





CORPORATION LTD. OFFICE OF THE MANAGING DIRECTOR ASSAM MEDICAL SERVICES CORPORATION LIMITED

Central Drug Ware House Campus, Patherquery, Narengi, Guwahati, Assam-781026

email id: md-amscl@assam.gov.in

Tender No: AMSC-EQUIOPROC/57/2024-EQUP PRO-AMSC/9 (ECF: 546241) Dated 05.09.2024

E-TENDER FOR SUPPLY OF STUDENT CHAIR (NATIONAL COMPETITIVE BIDDING)

e-Tenders in two Bid System affixing Court Fee Stamp of Rs 8.25 or IPO of Rs 10.00 in favour of "Assam Medical Services Corporation Limited" are invited from manufacturers/ Authorized distributors/dealers for "SUPPLY OF STUDENT CHAIR". The complete e-tender documents may be obtained from the website- http://assamtenders.gov.in. The participating bidders should have valid Digital Signature Certificate (DSC) and have to register in the portal http://assamtenders.gov.in. The tender should be submitted on-line in the portal http://assamtenders.gov.in. on or before 30/09/2024 up to 2:00 PM. e-Tender Notice may also be seen in the AMSCL official website-http://www.amscl.assam.gov.in.

The Bidder shall also submit the proof of payment like non-refundable tender fee of **Rs.2,000.00** (Rupees Two Thousand Only) on-line in the portal http://assamtenders.gov.in.
Important dates of the tender:

Sl.	Scheduled	Start date	Start Time	End Date	End Time
No.					
1	Publication of Tender	05/09/2024	11:00 A.M.		
2	Tender Download	05/09/2024	11:30 A.M.		
3	Last Date of submission of pre-bid queries			10/09/2024	01:00 P.M.
4	Pre bid Meeting	16/09/2024	03:00 P.M.		
5	Tender Submission	23/09/2024	01:00 P.M.	30/09/2024	02:00 P.M.
6	Tender Opening	30/09/2024	04:30 P.M.		

STANDARDBIDDINGDOCUMENT (GOODS)

ONLINETENDERINGWITHSINGLESTAGETWO-BIDSYSTEM



BIDDINGDOCUMENT

FOR PROCUREMENT OF STUDENT CHAIR

NATIONAL COMPETITIVE BIDDING

(e-Procurement)

Tender Ref.No.: AMSC-EQUIOPROC/57/2024-EQUP PRO-AMSC/9 (ECF: 546241) Dated 05.09.2024

Issuedby:



OFFICE OF THE MANAGING DIRECTOR
ASSAM MEDICAL SERVICES CORPORATION LIMITED
Central Drug Ware House Campus, Patharquary, Narengi, Guwahati, Assam-781026
Email id: md-amscl@assam.gov.in
Website:www.amscl.gov.in

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1. NoticeInvitingBids(NIB)

Office of the Managing Director
Assam Medical Services Corporation Limited
Central Drug Ware House Campus, Patharquary, Narengi, Guwahati, Assam-781026
Email id: md-amscl@assam.gov.in
Website:www.amscl.gov.in

NoticeInviting Bids

TenderRef. AMSC-EQUIOPROC/57/2024-EQUP PRO-AMSC/9 (ECF: 546241) Dated 05.09.2024

- (i) Managing Director, AMSCL, hereby invites online Bids from eligible Bidders following **two-bid system** of bidding for supply of Student Chair
- (ii) Open Competitive Bidding method shall be followed for selection of most preferredbidderforthetenderedItem(s). Thetenderterms, conditions and procedures are in conformity with "The Assam Public Procurement Act, 2017" and "The Assam Public Procurement Rules, 2020" as a mended from time to time.
- (iii) TheBiddingDocumentscanbedownloadedbyanyprospectivebiddersfrom the e-Procurement portali.e. http://assamtenders.gov.in, free of cost.
- (iv) AllBidsmustbeaccompaniedbyBidProcessingFeeof Rs.2,000 (Rupees Two Thousand Only)andBidSecurityoftheamountasspecifiedfortheitem(s) bided, unless otherwise mentioned in the Bidding Documents. Exemptions to Bid Security are allowed to certain class of bidders, if mentioned in this Bidding Documents.
- (v) Bids must be submitted online at the e-Procurement portal (i.e., http://assamtenders.gov.in) on or beforetheduedateforsubmission i.e.30.09.2024 at 2:00PM.
- (vi) The Bidders are also required to submit the hardcopy of the Technical Bid (withoriginaldocuments)intheofficeoftheProcuringEntitywithinduedate for submission of hardcopy of the Technical Bid i.e.,30.09.2024 at 2 PM The Late Bids will be liable for rejection summarily.
- (vii) The Technical Bid will be opened online on *30.09.2024 at 4:30 PM* and the PriceBidshallbeopenedonlineonlyforthetechnicalqualifiedbidders.
- (viii) Bidders who seek to appeal against any decision, action or omission regarding this particular procurementmay dosoas per Section 38ofthe

Assam Public Procurement Act, 2017 and Rule 26 of the Assam Public Procurement Rules, 2020. The first and second appellate authority are as mentioned below:

FirstAppellateAuthority	SecondAppellateAuthority
Smti Juri Doley, IAS Secretary to the Govt of Assam Block-C, First Floor, Janata Bhawan, Dispur Phone no.7002415099 E-mail:Juridoley3@gmail.com	SmtiLayaMadduri,IAS Secretary to the Government of Assam, Finance(A&F,EC-I,EC-III) Department Second Floor, F Block Janata Bhawan Dispur,Guwahati: 781006 PhoneNo::0361-2237455 E-mail:I.madduri@nic.in

-Sd/-SignatureoftheAuthority/Official Name: Dr. Robin Kumar Singh, IPS Designation: Managing Director

2. InstructionstoBidders

General

2.1 Introduction

- 2.1.1 The Procuring Entity as defined in **Bid Data Sheet(BDS)**, has issued this BiddingDocumentforthe supplyof goodsand incidentalservicesas specified in "Section V Schedule of Requirements" in connection with the notice issued On 05.09.2024 inviting bids from the eligible bidders.
- 2.1.2 This Section provides the relevant information as well as instructions to assist prospective bidders in preparation and submission of bids. It also includes the mode and procedure to be adopted by the Procuring Entity for receipt and opening as well as scrutiny and evaluation of bids and subsequent placement of award of contract.
- 2.1.3 Before preparing and submitting the bids (Technical & Price) online at the eProcurement portal (i.e. http://assamtenders.gov.in) in the prescribed
 manner, the bidder should read and examine all the terms and conditions,
 instructions, etc., contained in this Bidding Document. Failure to provide
 required information or to comply with the instructions incorporated in this
 Bidding Document may result in rejection of bid.
- 2.1.4 The Bidder shall bear all costs and expenditure incurred and/or to be incurred by by tinconnection with its bid including preparation, mailing and submission of its bid and subsequently processing the same. The Procuring Entity shall, inno case be responsible or liable for any such cost, expenditure, etc., regardless of the conduct or outcome of the bidding process.

2.2 LanguageofBids

2.2.1 Bid submitted by the Bidder and all subsequent correspondences and documentsrelatingtothebidexchangedbetweentheBidderandtheProcuring Entity, shall be written in English language. However, the language of any printedliteraturefurnishedbythebidderinconnectionwithitsbidmaybe

written in any other language, provided the same is accompanied by a self-certified English translation and, for purposes of interpretation of the bid, the English translation shall prevail.

2.3 CodeofIntegrity

- 2.3.1 The Procuring Entity and all itsofficials or employees, whether involved in the procurement process or otherwise, or bidders and their representatives or consultantsorserviceprovidersparticipatinginaprocurementprocessorother persons involved, directly or indirectly in any way in a procurement process shall maintain an unimpeachable standard of integrity.
- 2.3.2 Govt. of Assam prescribes to uphold the Code of Integrity, which prohibits officialsoremployeesofaProcuringEntityoranyperson(s)participatinginthe bidding process, as bidder or otherwise, the following:
 - any offer, solicitation or acceptance of any bribe, reward or gift or any material benefit, either directly or indirectly, in exchange for an unfair advantage in the procurement process or to otherwise influence the procurement process;
 - ii) any omission, including a misrepresentation that misleads or attempts to mislead so as to obtain a financial or other benefit or avoid an obligation;
 - iii) any collusion, bid rigging or anti-competitive behaviour to impair the transparency, fairness and progress of the procurement process;
 - iw) improper use of information shared between the procuring entity and the bidderswithanintenttogainunfairadvantageintheprocurementprocess or for personal gain;
 - v) any financial or business transactions between the bidder and any officer oremployeeoftheProcuringEntity,whoaredirectlyorindirectlyrelatedto the tender or execution process of contract;
 - vi) anycoercionincludingimpairingorharmingorthreateningtodothesame, directly or indirectly, to any party or to its property to influence the procurement process;
 - vii) anyobstructionofanyinvestigationorauditofaprocurementprocess;
 - viii) makingfalsedeclarationorprovidingfalseinformationforparticipationin
 - a) tenderprocessortosecureacontract;
 - b) disclosureofConflictof Interest;
 - c) disclosurebythebidderofanyprevioustransgressionswithany entity in India or any other country during the last three years or of

anydebarmentbyanyotherProcuringEntity.

- 2.3.3 In case of any breach of the Code of Integrity by a bidder or a prospective bidder, as the case may be, the TIA after giving a reasonable opportunity of being heard, may take appropriate measures including
 - (i) exclusionofthebidderfromtheprocurementprocess;
 - (ii) callingoffpre-contractnegotiations and for feiture or encashment of security;
 - (iii) forfeitureorencashmentofanyothersecurityorbondrelatingto procurement;
 - (iv) recoveryofpaymentsmadebythe BIEalongwithinterestthereonat bank rate:
 - (v) cancellationoftherelevantcontractandrecoveryofcompensationforloss incurred by it;
 - (vi) InitiateavailablelegalactionsavailableunderdifferentlawsinIndia
 - (vii) debarment of the bidder from participation in anytender issued by the Procuring Entity for a period not exceeding **three years**.

2.4 ConflictofInterest

- 2.4.1 Conflict of Interest for a Procuring Entity or its personnel (i.e., officials or employees) and bidders is a situation in which a party has interests that could improperly influence that performance of its duties or responsibilities, contractual obligations, or compliance with applicable laws and regulations.
- 2.4.2 Govt. of Assam describes the situations in which a Procuring Entity or its personnelmaybe considered to be in a situation of Conflictof Interest include, but are not limited to the following-
 - (i) ConflictofInterestoccurswhentheprivateinterestsofa ProcuringEntity oritspersonnel, such as personal, non-official, extra-professional or other relationships or personal financial assets, interfere or appear to interfere with the proper performance of its professional functions or obligations as procurement of ficial.
 - (ii) within the procurement environment, a Conflict of Interest may arise in connection with such private interests as personal investments and assets,politicalorothersocialactivities and affiliations while in the service of the Procuring Entity, employment after retirement from service or of relatives or the receipt of a gift that may place the Procuring Entity or its personnel in a position of obligation;
 - (iii) Conflictof Interest also includes the use of assets of the Procuring Entity including human, financial and material assets, or the use of the office of

- the Procuring Entity or knowledgegained from official functions for private gain or to prejudice the position of someone the Procuring Entity or its personnel does not favour;
- (iv) ConflictofInterestmayalsoariseinsituationswheretheProcuringEntity or any of its personnel is seen to benefit directly or indirectly or allow a third party, including family, friends, or someone they favour, to benefit directly or indirectly from the decision or action of the Procuring Entity.
- 2.4.3 The situations in which bidders participating in a procurement process or their representativesmaybe inConflictofInterestinclude,butarenot limitedto the following:
 - (i) If they or their personnel or representatives or agents have any relationship or financial or business transactions or interests with any official of the Procuring Entity that are directly or indirectly involved in or related to the procurement process or execution of contract;
 - (ii) If they receive or have received any direct or indirect subsidy from any other bidder;
 - (iii) Iftheyhavethesamelegalrepresentativeforpurposesofthebid;
 - (iv) If they have a relationship with each other, directly or through common third parties that puts them in a position to have access to information about or influence on the bid of another:
 - (v) Iftheyparticipateinmorethanonebidinthesamebidding process;
 - (vi) Iftheyhavecontrollingpartnersin common;
 - (vii) If a bidder or any of its affiliates participated as a consultant in the preparation of the design or technical specificationsof the subject matter of procurement of the bidding process or were involved in such preparation in anyway.
- 2.4.4 In case of a holding company having more than one independently manufacturing/processing/producingunitormorethanoneunithavingcommon business ownership or management, only one unit shall be allowed to submit bid or quote to prevent any Conflict of Interest. Similar restrictions shall apply tocloselyrelatedsisterorsubsidiarycompanies. Suchbiddersmustproactively declare such sister or subsidiary company or common business or management units in similar lines of business.

2.5 Bidders'Eligibility

2.5.1 Biddershallbeasinglebusinessentity(notaconsortiumofentities)havinga

- formalintentand legalcompetencytoenterinto anagreement orcontract and are registered under respective Act inIndia.
- 2.5.2 The Bidder shall be one of the following categories of entities to be eligible to participate in the bidding process:
 - (i) Manufacturerofthegoods;or
 - (ii) AuthorisedDealerorDistributorsoftheManufacturerofthegoods;or
 - (iii) AuthorisedImporteroftheManufacturerofthegoods
- 2.5.3 BiddershouldnothaveaConflictofInterestasprescribedandspecifiedin **ITB Para 2.4**, which materially affects fair competition.
- 2.5.4 Inaddition, anybidderparticipating in the bidding process shall-
 - (i) Have fulfilled his obligation to pay such of the tax payable to the Central Government or the State Government or any local authority.
 - (ii) not be insolvent, in receivership, bankrupt orbeing wound up, not have its affairs administered by a court or a judicial officer, not have its business activities suspended and must not be the subject of legal proceedings for any of the foregoing reasons;
 - (iii) not have, and their directors and officers do not have, been convicted of any criminal offence related to their professional conduct or the making of falsestatementsormisrepresentationsastotheirqualificationstoenterinto a procurement contract within a period of three years preceding the commencement of the procurement process, or not have been otherwise disqualified pursuant to debarment proceedings.
 - (iv) not be debarred by any Procuring Entity under the State Government, the Central Government, Autonomous body, Authority by whatever name called under them.

2.6 Bidders'Qualification

- 2.6.1 Bidders should substantially meet the qualification criteria as stipulated in the "Section IV Evaluation and Qualification Criteria".
- 2.6.2 Bidders should fill and submit the Forms provided in "Section VI Bidding Forms" with relevant information and supporting evidence of fulfill ment of their qualification, along with the technical bid.

BIDDINGDOCUMENT

2.7 Contentofthis Bidding Document

- 2.7.1 The Bidding Documents include the following Sections, which should be read in conjunction with any amendment issued in accordance with **ITB Para 2.10**.
 - (i) SectionI NoticeInvitingBids(NIB)
 - (ii) SectionIIInstructionstoBidders(ITB)
 - (iii) SectionIIIBidDataSheet
 - (iv) SectionIVEvaluationandQualificationCriteria
 - (v) SectionVScheduleofRequirements
 - (vi) SectionVIBiddingForms
 - (vii) SectionVIIGeneralConditionsofContract(GCC)
 - (viii) SectionVIIISpecialConditionsofContract (SCC)
 - (ix) SectionIXContractForms
- 2.7.2 Unlessdownloadeddirectlyfromthee-Procurementportalasspecifiedinthe BDS, the Procuring Entity shall not be responsible for the correctness of the Bidding Document, responses to requests for clarification, the Minutes of the Pre-bid meeting, if any, or amendment(s) to the Bidding Documents in accordance with ITB Para 2.10.
- 2.7.3 Bidders are expected to examine all instructions, forms, terms, and specificationsintheBiddingDocumentsandtofurnishwithitsBidall relevant information and documents as required by the Bidding Documents.

2.8 ClarificationsofBiddingDocuments

- 2.8.1 ABidderrequiringanyclarificationoftheBiddingDocumentshallcommunicate in writing to the Procuring Entity in the addressas**specified in the BDS** with referencetotheBidding Document. TheProcuringEntitywill respond in writing to any request for clarification, provided that such request is received within a period **specified in the BDS**.
- 2.8.2 TheProcuringEntityshallalsopromptlypublishbriefdescriptionoftheenquiry but without identifying its source and its response at the official website/e-Procurement portal as **specified in the BDS**.
- 2.8.3 Should the clarification result in changes to the essential elements of the Bidding Documents, Procuring Entity shall amend the Bidding Documents following the procedure given under **ITB Para 2.10**.

2.9 Pre-BidMeeting

2.9.1 Prospective bidders are invited to participate in the pre-bid meeting as scheduledtobeheldonthedate,time,andmanner(onlineorphysical)as

- specified in the **BDS**. The prospective bidders may submit in writing their queries for clarifications or suggestion, if any, on the bidding document in advance, for the consideration of the Purchase Committee of the Procuring Entity.
- 2.9.2 During the pre-bid meeting, the clarification sought by representative of prospective bidders shall be responded appropriately. However, they must submit their queries for clarification and suggestions in written. The Procuring Entity shallpublish written response to such requests for clarifications, without identifying its source in the e-Procurement portal. In case required, amendment(s),intermsofITBPara2.10belowshallbeissued,whichshallbe binding on all prospective bidders.

2.10 AmendmentstoBidding(Tender)Document

- 2.10.1 Atanytimepriortotheduedateforsubmissionofbid,theProcuringEntitymay amend or modify the Bidding Document by issuing amendment(s) pursuant to **ITB Para 2.8 and 2.9**or for any other reason, it deemed fit.
- 2.10.2 Such amendment(s) will be published at the e-Procurement portal or on the official website as **specified in the BDS** and the same shall be binding on all prospective Bidders.
- 2.10.3 To give reasonable time to prospective bidders to take necessary action in preparing their bids, the Procuring Entity may, at its discretion extend the deadline for the submission of bids and other allied time frames, which are linked with that deadline.
- 2.10.4 Any Bidder who has downloaded the Bidding Documents should check the amendment(s), if any, issued on the Procurement portal. The Procuring Entity shall not be responsible, in any manner, if any prospective Bidder miss any amendment(s) published on the portal.

PREPARATIONOFBIDS

2.11 DocumentsComprisingtheTechnicalBid

- 2.11.1 The bid shall be submitted online in two parts (i.e., Technical Bid & Price Bid) at the e-Procurement portal by the bidder within due date and time. The Technical Bid shall consist of following documents.
 - i) "Letter of Bid" as per Form provided in Section VI Bidding Forms
 (Form-B1); The bidders are required to affix in the bid letter ast ampduty of
 Rs8.25 (if they are from Assam) or IPO of Rs10.00 (if they are from outside
 Assam).
 - ii) "BidderInformationForm"providedinSectionVI:BiddingForms(Form-

B2);

- iii) Manufacturer's Authorization Letter, in case the bidder is not the Manufacturer of the quoted item(s), as per Form given in Section VI: Bidding Forms (Form-B4);
- Details of supply to Government Departments/PSU (for a period of last threeyears)asperformatgiveninSectionVI:BiddingFormsalongwith supporting documents (Form-B5);
- v) "Certificate on Financial Strength" of the Bidderasperform at given in Section VI: Bidding Forms (Form-B6-A/B6-B)
- vi) Duly Executed "**Power of Attorney**" for the Authorised Signatory of the Bid as per format given in **Section VI: Bidding Forms (Form-B7)**;
- vii) "Undertakings by the Bidder" as per format given in Section VI: Bidding Forms (Form-B8)
- viii) "BidProcessingFee"inaccordancewithITBPara2.19;
- ix) "BidSecurity" furnished in accordance with ITBPara 2.20;
- valid "Registration Certificate" issued by District Industries & CommerceCentre(DI&CC),Govt.ofAssam;incasebidderseekstoavail exemption from submission of bid security (in accordance with ITB Para 2.20.2) and/or price and purchase preferences for the goods required under Section V: Schedule of Requirements, in accordance with ITB Para2.34.
- xi) Documentsestablishingthecompliance totherequiredqualitystandards oftheproductofferedand oftheprocessfollowedbythemanufacturer in accordance with ITB Para 2.16 and Section-V: Schedule of Requirements (Para 5.5);
- xii) Bidder's Certificate of Incorporation/ Registration, Article and Memorandum of Association or any such registration document.
- xiii) Self-attestedcopyof PAN;
- xiv) Self-attestedcopyofGSTRegistrationCertificate.
- xv) The minimum average annual financial turnover of the bidder during the last three years, ending on 31stMarch of the previous financial year, shouldbeasindicatedaboveinthebiddocument.Documentaryevidence in the form of certified Audited Balance Sheets of relevant periods or a certificatefromtheCharteredAccountant/CostAccountantindicatingthe

turnover details for the relevant period shall be uploaded with the bid. In case the date of constitution / incorporation of the bidder is less than 3-year-old,theaverageturnoverinrespectofthecompletedfinancialyears after the date of constitution shall be taken into account for this criteria. Additional documents, if any, as mentioned in BDS.

xvi) "ChecklistofDocuments"submittedalongwiththeBidintheFormat (Form-B10) as given in Section VI: Bidding Forms

2.12 PriceBid

- 2.12.1 The blank Price Bid in the form of BoQ should be downloaded from the portal http://assamtenders.gov.in and saved on Bidder's computer without changing filename otherwise price bid will not get uploaded. The Bidder should fill in the details in the same file and upload the same back to the portal. Hardcopy of Pricebidwillnotbeaccepted.SamplePriceBid/ BoQmaybeseenatSection VI: Bidding Forms (Form-B9) for reference only.
- 2.12.2 Price Bid (BoQ) must be submitted online (soft copies) only. The BoQ (excel sheet available in e-procurement portal) is specific to the Bidder and is not interchangeable. The BoQ file shall be downloaded from the e-procurement portalandquotethepricesintherespectivefieldsbeforeuploadingit. The Price bids submitted in any other formats will be treated as non-responsive and not considered for tabulation and comparison. The BoQ should be submitted on line in the portal i.e., http://assamtenders.gov.in.
- 2.12.3 Additional cost components required to determine lifecycle cost, if specified in the BDS shall also be submitted on line (in ".pdf" format separately), in addition to the BoQ to be submitted in ".xls" format at the e-Procurement portal, as part of Price Bid. (The formats for additional costs components, where verrequired, shall be furnished in Section-VI: Bidding Forms)
- 2.12.4 Price Bid shall be prepared in accordance with **ITB Para2.14**; The format for PriceBidisgivenin**Section-VI:BiddingForms(Form-B9)**forreferenceonly.

2.13 PreparationandSubmissionofBid

- 2.13.1 The Bidder shall prepare the Technical Bid comprising of all documents as mentioned in ITB-11. The bid shall be typed or written in ink with all pages seriallynumberedandsignedbytheBidderorapersondulyauthorizedtosign onitsbehalf, asmentionedinBDS, intokenofacceptanceoftheBidtermsand conditions, Corrections in the bid such as interlineations, erasures, or overwriting shall be valid only if they are duly signed or initialed by the person signing the bid.
- 2.13.2 TheBiddershallsubmitbothTechnicalandPriceBidonlineatthee-

Procurement portal within due date and time for submission of Bid as mentionedin**BDS**.Inadditiontotheonlinesubmission,theBiddermustsubmit only the hardcopy of the "Technical Bid" within the due date and time of submissionasmentionedin**BDS**andinthemannerasspecifiedin**ITB2.21.1**. Non-submissionofhardcopyofthe "TechnicalBid" shallamounttocancellation of the Bid, summarily.

- 2.13.3 The bidding documents issued by the Procuring Entity in the e-procurement portal (i.e., http://assamtenders.gov.in) willappearinthe "LatestActiveTender". The Bidders/ Guest users can download the Bidding documents only after the duedate&timeofissue. The publication of the Bidding Document (i.e., Tender) will be for specific period till the duedate for submission of bids after which the same will be removed from the list of "Latest Active Tender".
- 2.13.4 PortalRegistration: The bidder intending to participate in the bidis required to register in the e-Procurement portal using an active personal of ficial e-mail ID ashis/her Login ID and attachhis/her valid Digital Signature Certificate (DSC) Class II or III to his/her unique Login ID. He/ She must submit the relevant information as asked for about the bidder. The portal registration of the bidder is to be authenticated by the State Procurement Cellafter verification of original valid certificate (RC)(iii) In Procuring Entity Certificate (iv) manufacturing license of the concerned bidder. Any change of information by the bidder is to be reauthenticated by the State Procurement Cell. After successful authentication, bidder can participate in the online bidding process.
- 2.13.5 Logging to the Portal: The Bidder is required to type his/her Login ID and password. The system will again ask to select the DSC and confirm it with the password of DSC as a second stage authentication. For each login, a user's DSC will be validated against its date of validity and against the Certificate Revocation List (CRL) of respective CAs stored in system database. The system checks the unique Login ID, password and DSC combination and authenticates the login process for use of portal.
- 2.13.6 The bidder can download the bidding document and undertake the necessary preparatory work off-line and upload the completed bid at their convenience before due date and time for submission.
- 2.13.7 The bidder can upload technical bid in two files in ".pdf" format. For management of space, the bidder can serially arrange their document as per the checklist and create two equal size check ".pdf" files and upload them.

2.14 BidPrices

2.14.1 ThepricesquotedbytheBidderinthePriceBid(PriceSchedule)shallconform

- totherequirementsspecified below.
- 2.14.2 TheBiddermustquoteforoneormoreitemsinthepricescheduleofitschoice, unless otherwise specified in **BDS**.
- 2.14.3 ThepricequotedbytheBiddershallbefixed(remainFirm)duringtheBidder's performance of the Contract and shall not be subject to variation on any account, unless otherwise specified in this Bidding Document. The bid submittedwithadjustablepricequotationshallbetreatedasnonresponsiveand shall be rejected.
- 2.14.4 The price offered in the Price Bid for the item(s) shall be based on FOR consignee location/ DDP (Place of destination) price.
- 2.14.5 The bidder must unconditionally offer in the Bid to supply the goods and other associated services as specified for each /item in Section-V: Schedule of Requirements.

2.15 BidCurrency

- 2.15.1 ThebiddershouldsubmititsquoteinIndianRupeesonly.
- 2.15.2 Bids, where prices are quoted in any other currency shall be treated as non-responsive and rejected.

2.16 DocumentsEstablishingCompliance

- 2.16.1 The Bidder shall furnish as part of its Bid the documentary evidence that the item(s) offered by it, conforms to the required specifications, quality standard and other criteria as specified in Section-V: Schedule of Requirements.
- 2.16.2 The documentary evidence may be in the form of literature, drawings, certificate, or data, and shall consist of a detailed item by item description of the essential technical and performance characteristics of the item(s) offered, demonstrating substantial responsiveness of the quality standards & other requirements as per Section-V: Schedule of Requirements.

2.17 DocumentsEstablishingEligibility&QualificationoftheBidder

- 2.17.1 To establish their eligibility in accordance with **ITB Para 2.5**, Bidders shall complete the Letter of Bid, included in **Section-VI: Bidding Forms**
- 2.17.2 The documentary evidence of the Bidder's qualifications to participate in the bid and own the contract, shall establish to the Bid Evaluation Committee's satisfactionthattheBiddermeetseachofthequalificationcriterionspecifiedin Section-IV: Qualification and Evaluation

2.18 PeriodofValidityofBids

- 2.18.1 Bids shall remain valid for the period specified in the BDS after the due date for submission of Bid. A bid valid for shorterperiod shallbe rejected as nonresponsive
- 2.18.2 In exceptional circumstances, prior to the expiration of the bid validity period, the Procuring Entity may request bid derstoextend the period of validity of their bids. The request and the responses shall be made in writing. A Bidder may refuse the request without for feiting its Bid Security.
- 2.18.3 After the expiry of the bid validity period formally withdraw my/our response in writing with a notice period of seven working days and associated terms and conditions and as specified in the Bid document and in all such cases my/our bid shall be deemed to be valid.
- 2.18.4 The Bidder who agrees to the extension of the period of validity of bids so requestedbythe Procuring Entity shallalsoextend the period of validityof bid securities submitted bythem or submit new bid security to coverthe extended period of validity of their bids. A bidder whose bid security is not extended, or new bid securities not submitted shall be considered to have refused the request to extend the period of validity of its bids and rejected as non-responsive. The decision of the Procuring Entity will be final and binding in this regard.

2.19 BidProcessingFee

- 2.19.1 The Bidder shall furnish as part of its bid, the Bid Processing Fee (non-refundable),oftheamountandinfavouroftheProcuringEntityortheAuthority asspecifiedintheBDS.TheBidProcessingFeeshallbeinanyofthefollowing forms at the Bidder's option:
 - (a) Banker's Chequeis sued by Scheduled Bankin India; or
 - (b) Throughonlinepaymentoptionavailableate-Procurementportal; or
 - (c) Anyotherdigitalmode, as specified in BDS

2.20 BidSecurity

- 2.20.1 The Bidder shall furnish as part of its bid, a Bid Security in the amount and in favour of the Procuring Entity or the Authority as **specified in BDS**.
- 2.20.3 The Bidders who are currently registered with the following, for the specific Goodsasrequiredin"SectionV-ScheduleofRequirements", shallbeeligible for exemption from Bid Security, provided they submit a self-attested copy of its valid registration / recognition certificate issued in their name by relevant authority along with the notification:
 - i) DistrictIndustries&CommerceCentre(DI&CC),Govt.ofAssam;or
 - ii) AnyotherentityprovidingsuchcertificatesasnotifiedbyState

Government.

- 2.20.4 ThebidsecurityshallbeinanyofthefollowingformsattheBidder'soption:
 - (i) Fixed Deposit Receipt (FDR) or Term Deposit Receipt (TDR) issued by Scheduled Bank in India and duly lien marked in favour of the Procuring Entity/Authority; or
 - (ii) BankGuaranteeissuedbyaScheduledBankinIndia;or
 - (iii) OnlineEMDthroughe-Procurementportal;or
 - (iv) AnyotherdigitalmodeasspecifiedinBDS
- 2.20.5 In case, bid security is submitted in form of Bank Guarantee, it should be submittedeitherusingtheformprovidedin"SectionVI-BiddingForms". The BankGuaranteesubmittedasBidSecurityshallbeverifiedandconfirmedfrom the competent authority of the concerning issuing Bank.
- 2.20.6 TheBidSecuritymustremainvalidfor**forty-five(45)days**beyondtheoriginal or extended validity period of the bid.
- 2.20.7 AnybidnotaccompaniedbyaBidSecurityasspecifiedin **ITBPara2.20**shall be rejected as non-responsive.
- 2.20.8 Thebidsecurityofabidderlyingwith the ProcuringEntity, ifany, in respectof otherbidsawaitingdecisionshallnotbeadjustedtowardsbidsecurityrequired under this Bidding Documents.
- 2.20.9 The bid security originally deposited by a Bidder may be taken into consideration, in casebids are re-invited, iffound valid, if so, specified in the BDS. Such Bidders are required to ascertain validity of bids for consideration in lieu of bid security required under this Bidding Documents.
- 2.20.10 The Bid Security of unsuccessful bidder shall be released within 30 working days after signing of Agreement and deposit of performance security by the successful bidder.
- 2.20.11 The Bid Security of successful Bidders shall be released within 30 working days upon the successful Bidder's signing the contract and furnishing the PerformanceSecuritypursuanttoITBPara2.35.Asanalternative,theamount ofBidSecuritymaybe adjustedwiththeamountofperformancesecurityrequired from him or refunded if the successful bidder furnishes the full amount of performancesecurity,ifprovidedin theBDS.
- 2.20.12 In case Procuring Entity decides to cancel the procurement process, it shall return the bid security of all bidders after the decision to cancel procurement process.
- 2.20.13 TheBidSecurityofthebidder,whowithdrawsitsbidpriortodeadlinefor

- submissionofbids,incasebidwithdrawalispermitted,shallbereturnedafter the opening of the bids.
- 2.20.14 TheBidSecuritydepositedbyaBiddershallbeforfeitedinthefollowingcases:
 - (i) whenthebidderwithdrawsormodifiesitsbidafterduedateforsubmission.
 - (ii) whenthebidderdoesnotdeposittherequiredperformancesecurityand/or signthecontractwithinthespecifiedperiod;and
 - (iii) ifthebidderbreachesanyprovisionsofCodeofIntegrityprescribedfor bidders as per ITB Para 2.3.

SUBMISSIONANDOPENINGOFBIDS

2.21 SubmissionofTechnicalBid(Hardcopy)

- 2.21.1 In addition to online submission of the technical bid, the Bidders shall submit therequisitehardcopydocumentslikeoriginalPoA,DDagainstthebidsecurity etcof the technical bid by post or by hand or drop in the box earmarked and placed in the office of the Procuring Entity within due date and time for submission as mentioned in the BDS. Bids so submitted shall enclose the original documents of the technical bid in sealed envelopes duly marked as "HARDCOPY OF THE TECHNICAL BID" along with the following details duly super scribed on it:
 - (i) nameandcompleteaddressalongwiththemobile,telephonenumberand email address of the Bidder;
 - (ii) completepostaladdressoftheBidInvitingEntity;
 - (iii) specificidentificationmark/TenderRef.No.andsubjectmatterof procurement.
 - (iv) Awarning 'not too pen before the time and date for bid opening 'a sindicated in the Bidding Documents
- 2.21.2 If the envelope is not sealed and marked as required, the Procuring Entity will assume no responsibility about its consequences viz. misplacement or premature opening of the bid

2.22 ExtensionofDueDateforSubmissionofBids

- 2.22.1 Bids must be submitted (online and hardcopy) within due date and time for submission of bid.
- 2.22.2 The date of submission and opening of bids shall not be extended except when-

- sufficientnumberofbidshavenotbeenreceivedwithinthegiventimeand thePurchaseCommitteeoftheProcuringEntityisoftheopinionthatfurther bids are likely to be submitted if time is extended; or
- (ii) the Bidding Documents are required to be substantially modified because of discussions in pre-bid meeting or otherwise and the time for preparations of bids by the prospective bidders appears to be insufficient for which such extension is required.
- 2.22.3 In cases where the time and date of submission of bids is extended, an amendment to theBidding Documentsshallbe issued inaccordance with ITB Para 2.10, in which case all rights and obligations of the Procuring Entity and Bidders previously subject to the deadline shall thereafter be subject to the deadline extended.
- 2.22.4 If the due date for submission of bids is not a working day, the bids shall be received and opened at the same time and hour on the next working day.
- 2.22.5 Bidder can withdraw or resubmit an online bid any time prior to the due date and time for submission of Bid (except details of online submission of Bid Security&Processingfee).Incaseofonlineresubmissionofthebid,thelatest submitted bid shall be available for evaluation.

2.23 OpeningofBids

- 2.23.1 TechnicalBidssubmittedbytheBiddersthroughthee-Procurementportalshall beopenedonlineontheduedateforopeningofthebidasspecifiedintheBDS. It shall be cross checked first to confirm whether all the bidders have also submittedthehardcopyofthetechnicalbidwithinduedateforsubmission. The bidofthosebidderswhofailstosubmitthehardcopyofthetechnicalbidwithin theduedateandtimeforsubmissionofhardcopyasspecifiedintheBDSshall be cancelled and excluded from further evaluation.
- 2.23.2 TheTechnicalBidofonlythosebidderswhohavesubmittedbothhardcopyand online within due date and time shall be considered for evaluation by the Bid Evaluation Committee of the Procuring Entity.

EVALUATIONANDCOMPARISONOFBIDS

2.24 Confidentiality

2.24.1 Information relating to the evaluation of bids including finalization of the list of technicallyqualifiedbidders, price comparison and recommendation for award of contract, shall notbe disclosed to biddersor any other persons not officially concerned with the bidding process until information on Contract Award is officially communicated to all Bidders.

- 2.24.2 Any effort by a Bidder to influence the officials of the Procuring Entity or its committee in the evaluation or contract award decisions may result in the rejection of its Bid.
- 2.24.3 Notwithstanding ITB Para 2.24.2, from the time of bid opening to the time of Contract Award, if any Bidder wishes to contact the officials of the Procuring Entity on any matter related to the bidding process, it should do so in writing.

2.25 PreliminaryExaminationofBids

- 2.25.1 The Bid Evaluation Committee duly constituted by the Procuring Entity shall conductapreliminaryscrutinyofthebidsatthebeginningtoassesstheprima-facie responsiveness and record its findings thereof particularly in respect of the following:
 - (i) Thatthebidisprepared in the prescribed manner and contains the documents and information as required.
 - (ii) the bid is valid for the period, specified in the Bidding Documents.
 - (iii) thatthebidisaccompaniedbydueBidSecurityandProcessing Fee.
 - (iv) That the bid is unconditional, and that the bidder has agreed to give the required performance security; and
 - (v) whetheranyotherconditionsspecifiedintheBiddingDocumentsare fulfilled.

2.26 Clarification of Bids

- 2.26.1 To assist in the examination, evaluation, comparison and qualification of the bids, the Bid Evaluation Committee may, at its discretion, ask any bidder in writing for clarification by a specific date regarding its bid specifically therein thatifthebidderdoesnotcomplyorrespondbythatdatehisbidshallbeliable toberejected. Therequestof the Committee for clarification and the response of the bidder thereto shall be in writing. Depending on the outcome, such bids shall be ignored or considered further.
- 2.26.2 Anyclarificationsubmittedbyabidderabouthisbidthatisnotinresponsetoa request by the Committee specifically shall not be considered.
- 2.26.3 Nosubstantivechangetoqualificationinformationortoasubmission,including changes aimed at making an unqualified bidder qualified or an unresponsive submission, responsive shall be sought, offered, or permitted under any circumstances.
- 2.26.4 Allcommunicationgeneratedasaboveshallbeincludedintherecordofthe

procurementproceedings.

2.27 ImmaterialNon-conformitiesinBids

- 2.27.1 The Bid Evaluation Committee may waive non-conformities in the bid that do notconstituteamaterialdeviation,reservationoromissionanddeemthebidto be responsive.
- 2.27.2 The Bid Evaluation Committee may request the bidder to submit necessary information or documents which are **historical in nature** like audited statementsofaccounts,taxclearancecertificate,PAN,etc.withinareasonable period. Failure of the bidder to comply with the request within the given time shall result in the rejection of its bid.
- **2.27.3** The Bid Evaluation Committee may rectify immaterial non-conformities or omissionsbasedontheinformationordocumentationreceivedfromthebidder under **ITB Para 2.27.2**.

2.28 Determination of Responsiveness

- 2.28.1 The Bid Evaluation Committee constituted by the Procuring Entity shall determine the responsiveness of a bid ding Documents based on the contents of the bid submitted by the Bidder;
- 2.28.2 A bid shall be deemed to be substantially responsive if it meets the requirements of the Bidding Documents without any material deviation, reservation, or omission where:
 - (a) "deviation" is a departure from the requirements specified in the Bidding Document;
 - (b) "reservation" is the setting of limiting conditions or withholding from complete acceptance of the requirements specified in the Bidding Documents; and
 - (c) "omission" is the failure to submit part or all of the information or documentation required in the bidding documents.
- 2.28.3 A"materialdeviation, reservation, oromission" isonethat,
 - (a) Ifaccepted, shall:-
 - (i) effectinanysubstantialwaythescope,quality,orperformanceofthe subjectmatterofprocurementspecifiedintheBiddingDocuments;or
 - (ii) limitinanysubstantialway,inconsistentwiththeBiddingDocuments, therightsofthe Procuring EntityortheobligationoftheBidderunder the proposed contract; or
 - (b) if rectified shall unfairly affect the competitive position of other Bidders presenting responsive bids.
- 2.28.4 TheBidEvaluationCommitteeshallexaminethetechnicalaspectsofthebid

- to confirm that all requirements of Bidding Documents have been met without any material deviation, reservation or omission.
- 2.28.5 The Bid Evaluation Committee shall regard a bid as responsive if it conforms to all requirements set out in the Bidding Documents, or contains minor deviationsthatdonotmateriallyalterordepartfromthecharacteristics,terms, conditions and other requirements set out in the Bidding Documents, that is, there is no material deviation, or if it contains errors or oversights that can be corrected without any change in the substance of the bid;
- 2.28.6 Bidsthatarenotresponsiveorcontainanymaterialdeviationshallberejected. Bidsdeclaredasnon-responsiveshallbeexcludedfromanyfurtherevaluation.

2.29 Non-conformities, Errors, and Omissions

- 2.29.1 Provided that a Bid is substantially responsive, the Bid Evaluation Committee may waive any non-conformity in the Bid.
- 2.29.2 Provided that a bid is substantially responsive, the Bid Evaluation Committee may request that the Bidder submit the necessary information or documentation, within a reasonable period, to rectify nonmaterial, non conformities or omissions in the bid related to documentation requirements. SuchomissionshallnotberelatedtoanyaspectofthepriceoftheBid.Failure of the Bidder to comply with the request may result in the rejection of its Bid.

2.30 PriceandPurchase Preference

- 2.30.1 Priceorpurchasepreferenceaspertheratesandproportionofquantitynotified in the Procurement Preference Policy, Assam, 2015 as amendment from time to time as notified by Govt. of Assam shall be accorded to firms located in the State of Assam as prescribed therein, or as may be notified by the State Government from time to time, subject to the production of valid registration certificate as prescribed in the said Policy.
- 2.30.2 The Section IV-Qualification and Evaluation Criteria defines the way such price or purchase preferences shall be accorded, provided the bidder submits valid registration certificate is sued by respective entities for the goods required under Section V Schedule of Requirements.

2.31 Evaluation and Comparison of Bids

- 2.31.1 TheEvaluationCommitteeoftheProcuringEntityforEvaluationofthisBidshall use the criteria and methodologies listed in this Clause. No other evaluation criteria or methodologies shall be permitted.
- 2.31.2 The Price Bid of only those bidders who are technically responsive/ qualified shall be opened online for comparative evaluation on the date and time a specified in BDS.

- 2.31.3 Unless otherwise specified in "Section IV: Evaluation and Qualification Criteria" and the BDS, the evaluation shall be done for each item in the price schedule (BOQ) separately (item-wise). The responsive bidder offering lowest price for a particular items hall be declared L1 (lowest) bidder for that item. In case of tie, the bidder having highest average annual turnover in last three years shall be declared as the most preferred bidder.
- 2.31.4 Theevaluationofabidwillexcludeandnotconsider:
 - (i) IGST/SGST/CGST payable on the Goods/itemsquoted.GST,ifpayable, shallbepaidattheapplicablerate.
 - (ii) AnyothercomponentasspecifiedintheBDS
- 2.31.5 IfspecifiedintheBDS,thepriceevaluationshallbedoneontotallifecyclecost oftheGoods.Insuchcasepriceshallincludeothercostcomponentsasdefined therein.
- 2.31.6 The list of responsive and non-responsive bidder shall be published at the e-Procurement portal i.e., http://assamtenders.gov.inalong with the reason for non-responsiveness.

2.32 AbnormallyLow Bids

- 2.32.1 An Abnormally Low Bid is one where the Bid price in combination with other constituent elements of the Bid appears unreasonably low (exceeds the estimated price by more than 15% or is below the estimated price by more than 15%) to the extent that the Bid price raises material concerns as to the capability of the Bidder to perform the Contract for the offered Bid Price.
- 2.32.2 IntheeventofidentificationofapotentiallyAbnormallyLowBid,theProcuring Entity shall seek written clarifications from the Bidder, including detailed price analysesofitsBidpriceinrelationtothesubjectmatterofthecontract,scope, proposed methodology, schedule, allocation of risks and responsibilities and any other requirements of the bidding document.
- 2.32.3 After evaluation of the price analyses, in the event that the Procuring Entity determines that the Bidder has failed to demonstrate its capability, to perform theContractfortheofferedBidPrice,theProcuringEntityreservestherightto reject the Bid.

2.33 RighttoAcceptorRejectanyorallBids

2.33.1 TheProcuringEntityreservestherighttoacceptorrejectanybid,andtocancel /annulthebiddingprocessandrejectallbidsatanytimepriortocontract

award, without thereby incurring any liability to the Bidders for which the management of the Procuring Entity shall keep record of clear and logical reasons properly for any such action / recall of bidding process. In case of cancellation/annulment,allbidssubmittedandspecifically,bidsecurities,shall be promptly returned to the Bidders

AWARDOFCONTRACT

2.34 Awardof Contract

- 2.34.1 Subject to **ITB 2.32.1**, the contract shall be award to the lowest responsive bidder for the tendered item(s) as determined in the manner specified in **ITB 2.31**.
- 2.34.2 Procuring Entity shall award the entire tendered quantity to L1 bidder unless otherwise mentioned in BDS.
- 2.34.3 Incaseofatiebetweentwoormorebiddersinthepricebidforaparticularitem (orwheremorethanonebidderisL1foraparticularitem/seedverity),thenthe bidder having highest average annual turnover amongst them (all L1 bidders) shall be declared as most preferred bidder.

2.35 Notification of Award

- 2.35.1 Priortotheexpirationoftheperiodofbidvalidity,theProcuringEntityshallnotify thesuccessfulBidder,inwriting,thatitsBidhasbeenaccepted.Thenotification letter(hereinafterandintheConditionsofContractandContractFormscalledthe "Letterof Acceptance")shall specify the price of the goods that the Procuring Entity will pay the Supplier in consideration of timely supply of contracted item(s) (hereinafter and in the Conditions of Contract and Contract Forms called "the Contract Price"). In addition, the contracted rate quantity to be supplied by the contracted party shall also be specified. (Hereinafter and in the Conditions of ContractandContractFormscalled"theContractQty")
- 2.35.2 UntilaformalContractispreparedandexecuted,theLetterofAcceptanceshall constitute a binding Contract.
- 2.35.3 ProcurementEntityshallpromptlyrespondinwritingtoanyunsuccessfulBidder who,afternotificationofawardinaccordancewithITBPara2.34.1,requestsin writing the grounds on which its bid was not selected.

2.36 PerformanceSecurity

2.36.1 Within twenty-eight (28) days of the receipt of Purchase Order from the Procuring Entity, the successful Bidder, shall furnishthePerformanceSecurityinaccordancewiththeGCC,usingthe

- PerformanceSecurityBankGuaranteeFormasgivenin"SectionIX:Contract Forms".
- 2.36.2 Failure of the successful Bidder to submit the above-mentioned Performance Security shall constitute sufficient grounds for the annulment of the award and forfeiture of the Bid Security. In that event the Procuring Entity may award the Contract to the next lowest evaluated Bidder, whosebidissubstantiallyresponsive,provideditagreestolowestevaluatedbid price i.e., L1 price.
- 2.36.3 The validity of the performance security shallbe for period of 45 (Forty-five) days beyond the date of completion of all contractual obligations including warranty and maintenance obligations, if any.

2.37 Signing of Contract

- 2.37.1 PromptlyafternotificationofAward/issueofLetterofAcceptance,theProcuring Entity shall send the successful Bidder the draft Contract Agreement.
- 2.37.2 The successful Biddershall sign, date, and return the contract to the Procuring Entity within twenty-eight (28) days of receipt of the Letter of Acceptance.

2.38 Period ofContract

- 2.38.1 The contract shall remain valid for a period as specified in BDS. The contract price shall remain firm during the period of contract except for any price adjustments if authorized in the SCC.
- 2.38.2 Thecontractperiodmaybeextendedfurtherwithmutualconsent for another 1 year as per terms and conditions mentioned in APPR 2020.

3. BidDataSheet(BDS)

The following specific data for the goods to be procured shall complement, supplement, or amend the provisions in the Instructions to Bidders (ITB). Whenever there is a conflict, the provisions herein shall prevail over those in ITB

ITB ParaNo.	Particulars
Parano.	
	A. General
ITB 2.1.1	Procuring Entity:Managing Director Assam Medical Services Corporation Limited
	("Procuring Entity" is the Entity/Authority that issuing the tender/bidding document for procurement of goods and related services.)
ITB 2.7.2	BiddingDocumentsshallbeavailableonlineate-Procurementportal i.e., http://assamtenders.gov.in
	B. Bidding Documents
ITB 2.8.1	ContactdetailsoftheconcernedofficialofProcuringEntityforthe purpose of any clarification is: Office of the Managing Director Assam Medical Services Corporation Limited Central Drug Ware House Campus, Patharquary, Narengi, Guwahati, Assam-781026 Email id: md-amscl@assam.gov.in and proc.equipment.amscl@gmail.com
	Requestsfor clarificationshould bereceivedby the Procuring Entity before date scheduled for Pre-Bid Meeting.
ITB 2.8.2	Response to the queries raised by the prospective bidders shall be publishedinthee- Procurementportali.e., http://assamtenders.gov.in and there shall be no individual communication. The prospective bidders are expected to visit the portal on regular interval.
ITB 2.9.1	Pre-BidMeetingshallbescheduled:Yes IncasePre-BidMeetingisscheduled,nameofcontactperson,venue, timeanddateforpre-bidmeetingarespecifiedasunder:
	Contact Details (Phone / Mobile /E-mail):md-amscl@assam.gov.in and proc.equipment.amscl@gmail.com Address of Venue:Assam Medical Services Corporation Ltd., Central Drug Ware House Campus, Patharquary, Narengi, Guwahati, Assam-781026 TimeandDate:13.09.2024 at 3:00 PM

ITB 2.10.2	Amendmentsormodifications, if any, in the bidding documents hall be published at e-Procurement portal i.e., http://assamtenders.gov.in .			
	C.PreparationofBids			
ITB 2.11.1	TheBiddershallsul	bmitthefollowingadditionaldoc	umentsinitsBid:	
(xv)	[list any additional document not already listed in ITB 2.11.1 that must be submitted with the Bid]			
ITB 2.12.3	WherelifecyclecostoftheGoods/Equipmentshallbethebasisof pricecomparison,thenfollowingparagraphsmayberetainedwith required modification:			
	The bidder shall quote for following cost components separately to determinelifecyclecostoftheGoods/Equipmentaspartofthepricebid in addition to BoQ, and which shall be considered for price evaluation and comparison:			
	a) CostofAMC/C	CMC		
	b) CostofConsul cost of equip	mables/Chemicals/Reagents(i ment)	todeterminelifecycle	
	c) CostofSpares			
	d) CostofTurnkeyElements(Civil,ElectricalorPHWorkrequiredfor installation and operationalization of the Equipment)			
	Unlike BoQ this additional information shall be uploaded in the e- Procurementportalin".pdf"format separatelyaspartofPriceBid.The format for this shall be given in "Section-V: Bid Forms"			
ITB 2.13.1	Thewrittenconfirm consist of:	ationofauthorizationtosignonb	ehalfoftheBidder shall	
	Constitution oftheBidder	Signatory	Documentation	
	Proprietorship	Proprietor	NA	
	Partnership Firm	AnyoneofthePartner duly authorized by the partnership (Partners)	Declarationof Authorised Signatory	
	Company	Employeeauthorisedas signatory vide duly executed Power of Attorney	OriginalPowerof Attorney Document	
		Director or Key Officials (CEO, CFO & Company Secretary)dulyauthorised vide Board Resolution.	Certified copy BoardResolution	
	Society/Trust	Employeeauthorisedas signatory vide duly executed Power of Attorney	OriginalPowerof Attorney Document CertifiedcopyEB	

1			
		Trustee/OfficeBearer	Resolution
	FormatforPowerofA Form-B9	ttorneydocumentgivenin"Se	ection-V:BidForm" as
ITB 2.13.2	a) DueDate&TimeforsubmissionofonlineBids(Technical&Price): 30/09/2024 at 2:00 PM		
	b) Due date & Time for submission of the Hardcopy of only the technicalbidinthe officeoftheProcuringEntity.		
	30/09/2024 at 2	2:00 PM	
ITB 2.14.2	Example:		
	Situation-I:Ifthereis	sonlyasingleScheduleofItem	n(s):
	a) Thebiddermus	stbidforalltheitemsunderthat	Schedule,or
	b) Thebidderhas	thechoiceofbiddingforoneor	moreitems.
	Situation-II:Iftherearemorethanonescheduleofitems		
	 a) Bidder has the choice of bidding for one or more schedules of its choice. 		
	b) BiddermustbidforalltheitemsunderanyScheduleitchoosesto bid.		
	Procuring Entity must design this clause as per the nature of goods and their usages and accordingly define the price evaluation mechanism i.e., item-wise, or schedule-wise.		
ITB 2.18.1	Thebidvalidityperiod	dshallbe180 days.	
ITB 2.19.1	BidProcessingFees	hallbeforRs. 2 , 0 0 0 (Rupe	es Two Thousand Only)
	• • • • • • • • • • • • • • • • • • • •	idinformofDemandDraftorBa naging Directorpayable at G ndia.	•
	Depositthroughdigitalmodeis"permitted"		
	ASSAM MEDICAL SERVICES CORPORATION LTD		
	Account No.: 50100516234601		
	IFSC Code: HDFC0009584		
	Bank Name:HDFC BANK LTD		
		FC Bank Ltd., Kushan Plaz i, Guwahati-781006	a, Opposite Tea Auction

ITD 0 00 4					
ITB 2.20.1	S. No	Descriptionof Items	Estimated Qty of Procurement	Delivery Period	Bid Security (In Rupees)
	1	Student Chair	371	90	₹ 24,671.50
			•		<u>. </u>
ITB 2.20.4 (iii)		ecuritydepositthrou	•	•	
(111)		ers can also submit net banking in Bene		Payment online	e through RTGS /
	ASS	AM MEDICAL SER	VICES CORPO	RATION LTD	
	Acco	unt No.: 50100516	234601		
	IFSC	Code: HDFC0009	584		
	Bank	Name:HDFC BAN	K LTD		
		ch address:HDFC I er, Ganeshguri, Gu		an Plaza, Opp	osite Tea Auction
ITB 2.20.9	Not A	Not Applicable			
ITB 2.20.11	TheBidSecurity"shallnotbe"adjustedwiththeamountofperformance security required from him.				
	The Bid Security of successful bidder shall be refunded upon submissionofthefullamountofperformancesecuritybythesuccessful bidder.				
ITB 2.21.1	a)DueDate&TimeforsubmissionofonlineBids(Technical&Price):				
	;	30/09/2024 at 2:00 PM			
	b)Due Date & Time for submission of the hardcopy of only the technicalbidintheofficeofBidInvitingEntity.				
ITD 0 00 4	230/09/2024 at 2:00 PM				
ITB 2.23.1	DueDate&TimeforopeningoftheBid:30/09/2024 at 4:30 PM				
ITB 2.31.3	Itemwise				
	The Procuring Entity shall mention here whether the price evaluation shall be done item-wise or schedule-wise, depending upon the nature of goods and its usages.				
ITB 2.31.4(ii)	Not Applicable				
ITB 2.31.5	Not to be considered				
ITB 2.37.1	Contractshallbeforaperiodofone(01) Yearfromthedateofitssigning.				

4. EvaluationandQualificationCriteria¹

4.1. EvaluationCriteria&Methodologies

4.1.1 EvaluationCriteria

- (i) The Procuring Entity shall use the criteria and methodologies listed in this Section to evaluate Bids. By applying the criteria and methodologies the TEC shall determine the Most Advantageous Bid for Item/ Schedule. This istheBidthatmeets the QualificationCriteriaandhasbeendeterminedto be:
 - a) substantiallyresponsivetothebiddingdocument, and
 - b) thelowestevaluatedcostfortheitem(s)ortheSchedule,asthecase may be, as per **ITB 2.31**.
- (ii) The determination of bidder quoting lowest evaluated cost shall be based onthecomparisonofevaluatedbidpricecarriedouton "DeliveryDutyPaid (DDP) consignee site basis", quoted by substantially responsive bidders.
- (iii) TheevaluationofaBidtodeterminelowestevaluatedbiddermayconsider, in addition to the Bid Price as quoted in the price bid procurement preference policy as given below.

4.1.2 PurchaseandPrice Preferences

- (i) In exercise of powers conferred in Section 11 of the Micro, Small and MediumEnterprisesDevelopment(MSMED)Act2006,theGovernmentof Assam has notified a "Procurement Preference Policy, Assam 2015 (including its amendment from time to time) in respect of procurement of goodsandservicesproducedandprovidedbyMicroandSmallEnterprises, by its Departments, State Public Sector Undertakings, and its aided Institutions.
- (ii) The **Price Preference** shall be accorded to the MSEs within the State of Assam who are currently registered with District Industries & Commerce Centre (DI&CC), Govt. of Assam as per the said Policy.

4.1.3 LifecycleCost

_

¹This Section contains all the criteria that the Procuring Entity shall use to evaluate a bid and qualify theBiddersinaccordancewithITB34,35and36,nootherfactors,methodsorcriteriashallbeused.

Wherelifecyclecostshallbethebasisforpricecomparison thentheadditional cost components (e.g., Maintenance, Consumables, Spares, etc.,) shall be determined using present value method with an annual discounting rate of 10%.

4.1.4 AlternativeBids

NotAllowed

4.2 QualificationCriteria

4.2.1 RequiredMinimumExperience

(i) The Bidder (if not the manufacturer of the goods offered) should have experience of supplying goods of similar in nature, it is bidding for,to different government departments/undertaking/entities of quantity as specified below during last three financial years ending on 31stMarch of the previous financial year.

S.No	Nameofthe Goods	BriefDescription of the Goods	Minimum Quantity of supply required during last three Financial years.
1.	Student Chair	Student Chair	1113

- (ii) The Manufacturer of the quoted goods should have valid manufacturing license and an experience of manufacturing and supplying of at least for three financial years ending on 31st March of the previous financial year.
- (iii) Against the clause for experience in supply of similar items, tender committee decided to include the following machines as similar to Student Chair:
 - A. Office Furniture/Hospital Furniture (All types)

4.2.2 FinancialStanding

i.The bidder (authorized dealer/ distributor) should have average Annual Turnover of Rs.12.00 Lakhs in last three financial years and the OEM from whom the products would be sourced should have average Annual Turnover of Rs 20.00 Crore in last three financial years. Documentary evidence in the form of certified Audited Balance Sheets of relevant periods or a certificate from the Chartered Accountant /Cost Accountant indicating the turnover details for the relevant period shall be uploaded with the bid. In case the date of constitution / incorporation of the bidder is less than 3-year-old, the average turnover in respect of the completed financial years after the date of constitution shall be taken into account for thiscriteria. The bidder should have a positive Net Worth for last three financial years.

5. Scheduleof Requirements

5.1 Details of Requirement

S. No	Name ofthe Item	Brief Description	Estimated Quantity ²	Delivery Period	Warranty	Bid Security (In Rs)
1	Student Chair	Student Chair	371	90 days	03 Years	₹ 24,671.50

Note:

(i) The quantity indicated in the bid for rate contract will be tentative only and there will be no minimum guarantee of quantity to be ordered. The quantity indicated may increase up to 100%.

5.2. PlaceofDelivery&Quantity

S. No	PlaceofDelivery	Quantity	Timeline for	Remarks
			Delivery	
	The items shall be delivered at the Health Institutions in different districts of Assam as per the list furnished along with the order or according to instructions given separately with reference to the order.		90 Days	

²TheActualquantitymayvaryfromtheestimatedquantityaspertheprevailing situation at the time of actual procurement.

5.3. Packing&LabelingRequirements

Govt of Assam Supply	

5.3 Technical Specification and Quality Standard for Student Chair

SI. No.	Technical Sp	ecifications	Technical Specifications quoted by Bidder	Deviation (If Any)	If YES: How the quoted specifications is superior or inferior to the quoted specifications
Stud	ent Chair				
1	Type of chair	Mid Back			
2	Tilt mechanism	Center tilt mechanism, Knee tilt mechanism, Knee tilt Synchronic mechanism, Synchronic tilt mechanism, Tilt working with torsion bar mechanism, Active bio synchro mechanism, Front pivot synchro tilt mechanism Or			
3	Locking mechanism	higher Upright locking, Tilt limiter, 3 Position locking, 4 Position locking, 5 Position locking, Multi position locking Or higher Adjustable,			
5	adjustment Revolving mechanism	Fixed type Or higher			
J		360 e			
6	Pedestal base	Glass filled	age36of 81		

		20.660		Ţ
7	Minimum	2.0 - 6.0 Or		
	thickness (in mm)	higher		
	of MS Plate	(millimeter)		
	Joining the			
	backrest with seat			
	of the chair			
8	Seat material	Moulded PU		
9	Density of PU	>30<=40		
9	used in seat (kg	/30<=40		
10	per cubic meter)			
10	Thickness of PU	>30<=40		
	used in seat (mm)			
11	Minimum seat	>400<=500		
	height from floor			
<u>L</u>	surface (mm)			
12	Width of seat	>500		
	(mm)			
	, ,			
13	Depth of seat	>400<=450		
	(mm)			
	·····,			
14	Seat upholstery	Polyester		
14	material	fabric		
	materiai	labric		
4.5	5 1	el il l		
15	Backrest type	Flexi back,		
		Fixed type Or		
		higher		
16	Backrest height	Fixed,		
		Adjustable Or		
		higher		
17	Backrest support	Contoured back	 	
	type	/ Without		
		lumber support		
18	Backrest base	Hot pressed		
	frame material	plywood		
		1. /		
19	Density of PU used	>30<=40		
1	in backrest (kg per	30 1 40		
	cubic meter)			
20	Thickness of PU	>20 <= 40		
20		>30<=40		
	used in backrest			
	(mm)			
21	Width of backrest	>500		
	(mm)			
22	Backrest height	>=350<=45	 	
	from the seat level	0		
		I	l	l

23	Backrest upholstery material	Polyester fabric		
24	Armrest type and arm movement	Fixed		
25	The manufacturer should have valid ISO 45001, ISO 9001, BIFMA and ISO 14001 certificates.	Yes		
26	The product should have Green Guard from UL/ Green Pro/BIFMA certificate	Yes		
27	Warranty period in number of years	3		

5.4 145DeliveryConditions

- 5.4.1 The contracted Bidder(s) (i.e., Supplier) shall supply total ordered quantity by the Procuring Entity in each purchase order within the period stipulated. However, it may be clearly understood that after expiry of validity of the contract, no supply will be permitted to the Supplier even if the total allocated quantity is not supplied by the Supplier for any reason. The Supplier will not have any claim whatsoever in this regard after expiry of the contract.
- 5.4.2 Timelydeliveryshallbeconsideredastheessenceofthepurchaseorder. The supply must be made based on confirmed order. A period allowed for completion of supplyagainst eachPurchaseOrder(PO) which willcommence from the date of issue of respective PO.
- 5.4.3 The Procuring shall place the Purchase Order any time during the currency of the contract.
- 5.6.4**Notification of Dispatch**: Regarding each consignment shall be made to the procuring Entity bythe Supplier, immediatelyon dispatch indicating full details of quantity of material so that the management may plan for storing and distribution of supplies.

5.5 Item-wiseWarrantyandMaintenanceRequirement

S. No	NameoftheGoods	Warranty Period
1	Student Chair	03 Years

5.6 DesignforLabeling/PrintingonthePackaging

Govt of Assam Supply	

6 BiddingForms

6.1 LetterofBid³

FORM-B1

LetterofBid

Date:[insertdate(asday, month,andyear)ofBid Submission]

TenderRef.No.: [insertnumberofbiddingprocess]

To:The Managing Director
Assam Medical Services Corporation Limited
Central Drug Ware House Campus, Patharquary, Narengi, Guwahati, Assam-781026

- (a) WehaveexaminedandhavenoreservationstotheBiddingDocuments, includingAddendaissuedinaccordancewithITB10ofInstructionstoBidders
- (b) WemeettheeligibilityandqualificationcriteriaassetoutinthisBidding Document;
- (c) WehavenoConflictofInterestinaccordancewithITB4.
- (d) Wehavesubmittedtherequiredbidsecurityandbidprocessingfeeasper ITB2.19&2.20.
- (e) We offerto supply following tendered item(s) in conformity with all terms and conditions as specified in the Bidding Documents including the quantity, quality standard and delivery conditions, etc., as specified in the "Section-V: Schedule of Requirements":

S. No	Nameoftheltem(s)	Description	Bid Security Deposited	Remarks
1				
2				
3				
4				

³The Bidder must prepare the Letter of Bid on its letterhead clearly showing the Bidder's complete name and address.

- (f) We have submitted both technical and price bid for above mentioned items and our bid shall be valid for a period of 180 days beyond the bid submissiondeadlineinaccordancewiththeBiddingDocuments (ITB2.18.1), and it shall remain binding upon us and may be accepted at any time before the expiration of that period.
- (g) If our bid is accepted, we commit to obtain a performance security in accordance with the ITB 2.35 of Bidding Documents.
- (h) We are not participating, as a Bidder, in more than one bid in this bidding process in accordance with ITB 2.4.3(v);
- (i) We,alongwithanyofour,suppliers,producer,orgrower,arenotdebarredby anyprocuringentityundertheStateGovernment,theCentralGovernmentor any State Government or any Public Undertaking, Autonomous Body, Authority by whatever name called under them;
- (j) We hereby certify that we have taken steps to ensure that no person acting forusoronourbehalfwillengageinanyactivitieswhichisincontraventionof the Code of Integrity proscribed in ITB Para 2.3 of the Bidding Documents;
- (k) We hereby certify that we are neither associated nor has been associated directly or indirectly with any personnel/official or any other entity that has prepared the specifications and other documents for the subject matter of procurement;
- We hereby certify that we have fulfilled our obligations to pay all such taxes as payable to the Central Government or the State Government or any local authority;
- (m) Weherebycertifythatwearenotinsolvent,inreceivership,bankruptorbeing woundup,nothaveitsaffairsadministeredbyacourtorajudicialofficer,not have its business activities suspended and must not be the subject of legal proceedings for any of the foregoing reasons;
- (n) We hereby certify that our directors and officers have not been convicted of anycriminaloffencerelatedtotheirprofessionalconductorthemakingoffalse statements or misrepresentations as to their qualifications to enter into a procurement contract within a period of three years preceding the commencement of the procurement process, or not have been otherwise disqualified pursuant to debarment proceedings;
- (o) We understand that this bid, together with your written acceptance thereof included in your notification of award, shall constitute a binding contract between us, until a formal contract is prepared and executed; and
- (p) Weunderstandthatyouarenotboundtoacceptthelowestevaluatedbidor

any other bidth at you may receive.

NameoftheBidder
Name of the person duly authorizedtosigntheBid on behalf of the Bidder Title of the person signing the Bid
Signatureofthepersonnamedabove

6.2 BidderInformationForm

FORM-B2

BidderInformation

[TheBiddershallfillinthisForminaccordancewiththeinstructions indicated below. No alterations to its format shall be permitted and no substitutions shall be accepted.]

Date:[insertdate(asday,month,andyear)ofBidSubmission] Tender Ref.

No.: [insert number of bidding process]

- 1.Bidder'sName[insertBidder'slegalname]
- 2.Bidder'syearofregistration/incorporation: [insertBidder'syearofregistration]
- 3.Bidder'sAddress:[insertBidder'slegaladdress]
- 4. Activities Undertaken by the Bidder:
- 5. Bidder's Authorized Representative Information
 - a) Name:[insertAuthorizedRepresentative'sname]
 - b) Address:[insertAuthorizedRepresentative'sAddress]
 - c) Telephone/Faxnumbers:[inserttelephone/faxnumbers]
 - d) EmailAddress: [insertAuthorizedRepresentative'semailaddress]
- 6.Details of the Manufacturer and the Production/Processing facility from wherethe offered goods/item(s) have been produced and processed.

S. No	Name of the Goods/Item(s) offered	Name of the Manufacturer	Detailsofthe Production Facility	Details of the Manufacturing License
1				
2				
3				
4				
5				
6				
7				

7. Yearsof experience in similar line of activity.

8.List of clients in Govt/Public Sector to whom supply has been done in last three years			
9. DetailsoftheBank Account:			
(i) Nameof theBank:(ii) Typeof Account(iii) AccountNumber:(iv) IFSC:			

SignatureoftheBidder/AuthorisedSignatory (Name,Address&Designation)

6.3 BankGuaranteeFormatforBidSecurity

FORMAT-B3

BankGuarantee(BidSecurity)

[ThebankshallfillinthisBankGuaranteeForminaccordancewiththe instructions indicated.]

Beneficiary: Managing Director

Assam Medical Services Corporation Limited

Central Drug Ware House Campus, Patharquary, Narengi, Guwahati, Assam-781026

TenderRef.No.:[ToinsertreferencenumberfortheInvitationforBids]

Date:[Insertdateofissue]

BIDGUARANTEENo.:[Insertguaranteereferencenumber]

Guarantor:[Insertnameandaddressofplaceofissue,unlessindicatedinthe letterhead]

We havebeeninformed that [insert name of the Bidder,] (hereinafter called "the Applicant") will submit to the Beneficiary its bid (hereinafter called "the Bid") for supplyof

broaddescriptionofthegoods>underTenderRef.No

........................ ("BiddingDocument").

Furthermore, we understand that, according to the Beneficiary's conditions, bids must be supported by a Bid Security.

Attherequestofthe Applicant, we,asGuarantor, herebyirrevocably undertake topaytheBeneficiaryanysumorsumsnotexceedingintotalanamountof (___) upon receipt by us of the Beneficiary's complying demand, supported by the Beneficiary's statement, whether in the demand itself or a separatesigneddocumentaccompanyingoridentifyingthedemand,statingthat either the Applicant:

- (a) has withdrawn its Bid during the period of bid validity set forth in the Applicant'sLetterofBid("theBidValidityPeriod"),oranyextensionthereto provided by the Applicant; or
- (b) having been notified of the acceptance of itsBid by the Beneficiary during the Bid Validity Periodor any extension thereto provided by the Applicant,
 - (i)hasfailed toexecute the contract agreement, or (ii)has failed to furnish the performance security, in accordance with the Instructions to Bidders ("ITB") of the Beneficiary's bidding document.

This guaranteewillexpire:(a) ifthe Applicant is the successful bidder, upon

Our receipt of copies of the contract agreement signed by the Applicant and the performance security issued to the Beneficiary in relation to such contract

agreement; or (b) if the Applicantis not the successful bidder, upon the earlier of (i) our receipt of a copy of the Beneficiary's notification to the Applicant of the results of the bidding process; or (ii) twenty-eight days after the end of the Bid Validity Period.

BG confirmation can also be sought by sending email to (Bank Official email id)

Consequently, anydemand forpaymentunder thisguaranteemustbe received by us at the office indicated above on or before that date.

[Signature(s)]

Note:

(i) Allitalicizedtextisforuseinpreparingthisformandshallbedeletedfrom the final product

6.4 Manufacturer'sLetterofAuthorization4

FORM-B4

Manufacturer's Authorisation Letter

Date:[insertdate(asday, month,andyear)ofBid Submission] TenderRef.No.:[insertnumberofbidding process]

To:The Managing Director
Assam Medical Services Corporation Limited
Central Drug Ware House Campus, Patharquary, Narengi, Guwahati, Assam-781026

WHEREAS

We[insertcompletename&address], who are manufacturer of following items, do hereby authorize [insert complete name of Bidder] to submit a bid, the purpose of which is to provide the following item(s), produced/manufactured by us, and to subsequently negotiate and sign the Contract.

S. No	Nameoftheltem(s)	Quality Certifications	Detailsof theMfg. License	Detailsof Production Facility
1				
2				
3				
4				

We have been manufacturing product(s) of similar in nature as stated above sincelastthreefinancialyearsendingon31stMarchofthepreviousfinancialyear.

We shall stand guarantor with respect to the quality and genuineness for the goods manufactured or produced by us and supplied by <insert the name of the bidder> to <insert name of the procuring entity>, on the award of the contract.

We also stand guaranteed to fulfill the warranty and maintenance obligations with respect to the goods manufactured by us as per the bid terms and conditions either directly or through our authorized representatives.

,	Authorization confirmation can also be sought by sending email to $_$	
((MAF Official email id)	

⁴[TheBidder(ifnotthemanufacturerofthegoodsoffered)shallrequiretheManufacturertofill inthisForminaccordancewiththeinstructionsindicated. Thisletterofauthorizationshouldbe ontheletterheadoftheManufactureroftheGoodsofferandshouldbesignedbyapersonwith theproperauthoritytosign documentsthatarebinding onthe Manufacturer. The Biddershall include it in its bid]

Signed: <i>[insertsig</i>	ınature(s)ofauthorizedre	epresentative(s)oftheProducer]
Name: <i>[insertcon</i>	npletename(s)ofauthoriz	zedrepresentative(s)ofthe Producerj
Designation: <i>[Des</i>	signation]	
Datedon	day of	,[insertdateofsigning]

6.5 DetailsofSupplytoGovernmentDepartment/ PSU

FORM-B5

DetailsofSupplytoGovernmentDepartment/PSUDuringLastThreeFinancial Years ending on 31stMarch of the previous financial year

Name of the Bidder:	
Tender Reference No.	_

Name of theClient in Public Sector	OrderNo. and Date	Description oftheGoods Supplied	Value of Order	Quantity	Reasonfor delay in delivery, if any.
1	2	3	4	5	6

Signature (Bidder/AuthorisedRepresentatives)

The Biddershall also furnish the following documents in connection with their past performance:

(i)Copy of Purchase Orders/ Contract Agreement with Completion Certificate In case the Completion Certificate or documentary evidence (Client's certificate) confirmingsatisfactory completionofthecontractisunavailable,the bidder may submit proof of payment received.

6.6 FinancialStrengthoftheBidder FORM-B6-A

CertificateonFinancialStrength (OntheletterheadofCharteredAccountant/StatutoryAuditor)

We/IhaveverifiedtheAuditedF				
of	ne previous finar cords, we certify	ncial year Base y that the follow	d on our verifi ving details a	cation of the
			(Amoun	tinINRLakhs)
FinancialInformation		FinancialYear -		Average
	Audited	Audited	Audited	
Total Turnover				
TurnoverfromSimilar Business ⁵				
Networth				
I/Wealsocertifythatthe Bidderidate of submission of bid. Date: Place:	isinsimilarbusin		ntnreeyearsas	
	UDI	N:		
Note: a) Thebiddermustfurnish	auditedfinancia	alstatementsfor	theabove-mei	ntioned
financial years. b) Similarbusiness/activi	tyshallinclude			

6.6 FinancialStrengthoftheManufacturer/OEM FORM-B6-B

CertificateonFinancialStrength (OntheletterheadofCharteredAccountant/StatutoryAuditor)

We/IhaveverifiedtheAuditedFi	nancialStatem	entofAccounts	andotherdocui	nents			
of having	reaistered offic	e at	pertaining to	the financial			
year ending on 31st March of th	•						
aforesaid statements and rec							
	•	•	J	e true to trie			
best of our information and ac	ccording to the	explanation given	en to us.				
			(Amount	tinINRLakhs)			
FinancialInformation		FinancialYear		Average			
Filiancialiniormation							
	Audited	Audited	Audited				
Total Turnover							
TurnoverfromSimilar							
Business⁵							
Networth							
date of submission of bid.		0:		O A			
Date:		Signati	ıreandsealofth	ieCA firm			
Place:	Place: UDIN :						
Note:							
c) TheManufacturer/OEN mentioned financial ye		ıdıtedfinancials	tatementsforti	neabove-			
d) Similarhusiness/activit	vshallinclude						

6.7. PowerofAttorneyforSigningofBid

FORM-B7

FormatforPowerofAttorneyforSigningofApplication (OnaStampPaperofRs 100/-)

PowerofAttorney

We,	[nameandaddress oftheregistered
office]doherebyconstitute,appoint	tandauthorizeMr./Ms.
(name	eandresidentialaddress)whoispresentlyemployed
with us and holding the position	on ofas our
-	nd on our behalf, all such acts, deeds and things
•	orincidental toourresponsetotheTenderforsupply of
]includingsigningandsubmissionofalldocuments
	ent(i.e.[insertnameoftheBidInvitingEntity])and its
	epresenting us in all matters before Client, and
generally dealing with Client in al	I matters in connection with our bid response.
Weherebyagreetoratifyallacts,dee	edsandthingslawfullydonebyoursaidattorney
pursuant to this Power of Attorn	ey and that all acts, deeds and things done by our
aforesaidattorneyshallandshallalv	waysbedeemedtohavebeendonebyus.Dated this the
day of	200_
	For
	For(Signature)
	(Name,DesignationandAddress)
Accepted	(Mario, 2001 griduoriana, Marioco)
(\$	Signature)
(Name, Title and Address of the	
Data	
Date:	
M-4	

Note:

- i. The mode of execution of the Power of Attorney should be in accordance with the procedure, if any, as laid down by the applicable law and the charter documents of the executants(s)andwhenitissorequiredthesameshouldbeundercommonsealaffixed in accordance with the required procedure.
- ii. In case an authorized Director or key officials of the Applicant signs the Application, a certifiedcopyoftheappropriateresolution/documentconveyingsuchauthoritymaybe enclosed in lieu of the Power of Attorney.
- iii. In case the Application is executed outside India, the Applicant must get necessary authorization from the Consulate of India. The Applicant shall be required to pay the necessary registration fees at the office of Inspector General of Stamps.

6.8. UndertakingbytheBidder FORM-B8

Affidavit

(Tobesubmitted	donnon-judicials	stamp	paperofm	inimu	mRs50/	-dulyc	ertifiedby N	otar	y)
We, M/s.		(the	Bidder),	(the	names	and	addresses	of	the
registered	office) hereby of	certify	and conf	firm th	nat:				

- (ii) Wearenotinsolvent,inreceivership,bankrupt,beingwoundup,havingour affairs administered by a court or a judicial officer, having our business activitiessuspendedorsubjectoflegalproceedingsforanyoftheforegoing reason;
- (iii) We or any of our promoter(s), director(s), partner(s) and officers are not convicted of any criminal offence related to their professional conduct or the making of false statements or misrepresentations as to their qualifications to enter into a procurement contract within a period of *three years* preceding the commencement of the procurement process.
- (iv) ThereisnoconflictofinterestinsubmittingthisBid.
- (v) Weshallabidebytheclauses/conditionsofBiddingDocumentsissuedby the Procuring Entity and any amendment made thereafter.

We further confirm that, we are aware of the fact that, our Bid submitted in response of the Tender Ref. No.[insert number &date] for supply of [insert the name of the Goods/subject matter of the Tender], would be liable for rejection in case any material misrepresentation is made or discovered at any stage of Bid evaluation or thereafter during the agreement period.

SignatureoftheBidder/AuthorizedRepresentatives

NameoftheBidder/AuthorisedRepresentatives

6.9. PriceBid/BoQ FORM-B9

PRICE BID⁶ (Tobesubmittedonlineonly)

S. N	Nameof theltem	Descript ion		Unit	G	ST	Total Unit
0	tneitem	/ Specifi	Quantit y	Price ⁷ (Rs)	Rate (%)	Amt (Rs)	Price (Rs)
	1	cation 2	3	4	5	6=5 x4	7=3+6
1	Student Chair		1				
2							
3							
4							
5							
6							
7							

Note:

- (i) ThequotedpriceshallbeonFORdestinationbasis.
- (ii) GST, as applicable shall be paid separately on actuals.
- (iii) Price Bid (BoQ) format shall download from e-Procurement Portal in "xls" file and submitted online. Other price information, if required to be submitted as per the bidding document, shall be submitted on line in the given formatin "pdf" file and which shall form part of the price bid.

⁶Thisisforreferenceonly.TheBoQisavailableinthee-Procurementportalfordownload.

6.10 ChecklistofDocumentsSubmittedalongwithTechnical Bid

FORM-B10

CHECKLIST

S.No	Descriptionofthe	Pa	ge	Remarks
	Document	From	То	
1				
2				
3				
4				
5				
6				
7				
8				
9				
10				
11				

7. GeneralConditionsofContract

7.1 Definitions

The following words and expressions shall have the meaning shere by assigned to them:

- (a) "BIE/TIE" means Bid/Tender Inviting Entity i.e., the Entity that issues the Bidding Document inviting Bid.
- (b) BIA/TIA"meanstheBid/TenderInvitingAuthority/ProcuringEntities.
- (c) "Contract" means the Contract Agreement entered between the Purchaser and the Supplier, together with the Contract Documents referred to therein, including all attachments, appendices, and all documents incorporated by reference therein.
- (d) "Contract Documents" means the documents listed in the Contract Agreement, including any amendments thereto.
- (e) "Contract Price" means the price payable to the Supplier as specified in the Contract Agreement, subject to such additions and adjustments thereto or deductions there from, as may be made pursuant to the Contract.
- (f) "Day"meanscalendarday.
- (g) "Completion" means the fulfillment of all obligations by the Supplier in accordance with the terms and conditions set forth in the Contract.
- (h) "GCC"meanstheGeneralConditionsofContract.
- (i) Goods, as defined in the Assam Public Procurement Act, 2017 and related Procurement Rules, may include all articles, material, commodities, electricity, livestock, furniture, fixtures, rawmaterial, spares, instruments, software, machinery, equipment, industrial plant, vehicles, aircraft, ships, railway rolling stock and any other category of goods, whether in solid, liquid or gaseous form, purchased or otherwise acquired for the use of a procuring entity as well as services or works incidental to the supply of goods of the value of services or works or both does not exceed that of the goods themselves.
- (j) "Purchaser" means the entity purchasing the Goods, as specified in the

SCC.

- (k) "SCC"meanstheSpecialConditionsof Contract.
- (I) "Subcontractor" means any person, private or government entity, or a combination of the above, to whom any part of the Goods to be supplied or execution of any part of the Related Services is subcontracted by the Supplier.
- (m) "Supplier"meanstheperson,privateor governmententity,ora combination oftheabove,whosebidtoperformtheContracthasbeenacceptedbythe PurchaserandisnamedassuchintheContractAgreement.
- (n) "The Project Site," where applicable, means the place named in the SCC."

7.2 ContractDocuments

7.2.1 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.

7.3 Codeof Integrity

- 7.3.1 The ProcuringEntityand all itsofficers or employees, whether involved in the procurement process or otherwise, or Bidders and their representatives or consultantsorserviceprovidersparticipatinginaprocurementprocessorother persons involved, directly or indirectly in any way in a procurement process shall maintain an unimpeachable standard of integrity.
- 7.3.2 Govt. of Assam prescribes to the Procuring Entity and Bidders to uphold the Code of Integrity, which prohibits their officers or employees or a person participating in a procurement process the following:
 - any offer, solicitation or acceptance of any bribe, reward or gift or any material benefit, either directly or indirectly, in exchange for an unfair advantage in the procurement process or to otherwise influence the procurement process;
 - (ii) anyomission,includingamisrepresentationthatmisleadsorattemptsto misleadsoastoobtainafinancialorotherbenefitoravoidanobligation;
 - (iii) any collusion, bid rigging or anti-competitive behaviour to impair the transparency, fairness and progress of the procurement process;

- (iv) improperuseofinformationsharedbetweentheprocuringentityandthe bidders with an intent to gain unfair advantage in the procurement process or for personal gain;
- (v) anyfinancialorbusinesstransactionsbetweenthebidderandanyofficer oremployeeoftheprocuringentity, who are directly or indirectly related tender or execution process of contract;
- (vi) any coercion including impairing or harming or threatening to do the same,directlyorindirectly,toanypartyortoitspropertytoinfluencethe procurement process;
- (vii) anyobstructionofanyinvestigationorauditofaprocurementprocess;
- (viii) making false declaration or providing false information for participation in
 - a) tenderprocessortosecureacontract;
 - b) disclosureofConflictof Interest;
 - disclosure by the bidder of any previous transgressions with any entity in India or any other country during the last three years or of any debarment by any other Procuring Entity
- 7.3.3 In case of any breach of the Code of Integrity by a bidder or a prospective bidder, as the case may be, the Purchaser after giving are a sonable opportunity of being heard, may take appropriate measures including:
 - calling off of pre-contract negotiations and forfeiture or encashment of bid security;
 - (ii) forfeiture or encashment of any other security or bond relating to procurement;
 - (iii) recoveryofpaymentsmadebythePurchaseralongwithinterestthereon at bank rate;
 - (iv) cancellation of the relevant contract and recovery of compensation for loss incurred by the Procuring Entity/Purchaser;
 - (v) debarment of the bidder from participation in any future procurements from any of any Procuring Entity fora period not exceeding three years
 - (vi) exclusionofthebidderfromtheprocurementprocess;

7.4. Interpretation

7.4.1 Ifthecontextsorequiresit, singular means plural and viceversa.

7.4.2 Incoterms

- (i) Unless inconsistent with any provision of the Contract, the meaning of anytradetermandtherightsandobligationsofpartiesthereundershall be as prescribed by Incoterms.
- (ii) ThetermDDPandothersimilarterms, when used, shall be governed by the rules prescribed in the current edition of Incoterms as specified in the SCC and published by the International Chamber of Commerce in Paris, France.

7.4.3 Entire Agreement

The Contract constitutes the entire agreement between the Purchase rand the Supplier and supersedes all communications, negotiations and agreements (whether written or oral of the parties with respect there to made prior to the date of Contract.

7.4.4 Amendment

No amendment or other variation of the Contract shall be valid unless it is in writing, is dated, expressly refers to the Contract, and is signed by a duly authorized representative of each party thereto.

7.4.5 Non-waiver

- (i) Subject to GCC Sub-Clause 7.4.5(ii) below, no relaxation, forbearance, delay, or indulgence by either party in enforcing any of the terms and conditions of the Contract or the granting of time by either party to the other shall prejudice, affect, or restrict the rights of that party under the Contract, neither shall any waiver by either party of any breach of Contract operate as waiver of any subsequent or continuing breach of Contract.
- (ii) Any waiver of a party's rights, powers, or remedies under the Contract mustbeinwriting,dated,andsignedbyan authorizedrepresentative of thepartygrantingsuchwaiver,andmustspecifytherightandtheextent to which it is being waived.

7.4.6 Severability

(i) If any provision or condition of the Contract is prohibited or rendered invalid or unenforceable, such prohibition, invalidity or unenforceability shall not affect the validity or enforceability of any other provisions and conditions of the Contract.

7.5 Language

- 7.5.1 Contractaswellasallcorrespondenceanddocuments relatingtotheContract exchanged by the Supplier and the Purchaser, shall be written in English language. Supporting documents and printed literature that are part of the Contractmaybeinanotherlanguageprovidedtheyareaccompaniedbyaself-certified accurate translation of the relevant passages in English language, in which case, forpurposesof interpretation of the Contract, thistranslation shall govern.
- 7.5.2 The Supplier shall bear all costs of translation to the governing language and all risks of the accuracy of such translation, for documents provided by the Supplier.

7.6. JointVentureorConsortium

7.6.1. IftheSupplierisajointventure,orconsortium,allthepartiesshallbejointlyand severallyliabletothePurchaserforthefulfillmentoftheprovisionsoftheContract and shall designate one party to act as a leader with authority to bind the joint ventureorconsortium. The composition or the constitution of the joint venture, consortium, shall not be altered without the prior consent of the Purchaser.

7.7. Eligibility

- 7.7.1 The Supplier and its Subcontractors shall have the nationality of any country with which India has not banned trade relations.
- 7.7.2 AllGoodstobesuppliedunderthecontractshallhavetheirorigininIndiaorany othercountrywithwhichIndiahasnotbannedtraderelations.Theterm"origin" used in this clause means the place where the goods are mined, grown, produced,ormanufacturedorfromwheretherelatedservicesarearrangedand supplied

7.8. Notice

- 7.8.1 Any notice given by oneparty to the otherpursuant to the Contract shallbe in writing to the **address specified in the SCC**. The term "in writing" means communicated in written form with proof of receipt.
- 7.8.2 A notice shall be effective from the date of delivery or on the notice's effective date, whicheverislater. Incase of electronic mode of communication, anotice shall be effective from the time of sending of the electronic communication.

7.9. LawGoverningContract

7.9.1This Contract, its meaning and interpretation, and the relation between the Parties shall be governed by the Applicable Law in India.

7.10. Settlement of Dispute

- 7.10.1 The Purchaser and the Supplier shall make every effort to resolve amicably anydisagreementordisputearisingbetweenthemunderorinconnectionwith the Contract.
- 7.10.2 Dispute Redress Mechanism: 2-tier (Procuring Entity Level Dispute Redress Committee headed by the Managing Director or State Redress Committee).
- 7.10.3 If, the dispute isnot settledthroughdispute settlementmechanism and ifafter sixty (60) 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 wherever applicable, 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. Arbitration proceedings shall be conducted in accordance with the rules of procedure specified in the SCC.
- 7.10.4 Notwithstandinganyreferencetoarbitrationherein,
 - (i) theparties shall continue to perform their respective obligations under the Contract unless they otherwise agree; and
 - (ii) the Purchasershall not be required to pay the Supplier anymonies to the Supplier in respect of the matter related to the arbitration unless otherwise agreed.

7.11. InspectionandAuditbyGovt. ofAssam

- 7.11.1 TheSuppliershallkeepaccurateandsystematicaccountsandrecordsin respect oftheGoodsinsuchformanddetailsaswillclearlyidentifyrelevanttimechanges and costs.
- 7.11.2 TheSuppliershallpermit,andshallcauseitsSubcontractorstopermit,theGovt. of Assamand/orpersonsappointedbythe Govt.of Assamtoinspectthe Supplier's offices and all accounts and records relating to the performance of the Contract and the submission of the bid, and to have such accounts and records audited by auditors appointed by the Govt. of Assam, if requested. The Supplier's and its Subcontractors and consultants' attention is drawntoClause2.3[Codeof which provides, interalia, that acts intended to materially impede the exercise of theGovt.ofAssam'sinspectionandauditrightsprovidedforunderthisSub-Clause 2.11.1constitutea prohibited practice subject to contract termination (as well as to adetermination of ineligibility pursuant to the Govt. of Assam's prevailing sanctions procedures)

7.12. ScopeofSupply

7.12.1TheGoodstobesuppliedshallbeasspecifiedintheScheduleofRequirements.

7.13. Delivery&Document

7.13.1 Subject to GCC Sub-Clause 7.33.1, the Delivery of the Goods shall be in accordance with the Delivery Schedule specified in the "Schedule of Requirements". The details of documents to be furnished by the Supplier are specified in the SCC.

7.14. Supplier's Responsibility

7.14.1TheSuppliershallsupplyalltheGoodsinaccordancewith"Section-5:Schedule ofRequirement"andinconformitywithGCCClause7.12&7.13.TheSupplier shallarrangeallapplicable clearances from theconcerned statutory authorities in relationtothesupplyofseedunderthecontract.

7.15. ContractPrice

7.15.1ThecontractedpriceatwhichtheSupplierchargefortheGoodssuppliedshall not vary from the prices quoted by the Supplier in its bid (remain firm), except for any price adjustments authorized in the **SCC**.

7.16. TermsofPayment

- 7.16.1 The Contract Price, including any Advance Payments, if applicable, shall be paid as specified in the **SCC**.
- 7.16.2 The Supplier's request for payment shall be made to the Purchaser in writing, accompanied by invoices describing, as appropriate, the Goods delivered by the documents submitted pursuant to GCC Clause 13 and upon fulfillment of all other obligations stipulated in the Contract.
- 7.16.3 Payments shall be made by the Purchaser, after submission of an invoice or request for payment by the Supplier, and after the Purchaser has accepted it subjecttotheliquidateddamagefordelayedsupplyasmentionedin**Para7.23** below.
- 7.16.4 On completion of supply of ordered quantities, invoices with challan copies supported by stock entry along with installation reports (certified by the Head of the Health Institution) and warranty certificates should be submitted, addressed to the Tender Inviting Authority.
- 7.16.5 E-Way bill to be submitted.
- 7.16.6 The payments shall be made to the Supplier under this Contract in Indian Rupees only.

7.17. Taxes&Duties

7.17.1TheSuppliershallbeentirelyresponsibleforalltaxes, duties, licensefees, etc.,

incurred until delivery of the contracted Goods to the Purchaser.

7.18. PerformanceSecurity

- 7.18.1 If required as specified in the SCC, the Supplier shall, within twenty-eight (28) days of the purchase order, whichever is earlier, provide a performance security for the performance of the Contract of the amount specified in the SCC.
- 7.18.2 The proceeds of the Performance Security shall be payable to the Purchaser as compensation for any loss resulting from the Supplier's failure to complete its obligations under the Contract.
- 7.18.3 ThePerformanceSecurity,ifrequired,shallbedenominatedinIndianRupees and shall be in one of the formats stipulated by the Purchaser in the **SCC**.
- 7.18.4 The Performance Security shallbedischarged bythe Purchaser and returned to the Supplier not later than forty-five (45) days following the date of Completion of the Supplier's performance obligations under the Contract, unless specified otherwise in the **SCC**.

7.19. Packaging&Documents

- 7.19.1 TheSuppliershallprovidesuchpackingoftheGoodsasisrequiredtoprevent their damage or deterioration during transit to their destination, as indicated in theContract.Duringtransit,thepackingshallbesufficienttowithstand,without limitation, rough handling and exposure to extreme temperatures, salt and precipitation, and open storage. Packing case size and weights shall take into consideration, where appropriate, the remoteness of the goods' final destination and the absence of heavy handling facilities at all points in transit.
- 7.19.2 The packing, marking, and documentation within and outside the packages shall comply strictly with such special requirements as shall be expressly providedforintheContract,includingadditionalrequirements,ifany,specified in the **SCC**, and in any other instructions ordered by the Purchaser.

7.20. Inspection&Testing

- 7.20.1 TheSuppliershallatitsownexpenseandatnocosttothePurchasercarryout all such tests and/or inspections of the Goods as are specified in the **SCC**.
- 7.20.2 The inspections and tests may be conducted on the premises of the Supplier oritsSubcontractor,atpointofdelivery, and/or attheGoods'finaldestination, orinanotherplaceinIndiaasspecifiedintheSCC.SubjecttoGCCSub-Clause 7.20.3, if conducted on the premises of the Supplier or its Subcontractor, all reasonable facilities and assistance including access to drawings and production data, shall be furnished to the inspectors at no charge to the Purchaser.

- 7.20.3 The Purchaser or its designated representative shall be entitled to attend the tests and/or inspections referred to in GCC Sub-Clause 7.20.2, provided that the Purchaser bear all of its own costs and expenses incurred in connection with such attendance including, but not limited to, all traveling and board and lodging expenses.
- 7.20.4 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 manufactureranynecessarypermissionorconsenttoenablethePurchaseror its designated representative to attend the test and/or inspection.
- 7.20.5 TheSuppliershallprovidethePurchaserwithareportoftheresultsofanysuch test and/or inspection.
- 7.20.6 The Purchaser may reject any Goods or any part thereof that fail to pass any testand/orinspectionordonotconformtothespecifications. The Suppliershall either rectify or replace such rejected Goods or parts thereof or make alterations necessary to meet the specifications at no cost to the Purchaser, and shall repeat the test and/or inspection, at no cost to the Purchaser, upon giving a notice pursuant to GCC Sub-Clause 7.20.4.
- 7.20.7 TheSupplieragreesthatneithertheexecutionofatestand/orinspectionofthe Goods or any part thereof, nor the attendance by the Purchaser or its representative,northeissueofanyreportpursuanttoGCCSub-Clause7.20.5, shall release the Supplier from any warranties or other obligations under the Contract.

7.21 ConfidentialInformation

- 7.21.1 Any information derived or otherwise communicated by the Purchaser to the Supplier in connection with the contract shall be kept / treated as secret and shallnot without written consent of the Purchaserbe published ordisclosed to any third party or made use of by the Supplier except for the purpose of execution of the contract.
- 7.21.1 The Purchaser and the Supplier shall keep confidential and shall not, without the written consent of the other party hereto, divulge to any third party any documents, data, or other information furnished directly or indirectly by the other party hereto in connection with the Contract, whether such information hasbeenfurnishedpriorto, during or following completion or termination of the Contract. Notwithstanding the above, the Supplier may furnish to its Subcontractors uchdocuments, data, and other information it receives from the Purchaser to the extent required for the Subcontractor to perform its work under the Contract, in which event the Supplier shall obtain from such Subcontractor an undertaking of confidentiality like that imposed on the Supplier under GCC Clause 7.35.

- 7.21.2 The Purchaser shall not use such documents, data, and other information receivedfromtheSupplierforanypurposesunrelatedtothecontract.Similarly, the Supplier shall not use such documents, data, and other information receivedfromthePurchaserforanypurposeotherthantheperformanceofthe Contract.
- 7.21.3 The obligation of a party under GCC Sub-Clauses 7.21.1 and 7.21.2 above, however, shall not apply to information that:
 - (i) the Purchaser or Supplier need to share with the such institution(s) participating in the financing of the Contract;
 - (ii) noworhereafterentersthepublicdomainthroughnofaultofthat party;
 - (iii) can be proven to have been possessed by that party at the time of disclosure and which was not previously obtained, directly or indirectly, from the other party; or
 - (iv) otherwise lawfully becomes available to that party from a third party that has no obligation of confidentiality.
- 7.21.4 The above provisions of GCC Clause 7.21 shall not in any way modify any undertaking of confidentiality given by either of the parties hereto prior to the date of the Contract in respect of the Supply or any part thereof.
- 7.21.5 The provisionsof GCCClause7.21 shallsurvive completion ortermination for whatever reason, of the Contract.

7.22 Sub-contracting

7.22.1 The Suppliershallnotsubletorassignthecontract orany part of to the third party without obtaining the written consent / permission from the Purchaser in advance.

7.23 LiquidatedDamagesforDelay&Non-supply

- 7.23.1 TheSuppliermuststartsupplyofgoodsandincidentalservicesasperthedate mentionedintheorderandmustcompletetheorderwithinthestipulatedperiod from the date of issue of Purchase Order.
- 7.23.2 ExceptasprovidedunderGCCclause7.26,ifthedeliveryofsupplyisdelayed or not executed by the Supplier beyond stipulated date, then Purchaser shall have the right to exercise the following options:

- (a) To treat the default as breach of contract and to terminate the contract forthwith forfeiting security deposit and taking other action against the Supplier within the provisions of contract.
- (b) Purchaser reserves the right to accept the material after imposing the penalty @1% of the value of the Purchase Order for every week and part thereof the period of delay from the deliveryperiod subject to maximum of 10% of the total value of material delayed.
- (c) Purchasershallhavetherighttopurchasethematerialinfullorpartthereof, at the risk and cost of the Supplier in case Supplier fails to supply the allocated or indented quantity within the specified time.

7.24 Limitation of Liability

7.24.1 Except in cases of criminal negligence or willful misconduct, the aggregate liability of the Supplier to the Purchaser, whether under the Contract, in tort or otherwise, shallnot exceed the total Contract Price, provided that this limitation shall not apply to the cost of replacing the substandard Goods supplied, or to any obligation of the supplier to indemnify the purchaser with respect to patent infringement.

7.25 ChangeinLaws& Regulations

7.25.1 Unless otherwise specified in the Contract, if after the date of 28 days prior to date of Bid submission, any law, regulation, ordinance, order or bylaw having theforceoflawisenacted,promulgated,abrogated,orchangedinIndia(which shall be deemed to include any change in interpretation or application by the competent authorities) that subsequently affects the Delivery Date and/or the Contract Price, then such Delivery Date and/or Contract Price shall be correspondingly increased or decreased, to the extent that the Supplier has thereby been affected in the performance of any of its obligations under the Contract. Notwithstanding the foregoing, such additional or reduced cost shall not be separately paid or credited if the same has already been accounted for in the price adjustment provisions where applicable, in accordance with GCC Clause 7.15.

7.26 ForceMajeure

- 7.26.1 The Supplier shall not be liable for forfeiture of its Performance Security, liquidateddamages, ortermination fordefaultif 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.
- 7.26.2 For purposes of this Clause, "Force Majeure" means an event or situation beyond the control of the Supplier that is not foreseeable, is unavoidable, and itsoriginisnotduetonegligenceorlackofcareonthepartoftheSupplier.

- 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, and freight embargoes.
- 7.26.3 If a Force Majeure situation arises, the Supplier shall promptly notify the Purchaserinwritingofsuchconditionandthecausethereof. 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.

7.27. ExtensionofTime

- 7.27.1 IfatanytimeduringperformanceoftheContract,theSuppliershouldencounter conditionsimpedingtimelydeliveryoftheGoodspursuanttoGCCClause7.14, theSuppliershallpromptlynotifythePurchaserinwritingofthedelay,itslikely duration, and its cause. As soon as practicable after receipt of the Supplier's notice, the Purchaser shall evaluate the situation and may at its discretion extend the Supplier's time for performance, in which case the extension shall be ratified by the parties by amendment of the Contract.
- 7.27.2 ExceptincaseofForceMajeure,asprovidedunderGCCClause7.26,adelay by the Supplier in the performance of its Delivery and Completion obligations shallrendertheSupplierliabletotheimpositionofliquidateddamagespursuant to GCC Clause 7.23, unless an extension of time is agreed upon, pursuant to GCC Sub-Clause 7.27.1.

7.28. Termination

7.28.1 Terminationfor Default

- (a) The Purchaser without prejudice to any other remedy for breach of Contract, by written notice of defaults entto the Supplier, may terminate the Contract in whole or in part:
 - i) if the Supplier fails to deliver any or all the Goods within the period specifiedintheContract,orwithinanyextensionthereofgrantedbythe Purchaser pursuant to GCC Clause7.27.
 - ii) if the Supplier fails to perform anyother obligation under the Contract;
 or
 - iii) iftheSupplier,inthejudgmentofthePurchaserhasengagedinbreach ofCodeofIntegrity,asdefinedinGCCClause 7.3,incompetingforor in executing the Contract.
- (b) IntheeventthePurchaserterminatestheContractinwholeorinpart,

pursuanttoGCCClause7.28.1(a),thePurchasermayprocure,uponsuch terms and in such manner as it deems appropriate, goods like those undelivered, and the Supplier shall be liable to the Purchaser for any additional costs for such similar Goods procured by the Purchaser. However, the Supplier shall continue performance of the Contract to the extent not terminated.

7.28.2 TerminationforInsolvency.

The Purchaser may at any time terminate the Contract by giving notice to the SupplieriftheSupplierbecomesbankruptorotherwiseinsolvent.Insuchevent, termination will be without compensation to the Supplier, provided that such termination will not prejudice or affect any right of action or remedy that has accrued or will accrue thereafter to the Purchaser

7.28.3 TerminationforConvenience.

- a) ThePurchaser,bynoticesenttotheSupplier,mayterminatetheContract, inwholeorinpart,atanytimeforitsconvenience.Thenoticeoftermination shallspecifythatterminationisforthePurchaser'sconvenience,theextent towhichperformanceoftheSupplierundertheContractisterminated,and the date upon which such termination becomes effective.
- b) TheGoodsthatarecompleteandreadyforshipmentwithintwenty-eight (28) days after the Supplier's receipt of notice of terminations hall be accepted by the Purchaser at the Contract terms and prices. For the remaining Goods, the Purchaser may elect:
 - (i) to have any portion completed and delivered at the Contract terms and prices; and/or
 - (ii) to cancel the remainder and pay to the Supplier an agreed amount for partially completed Goods and for materials and parts previously procured by the Supplier.

7.29. Warranty

- 7.29.1 The Supplier warrants that all the Goods are new, unused, and of the most recentor currentmodels, andthattheyincorporate all recent improvements in design and materials, unless provided otherwise in the Contract.
- 7.29.2 Subject to GCC Sub-Clause 7.32.1(b), the Supplier further warrants that the GoodsshallbefreefromdefectsarisingfromanyactoromissionoftheSupplier or arising from design, materials, and workmanship, under normal use in the conditions prevailing in the state.
- 7.29.3 Unless otherwise specified in the **SCC**, the warranty shall remain valid for twelve(12)monthsaftertheGoods,oranyportionthereof,asthecasemaybe, havebeendeliveredtoandacceptedatthefinaldestinationindicatedinthe

SCC.

- 7.29.4 The Purchaser shall give notice to the Supplier stating the nature of any such defects together with all available evidence thereof, promptly following the discoverythereof. The Purchaser shall afford all reasonable opportunity for the Supplier to inspect such defects.
- 7.29.5 Upon receipt of such notice, the Supplier shall, within the period specified in the SCC, expeditiously repair or replace the defective Goods or parts thereof, at no cost to the Purchaser.
- 7.29.6 Ifhavingbeennotified,theSupplierfailstoremedythedefectwithintheperiod specified in the SCC, the Purchaser may proceed to take within a reasonable period such remedial action as may be necessary, at the Supplier's risk and expense and without prejudice to any other rights which the Purchaser may have against the Supplier under the Contract.

7.30. TransportationandincidentalService

- 7.30.1 Unless otherwise specified in the SCC, responsibility for arranging transportation of the Goods shall be in accordance with the specified Incoterms.
- 7.30.2 The Supplier may be required to provide any or all of the following services, including additional services, if any, specified in SCC:
 - (i) performance or supervision of 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 a detailed operations and maintenance manual for each appropriate unit of the supplied Goods;
 - (iv) performance or supervision or maintenance and/or repair of the supplied Goods, for a period agreed by the parties, provided that this service shall not relieve the Supplier of any warranty obligations under this Contract;
 - (v) andtrainingofthePurchaser'spersonnel,attheSupplier'splantand/oron-site, in assembly, start-up, operation, maintenance, and/or repair of the supplied Goods.
- 7.32.1.Prices charged by the Supplier for incidental services, if not included in the ContractPricefortheGoods,shallbeagreeduponinadvancebythepartiesand shallnotexceedtheprevailingrateschargedtootherpartiesbytheSupplierfor similar services

7.31. Insurance

7.33.1.Unless otherwise specified in the SCC, the Goods supplied under the Contract shall be fully insured against loss or damage incidental to manufacture or acquisition, transportation, storage, and delivery, in accordance with the applicable Incotermsorin the manner specified in the SCC.

7.32. Specifications&Standards

7.32.1 TechnicalSpecifications&Drawings:

- (a) The Goods and related Services supplied under this Contract shall conform to the technical specifications and standards mentioned in "Section VI, Schedule of Requirements" and, when no applicable standard is mentioned, the standard shall be equivalent or superior to the official standards whose application is appropriate to the Goods' country of origin.
- (b) The Supplier shall been titled to disclaim responsibility for anydesign, data, drawing, specification or other document, or any modification thereof provided or designed by or on behalf of the Purchaser, by giving a notice of such disclaimer to the Purchaser.
- (c) Wherever references are made in the Contract to codes and standards in accordancewithwhichitshallbeexecuted,theeditionortherevisedversion of such codes and standards shall be those specified in the Schedule of Requirements. During Contract execution, any changes in any such codes andstandardsshallbeappliedonlyafterapprovalbythePurchaserandshall be treated in accordance with GCC Clause 7.34.

7.33. Copyright

7.33.1The copyright in all drawings, documents, and other materials containing data and and an antinformation of the Purchaser by the Supplier here in shall remain vested in the Supplier, or, if they are furnished to the Purchaser/Authority 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

7.34. ChangeofOrder&ContractAmendment

- 7.34.1 ThePurchasermayatanytimeordertheSupplierthroughnoticeinaccordance to GCC Clause7.8,tomakechanges within the general scopeof the Contract in any one or more of the following:
 - (i) drawings,designs,orspecifications,whereGoodstobefurnishedunder the Contract are to be specifically manufactured for the Purchaser;
 - (ii) themethodofshipmentorpacking;

- (iii) theplaceofdelivery; and
- (iv) therelatedservicestobeprovidedbytheSupplier.
- 7.34.2 If any such change causes an increase or decrease in the cost of, or the time required for the Supplier's performance of any provisions under the Contract, an equitable adjustment shall be made in the Contract Price or in the Delivery/Completion Schedule, or both, and the Contract shall accordingly be amended. Any claims by the Supplier for adjustment under this Clause must be asserted within twenty-eight (28) days from the date of the Supplier's receipt of the Purchaser's change order.
- 7.34.3 Prices to be charged by the Supplier for any related services that might be needed but which were not included in the Contract shall be agreed upon in advance by the parties and shall not exceed the prevailing rates charged to other parties by the Supplier for similar services.
- 7.34.4 Subjecttotheabove,novariationinormodificationofthetermsoftheContract shall be made except by written amendment signed by the parties.

7.35. Patent Indemnity

- 7.35.1 The Supplier shall, subject to the Purchaser's compliance with GCC Sub-Clause 7.35.2, indemnify and hold harmless the Purchaser and its employees and officers from and against any and all suits, actions or administrative proceedings, claims, demands, losses, damages, costs, and expenses of any nature,includingattorney'sfeesandexpenses,whichthePurchasermaysuffer 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:
- 7.35.2 The installation of the Goods by the Supplier or the use of the Goods at the Purchaser's Site; and the sale in any country of the products produced by the Goods.SuchindemnityshallnotcoveranyuseoftheGoodsoranypartthereof other than for the purpose indicated by or to be reasonably inferred from the Contract, neither any infringement resulting from the use of the Goods or any part thereof, or any products produced thereby in association or combination with any other equipment, plant, or materials not supplied by the Supplier, pursuant to the Contract.
- 7.35.3 If any proceedings are brought or any claim is made against the Purchaser arisingoutofthemattersreferredtoinGCCSub-Clause7.35.1,thePurchaser shall promptly give the Supplier a notice thereof, and the Supplier may at its ownexpenseandinthePurchaser'snameconductsuchproceedingsorclaim and any negotiations for the settlement of any such proceedings or claim.
- 7.35.4 IftheSupplierfailstonotifythePurchaserwithintwenty-eight(28)daysafter

- receiptofsuchnoticethatitintendstoconductanysuchproceedingsorclaim, then the Purchaser shall be free to conduct the same on its own behalf.
- 7.35.5 The Purchaser shall, at the Supplier's request, afford all available assistance to the Supplier in conducting such proceedings or claim, and shall be reimbursed by the Supplier for all reasonable expenses incurred in so doing.
- 7.35.6 The Purchaser shall indemnify and hold harmless the Supplier and its employees, officers, and Subcontractors 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 Supplier may suffer as a result of any infringement or alleged infringement of any patent, utility model, registered design, trademark, copyright,or otherintellectualproperty right registered or otherwiseexisting at the date of the Contract arising out of or in connection with any design, data, drawing, specification, or other documents or materials provided or designed by or on behalf of the Purchaser.

7.36. Assignment

7.20.8 Neither the Purchaser nor the Supplier shall assign, in whole or in part, their obligations under this Contract, except with prior written consent of the other part

8 SpecialConditionsofContract⁸

GCCClause	Particulars
GCC7.1.1(h)	ThePurchaseris:Managing Director Assam Medical Services Corporation Limited On behalf of Govt. of Assam.
GCC7.1.1(I)	TheProjectSite(s)/Destination(s)/DeliveryLocationsareas Specified in "Section-VI: Schedule of Requirement".
GCC7.4.2(ii)	TheversioneditionofIncotermsshallbe 2010
GCC7.8.1	For <u>notices</u> ,thePurchaser'saddressshallbe: Office of the Managing Director Assam Medical Services Corporation Limited Central Drug Ware House Campus, Patharquary, Narengi, Guwahati, Assam-781026 For <u>notices</u> ,theSupplier'saddressshallbe: As per Contract

 $^{{}^8} Special Conditions of Contract (SCC) shall supplement and/or amend the General Conditions of Contract (GCC). Whenever there is a conflict, the provision shere in shall prevail over those in the GCC of the contract (GCC) and the conflict of the contract (GCC) are the contract (GCC) and the conflict of the contract (GCC) are the contract (GCC) and the contract (GCC) are the contract$

GCC7.10.3

Therulesofprocedureforarbitrationproceedingspursuantto GCC Clause 7.10.3 shall be as follows:

- i) In case of Dispute or difference arising between the Purchaser anda supplier relatingto any matter arisingoutof orconnectedwiththisagreement, such disputes or difference shall be settled in accordance with the Arbitration and Conciliation Act, 1996. The arbitral tribunal shall consist of 3 arbitrators one each to be appointed by the Purchaser and the Supplier. The third Arbitrator shall be chosen by the two Arbitrators so appointed by the Parties and shall act as presiding arbitrator. In case of failure of the two arbitrators appointed by the parties to reach upon a consensus within a period of 30 days from the appointment of the arbitrator appointed subsequently, the Presiding Arbitrator shall be appointed inaccordance with the provisions of the Arbitration and Conciliation Act 1996.
- ii) If one of theparties fails to appoint itsarbitratorin pursuance of sub clause (a) above, within 30 days after receipt of the notice of the appointment of its arbitrator by the other party, then the appointment of the Arbitrator shall be made in accordance with the provisions of the Arbitration and Conciliation Act1996.
- iii) The venue of Arbitration shall be Guwahati and the language of the arbitrationproceedingsandthat of all councilsand communications between the parties shall be in English.
- iv) The decision of the majority of arbitrators shall be final and binding upon parties. The cost and expenses of Arbitration proceedingswillbepaidasdeterminedbythearbitraltribunal. However, the expenses incurred by each party in connection with the preparation, presentation, etc. of its proceedings as alsothefeesandexpensespaidtothearbitratorappointedby such party or on its behalf shall be borne by each party itself.
- v) The provisions of the Arbitration and Conciliation Act of 1996 along with the Rules herewith and any statutory modification or reenactment thereof shall apply to arbitration proceedings.
- vi)IfadisputeundertheSupplierContractraisesthesameissues as those in respect of a related dispute with another supplier contract, the Purchaser will have the option of having the arbitration proceedings joined.

GCC	DetailsofDocumentstobefurnishedbytheSupplierare:
7.13.1	 (i) One original and two copies of the valid invoice in name of Purchaser,indicatingtheContractnumber,Goodsdescription, quantity, unit price, and total amount being claimed. (ii) Acknowledgement of receipt from designated officials/ representatives of Purchaser matching with the details of the bill. (iii) Document establishing the source of procurement to the satisfaction of the Purchaser. (iv) Detailsofthedelayedsupply,ifany. (v) Any other documents may be specified by the Purchaser as per the nature of the goods.
GCC7.15.1	The prices charged for the Goods supplied and the related Services performed shall remain firm during the performance of the contract.
GCC7.16.1	Paymentscheduleagainstvalidinvoiceshallbeasbelow:
	 (i) 90% payment will be released within 30 days from date of receipt of material along with invoices subject to satisfactory testreportsandfulfillingotherrequirements. Thebalance 10% payment will be released after successful completion of supply, installation and training, as applicable (i.e., issue of Final Acceptance/performance Certificate). (ii) On completion of supply of ordered quantities, invoices with challan copies supported by stock entry along with installation reports (certified by the Head of the Health Institution) and warranty certificates should be submitted, addressed to the Tender Inviting Authority. (iii) E Way Bills to be submitted. (iv) Nootherexpendituresshallbepermittedintheinvoiceexcept ofeffectofanychangeintaxesorleviesasimposedbyeither State
	Govt. or Central Govt. or by local body/ authority. The Suppliershallmake payment of the difference of amount due to change in taxes and duties. (v) Payment hall be made by electronic clearing systems (ECS) to the Supplier's nominated bank account.
GCC7.18.1	(i) ThePerformanceSecurityshallbeforanamountof5%of the contract value, valid up to 45 days beyond the contract period.
GCC7.18.3	(i) The performance security shall be in the form of a bank guarantee andthenamedbeneficiaryshallbe Managing Director,AMSCL. The bank guarantee shall be issued by a Scheduled Bank in India and in the format provided in the Bidding Documents.

GCC 7.18.4	(i)The Performance Security will be discharged and returned to
	the Supplier not later than 45 days following the date of
	completionoftheSupplier'sperformanceobligations,under
	the contract.
GCC 7.20.1	Alltests and/or inspections of the Goods shall be borne by bidder.
GCC 7.20.2	To be decided at later stage
GCC 7.29.3	Warranty: 03 Years after the successful installation and commissioning at consignee site.
GCC 7.29.5	Upon receipt of such notice, the Supplier within 72 Hours, expeditiously repair or replace the defective Goods or parts thereof, at no cost to the Purchaser
GCC 7.29.6	If having been notified, the Supplier fails to remedy the defect within 72 hours, 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.
GCC 7.30.1	Price shall be all inclusive up to the Point of Delivery i.e. F.O.R destination.
GCC 7.30.2	Not Applicable

Note:

• SCCasgivenaboveisjustanillustrationtheProcuringEntitymay customize the contents as per the nature of the goods.

9. ContractForm

9.1 DraftAgreementForm

Agreement

[The successful Biddershall fill in this forminac cordance with the instructions indicated]

THISAGREEMENTmade

the[insert: **number]** dayof[insert:**month**],[insert:**year**].
BETWEEN

- (1) Managing Director, AMSCLan agency under Department of the Health and Family welfare, Government of Assam}, or ProcuringEntity incorporated under the laws of Govt. of India and having its principal place of business at Central Drug Ware House Campus, Patharquary, Narengi, Guwahati, Assam-781026(hereinafter called "the Purchaser"), of the one part, and
- (2) [insert name of Supplier], a company incorporated under the laws of [insert: country of Supplier] and having its principal place of business at [insert:addressofSupplier](hereinaftercalled"theSupplier"),oftheother part:

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

ThePurchaserandtheSupplieragreeasfollows:

- 1. In this Agreement words and expressions shall have the same meanings as are respectively assigned to them in the Contract documents referred to.
- 2. Thefollowingdocumentsshallbedeemedtoformandbereadandconstrued aspartofthisAgreement.ThisAgreementshallprevailoverallothercontract documents.
 - (a) theLetterofAcceptance
 - (b) theLetterofBid
 - (c) theAddenda Nos.____(if any)
 - (d) SpecialConditionsofContract
 - (e) GeneralConditionsofContract
 - (f) the Specification (including Schedule of Requirements and Technical

Specifications)

- (g) thecompletedSchedules(includingPriceSchedule)
- (h) anyotherdocumentlistedinGCCasformingpartoftheContract
- 3. InconsiderationofthepaymentstobemadebythePurchasertotheSupplier as specified in this Agreement, the Supplier hereby covenants with the PurchasertoprovidetheGoodsandServicesandtoremedydefectstherein in conformity in all respects with the provisions of the Contract.
- 4. The Purchaser hereby covenants to pay the Supplier in consideration of the provision of the Goods and Services and the remedying of defects therein, the Contract Price or such other sum as may become payable under the provisions of the Contract at the times and in the manner prescribed by the Contract.

IN WITNESS whereof the parties hereto have caused this Agreement to be executedinaccordancewiththelawsofUnionofIndiaontheday,monthandyear indicated above.

ForandonbehalfofthePurchaser

Signed: [insert signature]

inthecapacityof [inserttitleorotherappropriatedesignation]

inthepresenceof[insertidentificationofofficialwitness]

Forandonbehalfofthe Supplier

Signed: [insertsignatureofauthorizedrepresentative(s)ofthe Supplier]

inthecapacityof [inserttitleorotherappropriatedesignation]

inthepresenceof [insertidentification of official witness

9.2 LetterofAcceptance

LetterofAcceptance

[onletterheadoftheProcuringEntity]

Tometterneadormer	roourngenacy
	date
To:[insertnameandaddressoftheSupplier]	
Subject: AwardofContract	
This is to notify that your Bid dated the bidder] for the execution of Goods and related services] against Bid Invi	[insert brief description of
herebyacceptedbyusfortheContractAmounto words], as corrected and modified in accorda	fRs[insertamountinnumbersand
You are requested to furnish the Perform Conditions of Contract and sign the contract The format for Performance Bank Guarar Forms" of this Bidding Documents.	ct within 28 days from issue of this letter.
	AuthorizedSignature:
	NameandDesignationofSignatory:
	NameofPurchaser:

9.3 BankGuaranteeFormatforPerformanceSecurity

BankGuarantee

[Thebank,asrequestedbythesuccessfulBidder,shallfillinthis forminaccordance with the instructions indicated]

Beneficiary: THE MANAGING DIRECTOR
ASSAM MEDICAL SERVICES CORPORATION LIMITED
Central Drug Ware House Campus, Patharquary, Narengi, Guwahati, Assam-781026

Date: [Insertdateofissue]

PERFORMANCEGUARANTEENo.: [Insertguaranteereferencenumber]

Guarantor:[Insertnameandaddressofplaceofissue,unlessindicatedinthe letterhead]

Wehavebeeninformedthatthebidsubmittedby[insertnameofSupplier](hereinafter called "the Applicant") in response to the Tender [insertreference no & date] has been accepted by [Insertname of the Procuring Entity] (hereinafter called "the Beneficiary") vide [insert letter No. & Date] and the Applicant has to enter in to a contract with the Beneficiary, for the supply of _[insertname of contract and brief description of Goods and related Services] (hereinafter called "the Contract").

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

AttherequestoftheApplicant,weasGuarantor,herebyirrevocablyundertaketopay theBeneficiaryanysumorsumsnotexceedingintotalanamountof[insertamountin figures] ()[insert amount in words], 1 such sum being payable in the types and proportionsofcurrenciesinwhichtheContractPriceispayable,uponreceiptbyusof the Beneficiary's complying demand supported by the Beneficiary's statement, whether in the demand itself or in a separate signed document accompanying or identifyingthedemand,statingthattheApplicantisinbreachofitsobligation(s)under the Contract, without the Beneficiary needing to prove or to show grounds for your demand or the sum specified therein.

BG confirmation can also be sought by sending email to	(BankOfficial
email id)		

This guarantee shall expire, no later than the Day of, 2..., and any demand forpaymentunderitmustbereceivedbyusatthisofficeindicatedaboveonorbefore

thatdate.	
	[signature(s)]

Note:

- a) The Guarantor shall insert an amount representing the percentage of the Accepted Contract Amount specified in the Letter of Acceptance.
- b) Insertthedatetwenty-eightdaysaftertheexpectedcompletiondatesdescribed in GC Clause 7.18.4. The Purchaser should note that in the event of an extensionofthisdateforcompletionoftheContract,thePurchaserwouldneed to request an extension of this guarantee from the Guarantor. Such request mustbeinwritingandmustbemadeprior totheexpirationdateestablishedin the guarantee. In preparing this guarantee, the Purchaser might consider adding the following text to the form, at the end of the penultimate paragraph: "The Guarantor agrees to a one- time extension of this guarantee for a period not to exceed [six months] [one year],in response to the Beneficiary's written request for such extension, such request to be presented to the Guarantor before the expiry of the guarantee."

Allitalicizedtext(includingfootnotes)isforuseinpreparingthisform and shall be deleted from the final product