'. The portal a unique facility of 'Online Comparison Statement' which is dynamically updated as each online bid is opened. The format of the Statement is based on inputs provided by the Buyer for each Tender. The information in the Comparison Statement is based on the data submitted by the Bidders. A detailed Technical and / or Financial Comparison Statement enhance Transparency. Detailed instructions are given on relevant screens. The portal has a unique facility of a detailed report titled 'Online Tender Opening Event (TOE)' covering all important activities of 'Online Tender Opening Event (TOE)'. This is available to all participating bidders for 'Viewing/Downloading'. There are many more facilities and features on the portal. For a particular tender, the screens viewed by a Supplier will depend upon the options selected by the concerned Buyer.

Important Note: In case of internet related problem at a bidder's end, especially during 'critical events' such as – a short period before bid-submission deadline, during online public tender opening event it is the bidder's

responsibility to have backup internet connections. In case there is a problem at the e-procurement / e-auction service-provider's end (in the server, leased line, etc) due to which all the bidders face a problem during critical events, and this is brought to the notice of ILS by the bidders in time, then ILS will promptly reschedule the affected event(s).

Other Instructions

For further instructions, the vendor should visit the home-page of the portal. The complete help manual is available in the portal for Users intending to Register / First-Time Users, Logged-in users of Supplier organizations. Various links are also provided in the home page.

Important Note: It is strongly recommended that all authorized users of Supplier organizations should thoroughly peruse the information provided under the relevant links, and take appropriate action. This will prevent hiccups and minimize teething problems during the use of the said portal.

The following 'FOUR KEY INSTRUCTIONS for BIDDERS' must be assiduously adhered to:

- 1. Obtain individual Digital Signature Certificate (DSC) well in advance of your first tender submission deadline on the portal.
- 2. Register your organization on the portal well in advance of your first tender submission deadline on the portal
- 3. Get your organization's concerned executives trained on the portal well in advance of your first tender submission deadline on the portal
- 4. Submit your bids well in advance of tender submission deadline on the portal (There could be last minute problems due to internet timeout, breakdown etc)

While the first three instructions mentioned above are especially relevant to first-time users on the portal, the fourth instruction is relevant at all times. Minimum Requirements at Bidders end Computer System with good configuration (Min P IV, 1 GB RAM, Windows 7) Broadband connectivity. Microsoft Internet Explorer 8.0 or above. Digital Certificate(s) Vendors Training Program Necessary training to each and every registered bidder under this portal shall be impacted by the ASP, M/s. ITI, Bhubaneswar, if required, before participation in the online tendering.

For any further assistance, please contact Mr Sanjeeb Mahapatra (07377708585), Helpdesk-011-49424365/080-40482000 ITI email ID for mailing communication:- twhelpdesk404@gmail.com / twhelpdesk680@gmail.com /twhelpdesk614@gmail.com

CONTENTS OF BIDDING DOCUMENT/NIT

GLOBAL NOTICE INVITING TENDER	PART-I
E-TENDERING INSTRUCTIONS TO BIDDERS	PART-II
INSTRUCTIONS TO BIDDER	PART-III
GENERAL CONDITIONS OF CONTRACT	PART-IV
MSE GUIDELINES FOR EMD/TENDER FEES EXEMPTION	PART-V
TECHNICAL SPECIFICATION	PART-VI
TECHNICAL PART & REQUIRED DOCUMENTS	PART-VII
BID LETTER FORMAT	REQUIRED DOCUMENTS/FORMAT WITH TECHNICAL BID (TO BE UPLOADED
TENDER FORM FORMAT (TECHNICAL UNPRICED BID)	ONLINE) IN COVER-1 WITH HEADING AS "EMD/TECHNICAL UNPRICED BID" IN ONE
TECHNICAL UNPRICED BID COMPLIANCE SHEET	PDF. FILE
MANUFACTURERS' AUTHORIZATION FORM	Please fill-up carefully after reading all tender
SERVICE SUPPORT DETAILS FORM	term & conditions/ requirement in detail AND KEEP SCANNED FORMAT DOCUMENTS
AGENCY'S EXPERIENCE FORM	READY BEFORE online submission of bids.
UNDERTAKING TO SUBMIT PERFORMANCE BANK	(Read all forms carefully and submit it exactly
GUARRNATEE	same as per given format .Tenderers are required to type this (hand written forms are also
FALL CLAUSE UNDERTAKING	accepted) on their company's letter head and
CERTIFICATE BY CHARTED ACCOUNTANT FOR THE FIRMS REGISTERED	sign, stamp, scan, keep pdf file ready before starting of online tender submission. Take scan
UNDER MSMED ACT	copy of the DD (for EMD/BS*) in pdf format. But, send the original DD to ILS, Bhubaneswar
DECLARATION-GENERAL	address within the due date mentioned in this
DELISTING DECLARATION	tender by putting Tender No, Name of Firm etc. in the backside of the DD.)
FINANCIAL STATUS STATEMENT OF THE	in the backside of the DD.)
MANUFACTURER/BIDDER FOR LAST THREE YEARS BANK SOLVENCY CERTIFICATE	
	* Copy of the valid & latest Registration Certificate issued by NSIC, Govt. of India
WARRANTY COMPLIANCE UNDERTAKING	Enterprise/ Govt. of India or State Govt.
MANUFACTURERS (OEM) UNDERTAKING TO PROVIDE SPARES & SERVICE	Undertaking/DG, S&D / MSME units etc. those who are seeking exemption for payment
FOR AT LEAST 5(FIVE) YEARS FROM THE DATE OF SUPPLY & INSTALLATION	of Earnest Money Deposit/ Bid Security may
EMD / BID SECURITY FORM (ANNEXURE – 1) IF NECESSARY*	submit the same in place of EMD/BS DD
LETTER TO BE SUBMITTED BY THE VENDOR/BIDDER IN THEIR LETTERHEAD	
ALONG WITH A CANCELLED CHEQUE FOR INR PAYMENT (ANNEXURE – 2)	DADE LIN
PRICE/ FINANCIAL PART	PART-VIII
TENDER FORM FORMAT (PRICE/ FINANCIAL BID)	REQUIRED DOCUMENTS/ FORMAT WITH PRICE/FINANCIALBID (TO BE UPLOADED
PRICE BID FORMAT FOR IMPORTED GOODS TO BE SUPPLIED IN	ONLINE) IN COVER-2 WITH HEADING AS
FOREIGN CURRENCY OR	"PRICE/FINANCIAL BID" IN ONE .xls File
PRICE BID FORMAT FOR DOMESTIC GOODS OR GOODS OF	Please fill-up carefully after reading all tender
FOREIGN ORIGIN TO BE SUPPLIED IN INDIAN CURRENCY	term & conditions/ requirement/ General Conditions of Contract in details AND KEEP
PERFORMANCE STATEMENT FORM WITH PRICE DETAILS	SCANNED FORMAT DOCUMENTS READY BEFORE online submission of bids.
SECURITY DEPOSIT / PERFORMANCE SECURITY FORM (ANNEXURE	
- 3) FOR USE AFTER PURCHASE ORDER/CONTRACT Pend all forms carefully and submit it avaitly same as now the given for	

Read all forms carefully and submit it exactly same as per the given formats. Changing of any wording of the format may result in rejection of your bids.

PART-III

CAI		FARI-III
S/N		INSTRUCTIONS TO BIDDER:-
1	()	Eligibility of Bidders/Pre-Qualification
	(a)	This Invitation for Bids is open to all Original Manufacturers/ their Authorized Dealers/ Sole Selling Agent/Vendors / suppliers to quote on their behalf for this tender as per Manufacturer's Authorization Form and Indian Agents of Foreign Principals, if any who possess the qualifying requirements as specified in the Tender. Any person signing a Tender shall submit documentary evidence that his signature on the Tender, submitted by him, is legally binding upon himself, his firm. If it is detected that the person so signing the Tender has no authority to do so, the Director, ILS may, without prejudice to other civil and criminal remedies, not consider the Tender and hold the signatory liable for all costs and damages.
	(b)	Bidders should not be associated, or have been associated in the past, directly or indirectly, with a firm or any of its affiliates which have been engaged by the Purchaser to provide consulting services for the preparation of the design, specifications, and other documents to be used for the procurement of the goods to be purchased under this Invitation of Bids.
	(c)	The bidder or his agent must have an office in India. That the Bidder will assume total responsibility for the fault-free operation of equipment/goods, application software, if any, and maintenance during the warranty period and provide necessary maintenance services after end of warranty period if required. Bidders who meet the criteria given above are subject to be disqualified, if they have made untrue or false representation in the forms, statements and attachments submitted in poof of the qualification requirements or have a record of poor performance, not properly completing the contract, inordinate delays in completion or financial failure, etc.
	(d) (e)	Other things being equal, preference shall be / may be given to firms who or his principal has supplied and installed similar system at any DBT/DAE/CSIR/ICAR/ICMR/ DRDO/DST /other Govt. or autonomous research Laboratories/ Institute in India. The Bidder should be a manufacturer or their dealer specifically authorized by the manufacturer to quote on their behalf of this tender as per manufacturer authorization form and Indian agents of foreign principals, if any who must have designed, manufactured, tested and supplied the equipment/goods(s) similar to the type specified in the "Technical Specification". Such equipment/goods must be of the most recent series/models incorporating the latest improvements in design. The models should be in successful operation for at least one year as on date of Bid Opening in India and is engaged in R&D activities. The Indian Agents of foreign manufacturers / suppliers quoting directly on behalf of their principals for items appearing in the restricted list of the current Foreign Trade Policy must be registered with DGS&D.
	(f)	Details of service support facilities that would be provided after the warranty period should be submitted in the Service Support Details Form. That, in the case of a Bidder not doing business in India, the Bidder is/or will be (if successful) represented by an Agent in India who shall be equipped and able to carry out the Supplier's maintenance, repairs and spares parts.
2		Fraud and corruption:
	(a)	The purchaser requires that the bidder's suppliers and contractors observe the highest standard of ethics during the procurement and execution of such contracts. In pursuit of his policy, the following are defined:
	(b)	"Corrupt practice" means the offering, giving, receiving, or soliciting, directly or indirectly, of anything of value to influence the action of a public official in the procurement process or in contract execution;
	(c)	"Fraudulent practice" means a misrepresentation or omission of facts in order to influence a procurement process or the execution of a contract;
	(d)	"Collusive practice" means a scheme or arrangement between two or more bidders, with or without the knowledge of the purchaser, designed to establish bid prices at artificial, non-competitive levels; and
	(e)	"Coercive practice" means harming or threatening to harm, directly or indirectly, persons or their property to influence their participation in the procurement process or affect the execution of a contract;
	(f)	The purchaser will reject a proposal for award if it determines that the Bidder recommended for award has, directly or through an
2		agent, engaged in corrupt, fraudulent, collusive or coercive practices in competing for the Contract in question.
3		Cost of Bidding The Bidder shall bear all costs associated with the preparation and submission of its bid, and "the Purchaser", will in no case be
		responsible or liable for these costs, regardless of the conduct or outcome of the bidding process.
4		Cost of Bidding Documents
		The bidding documents can be downloaded free of cost from our Website, or from E-tender portal
5		(https://www.tenderwizard.com/ILS). Content of Ridding Decuments
5		Content of Bidding Documents The goods required, bidding procedures and contract terms are prescribed in the bidding documents which should be read in
		conjunction. The Bidder is expected to examine all instructions, forms, terms, and specifications in the bidding documents. Failure to furnish all information required by the bidding documents or submission of a bid not substantially responsive to the bidding
		documents in every respect will be at the Bidder's risk and may result in rejection of its bid.
6		Clarification of bidding documents

A prospective Bidder requiring any queries/clarification of the Bidding Documents shall contact the Purchaser in writing at the Purchaser's address. The Purchaser will respond in writing to any request for clarification, provided that such request is received not later than ten (10) days prior to the deadline for submission of bids unless otherwise a Pre-bid meeting is not arranged. Queries/clarifications should be sent in advance by Post/FAX/e-mail to the Purchaser .The Purchaser, however, will not be liable for non-receipt of such queries, etc. The Purchaser shall forward copies of its response to all those who have acquired the Bidding Documents directly from it, including a description of the inquiry but without identifying its source. Should the Purchaser deem it necessary to amend the Bidding Documents as a result of a clarification, it shall do so following the procedure under clause relating to amendment of bidding documents and Clause relating to Deadline for Submission of Bids. The clarifications and amendments issued would also be hosted on the website of the purchaser for the benefit of the other prospective bidders.

So, all bidders are requested to please note that all future amendments/corrigendum will be published on ILS website and no separate advertisement will be released for the same. Bidders are therefore requested to regularly visit our website for any such updates.

7 Amendment of Bidding Documents

At any time prior to the deadline for submission of bids, the Purchaser may, for any reason, whether at its own initiative or in response to a clarification requested by a prospective bidder, modify the bidding documents by amendment. All prospective bidders who have downloaded the tender documents should surf the E-tender portal (https://www.tenderwizard.com/ILS) from time to time to know about the amendments/ corrigendum's in the tender document as the amendments/ corrigendum's will be hosted in the E-tender portal. The same would also be hosted on the website of the purchaser (http://www.ils.res.in) and all prospective bidders are expected to surf the both the above mentioned websites before submitting their bids to take cognizance of the amendments. In order to allow prospective bidders reasonable time to take the amendment into account, while in preparing their bids, the Purchaser, at its discretion, may extend the deadline for the submission of bids and host the changes on the website of the purchaser (http://www.ils.res.in) and in E-tender Portal (https://www.tenderwizard.com/ILS).

8 Language of Bid

The bid prepared by the Bidder, as well as all correspondence and documents relating to the bid and exchanged by the Bidder and the Purchaser, shall be written in **Hindi or English language**. However, The bid and all correspondence and documents relating to the bid exchanged by the Bidder and the Purchaser, shall be preferably written in English language especially when the details are technical.

9 Format and Signing of e - Bid:

The bids may be submitted as single bid or two bid as specified in the Invitation for e - Bids.

In case the bids are invited **on single bid basis**, then the Bidder shall submit e – Bid comprising of all the documents as specified in the e - Bid.

In case the bids are **invited on two-bid system**, the Bidder shall submit the bids in two separate parts. One part shall contain Technical unpriced bid comprising all documents listed under clause relating to Documents Comprising the Bid excepting bid form and price schedules. The other part shall contain the price-bid comprising bid form and price-schedule forms.

The scanned copies of the e - Bid shall be typed or written in indelible ink and shall be signed by the Bidder or a person or persons duly authorized to bind the Bidder to the Contract. All pages of the bid, except for un-amended printed literature, shall be initialled by the person or persons signing the bid. Any interlineations, erasures or overwriting shall be valid only if they are initialled by the persons or persons signing the bid.

10 Documents Comprising the E-Bid:

The bidder is required to be uploaded bids on the E-tender portal in two parts for each equipment/ item/goods separately. One part is the Technical Unpriced Bid and the other part is the Financial/Price Bid.

A) Cover-1:

The Technical Unpriced Bid prepared by the Bidder shall include the following documents without indicating the price in the Bid Form. The following documents should be scanned and uploaded in PDF format in E-tender Portal in separate covers while submitting the e - Bids

- a) Bid Letter
- b) Tender Form Format (Technical Unpriced Bid) with all details.
- c) Documentary evidence establishing that the bidder is eligible to bid and is qualified to perform the contract if its bid is accepted as per qualification requirements/criteria.
- d) Technical Unpriced Bid Compliance Sheet
- e) Manufacturer's Authorization Form
- f) Service Support Details Form
- g) Agency's Experience Form
- h) Undertaking to submit Performance Bank Guarantee
- i) Fall Clause Undertaking
- j) Certificate by Charted Accountant for the firms registered under MSMED Act
- k) Declaration- General
- 1) Delisting Declaration
- m) Financial Status Statement of the Manufacturer/Bidder for the last three financial years
- n) Bank Solvency Certificate
- o) Warranty Compliance Undertaking
- Manufacturers (OEM) Undertaking to Provide Spares & Service for at least 5(five) years from the date of supply & Installation
- q) EMD / BID Security as mentioned in the Tender

r) Letter to be submitted by the Vendor/Bidder in their letterhead along with a cancelled cheque for INR payment

B) Cover-2:

The Price/ Financial Bid The following documents should be scanned and uploaded in .XLS format in E-tender Portal in separate cover while submitting the e - Bids

- a) Tender Form Format (Price/ Financial Bid)
- b) PRICE BID FOR IMPORTED GOODS TO BE SUPPLIED INFOREIGN CURRENCY

٦r

- c) PRICE BID FOR DOMESTIC GOODS OR GOODS OF FOREIGN ORIGIN TO BE SUPPLIED IN INDIAN CURRENCY
- d) PERFORMANCE STATEMENT FORM WITH PRICE DETAILS

11 Technical Unpriced Bid:

Only competent firm who can supply the material as per required specification should submit the Bid with supporting technical documents as the specification is essence of the this procurement. This part of the tender shall include/contain all technical details, technical specifications, drawings and also the commercial terms and conditions of contract for the supplies to be made and the services to be rendered EXCLUDING ANY PRICE DETAILS THEREOF. Technical unpriced bid should contain/include only technical specifications, technical details, literature, reference to earlier supplies of similar items, drawings, quantity, time required for submission and approval of drawings, manufacturing and delivery schedule, inspection/testing procedure, itemized list of spares and quantity (without price) recommended by the bidder for purchase, mode of dispatch, the quantum/percentage of statutory levies payable by the Purchaser as extra and all related commercial terms and conditions for the supplies and for the services like erection and commissioning to be rendered by the bidders without price.

The bidder shall take special care NOT TO MIX UP the price of the item in this part of the tender.

Manufacturer's name, makes, model, catalogue/part no. /code no. etc. should be clearly mentioned. If imported, then the name, full address, phone, fax, website and e-mail of the Beneficiary/Manufacturer and authorized Indian agent (if you are a sub-agent) should be mentioned. The Items being quoted should be of Original Manufacturer and no non-standard/ sub-standard item should be quoted. All detailed specifications and make of the items to be quoted should be clearly mentioned and attach with the offer. In case of proprietary or patented item, necessary certificates in support of the same should be attached.

Bidders are required to submit their technical unpriced bids in the **Technical Unpriced Bid Format**. The Technical unpriced bid prepared by the Bidder shall include the following without indicating the price in the bid form.

- (a) Technical Unpriced Bid Compliance Sheet & Service support details Form;
- (b) Documentary evidence establishing that the bidder is eligible to bid and is qualified to perform the contract if its bid is accepted.
- (c) Manufacturer's Authorization Form, Service Support Details Form, Agency's Experience Form, Declaration- General, Delisting Declaration, Certificate by the Chartered Account for MSMED firm, Financial Status Statement of the Manufacturer/Bidder for the last three financial years, Warranty Compliance Undertaking and Manufacturers (OEM) Undertaking to Provide Spares & Service for at least 5(five) years from the date of supply & Installation as per the format available in the Technical unpriced bid duly filled in their letter head for evaluation of their Technical Bid(s)

The following documents in original (Self-attested with rubber seal, in case of Xerox copies) should also be enclosed along with the Technical unpriced bid. In case of Xerox copy, original documents for the following should be produced whenever required; otherwise tender submitted will be rejected at any moment.

- (i) Technical literatures, brochures etc. supporting the above specifications or facilities. The Bidders/Vendors are requested to highlight/underline the specifications in the Technical Brochure as per the specification wanted by ILS.
- (ii) Authorization Certificate of the concerned company in your favour (or in favour of your firm through your principal dealer if you are a sub-agent) to sale /service/giving Annual Maintenance Service for the above item(s) should be enclosed along with the tender; otherwise the same will be rejected. If you are a sub-agent of a principal dealer of the main company, then a letter from the principal dealer for giving direct service/AMC to this Institute by them should be enclosed otherwise your offer will be rejected.
- (iii) Document supporting both past and present status of both the Manufacturer and Supplier.
- (iv) Valid up-to-date GST, ITCC, STCC & PAN Card. Sales tax/ Service tax/ VAT returns/ ITR for last 3 years.
- (v) Valid proofs of any orders without disclosing the price received from various Govt. /Semi-Govt. /P.S.U./ private organisations etc. for supply and installation of the same make and model of scientific equipment/goods. The satisfactory supply and installation certificate duly issued by the competent authority of the said organizations should be enclosed with the tender. Other than the rates quoted by the firms, priority of selection will be given on basis of these credential certificates.
- (vi) Service facility beyond guarantee/warranty period i.e. after sales service condition/Annual Maintenance Contract may be indicated clearly including the cost of such service and name of the firm, their financial position and past performance who will give the same service. Whether any training is needed or is it included in package deal, including technical and scientific literature, please indicate. Any difference or variation in the brand name or specification from our specification should be clearly mentioned. Brochure/ Technical literature containing the detailed specification of the models quoted should be enclosed. Give detail specification of all parts and accessories to be supplied.
- vii) Space, electrical load etc. needed for the instrument/equipment/goods/article may also be indicated along with the Technical unpriced bid.
- viii) To make the equipment/goods operational, does it need any additional and essential accessories? If so, then please submit the list of accessories to be given by including the cost of those essential accessories only in the main unit.
- (ix) To establish the goods' eligibility, the documentary evidence of the goods and services eligibility shall consist of a statement on the country of origin of the goods and services offered which shall be confirmed by a certificate of origin at the time of shipment.
- (x) To establish the conformity of the goods and services to the specifications and schedule of requirements of the bidding document, the

documentary evidence of conformity of the goods and services to the bidding documents may be in the form of literature, drawings and data, and shall consist of: A detailed description of the essential technical and performance characteristics of the goods; 2 A list giving full particulars, including available sources and current prices, of spare parts, special tools, etc., necessary for the proper and continuing functioning of the goods during the warranty period following commencement of the use of the goods by the Purchaser in the Priced-bid; and An item-by-item commentary on the Purchaser's Technical Specifications demonstrating substantial responsiveness of the goods and services to those specifications or a statement of deviations and exceptions to the provisions of the Technical Specifications. (xi) For purposes of the commentary to be furnished pursuant to above, the Bidder shall note that standards for workmanship, material and equipment/goods, designated by the Purchaser in its Technical Specifications are intended to be descriptive only and not restrictive. The Bidder may substitute these in its bid, provided that it demonstrates to the Purchaser's satisfaction that the substitutions ensure substantial equivalence to those designated in the Technical Specifications. 12 **Pre-Bid Meeting/ Conference:** Wherever pre-bid conference has been mentioned, the suppliers may submit their bids after attending the conference on their own interest. Also queries of specifications be sent before conference. No further queries about specification & tender form will be entertained after pre-bid conference. 13 **Delivery Place:** The consignment has to be delivered at this Institute and properly installed. 14 **Customs Duty& GST:** Customs Duty: The purchases made by the purchaser for scientific purpose are exempted from Custom Duty and a concessional rate is liveable. The ILS is a public funded research organization under the Department of Biotechnology, Govt. of India and a concessional Custom Duty @ 5.5% (present rate) is applicable for the goods purchased for research purpose vide Govt. of India Notification No. 51/96 – Customs dated 23.07.1996. GST: ILS is a public funded research organization under the Department of Biotechnology, Govt. of India and a concessional GST @ 5% (IGST @ 5% or SGST@ 2.5% and CGST @ 2.5%) will be applicable for the goods purchased for research purpose vide Ministry of Finance (Department of Revenue) Notification No. 47/2017 - Integrated Tax dated 14.11.2017 & Notification No. 45/2017 -Central Tax dated 14.11.2017. 15 **Standards:** The Goods supplied and services rendered under this Contract shall conform to the standards mentioned in the Technical Specifications and Schedule of Requirements, and, when no applicable standard is mentioned, to the authoritative standard appropriate to the Goods' country of origin and such standards shall be the latest issued by the concerned institution. 16 When the item(s) / goods quoted in DGS&D / GEM (Government e-Market Place) price: If the above make /model is approved by the Director of Export Promotion and Marketing, Odisha/ Director General of Supplies and Disposals (DGS&D), Govt. of India then supporting document (valid proofs) may be furnished along with the Technical unpriced If you are quoting the price on the above rate contracts or your quoted item is available in GEM (Government e-Market Place) then please send a copy of the same with information about GEM reference and price in the price bid only. 17 Conditional tenders shall not be accepted. Debarment from bidding: 18 A bidder shall be debarred if he has been convicted of an offence— (a) Under the Prevention of Corruption Act, 1988; or (b) The Indian Penal Code or any other law for the time being in force, for causing any loss of life or property or causing a threat to public health as part of execution of a public procurement contract 19 The equipment/goods/article should have at least 1 year guarantee/ warrantee (unless otherwise mentioned in the specification for a larger period) or as per the guarantee/warrantee card whichever is higher from the date of successful installation, demonstration and commissioning at ILS. Guarantee/Warrantee for a shorter period will be rejected by the Purchaser as non-responsive. Preference in selection other than cost of the equipment/goods (to be assessed by ILS) will be given for those firms opted for guarantee/more years guarantee/warrantee. The Supplier warrants that the Goods supplied under this Contract are new, unused, of the most recent or current models and those they incorporate all recent improvements in design and materials unless provided otherwise in the Contract. The Supplier further warrants that all Goods supplied under this Contract shall have no defect arising from design, materials or workmanship (except when the design and/or material is required by the Purchaser's Specifications) or from any act or omission of the Supplier, that may develop under normal use of the supplied Goods in the conditions prevailing in the country of final destination. The guaranty/ warranty should be comprehensive on site, repair/replacement. If during the period of warranty any component or spare part is needed to be imported, all associated cost for replacement shall be borne by the supplier including the cost of customs duty, freight & insurance, customs clearance charges etc. Guarantee certificate should be submitted along with the dispatch documents. Operational manual, user manual & guarantee/warranty card The supplier should provide the *Operational manual*, user manual & guarantee/warranty card along with the equipment/goods, which should be handed over to the Junior Instrumentation Engineer of ILS/ end-user at the time of installation of the same. Payment can only be made after receipt of the service manual, user manual & guarantee/warranty card by the Junior Instrumentation Engineer of ILS. In case of payment in letter of credit the above documents should be handed over to the Junior Instrumentation Engineer of ILS/ end-user at the time of installation of the equipment/goods, otherwise the security deposit / Performance security submitted by the supplier will not be refunded. SOFT WARE AND HARDWARE UPGRADATION: 2.1 The selected firm for the supply of tendered item will have to accept free up-gradation of software (all update & upgrades) up to 5 years from the date of satisfactory installation.

Bid Security (BS) / Earnest Money Deposit (EMD)

- The Bidder shall furnish, as part of its bid, a Bid Security (BS)/ Earnest Money Deposit (EMD) for an amount as specified in the Invitation for e - Bid. In the case of foreign bidders, the BS/EMD shall be submitted either by the principal or by the Indian agent and in the case of indigenous bidders, the BS/EMD shall be submitted by the manufacturer or their specifically authorized dealer/bidder.
- ii. The bid security is required to protect the Purchaser against the risk of Bidder's conduct, which would warrant the security's forfeiture.
- iii. The bid security shall be in Indian Rupees for offers received for supply within India and denominated in the currency of the bid or in any freely convertible foreign exchange in the case of offers received for supplies from foreign countries in equivalent Indian Rupees. The bid security shall be in one of the following forms at the bidders' option:
- A bank guarantee issued by a Nationalized/Scheduled bank/ Commercial Bank /Foreign Bank operating in India in the form provided in the bidding documents and valid for 45 days beyond the validity of the bid. In case a bidder desires to submit a BG issued from a foreign bank, then the same should be confirmed by a Nationalized/Scheduled Indian bank; or
- Fixed Deposit receipt pledged in favor of the Purchaser
- A Banker's Cheque or demand draft in favour of the purchaser issued by any Nationalized/Scheduled Indian bank.
- iv. The bid security shall be payable promptly upon written demand by the purchaser in case the conditions listed in the ITB clause 18 are invoked.
- The bid security should be submitted in its original form. Copies shall not be accepted. Scanned copy of the Demand Draft/Bank Guarantee towards the EMD/BS should be uploaded in E-tender Portal along with the bid.
- vi. The bid security of unsuccessful bidder will be discharged /returned as promptly as possible positively within a period of 15 days after the expiration of the period of bid validity or placement of order whichever is later, without any interest.
- The successful Bidder's bid security will be discharged upon the Bidder furnishing the performance security, without any interest. Alternatively, the BS/EMD could also be adjusted against Performance Security, if it is paid through Demand Draft /Bankers Cheque.
- viii. The firms registered with DGS&D, NSIC, Govt. Public Undertakings, Central Autonomous Bodies and with the DBT Labs /Institutes, if any, are exempted from payment of BS/EMD provided such registration includes the item they are offering which are manufactured by them and not for selling products manufactured by other companies within the monetary limits so prescribed. The firms quoting higher than their monetary limit, shall have to deposit the bid security (EMD) and not be entitled to the privileges of exemption of EMD. The monetary limit or category, so laid down, does not, however, debar a firm from getting orders in excess of the monetary limit or for other categories, provided the Procuring Entity is satisfied about the capacity and capability of the firm with a requisite (EMD) security deposit.

23 Forfeiting of the bid security:

- (a) If a Bidder withdraws or amends or impairs or derogates its bid during the period of bid validity specified by the Bidder on the Bid Form; or
- (b) In case of a successful Bidder, if the Bidder fails to furnish order acceptance within 15 days of the order or fails to sign the contract if required and/or fails to furnish Performance Security within 21 days from the date of contract/ order.

24 **Period of Validity of Bids:**

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

25 **Bid form (PRICE/ FINANCIAL BID)**

The bidder shall complete the Bid Form and the appropriate price/financial bid format furnished in the bidding documents. These forms must be completed without any alterations to its format and no substitutes shall be accepted. All blank spaces shall be filled in with the information requested. Wherever pre-bid conference has been mentioned, the suppliers may submit their bids after attending the conference on their own interest. Also queries of specifications be sent before conference.

Bid Prices: The Bidder shall indicate on the appropriate price bid format, the unit prices and total bid prices of the goods it proposes to supply under the contract.

Prices indicated on the price bid format shall be entered separately in the following manner:

(a) For Goods manufactured within India:

- The price of the goods quoted Ex -works including taxes already paid.
- (ii) GST which will be payable on the goods if the contract is awarded.
- (iii) The charges for inland transportation, insurance and other local services required for delivering the goods at the desired destination as specified in the price bid format.
- (iv) The installation, commissioning and training charges including any incidental services, if any.

(b) For Goods manufactured abroad:

- (i) The price of the goods, quoted on FCA (named place of delivery abroad) or FOB (named port of shipment), as specified in the price schedule form.
- (ii) The charges for insurance and transportation of the goods to the port/place of destination.
- (iii) The agency commission charges payable to Indian Agent in INR, if any. The installation, commissioning and training charges including any incidental services, if any

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

(c) Other points:

- Where there is no mention of packing, forwarding, freight, insurance changes, taxes etc. such offer shall be rejected as incomplete.
- (ii) The price quoted shall remain fixed during the contract period and shall not vary on any account.
- (iii) All lots and items must be listed and priced separately in the Price bid format. If a Price Format shows items listed but not priced, their

prices shall be assumed to be included in the prices of other items. Lots or items not listed in the Price Bid shall be assumed to be not included in the bid (iv) The cost of AMC of any kind should be mentioned in the tender, including details of service provided by the supplier, wherever the specification warrants AMC as per ILS tender. The purchases made by the purchaser for scientific purpose are exempted from Excise duty and Custom Duty and a concessional rate is liveable. The ILS is a public funded research organization under the Department of Biotechnology, Govt. of India and a concessional Custom Duty @ 5.5% (present rate) is applicable for the goods purchased for research purpose vide Govt. of India Notification No. 51/96 – Customs dated 23.07.1996. ILS is a public funded research organization under the Department of Biotechnology, Govt. of India and a concessional GST @ 5% (IGST @ 5% or SGST@ 2.5% and CGST @ 2.5%) will be applicable for the goods purchased for research purpose vide Ministry of Finance (Department of Revenue) Notification No. 47/2017 - Integrated Tax dated 14.11.2017 & Notification No. 45/2017 - Central Tax dated 14.11.2017. We don't issue any 'Form C' or 'Form D'. However, being R&D Organization 'Concessional customs duty Forms' & 'Concessional GST forms' can be issued. If you are quoting with higher GST/ Customs duty, then you are responsible for not becoming the L1 bidder. **Important Points:** The price/ financial bid not given in the ILS format will be rejected Preference up to 1% will be given to those bids quoted in Indian rupees instead of foreign currency. **Bid Currencies** 26 Prices shall be quoted both in Indian Rupees and in any freely convertible foreign currency preferably in USD (\$), Euro (€), Yen (¥), GBP (£), SGD & AUSD in case of offers received for supply from foreign countries wherever possible for correct evaluation during comparison. However, Preference up to 1% will be given to those bids quoted in Indian rupees instead of foreign currency. 27 Documents Establishing Bidder's Eligibility and qualifications The bidder shall furnish, as part of its bid, documents establishing the bidders' eligibility to bid and its qualification to perform the contract if its bid is accepted. The documentary evidence of the bidders qualification to perform the contract if the bid is accepted shall establish to the purchasers satisfaction that: (a) The bidder meets the qualification criteria listed in bidding documents, if any. (b)Bidder that doesn't manufacture the goods it offers to supply shall submit to Manufacturers' Authorization Form (MAF) using the form specified in the bidding document to demonstrate that it has been duly authorized by the manufacturer of the goods to quote and/or supply the goods. (c) In case a bidder not doing business within India, it shall furnish the certificate to the effect that the bidder is or will be represented by an agent in India equipped and able to carry out the supply, maintenance, repair obligations etc. during the warranty andpost warranty period or ensure a mechanism at place for carrying out the supply, maintenance, repair obligations etc. during the warranty and post-warranty period. 28 Submission of e - Bids The bidders may submit their e - Bids through E-tender portal (https://www.tenderwizard.com/ILS) only. Manual / Offline bids shall not be accepted under any circumstances. (ii) The tender form/bid documents can be downloaded from the E-tender Portal (URL: https://www.tenderwizard.com/ILS) or from (iii) Any Amendment/Corrigendum for this tender document will be hosted in ILS Website, i.e., www.ils.res.in and in the E-tender Portal (https://www.tenderwizard.com/ILS) only and no separate Press Notification will be issued. Bidders are advised to visit our website regularly to know such details. (iv) The complete bidding process is online. Bidders should be in possession of Valid Digital Signature Certificate (DSC) for online submission of bids. Prior to bidding, bidders are advised to go through the "Bidders Manual Kit", "System Settings" & "FAQ" available in the E-tender Portal. (v) Firms submitting bids in a single envelope against the requirement of two-bid system would be considered for further evaluation at the risk & responsibility of the bidder. 29 Deadline for Submission of e - Bids Bids must be submitted by the Bidder through E-tender Portal well before the last date of submission of bids as specified by the Purchaser so as to avoid last minute rush. The E-tender Portal will not permit to upload the bids after the scheduled last date and time of submission. If any bidder could not submit the tender in time because of any technical glitches/issues in E-tender Portal, purchaser will not held any responsibility. The Purchaser may, at its discretion, extend the deadline for submission of e - bids by amending the bid documents in accordance with Clause relating to Amendment of Bidding Documents in which case all rights and obligations of the Purchaser and Bidders previously subject to the deadline will thereafter be subject to the deadline as extended. 30 Late submission of BS/EMD Any Bid Security/ EMD received by the Purchaser after the deadline for submission of bids prescribed by the Purchaser will be 31 Withdrawal, substitution and Modification of Bids A Bidder may withdraw, substitute or modify its bid after submission through E-tender Portal only prior to the last date of submission bids. The bidder is not allowed to withdraw, substitute or modify the bid after the last date of submission of bids under any circumstances. No bid may be withdrawn, substituted, or modified in the interval between the deadline for submission of bids and the expiration of the period of bid validity specified by the Bidder on the Bid Form or any extension thereof. Withdrawal of a bid/

during this interval may result in the Bidder's forfeiture of its bid security/EMD besides blacklisting the bidder 32 **Opening and Evaluation of e - Bids** Opening of e - Bids by the Purchaser: The e - bids shall be opened online by the Authorized Officials of the Purchaser as per the schedule given in the tender document. In the event of the specified date of Bid opening being declared a holiday for ILS, the e - Bids shall be opened at the appointed time and location on the next working day. In two-part bidding, the financial bid of the technically qualified bidders shall be opened only. On opening of the bids online, mere accepting the e-bids does not mean that the firm is technically or financially qualified. Price bid of those bidders will be opened only who's Technical un-priced bid is found suitable/ accepted in all respects. 33 Confidentiality Information relating to the examination, evaluation, comparison, and post qualification of bids, and recommendation of contract award, shall not be disclosed to bidders or any other persons not officially concerned with such process until publication of the Award of Contract. Any effort by a Bidder to influence the Purchaser in the examination, evaluation, comparison, and post qualification of the bids or contract award decisions may result in the rejection of its Bid. 34 **Clarification of Bids** To assist in the examination, evaluation, comparison and post qualification of the bids, the Purchaser may, at its discretion, ask the Bidder for a clarification of its bid. The request for clarification and the response shall be in writing and no change in prices or substance of the bid shall be sought, offered or permitted. However, no post Bid clarifications at the initiative of the Bidder shall be entertained. 35 **Preliminary Examination** The Purchaser shall examine the bids to confirm that all documents and technical documentation requested have been provided, and to determine the completeness of each document submitted. The Purchaser shall confirm that the following documents and information have been provided in the Bid. If any of these documents or information is missing, the offer shall be rejected. (a) Bid Form and Price bid format (b) All the tenders received will first be scrutinized to see whether the tenders meet the basic requirements as incorporated in the tender enquiry document. The tenders, who do not the meet the basic requirements, will be treated as unresponsive and ignored. The following are some of the important points, for which a tender may be declared as unresponsive and to be ignored, during the initial scrutiny, at the discretion of the organization:-(i) The Bid is unsigned. (ii) The Bidder is not eligible. (iii) The Bid validity is shorter that the required period. (iv) The Bidder has quoted for goods manufactured by a different firm without the required authority letter from the proposed (v) Bidder has not agreed to give the required performance security or not accepted the payment terms as mentioned in the price/financial bid format. (vi) The goods quoted are sub-standard, not meeting the required specification etc. (vii) Against the Requirement (incorporated in the tender), the tenderer has not quoted for the entire requirement as specified in that (viii) The tenderer has not agreed to some essential condition(s) incorporated in the tender enquiry. (ix) Not quoted for packing &forwarding, freight, transportation, insurance charges etc. separately as per price/financial bid format (x) Bids from suppliers, without proper Authorization from the manufacturers and from Indian agents without DGS&D /Govt. Registration Certificate/ permission in case the items fall under the restricted list of the current EXIM policy shall be treated as nonresponsive and rejected. 36 Responsiveness of Bids (i) Prior to the detailed evaluation, the purchaser will determine the substantial responsiveness of each bid to the bidding documents. For purposes of this clause, a substantive responsive bid is one, which conforms to all terms and condition of the bidding documents without material deviations, reservations or omissions. A material deviation, reservation or omission is one that: (a) affects in any substantial way the scope, quality, or performance of the Goods and Related Services specified in the tender; or (b) limits in any substantial way, inconsistent with the Bidding Documents, the Purchasers rights or the Bidders obligations under the Proposed Contract; or (c) If rectified, would unfairly affect the competitive position of other bidders presenting substantially responsive bids. (ii) The Purchasers determination of a bid's responsiveness is to be based on the contents of the bid itself without resource to extrinsic (iii) If a bid is not substantially responsive, it will be rejected by the Purchaser and may not subsequently be made responsive by the Bidder by correction of the material deviation, reservation or omission. (iv) If a firm quotes NIL charges/consideration, the bid shall be treated as unresponsive and will not be considered. Non-Conformity, Error and Omission Provided that a Bid is substantially responsive, the Purchaser may waive any nonconformities or omissions in the Bid that do not constitute a material deviation. The Purchaser may waive any minor informality, non-conformity, or irregularity in a bid, which does not constitute a material deviation, provided such a waiver, does not prejudice or affect the relative ranking of any Bidder. (ii) Prior to the detailed evaluation, the Purchaser will determine the substantial responsiveness of each bid to the bidding documents. For purposes of these Clauses, a substantially responsive bid is one, which conforms to all the terms and conditions of the bidding documents without material deviations. Deviations from or objections or reservations to critical provisions such as those concerning Bid Security/Performance Security, Warranty, Force Majeure, Applicable law and Taxes & Duties, etc., will be deemed to be a material deviation. (iii) Provided that a bid is substantially responsive, the Purchaser may request that the Bidder submit the necessary information or

- documentation, within a reasonable period of time, to rectify non-material non-conformities or omissions in the bid related to documentation requirements. Such omission shall not be related to any aspect of the price of the Bid. Failure of the Bidder to comply with the request may result in the rejection of its Bid.
- (iv) Provided that the Bid is substantially responsive, the Purchaser shall correct arithmetical errors on the following basis:
- (a) if there is a discrepancy between the unit price and the line item total that is obtained by multiplying the unit price by the quantity, the unit price shall prevail and the line item total shall be corrected, unless in the opinion of the Purchaser there is an obvious misplacement of the decimal point in the unit price, in which case the line item total as quoted shall govern and the unit price shall be corrected:
- (b) If there is an error in a total corresponding to the addition or subtraction of subtotals, the subtotals shall prevail and the total shall be corrected; and
- (c) If there is a discrepancy between words and figures, the amount in words shall prevail, unless the amount expressed in words is related to an arithmetic error, in which case the amount in figures shall prevail subject to (a) and (b) above.
- (v) Provided that a bid is substantially responsive, the purchaser may request that a bidder may confirm the correctness of arithmetic errors as done by the purchaser within a target date. In case, no reply is received then the bid submitted shall be ignored and its EMD/Bid Security may be forfeited.
- (vii)If a bid is not substantially responsive, it will be rejected by the Purchaser and may not subsequently be made responsive by the Bidder by correction of the non- conformity.

38 Examination of Terms & Conditions, Technical Evaluation

- (i) The Purchaser shall examine the Bid to confirm that all terms and conditions specified in the tender have been accepted by the Bidder without any material deviation or reservation.
- (ii) The Purchaser shall evaluate the technical aspects of the Bid submitted in accordance with the technical unpriced bid format and requirement, to confirm that all requirements specified in the Bidding Documents have been met without any material deviation or reservation.
- (iii) If after the examination of the terms and conditions and the technical evaluation, the Purchaser determines that the Bid is not substantially responsive in accordance with the technical unpriced bid requirements mentioned in this tender, it shall reject the Bid.

39 Conversion to Single Currency

To facilitate evaluation and comparison, the Purchaser will convert all bid prices expressed in the amounts in various currencies in which the bid prices are payable to Indian Rupees at the selling exchange rate established by any bank in India as notified in the Newspapers on the closing date of tender. For this purpose, Exchange rate notified in www.xe.com or www.rbi.org or any other website / banker's rate could also be used by the purchaser.

40 Evaluation and comparison of bids

The Purchaser shall evaluate each bid that has been determined, up to this stage of the evaluation, to be substantially responsive. To evaluate a Bid, the Purchaser shall only use all the factors, methodologies and criteria defined below. No other criteria or methodology shall be used.

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

1. For goods manufactured in India:

- (i) The price of the goods quoted ex-works including all taxes already paid.
- (ii) GST which will be payable on the goods if the contract is awarded.
- (iii) The charges for inland transportation, insurance and other local services required for delivering the goods at the desired destination.
- (iv)The installation, commissioning and training charges including incidental services, if any.

2. For goods manufactured abroad:

- (i) The price of the goods, quoted on FCA (named place of delivery abroad) or FOB (named port of shipment), as specified in the bidding document.
- (ii) The charges for insurance and transportation of the goods to the port/place of destination.
- (iii) The agency commission payable to Indian Agent, if any.
- (iv) The installation, commissioning and training charges including incidental services, if any.
- 3. The comparison between the indigenous and the foreign offers shall be made on FOR destination basis and CIF/CIP basis respectively if not quoted by the bidder on DDP basis with all charges up to ILS, Bhubaneswar separately as per the price/financial bid format. However, the CIF/CIP prices quoted by any foreign bidder shall be loaded further as under(if not shown by the bidder in the price/financial bid format as a part of their responsibility):
- a) Towards Concessional customs duty charges.
- b) AAI AAD, DO charges and other levies: **Rs. 12,000**/- extra for Air Shipments & DO charges, CFS, Deconsolidation, Endorsement, Terminal handling and other levies **Rs. 35,000**/- extra for Ocean shipments (Or as per the amount quoted by you in the next page at sl. 15a & 15b of Order Placement Details)
- c) Towards custom clearance, inland transportation etc. (CIP/CIF via air)@2% of the CIF/CIP value up to INR 30.00lakh, @1.5% of the CIP/CIF value up to INR 50.00 lakh, @1.25 % of the CIP/CIF value up to INR 75.00 lakh, @1% of the CIP/CIF value up to INR 130.00 lakh, @0.75% of the CIP/CIF value up to INR 200.00 lakh & @0.65% of the CIP/CIF value more than INR 200.00 lakh subject to a minimum of Rs. 15.000/-
- d) Towards custom clearance, inland transportation etc. (CIP/CIF via Sea)@2.5% of the CIF/CIP value up to INR 30.00lakh, @2 % of the CIP/CIF value up to INR 50.00 lakh, @1.5 % of the CIP/CIF value up to INR 75.00 lakh, @1.25% of the CIP/CIF value up to INR 130.00 lakh, @0.80% of the CIP/CIF value up to INR 200.00 lakh & @0.70% of the CIP/CIF value more than INR 200.00 lakh subject to a minimum of Rs. 25,000/-

Alternatively, the supplier may choose to quote in DDP basis with concessional duty & other charges in INR to avoid not becoming the L1 bidder.

Note: Where there is no mention of packing, forwarding, freight, insurance charges, taxes etc. such offers shall be rejected as

incomplete. Also preference up to 1% will be given to those bids quoted in Indian rupees instead of foreign currency. 4.Orders for imported goods need not necessarily be on FOB/FCA basis rather it can be on the basis of any of the incoterm (specified in INCO terms 2010) as may be amended from time to time by the ICC or any other designated authority and favourable to ILS 5. Wherever the price quoted on FOB/FCA and CIF/CIP basis are the same, the Contract would be made on CIF / CIP basis only. 6. The bidder must specify the mode of transport i.e. whether by air/ ocean/road/rail. Conditional tenders/discounts etc. shall not be accepted. Rates quoted without attached conditions (viz. Discounts having linkages to quantity, payment terms etc.) will only be considered for evaluation purpose. Thus conditional discounted rates linked to quantities and prompt/advance payment etc, will be ignored for determining inter-se position. The Purchaser (NII), however, reserves the right to use the discounted rate/rates considered workable and appropriate for counter offer to the successful tenderers. 41 **Buy Back Items:** If the goods are to be quoted on 'Buy Back' basis, then bidders must offer a separate buy back price for the old item. The Purchaser reserves the right to place the order with or without 'buy back' option. If required, the condition of old buy back goods may be examined by the bidder before submission of its bid. 42 Negotiation for Freight & Insurance for Optional item(s): Packing, Handling, Freight and Insurance charges etc. will be negotiated for the Optional Accessories to be purchased, if required at the time of order. 43 **Contacting the Purchaser** No bidder shall contact the Purchaser on any matter relating to its bid, from the time of the bid opening to the time the Contract is awarded. Any effort by a Bidder to influence the Purchaser in its decisions on bid evaluation, bid comparison or contract award may result in rejection of the Bidder's bid. If the bidder wishes to bring additional information to the notice of the purchaser, it should do so in writing.(In case it becomes apparent that a party is trying to influence the decision on bid evaluation then The Director, ILS through a notification may enforce restriction in visiting days and time to ILS premises for all unresponsive bidders since frequent purposeless visits of the unresponsive bidder leads to delay in file processing thereby leading to delay in research projects). 44 Post qualification In the absence of pre-qualification, the Purchaser will determine to its satisfaction whether the Bidder that is selected as having submitted the lowest evaluated responsive bid is qualified to perform the contract satisfactorily, in accordance with the criteria listed in this tender notice. The determination will take into account the eligibility criteria listed in the bidding documents and will be based upon an examination of the documentary evidence of the Bidder's qualifications submitted by the Bidder, as well as such other information as the Purchaser deems necessary and appropriate. An affirmative determination will be a prerequisite for award of the contract to the Bidder. A negative determination will result in rejection of the Bidder's bid. Purchaser's right to vary Quantities at Time of Award Contract should ordinarily be awarded to the lowest evaluated bidder whose bid has been found to be responsive and who is eligible and qualified to perform the contract satisfactorily as per the terms and conditions incorporated in this bidding document. The Director, ILS also has the right to divide/split the total order of an item among more than one party .The Purchaser reserves the right at the time of Contract award to increase or decrease the quantity of goods and services originally specified in the Schedule of Requirements without any change in unit price or other terms and conditions. Further, at the discretion of the purchaser, the quantities in the contract may be enhanced within the delivery period as per the requirement with the consent of the bidder. 46 Purchaser's right to accept Any Bid and to reject any or All Bids The Purchaser reserves the right to accept or reject any bid, and to annul the bidding process and reject all bids at any time prior to award of Contract, without thereby incurring any liability to the affected Bidder or Bidders, as the case may be. Until a formal contract is executed, the notification of award constitutes a binding contract. No work of any kind to be commenced without proper execution of contract. 47 Signing of Contract &Order Acceptance The Purchaser shall send the successful Bidder the Agreement/Purchase Order. The successful bidder should submit an order acknowledgement accepting the terms & conditions of the order placed with them within 15 days from the date of issue, failing which it shall be presumed that the vendor is not interested and his bid security is liable to be forfeited. Failure of the successful bidder to accept the order shall constitute sufficient grounds for the annulment of the award and forfeiture of the bid security and call for new bids/ or to accept the bid of other bidders (L2 bidder) who can fulfil the contract within the L1 price if needed so. 48 **Patent Rights:** The Supplier shall indemnify the Purchaser (ILS) against all third-party claims of infringement of patent, trademark or industrial design rights arising from use of the Goods or any part thereof in India. 49 **Security Deposit/ Performance Security (SD/PS)** Within 21 days of receipt of the notification of award/PO, the Supplier shall furnish a Security Deposit/ Performance Security in the amount specified in purchase order, valid till 60 days after the warranty period with all CMC/AMC obligation. Alternatively, the SD/PS may also be submitted at the time of release of final payment in cases where part payment is made against delivery & part on installation. The SD/PS, where applicable, shall be submitted in advance for orders where payment is to be made on Letter of Credit (LC) or on delivery. In this case, submission of SD/PS at the time of negotiation of documents through Bank would be stipulated as a condition in the LC and the EMD/ BS should be kept valid till such time the SD/PS is submitted. The proceeds of the performance security shall be payable to the Purchaser as compensation for any loss resulting from the Supplier's failure to complete its obligations under the Contract. The Security Deposit/ Performance Security shall be denominated in Indian Rupees for the offers received for supplies within India and denominated in the currency of the contract in the case of offers received for supply from foreign countries.

In the case of imports, the SD/ PS may be submitted either by the principal or by the Indian agent and, in the case of purchases from indigenous sources, the SD/ PS may be submitted by either the manufacturer or their authorized

dealer/bidder. The Security Deposit/ Performance Security shall be in one of the following forms: (a) A Bank guarantee or stand-by Letter of Credit issued by a Commercial bank located in India or a foreign bank with preferably its operating branch in India in the form provided in the bidding documents. Or (b) A Banker's cheque or Account Payee demand draft in favour of the purchaser. Or, (c) A Fixed Deposit Receipt pledged in favour of the Purchaser. The Security Deposit/ Performance Security will be discharged by the Purchaser and returned to the Supplier not later than 60 days following the date of completion of the Supplier's performance obligations, including any warranty & AMC/CMC obligations, unless specified otherwise in the order, without levy of any interest. In the event of any contract amendment, the supplier shall, within 21 days of receipt of such amendment, furnish the amendment to the performance security, rendering the same valid for the duration of the contract, as amended for further period of 60 days thereafter. 50 **PENALTY CLAUSE OF ILS:** On breakdown of the equipment/goods during warranty or CMC, the maximum time to attend the complaint is 5 working days from the date of lodging of the complaint. Otherwise penalty charges of ₹ 500/- (up to item value ₹ 10.00 lakhs) plus additional ₹ 25/- per lakh per day will be charged to the authorized service agent of the Manufacturer/ Supplier. Any rectification during the warranty/guarantee/CMC period should be done within 21 days from the date of report of the Service Engineer for repair of the equipment/goods in case of need of spare parts. Otherwise, the above penalty charges will again be imposed from the 21st day from the date of first report of the Service Engineer till rectification of the Equipment/goods. The Manufacturer/Supplier is bound to extend the warrantee/guarantee/CMC of the equipment/goods equivalent to the number of days for which the equipment/goods remains idle due to the break down. However, ILS shall claim no extension of warrantee/guarantee for the equipment/goods lying idle due to break down for a total number of 24 days per year in the warranty/guarantee/CMC period. 51 **FALL CLAUSE OF ILS:** If, at any time, during the tender/ contract/ supply period, the supplier reduce the said prices of such Stores/ Equipment/goods or sales such stores to any other person/organization/Institution at a price lower than the chargeable, he shall forthwith notify such reduction or sale to the Director, ILS and the price payable for the Stores supplied after the date of coming into force of such reduction or sale shall stand correspondingly reduced. The supplier shall furnish a list of organizations where the equipment/goods, in question, has/have been supplied with the period during the last three years and performance certificate from such organization may also be

provided.

PART-IV

S/N	GENERAL CONDITIONS OF CONTRACT:
1	Definitions
	a. "The Goods" means all the equipment/goods, machinery, and/or other materials, which the Supplier is required to supply to the
	Purchaser under the Contract;
	b. "Services" means services ancillary to the supply of the Goods, such as transportation and insurance, and any other incidental
	services, such as installation, commissioning, provision of technical assistance, training and other obligations of the Supplier
	covered under the Contract
	c. "The Purchaser's country" is "India".
	d. "The Supplier" means the individual or firm supplying the Goods and Services under this Contract.
	e. "Day" means calendar day & "Month" means calendar months f. ILS/ Director/ Purchaser/ and SPO represent same entity.
2	Contract Documents
	Subject to the order of precedence set forth in the Contract Agreement, all documents forming the Contract (and all parts thereof)
	are intended to be correlative, complementary, and mutually explanatory. The Contract Agreement shall be read as a whole.
	Successful bidder shall have to enter into Contract Agreement on Rs.100/- Non-Judicial Stamp Paper as per the Contract Form
	given in the tender document within 21 days of placement of Purchase Order having value above Rs.25.00 Lakh or equivalent
	amount in
	Foreign Currency.
3	Joint Venture, Consortium or Association
	If the Supplier is a joint venture, consortium, or association, all of the parties shall be jointly and severally liable to the Purchaser
	for the fulfilment of the provisions of the Contract and shall designate one party to act as a leader with authority to bind the joint
	venture, Consortium, or association. The composition or the constitution of the joint venture, consortium, or association shall not be altered
	without the prior consent of the Purchaser.
4	Scope of Supply
	The Goods and Related Services to be supplied shall be as specified in the Schedule of Requirements. The competent authority is
	authorized to accept or reject any quote on supply without assigning any reasons thereof.
5	Suppliers' Responsibilities
	The Supplier shall supply all the Goods and Related Services included in the Scope of Supply in accordance with Scope of Supply
	Clause above, and the Delivery and Completion Schedule, as per above Clause relating to delivery and document.
6	Contract price
	Prices charged by the Supplier for the Goods supplied and the Related Services perform under the Contract shall not vary from the
	prices quoted by the Supplier in its bid. All supplies of foreign are governed by INCOTERMS as amended/modified from time to
7	Time. Copy Right
/	The copyright in all drawings, documents, and other materials containing data and information furnished to the Purchaser by the
	Supplier herein shall remain vested in the Supplier, or, if they are furnished to the Purchaser directly or through the Supplier by any
	third party, including suppliers of materials, the copyright in such materials shall remain vested in such third party.
8	Use of Contract Documents and Information
	The Supplier shall not, without the Purchaser's prior written consent, disclose the Contract, or any provision thereof, or any
	specification, plan, drawing, pattern, sample or information furnished by or on behalf of the Purchaser in connection therewith, to
	any person other than a person employed by the Supplier in performance of the Contract. Disclosure to any such employed person
	shall be made in confidence and shall extend only so far, as may be necessary for purposes of such performance. The Supplier shall
	not, without the Purchaser's prior written consent, make use of any document or information enumerated above except for purposes
	of performing the Contract. Any document, other than the Contract itself, enumerated above shall remain the property of the Purchaser and shall be returned (in
	all copies) to the Purchaser on completion of the Supplier's performance under the Contract if so required by the
	Purchaser.
9	Patent Indemnity
	The Supplier shall indemnify and hold harmless the Purchaser and its employees and officers from and against any and all suits,
	actions or administrative proceedings, claims, demands, losses, damages, costs, and expenses of any nature, including attorney's
	fees and expenses, which the Purchaser may suffer as a result of any infringement or alleged infringement of any patent, utility
	model, registered design, trademark, copyright, or other intellectual
	property right registered or otherwise existing at the date of the Contract by reason of:
	(a) The installation of the Goods by the Supplier or the use of the Goods in India.
	And, (b) The sale in any country of the products produced by the Goods. If any proceedings are brought or any claim is made against the
	(b) The sale in any country of the products produced by the Goods. If any proceedings are brought or any claim is made against the Purchaser, the Purchaser shall promptly give the Supplier a notice thereof, and the Supplier may at its own expense and in the
	Purchaser's name conduct such proceedings or claim and any negotiations for the settlement of any such proceedings or claim.
10	Inspections and Tests
10	1. The Supplier shall at its own expense and at no cost to the Purchaser carry out all such tests and/or inspections of the Goods and
	Related Services as are specified in this tender or as discussed and agreed to during the course of finalization of contract.
	2. The Purchaser or its representative shall have the right to inspect and/or to test the Goods to confirm their conformity to the
	Contract specifications at no extra cost to the Purchaser. The Technical Specifications and other terms & conditions of this tender

- shall specify what inspections and tests the Purchaser requires and where they are to be conducted. The Purchaser shall notify the Supplier in writing in a timely manner of the identity of any representatives retained for these purposes.
- 3. The inspections and tests may be conducted on the premises of the Supplier or its subcontractor(s), at the point of delivery and/or at the Goods final destination. If conducted on the premises of the Supplier or its subcontractor(s), all reasonable facilities and assistance, including access to drawings and production data shall be furnished to the inspectors at no charge to the Purchaser.
- 4. Whenever the Supplier is ready to carry out any such test and inspection, it shall give a reasonable advance notice, including the place and time, to the Purchaser. The Supplier shall obtain from any relevant third party or manufacturer any necessary permission or consent to enable the Purchaser or its designated representative to attend the test and/or inspection.
- 5. Should any inspected or tested Goods fail to conform to the specifications, the Purchaser may reject the goods and the Supplier shall either replace the rejected Goods or make alterations necessary to meet specification requirements free of cost to the Purchaser.
- 6. The Purchaser's right to inspect, test and, where necessary, reject the Goods after the Goods' arrival at final destination shall in no way be limited or waived by reason of the Goods having previously been inspected, tested and passed by the Purchaser or its representative prior to the Goods shipment. The Supplier shall provide the Purchaser with a report of the results of any such test and

/or inspection. For imported items, while unpacking the items the presence of Indian Agent is desirable.

11 **Packing Instructions:**

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

The marking and documentation within and outside the packages shall be:

- a) Each package should have a packing list within it detailing the part no. (s), description, quantity etc.
- b) Outside each package, the following information should be indicated on all sides and top with proper paint/indelible ink
- i) Name and address of the purchaser ii) Supplier's Name iii) Item(s) in brief iv) Contract/ P.O No. v) Final destination iii) Country of Origin of Goods and v) Packing list reference
- c) Each package should be marked as 1/x, 2/x, 3/x.......x/x, where "x" is the total No. of packages contained in the consignment.
- d) All the sides and top of each package should carry an appropriate indication/label/stickers indicating the precautions to be taken while handling/storage.

For imported items, while unpacking the items the presence of Indian Agent is desirable.

12 Delivery and Documents

- 1. Delivery of the Goods and completion and related services shall be made by the Supplier in accordance with the terms specified by the Purchaser in the contract. The details of shipping and/or other documents to be furnished by the supplier are specified below.
- 2. The terms FOB, FCA, CIF, CIP etc. shall be governed by the rules prescribed in the current edition of the Incoterms published by the International Chambers of commerce, Paris.
- 3. The mode of transportation shall be:
 - (a) In case of supplies from within India, the mode of transportation shall be by AIR/Road/Rail as per the price bid accepted.
 - (b) In case of supplies from abroad, the mode of transportation shall be by Air/Ocean as per the price bid accepted

Details of Shipping and other Documents to be furnished by the Supplier are

(a) For Goods manufactured within India

Within 24 hours of dispatch, the supplier shall notify the purchaser the complete details of dispatch and also supply following documents by registered post/speed post and copies thereof by FAX/ E-mail.

- (i) Three copies of Supplier's Invoice indicating, inter-alia description and specification of the goods, quantity, unit price, total value;
- (ii) Packing list;
- (iii) Certificate of country of origin;
- (iv) Insurance certificate, if required under the contract;
- (v) Railway receipt/Consignment note;
- (vi) Manufacturer's guarantee certificate and in-house inspection certificate;
- (vii) Inspection certificate issued by purchaser's inspector, if any and
- (viii)Any other document(s) as and when required in terms of the contract.
 - 1. The nomenclature used for the item description in the invoices(s), packing list(s) and the Delivery note(s) etc. should be identical to that used in the contract. The dispatch particulars including the name of the transporter should also be mentioned in the Invoice(s).
 - 2. The above documents should be received by the Purchaser before arrival of the Goods and, if not received, the Supplier will be responsible for any consequent expenses.

(b) For Goods manufactured abroad

Within 12 hours of dispatch, the supplier shall notify the purchaser the complete details of dispatch through e-mail with scan copy set of all shipping documents including invoice, packing list, weight list, MAWB & HAWB (indicating the freight charges), country of origin certificate etc. and also supply the following documents by Registered Post/courier and copies thereof by FAX. (a)Three copies of supplier's Invoice giving full details of the goods including quantity, value, etc.

(ii) Packing list; (iii) Certificate of country of origin; (iv) Manufacturer's guarantee and Inspection certificate; (v) Inspection certificate issued by the Purchaser's Inspector, if any; (vi) Insurance Certificate, if required under the contract; (vii) Name of the Vessel/Carrier; (viii)Bill of Lading/Airway Bill, as the case may be (ix) Port of Loading: (x) Date of Shipment: (xi) Port of Discharge & expected date of arrival of goods and (xii) Any other document(s) as and when required in terms of the contract. 1. The nomenclature used for the item description in the invoices(s), packing list(s) and the delivery note(s) etc. should be identical to that used in the contract. The dispatch particulars including the name of the transporter should also be mentioned in the 2. The above documents should be received by the Purchaser before arrival of the Goods at the destination Airport/ Seaport and, if not received, the Supplier will be responsible for any consequent expenses. 13 **Insurance** The Indigenous Goods supplied under the Contract shall be fully insured in Indian Rupees against any loss or damage incidental to manufacture or acquisition, transportation, storage and delivery. Where delivery of the goods is required by the purchaser on CIF or CIP basis the supplier shall arrange the insurance up to ILS, Bhubaneswar and pay for Cargo Insurance, naming the purchaser as beneficiary and initiate & pursue claims till settlement, on the event of any loss or damage. The Insurance shall be for an amount equal to 110% of the CIF or CIP value of the contract up to ILS. Bhubaneswar and must cover "all risk basis" like riots and civil commotion, Institute Cargo Clauses (Air), Institute War Clauses (Air cargo) and Institute Strike Clauses (Air cargo) covering in the case of dispatch by AIR and Institute Cargo Clauses (Air), Institute War Clauses (cargo) covering in the case of carriage by Sea with claims payable in India. Where delivery is on FOB or FCA basis, insurance would be the responsibility of the purchaser. However, if the delay was caused by Indian Agent on any account after receipt of item at ILS, the Indian Agent shall be directly responsible for any loss sustained by ILS. With a view to ensure that claims on insurance companies, if any, are lodged in time, the bidders and /or the Indian agent shall be responsible for follow up with their principals for ascertaining the dispatch details and informing the same to the Purchaser and he shall also liaise with the Purchaser to ascertain the arrival of the consignment after clearance so that immediately thereafter in his presence the consignment could be opened and the insurance claim be lodged, if required, without any loss of time. Any delay on the part of the bidder/Indian Agent would be viewed seriously and he shall be directly responsible for any loss sustained by the purchaser on the event of the delay. 14 Transportation Where the Supplier is required under the Contract to deliver the Goods on FOB basis if agreed by ILS then transport of the Goods, up to and including the point of putting the Goods on board the vessel at the specified port of loading, shall be arranged and paid for by the Supplier, and the cost thereof shall be included in the Contract price. Where the Supplier is required under the Contract to deliver the Goods on FCA basis, transport of the Goods and delivery into the custody of the carrier at the place named by the Purchaser or other agreed point shall be arranged and paid for by the Supplier, and the cost thereof shall be included in the Contract price. Where the Supplier is required under the Contract to deliver the Goods on CIF or CIP basis, transport of the Goods to the port of destination or such other named place of destination in the Purchaser's country, as shall be specified in the Contract, shall be arranged and paid for by the Supplier, and the cost thereof shall be included in the Contract Price. In the case of supplies from within India, where the Supplier is required under the Contract to transport the Goods to a specified destination in India, defined as the Final Destination, transport to such destination, including insurance and storage, as specified in the Contract, shall be arranged by the Supplier, and the related costs shall be included in the Contract Price. 15 **Incidental Services** The supplier may be required to provide any or all of the following services, including additional services, if any at no extra cost: (i) Performance or supervision of the on-site assembly and/or start-up of the supplied Goods: (ii) Furnishing of tools required for assembly and/or maintenance of the supplied Goods; (iii) Furnishing of detailed operations and maintenance manual for each appropriate unit of supplied Goods; (iv) Performance or supervision or maintenance and/or repair of the supplied Goods, for a period of time agreed by the parties, provided that this service shall not relieve the Supplier of any warranty obligations under this Contract; and Training if any, of the Purchaser's personnel, at the Supplier's plant and/or on-site, in assembly, start-up, operation, maintenance and/or repair of the supplied Goods. 16 The Supplier shall be required to provide any or all of the following materials, notifications, and information pertaining to spare parts manufactured or distributed by the Supplier: (a) Such spare parts as the Purchaser may elect to purchase from the Supplier, providing that this election shall not relieve the Supplier of any warranty obligations under the Contract; (b) In the event of termination of production of the spare parts: (i) Advance notification to the Purchaser of the pending termination, in sufficient time to permit the Purchaser to procure needed requirements; and

(ii) Following such termination, furnishing at no cost to the Purchaser, the blueprints, drawings and specifications of the spare parts, if requested

17 Warranty

- a) The Supplier warrants that all the Goods are new, unused, and of the most recent or current models, and that they incorporate all recent improvements in design and materials, unless provided otherwise in the Contract.
- b) The Supplier further warrants that the Goods shall be free from defects arising from any act or omission of the Supplier or arising from design, materials, and workmanship, under normal use in the conditions prevailing in India.
- c) Unless otherwise specified in the Detailed Technical Specification, the warranty shall remain valid for Twelve (12) months after the Goods, or any portion thereof as the case may be, have been delivered to and accepted with successful installation &demonstration at the final destination.
- d) The Purchaser shall give notice to the Supplier stating the nature of any such defects together with all available evidence thereof, promptly following the discovery thereof. The Purchaser shall afford all reasonable opportunity for the Supplier to inspect such defects.
- e) Upon receipt of such notice, the Supplier shall, within a reasonable period of time, expeditiously repair or replace the defective Goods or parts thereof, at no cost to the Purchaser.
- f) If having been notified, the Supplier fails to remedy the defect within the reasonable period of time, the Purchaser may proceed to take within a reasonable period such remedial action as may be necessary, at the Supplier's risk and expense and without prejudice to any other rights which the Purchaser may have against the Supplier under the Contract.
- g) Goods requiring warranty replacements must be replaced on free of cost basis to the purchaser.
- h) Penalty clause of ILS will be applicable as mentioned in the tender for any breakdown within Warranty, AMC & CMC obligation.

18 Terms of Payment

(a) Immediately (approx. within 30 working days) after delivery & successful installation of the Equipment/goods at ILS, Bhubaneswar.

(b) Payment for Goods supplied from abroad: Our rules do not permit any advance payment either direct or through a bank. However, payment of your bill will be made within 30 working days after receipt of the articles in good condition, successful installation, demonstration / commissioning by way of Foreign Demand Draft (FDD) or Wire Transfer or on Sight Draft basis. Alternatively, 100% of the Order value/ Contract price will be opened by way of Irrevocable Letter of Credit in a bank in its country on submission of SD/Performance Security as specified in the purchase order contract with all bank charges abroad shall be to the account of the beneficiary. 70% (Ninety percent) of the L/C value will be released against receipt of the item(s)/ equipment/goods in good condition at ILS, Bhubaneswar (upon receipt and unpacking of the goods by the Indian agent of the supplier and acceptance by ILS) and the balance 30% (Thirty percent) value will be released after successful installation, demonstration / commissioning acceptable to ILS, Bhubaneswar within 30working days upon submission of claim supported by the acceptance certificate issued by the Purchaser .The L/C will be confirmed at the suppliers cost, if requested specifically by the supplier. All bank charges abroad shall be to the account of the beneficiary i.e. supplier and all bank charges in India shall be to the account of the opener i.e. purchaser. If L/C is requested to be extended/ reinstated for reasons not attributable to the purchaser, the charges thereof would be to the suppliers' account. The LC for 100% value of the contract shall be established after deducting the agency commission payable if any, to the Indian agent from the FOB/FCA value. Payment of local currency portion shall be made in Indian Rupees within thirty (30) days of presentation of claim supported by a certificate from the Purchaser declaring that the Goods have been delivered and that all other contracted Services have been performed.

Alternatively, the supplier may choose to take payment after delivery, installation, demonstration and commissioning including providing of Training, if offered by bidder.

(c)Payment for Goods and Services supplied from India:

Payment for Goods and Services supplied from within India shall be made in Indian Rupees, as follows:

100 % (Hundred percent) of the Contract Price shall be paid on receipt of the Goods on acceptance, satisfactory installation & commissioning within thirty (30) working days after the date of the acceptance certificate issued by the Purchaser subject to submission of performance security, if any. For all INR payments, ILS prefers to make Electronic Transfers (RTGS)/(NEFT)

Preference up to 1% will be given to those bids quoted in Indian rupees instead of foreign currency.

(d) Advance payment demanded by firms against this turn-key contracts:

Such advance payments should not exceed the following limits:

- (i) Thirty percent (30%) of the contract value to private firms on submission of bank Guarantee / FDR from a Nationalised Scheduled Bank/ Commercial Bank for 40% of the order value.
- (ii) Forty percent (40%) of the contract value to a State or Central Government agency or a Public Sector Undertaking on submission of bank Guarantee / FDR from a Nationalised Scheduled Bank/ Commercial Bank for 50% of the order value

Forty percent (40%) of the contract value shall be released on delivery of the goods in good physical condition as per the purchase/contract order and on acceptance by ILS.

Rest payment shall be released after successful installation, demonstration / commissioning acceptable to ILS, Bhubaneswar within 30working days upon submission of claim supported by the acceptance certificate issued by the Purchaser. However, in case of advance payment if the bidder fails to fulfil the contract within the time limit then ILS may recover an interest equal to S/B account interest from the bidder.

However, Price Preference up to 2% (**among payment term c & d above**) will be given to those bidders who have opted for payment after successful installation, demonstration / commissioning acceptable to ILS, Bhubaneswar within 30working days upon submission of claim supported by the acceptance certificate issued by the Purchaser instead of advance payment.

Price preference up to 1 % will be given to those firms opted the payment condition mentioned at 'a' in comparison with 'b' subject to a minimum of Rs. 15,000/- and a maximum of Rs. 50,000/-)

111		
19	-	Change Orders and Contract Amendments
		The Purchaser may at any time, by written order given to the Supplier may make changes within the general scope of the Contract
		in any one or more of the following:
		(a) Drawings, designs, or specifications, where Goods to be furnished under the Contract are to be specifically manufactured for
		the Purchaser;
		(b) The method of shipping or packing;
		(c) The place of delivery; and/or
		(d) The Services to be provided by the Supplier.
		(e) The delivery schedule.
		If any such change causes an increase or decrease in the cost of, or the time required for, the Supplier's performance of any
		provisions under the Contract, an equitable adjustment shall be made in the Contract Price or delivery schedule, or both, and the
		Contract shall accordingly be amended. Any claims by the Supplier for adjustment under this clause must be asserted within thirty
		(30) working days from the date of the Supplier's receipt of the Purchaser's change order. No variation or modification in the terms
20	+	of the contract shall be made except by written amendment signed by the parties.
		Assignment The Countries shall not explain in whole anim nort its abligations to mention the Countries to provide the Direct countries to the Countries to t
		The Supplier shall not assign, in whole or in part, its obligations to perform under the Contract, except with the Purchaser's prior
- 21	+	written consent.
21	-	Subcontracts The Contract of t
		The Supplier shall notify the Purchaser in writing of all subcontracts awarded under this Contract if not already specified in the bid.
		Such notification, in the original bid or later, shall not relieve the Supplier from any liability or duties or obligation under the
		Contract.
22		Extension of time
		Delivery of the Goods and performance of the Services shall be made by the Supplier in accordance with the time schedule
		specified by the Purchaser. If at any time during performance of the Contract, the Symplica or its sub-contractor(s) should ancounter conditions impeding
		If at any time during performance of the Contract, the Supplier or its sub-contractor(s) should encounter conditions impeding timely delivery of the Goods and performance of Services, the Supplier shall promptly notify the Purchaser in writing of the fact of
		the delay, its likely duration and its cause(s). As soon as practicable after receipt of the Supplier's notice, the Purchaser shall
		evaluate the situation and may, at its discretion, extend the Supplier's time for performance with or without penalty, in which case the cutomism shall be retified by the portion by amendment of the Contract
		the extension shall be ratified by the parties by amendment of the Contract. Except as provided under the Force Majeure clause of the tender, a delay by the Supplier in the performance of its delivery
		obligations shall render the Supplier liable to the imposition of penalty pursuant to Liquidated damages/ Default Clause of this tender
23	_	unless an extension of time is agreed upon pursuant to above clause without the application of Liquidated damages/ Default Clause.
23	(;)	Force Majeure: Notwithstanding the provisions of this tander relating to outcoming a time monelty and Termination for Default the Symplics shall
	(1)	Notwithstanding the provisions of this tender relating to extension of time, penalty and Termination for Default the Supplier shall
		not be liable for forfeiture of its performance security, liquidated damages or termination for default, if and to the extent that, its
	(;;)	delay in performance or other failure to perform its obligations under the Contract is the result of an event of Force Majeure. For purposes of this Clause, "Force Majeure" means an event or situation beyond the control of the Supplier that is not foreseeable,
	(11)	is unavoidable, and its origin is not due to negligence or lack of care on the part of the Supplier. Such events may include, but not
		be limited to, acts of the Purchaser in its sovereign capacity, wars or revolutions, fires, floods, epidemics, quarantine restrictions,
		De Himled to, acis of the Purchaser in its sovereign capacity, wars of revolutions, thes, floods, edidentics, duarantine restrictions,
	(;;;)	and freight embargoes.
	(iii)	and freight embargoes. If a Force Majeure situation arises, the Supplier shall promptly notify the Purchaser in writing of such conditions and the cause
	(iii)	and freight embargoes. If a Force Majeure situation arises, the Supplier shall promptly notify the Purchaser in writing of such conditions and the cause thereof within 21 days of its occurrence. Unless otherwise directed by the Purchaser in writing, the Supplier shall continue to
	(iii)	and freight embargoes. If a Force Majeure situation arises, the Supplier shall promptly notify the Purchaser in writing of such conditions and the cause thereof within 21 days of its occurrence. Unless otherwise directed by the Purchaser in writing, the Supplier shall continue to perform its obligations under the Contract as far as is reasonably practical, and shall seek all reasonable alternative means for
		and freight embargoes. If a Force Majeure situation arises, the Supplier shall promptly notify the Purchaser in writing of such conditions and the cause thereof within 21 days of its occurrence. Unless otherwise directed by the Purchaser in writing, the Supplier shall continue to perform its obligations under the Contract as far as is reasonably practical, and shall seek all reasonable alternative means for performance not prevented by the Force Majeure event.
		and freight embargoes. If a Force Majeure situation arises, the Supplier shall promptly notify the Purchaser in writing of such conditions and the cause thereof within 21 days of its occurrence. Unless otherwise directed by the Purchaser in writing, the Supplier shall continue to perform its obligations under the Contract as far as is reasonably practical, and shall seek all reasonable alternative means for performance not prevented by the Force Majeure event. If the performance in whole or in part or any obligations under the contract is prevented or delayed by any reason of force majeure
		and freight embargoes. If a Force Majeure situation arises, the Supplier shall promptly notify the Purchaser in writing of such conditions and the cause thereof within 21 days of its occurrence. Unless otherwise directed by the Purchaser in writing, the Supplier shall continue to perform its obligations under the Contract as far as is reasonably practical, and shall seek all reasonable alternative means for performance not prevented by the Force Majeure event. If the performance in whole or in part or any obligations under the contract is prevented or delayed by any reason of force majeure for a period exceeding 60 days, either party may at its option terminate the contract without any financial repercussions on either
24		and freight embargoes. If a Force Majeure situation arises, the Supplier shall promptly notify the Purchaser in writing of such conditions and the cause thereof within 21 days of its occurrence. Unless otherwise directed by the Purchaser in writing, the Supplier shall continue to perform its obligations under the Contract as far as is reasonably practical, and shall seek all reasonable alternative means for performance not prevented by the Force Majeure event. If the performance in whole or in part or any obligations under the contract is prevented or delayed by any reason of force majeure for a period exceeding 60 days, either party may at its option terminate the contract without any financial repercussions on either side.
24		and freight embargoes. If a Force Majeure situation arises, the Supplier shall promptly notify the Purchaser in writing of such conditions and the cause thereof within 21 days of its occurrence. Unless otherwise directed by the Purchaser in writing, the Supplier shall continue to perform its obligations under the Contract as far as is reasonably practical, and shall seek all reasonable alternative means for performance not prevented by the Force Majeure event. If the performance in whole or in part or any obligations under the contract is prevented or delayed by any reason of force majeure for a period exceeding 60 days, either party may at its option terminate the contract without any financial repercussions on either side. Liquidated damages/ Default Clause:
24		and freight embargoes. If a Force Majeure situation arises, the Supplier shall promptly notify the Purchaser in writing of such conditions and the cause thereof within 21 days of its occurrence. Unless otherwise directed by the Purchaser in writing, the Supplier shall continue to perform its obligations under the Contract as far as is reasonably practical, and shall seek all reasonable alternative means for performance not prevented by the Force Majeure event. If the performance in whole or in part or any obligations under the contract is prevented or delayed by any reason of force majeure for a period exceeding 60 days, either party may at its option terminate the contract without any financial repercussions on either side. Liquidated damages/ Default Clause: Subject to above Clause on Force Majeure, if the Supplier fails to deliver any or all of the Goods or to perform the Services within
24		and freight embargoes. If a Force Majeure situation arises, the Supplier shall promptly notify the Purchaser in writing of such conditions and the cause thereof within 21 days of its occurrence. Unless otherwise directed by the Purchaser in writing, the Supplier shall continue to perform its obligations under the Contract as far as is reasonably practical, and shall seek all reasonable alternative means for performance not prevented by the Force Majeure event. If the performance in whole or in part or any obligations under the contract is prevented or delayed by any reason of force majeure for a period exceeding 60 days, either party may at its option terminate the contract without any financial repercussions on either side. Liquidated damages/ Default Clause: Subject to above Clause on Force Majeure, if the Supplier fails to deliver any or all of the Goods or to perform the Services within the period(s) specified in the Contract, the Purchaser shall, without prejudice to its other remedies under the Contract, deduct from
24		and freight embargoes. If a Force Majeure situation arises, the Supplier shall promptly notify the Purchaser in writing of such conditions and the cause thereof within 21 days of its occurrence. Unless otherwise directed by the Purchaser in writing, the Supplier shall continue to perform its obligations under the Contract as far as is reasonably practical, and shall seek all reasonable alternative means for performance not prevented by the Force Majeure event. If the performance in whole or in part or any obligations under the contract is prevented or delayed by any reason of force majeure for a period exceeding 60 days, either party may at its option terminate the contract without any financial repercussions on either side. Liquidated damages/ Default Clause: Subject to above Clause on Force Majeure, if the Supplier fails to deliver any or all of the Goods or to perform the Services within the period(s) specified in the Contract, the Purchaser shall, without prejudice to its other remedies under the Contract, deduct from the Contract Price, as penalty, a sum equivalent to the percentage specified below of the delivered price of the delayed Goods or
24		and freight embargoes. If a Force Majeure situation arises, the Supplier shall promptly notify the Purchaser in writing of such conditions and the cause thereof within 21 days of its occurrence. Unless otherwise directed by the Purchaser in writing, the Supplier shall continue to perform its obligations under the Contract as far as is reasonably practical, and shall seek all reasonable alternative means for performance not prevented by the Force Majeure event. If the performance in whole or in part or any obligations under the contract is prevented or delayed by any reason of force majeure for a period exceeding 60 days, either party may at its option terminate the contract without any financial repercussions on either side. Liquidated damages/ Default Clause: Subject to above Clause on Force Majeure, if the Supplier fails to deliver any or all of the Goods or to perform the Services within the period(s) specified in the Contract, the Purchaser shall, without prejudice to its other remedies under the Contract, deduct from the Contract Price, as penalty, a sum equivalent to the percentage specified below of the delivered price of the delayed Goods or unperformed Services or contract value for each week or part thereof of delay until actual delivery or performance, up to a
24		and freight embargoes. If a Force Majeure situation arises, the Supplier shall promptly notify the Purchaser in writing of such conditions and the cause thereof within 21 days of its occurrence. Unless otherwise directed by the Purchaser in writing, the Supplier shall continue to perform its obligations under the Contract as far as is reasonably practical, and shall seek all reasonable alternative means for performance not prevented by the Force Majeure event. If the performance in whole or in part or any obligations under the contract is prevented or delayed by any reason of force majeure for a period exceeding 60 days, either party may at its option terminate the contract without any financial repercussions on either side. Liquidated damages/ Default Clause: Subject to above Clause on Force Majeure, if the Supplier fails to deliver any or all of the Goods or to perform the Services within the period(s) specified in the Contract, the Purchaser shall, without prejudice to its other remedies under the Contract, deduct from the Contract Price, as penalty, a sum equivalent to the percentage specified below of the delivered price of the delayed Goods or unperformed Services or contract value for each week or part thereof of delay until actual delivery or performance, up to a maximum deduction of the Percentage specified. Once the maximum is reached, the Purchaser may consider termination of the
24		and freight embargoes. If a Force Majeure situation arises, the Supplier shall promptly notify the Purchaser in writing of such conditions and the cause thereof within 21 days of its occurrence. Unless otherwise directed by the Purchaser in writing, the Supplier shall continue to perform its obligations under the Contract as far as is reasonably practical, and shall seek all reasonable alternative means for performance not prevented by the Force Majeure event. If the performance in whole or in part or any obligations under the contract is prevented or delayed by any reason of force majeure for a period exceeding 60 days, either party may at its option terminate the contract without any financial repercussions on either side. Liquidated damages/ Default Clause: Subject to above Clause on Force Majeure, if the Supplier fails to deliver any or all of the Goods or to perform the Services within the period(s) specified in the Contract, the Purchaser shall, without prejudice to its other remedies under the Contract, deduct from the Contract Price, as penalty, a sum equivalent to the percentage specified below of the delivered price of the delayed Goods or unperformed Services or contract value for each week or part thereof of delay until actual delivery or performance, up to a maximum deduction of the Percentage specified. Once the maximum is reached, the Purchaser may consider termination of the Contract pursuant to the Clause on Termination for Default.
24		and freight embargoes. If a Force Majeure situation arises, the Supplier shall promptly notify the Purchaser in writing of such conditions and the cause thereof within 21 days of its occurrence. Unless otherwise directed by the Purchaser in writing, the Supplier shall continue to perform its obligations under the Contract as far as is reasonably practical, and shall seek all reasonable alternative means for performance not prevented by the Force Majeure event. If the performance in whole or in part or any obligations under the contract is prevented or delayed by any reason of force majeure for a period exceeding 60 days, either party may at its option terminate the contract without any financial repercussions on either side. Liquidated damages/ Default Clause: Subject to above Clause on Force Majeure, if the Supplier fails to deliver any or all of the Goods or to perform the Services within the period(s) specified in the Contract, the Purchaser shall, without prejudice to its other remedies under the Contract, deduct from the Contract Price, as penalty, a sum equivalent to the percentage specified below of the delivered price of the delayed Goods or unperformed Services or contract value for each week or part thereof of delay until actual delivery or performance, up to a maximum deduction of the Percentage specified. Once the maximum is reached, the Purchaser may consider termination of the Contract pursuant to the Clause on Termination for Default. (i) The penalty shall be @ of 0.5% (Zero point five percent) of contract/purchase order value per week subject to maximum of 5
24		and freight embargoes. If a Force Majeure situation arises, the Supplier shall promptly notify the Purchaser in writing of such conditions and the cause thereof within 21 days of its occurrence. Unless otherwise directed by the Purchaser in writing, the Supplier shall continue to perform its obligations under the Contract as far as is reasonably practical, and shall seek all reasonable alternative means for performance not prevented by the Force Majeure event. If the performance in whole or in part or any obligations under the contract is prevented or delayed by any reason of force majeure for a period exceeding 60 days, either party may at its option terminate the contract without any financial repercussions on either side. Liquidated damages/ Default Clause: Subject to above Clause on Force Majeure, if the Supplier fails to deliver any or all of the Goods or to perform the Services within the period(s) specified in the Contract, the Purchaser shall, without prejudice to its other remedies under the Contract, deduct from the Contract Price, as penalty, a sum equivalent to the percentage specified below of the delivered price of the delayed Goods or unperformed Services or contract value for each week or part thereof of delay until actual delivery or performance, up to a maximum deduction of the Percentage specified. Once the maximum is reached, the Purchaser may consider termination of the Contract pursuant to the Clause on Termination for Default. (i) The penalty shall be @ of 0.5% (Zero point five percent) of contract/purchase order value per week subject to maximum of 5 % (five percent) of the order value towards late delivery.
24		and freight embargoes. If a Force Majeure situation arises, the Supplier shall promptly notify the Purchaser in writing of such conditions and the cause thereof within 21 days of its occurrence. Unless otherwise directed by the Purchaser in writing, the Supplier shall continue to perform its obligations under the Contract as far as is reasonably practical, and shall seek all reasonable alternative means for performance not prevented by the Force Majeure event. If the performance in whole or in part or any obligations under the contract is prevented or delayed by any reason of force majeure for a period exceeding 60 days, either party may at its option terminate the contract without any financial repercussions on either side. Liquidated damages/ Default Clause: Subject to above Clause on Force Majeure, if the Supplier fails to deliver any or all of the Goods or to perform the Services within the period(s) specified in the Contract, the Purchaser shall, without prejudice to its other remedies under the Contract, deduct from the Contract Price, as penalty, a sum equivalent to the percentage specified below of the delivered price of the delayed Goods or unperformed Services or contract value for each week or part thereof of delay until actual delivery or performance, up to a maximum deduction of the Percentage specified. Once the maximum is reached, the Purchaser may consider termination of the Contract pursuant to the Clause on Termination for Default. (i) The penalty shall be @ of 0.5% (Zero point five percent) of contract/purchase order value per week subject to maximum of 5% (five percent) of the order value towards late delivery. (ii) 0.5% (Zero point five percent) of contract/purchase order value per week beyond 30 days of receipt of material at ILS stores
24		and freight embargoes. If a Force Majeure situation arises, the Supplier shall promptly notify the Purchaser in writing of such conditions and the cause thereof within 21 days of its occurrence. Unless otherwise directed by the Purchaser in writing, the Supplier shall continue to perform its obligations under the Contract as far as is reasonably practical, and shall seek all reasonable alternative means for performance not prevented by the Force Majeure event. If the performance in whole or in part or any obligations under the contract is prevented or delayed by any reason of force majeure for a period exceeding 60 days, either party may at its option terminate the contract without any financial repercussions on either side. Liquidated damages/ Default Clause: Subject to above Clause on Force Majeure, if the Supplier fails to deliver any or all of the Goods or to perform the Services within the period(s) specified in the Contract, the Purchaser shall, without prejudice to its other remedies under the Contract, deduct from the Contract Price, as penalty, a sum equivalent to the percentage specified below of the delivered price of the delayed Goods or unperformed Services or contract value for each week or part thereof of delay until actual delivery or performance, up to a maximum deduction of the Percentage specified. Once the maximum is reached, the Purchaser may consider termination of the Contract pursuant to the Clause on Termination for Default. (i) The penalty shall be @ of 0.5% (Zero point five percent) of contract/purchase order value per week subject to maximum of 5 % (five percent) of the order value towards late delivery. (ii) 0.5% (Zero point five percent) of contract/purchase order value per week beyond 30 days of receipt of material at ILS stores towards delay in installation and commissioning.
24		and freight embargoes. If a Force Majeure situation arises, the Supplier shall promptly notify the Purchaser in writing of such conditions and the cause thereof within 21 days of its occurrence. Unless otherwise directed by the Purchaser in writing, the Supplier shall continue to perform its obligations under the Contract as far as is reasonably practical, and shall seek all reasonable alternative means for performance not prevented by the Force Majeure event. If the performance in whole or in part or any obligations under the contract is prevented or delayed by any reason of force majeure for a period exceeding 60 days, either party may at its option terminate the contract without any financial repercussions on either side. Liquidated damages/ Default Clause: Subject to above Clause on Force Majeure, if the Supplier fails to deliver any or all of the Goods or to perform the Services within the period(s) specified in the Contract, the Purchaser shall, without prejudice to its other remedies under the Contract, deduct from the Contract Price, as penalty, a sum equivalent to the percentage specified below of the delivered price of the delayed Goods or unperformed Services or contract value for each week or part thereof of delay until actual delivery or performance, up to a maximum deduction of the Percentage specified. Once the maximum is reached, the Purchaser may consider termination of the Contract pursuant to the Clause on Termination for Default. (i) The penalty shall be @ of 0.5% (Zero point five percent) of contract/purchase order value per week subject to maximum of 5 % (five percent) of the order value towards late delivery. (ii) 0.5% (Zero point five percent) of contract/purchase order value per week beyond 30 days of receipt of material at ILS stores towards delay in installation and commissioning. Thereafter, ILS holds the option to cancel the contract and forfeit the entire Performance Bank Guarantee/SD/Performance
		and freight embargoes. If a Force Majeure situation arises, the Supplier shall promptly notify the Purchaser in writing of such conditions and the cause thereof within 21 days of its occurrence. Unless otherwise directed by the Purchaser in writing, the Supplier shall continue to perform its obligations under the Contract as far as is reasonably practical, and shall seek all reasonable alternative means for performance not prevented by the Force Majeure event. If the performance in whole or in part or any obligations under the contract is prevented or delayed by any reason of force majeure for a period exceeding 60 days, either party may at its option terminate the contract without any financial repercussions on either side. Liquidated damages/ Default Clause: Subject to above Clause on Force Majeure, if the Supplier fails to deliver any or all of the Goods or to perform the Services within the period(s) specified in the Contract, the Purchaser shall, without prejudice to its other remedies under the Contract, deduct from the Contract Price, as penalty, a sum equivalent to the percentage specified below of the delivered price of the delayed Goods or unperformed Services or contract value for each week or part thereof of delay until actual delivery or performance, up to a maximum deduction of the Percentage specified. Once the maximum is reached, the Purchaser may consider termination of the Contract pursuant to the Clause on Termination for Default. (i) The penalty shall be @ of 0.5% (Zero point five percent) of contract/purchase order value per week subject to maximum of 5 % (five percent) of the order value towards late delivery. (ii) 0.5% (Zero point five percent) of contract/purchase order value per week beyond 30 days of receipt of material at ILS stores towards delay in installation and commissioning. Thereafter, ILS holds the option to cancel the contract and forfeit the entire Performance Bank Guarantee/ SD/ Performance Security of the defaulting Supplier which may include the deposit made agains
24		and freight embargoes. If a Force Majeure situation arises, the Supplier shall promptly notify the Purchaser in writing of such conditions and the cause thereof within 21 days of its occurrence. Unless otherwise directed by the Purchaser in writing, the Supplier shall continue to perform its obligations under the Contract as far as is reasonably practical, and shall seek all reasonable alternative means for performance not prevented by the Force Majeure event. If the performance in whole or in part or any obligations under the contract is prevented or delayed by any reason of force majeure for a period exceeding 60 days, either party may at its option terminate the contract without any financial repercussions on either side. Liquidated damages/ Default Clause: Subject to above Clause on Force Majeure, if the Supplier fails to deliver any or all of the Goods or to perform the Services within the period(s) specified in the Contract, the Purchaser shall, without prejudice to its other remedies under the Contract, deduct from the Contract Price, as penalty, a sum equivalent to the percentage specified below of the delivered price of the delayed Goods or unperformed Services or contract value for each week or part thereof of delay until actual delivery or performance, up to a maximum deduction of the Percentage specified. Once the maximum is reached, the Purchaser may consider termination of the Contract pursuant to the Clause on Termination for Default. (i) The penalty shall be @ of 0.5% (Zero point five percent) of contract/purchase order value per week subject to maximum of 5% (five percent) of the order value towards late delivery. (ii) 0.5% (Zero point five percent) of contract/purchase order value per week beyond 30 days of receipt of material at ILS stores towards delay in installation and commissioning. Thereafter, ILS holds the option to cancel the contract and forfeit the entire Performance Bank Guarantee/ SD/ Performance Security of the defaulting Supplier which may include the deposit made against
		and freight embargoes. If a Force Majeure situation arises, the Supplier shall promptly notify the Purchaser in writing of such conditions and the cause thereof within 21 days of its occurrence. Unless otherwise directed by the Purchaser in writing, the Supplier shall continue to perform its obligations under the Contract as far as is reasonably practical, and shall seek all reasonable alternative means for performance not prevented by the Force Majeure event. If the performance in whole or in part or any obligations under the contract is prevented or delayed by any reason of force majeure for a period exceeding 60 days, either party may at its option terminate the contract without any financial repercussions on either side. Liquidated damages/ Default Clause: Subject to above Clause on Force Majeure, if the Supplier fails to deliver any or all of the Goods or to perform the Services within the period(s) specified in the Contract, the Purchaser shall, without prejudice to its other remedies under the Contract, deduct from the Contract Price, as penalty, a sum equivalent to the percentage specified below of the delivered price of the delayed Goods or unperformed Services or contract value for each week or part thereof of delay until actual delivery or performance, up to a maximum deduction of the Percentage specified. Once the maximum is reached, the Purchaser may consider termination of the Contract pursuant to the Clause on Termination for Default. (i) The penalty shall be @ of 0.5% (Zero point five percent) of contract/purchase order value per week subject to maximum of 5 % (five percent) of the order value towards late delivery. (ii) 0.5% (Zero point five percent) of contract/purchase order value per week beyond 30 days of receipt of material at ILS stores towards delay in installation and commissioning. Thereafter, ILS holds the option to cancel the contract and forfeit the entire Performance Bank Guarantee/SD/Performance Security of the defaulting Supplier which may include the deposit made against
		and freight embargoes. If a Force Majeure situation arises, the Supplier shall promptly notify the Purchaser in writing of such conditions and the cause thereof within 21 days of its occurrence. Unless otherwise directed by the Purchaser in writing, the Supplier shall continue to perform its obligations under the Contract as far as is reasonably practical, and shall seek all reasonable alternative means for performance not prevented by the Force Majeure event. If the performance in whole or in part or any obligations under the contract is prevented or delayed by any reason of force majeure for a period exceeding 60 days, either party may at its option terminate the contract without any financial repercussions on either side. Liquidated damages/ Default Clause: Subject to above Clause on Force Majeure, if the Supplier fails to deliver any or all of the Goods or to perform the Services within the period(s) specified in the Contract, the Purchaser shall, without prejudice to its other remedies under the Contract, deduct from the Contract Price, as penalty, a sum equivalent to the percentage specified below of the delivered price of the delayed Goods or unperformed Services or contract value for each week or part thereof of delay until actual delivery or performance, up to a maximum deduction of the Percentage specified. Once the maximum is reached, the Purchaser may consider termination of the Contract pursuant to the Clause on Termination for Default. (i) The penalty shall be @ of 0.5% (Zero point five percent) of contract/purchase order value per week subject to maximum of 5 % (five percent) of the order value towards late delivery. The penalty shall be @ of 0.5% (Zero point five percent) of contract/purchase order value per week beyond 30 days of receipt of material at ILS stores towards delay in installation and commissioning. Thereafter, ILS holds the option to cancel the contract and forfeit the entire Performance Bank Guarantee/SD/Performance Security of the defaulting Supplier which may include the
		and freight embargoes. If a Force Majeure situation arises, the Supplier shall promptly notify the Purchaser in writing of such conditions and the cause thereof within 21 days of its occurrence. Unless otherwise directed by the Purchaser in writing, the Supplier shall continue to perform its obligations under the Contract as far as is reasonably practical, and shall seek all reasonable alternative means for performance not prevented by the Force Majeure event. If the performance in whole or in part or any obligations under the contract is prevented or delayed by any reason of force majeure for a period exceeding 60 days, either party may at its option terminate the contract without any financial repercussions on either side. Liquidated damages/ Default Clause: Subject to above Clause on Force Majeure, if the Supplier fails to deliver any or all of the Goods or to perform the Services within the period(s) specified in the Contract, the Purchaser shall, without prejudice to its other remedies under the Contract, deduct from the Contract Price, as penalty, a sum equivalent to the percentage specified below of the delivered price of the delayed Goods or unperformed Services or contract value for each week or part thereof of delay until actual delivery or performance, up to a maximum deduction of the Percentage specified. Once the maximum is reached, the Purchaser may consider termination of the Contract pursuant to the Clause on Termination for Default. (i) The penalty shall be @ of 0.5% (Zero point five percent) of contract/purchase order value per week subject to maximum of 5 % (five percent) of the order value towards late delivery. (ii) 0.5% (Zero point five percent) of contract/purchase order value per week beyond 30 days of receipt of material at ILS stores towards delay in installation and commissioning. Thereafter, ILS holds the option to cancel the contract and forfeit the entire Performance Bank Guarantee/SD/Performance Security of the defaulting Supplier which may include the deposit made against
		and freight embargoes. If a Force Majeure situation arises, the Supplier shall promptly notify the Purchaser in writing of such conditions and the cause thereof within 21 days of its occurrence. Unless otherwise directed by the Purchaser in writing, the Supplier shall continue to perform its obligations under the Contract as far as is reasonably practical, and shall seek all reasonable alternative means for performance not prevented by the Force Majeure event. If the performance in whole or in part or any obligations under the contract is prevented or delayed by any reason of force majeure for a period exceeding 60 days, either party may at its option terminate the contract without any financial repercussions on either side. Liquidated damages/ Default Clause: Subject to above Clause on Force Majeure, if the Supplier fails to deliver any or all of the Goods or to perform the Services within the period(s) specified in the Contract, the Purchaser shall, without prejudice to its other remedies under the Contract, deduct from the Contract Price, as penalty, a sum equivalent to the percentage specified below of the delivered price of the delayed Goods or unperformed Services or contract value for each week or part thereof of delay until actual delivery or performance, up to a maximum deduction of the Percentage specified. Once the maximum is reached, the Purchaser may consider termination of the Contract pursuant to the Clause on Termination for Default. (i) The penalty shall be @ of 0.5% (Zero point five percent) of contract/purchase order value per week subject to maximum of 5 % (five percent) of the order value towards late delivery. The penalty shall be @ of 0.5% (Zero point five percent) of contract/purchase order value per week beyond 30 days of receipt of material at ILS stores towards delay in installation and commissioning. Thereafter, ILS holds the option to cancel the contract and forfeit the entire Performance Bank Guarantee/SD/Performance Security of the defaulting Supplier which may include the

	(c) If the Supplier, in the judgment of the Purchaser has engaged in corrupt or fraudulent or collusive or coercive practices as
	defined in this tender on Fraud or Corruption in competing for or in executing the Contract.
	In the event the purchaser terminates the contract in whole or in part, he may take recourse to any one or more of the following
	action:
	(i) The Performance Security is to be forfeited;
	(ii) The purchaser may procure, upon such terms and in such manner as it deems appropriate, stores similar to those undelivered, and
	the supplier shall be liable for all available actions against it in terms of the contract.
	(iii) However, the supplier shall continue to perform the contract to the extent not terminated.
26	Termination for Insolvency
20	The Purchaser may at any time terminate the Contract by giving written notice to the Supplier, if the Supplier becomes bankrupt or
	otherwise insolvent. In this event, termination will be without compensation to the Supplier, provided that such termination will not
	prejudice or affect any right of action or remedy, which has accrued or will accrue thereafter to the Purchaser.
27	
2.1	Termination for Convenience
	1. The Purchaser, by written notice sent to the Supplier, may terminate the Contract, in whole or in part, at any time. The notice of
	termination shall specify that termination is for the Purchaser's convenience, the extent to which performance of the Supplier under
	the Contract is terminated, and the date upon which such termination becomes effective.
	2. The Goods that are complete and ready for shipment within 30 days after the Supplier's receipt of notice of termination shall be
	accepted by the Purchaser at the Contract terms and prices. For the remaining Goods, the Purchaser may elect:
	(a) To have any portion completed and delivered at the Contract terms and prices; and/or
	(b) To cancel the remainder and pay to the Supplier an agreed amount for partially completed Goods and for materials and parts
	previously procured by the Supplier.
28	Settlement of Disputes
	The Purchaser and the supplier shall make every effort to resolve amicably by direct informal negotiation, any disagreement or
	dispute arising between them under or in connection with the Contract.
	If, after twenty-one (21) days, the parties have failed to resolve their dispute or difference by such mutual consultation, then either
	the Purchaser or the Supplier may give notice to the other party of its intention to commence arbitration, as hereinafter provided, as
	to the matter in dispute, and no arbitration in respect of this matter may be commenced unless such notice is given. Any dispute or
	difference in respect of which a notice of intention to commence arbitration has been given in accordance with this Clause shall be
	finally settled by arbitration. Arbitration may be commenced prior to or after delivery of the Goods under the Contract.
	The dispute settlement mechanism/arbitration proceedings shall be concluded as under:
	(a) In case of Dispute or difference arising between the Purchaser and a domestic supplier relating to any matter arising out of or
	connected with this agreement, such disputes or difference shall be settled in accordance with the Indian Arbitration & Conciliation
	Act, 1996, the rules there under and any statutory modifications or re-enactments thereof shall apply to the arbitration proceedings.
	The dispute shall be referred to the Director, ILS and if he is unable or unwilling to act, to the sole arbitration of some other person
	appointed by him willing to act as such Arbitrator. The award of the arbitrator so appointed shall be final, conclusive and binding
	on all parties to this order.
	(b) In the case of a dispute between the purchaser and a Foreign Supplier, the dispute shall be settled by arbitration In accordance
	with provision of sub-clause (a) above. But if this is not acceptable to the supplier then the dispute shall be settled in accordance
	with provisions of UNCITRAL (United Nations Commission on International Trade Law) Arbitration Rules.
	The venue of the arbitration shall be the place from where the purchase order or contract is issued.
	Notwithstanding any reference to arbitration herein,
	(a) The parties shall continue to perform their respective obligations under the Contract unless they otherwise agree; and
	(b) The Purchaser shall pay the Supplier any monies due the Supplier.
29	Governing Language
	For overseas suppliers: The contract shall be written in English language which shall govern its interpretation. All
	correspondence and other documents pertaining to the Contract, which are exchanged by the parties, shall be written in the English
	language only.
	For Indian suppliers: The contract shall be written in Hindi/ English language which shall govern its interpretation. All
	correspondence and other documents pertaining to the Contract, which are exchanged by the parties, shall be written in the Hindi/
	English language.
30	Taxes and Duties
30	a. For goods manufactured outside India, the Supplier shall be entirely responsible for all taxes, stamp duties, license fees, and other
	such levies imposed outside India.
	b. For goods Manufactured within India, the Supplier shall be entirely responsible for all taxes, duties, license fees, etc., incurred till
	its final manufacture/production.
	c. If any tax exemptions, reductions, allowances or privileges may be available to the Supplier in India, the Purchaser shall make its
	best efforts to enable the Supplier to benefit from any such tax savings to the maximum allowable extent.
31	Right to use Defective Goods
31	If after delivery, acceptance and installation and within the guarantee and warranty period, the operation or use of the goods proves
	to be unsatisfactory, the Purchaser shall have the right to continue to operate or use such goods until rectifications of defects, errors or emissions by repair or by partial or complete replacement is made without interfering with the Purchaser's operation
22	or omissions by repair or by partial or complete replacement is made without interfering with the Purchaser's operation.
32	Site preparation and installation
	The Purchaser is solely responsible for the construction of the equipment/goods sites in compliance with the technical and
	environmental specifications defined by the Supplier.
	The Purchaser will designate the installation sites before the scheduled installation date to allow the Supplier to perform a site
	inspection to verify the appropriateness of the sites before the installation of the Equipment/goods, if required. The supplier shall
	

	inform the purchaser about the site preparation, if any, needed for installation, of the goods at the purchaser's site immediately after
	notification of award/contract.
33	The amount of the Security Deposit /Performance Security shall be 10% (Ten Percent) of the Contract / Purchase Order value up to ILS, Bhubaneswar including all duties, taxes, incidental charges, installation, demonstration/ commission.
34	Inspection, Tests & Progress of Supply:
	Inspection and tests prior to shipment of Goods and at final acceptance are as follows: The Purchaser or its representative shall have the right to inspect and/or to test the Goods to confirm their conformity to the Contract specifications at no extra cost to the Purchaser. The Purchaser shall notify the Supplier in writing in a timely manner of the identity of any representatives retained for these purposes. The inspections and tests may be conducted on the premises of the Supplier or its subcontractor(s), at the point of delivery and/or at the Goods final destination. If conducted on the premises of the Supplier or its subcontractor(s), all reasonable facilities and assistance, including access to drawings and production data - shall be furnished to the inspectors at no charge to the Purchaser. Should any inspected or tested Goods fail to conform to the specifications, the Purchaser may reject the goods and the Supplier shall either replace the rejected Goods or make alterations necessary to meet specification requirements free of cost to the Purchaser. The Purchaser's right to inspect test and, where necessary, reject the Goods after the Goods' arrival at Project Site shall in no way be limited or waived by reason of the Goods having previously been inspected, tested and passed by the Purchaser or its representative prior to the Goods shipment. (i) After the goods are manufactured and assembled, inspection and testing of the goods shall be carried out at the supplier's plant by the supplier, prior to shipment to check whether the goods are in conformity with the technical specifications attached to the purchaser if so desires shall be present at the supplier's premises during such inspection and testing. The location where the inspection is required to be conducted should be clearly indicated. The supplier shall inform the purchaser about the site preparation, if any, needed for installation of the goods at the purchaser's site at the time of submission of order acceptance. (ii) The acceptance test will b
	of the equipment/goods is expected to occur. The Supplier shall maintain necessary log in respect of the result of the test to establish to the entire satisfaction of the Purchaser, the successful completion of the test specified. (iii) In the event of the ordered item failing to pass the acceptance test, a period not exceeding two weeks will be given to rectify the defects and clear the acceptance test, failing which the Purchaser reserve the right to get the equipment/goods replaced by the Supplier at no extra cost to
	 the Purchaser. (iv) Successful conduct and conclusion of the acceptance test for the installed goods and equipment/goods shall also be the responsibility and at the cost of the Supplier. (v) Manuals and drawings before the goods and equipment/goods are taken over by the Purchaser; the Supplier shall supply operation and maintenance manuals together with drawings of the goods and equipment/goods built. These shall be in such details as will enable the Purchaser to operate, maintain, adjust and repair all parts of the works as stated in the specifications. (vi) The Manuals and Drawings shall be in the ruling language (English) in such form and numbers as stated in the contract. (vii) Unless and otherwise agreed, the goods equipment/goods shall not be considered to be completed for the purposes of taking over until such manuals and drawing have been supplied to the Purchaser.
	Progress of Supply (a) Supplier shall regularly intimate progress of supply, in writing, to the Purchaser (ILS) as under: (b) Quantity offered for inspection and date; (c) Quantity accepted/rejected by inspecting agency and date; (d) Quantity dispatched/delivered to consignees and date; (e) Quantity where incidental services have been satisfactorily completed with date; (f) Quantity where rectification/repair/replacement effected/completed on receipt of any communication from consignee/Purchaser (ILS) with date; (g) Date of completion of entire Contract including incidental services, if any; and (h) Date of receipt of entire payments under the Contract (In case of stage-wise inspection, details required may also be specified).
35	Shipment advice for imported equipment/good/article if quoted on CIP/ CIF basis :
	Shipment Advice: Successful tenderers, should give pre-alert intimation prior to shipment notifying both the nominated clearing agents as well as the Institute. The shipment details and a set of copy of all shipping documents must be sent to us as well as to our custom clearing agent sufficiently ahead in order to avoid delay in custom clearance, any damage to the Consignment and to avoid penalty charges for not filling of the Bill of entry in time if the order placed on CIP/CIF basis. Supplier should ensure that all shipping documents in original reaches to us prior to the arrival of the consignment at Kolkata airport or seaport /Bhubaneswar Airport in order to clear the consignment from the Customs Authority without paying any demurrage charges. The penalty charges for not filling BOE within 24 hours of the arrival of the consignment, demurrage charges or other related charges, if any due to negligence on the part of the shipper / consignor would be borne by the bidder/ supplier.
36	Supplier's Integrity: The Supplier is responsible for and obliged to conduct all contracted activities in accordance with the Contract using state of the art
	methods and economic principles and exercising all means available to achieve the performance specified in the contract.
37	Training:
38	The Supplier is required to train the designated Purchaser's technical and end user personnel to enable them to effectively operate the total equipment/goods wherever indicated/necessary. Such training will be provided by the Supplier on-site during installation & commissioning for operating and maintaining the system or as indicated in the Specifications, free of cost. In case any supplier is not willing to impart such training, the bid shall be treated as non-responsive. Notices
36	Any notice given by one party to the other pursuant to this contract/order shall be sent to the other party in writing or by, Speed post/FAX, e-mail or and confirmed in writing to the other party's address specified. A notice shall be effective when delivered or on the notice's effective date, whichever is later.
39	Purchaser's address:

	TI D'
	The Director
	Institute of Life Sciences, Nalco Square
	Bhubaneswar, - 751 023, Odisha, INDIA, Tel: +91-(0) 674-2301900 Fax: 2300728
	E-mail: director@ils.res.in
	Copy must be marked to:
	The Stores & Purchase Officer (SPO)
	Institute of Life Sciences, Nalco Square
	Bhubaneswar, - 751 023, Odisha, INDIA,
	Tel: 0674- 2304339
40	E-mail: spo@ils.res.in & spdilsc@gmail.com
40	Decision of the Director, ILS binding on the bidder:
	The Director, Institute of Life Sciences reserves the right to accept/reject any/all the tenders in part or in full without
	assigning any reason thereof. The Director, Institute of Life Sciences, Bhubaneswar is also not bound to accept the
	lowest or any bid under this tender process. ILS reserves the right to reject offers not meeting its Technical
	requirements and commercial conditions. Orders will be finalized on overall lowest quoted delivered cost. Bids shall
	be evaluated on the basis of landed cost at site, including all duties, taxes, freight etc. ILS reserves the right to accept
	any tender in whole or in part or reject any or all tenders without assigning any reason. ILS reserves right to accept
	any or more tenders in part. Decision of ILS in this regard shall be final and binding on the bidder. No disputes could
	be raised by any tenderer /bidder whose tender has been rejected. ILS shall follow purchase preference / price
	preference as per its own and as per prevailing guidelines of Government of India.
41	Applicable Law:
	The Contract shall be interpreted in accordance with the laws of the Union of India and all disputes or litigation shall be subject to
	Bhubaneswar jurisdiction only.

PART-V

MSE Guidelines for EMD/Tender Fees Exemption

Registration of Micro, Small and Medium Enterprises for two types of Companies:

Manufacturing Entity: - The enterprises engaged in the manufacture or production of goods pertaining to any industry specified in the first schedule to the industries (Development and regulation) Act, 1951). The Manufacturing Enterprise are defined in terms of investment in Plant & Machinery.

Service Entity: -- The enterprises engaged in providing or rendering of services and are defined in terms of investment in equipment/goods.

No.	Type of	Manufacturing Enterprises	Service Industry (Investment in
	Enterprise	(Investment in Plant and	equipment/goods)
		Machinery)	
1.	Micro	Does not exceed Rs. 25 Lakh	Does not exceed Rs. 10 Lakh
2.	Small	Exceeds Rs. 25 Lakh but	Exceeds Rs. 10 Lakh but does not
		does not exceed Rs. 5 Crore	exceed Rs. 2 Crore
3.	Medium	Exceeds Rs. 5 Crore but does	Exceeds Rs. 2 Crore but does
		not exceed Rs. 10 Crore	not exceed Rs. 5 Crore

Presently EMD/Tender Fee exemptions and price preference are applicable to only Micro and Small Industries. View above, if you are claiming EMD/Tender Fee exemptions, you should meet above criteria / criteria as revised for Micro and Small Industries.

- 1. You have to submit your supporting documents issued by competent Govt bodies to become eligible for the above exemption.
- 2. Also your certificate (NSIC) / MSE shall cover the items tendered to get EMD/Tender fee exemptions.
- 3. NSIC certificate shall be valid as on due date / extended due date of the tender.
- 4. In case the bid is submitted as an Indian arm of a foreign bidder and the eligibility criteria conditions were met thru foreign company, then the EMD Exemption cannot be claimed under the MSME status of Indian arm / subsidiary.
- 5. UAM number :- Udyog Aadhar memorandum (UAM) number issued by MSMS, Copy of Registration Certificate issued by NSIC, With current validity / MSE / MSEs owned by SC/ST entrepreneurs in respect of those who are seeking exemption for payment of Earnest Money Deposit (Bid Security)/fees.

Thus a Bidder who solely on it's own, fulfills each eligibility criteria condition as per the tender terms and conditions and who are having MSE status, can claim EMD exemption/ tender fee .If all these conditions are not fulfilled or supporting documents are not submitted with the Bid, then all those Bids without Tender fees /EMD will be summarily rejected and no queries will be entertained.

This Tender document is free of cost and no tender fees is applicable. EMD exemption is as rules mentioned herein.

(The above sealing are as per MSE Guidelines which are changeable according to any latest changes made by MSE/ Govt.)

PART-VI Technical Specification

Name of the e-Tender:

Design, Supply, Installation, Testing and Commissioning and Validation of Prefabricated Modular BSL3

_	Des	igh, Supply, installation, resting and commissioning and validation of Freiabilicated Woddian BSLS
	S/N	Item(s)/ Goods specification
	1	Design, Supply, Installation, Testing and Commissioning and Validation of Prefabricated Modular BSL3

Design, Supply, Installation, Testing, and Commissioning and Validation of Modular Bio-Safety Laboratory Level-III containing

- 1) Bacterial lab: 2) Virus lab: and 3) Animal Biosafety lab as per below specifications and reference design layout.
 - The Bidder shall have should have trained/certified Biosafety professionals/Engineers by any International Biosafety Association and a copy of certificate to be enclosed with tender.
 - Firms preferred to be ISO 9000 compliant
 - The Bidder shall have experience of successful supply/ installation of at least 1 Biosafety Laboratory level-III (BSL-III) in last 3 years.
 - The Bidder shall have the experience and setup for providing Operation and Maintenance Services for at least **one/two** BSL-3. Details shall be submitted along with copies of work orders from the client.
 - One engineer should be stationed for the Routine maintenance of the BSL-3 Lab.
 - · Lab should be in compliance with national and international standards as per WHO, BMBL, NIH Guidelines
 - The bidder should not have been blacklisted, debarred or expelled by Union Government/State Governments/ PSU's etc. on the date of submission of Bid.

Scope of Work:

Includes Design, Supply, Installation, Testing, Commissioning (SITC) and validation of the Modular BSL-3 facility containing a bacterial lab, virus lab, and animal biosafety and handling (ABSL-3) lab on Turnkey Basis and its Operation and Maintenance. Scope will include design, engineering and installation of a prefabricated BSL-3/ABSL-3 Laboratory including the basement civil work (construction of the pillars and basement for the BSL3 modular lab), with double skin PUF panels, HVAC system including complete air management system for maintaining the lab environment as per the biosafety guidelines, all related internal lighting and wiring work with UPS for smooth and safe operation of BSL-3/ABSL-3. The scope also includes the arrangement of power cables upto the main LT panel of BSL3, design and construction of drain and sewer line from BSL3 lab to the available drain line, arrangement of water connection to the water storage tank of BSL3 from ILS water tank.

For safe operations as per the guidelines and monitoring of the facility, the system must have necessary monitoring, operations & control through a DDC based system with requisite sensors for controlling indoor conditions/environment including pressure gradient, temperature, humidity, exhaust, etc. An addressable fire detection system, Access Control System and CCTV System shall also be provided.

Any other work related to smooth working of the facility shall be treated as a part of scope of the bidder. The entire lab shall be validated as per the International Guidelines and necessary documentation and validation report will be submitted at the time of handling over.

Following Reference Standards to be adapted:

- WHO, GENEVA Laboratory Biosafety Manual 3rd Edition, Biosafety Level 1 4
- Biosafety in Microbiological and Biomedical Laboratories 5th Edition

Biosafety Level 1 – 4

- Canadian Standard, Laboratory Biosafety Guidelines 3rd Edition 2004
- EN12128 -1998, Biotechnology- Laboratories for research development and analysis- containment levels of microbiological Laboratories, areas of risks localities and physical safety requirement. PCL- 1 4 Physical Containment Level Laboratory
- EN12738-1999, Biotechnology Laboratories for research, development and analysis Guidance for containment of animals inoculated with microorganisms in experiments. ACL- 1-4 Animal Containment Level Laboratory
- NIH Guidelines for research involving recombinant DNA molecules (Jan 2001) Biosafety Level 1—4,

Details of the laboratory space

- Overall size should be similar or bigger than the enclosed reference design
- Inner Lab Temperature: 22C +/- 5C
- ACPH: More than 20 ACPH
- Cleanliness standards: Class 10000

HVAC SYSTEM AND BUILDING MANAGEMENT SYSTEM

proposed Modular BSL-3/ABSL-3 Laboratory and support areas shall be air-conditioned through separate dedicated Central AC System comprising of Chiller Pack, Air Handling Units, Exhaust System, Air Filtration System and Air Distribution System complete in all respect. The system shall be with standby and backup provisions capable to provide un-interrupted continuous 24x7x365 days operation of the Laboratory to maintain the required temperature, humidity, air-change rate, differential pressure gradient and air filtration conditions of the Laboratory Facility. Submit the HVAC system and BMS design and working drawings for prior approval. The HVAC system shall comply with the given specifications and performance requirements and shall be complete in all respect, as required and approved.

Exhaust Fan location for BSL-3 : Minimum 25 ft from AHU intake Air velocity at exhaust discharge : 15-20 m/s (3000-4000 fpm) for BSL-3

PRESSURE GRADIENT TO BE MAINTAINED IN VARIOUS AREAS OF LABORATORY

ROOM	OPERATING PRESSURE
BSL-3 Room (Bacterial/Viral/ABSL3/Procedure)	-40 Pa
Airlock	-20 Pa
Shower Room	ATM
Change Room	ATM
Wash and Autoclave Room	ATM
Preparation Room	ATM

Air Conditioning Plant:

Inner Laboratory Temperature to be maintained at 22C +/- 5C

a) Chiller:

Air cooled condensing unit shall consist of hermetic scroll air-conditioning compressor assembly with cooling of capacity 30TR or higher, air cooled coil, propeller-type condenser fans, and a control box, copper piping, refrigerant gas (Non-HCFC and non-CFC), automatic low pressure and high pressure cutouts with microprocessor controlled system, electronic regulation, Acoustic isolation, gas charge and should be integrated with DDC system of the main lab. It should also have electronic thermostats for tripping the compressors after reaching set temperature with suitable insulation of the suction line.

Supply Installation testing and commissioning of CHILLING UNITS each complete with compressor, motor, insulated chiller, flow switch, condenser.

Supply, Installation, testing and commissioning of CHILLING UNITS each complete with compressor, motor, insulated chiller, flow switch, condenser fans, vibration isolators, integral refrigerant piping and wiring, accessories as required and called for. The Chiller Pack shall be skid mounted with Air Cooled Condenser, Evaporator/Chiller, Micro-processor control panel including interconnecting control and power wiring, refrigerant charge etc. complete in all respect. To economize the operating cost and provide backup capacity, the chiller pack shall have multiple compressors. The noise level not to exceed 80 dBA @ free field condition. Approved Eco Friendly Refrigerant R-134 a / R-410 a. Foundation to be provided by prime civil contractor.

Air Handling Unit (AHU):

The AHU constructed over a metallic structure made with a normalised steel profiles, covered with sandwich type panel. The panel is made with lacquered galvanised stainless steel plates, with 120 kg/m3 rock-wool foam core. The gaps between panel and structure will be sealed with neoprene joints in order to guarantee the air tightness of the AHU. Several maintenance doors are built in the AHU, the one for maintenance being double and safety check.

AHU includes the following sections: Mixing sections, with regulation dampers for fresh intake air and return air, Pre- filtration section, electrical resistance for heat battery, cool battery made of copper pipes and aluminium blades, fan section including high-pressure fan, absolute filtration section H-14. AHU must be installed over an anti-vibration platform, and the connections between AHU and ducts will be done with flexible ducts.

All the supply AHUs comprise of following sections: Intake louver, Pre- filter section with 20 microns and 10 microns filters, Cooling coil section, blower section, driver set and pulley, fine filter section with 5 micron filter. Other accessories like dampers, SS 304 drain pan, Common base frame with vibration isolators pads, Suitable inspection doors for filter, coil & blower sections, are provided. They are connected to HEPA filters for all BSL-3 rooms, corridors and air-lock rooms. All HEPA filters, the lay-in type, are at 99.99% efficient to @ 0.3 micron particle size, hermetically sealed and ducted aluminum terminal units. Each unit has an upstream sample port, and protective painted aluminum face screen. The Supply Air Handling Unit will be connected to AHU of suitable capacity for temp and RH control. The HEPA filter should be capable to withstand corrosive agents and gases used for lab fumigation. The Exhaust/Blower fan shall be turned at once to achieve the set value of negative pressure.

Air Flow:

- No recirculation, one pass design
- Air control by a series of motorized damper with PC-controlled actuator
- Pressure is measured by digital type pressure differential gauge and feedback into the control software for pressure setting, maintenance and alarm setting.

Air Filtration System:

- All incoming air filtered by three stages Filtration in AHU
- All main lab exhaust air pass through BIBO HEPA.

Three Stages for supply Pre- Filtration:

ASHRAE 1st stage	30% efficiency
ASHRAE 2nd stage	90% efficiency
Final Stage HEPA Filtration	99.99% efficiency
HEPA filters for Exhaust:	·
BIO HEPA Filter	0.3 micron @ 99.99% efficient

Ducting and Insulation for Supply and Exhaust Ducts:

The supply air and exhaust ducting shall be carried out in GI sheet (class VIII with zinc coating of 120 gm/sqm). All duct fabrication work, thickness of sheet metal, supports, hangers shall conform to SMACNA standards. All the joints shall be sealed with silicone sealant.

Duct Insulation:

Closed cell, Fire retardant, self extinguishing type crossed linked polyethylene insulation density not less than 24 Kg/sqM, "K" vallue not more than 0.028 Kcal/degC with adhesive tape etc, on duct complete as per specification and drawings

Motorized Airtight Damper:

Consists of aluminium casing with factory fitted motorized damper. Casting and attachment should in stainless steel. The damper blade with plastic seal when closed should comply with DIN EN 1751, CLASS 4 (Exception normal size 100 and 125, class 3) also complies with the requirement of DIN 1946, Part 4 (leakage < 10 M3/h. M2 of damper cross section with a 100 Pa Pressure differential).

Fire Dampers:

Fire Dampers provided in the supply and exhaust air systems shall be interlocked with the AHU blower motors such that in case of fire, the AHU fan motor should trip automatically. Fire dampers may be linked to the control panel

Sound Damper:

There are used for reducing the noise level of the air which is travelling through the duct. These are to be placed after the air throwing machines so that these can absorbs the extra noise. And surrounding will not be affected by the noise & it will be noise proof.

Control Pressurization:

Laboratories should remain at a higher negative pressure in relation to the corridors/Airlocks and other non-laboratory spaces. The pressure gradient condition should be maintained in various areas of the laboratory.

Ultra Violet Germicidal Irradiations (UVGI) System

Supply, installation, testing, commissioning and handling of the UVGI System for maintaining the indoor air quality. The components of the system must be in strict conformity with the specifications. The prices to include all inter connected wiring between the UVGI lamps. The UVGI system shall be

installed in supply air ducts or AHU itself.

BUILDING MANAGEMENT SYSTEM (BMS):

A customized Building Management System shall be designed, programmed and provided to:

- i. Control and monitor the operation of HVAC system and other laboratory operating parameters in the BSL-3 Lab rooms/zones like: Room/Area/zone pressure, temperature & RH, Ambient temperature & RH, AHU and Exhaust Blower operating status, VFD status & VCD status, OPEN/Close dampers status, Supply & exhaust air quanlity in each BSL-3 Laboratory rooms/zone.
- ii. The BMS shall be complete with PLC, Sensors, Controllers, power and control wiring, customized Software and other associated field devices, hardware and accessories complete in all respect, as per requirement and approved design.
- The HVAC system START and STOP sequence shall be interlocked to prevent positive pressurization of the BSL-3 laboratory, at any point of time.
- iv. A dedicated desktop PC shall be provided for the BMS operation and control along with a parallel secondary display screen of 32" size at the BSL-3 laboratory entrance to show the operating parameters.
- v. The BMS control panel shall be powered through UPS. Upon restoration of power after a power failure, the BMS shall start the HVAC system automatically without any human interface and restore the normal operational set points of the system.

Alarm and Monitoring Systems:

- a) Pressure gauge
- b) Pressure alarm visual/audio
- c) Temperature/RH alarm visual/audio
- d) Emergency panic button (break glass type) audio all rooms/control room
- e) Emergency door-open" button (For interlock door)

At the Control Side - Biosafety BSL3- control software

Computerized Controls (PLC/DDC):

The control System, consist of PLC (Programmable Logic Controller) should automatically adjust system airflow and maintain system as the designated negative pressure.

The PLC/DDC should have the following features:

- The system controller (Programmable Logic controller) controlled via a dedicated software program.
- Centralized Control
- Automatic air flow control.
- Pressure, Temperature & Humidity monitor and control.
- Doors interlock controlled by PLC/DDC and display on the PLC/ DDC control panel.
- HEPA filter resistance and efficiency monitoring. When the pressure of the filters reaches the setting value, the PLC/ DDC has the alarm.

The DDC System should be real time control on the internet and realize different control strategy separately. The DDC system should address the bubble tight position according to the negative pressure feedback signal to control the negative pressure of the laboratory at the value which is set up. Emergency shutdown when system integrity breaches the correct sequence. In case of the normal fan failures, the stand by fan should be turned on at once to achieve the set value of negative pressure in 60 seconds. When opening the lab, first turn on the exhaust fan, then turn on the supply fan; pressure stability accomplished within 15 minutes from the start up. When turning off the lab, first turn off the supply fan, then turn off the exhaust fan.

BMS PB (Computer Specification): Supply and Installation of Main Operator Station Comprising Main P.C. with Intel i series or latest 2.5 Ghz CPU complete with accessories such as 21" LCD color monitor, 1 TB hard disk or higher, 5 GB RAM or higher, 101 Keys Key Board, Optical Mouse & Pad, DVD writer drive with A4 B/W Laser Printer including UPS with half an hour battery backup.

BMS SOFTWARE: Supply, Installation, Testing and Commissioning of the BMS System Software: Graphical Software meeting the requirements in the Given I/O Summary and technical specifications including configuration and facility to create / provide the graphic mapping for all I/O summary points, configurable password protection for Building Mgmt System as per Specifications. Software shall be able to communicate with Bacnet, Modbus devices simultaneously, with unlimited web user license capacity. Same software can be used as programming / commissioning software.

BMS PANEL: Automation stations/ Direct Digital Controller with I/O module etc. The networkable controllers shall be 32 bit, UL listed microprocessor with built in networkable (IP) type with real time clock with SD-CARD programmable memory. Minimum one networkable DDC (32 bit, UL Listed) should have inbuilt graphics display with knob operation. The networkable DDC's shall be capable of either direct sitting on IP LAN or peer to peer communication with lockable MS mounting cabinets duly powder coded connector strip, internal wiring and space to house controller & relays, connector etc. as per IO summary.

Door Interlock and Access Control System

The door interlock and access control system shall be provided with combination of proximity card based, numerical key pad lock based and push button based system. The system shall be complete with access logic controllers, door electromagnets, proximity cards and card reader/s, numerical keypad locks, door release push buttons, emergency door release buttons, PC communicator, control and power wiring and cabling and other required accessories, hardware, and software. The access control system shall be powered through UPS supply for uninterrupted operation even during mains power failure. The door Electromagnetic Lock shall be suitable for installation on doors/frames. The electromagnetic lock and armature shall be constructed and designed to provide trouble free service.

CCTV System

CCTV System shall be provided for surveillance of the Laboratory. The number of Cameras will be as per the floor plan with one Camera in each room. The CCTV system shall be complete with wall/ceiling mounted high resolution color cameras, multiplexer cum DVR of 16 Channel, LCD color monitor 32" size (as required), associated power and control cabling etc. and required hardware and software. The output of the CCTV system cameras shall be displayed on LCD monitor, to be installed at approved location. The cameras shall be high resolution color cameras and shall be suitable for indoor installation. The multiplexer cum DVR shall be suitable for saving up-to 16 channels analog data, audio, text data and event data with play back feature. The DVR memory/Hard disk capacity shall be 1 TB. For convenient backups the DVR shall be compatible with Windows based OS so that it can be backed up through a PC.

Fire Detection and Alarm System

The complete BSL-3 Laboratory and support areas shall be provided with Addressable type Fire Detection and Alarm System. The Fire Detection & Alarm System shall be complete with Smoke detectors, Heat detectors, Fire Alarm Panel, manual call points, response indicators, power and control wiring and cabling etc. complete in all respect.

- a) Temp/RH/Pressure Sensor
- b) Pressure alarm visual/audio
- d) Emergency panic button (break glass type) audio all rooms/control room
 - e) Emergency door-open" button (For interlock door)

ELECTRICAL SYSTEM AND ASSOCIATED WORKS:

Electrical power distribution system scheme for the complete BSL-3 Laboratory should be provided. The electrical distribution system shall be designed and installed as per the Indian Electricity Rules and shall conform to NBC. The electrical load calculation sheet, power and light wiring diagrams, GA and Single Line diagrams for Electrical Distribution Panels, cable routing etc., before proceeding with the work.

i) Power Distribution System:

Executing agency shall design and provide the main power distribution (LT) panel, sub-distribution boards and panels complete with required switchgears, breakers, circuit breakers, power and control wiring, etc. for power distribution system for complete Laboratory Facility. The power distribution system shall include supply and laying of cabling/wiring for HVAC System and Fixed equipment and systems like Autoclaves, Bio-safety cabinets, access control system, CCTV system etc., required and provided for the Laboratory.

For circuit and power distribution, the DB's shall be 8/12 way TPN vertical/Horizontal with double door 3 phase/ 1 phase, fitted with ELCB, RCCB, MCB etc. complete as required. The circuits, lighting and power distribution shall be fully wired and complete in all respect. Only multi-stranded copper conductor wires shall be used for sub-main wiring, circuit wiring, light and power wiring.

All joints shall be made at main switches, distribution board socket and switch boxes only. No joint shall be made in conduits and junction boxes. Conductors shall be continuous from outlet to outlet.

ii) Internal Light Points, Power Points, Fittings and Fixtures

The Electrical fittings and fixtures in the BSL-3 Laboratory and support areas shall be sealed type, explosion proof, capable to withstand chemical exposures during laboratory fumigation. The Laboratory rooms shall provide 400-450 lighting Lux level and the light fixtures shall be surface mounted type. The switches, sockets and light fixtures in BSL-3 Lab and support areas shall have IP 55 or better protection.

All the electrical points, power points, light and power sockets shall be fully wired with switches, sockets, connections complete in all respect as required. Some of power points / sockets should be suitable for high power consumption instruments like deep freezers, floor model centrifuges, biosafety cabinets etc and will be decided based on floor map. Only multi-stranded copper conductor wires shall be used for light and power wiring. The internal wiring shall conform to the Indian Electricity Rules and BIS standards. The conduit work for light points, power points, voice and data points, FDA system etc., shall be concealed type and shall be done in rigid PVC as per IS specifications. All the conduit pipes shall be sealed to prevent ingress of air.

iii) UPS

An UPS of 30 KVA (or as required depending on the overall load with economic annual maintenance charges) capacity shall be provided for un-interrupted power backup to critical components like Door Interlock and access control system, BMS Operation and shower control panel operation. The power backup through the UPS shall be for minimum 30 minutes. The UPS shall be complete with battery bank, battery rack, interconnecting cabling and wiring, complete in all respect.

iv) Communication Facility (Intercom & LAN)

Laboratory areas and support and service areas shall be provided with Data (LAN) and Voice points (Intercom) for communication. The system shall be complete with required conduit and wiring. The Data and Voice points shall be fully wired with CAT6 cable complete with output terminals. A suitable EPABX shall be provided for up to 2 incoming lines and 10 outgoing lines for the laboratory for internal communication. All the rooms shall be provided with intercom connection and telephone instrument set.

INTERNAL CONSTRUCTION WORKS & FINISHES:

The internal partition walls and ceiling construction in BSL-3 Laboratory, Screening Lab and the support areas shall be carried out with prefabricated, non-particle shredding panels in Powder Coating finish. The ceiling shall be walk-able type for access of services above for maintenance purpose.

i) Modular Wall & Cladding Panels:

Double skin modular wall panels made of 0.8mm thick GPSP (galvanized plain skin pass) sheet powder coating with min. 60 Micron on both sides with PUF of density 40 ± 2 kg/m³ as infill, GI profiles for reinforcement along the periphery, floor track in Painted GI with EPDM rubber below Floor Track using Fastener bolts, self-tapping screws at suitable interval, suitable to accommodate the epoxy floor flush with wall panel. Joints shall be sealed with clean room compatible silicon sealant. Including all material, lead lift T&P, Labour etc.

Wall panel is sealed airtight, that ensures air leakage. There are cut-outs on the walls to accommodate electrical outlets, telephone & intercom pipelines, control panels, monitoring devices, emergency warning systems, pass-thru' cabinets and piping where are applicable.

Wall Panel Thickness - 80-100 mm Cladding Panel Thickness - 50-60 mm

Outer Skin (both sides) - Powder Coated GSS sheet in 0.8 mm thickness

Insulation/Filler material - PUF having density of 35-40kg/m3

Shade / Color - As approved

Services - Pre-inserted conduits for electrical wires/cables etc.

Sealing of Joints - Silicone Sealant Sealing of Penetration - Silicone Sealant

Ceiling Panels:

Double skin totally flush walkable false ceiling made of 0.8mm thick GPSP (galvanized plain skin pass) sheet powder coating with min 60 micron on both sides with PUF of density 40 ± 2 kg/m³ as infill, GI profiles for reinforcement along the periphery, including ceiling grid for easy installation and necessary hardware like threaded rods, Fastner Bolts, self-tapping screws, nuts and bolts etc. Joints shall be sealed with cleanroom compatible silicon sealant. (Load bearing capacity- 150 kg/m²).

- Double skin modular wall panels made of 0.8mm thick GPSP (galvanized plain skin pass) sheet powder coating. The solid ceiling panels will be placed side by side and fastened together. Ceiling trim (PVC) pieces will be installed on the ceiling to seal the ceiling panel airtight. The GI panel edges are sealed with Room Temperature Vulcanizing (RTV) Silicone to the structural frame and fasten on both sides to form an airtight sealed panel.
- The wall and ceiling system should be impervious, non-corrosive, antibacterial and antifungal surface finish suitable for use of wide range of chemicals like Hydrogen peroxide, formalin etc. for laboratory decontamination.
- The solid ceiling panels of size 80mm and 50mm shall be capable to withstand the high negative operating pressure of BSL-3 and shall be suitable for normal walking pressure and strong enough to allow personnel to climb above for installation and servicing via the service access on the side of the laboratory.
- The Radius Coving (wall-to-wall, and wall-to-ceiling, from inside to outside corner): Smooth radius coving should be installed at all wall-to-wall and wall-to-ceiling joints. All seams should be carefully sealed with RTV sealant. Corners at floor coved from PVC floor sheet to the wall.

Flooring

Flooring shall be in 3 mm Self-level epoxy in approved shade, complete with base coat, sealer coat and 3 mm top coat in self-levelling epoxy conforming to IS:4631.

Doors

All Air-Tight Doors (air-lock to the outside of the BSL-3 Laboratory) are constructed with steel and powder-coated (for easy cleaning). 46 mm thick doors made with PU painted 0.8mm thick GPSP sheets on both sides with honeycomb kraft paper as infill, 1.2 mm thick GPSP powder coated door frames, hardware like SS push plate, SS 'D' handle, SS ball bearing butt hinges, Double glazed view panel with Automatic Concealed door bottom drop seal and 1.2mm thick SS304 kick plate.

The door is installed completely with pull-door-handle door, closer and electrical interlock mechanism. The Airlock doors and emergency Exit Door shall be Air-Tight Doors. These Air Tight Doors should have adequate gasket arrangement to provide air tight seal and may have a step-over seal. The interlock logic shall be such that while entering or exiting the facility, traffic from the other side should not get access, to ensure privacy.

EQUIPMENTS & SYSTEMS

1) BIOSAFETY CABINET BSCs shall be Class II B2 type. 5 Qtys, 2 each in Bacterial and Virus labs and 1 in ABSL3 procedure room. The Bio-Safety Cabinet body, frame and supports shall be constructed in SS 316 L (18 gauge). The work surface shall be perforated SS 316 L (18 gauge). The front shall have SS 316 L (18 gauge) top section and sliding sash in toughened glass with required counter weight.

The Bio-Safety Cabinet shall be complete with following accessories, features and specifications:

- Approx. Work Space of 1000 mm (W) x 610 mm(D) x 610 mm (H)
- Supply Air Face velocity not to exceed 0.65 m/sec
- Working chamber to operate under > 10 mm negative pressure
- Drain receptable with drain faucet
- Flourescent light & UV light
- Extract plenum and Air control dampers
- 2 Nos. Power outlet switch/sockets
- 80 to 100 fpm air inlet velocity at 8-10 inches of sash opening
- Supply and Exhaust HEPA filters shall be mini pleat separator less type with 99.97 % efficiency down to 0.3 micron particle size
- Supply and Exhaust Blowers with motor, statically and dynamically balanced.
- Magnehelic differential pressure gauge for chamber and HEPA filters
- Control console with indication lamps
- 2) AUTOCLAVE; 1 QTY, shall be double door, rectangular, steam operated, high pressure high vacuum, suitable for horizontal loading of waste. The autoclave shall be with bio-seal design. The chamber size shall be approximately 600 mm x 600 mm x 900 mm, of 325 Ltr capacity or higher. The autoclave shall be free standing type. The Autoclave shall be PLC controlled, programmable and shall be loaded with different pre-programmed decontamination and sterilization cycles.

The chamber and door plate should be made of non-corrosive stainless steel AISI 316 quality and electric steam generator would be made of stainless steel AISI 304 quality. The jacket would be made of Boiler Quality steel.

The chamber & jacket should be hydraulically tested to 2 times the working pressure. The normal working pressure would be 2.1 Kg/cm² corresponding to temperature 135°C.

The unit should be incorporated with water ring vacuum pump to create vacuum of 24" when the temperature of cooling water to the pump is less than 30°C for total evacuation of the air from the chamber, thus allowing complete sterilization of the load in shortest possible time.

The system shall be PLC based microprocessor with the facility of HMI (Human-Machine-Interface) which is incorporated with the sterilizer.

The Micro-Processor based control Panel (Microster) will control entire cycle of sterilization and steam pulsing automatically through water ring vacuum pump. The control panel shall house the complete automatic process control arrangement including timers, relays, contactors etc.

3) PASS BOX shall be provided at required locations as per floor plan for transfer of samples, chemicals and materials into the laboratory. Pass box with UV to be provided. The Pass Box shall be constructed in 18 swg SS 304. The corners inside the Pass Box chamber shall be coved for easy cleaning. The pass box chamber dimension shall be approximately 610 mm x 610 mm. The unit shall be complete with HEPA filters, blower, motor, door electromagnets, door interlock, UV Lamp with timer, necessary wiring, controls and all other accessories. etc. complete.

The Pass Box doors shall be interlocked by providing suitable electromagnet, so that both the door cannot be opened simultaneously. The interlock shall provide visual indicator for door open/close conditions. The blower motor of Pass Box shall of suitable rating and shall be dynamically and statistically balanced. Magnehelic differential pressure gauge shall be provided to indicate the pass box chamber pressure. The pass box shall be provided with UV light with ON/OFF switch and shall be interlocked with the pass box doors

4) EFFLUENT DECONTAMINATION SYSTEM The Chemical Decontamination System for BSL-3 Laboratory effluent shall comprise of two nos. Effluent Collection tanks (1 Working +1 Standby), each of full required Capacity. The decontamination tanks shall be constructed in SS 304 (14 gauge). The drain line from BSL-3 Laboratory containment area shall be terminated to the effluent decontamination tanks. The effluent decontamination tanks shall be provided with motorized OPEN/CLOSE valves connected with liquid level sensor such that when one tank get filled up to full volume, the supply valve shall automatically close and the supply valve of the standby tank shall automatically open to allow collection of effluent. One number chemical storage tank in SS 304 (14 gauge) fitted with transfer pump and measuring device, piped and connected to both the decontamination tanks shall also be provided for introducing disinfectant chemical into the decontamination tanks. The system shall be complete with items: - Motorized valve connected with liquid level sensor through control panel - Disinfectant Chemical storage tank - Disinfectant Chemical dosing pump - Non return valves - Interconnecting piping including piping for chemical dosing - Pumps for discharging decontaminated effluent into sewer/drain (1W+1S) - Power and control cabling/wiring for pumps and motorized valves with control panel.

SERVICE & UTILITIES

- Power: The bidder should make arrangement of power cables upto the main LT panel of BSL3.
- Water: Water supply for the BSL-3 Laboratory will be arranged and provided by the bidder from the ILS water storage tank and the BSL-3 Laboratory
- Drain & Sewer Line: The drain from the BSL-3 Laboratory, after decontamination, should be connected to the nearest available drain line.

 The bidder should design and construct the drain and sewer line from BSL3 lab to the available drain line.
- Utilities for laboratory equipment/s: Utility connections like power, water, drain etc. required for the laboratory equipment should be provided.

TESTING, COMMISSIONING AND VALIDATION

- a) After completion of the construction and installation works, all the equipment, systems and services shall be commissioned and tested to check the operation and performance of each of the equipment and system.
- b) Once all the equipment and systems are found to be working satisfactory, the Validation of the BSL-3 Laboratory shall be carried out by us in the presence of authorized representatives/committee of the Institute. The Validation of the BSL-3 Laboratory shall be carried out in accordance with the NIH Guidelines for commissioning and validation of BSL-3 Laboratories. During the validation process, operation and functioning of complete installations shall be checked to verify that the equipment and systems are delivering the desired and approved performance results. It will be checked to ensure that all the biosafety and biosecurity requirements are met, are in place and are functional.
- c) Before start of the validation process, we shall submit a detailed validation document giving details of validation checks and tests to be performed, the acceptance criteria as per the approved designs and drawings and the formats for recording the check and test results.

The list of test to be performed is as below:

- Containment Barrier Integrity Test
- HEPA Filter Leak Test According to the US Federal Standard 209E
- Ducting Pre-welding leak test
- Ducting post-welding leak test
- Room Differential Pressure test
- Particle Count Test for Cleanliness
- Air Velocity/ Pattern smoke Test
- Room Air change Rate Test
- Light intensity Test
- Noise level Test
- Biological Safety Cabinet Test

Temperature and RH

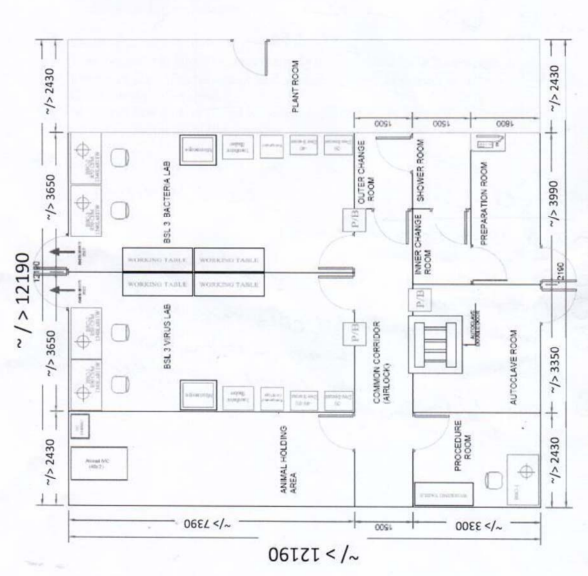
Details of the Civil work to be presented

- Foundation design details, size of foundation, steel used in foundation
 Flooring details
 Details of shed, frame design, roof sheet details,
 Drain and Sewer line design details

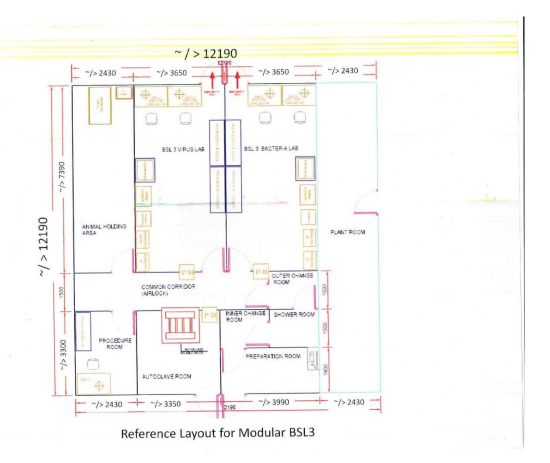
Approved Make List

Air Cooled Chilling Units	VOLTAS/BLUESTAR/CARRIER/ TRANE/YORK
Chilled Water Pump Supply & Exhaust AHU	KIRLOSKAR/ CROMPTON GREAVES/ ARMSTRONG/ GRANDFOSS/ KSB CITIZEN/VTS/FLAKTWOODS/SYSTEM AIR/ZECO/EQUIVALENT
** *	
Hot Water Generator	RAPIDKOOL/KHOKAR/EMERALD/EQUIVALENT
Supply & Exhaust AHU blower	NICOTRA/KRUGER/COMFRI/EQUIVALENT
Motors(for AHU)	ABB/SIEMENS/BHARAT BIJILI/CG/EQUIVALENT
VFD	SIEMENS/ABB/SCHNEIDER/DANFOSS/EQUIVALENT / OEM MAKES ACCEPTABLE
Chilled Water Piping	TATA/ JINDAL/SAIL/ HSL/RAVINDRA/EQUIVALENT
Butterfly valve	ADVANCE/ INTERVALVE/ AUDCO/C&R/CASTLE/ARROW/EQUIVALENT
Balancing Valve	ADVANCE/ INTERVALVE/ AUDCO /C&R/CASTLE/ARROW /EQUIVALENT
Gate Valve	LEADER/SANT/DIVINE/ADVANCE/CASTLE/ EQUIVALENT
NR Valve	ADVANCE/ INTERVALVE/ AUDCO/C&R/CASTLE/ARROW/EQUIVALENT
Flow Switch	JOHNSON/HONEYWELL/STAEFA/EQUIVALENT
Y strainer	SANT / EMERALD/RAPIDKOOL/EQUIVALENT
Temperature Gauges/ Pressure Gauge	WAREE/H GURU/FIEBIG/JAPSIN/FORBESMARSHALL/EQUIVALENT
Air Vents	I TAP / ANERGY/SANT/H GURU/CASTLE/EQUIVALENT
Pipe Insulation	AEROFLEX/ ARMACELL/SUPREME/PARAMOUNT/K FLEX/EQUIVALENT
Duct Insulation	AEROFLEX/ ARMACELL/SUPREME/PARAMOUNT/K FLEX/EQUIVALENT
Ducting GI Sheets 280 GSM with certificates	TATA/ JSW/ SAIL/JINDAL/EQUIVALENT
Volume Control Dampers/ Fire Dampers – Fusible Link	CARYAIRE / AIRMASTER / AJANTHA/ SYSTEMAIR/ CONTINENTAL/ EQUIVALENT
Bag In Bag Out HEPA Filters with Module	AAF / CAMFIL/THERMADYNE/EQUIVALENT
HEPA Filter with Filter Module	AAF / CAMFIL/THERMADYNE/EQUIVALENT
Wall Panel/ Ceiling Panel/ Doors	FABTECH/I-CLEAN/GMP/SYNERGY/ NICOMAC /AIRTECH
Grills/Diffusers/Dampers	AIR MASTER/ AJANTHA/ SACHIN IMPEX / CARYAIRE /MKPRECISION/ CONTINENTAL/ SYSTEMA EQUIVALENT
Heaters	HEATCON/DASPASS/ESCORTS/UTKAL/EQUIVALENT
I BMS System/ Modulating 3 Way valves/ Thermostats/Humidistat/Sensors	HONEYWELL / SIEMENS/JOHNSON CONTROL/ROCKWELL/EQUIVALENT
Magnehelic Gauge	DWYER/EQUIVALENT
Air Circuit Breaker & Bus Couplers	L & T/SIEMENS /ABB/EQUIVALENT
MCCB	L & T/SIEMENS/SCHNEIDER/ABB/CG/EQUIVALENT
MCB's	L & T/SIEMENS/SCHNEIDER/ABB/CG/HAGER/LEGRAND/EQUIVALENT
ELCB's	L & T/SIEMENS/SCHNEIDER/ABB/CG/LEGRAND/EQUIVALENT
Power/Control Contacts, Over load Relays, Timers, etc.	L & T/SIEMENS/SCHNEIDER/ABB/EQUIVALENT
Fuses	CG/L & T/SIEMENS/EQUIVALENT
Energy Meters	L & T/CONZERVE/EQUIVALENT
Power Cables/Control Cables/Wires etc.	FINOLEX/UNIVERSAL/POLYCAB/KALINGA/HAVELLS/RR CABLES/ EQUIVALENT
CAT 5/6 Cables	AT&T/KABEL/DIGILINK/LAPP/LUCENT/EQUIVALENT
Electrical Conduits	BHARAT/GUPTA/POLYCAB/PRECISION OR EQUIVALENT MAKE WITH ISI STD.

PASS BOX	THERMADYNE/ENERTIA/EQUIVALENT.	
PVC Conduit	POLYCAB/PRECISION/SUPREME/EQUIVALENT	
Switches & Sockets	POLYCAB/CROMPTON/NORTHWEST/LEGRAND/WIPRO/PHILLIPS/MK/	
	HAGER/LEGRAND/EQUIVALENT	
LT Panel	CPRI APPROVED MANUFACTURER	
Distribution Board	LEGRAND/ L&T/ABB/HAVELLS/SCHNEIDER/EQUIVALENT	
Light Fixtures	POLYCAB/CROMPTON/NORTHWEST/LEGRAND/WIPRO/PHILLIPS/MK/	
	HAGER/LEGRAND/EQUIVALENT	
Biosafety Cabinet	ESCO/NUAIRE/THERMO/BIOSAFE/EQUIVALENT	
Pre-insulated Valves, strainers	CR VALVES/ AUDCO/ ADVANCE/ LEADER/SANT/CASTLE/ INTER VALVE/ KIRLOSKAR/EQUIVALE	ΕN
Epoxy Coating	APURVA/DR. BECK/FOSROK/CLEANCOATS/EQUIVALENT	
Autoclave	NAT-STEEL/ MACHINFABRIC/ EQUIVALENT	
CCTV Camera	CPPLUS/BOSCH/PALCO/SONY/LG/SAMSUNG/MOBOTIX/VIVOTEK/ EQUIVALENT	
Fire Alarm System	HONEYWELL/BOSCH/ SIEMENS/SYSTEM SENSOR/GST/EQUIVALENT	
Door Interlocking & Access control system	REALTIME/HID/LG/ESSL/EQUIVALENT	



Reference Layout for Modular BSL3



PART-VII

TECHNICAL PART & REQUIRED DOCUMENTS

		В	D LETTER FORMAT	
Ref.	No			dated
	To	0,		
		he Director		
		nstitute of Life Sciences,		
	N	alco Square, Bhubaneswar- 751 023		
			Attn: Stores & Purchase Officer	
	Sub.:		and Commissioning and Validation of	Prefabricated Modular BSL3
-		bal Online Tender Notice No	/ dated	
abov Supp PRIG	ve equiptoply, Instance CE/FINA condition	ment/ goods in conformity and to provide the Servallation, Commissioning and Satisfactory Demonstrational Research and Satisfactory Demonstrational Satisfactory Demonstrational Satisfactory Demonstration of Satisfact	ed in detail the specifications and all the bidding docuces as specified in this bidding document. Our offication of the above item/ scientific equipment/goods redition specified in the bidding document and extant stars from the closing date of this bid. We have carefully refer to provide the services as per the terms and condition	tes are equipped with adequate facilities for equired by you. All prices mentioned in the atutes/rules etc. All the prices and other terms read and understood the terms and conditions
bid 1			all documents as required by you along with the Price/ed in this tender if our Technical bid is found to be successful.	
tech		our written acceptance / purchase order and your no pricewise	ification of award shall constitute a binding contract b	between us if our bid is accepted by you both
liste	C d below:		by us to the agents relating to this bid, and to contract of	execution if we are awarded the contract, are
	S/N	Name and address of agent	Amount in Rupees	Purpose of Commission
		č	1	
		0 4 1 1 4 4 4 10		
	(1	f none then indicate "none.")		
		We understand that you are not bound	to accept the lowest evaluated bid or any other bid that	you may receive.
Cert	ified that A		r is the sole proprietor/constituted attorney of the sole p	proprietor,
			is the signing authority and he/she has the authority to hip agreement/by virtue of general power of attorney.	o refer to arbitration disputes concerning the
	A	company and the person signing the tender is the con	or estituted attorney.	
		consortium of companies with the primary party d gnatory of the primary party.	esignated in Annexure and the person signing the ten	der is the constituted attorney or authorized
	tioned in	the Global Online Tender Notice No	ave read, understand and agree to be bound by all to the interest of Life Scien by the Director, ILS in case of any dispute in future.	ences, Nalco Square, Bhubaneswar-751 023,
Date	: :		(Full Signature of the authori	ized person of the Agency)
		Name of the Vendor/Bidder:	Name of the Manufacturer/Foreign Princ	inal
Tele Mob Fax E-m	No(s).: ail:	: o(s):	C	-pui
wet	site:	Seal of th	2 I.HHI	
Deta 1) 2)	ils of En	iclosure:		

Note: Delete whatever is not applicable. All corrections/deletions should invariably be duly attested by the person authorized to sign the tender document. (No alterations of this/ any format shall be permitted and no substitutions shall be accepted)

Sub: Design, Supply, Installation, Testing and Commissioning and Validation of Prefabricated Modular BSL3

Instrument/ Equipment/Goods/Article Name	
Name & Address of the applicant	
Tel. No(s) / Fax No(s):	
E-mail	
Year of Establishment	
Legal status of the applicant (attach copies of original document	
defining the legal status)	
a) A proprietary firm	
b) A firm in partnership	
c) A limited company or Corporation / Joint venture / Consortia /Any	
other Confirm that the Bidder has not been banned OR delisted/ black	
listed by any Government or Quasi Government agencies or Public Sector Units.	
Confirm that Bidder is not under Liquidation, court	
Receivership or similar proceedings.	
Name & Address of the Original Equipment/Goods Manufacturer	
Time of Transco of the original Equipment occus management	
Tel. No(s) / Fax No(s):	
E-mail	
Website	
Name & Address of the Authorised Dealer/ Bidder	
Name & Address of the Addionsed Dealer Bidder	
Tel. No(s) / Fax No(s):	
E-mail	
Website	
Marketed by (if other than the Dealer/Manufacturer)	
Tel. No(s) / Fax No(s):	
E-mail	
Website	
Communicationdetailsoftheconcernedcontactpersontowhomallreferencesshallbe made regarding this tender enquiry.[NOTE: Any changes after submission of	
Tender documents, please update it to ILS, BHUBANESWAR]	
Full Name	
Complete Postal Address:	
Telephone No(s) & Mobile No(s)	
E-mail	
TAN/ PAN No. of the Bidder	
GSTIN No. of the Bidder Whether you are a Govt. Agency / NSIC/ Micro, Small and Medium	Yes / No (If yes then please mention the category, regd. details, validity etc.)
Enterprises (MSME) / Central Public Sector Enterprises (For NSIC &	1 es / No (11 yes then please mention the category, regul details, validity etc.)
MSME firms, please mention if the product being quoted is actually	
manufactured by them and the product is registered with these agencies.	
Enclose valid proofs)	NY NY (TC al. 1 al.
Whether you are enlisted with GEM for sale of this product(s) / materials Make and Model of the main Instrument quoted	Yes/No (If yes then please mention the category, regd. details, validity etc.)
<u> </u>	
Weather the above Make & Model is available in the GEM (Govt. E-Market Place) or approved by the Director of Export Promotion and Marketing, Orissa/	Yes / No (If yes then mention details about price, taxes and other details in Price/ Financial bid only)
Director General of Supplies and Disposals (DGS&D), Govt. of India.	Trice/ Emancial old ollry)
EMD details	Rs/-(in words)
	, , , , , , , , , , , , , , , , , , , ,
Issuing Bank & Branch	
D.D. /Banker's Cheque No	
Date	
0'	vo vitto Cool of the Vendou/ Didden

Technical Unpriced Bid Compliance Sheet

Dof No.	Data
Ref. No (Put your ref. no. if any)	Date

The Bidders are required to submit the following Technical Compliance Sheet along with Manufacturer's Authorization Form, Service Support Details Form, Agency's Experience Form, Undertaking to submit Performance Guarantee, Fall Clause Undertaking, Certificate by the Chartered Account for MSMED firm, Declaration- General, Delisting Declaration, Financial Status Statement of the Manufacturer/Bidder for the last three financial years, Bank Solvency Certificate, Warranty Compliance Undertaking and Manufacturers (OEM) Undertaking to Provide Spares & Service for at least 5(five) years from the date of supply & Installation as per the format available in the Technical unpriced bid duly filled in their letter head for evaluation of their Technical Bid(s). Documentary evidence establishing that the bidder is eligible to bid and is qualified to perform the contract if its bid is accepted as per qualification requirements/criteria. May also be enclosed. In absence of any of the above form, the tender is liable to rejection.

An unpriced financial bid indicating item(s), cat/part no(s) and quantity quoted by you must be enclosed with the technical bid. Please take precaution not to disclose any price in the technical bid failing which you offer will be cancelled.

bid. I least take precaution not to disclose any price in the technical bid faming which you offer will be cancelled.					
1.	Name & Address of Beneficiary/ Manufacturer	:			
(To ı	(To whom purchase order will be addressed)				
					
Tel.	No(s): Fax $No(s)$:	E-mail:	Website:		
2.	Payment Conditions:- Agree for [a / b/c/d]				
(a)	Immediately (approx. within 30 working days) after delivery & su	accessful installation of the Equ	ipment/goods at ILS, Bhubaneswar.		

(b) Payment for Goods supplied from abroad: Our rules do not permit any advance payment either direct or through a bank. However, payment of your bill

will be made within 30 working days after receipt of the articles in good condition, successful installation, demonstration / commissioning by way of Foreign Demand Draft (FDD) or Wire Transfer or on Sight Draft basis. Alternatively, 100% of the Order value/ Contract price will be opened by way of Irrevocable Letter of Credit in a bank in its country on submission of SD/Performance Security as specified in the purchase order contract with all bank charges abroad shall be to the account of the beneficiary. 70% (Ninety percent) of the L/C value will be released against receipt of the item(s)/ equipment/goods in good condition at ILS, Bhubaneswar (upon receipt and unpacking of the goods by the Indian agent of the supplier and acceptance by ILS) and the balance 30% (Thirty percent) value will be released after successful installation, demonstration / commissioning acceptable to ILS, Bhubaneswar within 30working days upon submission of claim supported by the acceptance certificate issued by the Purchaser The L/C will be confirmed at the suppliers cost, if requested specifically by the supplier. All bank charges abroad shall be to the account of the beneficiary i.e. supplier and all bank charges in India shall be to the account of the opener i.e. purchaser. If L/C is requested to be extended/ reinstated for reasons not attributable to the purchaser, the charges thereof would be to the suppliers' account. The LC for 100% value of the contract shall be established after deducting the agency commission payable if any, to the Indian agent from the FOB/FCA value. Payment of local currency portion shall be made in Indian Rupees within thirty (30) days of presentation of claim supported by a certificate from the Purchaser declaring that the Goods have been delivered and that all other contracted Services have been performed.

Alternatively, the supplier may choose to take payment after delivery, installation, demonstration and commissioning including providing of Training, if offered by bidder.

(c)Payment for Goods and Services supplied from India:

Payment for Goods and Services supplied from within India shall be made in Indian Rupees, as follows:

100 % (Hundred percent) of the Contract Price shall be paid on receipt of the Goods on acceptance, satisfactory installation & commissioning within thirty (30) working days after the date of the acceptance certificate issued by the Purchaser subject to submission of performance security, if any. For all INR payments, ILS prefers to make Electronic Transfers (RTGS)/(NEFT)

Preference up to 1% will be given to those bids quoted in Indian rupees instead of foreign currency.

(d) Advance payment demanded by firms against this turn-key contracts:

Such advance payments should not exceed the following limits:

- (i) Thirty percent (30%) of the contract value to private firms on submission of bank Guarantee / FDR from a Nationalised Scheduled Bank/ Commercial Bank for 40% of the order value.
- (ii) Forty percent (40%) of the contract value to a State or Central Government agency or a Public Sector Undertaking on submission of bank Guarantee / FDR from a Nationalised Scheduled Bank/ Commercial Bank for 50% of the order value

Forty percent (40%) of the contract value shall be released on delivery of the goods in good physical condition as per the purchase/ contract order and on acceptance by ILS.

Rest payment shall be released after successful installation, demonstration / commissioning acceptable to ILS, Bhubaneswar within 30working days upon submission of claim supported by the acceptance certificate issued by the Purchaser. However, in case of advance payment if the bidder fails to fulfil the contract within the time limit then ILS may recover an interest equal to S/B account interest from the bidder.

However, Price Preference up to 2% (among payment term c & d above) will be given to those bidders who have opted for payment after successful installation, demonstration / commissioning acceptable to ILS, Bhubaneswar within 30working days upon submission of claim supported by the acceptance certificate issued by the Purchaser instead of advance payment.

Price preference up to 1 % will be given to those firms opted the payment condition mentioned at 'a' in comparison with 'b' subject to a minimum of Rs. 15,000/- and a maximum of Rs. 50,000/-)

- Validity of the Tender:..... (minimum for a period of 90 days from the date of bid closing)
- 4. **Delivery Period** : Days / Months (at best 3 months from the purchase order/contract date)
- **Installation/Demonstration and training:** Free of Cost/ at extra charge

(If at extra price, then mention the amount in Price/Financial bid only)

Items required for Installation:..... (to be arranged by ILS / You? Please mention) Electrical items:

a)

Any other items:

(in case the price bid of more than one firms happens to be equal, priority will be given to the firm which will arrange the above at its own cost)

7. Minimum space required for Installation:

8.	(A)	Guarantee/	Warrantee:	 vear	S
0.		Guar antee/	wall antee.	 y Ca	т (

(Minimum 1 year guarantee/ warrantee should be given from the date of successful installation at ILS, Bhubaneswar unless otherwise categorically mentioned in the specification. The stipulation in technical specification will succeed the above period)

Mandatory: Free up-gradation of software (all update & upgrades) up to 5 years from the date of satisfactory installation if supplied with the equipment/goods/article: Accepted

(B) Free Annual Maintenance Service/Contract (AMS/AMC):

- i) -----(in word......) year(s) after the expiry of the guarantee/warranty, inclusive of spare parts and service.
- ii) -----(in word....) year(s) only on service after the expiry of the guarantee/warranty.
- iii) NIL

Preference in selection other than cost of the equipment/goods (to be assessed by ILS) will be given to the firm which will provide Guarantee / Warranty and free AMS for more no. of years.)

(C) COMPREHENSIVE MAINTENANCE CONTRACT AFTER WARRANTY PERIOD ONLY

sl.	Quantity (Nos.)	Cost for 1st year	Cost for 2 nd year	Cost for 3 rd year	Cost for 4 th year	Total cost for 4 years after standard warranty of ——— year(s).
		Please offer your pliable for rejection.		nancial bid only. If	you have not offer	red the same then your bid is

- I. The cost of Comprehensive Maintenance Contract (CMC) which includes preventive maintenance including testing & calibration as per technical/service/ operational manual and labor, after satisfactory completion of warranty period may be quoted for next 1 (or as specified) years on yearly basis for complete equipment/goods.
- II. The cost of CMC may be quoted along with taxes applicable on the date of Tender opening. The taxes to be paid extra, to be specifically stated. In the absence of any such stipulation the price will be taken inclusive of such taxes and no claim for the same will be entertained later.
- III. Cost of CMC may be added for ranking/evaluation purpose.
- IV. The stipulation in technical specification will supersede above provision.
- V. The supplier shall keep sufficient stock of spares required during comprehensive maintenance contract period. In case the spares are required to be imported, it would be the responsibility of the supplier to import and get them custom cleared and pay all necessary duties.

9.Penalty Clause of ILS (Mandatory): AGREED & ACCEPTED

On breakdown of the equipment/goods during warranty or CMC, the maximum time to attend the complaint is 5 working days from the date of lodging of the complaint. Otherwise penalty charges of ₹500/- (up to item value ₹10.00 lakh) plus additional ₹25/- per lakh per day will be charged to the authorized service agent of the Manufacturer/ Supplier. Any rectification during the warranty/guarantee/CMC period should be done within 21 days from the date of report of the Service Engineer for repair of the equipment/goods in case of need of spare parts. Otherwise, the above penalty charges will again be imposed from the 21st day from the date of first report of the Service Engineer till rectification of the Equipment/goods. The Manufacturer/Supplier is bound to extend the warrantee/guarantee/CMC of the equipment/goods equivalent to the number of days for which the equipment/goods remains idle due to the break down. However, ILS shall claim no extension of warrantee/guarantee for the equipment/goods lying idle due to break down for a total number of 24 days per year in the warranty/guarantee/CMC period.

10. Fall Clause of ILS(Mandatory): AGREED & ACCEPTED

If, at any time, during the tender/ contract/ supply period, the supplier reduce the said prices of such Stores/Equipment/goods or sales such stores to any other person/organization/Institution at a price lower than the chargeable, he shall forthwith notify such reduction or sale to the Director, ILS and the price payable for the Stores supplied after the date of coming into force of such reduction or sale shall stand correspondingly reduced.

N.B: The bidder shall take special care NOT TO MIX UP the price of the stores in this part of the tender.

S/N	Tender Specifications/ facilities wanted by ILS	Bidder's Specifications/Offer	Catalogue Page No/Bid Page No. on which compliance information is given & which is attached in the bid submitted. (Enclose technical literature in support of your claim).	Compliance (YES/NO)	Any remark or feedback by the bidder about deviation

An item-by-item commentary on the Purchaser's Technical Specifications demonstrating substantial responsiveness of the goods and services to those specifications or a statement of deviations and exceptions to the provisions of the Technical Specifications must be provided. If any deviation is proposed by the Bidder, the same must be clearly indicated and enclosed as deviation as per given format. Compliance/Deviation statement comparing the specifications of the quoted model to the required specifications should also give the page number(s) of the technical literature where the relevant specification is mentioned. Bids must have supporting documents (technical literature or copies of relevant pages from the service manual or factory test data) for all the points of specification, failing this will result in rejection of bid.

The indenting scientist or the technical committee can ask for demo in ILS (if required at the time of technical evaluation). If bid participating firm fails to arrange for demo, it will result in rejection of the bid on the ground of failure to arrange for demo. In case of demo

is to be arranged at different place other than ILS, all the incidental expenses of this arrangement has to borne by the bid participating firm. No Queries will be entertained for waive off for demo as it is in utmost interest of the organization to make correct procurement as per end user requirement and use public fund in correct manner with avoid of risk of purchase of substandard material. As specification is essence of this purchase no comprise will be made in ascertaining the right quality of product as per requirement for ILS. Sometimes, some of the technical facilities are not clearly mentioned in the technical brochures/literatures supplied by the firms in support of the above specifications. In that case, the vendors are requested to give an undertaking (preferably through the principal/manufacturer of the item if the vendor is an agent / sub-agent) that those technical facilities are available in the model quoted by them. In case of false undertaking, the vendor will be black listed and the EMD/Security Deposit will be forfeited.

QUALIFICATION & REQUIREMENTS

- a) The Bidder should be a manufacturer or their dealer specifically authorised by the manufacturer to quote on their behalf for this tender as per manufacturer authorisation form and Indian agents of foreign principals, if any who must have designed, manufactured, tested and supplied the equipment/goods(s) similar to the type specified in the "Technical Specification". Such equipment/goods must be of the most recent series/models incorporating the latest improvements in design. The models should be in successful operation for at least one year as on date of Bid Opening in India and is engaged in R&D activities.
- b) Manufacturer's name, makes, model, catalogue/part no. /code no. etc. should be clearly mentioned. If imported, then the name, full address, phone, fax, website and e-mail of the Beneficiary/Manufacturer and authorized Indian agent (if you are a sub-agent) should be mentioned. The Items being quoted should be of Original Manufacturer and no non-standard/ sub-standard item should be quoted. All detailed specifications and make of the items to be quoted should be clearly mentioned and attach with the offer. In case of proprietary or patented item, necessary certificates in support of the same should be attached.
- c) The Indian Agents of foreign manufacturers / suppliers quoting directly on behalf of their principals for items appearing in the restricted list of the current Foreign Trade Policy must be registered with DGS&D.
- d) Details of service support facilities that would be provided after the warranty period should be submitted in the Service Support Details
- e) That, in the case of a Bidder not doing business in India, the Bidder is/or will be (if successful) represented by an Agent in India who shall be equipped and able to carry out the Supplier's maintenance, repairs and spare parts, stocking obligations prescribed by the conditions of the contract.
- f) That the Bidder will assume total responsibility for the fault-free operation of equipment/goods, application software, if any, and maintenance during the warranty period and provide necessary maintenance services for one year after end of warranty period if required.
- g) Bidders who meet the criteria given above are subject to be disqualified, if they have made untrue or false representation in the forms, statements and attachments submitted in proof of the qualification requirements or have a record of poor performance, not properly completing the contract, inordinate delays in completion or financial failure, etc.
- h) Other things being equal, preference shall be given to firms who or his principal have supplied and installed similar system at any DBT /DST/CSIR/ ICAR/ ICMR/DAE/ DRDO/ /other Govt. or autonomous research Labs in India.
- i) Space, electrical load etc. needed for the instrument/equipment/goods/article may also be indicated along with the Technical unpriced bid.
- j) To make the equipment/goods operational, does it need any additional and essential accessories? If so, then please submit the list of accessories to be given by including the cost of those essential accessories only in the main unit.

Any additional bid participation criteria / eligibility conditions etc. mentioned in the Technical Specifications sheet will also form part of the Qualification Requirements along with those mentioned in this chapter.

The following documents in original (Self-attested with rubber seal, in case of Xerox copies) should also be enclosed along with the Technical bid. In case of Xerox copy, original documents for the following should be produced whenever required; otherwise tender submitted will be rejected at any moment.

- 1. Technical literatures, brochures etc. supporting the above specifications or facilities. The Bidders/Vendors are requested to highlight/underline the specifications in the Technical Brochure as per the specification wanted by ILS.
- 2. Authorization Certificate of the concerned company (OEM) in your favour (or in favour of your firm through your principal dealer if you are a sub-agent) to sale /service/giving Annual Maintenance Service for the above item(s) should be enclosed along with the tender; otherwise the same will be rejected. If you are a sub-agent of a principal dealer of the main company, then a letter from the principal dealer for giving direct service/AMC to this Institute by them should be enclosed otherwise your offer will be rejected.
- 3. Document supporting both past and present status of both the Manufacturer and Supplier.
- 4. Valid up-to-date GST, ITCC, STCC & PAN Card. Sales tax/ Service tax/ VAT returns/ ITR for last 3 years.
- 5. Documentary evidence establishing that the bidder is eligible to bid and is qualified to perform the contract if its bid is accepted.
- 6. Valid proofs of any orders (without price / please erase the prices mentioned in the order) received from various Govt. /Semi-Govt. /P.S.U. etc. for supply and installation of the same make and model of scientific equipment/goods. The satisfactory supply and installation certificate duly issued by the competent authority of the said organizations should be enclosed with the tender. Other than the rates quoted by the firms, priority of selection will be given on basis of these credential certificates.
- 7. Service facility beyond guarantee/warranty period i.e. after sales service condition/Annual Maintenance Contract may be indicated clearly including the cost of such service and name of the firm, their financial position and past performance who will give the same service. Whether any training is needed or is it included in package deal, including technical and scientific literature, please indicate. Any difference or variation in the brand name or specification from our specification should be clearly mentioned. Brochure/ Technical literature containing the detailed specification of the models quoted should be enclosed. Give detail specification of all parts and accessories to be supplied.

- 8. To establish the goods' eligibility, the documentary evidence of the goods and services eligibility shall consist of a statement on the country of origin of the goods and services offered which shall be confirmed by a certificate of origin at the time of shipment.
- 9. To establish the conformity of the goods and services to the specifications and schedule of requirements of the bidding document, the documentary evidence of conformity of the goods and services to the bidding documents may be in the form of literature, drawings and data, and shall consist of:
- (a) A detailed description of the essential technical and performance characteristics of the goods;
- (b) A list giving full particulars, including available sources and current prices, of spare parts, special tools, etc., necessary for the proper and continuing functioning of the goods during the warranty period following commencement of the use of the goods by the Purchaser in the Priced- bid; and
- (c) An item-by-item commentary on the Purchaser's Technical Specifications demonstrating substantial responsiveness of the goods and services to those specifications or a statement of deviations and exceptions to the provisions of the Technical Specifications.

PRE-REQUISITES, IF ANY, FOR INSTALLATION OF THIS EQUIPMENT/GOODS SHOULD BE CLEARLY INDICIATED IN THE TECHNICAL BID, FAILING WHICH IT WILL BE PRESUMED THAT NO SUCH PRE-REQUISTES ARE REQUIRED AND IT WILL BE THE COMPLETE RESPONSIBILITY OF THE VENDOR TO MAKE THE EQUIPMENT/GOODS FUNCTIONAL WITHIN THE QUOTE PRICE.

For purposes of the commentary to be furnished pursuant to above, the Bidder shall note that standards for workmanship, material and equipment/goods, designated by the Purchaser in its Technical Specifications are intended to be descriptive only and not restrictive. The Bidder may substitute these in its bid, provided that it demonstrates to the Purchaser's satisfaction that the substitutions ensure substantial equivalence to those designated in the Technical Specifications.

I, the undersigned, hereby acknowledge that I have read, understand and agree to be bound by all the terms and conditions mentioned in the Global Online Tender Notice No.: ______/ dated _______of the Institute of Life Sciences, Nalco Square, Bhubaneswar-751 023, Odisha, India

I/We do hereby undertake that all the above information's provided by me/us are true. The specifications of the above equipment/goods(s)/item(s) are equal or superior as per your tender / as per our technical bids submitted with you. If any cheating or forgery is found at any moment, the Director, Institute of Life Sciences holds the right to forfeit my/our EMD or Security deposit and is empowered to take legal action as deem fit against me/us.

Place :	
Date :	

Signature with Seal of the Vendor/Bidder

MANUFACTURERS' AUTHORIZATION FORM

Note: This letter of authority should be on the letterhead of the manufacturer and should be signed by a person competent and having the power of attorney to bind the manufacturer. In case of foreign manufacturer, scan copy can be accepted if supported by copy of the original valid normal authorization to local distributor and is submitted along with above format.

No	Dated
To, _	
THE DIRECTOR	
INSTITUTE OF LIFE SCEINCES	
Nalco Square, Bhubaneswar – 751 023.	
Dear Sir:	
We	who are established and reputable manufacturers
having factor	ries at (address of factory) do hereby authorize M
(Name and address with contact details like Tel.	No(s)/ Fax/ E-mail etc. of Agent/Sub-Agent) to submit a bid, negotiate and recei
	nder Notice No/ dated
No company or firm or individual other	han M/s is/are authorized to bid,
and conclude the contract in regard to this busine	
We hereby extend our full guarantee and warrantees offered by the above firm(s). Thank you.	ty as per the condition of the above tender/PO (issued if any) for the goods and
	V C. id. C 11
	Yours faithfully

Authorized Signatory (Having the power of Attorney on behalf of the Manufacturer)

Sl. No.	Nature of training imparted	List of similar type equipment/goods serviced in the past 3 years	Local Address, Telephone Nos. Fax No(s). and e-mail address of the firm located at Bhubaneswar or its adjoining areas	Value of minimum stock of consumable/spares held at all times.

Place: Date:

Signature and Seal of the Manufacturer/Bidder

(Global Chime	under Profited Profited				
Clients Details where such items/facilities have been supplied/ installed/ commissioned have been undertaken					
Name & Address of Client (s) Type of Client Address:	: :				
Tel. No(s):					
Fax No(s):					
E-mail: Details of Items supplied/installed: Quantity: (Documentary evidence in respect of ea	n client to be enclosed without price)				
Place: Date:	Signature with Seal of the Manufacturer/ Bidde				

UNDERTAKING TO SUBMIT PERFORMANCE BANK GUARRNATEE

(To be submitted in Manufacturer's/Bidder's Letter Head)

(Global Online Tender Notice No	dated)
To	Date:
THE DIRECTOR	
INSTITUTE OF LIFE SCEINCES	
Nalco Square, Bhubaneswar – 751 023.	

Sub:- Assurance for submission of PBG towards Security Deposit/ Performance Security Dear Sir,

We the Firm are participating in your above tender. If our bid is accepted against this subject tender notice, we commit to provide a performance security for due performance of the contract as per ILS policy/format .The same will be valid for 60 days more than the whole contract period including Guarantee/ Warranty/CMC/AMC obligation.

Thank you.	Signature with Seal of the Vender/ Bidden
Place: Date:	Signature water of the ventuer blader

FALL CLAUSE UNDERTAKING
(To be submitted in Manufacturer's/Bidder's Letter Head)
(Global Online Tender Notice No..../dated.....)

This is to certify that we have offered the maximum possible discoun	ted price to your institute for the	e Item(s) required as per this
Tender notice vide our Quotation No.	date	` ' 1
as per quotation submitted .It is also certify that the prices charged to		
which the party sells the item(s) of identical description to any	other Govt. Organization/PSU	J's/Autonomous bodies/Pvt
Organizations during the period of contract till validity of our offer of failing which the "FALL CLAUSE" will be applicable. In case, if the		
have the right to recover the excess charged amount from us from the	subsequent/unpaid bill.	
Place :		
Date:		
2 mc .	Signature with Seal	of the Manufacturer/Bidden

Certificate by Charted Accountant for the firms registered under MSMED Act

	This is to certify that M/s, (here in after referred to as a company) having its registered office at is registered under MSMED Act 2006, (Entrepreneur Memorandum No (Part-
	II))
	Further verified from the books of Accounts that the investment of the company as on date as per MSMED Act 2006 is as follows:
1.	For manufacturing Enterprises: Investment in plant and machinery (i.e. original cost excluding land and building and the terms specified by the Ministry of small scale Industries vide its notification no. 5.0.1722 (E) dated October 5, 2006.): Rs Lacs
2.	For service Enterprises: Investment in equipment/goods (Original cost excluding land and building and furniture, fitting and other items not directly related to the service rendered or as may be notified under the MSMED Act, 2006):Rs
	The above investment of Rs Lacs is within permissible limit of Rs Lacs for Micro/ small (strike off which is not applicable) Category under MSMED Act 2006.
	Date:
	(Signature)
	Name:
	Membership Number:
	Seal of Charted Accountant
	Signature with Seal of the Vendor/Bidder

DECLARATION-GENERAL

To Date: THE DIRECTOR

THE DIRECTOR INSTITUTE OF LIFE SCEINCES Nalco Square, Bhubaneswar – 751 023.

Dear Sir,

I/WE HEREBY DECLARE THAT WE HAVE READ & UNDERSTOOD ALL THE GENERAL TERMS & CONDITIONS, TECHNICAL SPECIFICATIONS ETC. MENTIONED IN THE ABOVE TENDER AND THE SAME IS ACCEPTABLE TO US AND WE WILL ABIDE BY THE SAME.

I/We also declare that:

- (a) The documents submitted by me/us is/are genuine and undisputable and in the event of its coming to notice at later date that the documents are not genuine, I/we shall be liable for criminal action and such compensation payable to ILS as may be decided by the Institute.
- (b) I/We will not withdraw my/our tender after opening of Technical Bid and if done so; my/our EMD may be forfeited.
- (c) I/We have not been blacklisted by any of the Government Department/ Government Institutions etc. during last three years.
- (d) There is no complaint against me/us such as "delayed supply, non-supply, non-submission of performance bank guarantee and refusal of supply etc. and for which 'no punishment of any type' has been given/awarded by any of the Govt. Departments/Govt. Institutions etc.

Thai	ık	vo	u.
1 IIui	111	yo	u.

Place:
Date:

DELISTING DECLARATION

(To be submitted in Manufacturer's/Bidder's Letter Head)

(Global Online Tender Notice No	/ dated)
To THE DIRECTOR INSTITUTE OF LIFE SCEINCES Nalco Square, Bhubaneswar – 751 023.	Date:
Dear Sir,	
We M/sGovernment or quasi Government agencies or Public Sector Undertak	hereby declare/clarify that we have not been banned by any kings.
NOTE: If you are banned by any Government or Quasi Government stated with details.	Agencies or Public Sector Undertakings, the fact must be clearly
Thank you.	
	Signature with Seal of the Manufacturer / Didden
Place:	Signature with Seal of the Manufacturer/ Bidder
Date:	

FINANCIAL STATUS STATEMENT OF	THE MANUFACTURER/BIDDER FOR LAST THREE YEARS
(Global Online Tender Notice 1	No / dated)

The details to be furnished must be supported by figures in balance sheet/profit and loss account and relevant authorized documents.

Or

The said data on the letterhead of your Chartered accountant can also be accepted in lieu of supporting documents.

SI No	Financial / Accounting Year	Profit (Rs.)	Loss (Rs.)	Annual Turnover (in Indian Rupees)
1	2015-16			
2	2016-17			
3	2017-18			
AVERAGE TURNOVER OF LAST THREE YEARS EXCLUDING CURRENT YEAR DATA =				

Place:	Signature with Seal of the Manufacturer/ Bidder
Date:	

BANK SOLVENCY CERTIFICATE

(Banker's certificate should be on letter head of the Bank and should not be more than one year old from the date of publication of tender)

То	Date:
THE DIRECTOR INSTITUTE OF LIFE SCEINCES Nalco Square, Bhubaneswar – 751 023.	
Sub.: Bank Solvency Certificate	
We the (Bank Name) do hereby certify that (Name of Firm) having the solvent to the extent of Rs	
It is further notified that this certificate is being issued at the reque responsibility on our part in any respect whatsoever more particularly eith	· · · · · · · · · · · · · · · · · · ·
Sign & Stamp of Bank Manager	
Place: Date:	

Warranty Compliance Undertaking (To be submitted in Manufacturer's/Bidder's Letter Head)

(Global Online Tender Notice No/dated)
To Date: THE DIRECTOR INSTITUTE OF LIFE SCEINCES Nalco Square, Bhubaneswar – 751 023.
Dear Sir,
Subject: Design, Supply, Installation, Testing and Commissioning and Validation of Prefabricated Modular BSL3 vide your above tender notice if we get the contract order from you.
This bears reference to our quote nodated
1) We warrant that everything to be supplied by us shall be brand new, free from all defects and faults in material, workmanship and manufacture and shall be of the highest grade and quality and consistent with the established standards for materials specification drawings or samples if any, and shall operate properly. We shall be fully responsible for its efficient operation.
2) Alternative equipment/goods shall be provided free of cost to the Institute within two weeks in case of major defects arising in the existing equipment/goods/machine in the comprehensive warranty period ofyear(s), Extended Warranty period ofyear(s) and CMC period ofyear(s) from the date of installation of the equipment/goods.
3) We also accept free up-gradation of software (all update & upgrades) up to 5 years from the date of satisfactory installation is supplied with the equipment/goods/ article.
Yours faithfully
Signature with Seal of the Manufacturer/ Bidder
Place: Date:

Manufacturers (OEM) Undertaking to Provide Spares & Service for at least 5(five) years from the date of supply & Installation

(To be submitted in Manufacturer's letter head)

Letter Ref. No.:/I	Date:
To The Director, Institute of Life Sciences, Nalco Square, Bhubaneswar-751 023, India.	
Put name of the equipment/goods with model n authorized sales & service agent in India	Commissioning and Validation of Prefabricated Modular BSL3 no(s)which is/ are manufactured by us through our
Tel.: No. / dated / dated	to your organization vide your Global Online Tender Notice, quoted vide Proforma Invoice /Quotation No(s)
agrees to provide spares & after sales service as years from the date of successful installation of withdraw the authorization or dealership for the from the date of the successful installation at you also agrees to take the responsibility for providing	s & when required through the above authorized agent for at least 5(five) the above equipment/goods at ILS. We hereby confirm and accept not to sales & service of the above equipment/goods up to at least 5(five) years ur organization. In case, it happens for the reason whatsoever the companying the service with spares itself or through its other dealer or agent in India tted by our above current agent or dealer. In case of defaulting, we will be
	Authorized Signatory
	(Having the power of Attorney on
	behalf of the Manufacturer) Name:
	Designation:
	Name of the Company/ Firm:
	Complete Postal Address:
	Telephone no(s):
	Fax: E-mail:
	Website:

EMD / BID SECURITY FORM

Date:
einafter called "the Bidder") has submitted its bid dated
e presents that WE
are: ing the period of bid validity specified by the Bidder on the Bid Form; or of the acceptance of its bid by the Purchaser during the period of bid validity: ontract/ Order Form if required; or performance security deposit, in accordance with the Purchase Order of Institute of Life
aser up to the above amount upon receipt of its first written demand, without the Purchase ided that in its demand the Purchaser will note that the amount claimed by it is due to it of the two conditions, specifying the occurred condition or conditions. This guarantee with-five (45) days after the period of the bid validity, and any demand in respect thereof shoul late.
(Signature of the authorized officer of the Bank) Name, designation and bank code of the Officer: Seal, name & address of the Bank and address of the Branch. Date

Date:

(Letter to be submitted by the Vendor/Bidder in their letterhead along with a cancelled cheque for INR payment)

To
The Institute of Life Sciences,
Nalco Square, Bhubaneswar- 751 023, India

Dear Sir/Madam,

Place:

Name & Address of our Bankers

We acknowledge your letter offering to make payments for supplies / services provided to Institute of Life Sciences, Bhubaneswar as per the Terms of the respective Purchase order or Work Order to our Bank Account directly through RTGS/NEFT.

We agree and accept that all payments that are payable as per the terms of the Purchase order or work order placed and that may be placed on us in future, be credited to our Bank Account, details of which are given below:

Our Bank Branch Name & Code	
Our Bank Branch Location/Tel No/ E-mail;	
Our Bank MICR Code	
Our Bank RTGS IFSC Code	
Our Bank NEFT IFSC Code	
Type of Account (Saving Bank, Current Account or Cash Credit Account)	
Our Bank Account Number (as appearing on the cheque book please ensure to mention the complete account No. as allotted by the bank)	
effected, we shall not hold Institute of Life	n above are correct and complete. If for any reason the payments are delayed or not Sciences or the banks responsible for such delays. We here by authorize Institute of ments to us by credit to the above bank account.
Email Id:	
Name, Address & Contact No.: Name of the contact person of the firm	:
Thanking you	
Yours Sincerely For (Vendor name)	
Authorised Signatory.	
	Bank Certificate
We confirm Date:	n that the details given are correct as per our records.

Signature & Stamp of Authorized bank Official

PART-VIII

PRICE /FINANCIAL PART

Tender Form Format (Price/ Financial Bid)

(Global Online Tender Notice No.: / dated)

Sub: Design, Supply, Installation, Testing and Commissioning and Validation of Prefabricated Modular BSL3

Instrument/ Equipment/Goods/Article Name	
Name & Address of the applicant	
••	
Tel. No(s) / Fax No(s):	
E-mail	
Year of Establishment	
Legal status of the applicant (attach copies of original document	
defining the legal status)	
a) A proprietary firm	
b) A firm in partnership	
c) A limited company or Corporation / Joint venture / Consortia /Any	
other	
Confirm that the Bidder has not been banned OR delisted/ black listed	
by any Government or Quasi Government agencies or Public Sector	
Units.	
Confirm that Bidder is not under Liquidation, court	
Receivership or similar proceedings.	
Name & Address of the Original Equipment/Goods Manufacturer	
Tel. No(s) / Fax No(s):	
E-mail	
Website	
Name & Address of the Authorised Dealer/ Bidder	
Tel. No(s) / Fax No(s):	
E-mail	
Website	
Marketed by (if other than the Dealer/Manufacturer)	
Marketed by (11 other than the Dealer/Manufacturer)	
Tel. No(s) / Fax No(s):	
E-mail	
Website	
$Communication details of the concerned contact person to whom all references shall be {\it contact} and {\it contact} are the contact person to whom all references shall be {\it contact} and {\it contact} are the contact person to whom all references shall be {\it contact} and {\it contact} are the contact person to whom all references shall be {\it contact} are the contact person to whom all references shall be {\it contact} are the contact person to whom all references shall be {\it contact} are the contact person to whom all references shall be {\it contact} are the contact person to {\it contact} are the contac$	
made regarding this tender enquiry.[NOTE: Any changes after submission of	
Tender documents, please update it to ILS, BHUBANESWAR]	
Full Name	
Complete Postal Address:	
Telephone No(s) & Mobile No(s)	
E-mail	
TAN/ PAN No. of the Bidder	
GSTIN No. of the Bidder	Y / X / X / X / X / X / X / X / X / X /
Whether you are a Govt. Agency / NSIC/ Micro, Small and Medium	Yes / No (If yes then please mention the category, regd. details, validity etc.)
Enterprises (MSME) / Central Public Sector Enterprises (For NSIC &	
MSME firms, please mention if the product being quoted is actually	
manufactured by them and the product is registered with these agencies.	
Enclose valid proofs)	W NY (IC at 1 at 1 t 1 t 1 t 1 t 1 t 1 t 1 t 1 t
Whether you are enlisted with GEM for sale of this product(s) / materials	Yes/No (If yes then please mention the category, regd. details, validity etc.)
Make and Model of the main Instrument quoted	
Please mention details about price, taxes etc. if the above Make & Model is	
available in the GEM (Govt. E-Market Place) or approved by the Director of	
Export Promotion and Marketing, Orissa/ Director General of Supplies and	
Disposals (DGS&D) ,Govt. of India	n- //:
EMD details	Rs/-(in words)
Issuing Bank & Branch	
D.D. /Banker's Cheque No	
Date	

PRICE BID FORMAT FOR IMPORTED GOODS TO BE SUPPLIED IN FOREIGN CURRENCY

PRICE I	<u> ABLE (</u> Imported Items) -	-Kei. /Quotation No Di	ate:	•••				
Sl.	Cat. No/Code/ Part No.	Name of the Item (in brief)	Qty.	Price cur	(each) rency ⁺	in	Total	Price in urrency ⁺
Acce	essories of the System (if any	v asked in the tender specification):						
Esse	ntial Accessories for function	on of the system (if any):						
		(
Item	s to be supplied free of cost	(if any) *						
			k-works (F.O.) :		
		Less Agency Commission above Indian Ag				any)		
		Packing, Har	ndling, Forwa	ording etc. (if a	ny)	:		
			O.B/ FCA C			:		
				eight charges		:		
			urance++ Char	2		:		
		Total C.I.P Charges: Kolkata						
	comparison with the	Custom Duty amount as % of 1						
	e bid quoted in INR You also opt to quote in DDP			Clearance & H	U	U		
	s in this format so that a	Educing Chicagnia, mana transportation, insurance & increasing costs till consigned a site.						
	and fair comparison	Installation ,commissioning, supervision., demo						
	indigenous quote/ quote	Total price on DDP ba						
in IN	R can be made.	Total price on DDP basis at consigned	e's site (i,e, a	t ILS, Bhuba	neswar) in l	INR:		

If there is a discrepancy between the unit price and total price THE UNIT PRICE shall prevail.

The bidder will be fully responsible for the safe arrival of the goods at the consignee site in good condition as per terms of contract if decided.

- 1. The bidder break up of price under various columns is for comparison of price up to delivery of goods at consignee's site for tender evaluation.
- 2. The quoted price should be supported with original proforma invoice. The proforma invoice should indicate the percentage of agency commission included in the FOB prices. Indian Agent to be paid in Indian currency.
- 3. All the components of the DDP price will be paid by the bidder. The purchaser will make the payment of DDP price after receipt of goods at consignee's site i,e at ILS, Bhubaneswar in good condition as per payment terms in the contract. The purchaser can place the order on CIP or DDP basis as per his choice.
- 4. The price quoted in foreign currency in column shall be converted in Rupees at the selling rate of exchange applicable on the closing (last date of tender receipt) date of tender. The customs duty amount so worked out as percentage of net CIP value in rupees will be taken for evaluation and comparison of tenders.

It may please be noted that this Institute is exempted for paying of Customs Duty (as per custom rule, only concessional custom duty will be charged)by DSIR, Govt. of India vide notification No.51/96 dated 23.07.1996

Optio	nal Accessories (in order	of priority)			
S/N	Cat. No/Code/ Part No.	Name of the Item (in brief)	Qty.	Price (each) incurrency ⁺	Total Price in currency ⁺
1.					

Imp. Notes: The comparison between the indigenous and the foreign offers shall be made on FOR destination basis and CIF/CIP basis respectively if not quoted by the bidder on DDP basis with all charges up to ILS, Bhubaneswar separately as per the price/financial bid format. However, the CIF/CIP prices quoted by any foreign bidder shall be loaded further as under (if not shown by the bidder in the price /financial bid format as a part of their responsibility):

a) Towards Concessional customs duty charges.

- b) AAI AAD, DO charges and other levies: **Rs. 12,000**/- extra for Air Shipments & DO charges, CFS, Deconsolidation, Endorsement, Terminal handling and other levies **Rs. 35,000**/- extra for Ocean shipments (Or as per the amount quoted by you in the next page at sl. 15a & 15b of Order Placement Details) c) Towards custom clearance, inland transportation etc. (CIP/CIF via air) @2 % of the CIF/CIP value up to INR 30.00lakh, @1.5% of the CIP/CIF value up to INR 50.00 lakh, @1.25 % of the CIP/CIF value up to INR 75.00 lakh, @1% of the CIP/CIF value up to INR 130.00 lakh, @0.75% of the CIP/CIF value up to INR 200.00 lakh & @0.65% of the CIP/CIF value more than INR 200.00 lakh subject to a minimum of Rs. 15,000/-
- d) Towards custom clearance, inland transportation etc. (CIP/CIF via Sea) @2.5% of the CIF/CIP value up to INR 30.00lakh, @2 % of the CIP/CIF value up to INR 50.00 lakh, @1.5 % of the CIP/CIF value up to INR 75.00 lakh, @1.25% of the CIP/CIF value up to INR 130.00 lakh, @0.80% of the CIP/CIF value up to INR 200.00 lakh & @0.70% of the CIP/CIF value more than INR 200.00 lakh subject to a minimum of Rs. 25,000/-

Note: Where there is no mention of packing, forwarding, freight, insurance charges, taxes etc. such offers shall be rejected as incomplete.

Preference up to 1% will be given to those bids quoted in Indian rupees instead of foreign currency.

Alternatively, the supplier may choose to quote in DDP basis with concessional Customs duty up to ILS, Bhubaneswar including Installation commissioning in INR to avoid not becoming the L1 bidder.

Valid price proof (authenticated price list of the main company) against each item including the above main item(s) should be enclosed along with the price bid, if you are a dealer / sub-dealer of the main company. Same discount is also to be given on the optional item(s) as offered in the main Equipment/goods. Please don't write as discounted prices

N.B.: Packing, Handling, freight and insurance charges etc. will be negotiated for the Optional Accessories to be purchased, if required at the time of order.

(**Put Country/ Place Name , + Put Currency name , ++ Insurance charges must be calculated up to ILS, Bhubaneswar, otherwise, your offer will not be entertained, * No price benefit will be given for those items supplied free of cost ,but preference will be given at the time of selection, if the prices of two firms are equal.)

For the purpose of reimbursement of Service tax, vendor should give tax invoice with registration number etc.

TAX DETAILS FOR INFORMATION PURPOSE ONLY AND NOT FOR EVALUATION

Bidder required to furnish the details of Tax, in the following table.

Sr.No	Description	Applicable Tax %
	GST /SERVICE TAX/WCT	
	OTHERS (Specify), if any	

Irrespective of taxes/duties quoted, youwill be fully responsible for the payment of any and all taxes, duties, rates, cess, levies and statutory payments payable under all or any of the statutes etc.

Order Placement:

	Order Placement:	
1	Name & Address of Beneficiary/ Manufacturer	
	(To whom purchase order will be addressed)	
2	Tel. No(s) / Fax No(s)	
3	E-mail & Website	
4	Name & Address of the Banker	
5	Tel. No(s) / Fax No(s)	
6	E-mail & Website	
7	SWIFT CODE:	
8	Account Name/No	
9	Wire Transfer Details (if payment is to be made through wire transfer)	
10	Country of Origin	
11	Port of shipment	
12	Partial shipment	Not permitted by ILS
13	Trans-shipment	Not permitted. In unavoidable cases, prior approval of the Institute should be obtained.(Additional charges for trans-shipment to be borne by the supplier)
14	Time of shipment	days (Maximum 60 days from the date of order unless otherwise mentioned in the P.O contract)
15	Name & Address of Freight Forwarder with e-mail, Tel./Fax No(s).	
15a	DO fees and other related charges to be paid in INR for Air Shipment	
15 b	DO fees and other related charges like Shipping line charges /CFS,	
	Deconsolidation/Endorsement/Terminal handling /NOC/ ground rent and	
<u> </u>	other related charges to be paid in INR for Ocean Shipment	
16	Have you added any Item/ Items in the Tender/ Quotation which	(Yes/ No). If yes then have you enclosed
	is/are in the negative list of import	necessary Govt. Registration Certificate/ permission
	•	certificate otherwise your bid will be rejected.

(Please mention the charges for sl 15 & 15b for evaluation purposes. Any charges over and above the mentioned charges to be paid by you if order will be placed in CIP or CIF basis instead DDP basis and if you put NIL then all charges shall be paid by you at the time of clearance.)

17. **Payment Conditions:-** Agree for [a / b/c/d]

(a) Immediately (approx. within 30 working days) after delivery & successful installation of the Equipment/goods at ILS, Bhubaneswar.

(b) Payment for Goods supplied from abroad: Our rules do not permit any advance payment either direct or through a bank. However, payment of your bill will be made within 30 working days after receipt of the articles in good condition, successful installation, demonstration / commissioning by way of Foreign Demand Draft (FDD) or Wire Transfer or on Sight Draft basis. Alternatively, 100% of the Order value/ Contract price will be opened by way of Irrevocable Letter of Credit in a bank in its country on submission of SD/Performance Security as specified in the purchase order contract with all bank charges abroad shall be to the account of the beneficiary. 70% (Ninety percent) of the L/C value will be released against receipt of the item(s)/ equipment/goods in good condition at ILS, Bhubaneswar (upon receipt and unpacking of the goods by the Indian agent of the supplier and acceptance by ILS) and the balance 30% (Thirty percent) value will be released after successful installation, demonstration / commissioning acceptable to ILS, Bhubaneswar within 30working days upon submission of claim supported by the acceptance certificate issued by the Purchaser .The L/C will be confirmed at the suppliers cost, if requested specifically by the supplier. All bank charges abroad shall be to the account of the beneficiary i.e. supplier and all bank charges in India shall be to the account of the opener i.e. purchaser. If L/C is requested to be extended/ reinstated for reasons not attributable to the purchaser, the charges thereof would be to the suppliers' account. The LC for 100% value of the contract shall be established after deducting the agency commission payable if any, to the Indian agent from the FOB/FCA value. Payment of local currency portion shall be made in Indian Rupees within thirty (30) days of presentation of claim supported by a certificate from the Purchaser declaring that the Goods have been delivered and that all other contracted Services have been performed.

Alternatively, the supplier may choose to take payment after delivery, installation, demonstration and commissioning including providing of Training, if offered by bidder.

(c)Payment for Goods and Services supplied from India:

Payment for Goods and Services supplied from within India shall be made in Indian Rupees, as follows:

100 % (Hundred percent) of the Contract Price shall be paid on receipt of the Goods on acceptance, satisfactory installation & commissioning within thirty (30) working days after the date of the acceptance certificate issued by the Purchaser subject to submission of performance security, if any. For all INR payments, ILS prefers to make Electronic Transfers (RTGS)/(NEFT)

Preference up to 1% will be given to those bids quoted in Indian rupees instead of foreign currency.

(d) Advance payment demanded by firms against this turn-key contracts:

Such advance payments should not exceed the following limits:

- (i) Thirty percent (30%) of the contract value to private firms on submission of bank Guarantee / FDR from a Nationalised Scheduled Bank/ Commercial Bank for 40% of the order value.
- (ii) Forty percent (40%) of the contract value to a State or Central Government agency or a Public Sector Undertaking on submission of bank Guarantee / FDR from a Nationalised Scheduled Bank/ Commercial Bank for 50% of the order value

Forty percent (40%) of the contract value shall be released on delivery of the goods in good physical condition as per the purchase/ contract order and on acceptance by ILS.

Rest payment shall be released after successful installation, demonstration / commissioning acceptable to ILS, Bhubaneswar within 30working days upon submission of claim supported by the acceptance certificate issued by the Purchaser. However, in case of advance payment if the bidder fails to fulfil the contract within the time limit then ILS may recover an interest equal to S/B account interest from the bidder.

However, Price Preference up to 2% (among payment term c & d above) will be given to those bidders who have opted for payment after successful installation, demonstration / commissioning acceptable to ILS, Bhubaneswar within 30working days upon submission of claim supported by the acceptance certificate issued by the Purchaser instead of advance payment.

Price preference up to 1 % will be given to those firms opted the payment condition mentioned at 'a' in comparison with 'b' subject to a minimum of Rs. 15,000/- and a maximum of Rs. 50,000/-)

The bidders who are not agreeing to the above payment terms are requested not to submit their tender otherwise their EMD will be forfeited.

18. (A) Guarantee/ Warrantee: year(s)

(Minimum 1 year guarantee/ warrantee should be given from the date of successful installation at ILS, Bhubaneswar unless otherwise categorically mentioned in the specification. The stipulation in technical specification will succeed the above period)

Mandatory: Free up-gradation of software (all update & upgrades) up to 5 years from the date of satisfactory installation if supplied with the equipment/goods/article: Accepted

(B) Free Annual Maintenance Service/Contract (AMS/AMC):

- i) -----(in word.....) year(s) after the expiry of the guarantee/warranty, inclusive of spare parts and service.
- ii) -----(in word.....) year(s) only on service after the expiry of the guarantee/warranty.

111) NIL

Preference in selection other than cost of the equipment/goods (to be assessed by ILS) will be given to the firm which will provide Guarantee / Warranty and free AMS for more no. of years.)

(C) PRICE SCHEDULE FOR COMPREHENSIVE MAINTENANCE CONTRACT AFTER WARRANTY PERIOD ONLY

sl.	Quantity (Nos.)	Cost for 1st year	Cost for 2 nd year	Cost for 3 rd year	Cost for 4 th year	Total cost for 4 years after standard warranty of year(s).

- VI. The cost of Comprehensive Maintenance Contract (CMC) which includes preventive maintenance including testing & calibration as per technical/service/ operational manual and labor, after satisfactory completion of warranty period may be quoted for next 1 (or as specified) years on yearly basis for complete equipment/goods.
- VII. The cost of CMC may be quoted along with taxes applicable on the date of Tender opening. The taxes to be paid extra, to be specifically stated. In the absence of any such stipulation the price will be taken inclusive of such taxes and no claim for the same will be entertained later.
- VIII. Cost of CMC may be added for ranking/evaluation purpose.
- IX. The stipulation in technical specification will supersede above provision.
- X. The supplier shall keep sufficient stock of spares required during comprehensive maintenance contract period. In case the spares are required to be imported, it would be the responsibility of the supplier to import and get them custom cleared and pay all necessary duties.

19. Penalty Clause of ILS (Mandatory): AGREED & ACCEPTED

On breakdown of the equipment/goods during warranty or CMC, the maximum time to attend the complaint is 5 working days from the date of lodging of the complaint. Otherwise penalty charges of ₹ 500/- (up to item value ₹ 10.00 lakh) plus additional ₹ 25/- per lakh per day will be charged to the authorized service agent of the Manufacturer/ Supplier. Any rectification during the warranty/guarantee/CMC period should be done within 21 days from the date of report of the Service Engineer for repair of the equipment/goods in case of need of spare parts. Otherwise, the above penalty charges will again be imposed from the 21st day from the date of first report of the Service Engineer till rectification of the Equipment/goods. The Manufacturer/Supplier is bound to extend the warrantee/guarantee/CMC of the equipment/goods equivalent to the number of days for which the equipment/goods remains idle due to the break down. However, ILS shall claim no extension of warrantee/guarantee for the equipment/goods lying idle due to break down for a total number of 24 days per year in the warranty/guarantee/CMC period.

20. Fall Clause of ILS (Mandatory): AGREED & ACCEPTED

If, at any time, during the tender/ contract/ supply period, the supplier reduce the said prices of such Stores/Equipment/goods or sales such stores to any other person/organization/Institution at a price lower than the chargeable, he shall forthwith notify such reduction or sale to the Director, ILS and the price payable for the Stores supplied after the date of coming into force of such reduction or sale shall stand correspondingly reduced.

21. Validity of the Tender :.....(minimum for a period of 90 days from the date of bid closing)

22. Delivery Period : Days / Months (at best 3 months from the purchase order/contract date)

23. Installation/Demonstration and training: Free of Cost/Rs.....extra plus% taxes

(If chargeable, then clearly mention the amount which will be added with the final landing cost at ILS to ensure L1 bidder)

24. Items required for Installation : (to be arranged by ILS / You? Please mention)

Electrical items

a)

b)
Any other items:

(in case the price bid of more than one firms happens to be equal, priority will be given to the firm which will arrange the above at its own cost)

25. Minimum space required for Installation:

I/We hereby undertake that all the above information's provided by me/us are true. The specifications of the above equipment/goods(s)/item(s) are equal or superior as per your tender / as per our technical unpriced bids submitted to you. If any cheating or forgery found at any moment, the

Director, Institute of Life Sciences holds the right to forfeit my/our EMD or Security money and is empowered to take legal action as deem fit against me/us.

Place:

Date:

Signature with Seal of the Vendor/Bidder

(Strike out whichever is not necessary)

PRICE BID FORMAT FOR DOMESTIC GOODS OR GOODS OF FOREIGN ORIGIN TO BE SUPPLIED IN INDIAN CURRENCY

PRICE TABLE (Indigenous Items) -Ref. /Quotation No..., Date:.....

S/N	Cat. No/Code/ Part No.	Name of the Item (in brief)	qty.	Unit Price (each) in₹	Total Price in₹
Acces	sories of the System	(if any asked in the tender specification):			
Essen	tial Accessories for f	unction of the System (if any):			
Items	to be supplied free o	f cost (if any)*			
		Total Ex-works			5
		Packing, Handling, Forwardin Net Ex-works Charge		- v)- -	
		Add: Concessional Customs Duty	(if any) @ .		
		Add: Delivery/ Freight Charges with loading till consignee's site^ (₹)=			
		IGST @ % (CGST@	tion & com	missioning, supervision,	
		Grand Total (F.O.R ILS, Bhubaneswa	r (i,e at con	signee site in Rupees):	

(Grand Total in words: Rupees.

If there is a discrepancy between the unit price and total price THE UNIT PRICE shall prevail.

Optio	nal Accessories (in o	rder of priority)			
S/N	Cat. No/Code/ Part No.	Name of the Item (in brief)	Qty.	Price (each) in ₹	Total Price in ₹
1.					
2.					

Valid price proof (authenticated price list of the main company) against each item including the above main item(s) should be enclosed along with the price bid, if you are a dealer / sub-dealer of the main company. Same discount is also to be given on the optional item(s) as offered in the main Equipment/goods. Please don't write as discounted prices.

N.B.: Packing, Handling, freight and insurance charges etc. will be negotiated for the Optional Accessories to be purchased, if required at the time of order.

- + : It may please be noted that this Institute is exempted for paying of Customs Duty(as per custom rule, only concessional custom duty will be charged) by DSIR, Govt. of India.
- * No price benefit will be given for those items supplied free of cost, but preference will be given at the time of selection if the prices of two firms are equal.
- ** Insurance should be calculated up to ILS, Bhubaneswar.
- 1 It is the sole responsibility of the bidder to arrange delivery at ILS site.

TAX DETAILS FOR INFORMATION PURPOSE ONLY AND NOT FOR EVALUATION

For the purpose of reimbursement of Service tax, vendor should give tax invoice with registration number etc.

TAX DETAILS FOR INFORMATION PURPOSE ONLY AND NOT FOR EVALUATION

Bidder required to furnish the details of Tax, in the following table.

,	Sr.No	Description	Applicable Tax %
		GST /SERVICE TAX/WCT	
		OTHERS (Specify), if any	

Irrespective of taxes/duties quoted, you will be fully responsible for the payment of any and all taxes, duties, rates, cess, levies and statutory payments payable under all or any of the statutes etc.

1.	Order	Placement:

Name & Address of the Manufacturer/ Dealer(To whom purchase order will be addressed	
Telephone No(s) /Fax No(s)	
E-mail /Website	

2. Payment Condition : Agree for [A/B]

A) Only trough A/C. Payee Cheque/RTGS/ NEFT/ Demand draft after successful installation

(100 % (Hundred percent) of the Contract Price shall be paid on receipt of the Goods on acceptance, satisfactory installation & commissioning within thirty (30) working days after the date of the acceptance certificate issued by the Purchaser subject to submission of performance security, if any. No other payment condition will be considered than this)

B) Advance payment demanded by firms against this turn-key contracts:

Such advance payments should not exceed the following limits:

- (i) Thirty percent (30%) of the contract value to private firms on submission of bank Guarantee / FDR from a Nationalised Scheduled Bank/ Commercial Bank for 40% of the order value.
- (ii) Forty percent (40%) of the contract value to a State or Central Government agency or a Public Sector Undertaking on submission of bank Guarantee / FDR from a Nationalised Scheduled Bank/ Commercial Bank for 50% of the order value

Forty percent (40%) of the contract value shall be released on delivery of the goods in good physical condition as per the purchase/ contract order and on acceptance by ILS.

Rest payment shall be released after successful installation, demonstration / commissioning acceptable to ILS, Bhubaneswar within 30working days upon submission of claim supported by the acceptance certificate issued by the Purchaser. However, in case of advance payment if the bidder fails to fulfil the contract within the time limit then ILS may recover an interest equal to S/B account interest from the bidder.

However, Price Preference up to 2% (among payment term A & B above) will be given to those bidders who have opted for payment after successful installation, demonstration / commissioning acceptable to ILS, Bhubaneswar within 30working days upon submission of claim supported by the acceptance certificate issued by the Purchaser

3. (A) Guarantee/ Warrantee: year(s)

(Minimum 1 year guarantee/ warrantee should be given from the date of successful installation at ILS, Bhubaneswar unless otherwise categorically mentioned in the specification. The stipulation in technical specification will succeed the above period)

Mandatory: Free up-gradation of software (all update & upgrades) up to 5 years from the date of satisfactory installation if supplied with the equipment/goods/ article: Accepted

(B) Free Annual Maintenance Service/Contract (AMS/AMC):

- i) -----(in word......) year(s) after the expiry of the guarantee/warranty, inclusive of spare parts and service.
- ii) -----(in word......) year(s) only on service after the expiry of the guarantee/warranty.
- iii) NIL

Preference in selection other than cost of the equipment/goods (to be assessed by ILS) will be given to the firm which will provide Guarantee / Warranty and free AMS for more no. of years.)

(C) PRICE SCHEDULE FOR COMPREHENSIVE MAINTENANCE CONTRACT AFTER WARRANTY PERIOD ONLY

	S/N	Quantity (Nos.)	Cost for 1st year	Cost for 2 nd year	Cost for 3 rd year	Cost for 4 th year	Total cost for 4 years after standard warranty of year(s).
ſ							
Ī							

- i. The cost of Comprehensive Maintenance Contract (CMC) which includes preventive maintenance including testing & calibration as per technical/service/operational manual and labour, after satisfactory completion of warranty period may be quoted for next 1 (or as specified) years on yearly basis for complete equipment/goods.
- ii. The cost of CMC may be quoted along with taxes applicable on the date of Tender opening. The taxes to be paid extra, to be specifically stated. In the absence of any such stipulation the price will be taken inclusive of such taxes and no claim for the same will be entertained later.
- iii. Cost of CMC may be added for ranking/evaluation purpose.
- iv. The stipulation in technical specification will supersede above provision.
- v. The supplier shall keep sufficient stock of spares required during comprehensive maintenance contract period. In case the spares are required to be imported, it would be the responsibility of the supplier to import and get them custom cleared and pay all necessary duties.

4. Penalty Clause of ILS (Mandatory): AGREED & ACCEPTED

On breakdown of the equipment/goods during warranty or CMC, the maximum time to attend the complaint is 5 working days from the date of lodging of the complaint. Otherwise penalty charges of ₹ 500/- (up to item value ₹ 10.00 lakhs) plus additional ₹ 25/- per lakh per day will be charged to the authorized service agent of the Manufacturer/ Supplier. Any rectification during the warranty/guarantee/CMC period should be done within 21 days from the date of report of the Service Engineer for repair of the equipment/goods in case of need of spare parts. Otherwise, the above penalty charges will again be imposed from the 21st day from the date of first report of the Service Engineer till rectification of the Equipment/goods. The Manufacturer/Supplier is bound to extend the warrantee/guarantee/CMC of the equipment/goods equivalent to the number of days for which the equipment/goods remains idle due to the break down. However, ILS shall claim no extension of warrantee/guarantee for the equipment/goods lying idle due to break down for a total number of 24 days per year in the warranty/guarantee/CMC period.

5. Fall Clause of ILS (Mandatory): AGREED & ACCEPTED

If, at any time, during the tender/ contract/ supply period, the supplier reduce the said prices of such Stores/Equipment/goods or sales such stores to any other person/organization/Institution at a price lower than the chargeable, he shall forthwith notify such reduction or sale to the Director, ILS and the price payable for the Stores supplied after the date of coming into force of such reduction or sale shall stand correspondingly reduced.

6. Validity of the Tender	:(minimum for a period of 90 days from the date of bid closing)					
7. Delivery Period	: Days / Months (at best 3 months from the purchase order/contract date)					
	Signature with Seal of the Vendor/Bidder					
(Strike out whichever is not necessary)						
8. Installation/Demonstration and training	: Free of Cost/Rsextra plus% taxes					
-	unt which will be added with the final landing cost at ILS to ensure L1 bidder)					
9. Items required for Installation : Electrical items a) b) Any other items: (in case the price bid of more than one firms	(to be arranged by ILS / You? Please mention) s happens to be equal, priority will be given to the firm which will arrange the above at its own cost)					
10. Minimum space required for Installation:						
superior as per your tender / as per our technical	ation's provided by me/us are true. The specifications of the above equipment/goods(s)/item(s) are equal or unpriced bids submitted to you. If any cheating or forgery found at any moment, the Director, Institute of Life Security money and is empowered to take legal action as deem fit against me/us.					

Date:

(Strike out whichever is not necessary)

Signature with Seal of the Vendor/Bidder

PERFORMANCE STATEMENT FORM WITH PRICE DETAILS

(For Last 3 Financial Years: 2015-16, 2016-17 & 2017-18)

(Online Global Tender Notice No.:							
Name & Ad	ddress of the	Firm					
Order placed by (full address of purchaser)	Order No. And date	Description and quantity of ordered article commissioned	Price	Date of completion of delivery/ commissioning as per Contract/ Actual	Remarks indicating reasons for late delivery/ demonstration/ commissioning, if any	Has the article been installed/ commissioned Satisfactory? (Attach a certificate from the purchaser/Consignee)	Contact Person Name / Tel. No., Fax No. & e-mail address
(Please als	so mention for	or the current ve	ı ar if the san	l ne make & mode	⊥ I sold to any or	⊥ ganisation)	<u> </u>

Place:

Date: Signature with Seal of the Vendor/Bidder

(A direct Proforma Invoice/quote from the manufacturer/ principal supplier along with a copy of valid price list of the items quoted may be submitted or else please give information about the website (if any) from where the price list would be verified. Valid proofs of the orders contains price received from various Govt. Organization/PSU's/Autonomous bodies/Pvt. Organizations etc. for supply and installation of the same make and model of scientific equipment/goods. The satisfactory supply and installation certificate duly issued by the competent authority of the said organizations should be enclosed with the tender.

SECURITY DEPOSIT / PERFORMANCE	
BG No.:	
Date	,
From The Name of the Bank	Square, Bhubaneswar- 751 023, India
The Name of the Dank	
offered to accept the terms and conditions of the p "the Supplier(s)/ Contractor(s)"for the supply/ wor	Nalco Square, Bhubaneswar- 751 023, India (hereinafter called "The INSTITUTE") having proposed agreement between The Instituteand (hereinafter called "k
1. We(Indicate the name of the amount not exceeding Rs(Rupees	Bank) (hereinafter referred to as the 'Bank') hereby undertake to pay to the Institute an only) on demand.
without any demur, merely on a demand from the I due from the said supplier(s)/contractor(s). Any suc	do hereby undertake to pay the amounts due and payable under this Guarantee institute stating that the amount claimed is required to meet the recoveries due or likely to be ch demand made on the Bank shall be conclusive as regards the amount due and payable by ility under this Guarantee shall be restricted to an amount not exceeding Rs
supplier(s)/contractor(s) in any suit or proceeding	to the Institute any money so demanded notwithstanding any disputes raised by the pending before any Court or Tribunal relating thereto, our liability under this present being us under this bond shall be a valid discharge of our liability for payment there under, and the us for making such payment.
during the period that would be taken for the perfo Institute under or by virtue of the said agreement has	further agree that the Guarantee herein contained shall remain in full force and effect ormance of the said agreement, and it shall continue to be enforceable till all the dues of the ave been fully paid, and its claims satisfied or discharged, as per the terms and conditions of ried out by the said supplier(s)/contractor(s), and accordingly discharges this guarantee.
consent, and without effecting in any manner our extend time of performance by the said supplier(s)/powers exercisable by the Institute against the said the said agreement, and we shall not be relieved from our liability by reason of any such omission on the part of the Institute or any indulg	further agree with the Institute that the Institute shall have the fullest liberty without our obligations hereunder, to vary any of the terms and conditions of the said agreement or to /contractor(s) from time to time or to postpone for any time or from time to time any of the supplier(s)/contractor(s), and to forbear or enforce any of the terms and conditions relating to om our liability by reason of any such variation or extension being granted to the said not be variation or extension being granted to the said contractor(s) or for any forbearance, act of gence by the Institute to the said supplier(s)/contractor(s) or by any such matter or thing would, but for this provision, have effect of so relieving us.
of	are Guarantors and responsible to you, on behalf of the Supplier, up to a total (Amount of the Guarantee in Words and Figures) and we undertake to pay you, upon be in default under the above Contract/Order and without cavil or argument, any sum or sums of Guarantee) as aforesaid, without your needing to prove or to show grounds or reasons for
7. This Guarantee will not be discharged due to the	change in the constitution of the Bank or the supplier(s)/contractor(s).
8. We(Name of the bank) under This bank Guarantee on the Bank or its successors of	take not to revoke the Guarantee except with the previous consent of the Institute in writing. or permitted assigns.
the previous consent of the Institute extended on de Guarantee is restricted to Rs(Rup	also undertake not to revoke this Guarantee except with (indicate the name of the Bank) emand by the Institute. Notwithstanding anything mentioned above, our liability against this beesonly), and unless a claim/demand is made on the bank in writing on or Guarantee will be forfeited and we shall be relieved and discharged from all liabilities there
Authorized Signatories of the Bank with name and S Name of the Officer: Designation: Code if any: Date:	Seal
Place:	