PRASAR BHARATI DIRECTORATE GENERAL: DOORDARSHAN PURCHASE DIRECTORATE (ENGG.) DOORDARSHAN BHAWAN NEW DELHI – 110001

Notice Inviting Open e-Tender (NIT-39/2023-24)

E-tenders are invited for and on behalf of Prasar Bharati, Doordarshan under two bids systems for Supply/SITC/SETC/Services of following Equipment/spares/service from reputed Indian bidders as detailed below:

Open e- tender notice no.	Brief Description	Qty.	Estimated Value excluding applicable taxes (in Lakhs)	Date of Opening	Earnest Money (Rs.)	Delivery Period
2457(0)77/	Providing the Live Election Data to Doordarshan News and DD India, All India Radio and its Regional News Unit on the counting day of General Elections 2024 and Assembly Elections in Andhra Pradesh, Odisha, Arunachal Pradesh, and Sikkim in the month of June' 2024".		1,65,20,000	17.04.2024 at 12:00 hours		On election's result date

Note:-

- 1. The Tender Documents, Terms and Conditions for Providing the Live Election Data to Doordarshan News and DD India on the counting day of General Elections 2024 and Assembly Elections in Andhra Pradesh, Odisha, Arunachal Pradesh, and Sikkim in the month of June'2024"and other details including amendments/changed can be viewed/downloaded from website https://prasarbharati.eproc.in.
- 2. Notice inviting Open e-tender is also available on Doordarshan website https://doordarshan.gov.in/pbtenders or from https://eprocure.gov.in.

Signed by Rakesh Gupta

Assistant Engineer For Director General, Doordarshan

Date: 28-03-2024 16:49:39

Reason: Approved

PRASAR BHARATI DIRECTORATE GENERAL: DOORDARSHAN PURCHASE DIRECTORATE (ENGG.) DOORDARSHAN BHAWAN NEW DELHI – 110001

F.No. RFP/07/2023-24EI(P)TV

Notice inviting Open e-Tender (NIT-39/2023-24)

Dated: 28-03-2024

(A) GENERAL INSTRUCTIONS TO BIDDERS:

- 1. The scope of work / Supply of stores to be tendered are available in the complete bid documents which can be viewed / downloaded free of cost from e-procurement portal of Prasar Bharati, https://prasarbharati.eproc.in, or from the website Prasar Bharati, www.prasarbharati.gov.in or CPP Portal http://eprocure.gov.in.
- 2. Both Technical Bid and Financial Bid will be submitted concurrently duly digitally signed on the website https://prasarbharati.eproc.in
- 3. No claim shall be entertained on account of any Technical snag or disruption of internet service being used by bidders. Bidders are advised to upload their bids well in advance to avoid last minute technical snags.
- 4. All Corrigendum/Amendment/Corrections, if any, will be published on the website https://prasarbharati.eproc.in.
- 5. All documents / papers uploaded / submitted by the bidder must be in English and legible.
- 6. It is mandatory for all the applicants to have Class-III Digital Signature Certificate, with both DSC Components i.e. signing & Encryption, (in the name of the person who will sign the bid document) from any of the licensed Certifying Agency. For helpdesk, please contact e-Tendering Cell and Help Desk Support on Monday to Friday Ph: 0124-4302033/36/37, prasarbharatisupport@clindia.com .Bidder may contact the Service provider of e-procurement Portal, at mobile no. +91-8130606629 for DSC related queries or can email at vikas.kumar@clindia.com/prasarbharatisupport@clindia.com.
- 7. It is highly recommended that the bidders should not to wait till the last date of bid submission to avoid complications like internet connectivity issue, network problems, system crash down, power failure, browser compatibility issue, system compatibility issue, improper digital signature certificate problem etc. In view of this context, neither Prasar Bharati nor C1 India Pvt. Ltd will be responsible for such eventualities.
- 8. The Bidders/ Vendors shall be charged the Processing Fees in according with the Estimated Cost of respective Tenders. The following are the charges to be paid by the Bidders/Vendors on the e-procurement portal:

Estimated value of Tender	Processing fees		
	Per Tender Per Bidder	Total including GST	
Less than or Equal to Rs. 10 Lakhs	₹ 475.00 + 18 % GST	₹560.50	
More than 10 Lakhs but Less than or	₹ 925.00 + 18 % GST	₹1091.50	
equals to 50 Lakhs			
More than 50 Lakhs	₹ 1150.00 + 18 % GST	₹1357.00	
Annual charges for Online Bidder /	₹ 450.00 + 18 % GST	₹531.00	
Vendor for the Registration			

- 9. If in case, for any particular Tender, Estimated Cost is unknown to Prasar Bharati, the Processing Fee would Rs. 1150.00 + 18% GST
- 10. To participate in the e-bid, it is mandatory for the Applicants to get themselves registered with the Prasar Bharati e-Tendering Portal (https://prasarbharati.eproc.in) to have a user ID & Password which has to be obtained by submitting a non-refundable annual registration charges of Rs. 450/-plus 18% GST through online mode (net banking/debit card/credit card). Validity of Registration is 1year.
- 11. Page No. shall be given on each and every paper/documents serially uploaded in the technical bid.

- 12. Bidders shall ensure to quote rate of each item. If any cell is left blank and no rate is quoted by the bidders, the rate of such item shall be treated as "0" (Zero).
- 13. To participate in bidding, bidders have to pay Tender Processing Fee as mentioned in the Para 2.1.7 through online mode (net banking/debit card/credit card).
- 14. The Bidder may modify or withdraw their bid after submission prior to the Bid Due Date. No Bid shall be modified or withdrawn by the Bidder after the Bid Due Date and Time.
- 15. The Bid Security/Earnest Money shall be in the form of Account Payee Demand draft, NEFT/RTGS from any scheduled bank(s), Fixed Deposit Receipt (FDR), Bankers Cheque or Bank Guarantee from an Indian scheduled Commercial Bank, in favour of PB, BCI, DG: DD, New Delhi. In case of EMD Exemption, letter along with NSIC Certificate for MSME in the concerned category of the Tendered items.(Ref Format "Form -3, MSME- Exemption") will be submitted
- 16. Bid Security/EMD shall be placed in a single sealed envelope superscripted with tender reference no. and date of opening so as to reach Ceputy Director(Admn.), Room No.510, Doordarshan News, Tower'B', Mandi House, Doordarshan Bhawan, Copernicus Marg, New Delhi> before scheduled time on prescribed tender opening date. EMD received after Tender opening date shall be summarily rejected along with the corresponding Tender. Hard copy of any other tender document shall not be accepted. Soft copy of the EMD should be uploaded while submitting bids on e-tendering portal.
- 17. Micro and Small Enterprises (MSEs) as defined in MSE Procurement Policy issued by Department of Micro, Small and Medium Enterprises (MSME) or are registered with the Central Purchase Organisation or the concerned Ministry or Department or Start-ups as recognised by Department of Industrial Policy & Promotion (DIPP) shall be exempted from payment in respect of cost of Earnest Money as per the Government instructions on the subject on submission of documentary evidence of valid Registration in the concerned category of the Tendered items.
- 18. The successful Bidders will be required to furnish Performance Security Deposit within 30 days of placement of contract at the rate of **3%** (three percent) of value of contract in one of the acceptable forms as per tender documents.(Ref: Circular-05/PP/2023 Dated 06/05/2023 issued by Procurement Policy Wing of Prasar Bharati). Performance Security shall be in the form of Account Payee Demand draft, NEFT/RTGS from any scheduled bank(s), Fixed Deposit Receipt (FDR), Bankers Cheque or Bank Guarantee from an Indian scheduled Commercial Bank in an acceptable form.
- 19. Technical Bid must contain scanned copy of Unconditional Acceptance of Prasar Bharati's Tender Terms &Conditions, GST details and EMD etc.
- 20. In case of payment through net-banking the money will be immediately transferred to Prasar Bharati's designated Account through NEFT/RTGS from any scheduled bank(s), the bidder will have to furnish the UTR Remittance Number(s) before submission of bid, payment details shall also be uploaded on e-procurement portal along with Bid. The payment of EMD through NEFT /RTGS mode should be made well ahead of time to ensure that the EMD amount is transferred to Prasar Bharti account before submission of bid.
- 21. The financial Bid shall be opened only of those Bidder(s) found to be meeting the Technical qualifying requirements. In case of nonresponsive Bids, Financial Bids shall not be opened. The opening date of financial bid will be decided later on and same will be informed to eligible Bidders in advance.
- 22. Bidders are advised to submit written queries in advance of the Pre-Bid Meeting. The Form # 13 can be used for this purpose. The Pre-Bid queries may also be submitted through e-procurement portal of Prasar Bharati. After the Meeting, the techno-commercial requirements may be revised, if considered necessary. After that no request/query will be entertained.
- 23. Prasar Bharati reserves the right to accept or reject any or all applications without assigning any reasons. Prasar Bharati also reserves the right to annul the tender process at any stage without assigning any reason.
- 24. If any clarification is needed from the bidder about the deficiency in his uploaded documents, he will be asked to provide it through e-procurement portal of Prasar Bharati. The bidder shall upload the requisite clarification/documents within time specified by Prasar Bharati, failing which tender will be liable for rejection.
- 25. Prasar Bharati reserves the right to reject whose performance at ongoing Supply/ Work(s) is

below par and usually poor and has been issued letter of restrain/Temporary/Permanent debar by any office of Prasar Bharati, Government or Public sector. (Rule 151, GFR 2017)Prasar Bharati reserves the right to verify the credential submitted by the agency at any stage (before or after the award of the work). If at any stage, any information /documents submitted by the applicant is found to be incorrect/false or have some discrepancy which disqualifies the firm then Prasar Bharati shall take the following action:

- i. Forfeit the entire amount of EMD submitted by the firm.
- ii. The agency shall be liable for debarment from tendering in Prasar Bharati, apart from any other appropriate contractual/legal action.
- iii. Public procurement policy for Micro, small and medium enterprises registered under MSME shall be followed as per the directives of Government of India prevailing at the date of acceptance
- 26. Bidders have to submit a GST Registration Certificate while uploading the tender.
- 27. Bidders shall separately indicate the HSN/SAC code, rate and amount of GST for each quoted item as applicable on the date of tendering in their offer, failing which the offer may be rejected.
- 28. IGST and Compensation Cess (wherever applicable) will be levied on imports.
- 29. Terms & Conditions given in Technical specifications will supersede for conflict with any terms & conditions given in Tender Document.
- 30. Public Procurement (Preference to Make in India) Order No. P-45021/2/2017-B. E-II dated 15.06.2017 & revised Order No. P-45021/2/2017-PP (BE-II) dated 29.05.2019 of Government of India, Ministry of Commerce and Industry, Department of industrial Policy and Promotion shall be applicable.
- 31. The bidders are required to submit the dully signed integrity pact, if estimated cost is above 2 Crore otherwise submit it unsigned.
- 32. The insertion of Rule 144(xi) in General Financial Rules, 2017 in "Fundamental principles of public buying" regarding the Bidders from countries sharing a land border with India vide OM No F.No 6/18/2019-PPD dated 23rd July, 2020 of Ministry of Finance shall be applicable.
- 33. The tenders under this NIT are only for Indian bidders as per Amendments in General Financial Rules, 2017- Global Tender Enquiry issued by Department of Expenditure of Ministry of Finance vide Letter F.N. F.No.12/17/2019-PPD dated 15.05.2020.

(B) LIST OF MANDATORY DOCUMENTS

- 1. Copy of Bid Security/EMD.
- 2. Doordarshan Tender Document complete along with all Annexure Form No 1 to 14 of Appendix A, and Appendix B to G are digitally signed and enclosed with the offer.
- 3. Original Equipment's Manufacturer's authorization for Equipment quoted.
- 4. Past Performance along with user certificate in respect of Supply/SITC of the Equipment quoted.
- 5. Authorization to sign the application by the applicant.
- 6. Undertaking that Priced bid/commercial bid and unpriced bid/technical bid of the tender document dully filled and uploaded on line.
- 7. Enclosures as per Commercial requirement(A. Copy of PAN B. Copy of GSTIN).
- 8. Enclosures as per Technical requirement (As mentioned in document.
- 9. Undertaking regarding Fall Clause.
- 10. 'Covering Letter' on Bidder's 'Letter head' clearly specifying the enclosed contents.
- 11. Certificates as mentioned on Para 2.33.8 of SBD along with evidence of valid registration by the Competent Authority to be attached, if applicable.
- 12. Integrity Pact as per Form 12 (if applicable) (for estimated contract value of Rs. Two Crore or more) duly filled and signed.



For

Providing the Live Election Data to Doordarshan News and DD India on the counting day of General Elections 2024 and Assembly Elections in Andhra Pradesh, Odisha, Arunachal Pradesh And Sikkim in the month of June'2024.

Bid document Ref: RFP/07/2023-24EI(P)TV

BID DUE DATE &TIME FOR ONLINE SUBMISSION	17/04/2024 at 11.00 Hrs
BID DUE DATE & TIME FOR BID	17/04/2024 at 12.00 Hrs
OPENING	

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ABBREVIATIONSUSEDINSBD DOCUMENT

SL NO.	ABRIVIATION	FULLFORM
1	BDS	Bids Data Sheet
2	СРРР	Central Public Procurement Portal
3	CVC	Central Vigilance Commission
4	DP	Delivery Period
5	DSC	Digital Signature Certificate
6	EMD	Earnest Money Deposit
7	FOR	Free on Rail/Road
8	GST	Goods and Service Tax
9	GSTIN	Goods and Service Tax Identification Number
10	GTC	General Terms & Conditions
11	HSN/SAC	Harmonized System Nomenclature /Service Accounting Code.
12	IEM	Independent External Monitor
13	IFB	Invitation for Bid
14	INR	Indian Rupees
15	IP	Integrity Pact
16	ITB	Instructions to Bidders
17	JV	Joint Venture
18	L-1	Lowest Tender
19	LPP	Last Purchase Price
20	MSME	Micro,/Small & Medium Enterprise
21	NEFT	National Electronic Funds Transfer
22	OEM	Original Equipment Manufacture
23	PBG	Performance Bank Guarantee
24	RTGS	Real Time Gross Settlement
25	SITC	Supply, Installation, Testing & Commissioning.
26	SETC:	Supply, Erection, Testing & Commissioning.

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1.1 "INVITATIONFORBID(IFB)"

Ref No: RFP/07/2023-24EI(P)TV Dated: 28/03/2024

To,

SUB: TENDER DOCUMENT FOR "Providing the Live Election Data to Doordarshan News and DD India on the counting day of General Elections 2024 and Assembly Elections in Andhra Pradesh, Odisha, Arunachal Pradesh, and Sikkim in the month of June'2024".

Dear Sir/Madam,

- On behalf of the Prasar Bharati (India's Public service Broadcaster), AIR/Doordarshan, Digitally signed E-tenders are invited from eligible bidders in the prescribed Bid Pro forma under Single stage two bid system for Quality-cum-Cost Based Selection for the subject incomplete accordance with the following details and enclosed Bid Documents, as prescribed at Annexure, FormNo.1to14>The details of tender are given below:
- **1.3** Bids Data Sheet: The brief details of the tender are as under:

1.2.1	Tender Inviting Authority	DG:DDNews, Doordarshan News, NewDelhi.>
1.2.2	Name Of the Supply/Work	Providing the Live Election Data to Doordarshan News and DD India on the counting day of General Elections 2024 and Assembly Elections in Andhra Pradesh, Odisha, Arunachal Pradesh, and Sikkim in the month of June'2024
1.2.3	Tender Reference No.	RFP/07/2023-24EI(P)TV
1.2.4	Place of availability of Tender Documents (RFPs)	 ProcurementPortalofPrasarBharatihttp:// prasarbharati.eproc.in Website of Prasar Bharati,https://prasarbharati.gov.in/ Central Public Procurement Portal(CPPP):http://www.eprocure.gov.in
1.2.5E	Sstimated Cost of the Tender	Rupees Rs.1,65,20,000/-(Rupees One Crore Sixty Five Lakh & Twenty Thousand only) including GST>
1.2.6	Tender Processing Fee	As per Para 2.1.7 of "Instructions to Bidder"
1.2.7	Earnest Money Deposit(EMD)	Rupees < Three Lakh Thirty Thousand & Four Hundred only < (Rs.3,30,400/-)>
1.2.8	Address to send Pre bid Queries	<dy. director(admin.),<="" p=""> RoomNo.510,DoordarshanNews,Tower'B',CopernicusMarg, Mandi House, NewDelhi> in the prescribed Form No.11 Email: <rschouhan@prasarbharati.gov.in></rschouhan@prasarbharati.gov.in></dy.>

1.2.9 Natureofbidprocess	Single Stage Two BID System/ Quality and Cost Based Selection(QCBS)
	1. Technical Bid
	2. Commercial Bid
1.2.10 Broad Scope of Work	Refer Section APPENDIX-I>
1.2.11 Bid Validity up to:	120 (One Hundred Twenty) days from the date of opening of
	Technical Bid.
1.2.12 Bid Bond Validity up to :	150 days (Bid validity+30 days beyond bid validity.)
1.2.13 Date of publication of Bid	28/03/2024
1.2.14 Last Date & Time for Submission of	05/04/2024 at 15.00 Hrs.
written queries by bidders	
1.2.15 Date & Time of Pre-bid Conference	08/04/2024 at 15:00 Hrs.
1.2.16 Place for Pre-bid	< Address:RoomNo.427,DoordarshanNews,Tower'B',Copernicus
Meeting (could also be	Marg, Mandi House, New Delhi
processed through e- procurement portal)	<email: rschouhan@prasarbharati.gov.in_=""></email:>
	Or
	Queries for Pre-bid may be uploaded on the Procurement Portal of
	Prasar Bharati, http://prasarbharati.eproc.in in the prescribed format, FormNo.13
1.2.17OpeningofTechnical bid	17/04/2024 at 12.00 Hrs
1.2.17 Openingor reclinical old	17/07/2024 at 12.00 1115
1.2.18OpeningofCommercialbids	
	Tobeinformed later>
1.2.19Addressfor	< RoomNo.510,Doordarshan News,Tower'B',
Communication	Copernicus Marg, Mandi House, New Delhi >>
1.2.20 Paying Authority	A .Capital < DG: DD News. New Delhi>

Note: In case the days specified above happen to be a holiday in Prasar Bharati ,the next working day shall be implied.

- **1.4** Instructions to Bidders: As per Appendix-A
- **1.5** General Terms and Conditions: As per Appendix-B
- **1.6** Bid Evaluation Criteria: As Per Appendix-C
- **1.7** Delivery Period: As per Appendix-D.

- **1.8** Technical Specification: As per Appendix-D.
- **1.9** The Bid Security/ Performance Security from any Indian scheduled Commercial Bank would be acceptable.
- **1.10** Warranty: Required as per clause 3.9 of Appendix-B (General Terms and Conditions).
- **1.11 Performance Security Deposit**: Required asp erClause 3.8 of Appendix-B (General Terms and Conditions). and Annexure -14(Form -14).
- 1.10.1 Amount to be 3% of the value of the contract (To be filled by the Purchase unit; depending on the market conditions and commercial practice for the particular kind of goods, an amount, three to ten percent of the value of the contract, as specified in Rule 171(i) of GFR, 2017.)
- **1.10.2** Performance security shall be valid up to two months after completion of work /supply/ end of guarantee whichever is later.
- **1.12** Bids shall be submitted in electronic mode only as per the ITB; EMD/Bid Security have to be submitted in physical/net banking form by the bidder before the due date& time of the opening of the bid, and copy of the same shall also be uploaded along with the Technical Bid within the Due Date & Time of Bid Submission, to the address mentioned in Bid Data Sheet (BDS):-
- **1.13** Bidder(s) are advised to submit their bid strictly as per terms and conditions of the Tender Documents and not to stipulate any deviations.
- **1.14** A Nil deviation Certificate as mentioned in the Form-6 shall have to be essentially submitted by the Bidder along with the Technical Bid.
- A; "General Terms and Conditions "placed at Appendix –B and "Technical Specifications" at Appendix-D. The contract will be governed by Indian laws including the Indian Contract Act, 1872; the Sale of Goods Act, 1930; Right to Information Act, 2005; The Micro, Small and Medium Enterprises Development Act, 2006; Prevention of Corruption Act, 1988; and Arbitration and Conciliation Act, 1996, etc, as amended from time to time. The contract will also be governed by General Financial Rules, 2017, Manual for procurement of goods and works 2017 and 2019, Delegation of Financial Power Rules and any other financial, vigilance, security, safety, counter-trade and other regulatory aspects, orders and guidelines of the Government on the subject of Public Procurement as amended from time to time in so far as they are applicable and not in consistent with the conditions mentioned in the tender document.
- **1.16** Prasar Bharati will follow the reciprocal market access strategy of the Government of India, which describes on the Clause 10 (d) of Public Procurement Preference to Make in India, Order 2017. The Purchaser reserves the right to not consider any Bid and may restrict such Bidders from the bidding process who originate from thosecountries, wherethey do not allow market access for Indian companies; in such cases, the Clause 10(d) of Public Procurement Preference to Make in India, order 2017, shall be invoked wherever applicable, when it is relevant
- **1.17** Single Stage Two Bid Systems shall be followed for this tender. Bidders should

take due care to submit tenders in accordance with Bid requirements as specified in clause 2.1 of "Instruction to Bidders" (Appendix-A). Bide valuation Criteria at Appendix-C shall be the basis for evaluation of tenders.

- **1.18** For Payment terms pertaining to Supply contracts and SITC/SETC Contracts, please refer to clause 2.24 of the tender document.
- **1.19** As per clause 171(1) of CGST Act, 2017 which relates to anti-profiteering measure, any reduction in rate of tax on any supply of goods and or services or both, the benefit of input tax credit shall be passed on to the recipient by way of commensurate reduction in prices.
- **1.20** THEFOLLOWINGSHOULDBESUBMITTEDALONGWITHTHE TENDER.
- **1.20.1** Original Equipment's Manufacturer's authorization for equipment quoted.
- **1.20.2** Documents as specified in Technical specifications at Appendix-D
- **1.21** Paying Authority : DDO, DG : DD News New Delhi

[Payment will be made by DDO, Doordarshan News, Tower'B', Copernicus Marg, Mandi House, NewDelhi 110001]

(Name and address of paying authority that will make payment in the respective Zones)

Note:-SupplierhastoprovideConsignee-wiseTaxInvoicestorespectiveBillProcessing Authorities. The GST Compliant Invoices should have firm's GSTIN &Consignee GSTIN.

- **1.22** PrasarBharatifollowse-tenderingProcess,Bidshallbesubmittedonlyonhttps: //prsarbharati.eproc.in. The responsive Bids shall be decided according to various aspects mentioned in ITB, GTC and Eligibility conditions mentioned in the Bid Document. Before the Bid submission, Bidders are advised to refer the help manuals and general FAQs provided in the E-procurement Portal regarding the e-tendering.
- **1.23** Clarification(s)/Corrigendum(s) if any shall also be available on referred above websites, Para 1.2.4.Any revision, clarification, addendum, corrigendum, time extension, etc. to the Tender Document will be hosted on the above mentioned website(s) only. Bidders are requested to visit the website regularly to keep themselves up dated.
- **1.24 EVALUATION METHODOLOGY:** Price evaluation shall be as under: The "evaluation criteria based on as per Appendix-I.
- **1.25** Purchase Preference (Linked with Local Content): Applicable as per government guideline/ Tender Document.(Refer Para4.6)
- **1.26** In case any cess on GST is applicable same shall also be considered in evaluation.
- **1.27** The Bidders shall quote on FOR destination basis

only. For &on behalf of Prasar Bharati,

(Authorized Signatory) Name::R.S.CHOUHAN

Designation: DDA

E-mail

ID:rschouhan@prasarbharati.gov.inContact

No.: 9013515375

2.1 INSTRUCTIONTOBIDDERS(ITB)

2.2 INSTRUCTIONSTOBIDDERSFORONLINEBIDSUBMISSION:

- 2.2.1 The scope of work / Supply of stores to be tendered are available in the complete bid documents which can be viewed / downloaded free of cost from e-procurement portal ofPrasarBharati,https://prasarbharati.eproc.in,orfromthewebsitePrasarBharati,www.prasarbharati.gov.inor CPP Portal http://eprocure.gov.in.
- **2.2.2** Both Technical Bid and Financial Bid will be submitted concurrently duly digitally signed on the websitehttps://prasarbharati.eproc.in
- 2.2.3 No claim shall be entertained on account of any Technical snag or disruption of internet service being used by bidders. Bidders are advised to upload their bids well in advance to avoid last minute technical snags.
- **2.2.4** All Corrigendum/ Amendment/ Corrections, ifany, will be published on the website https://prasarbharati.eproc.in
- 2.2.5 All documents / papers uploaded / submitted by the bidder must be in English and legible.
- 2.1.6 It is mandatory for all the applicants to have Class-III Digital Signature Certificate, with both DSC Components i.e. signing & Encryption, (in the name of the person who will sign the bid document) from any of the licensed Certifying Agency. Bidder may contact the Service provider of e-procurement Portal, at mobile no.+91-8130606629 for DSC related queries or can email at vikas.kumar@clindia.com
- 2.1.7 The Bidders/ Vendors shall be charged the Processing Fees in according with the Estimated Cost of respective Tenders. The following are the charges to be paid by the Bidders/ Vendors on the e-procurement portal:

Estimated valueof Tender	Processing fees	Processing fees	
	Per Tender Per Bidder	Total including GST	
Less than or Equal toRs.10Lakhs	₹475.00 +18 %GST	₹ 560.50	
More than 10 Lakhs but Less than or Equals to 50 Lakhs	₹925.00 +18 %GST	₹ 1091.50	
More than 50 Lakhs	₹1150.00 +18 %GST	₹ 1357.00	
Annual charges for Online Bidder/ Vendor for the Registration	₹450.00 +18 %GST	₹ 531.00	

2.1.8 To participate in the e-bid, it is mandatory for the Applicants to get themselves registered with the Prasar Bharati e-Tendering Portal (https://prasarbharati.eproc.in) to have a user ID& Password which has to be obtained by submitting a non-refundable annual registration charges of Rs. 450/-plus 18% GST through online mode (net banking/ debit card /credit card). Validity of Registration is1year.

- **2.1.9** Page No. shall be given on each and every paper/documents serially uploaded in the technical bid.
- **2.1.10** Bidders shall ensure to quote rate of each item. If any cell is left blank and no rate is quoted by the bidders, the rate of such item shall be treated as "0" (Zero).
- **2.1.11** To participate in bidding, bidders have to pay Tender Processing Fee as mentioned in the Para2.1.7 through online mode (net banking/ debit card/credit card).
- 2.1.12 The Bidder may modify or withdraw their bid after submission prior to the Bid Due Date. No Bid shall be modified or withdrawn by the Bidder after the Bid Due Date and Time.
- 2.1.13 The Bid Security/Earnest Money shall be in the form of Account Payee Demand draft, NEFT/RTGS from any scheduled bank(s), Fixed Deposit Receipt (FDR), Bankers Cheque or Bank Guarantee from an Indian scheduled Commercial Bank, in favour of PB, BCI, DG:DD, New Delhi. In case of EMD Exemption, letter along with NSIC Certificate for MSME in the concerned category of the Tendered items. (Ref Format "Form -3, MSME-Exemption") will be submitted
- 2.1.14 Bid Security/EMD shall be placed in a single sealed envelope superscripted with tender reference no. and date of opening so as to reach Deputy Director(Admn.), Room No.510, Doordarshan News, Tower'B', Mandi House, Doordarshan Bhawan, Copernicus Marg, New Delhi before scheduled time on prescribed tender opening date. EMD received after Tender opening date shall be summarily rejected along with the corresponding Tender. Hard copy of any other tender document shall not be accepted. Soft copy of the EMD should be uploaded while submitting bids on e-tendering portal.
- 2.1.15 Micro and Small Enterprises (MSEs) as defined in MSE Procurement Policy issued by Department of Micro, Small and Medium Enterprises (MSME) or are registered with the Central Purchase Organization or the concerned Ministry or Department or Start-ups as recognized by Department of Industrial Policy& Promotion (DIPP) shall be exempted from payment in respect of cost of Earnest Money as per the Government instructions on the subject on submission of documentary evidence of valid Registration in the concerned category of the Tendered items.
- 2.1.16 The successful Bidders will be required to furnish Performance Security Deposit within 30days of placement of contract at the rate of 3% (Three percent) of value of contract in one of the acceptable forms as per tender documents. (Ref: Ministry of Finance, Department of Expenditure Order No. F.9/4/2020-PP Ddated 30-12-2021). Performance Security shall be in the form of Account Payee Demand draft, NEFT/RTGS from any scheduled bank(s), Fixed Deposit Receipt (FDR), Bankers Cheque or Bank Guarantee from an Indian scheduled Commercial Bank in an acceptable form.
- **2.1.17** Technical Bid must contain scanned copy of Unconditional Acceptance of Prasar Bharati's Tender Terms & Conditions, GST details and EMD etc.
- 2.1.18 In case of payment through net-banking the money will be immediately transferred to Prasar Bharati's designated Account through NEFT/RTGS from any scheduled bank(s), the bidder will have to furnish the UTR Remittance Number(s) before submission of bid, payment details shall also be uploaded on e procurement portal along with Bid. The payment of EMD through NEFT /RTGS mode should be made well ahead of time to ensure that the EMD amount is transferred to Prasar Bharti account before submission of bid.

- 2.1.19 ThefinancialBidshallbeopenedonlyofthoseBidder(s)foundtobemeetingtheTechnicalqualifyi ng requirements. In case of nonresponsive Bids, Financial Bids shall not be opened. The opening date of financial bid will be decided later on and same will be informed toeligible Bidders in advance.
- 2.1.20 Bidders are advised to submit written queries in advance of the Pre-Bid Meeting. The Form#13canbeusedforthispurpose.(Pre-Bid Meeting may be processed through e-procurement portal of Prasar Bharati) After the Meeting, the techno-commercial requirements may be revised, if considered necessary. After that no request/query will be entertained
- 2.1.21 Prasar Bharati reserves the right to accept or reject any or all applications without assigning any reasons. Prasar Bharati also reserves the right to annul the tender process at any stage without assigning any reason.
- 2.1.22 If any clarification is needed from the bidder about the deficiency in his uploaded documents, he will be asked to provide it through e-procurement portal of Prasar Bharati. The bidder shall upload the requisite clarification/documents within time specified by Prasar Bharati, failing which tender will be liable for rejection.
- 2.1.23 Prasar Bharati reserves the right to reject whose performance at ongoing Supply/ Work(s) is below par and usually poor and has been issued letter of restrain/ Temporary/ Permanent debar by any office of Prasar Bharati, Government or Public sector. (Rule 151, GFR 2017)Prasar Bharati reserves the right to verify the credential submitted by the agency at any stage (before or after the award of the work). If at any stage, any information/ documents submitted by the applicant is found to be incorrect/ false or have some discrepancy which disqualifies the firm then Prasar Bharati shall take the following action:
 - 2.1.23.1 Forfeit the entire amount of EMD submitted by the firm.
 - 2.1.23.2 The agency shall be liable for debarment from tendering in Prasar Bharati, apart from any other appropriate contractual/legal action.
 - 2.1.23.3 Public procurement policy for Micro, small and medium enterprises registered under MSME shall be followed as per the directives of Government of India prevailing at the date of acceptance
- **2.1.24** Bidders have to submit a GST Registration Certificate while uploading the tender.
- 2.1.25 Bidders shall separately indicate the HSN/SAC code, rate and amount of GST for each quoted item as applicable on the date of tendering in their offer, failing which the offer may be rejected.
- **2.1.26** IGST and Compensation Cess (wherever applicable) will be levied on imports.
- 2.1.27 Terms & Conditions given in Technical specifications will supersede for conflict with any terms & conditions given in Tender Document.
- 2.1.28 For Consortium/ Joint Venture :(If not applicable, these clauses may be deleted)

In case of a Consortium/ JV,Power of Attorney issued by Board of Directors/ Chairman/ CEO / MD/ Company Secretary of the Consortium Lead Member as well as Consortium Member(s) of the Consortium/ partners of JV, in favour of the authorized employee(s) of the Consortium / Lead member of JV, for signing the documents on behalf of the Bidder, in respect

Of this particular tender, to sign the Bid and all subsequent communications, agreements, documents etc. pertaining to the tender and act and take any and all decisions on behalf of the Consortium/ JV, are to be submitted.

- 2.1.29 The authorized employee(s) of the Bidder shall be signing the Bid and any consequence resulting due to such signing shall be binding on the Bidder.
- 2.1.30 Bids from consortium/JV of two or more members (maximum 3 nos. Including Leader) are acceptable provided that they jointly fulfil the qualification criteria and requirements stated in the Tender Documents. Participating Consortium/ JV shall submit the Agreement, clearly defining the Scope and responsibility of each member. Members of consortium/JV shall assume responsibility jointly & severally. The bid security shall be submitted by the Lead Bidder of the Consortium/JV. In case of award, payment shall be made to the Lead Bidder of the Consortium/JV.
- 2.1.31 The Consortium/ JV Agreement must clearly define the Consortium Leader /LeadPartner of JV, who shall be responsible on behalf of the Consortium/ JV during the period of evaluation of the bid as well as during the execution of Contract for timely completion of supply and shall receive/ send instructions for and on behalf of the Consortium/ JV.
- 2.1.32 A Consortium/ JV once established at the time of submitting the Bid shall not be allowed to be altered with respect to constituting members of the Consortium/ JV or their respective roles/ scope of supply/work, except with prior written approval of Prasar Bharati. If during the evaluation of bids, a Consortium/ JV propose any alteration/ changes in the orientation of Consortium/ JV or replacements or inclusions or exclusions of any partner(s)/ member(s) which had originally submitted the bid, bid from such Bidder shall be liable for rejection.
- Any member of the Consortium/ JV shall not be eligible either in an individual capacity or be a part of any other Consortium/JV to participate in this tender. Further, no member of the Consortium/JV should have been put on 'Holiday'or banned/ blacklisted by Prasar Bharati/ Government department/ Public Sector as on the due date of submission of bid. Offer submitted by such Consortium/ JV shall not be considered for opening/ evaluation/ Award

2.3 ONE BID PER BIDDER

- **2.3.1** A Bidder shall submit only' one [01] Bid' in the same Bidding Process. A Bidder who submits or participates in more than 'one [01] Bid', will cause all the Bids in which the Bidder has participated to be disqualified.
- **2.3.2** Alternative Bids shall not be considered.
- **2.3.3** Any Bidder having formed a JV/Consortium shall not be considered eligible to make JV/consortiumwithanyotherbidderorformpartofanyotherJV/ConsortiumandsubmitaBidforth esame tender.

2.4 COST OF BIDDING

- 2.4.1 The Bidder shall bear all cost associated with the preparation and submission of the Bid including but not limited to Documentation Charges, Bank charges, all courier charges, translation charges, authentication charges and any associated charges including taxes & duties there on. Further, Prasar Bharati will in no case be responsible or liable for these costs, regardless of the outcome of the bidding process.
- 2.4.2 The Bidder shall not be entitled to hold any claim against Prasar Bharati for non-

compliance due to lack of any kind of pre-requisite information as it is the sole responsibility of the Bidder to obtain all the necessary information with regard to site, surrounding, working conditions, weather etc. on its own before submission of the Bid

2.5 LISTOFDOCUMENTS(to be uploaded with tender):

2.5.1 PART-I:"TECHNO-COMMERCIAL/UNPRICEDBID"

- 2.5.1.1 'CoveringLetter'onBidder's'Letterhead'clearlyspecifyingtheenclosedcontents.
- 2.5.1.2 'Bidder'sGeneralInformation',asper'Form-
 - 1'alongwithCopyof'PAN'and'GST'registration and 'Bid Form', asper'Form-2'
- 2.5.1.3 Scanned copy of EMD alongwith Form-4or Declaration of MSME as per Form-3
- 2.5.1.4 Copies of documents required as per'Form-5(May be modified, if required)'and as mentioned elsewhere in the Tender Document
- 2.5.1.5 Nil deviation Certificate as per 'Form-6'.
- 2.5.1.6 Declaration regarding Holiday/ Banning,in'Form-8
- 2.5.1.7 Letter of Authority' on the Letter Head, as per 'Form-9
- 2.5.1.8 AIR/DD's Technical Specifications duly signed on each page.
- 2.5.1.9 Original Equipment's Manufacturers (OEM) Authorization for Equipment quoted.
- 2.5.1.10 Letter of authority to sign and upload bid documents.
- 2.5.1.11 Under taking regarding Fall Clause as mentioned in Para 3.22.3
- 2.5.1.12 Enclosures as per Commercial requirement.
- 2.5.1.13 Enclosures as per Technical requirement.
- 2.5.1.14 Self-Certificate for Local Content as per Form-11.
- 2.5.1.15 Integrity Pact as per Form12(if applicable)(for estimated contract value of Rs. Two Crores or more) duly filled and signed.
- 2.5.1.16 Certificates as mentioned on Para2.33.8 alongwith evidence of valid registration by the Competent Authority to be attached, if applicable.
- 2.5.1.17 Any other information/ details required as per Tender Document including signed copy of (APPENDIX-III)

2.5.2 PART-II: PriceBid/Financial Bid

(As per Appendix-II)

- **2.6** AllGTCattachedwiththe"InvitationtoTender"aresacrosanctforconsideringanyofferasa complete offer. It is therefore important that all documents duly completed and signed are returned with the Bidder's offer.
- **2.7** Prasar Bharati shall have all right to ignore any offer which fails to comply with the above instructions.
- **2.8** The Bid shall be submitted online not later than the time specified in the tender document, or on the notified date of closing of the tender. Offers sent through any mode other than uploading on e-procurement portal of Prasar Bharati will not be accepted.
- Any change in quotation after opening of tender will not be considered. Bidders must ensure that all the documents / files uploaded on e- procurement portal are in order and legible in all respect. Prasar Bharati will not be responsible for any documents / files illegible or corrupted due to any disruption/ technical snag of internet service being used by the bidders.

2.10 VAGUEANDINDEFINITEEXPRESSION

Tenders qualified by vague and indefinite expressions such as "subject to immediate acceptance" or "subject to prior sale" etc. will not be considered. Unconditional Bids shall only be considered.

2.10.1 VALIDITYPERIODOFOFFER

2.10.1.1 The Tender shall be valid for acceptance for the period as indicated in the "Invitation to

Bid"(here in after referred to as validity period) and shall not be withdrawn on or after the opening of tenders till the expiration of the validity period or any extension thereof.

- 2.10.1.2 The offers of these Bidders who have not kept the validity open till the period stipulated in the tender will be treated as unresponsive and will be ignored without making any back reference
- 2.10.1.3 The Bidder will undertake not to vary/modify the tender during the validity period or any extension thereof.

2.11 OPENINGOFTENDERS

- 2.11.1 The tender will be opened online on the e-tendering portal of Prasar Bharati https://prasarbharati.eproc.in at the time specified in the tender document, on the date of opening indicated in the "Invitation to Bid.", in the presence of bidders' authorized representatives who choose to attend.
- 2.11.2 In case of unscheduled holiday on the closing/opening day of tender, the next working day will be treated as scheduled prescribed day of closing/opening of tender; the time notified remains the same.

2.11.3 PRICES FORBIDDERS

Bidders are to quote in INR only on FOR Destination basis.

2.12 VARIATION OF QUANTITIES(Ref:PARA7.5.3MFP2017)

At the time of awarding the contract, Prasar Bharati shall have right to re-judge the quantity to be procured based on the current data, since the ground situation may have very well changed. The tendered quantity can be increased or decreased by 25 (Twenty-Five) per cent for ordering, if so warranted.

2.13 OPTIONCLAUSE:

Prasar Bharati reserves the right to increase/decrease the ordered quantity by up to 25(Twenty Five) per cent at any time, till final delivery date (or the extended delivery date of the contract), by giving reasonable notice even though the quantity ordered initially has been supplied in full before the last date of the delivery period (or the extended delivery period)

2.14 TAXLIABILITY

- 2.14.1 The Bidder shall be entirely responsible for all taxes, duties, license fees, etc., incurred til its final manufacture/production up to the point of delivery. Further instruction, if any,shall be as provided in the Schedule of Requirements.
- 2.14.2 PaymentofCGST/SGST/UTGST/IGSTandallotherapplicabletaxes(onultimateproducts and Services) and custom duty, as applicable on the closing date of tender will be to supplier's / contractor's account. In the case of "Two Bid" system where revised price bids are permitted after technical discussions payment of these charges as applicable on closingday of revised price bids, will be to supplier's /contractor's account. Any increase over therate existing on the last date of submission of Bid shall be reimbursed by the Organisationonproductionofdocumentary evidence in support of payment actually made to the concerned authorities. Similarly, if there is any decrease in such duties, taxes and levies the same shall become recoverable from the contractor. The details of such duties, taxes and other levies along with rates shall be declared by the bidder.
- 2.14.3 The bidder(s) will indicate in their bid the amount with exact rate of customs duty and theapplicableitemofcustomtariffunderwhichitiscovered. Similarly, the amount of CGST/SGST/UTGST/IGST and all other applicable taxes on ultimate furnished product with HSN/SACcode, as applicable attendering stage will be shown separately in the bid. In case the above information subsequently proves wrong incorrect or misleading

(a) this Organization will have no liability to reimburse the excess in the difference inratesofthe item under which the duty/ taxassessed finally

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- (b) this Organization will have the right to recover the difference in case the rate of duty/tax finally assessed is on the lower side.
- 2.14.4 Contractor shall ensure timely submission of invoice(s) as per rules/regulations of GST with all required supporting document(s) to enable Prasar Bharati to avail Input Tax Credit(ITC). Further, returns and details required to be filed under GST laws & rules should be timely filed by supplier with requisite details.
- 2.14.5 If input tax credit (ITC) with respect to GST (CGST & SGST/UTGST or IGST) which normally shall be available to Prasar Bharati, is not available, for any reason, which is not attributable to Prasar Bharati, then Prasar Bharati shall not be obliged or liable to pay or reimburse GST (CGST & SGST/UTGST or IGST) charged in the invoice(s) and shall been titled to/ deduct/ setoff/ recover the such GST (CGST & SGST/UTGST or IGST)thereupontogetherwithallpenaltiesandinterestifany,againstanyamountspaidorpayable byPrasarBharati to Supplier/ Vendor.
- 2.14.6 The rates and prices quoted by the Bidder shall be fixed for the duration of the contract and shall not be subject to variations on any account except to the extent variations allowed as per the conditions of the contract of the bidding document.

2.15 TRADE/VOLUMEDISCOUNT

Bidders will not indicate a separate discount. Discount, if any, should be merged in the rates against the quoted items(s). Discount of any type indicated separately will not be taken into account for evaluation purposes.

2.16 ELIGIBILITYCRITERIA – As per Clause-II of APPENDIX-I

2.17 CONSIDERATIONOFOFFERIN FULLORINPART

This Organisation may reject/accept or prefer any tender without having to assign any reason whatsoever. This Organisation also reserves to it self the right to accept any tender in part or split the order between two or more bidders.

2.18 SPECIFICATIONS

2.18.1 If this Organisation finds that materials supplied/works carried out are not of correct quality, quantity and are not according to required specifications or are not satisfactory owing to any reason of which the Organisation will be the sole judge, the Organisation will be entitled to cancel the contract for supply of stores/SITC/SETC and meet its requirements of stores/SITC/SETC from the open market at the risk and cost of the supplier/contractor, reserving always to itself the right to forfeit the security deposit placed bythe supplier/contractor for fulfillment of the contract.

2.19 BIDSECURITY/EARNESTMONEY/SECURITYDEPOSIT/PERFORMANCEBOND:

Earnest Money/Bid Bond: The bidders must submit Earnest Money/ Bid Bond on or before the last date & time of submission of bid in the form of FDR, NEFT(Bank details to be given), Bank Draft or Bank Guarantee of any Scheduled Commercial Bank in IndiaincaseofIndiansupplierorBankGuarantee/DemandDraftinequivalentIndiancurrencyfro maScheduledCommercialBankinfavourof<DDO, Doordarshan News, Room No.502, Tower'B', DOORDARSHAN BHAWAN, MANDIHOUSE, COPERNICUSMARG, NEWDELHI> or in lieu thereof bid bond in the enclosed Proforma at Form - 4 from a Scheduled Indian Commercial Banks for theamountspecifiedinPara1.2.7of 'InvitationtoBid'. IncaseofBankGuaranteeobtainedfrom the foreign Bank, it should be guaranteed by a Scheduled Indian Commercial Bank and must be governed by Indian Laws subject to jurisdiction of the court of New Delhi. The

bid bond should initially be valid up to 45 days beyond the period of Bid validity (except for the Demand draft whose validity should be 90 days).

- 2.19.2 Offers without Earnest Money/Bid Security will be ignored. Offers with Earnest Money /Bid Security deposited of shorter validity will also be ignored.
- **2.19.3** Bidders exempted from EMD are to submit required documents.
- 2.19.4 The earnest money/bid bond of unsuccessful bidders will be returned on finalization or after the award of the Tender to the Lowest Bidder (QCBS),and the earnest money/bidbondofthesuccessfulbidderwillbereturnedonreceiptofrequisitesecuritydeposit/PerformanceBond.
- **2.19.5 FORFEITURE OF EMD:** The earnest money/Bid bond deposited by the Bidder shall be forfeited by this Organization in the following events:
- 2.19.5.1 If tender is withdrawn during the validity period or any extension thereof;
- 2.19.5.2 If Bid is amended or modified unsolicited, during the validity period or any extension thereof;
- 2.19.5.3 IfaBidder,whosetenderhasbeenaccepted,failstofurnishSecuritydeposit,performancebank guarantee within 07 (seven) days of the receipt of order/ advance order/ letter of intent;
- 2.19.5.4 In case of tenders in which only a single bidder qualifies or in cases of procurement onPACbasis,iftheBidderdecidesatanystagenottoparticipatefurtherinthetenderbutinspite of withdrawing on his own, he deliberately delays the tendering process to let the validity period expire;
- 2.19.5.5 If, the bidder is not earnest about their bid, and withdraws it before the completion of Technical Evaluation against the accepted specification, at the time of bidding and before the validity period or any extension thereof;

2.20 SECURITY DEPOSIT/PERFORMANCE BOND.

Thesuccessfulbidder,within07(Seven)daysofthereceiptoforder/advanceorder/letterofintent,willberequiredtosendSecurityDepositintheformofAccountPayeeDemanddraft, NEFT/RTGS from any scheduled bank(s), Fixed Deposit Receipt (FDR), Bankers Cheque or Bank Guarantee, e-bank guarantee and Insurance Surety Bonds from an Indian scheduled Commercial Bank in favour ofDIHOUSE,COPERNICUSMARG,NEWDELHI or in lieu there of Performance Security/Bank Guarantee for the amount as indicated in the Para 1.7.1 of "Invitation to Bid".

2.21 NAMEOFMANUFACTURERANDCERTIFICATEOFORIGIN

The name of the manufacturer should be clearly mentioned in the offer. The Bidder shall have to furnish information of country of origin of each offered item.

2.22 PAYMENTTERMS

Payment will be made after satisfactory delivery of the services.

2.23 UNSOLICITEDPOSTTENDERMODIFICATION

- 2.23.1 In case certain clarifications are sought by this Organisation after opening of tenders, then the reply of the bidder should be restricted to the clarifications sought.
- 2.23.2 Any bidder who modifies his bid(including a modification which has the effect of altering the value of his offer) after the closing date without specific reference by this Organisation

shall render the bid liable to be ignored and rejected without notice and without further reference to the bidder.

2.23.3 Canvassing in any form by the bidders shall also render the bid liable to be ignored and rejected without notice and without further reference to the bidder.

2.24 CLARIFICATIONIN RESPECTOFINCOMPLETEOFFERS

- 2.24.1 This Organisation has to finalise its purchase within a limited time schedule. Therefore, it may not be feasible in all cases for this Organisation to seek clarifications in respect of incomplete offers. Prospective bidders are advised to ensure that their bids are complete in all respects and conform to our terms and conditions and Bid Evaluation Criteria of the tender. Bids not complying with this Organisation's requirements may be rejected without tseeking any clarifications. However, during evaluation and comparison of bids, Prasar Bharati at its discretion, may ask the bidder for clarifications on the bid. The request forclarificationshallbegiveninwritingbyregisteredemailIdorthroughe-procurementPortal,asking the Bidder to respond by a specified date, and also mentioning therein that, if the Bidder does not comply or respond by the date, his Bid will be liable to be rejected. Depending on the outcome, such tenders will be ignored or considered further. No change in prices or substance of the bid shall be sought, offered or permitted. No post bid clarification at the initiative of the bidder shall be entertained.
- 2.24.2 The Bidder shall quote the prices in 'figures' & words. There should not be any discrepancy between the prices indicated in figures and the price indicated in words. In case of any discrepancy, the same shall be dealt as follows:
- 2.24.2.1 When there is a difference between the rates in figures and words, the rate which corresponds to the amount worked out by the Bidder (by multiplying the quantity and rate) shall be taken as correct.
- 2.24.2.2 When the rate quoted by the Bidder in figures and words tallies but the amount is incorrect, the rate quoted by the contractor shall be taken as correct and not the amount and the amount corrected.
- 2.24.2.3 When it is not possible to ascertain the correct rate, in the manner prescribed above, the rateas quoted in words shall be adopted and the amount worked

2.25 EVALUATION/SCRUTINY OFBIDS.

In evaluation of the techno-commercial bid, conformity of the eligibility/qualification, technical and commercial conditions of the offered goods to those in the bid document is ascertained. Technical requirement, in corporate in the Appendix-D of tender documents will also be considered in the manner indicated therein. Evaluation will be based only on the conditions included in the tender document.

2.26 SIGNINGOFAGREEMENT

- 2.26.1 Prasar Bharati will award the Contract to the successful Bidder, who, within 'fifteen [15]days' of receipt of the same, shall sign and return the acknowledged copy to Prasar Bharati.
- 2.26.2 ThesuccessfulBidder/Contractorshallberequiredtoexecutean'Agreement'inaPerforma on a 'non-judicial stamp paper' of appropriate value [cost of the 'stamp-paper' shall be borne by the successful Bidder/Contractor] and of 'state' specified only, within' fifteen [15] days' of receipt of the "Letter of Acceptance [LOA]" of the Tender by the successful Bidder/Contractor failure on the part of the successful Bidder/Contractor tosignthe'Agreement'withintheabovestipulatedperiod, shall constitute sufficient grounds for appropriate action per tender provisions.

- 2.26.3 IftheBidderoranyemployeeoftheBidderoranypersonactingonbehalfoftheBidder, either directly or indirectly, is a relative of any of the employee of Prasar Bharati, or alternatively, if any relative of an employee of Prasar Bharati has financial interest/s take in the Bidder's firm, the same shall be disclosed by the Bidder at the time of filing of tender. The term 'relative' for this purpose would be as defined in Section 6 of the Companies Act 1956.
- 2.26.4 The Bidder shall not lend to or borrow any money from or enter into any monetary dealings or transactions, directly or indirectly, with any employee of Prasar Bharati

2.27 EMPLOYMENTBYFIRMSTOOFFICIALSOFTHIS ORGANISATION.

Firms/companies who have or had business relations with the Organisation are advised not to employ serving employees of this Organisation without its prior permission or within the initial one year period after the retirement/resignation/severance from the service withoutspecificpermissionofthisOrganisation. ThisOrganisationmaydecidenottodealwithsuc hfirms who failed to comply with the above advice.

2.28 CANCELLATION / RESCISSION :

The Bidder shall be liable to pay compensation for any loss or damage to Prasar Bharati resulting from any cancellation/rescission due to the reasons attributable to the Bidder and the Prasar Bharati shall be entitled to deduct the amount so payable from the amount due to the Bidder.

ANNEXURE-1 (FORM-1) BIDDER'S GENERAL INFORMATION

To,	
Prasar Bharati	

TENDER NO: RFP/07/2023-24EI(P)TV

1	Bidder Name:	
2	Number of Years in Operation	
3	Address of Registered	
	Office	Cit <u>y:</u> District:
		State:
		PIN/ZIP:
4A	Bidder's address where order contract is to be placed	
		City:
		District:Stat
		e: PIN/ZIP:
4B	Address from where	City: District:
	Goods/Services are to be dispatched/provided along with GST no.	
	(In case supply of Goods/Services are from	
	multiple locations, addresses and GST no. Of all such locations are	

	To be provided).		
	(Indian Bidder only)		
5	Telephone Number of address where order is to be placed		
		(Country Code) (Area (Code) (Telephone Number)
6	E-mail address	(()	(====p=====,
7	Fax Number (if available)	(Country Code) (Area (Code) (Telephone Number)
8	Website	(Country Cour, (1211)	(Telephone Frameer)
9	Name & Designation of Contact Person		
10	ISO Certification, if any {If yes, please furnish details}		
12	Banker's Name		
13	Branch		
14	Branch Code		
15	Bank Account Number		
16	PAN No		
17	Status of Firm	Proprietorship Firm/Partr Others Specify: [Encloserelevantcertifica certificateofRegistration,	-
18	GST No. (refer sl. no. 4Babove)	[Enclose copy of GST Co	ertificate]
19	Enterprise	Micro or Small e? idder only)	Yes/No (If Yes, Bidder to submit requisite document
20	Type of E Bidder on	Entity(Indian nly)	Corporate/ Non-Corporate (As per CGST/(In case of Non-Corporate Entity, bidder w documentary evidence for same).
<u> </u>			1

24		WhetherBidderisStartupsornot? (IndianBidderonly)	Yes/No
25	a (t	Whether Bidder is related to anyemployeeofPrasarBharati? (If,yes, then the list may also beenclosedasmentionedinPara 2.30.3)	Yes/No

Place:	[Signature of Authorized Signatory of Bidder]
Date:	Name:
	Designation
	:
	Seal

ANNEXURE-2(FORM-2)

To,	BIDSUBMISSIONFORMANDAGREEMENT
PrasarBharati	
<u> </u>	
of "Including" Specificat "General Term Condition ed, we, the under signed, a	reviewing the Bidding Documents for the tender ons &ScopeofWork", [GTC]"and"PriceBid",etc.thereceiptofwhichisherebydulyacknowledg repleasedtooffertoexecutethewholepartofthejobandinconformitywit ncludingAddenda/CorrigendaNos.
of"Techno-Commercial,	ainbindinguponusandmaybeacceptedbyanytimebeforetheexpiryofth
equalto" <	Ilprovide the "Contract Performance Security/Security Deposit" of the Contract Price "or as mentioned in Tender Document ithin "thirty [30] days "of such Award."
_	ent/Letter of Award is prepared and executed, the tender lenda/ corrigenda) together with the "Notification of Award" shall ementbetweenus.
notmentionedinBidding ing Documents shall otherwisespecificallyex	idding Document is not exhaustive and any action and activity DocumentsbutmaybeinferredtobeincludedtomeettheintendoftheBidd be deemed to be mentioned in Bidding Documents unless udedandweconfirmtoperformforfulfillmentofAgreementandcomplet pects withinthetimeframeandagreed price.
We understand that you mayreceive.	u are not bound to accept the lowest priced or any Bid that you
Place: Date:	[SignatureofAuthorizedSignatoryofBidder] Name: Designation
	: Seal:

ANNEXURE-3(FORM-3) 'DeclarationregardingMSME':-

(To be submitted in Non-Judicial Stamp Paper value of Rs.100/- and to be uploaded in the Technical Bid.)

	DECLARATION(ForMSMEUnitsonly)
I,<	on behalf of M/s.<>in the capacity of <>(Position) hereby declare that
1.	OurMSEUnit(s)is/ areavailingbenefitsextendedbyMSME,GovernmentofIndiatoMicroand SmallEnterprises(MSEs)forthe workof<>invitedvideBid Number <>
2.	OurMSEUnit(s)has/havenotbeenawardedanywork/ supplyunderMSMEbenefitduringthecurrentfinancialyear. OR
3.	Our MSE Unit(s) has/havebeenawardedwork/supplyforatotalvalueofRs.(Rupees< only) under MSME benefitsas on date andsamework(s)/Supplyis/are"Inhand(Progress)/Incomplete"duringthecurrentfinancial year.Further, We confirm that the value of)/Supply is/are in hand (awarded under MSMEbenefits) during the financial year plus estimated cost of this tender has not crossed the"MonetaryLimit"mentioned in NSIC certificate. Ourfirmisparticipatinginthistender under"MSEunit"or"OPEN BIDDER".
	NOTE: Strike out the conditions in (2) & (3) whichever is not applicable. Decision onany discrepancy in this "DECLARATION" shall be at the discretion of Prasar Bharatiandshall befinal and binding.
	SIGNATUREWITHCOMPANYSEAL

ATTESTEDBYNOTARYPUBLIC

ANNEXURE-4(FORM-4)

(PROFORMAOFBANKGUARANTEE FORBIDBOND)

	BankGua	ranteeNo	
Ref:			
To PRASARBHARATI (India's Public Service Broadcaster) DIRECTORATEGENERAL: DOORDARS DOORDARSHAN BHAWAN, COPERNI MARG,NEW DELHI– 110001			
DIRECTORATEGENERAL: DOORDARS NEWS having its head of fice at DOORDARS 1–110001 (hereinafter called the Organisation) context or meaning thereof, include all its assignees, has floated a T	HANBHAWAN,Combined which expression successors, adminates and the successors of the successor of the su	OPERNICUSMARO shall, unless repo	ugnant to the utors and
No		ngRegistered/ Head	and M/s Office at
unless repugnant to the context or successors, administrators executors and No. andBidderhaving agreement tender as unconditional and irrevocable as contained in the terms of the Mandconditions contained in the Tender Document of the Mandcondition contained in the Tender Document of the Mandcondition contained in the Mandcondition c	meaning there assignees) have reetofurnishasacon bank guarantee oOnly)forthedue Notice inviting rentssuppliedbythee	submitted a quota ditionsprecedentforp of Rupees eperformanceofBidde Fenders (NIT) and Organisationspecial	nclude all its tion Reference participation in er/'sobligations d other terms
hat(a)Biddershallkeephistenderopenfor ap totoora			wormodifyit in
a manner not acceptable to the Organisation and shall furnish performance gu Organisation within the required time. The Bid ditions. The Organisation and the Bidder has	on(b) the Bidder warantee in the derhasabsolutely are agreed that NI chatthetender, if substitution is the substitution of the	vill execute the cont e format prescri ndunconditionallyace T/tender document i mittedwouldbekepto	ract, ifawarded, bed by the ceptedthesecon s an offer made peninitsoriginal
toor any extensio beregarded as an unconditional and absolu thetenderdocuments. They have further agree the OFFER and submission of the te contract distinct from the contract which accepted	te acceptance of the dthatthecontractconder as the AC	ne conditions, containsistingofNIT/Tende CEPTANCE shall	ned in NIT and erdocumentsas be a separate
bytheOrganisation.Theconsiderationforthis he Organisationis notagreeable tosell the N	_		ncontractisthatt

to consider the tender to be made except on the condition that the tender shall be kept open for the period in discrete day of the period of the discrete day of the

 $\textbf{File No.RFP/07/2023-24EI(P)TV} \\ on tract with the Organisation promises to consider the tender on this condition$

and Bidder agrees to keep this tender open for the required period. These reciprocal promises form the CONSIDERATION for this separate initial contract between the parties.

2.	Therefore,we	registered(hereinafter)
(indica	atethenameofBank)underthelawso	-
having	ghead/registeredofficeat	(hereinafter)
referre	edtoasthe"Bank" which expression	n shall, unless repugnant to the context or meaning
thereo		include all
		sherebyissueirrevocableandunconditionalbankguaranteea
ndund	ertaketopayimmediatelyonfirstden	nandinwritingRupees
/orwith shall be Bidder agree to discha affected	houtanyreferencetotheBidderandar be conclusive and binding notwi for anydispute pending before any to give that Guarantee hereintheO rged/	houtanydemur,reservations,recourse,contestorprotestand aysuchdemand made by the Organisation on the bank thstandingany difference between organisation and the courtarbitrator or any other matter whatsoever. We also rganisationinwriting. This guarantees hall not be determined/olution or insolvency of the Bidder and will remain valid, bindi
thisgua		Organisation at the option shall be entitled to enforce incipal debtor, in the first instance, without proceeding
thegua andcor theOrg anyoth not bea	trantee, any notice of the breach inditions contained in the Tender ganisation shall be conclusive and her matter or difference or dispute affected by any change in our con-	ween the bank and the Organisation, for purpose of of the conditions contained in NIT and other terms. Documents as referred above given to the bank by dibinding on Bank, without any proof, notwithstanding whatsoever. We further agree that this guarantee shall stitution, in the constitution of the Organisation or that of a inanycase, this Guarantee during its currency.
or get liabilit act of Organ	dwithoutaffectinginanymannerour extension of the validity period by by reason of any such variation omission and commission on the isation to the said Bidder	ttheOrganisationshallhavethefullestlibertywithoutourcon obligationshereundertovaryanyofthetermsof the tender from time to time. We shall not be relievedfrom our or extension of the validity period or for anyforbearance, part of the Organisation or any indulgenceshown by the or by any such matter or thing whatsoever ald, but forthis provision, have the effect of so relievingus.
limited	dtoRupees(herein above our liability under this Guarantee is llforceuptoandincluding45daysafter
	extendedfurther(indicatethelastdat ctedinwritingbyM/s	eofvalidityperiod)fromtimetotime,forsuchperiodasmaybe
and	including	given, in which case, it shall remain in full force upto 45 days after
daysfr	om	lerthisguaranteemustbereceivedbyusbeforetheexpiryof45
		d) before the expiry of 45 days after the expiry of
		has been received by us within 45 days after the said
		anisation under this guarantee will cease subject to Para
8. Hov	vever, ii such a claim has beenrec	eived by us within and upon forty five days after the said

File No.RFP/07/2023-24EI(P)TV date/extended date, all rights of theorganisation under this guarantee shall be valid and shall not cease until we have satisfied that claim.

 $7.\ In case contract is\ awarded to the Bidderhere in after referred to\ as ``Contractor" the validity of$

this Bank Guarantee will stand automatically extended until the contractor furnished to the Organisationa bank guarantee for Rs
120daysafterthesaiddate/extendeddateallrightsoftheOrganisationunderthisguaranteewillcease.Ho wever, if such a claim has been received by us within and upto 120 days after the saiddate/extended date, all rights of the Organisation under this guarantee shall be valid and shall notceaseuntil wehavesatisfied that claim.
8. The Bank confirms that this guarantee has been is sued with the approval of appropriate Exchange Control Authority inand any other authority (indicate the name of the country of issue of Guarantee) if required as per
thelaws of thecountryof issueof guarantee.
The bank confirms that this guarantee has been is sued with observance of the appropriate Exchange Control rules and Regulations of the country.
InwitnesswhereoftheBank,throughitsauthorisedofficer,hassetitshand&stamponthis atof
Signature
(Full name in capital letters)
(Designationwithbankstamp)
Date
WitnessNo. 1
Signature FullnameandAddress(incapitalletters)
Witness No. 2
Signature
FullnameandAddress(incapitalletters)

INSTRUCTIONS

(FORFILLINGUPBANKGUARANTEEFOR BIDBOND)

- 1. ThebankguaranteeshouldbestampedinaccordancewiththeStampAct.
- 2. Thenon-judicial stamp paper should be in the name of the issuing bank.
- 3. Clause7ofthebankguaranteeisapplicableincasesofglobaltenderswhereforeigntendersalsopa rticipate. WhentendersareinvitedfrompartieswithinIndia,clause7maybedeletedand replaced by clause. "The bank also agrees that courts of the place from where tendershavebeen invited shall haveexclusivejurisdiction".
- 4. Please indicate the currency in which bank guarantee is being given Rs/- have beenmentioned only for illustrations. Therefore, in cases where bank guarantee is being givenin a currency other than Rupees' or US Dollars' these terms may be deleted and replacedbyrelevant currency.
- 5. The period of Thirty (30) days mentioned in clause 6 and one hundred twenty (120)days as given in clause 6 should be available after the expiry of the validity period of thetenderor anyextension thereof.
- 6. The bank guarantee by Indian bidder will be given from an Indian scheduled commercialbank only. The foreign bidders will give Bank Guarantee from anIndian scheduledcommercial bank situated in that country. In case no Indian Bank is situated in bidder'scountry then Bank Guarantee from a foreign bank acceptable to the Organisation will
 - beconsidered, provided it is confirmed by an Indian scheduled commercial bank and shall be gove rned by the Indian laws and subject to the jurisdiction of the courts in New Delhi.

			ANNEXURE-	5(FORM-5)				
			Check	List				
		er no.	RFP/07/2023-24EI(P)TV					
		eation no	RFP/07/2023-24EI(P)TV					
Sį	pecific	ation for	counting day of Genera	ction Data to Doordarsha al Elections 2024 and A hal Pradesh And Sikkim	Assembly Elect	ions in Andhra		
			(COMME	ERCIAL)				
			Gro	upA				
		Na	me of Bidder and Address					
			GSTIN of Firm					
S.No			Description		YES/ NO /NOT APPLICAB LE	Remarks		
1.1	Whe	therrequisitetenc	ler Processingfeehasbeenpa	id?				
2.1			S/FDR/DD/Bank Guaranted oney/BidBondenclosedwith					
2.2	If so	,furnishthefollov	ving					
	I	Nameofthe Bar	nk					
	II	Value						
	III	Number						
	IV	Dateofissue						
	V	Guarantee (it sl forlessthan1656	tty of the DD/FDR/Bank nould not be days(90daysincaseof eofopeningofTechnica					
3		e the rates, prices oughlybeforesign	s and totals etc. been checked ingthe tender?	ed				
4	term	Has a statement incorporating the Nil-deviation from thecommercial terms and conditions of this Organisation has been prepared and enclosed with the offer?						
5	Whether charges for training of this Organisation's officials included in the prices? If not, whether these have been quoted separately?							
6	Whetherfirm FORDestination prices havebeen quoted?							
8		Whetherthecostofinstallation/erection/commissioningatsiteisincluded in the prices or not and whether it has been quotedseparately?						
9	Whether the period of validity of the offer is as required in thetenderdocument.Ifnot, mentiontheextentofvariationindays.							
10	Whe	Whethertheofferhasbeen signedindicatingfullname?						

11	Are the pages of the tender consecutively numbered and anindication given on the front page of the tender as to how manypagesarecontained in thetender?						
12	Hasthetenderbeenpreparedinsufficientdetails/claritysoastoavoidpost tender clarifications/amendments?						
13	Whetherrequired sample askedintenderhasbeensubmitted alongwith theoffer						
14	Whetherall Clausesof thetender are accepted?						
15	If not, theclauses notaccepted maypleasebeindicated						
16	Whetherguarantee/warrantyhas beenfurnished?						
17	WhetherCommercialbidandtechnicalbidofthetenderdocument dulyfilled in and submitted.						
18	WhethereachPageofAppendix-A,B,C,D,andEofthetenderdocumentis signedandsubmitted with theoffer.						
19	WhetherIntegrityPactdulysignedissubmitted,if estimatedcostof the bid is morethan 2 crore.						
	GroupB	-					
1	Whetheracopyofthe latest income taxreturn hasbeen enclosed?						
2	WhetherdetailsofyourregistrationunderGSThavebeenindicatedin the offer?						
	GroupC						
	(Technical)						
	(Tomasum)						
1	Whether necessary literature/catalog of the full complement of equipment of fered as well as operations ervice and maintenance manual ther eof has been attached with the offer?						
2	Whetherthematerialbeingofferedfullyconformstoalltherequiredtechn ical specifications(Appendix-D)?						
3	If not, has the extent of deviation and how it is suitable to this Organisation's requirement been specified.						
5	Whetherthemodelofeachequipmentofferedare thelatest?						
6	Whetherthesparessupportwillbeavailableforaperiodof5yearsfrom the date of supply?						
7	Doyouhaveanafter-salesservicecentreinIndia?						
,	If no, which is the nearest service centre (Address).						
8	Whether complete details of after-sales service arrangements given including training for the officials of this organisation?						

ANNEXURE-6(FORM-6)

(TechnicalBid)

Subject: Notice Inviting Tender for Providing the Live Election Data to Doordarshan News and DD India on the counting day of General Elections 2024 and Assembly Elections in Andhra Pradesh, Odisha, Arunachal Pradesh And Sikkim in the month of June'2024.

NIT Enquiry No: NIT xx/2023-24 Dated xx/yy/2024

NIL DEVIATIONCE RTIFICATE

Notwithstanding anything mentioned in our bid, we hereby accept all the terms and conditions of this Tender Document without any reservations what so ever. We here by undertake and confirm that we have understood all the specifications, stipulations, terms and conditions as mentioned in this Tender enquiry.

I here by declare that—There is no deviation in the offer.

	Signature of Authorized Signatory of Bidder
	Name:
	Designation:
Date:	-
Place:	
	Seal of Organization:

	ANNEXURE-7(FORM-7)							
	BIDDERSPASTSUPPLIESPROFORMA							
Sl N o.	Name&addressofcl ient	Periodfrom	Descriptionindetail	Totalqua ntitysuppl ied	Remarks			

ANNEXURE-8(FORM-8)

DECLARATION REGARDING HOLIDAY/BANNING AND LIQUIDATION, COURT RECEIVERSHIP

To,	
Prasar Bharati	
_	ection Data to Doordarshan News and DD India on the counting day of General ly Elections in Andhra Pradesh, Odisha, Arunachal Pradesh And Sikkim in the 24EI(P)TV
DearSir,	
AIR/DD/CCW /Governme	we are not on 'Holiday' by any offices of Prasar Bharati/ nt or Public Sector (due to "poor performance" or "corrupt or banned by Government department/ Public Sector on id.
theProcedure for Action	neither we nor our allied agency/(ies) (as defined in in case of Corrupt/ Fraudulent/ Collusive/ Coercive of Government or PublicSector.
We also confirm that w similarproceedingsor'bank	are not under any liquidation, court receivership or aptcy'.
wrongdeclaration in this re	notice of Prasar Bharati that the bidder has given gard, the same shall be dealt as 'fraudulent practices' and heProcedureforactionincaseofCorrupt/Fraudulent/s.
	that in case there is any change in status of the f contract, the same will be promptly informed to Prasar
Place: Date:	[SignatureofAuthorizedSignatoryof Bidder] Name: Designation:Se al:

ANNEXURE-9 (FORM-

9)LETTEROF AUTHORITY

[Proforma for Letter of Authority for Attending Pre-Bid Meetings' /'Un-priced BidOpening'/'PriceBidOpening'/ Subsequent'Negotiations']

Ref:		1	Date:	
To,	D1			
Prasar 	Bharati 			
Election month	ons 2024 and Assembly Elect of June'2024.	Pata to Doordarshan News and DI tions in Andhra Pradesh, Odisha,	Arunachal Prades	_ ,
DearS	ir,			
I/We,				<
Meeti BidOp	ng]',	presentative(s) for attending 'Un- foranysubsequent'Negotiations'c ddingDocuments:	-	[Pre-Bid priced
	me &Designation one/Cell:	Signature		
 [4] Ph Fa		Signature @		
	nfirm that we shall be bound nentionedauthorisedrepresent	by all commitments made by ative(s).		
Place: Date:		[SignatureofAuthorizedSignato Name: Designation: Seal:	oryof Bidder]	
Note:	Bidderandshouldbesignedbey'tobindtheBidder.Notmorttend"Techno-commercial/Upriced"&"PriceBid"Opening rryacopyofthisauthoritylette	should be on the "letterhead yapersoncompetentandhavingth rethan'two[02]personsperBidder Un- ss.Biddersauthorizedrepresentati	ne'PowerofAttorn d'arepermittedtoa veisrequiredtoca	

ANNEXURE-10(FORM-10) E-BankingMandateForm

(TobeissuedonBidderletterhead)

- 1. Bidder/customerName:
- 2. Bidder/customerAddress:
- 3. Bidders'e-mailid:
- 4. Particularsofbankaccount
 - a) NameofBank
 - b) Nameofbranch
 - c) Branchcode:
 - d) Address:
 - e) Telephonenumber:
 - f) Typeofaccount(current/savingetc.)
 - g) AccountNumber:
 - h) IFSCofthebankbranch
 - i) 9 digitMICRcode

I/We hereby authorize Prasar Bharati to release any amount due to me/us in the bankaccount as mentioned above. I/We hereby declare that the particulars given above arecorrect and complete. If the transaction is delayed or lost because of incomplete orincorrectinformation, we would not holdPrasarBharati responsible.

(SignatureofBidder/)

ANNEXURE-11(FORM-11)

<u>Self-CertificateforLocalContent</u>

*We [name of manufacturer] hereby confirm in respect of quoted item(s) that LocalContentisequaltoormorethan50%andcomeunder'Class-ILocalSupplier'Category.Asbeing'Class-I Local Supplier', we are eligible for Purchase Preference under 'Make in India' Policy videGol Order no. P-45021/2/2017-PP (B.EII) dated 15.06.2017 (subsequently revised vide ordersdated28.05.2018,29.05.2019,04.06.2020and16.09.2020,orlatestorder,ifany,willbeapplica ble)
OR
*We [name of manufacturer] hereby confirm in respect of quoted item(s) that LocalContentis more than 20% but less than 50% and come under 'Class-IIL ocal Supplier' Category.
The details of the location(s) at which the local value addition made is/are as
under:1
2
3
*Strikeoutwhicheverisnotapplicable

Date:

Seal & Signature of the Bidder

ANNEXURE-12(FORM-12)

[To be executed on plain paper and submitted along with bid/tenderdocumentforBiddershavingavalueofRupeestwocroresorm ore.]

To be signed by the Authorized Signatories of the BiddersandPrasar Bharati

INTEGRITYPACT

This pro	e-bid 1	ore-contract	Agreement, PACT,is	hereinafter madeon this	called	the	INTE	GRITY
	davoft	hemonthof	,20	24.BETWEE	ΣN			
CEO Pra			adcasting Co			a), P	rasar	Bharati
			Delhi110001					
		•				_	_ \	
hereinafte	ercalled	l the "Buyer	", which exp	ression shall	mean a	and in	nclude	, unless
the contex	xtother	wiserequires	, his successo	rsin officeand	d assign	s,on	theone	hand,
AND								
M/s≤								
≥,ataddre	ss <u><</u>							
			<u>></u> ac	tingthroughS	h <mark>.<</mark>			>
-		,ChiefExecu	tiveOfficer,he	ereinaftercalle	edthe"B	IDDI	ER",w	hich
expressio	n sha	all mean	and includ	e, unless	the c	contex	xt of	herwise
requires,h	nissucce	essors in offi	ceand assigns	s, on theother	•			
			PR	EAMBLE				
			proposes to	procure (Sup	oply, Ir	ıstalla	ation,	Testing
andComn	nission	ing of <						
				ereinafterrefe				
			>"aı	ndhasfloateda	atender[Tend	erNo.<	<u> </u>
. 31			(CEE) ID ED 11	14 DIDDE	in /ani	r ED:		
		erredtoasthe	"TENDER",a	indtheBIDDE	ER/SEL	LEKi	swillin	igtooffe
r/hasoffer	redthe	1/0 1 >				1.	d DII	MED.
<(Nameo	ittne w c	ork/Supply:>	<	1 C 41 -			theBU	YERint
enastoaw			seorder/work				NITD A	OT?
	ecov	/ereaunaertn	eTENDERhe	remanterreiei	reatotn	e CO	MIKA	CI,
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			ident ofIndia.		71 IIIQI	a po	J1101111	mg ns
Tunctions	onocna	11 011110 1 108	ideni omnula.					

The TENDER process and the execution of the CONTRACT for compliance withtheprinciples as laid downin thisINTEGRITYPACT.

ANDWHERE AS the BUYER has appointed Independent External Monitors (IEMs) to the property of the property of

monitor

AND WHEREAS to meet the purpose aforesaid both the parties have agreed toenterintothisINTEGRITYPACT, the terms and conditions of which shall also

be read as integral part of the TENDER document and CONTRACT betweentheparties.

NOW, THEREFORE,

To avoid all forms of corruption by following a system i.e. fair, transparent andfree from any influence / prejudiced dealing prior to, during and subsequent tothe currencyof the CONTRACT to be entered into with a view to:-

Enable the BUYERtoobtainthe SITC of atacompetitive priceinconformity with the defined specifications by avoiding the high cost and distortionary impact of corruption on public procurement,

And

Enable the BIDDER/ SELLER to abstain from bribing or indulging in anycorrupt practices in order to secure the CONTRACT by providing assurance to the BUYER that their competitors will also abstain from bribing and other corrupt practices,

And

Enable the BUYER to prevent corruption in any form, by its officials by following transparent procedures.

The parties hereto hereby agree to enter into this INTEGRITY PACT and agree as follows:

1. <u>Article1–COMMITMENTSOFTHEBUYER</u>

- 1.1 TheBUYERundertakesthatnoofficialofBUYER,connecteddirectlyorindirectly with the CONTRACT/ TENDER or the BUYER personally or any of hisfamilymemberswilldemand,takeapromisefororaccept,directlyorthroughint ermediaries,anybribe,consideration,gift,reward,favororanymaterialorimmate rial benefit or any other advantage from the BIDDER/ SELLER, eitherfor themselves or for any person, organization or third party related to theCONTRACTinexchangeforanadvantageinthebiddingprocess,bidevaluation, contractingorimplementationprocessrelatedtotheCONTRACT.
- 1.2 BUYER will, during the pre-contract stage, treat all BIDDERS alike, and willprovide to all BIDDERS the same information and will not provide any suchinformationtoanyparticularBIDDER/SELLER,whichcouldaffordanadvantag etothatparticularBIDDERincomparisontotheotherBIDDERS.
- 1.3 The officials of the BUYER will report to the Independent External Monitor(IEM) with a copy to the Chief Vigilance Officer (CVO) any attempted orcompleted breaches of the above commitments as well as any substantialsuspicionofsuchabreach.
- 1.4 In case any such misconduct on the part of such official(s) of the BUYER isreportedbytheBIDDERtotheBUYERwiththefullandverifiablefactsandthesame isprimafaciefoundtobecorrectbytheBUYER,necessarydisciplinary

proceedings, or any other action as deemed fit, including criminal proceedings may be initiated by the BUYER and such a person shall be debarred from further dealings related to the CONTRACT process. In such a case, while an enquiry is being conducted by the BUYER, the proceedings under the CONTRACT would not be stalled, unless considered necessary.

2 Article2 - COMMITMENTSOFTHEBIDDER

- 2.1 The BIDDER commits himself to take all measures necessary to prevent corrupt practices, unfair means and illegal activities during any stage of the bidding orduringanypre-contractorpost-contractstageinordertosecuretheCONTRACTorinfurtherancetosecureitandinpar ticularcommitshimselftothefollowing:-
- 2.1.1 The BIDDER will not offer, directly or through intermediaries, any bribe, gift, consideration, reward, favor, any material or immaterial benefit or other advantage, commission, fees, brokerage or inducement to any official or family member of the BUYER, connected directly or indirectly with the Biding Process, or to any person, organization or third party related to the CONTRACT in exchange for any advantage in the bidding, evaluation, contracting and implementation of the contract.
- 2.1.2 The BIDDER further undertakes that it has not given, offered or promised to give, directly or indirectly any bribe, gift, consideration, reward, favor, anymaterialorimmaterialbenefitorotheradvantage,commission,fees,broker age, or inducement to any official of the BUYER or family member of the BUYER or otherwise in procuring the CONTRACT or forbearing to do orhavingdoneanyactinrelationtotheobtainingorexecutionoftheCONTRACT or any other CONTRACT with the Prasar Bharati for showing orforbearingtoshowfavorordisfavortoanypersoninrelationtotheCONTRACT or any other CONTRACT with Prasar Bharati.
- 2.1.3 BIDDERshalldisclosethenameandaddressofhisagentsandrepresentatives and the Indian BIDDERS shall disclose his foreign principals or associates ,if any.
- 2.1.4 BIDDER shall disclose the payments to be made by them to agents/brokersoranyotherintermediaries,inconnectionwiththisTENDER/CONTRACT.
- 2.1.5 The BIDDER further confirms and declares to the BUYER that the BIDDER istheoriginalmanufacturer/authorisedpartnerofthe<SITCof_____> and has notengaged any individual or firm or company whether Indian or for eigno ther than those Para 2.1.3 and Para 2.1.4 above, to intercede, facilitate or in any way to recommend to the BUYER or any of its functionaries, whether officially or unofficially to the award of the CONTRACT to the BIDDER.
- 2.1.6 The BIDDER will not collude with other parties interested in the CONTRACTtoimpairthetransparency, fairness and progress of the bidding proce ss, bidevaluation, contracting and implementation of the CONTRACT.
- 2.1.7 The BIDDER will not accept any advantage in exchange for any corruptpractice,unfairmeansandillegalactivities.

- 2.1.8 TheBIDDERshallnotuseimpropriety,forpurposeofcompetitionorpersonal gain, or pass on to others, any information provided by BUYER aspart of the business relationship, regarding plans, technical proposal andbusinessdetails,includinginformationcontainedinanyelectronicdatacarri er. The BIDDER also undertakes to exercise due and adequate care lestanysuchinformation isdivulged.
- 2.1.9 The BIDDER commits to refrain from giving any complaint directly orthrough any other manner without supporting it with full and verifiable facts.
- 2.1.10 The BIDDER shall not instigate or cause to instigate any third person to commitanyofthe actionsmentioned above in the subclause of this Article 2.
- 2.1.11 If the BIDDER or any employee of the BIDDER or any person acting on behalf ofthe BIDDER, either directly or indirectly, is a relative of any of the officers of theBUYER, or alternatively, if any relative of an official of the BUYER has financialinterest/stakeintheBIDDER"sfirm,thesameshallbedisclosedbytheBIDDE Ratthetimeoffillingoftender.
- 2.1.12 The term, relative "for this purpose would be as defined in Section 2(77) of the Companies Act, 2013.
- 2.1.13 The BIDDER shall not lend or borrow any money or enter into any monetarydealingsortransactions, directly or indirectly, with any employee of the BUYER.

3 <u>Article3-PREVIOUSTRANSGRESSION, IFANY, OFTHEBIDDER</u>

- 3.1 The BIDDER declares that no previous transgression has occurred in the last threeyears immediately before signing of this INTEGRITY PACT with any other company inany country in respect of any corrupt practices envisaged hereunder or with anyPublic Sector Enterprise in India or any Government Department in India that couldjustifyBIDDER"s exclusion fromtheTENDERprocess.
- 3.2 The BIDDER agrees that if it makes incorrect statement on this subject, he can be disqualified from the TENDER process or the CONTRACT, if already awarded, can be terminated for such reason.
- 3.3 If the BIDDER can prove that he has resorted/ recouped the damage caused by himand has installed suitable corruption prevention system, the BUYER may, at his owndiscretion, asperlaid down organisational procedures, revoke the exclusion prematurely.

4 Article4 -SANCTIONSFORVIOLATIONS

- 4.1 Any breach of the aforesaid provisions by the BIDDER or any one employed by it oracting on its behalf (whether with or without the knowledge of the BIDDER) shallentitletheBUYERtotakealloranyoneofthefollowingactions, wherever required:-
- 4.1.1 To immediately call off the pre-contract negotiations without assigning any reasonorgiving any compensation to the BIDDER. However, the proceedings with the oth erBIDDER(S) would continue.
- 4.1.2 The Earnest Money Deposit (in pre-contract stage) and/or Security Deposit/ Performance Bond (after the CONTRACT is signed) shall stand for feited either fully

or partially, as decided by the BUYER and the BUYER shall not be required to assignanyreasontherefor.

- 4.1.3 ToimmediatelycanceltheCONTRACT,ifalreadysigned,withoutgivinganycompensatio ntotheBIDDER.
- 4.1.4 TorecoverallsumsalreadypaidbytheBUYER,andincaseofanIndianBIDDERwithinterest thereon at 2% higher than the prevailing Prime Lending Rate of State Bankof India, while in case of a BIDDER from a country other than India with Interestthereon at 2% higher than the LIBOR. If any outstanding payment is due to theBIDDER from the BUYER in connection with any other CONTRACT for any otherstores, such outstanding payment could also be utilized to recover the aforesaidsum andinterest.
- 4.1.5 To encash the advance bank guarantee and performance bond/ warranty bond, iffurnished by the BIDDER, in order to recover the payments, already made by the BUYER, along withinterest.
- 4.1.6 To cancel all or any other contracts with the BIDDER. The BIDDER shall be liable topaycompensationforanylossordamagetotheBUYERresultingfromsuchcancellation/rescission and the BUYER shall be entitled to deduct the amount sopayablefromthemoney(s)duetotheBIDDER.
- 4.1.7 TodebartheBIDDERfromparticipatinginfuturebiddingprocessesoftheGovernment of India/ BUYER for one to three years, which may be further extended at the discretion of the BUYER.
- 4.1.8 To recover all sums paid in violation of this INTEGRITY PACT by the BIDDER to anymiddlemenor agent orbroker withaviewto securingtheCONTRACT.
- 4.1.9 In cases where irrevocable Letters of Credit have been received in respect of anycontractsigned by the BUYER with the BIDDER, the same shall not be opened.
- 4.1.10 TheBUYERwillbeentitledtotakealloranyoftheactionsmentionedatParas4.1.1to4.1.9 ofthis INTEGRITY PACT also on the Commission by the BIDDER or any one employed byit or acting on its behalf (whether with or without the knowledge of the BIDDER), ofan offence as defined in Chapter IX of the Indian Penal code, 1860 or Prevention ofCorruptionAct,1988 oranyotherstatuteenactedforpreventionofcorruption.
- 4.1.11 The decision of BUYER to the effect that a breach of the provisions of this INTEGRITYPACThasbeencommittedbytheBIDDERshallbefinalandconclusiveontheBID DER.However, the BIDDER can approach the IEM(s) appointed for the purposes of thisINTEGRITYPACT

5 <u>Article5 -INDEPENDENTMONITORS</u>

5.1 THE BUYER has appointed an Independent External Monitor (hereinafter referredtoas"MONITOR")forthisINTEGRITYPACTinconsultationwiththeCentralVigila nceCommission. Addressesand ContactdetailsoftheMonitorsare:

1. Shri Aloke Prasad, IPS (Retd.)	2.Smt.Meenakshi Mishra,IA&AS(Retd.).
E-mail:	Email:

- 5.2 The task of the MONITOR shall be to review independently and objectively, whether And to what extent the parties comply with the obligations under this Integrity Pact.
- 5.3 The MONITOR shall not be subject to instructions by the representatives of the parties and shall perform his functions neutrally and independently. He will report this findings to Chief Executive Officer, Prasar Bharati (CEO,PB).
- 5.4 Both the Parties accept that the MONITOR has the right to access, without restriction, all the documents relating to the Project/procurement, including minutes of meetings.
- The BIDDER accepts that the MONITOR has the right to access, without restriction, all Project documentation of the BUYER including that provided by the BIDDER. The BIDDER will also grant the MONITOR, upon his request and demonstration of a valid interest, unrestricted and unconditional access to his Project documentation. The same is applicable to Subcontractors of the BIDDER. The MONITOR shall be under contractual obligation to treat the information and documents of the BIDDER and his Sub contractor(s) with confidentiality.
- The BUYER will provide to the MONITOR sufficient information about all meetings among the parties related to the Project/ procurement provided such meeting s could have an impact on the contractual relations between the Parties. The Parties will offer to the MONITOR the option to participate in such meetings.
- As soon as the MONITOR notices, or believe to notice, a violation of this INTEGRITYPACT, he will so inform the Authority designated by the BUYER with a copy to CVO,PB and request them to discontinue or take corrective action, or to take other relevant action. He will also inform separately to CEO, PB with copy to CVO,PB. The MONITOR can in this regard submit non-binding recommendations. Beyond this, the MONITOR has no right to demand from the parties that they act in a specific manner, refrain from action or tolerate action.
- 5.8 The MONITOR will submit a written report to the CVO, PB within 4 to 8 weeks from the date of reference or intimation to him by the BUYER or BIDDER and, should the occasion arise, submit proposals for correcting problematic situations.
- 5.9 If the MONITOR has reported to the CEO, PB and CVO, PB a substantial suspicion of an offence under the relevant IPC/PCAct and they have not, within reasonable time tak envisible action to proceed against such offence, the MONITOR may also transmit the information directly to the Central Vigilance Commissioner

6 Article6-FACILITATIONOFINVESTIGATION

In case of any allegation of violation of any provisions of this INTEGRITY PACT or payment of commission, the BUYER or its agencies shall be entitled to examine allthedocumentsincludingtheBooksofAccountsoftheBIDDERandtheBIDDERshallpro

vide necessary information and documents in English and shall extend all possible help for the purpose of such examination.

7 Article7 -LAWAND PLACEOFJURISDICTION

This Pact is subject to Indian Law. The place of performance and jurisdiction is the seat of the BUYER.

8 Article8 - OTHERLEGALPROVISIONS/ACTIONS

- 8.1 The actions stipulated in this Integrity Pact are without prejudice to any other legal action that may follow in accordance with the provisions of the extent law in force relating to any civil or criminal proceedings.
- 8.2 AnydisputeordifferencearisingbetweenthepartieswithregardtothetermsofthisINTEG RITY PACT and / or, any action taken by the BUYER in accordance with this INTEGRITYPACT or interpretation there of shall not be subject to arbitration.
- 8.3 Both the parties agree that this INTEGRITY PACT has precedence over the TENDER/CONTRACT documents with regard to any of the provisions covered under this INTEGRITYPACT.

9 <u>Article9 –VALIDITY</u>

- 9.1 The validity of this INTEGRITY PACT shall be w.e.f. the date of its signing and shall extend up to 5(five)years or during the complete execution of the CONTRACT to the satisfaction of both the BUYER and the BIDDER, including warranty period, whichever is later. For unsuccessful BIDDERs at the tendering/pre-contract stage, this INTEGRITY PACT shall expire after six (06) months from the date of signing of the CONTRACT.
- 9.2 Should one or several provisions of this INTEGRITY PACT turn out to be invalid; the remainder of this Integrity Pact shall remain valid. In this case, the Parties will strive to come to an agreement to their original intentions.
- 9.3 If any claim is made/ lodged during the validity period of the INTEGRITY PACT, the same shall be binding and continue to be valid despite the lapse of INTEGRITY PACT as specified above.

9.4	The parties hereby sign this INTEGRITY PACT at			
	(For & On behalf of the Prasar Bharati)	(For &On behalfof BIDDER)		
	(Office Seal)	(Office Seal)		
	Place:Date:			

Witness1:	
(Name &	
Address)Witness	
2:	
(Name &Address)	

ANNEXURE-13 (FORM-

13)BIDDER'SQUERIESFORPREBIDMEETIN

G

SUB:< Providing the Live Election Data to Doordarshan News and DD India on the counting day of General Elections 2024 and Assembly Elections in Andhra Pradesh, Odisha, Arunachal Pradesh And Sikkim in the month of June'2024.

TENDERNO:< RFP/07/2023-24EI(P)TV>

SL. NO.	REFERENCE	EOFBIDDINGD	BIDDER'SQUE RY	For the Use of Office.		
	SEC.NO.	Page No.	Clause No.	Subject		

NOTE:ThePre-BidQueriesmaybesentbye-ma The Address/Email/to Send Email Queries	mailbeforeduedateforreceiptofBidder'squeries.	
	:<>	
	<>	
SIGNATUREOFBIDDER:		
NAMEOFRIDDER :		

ANNEXURE-14(FORM-14)

(PROFORMAFORBANKGUARANTEEFORPERFORMANCESECURITY)

(TobestampedinAccordancewithIndianstampAct)

The N	on-judicial stamp paper should be in the name of issuing Bank
Ref	Bank GuaranteeNo
(India <mark>DG:D</mark>	ARBHARATI 'sPublicServiceBroadcaster), OORDARSHAN NEWS, DOORDARSHANBHAWAN, nicusMarg,NEWDELHI
DearS	irs,
	InconsiderationofPRASARBHARATI((India'sPublicServiceBroadcaster), DG:DOORDAR SHANNEWS havingitsheadofficeatIndia(herewithreferredtoastheOrganisation which expression shall, unless repugnant to the context or meaning thereof,include all its successors, administrators, executors and assignees and having entered into acontract dated (hereinafter called "the contract" which expression shall include all theamendmentsthereto)onbehalfofthePRASARBHARATIwith M/s
1	(Inwords). In aggregate at any time without any demur, reservations, recourse, contest orprotests and /or without any reference to the contractor. Any such demands made by the Organisation on the Bank shall be conclusive and binding notwithstanding any difference between the Organisation and contractor or any dispute pending before any court Arbitratoror any other authority. We agree that guarantee herein contained shall be irrevocable and shall continue to be enforceable till it is discharged by the Organisation inwriting.

2 The Organisation shall have the fullest liberty without affecting in any way the liability of theBankunderthisguarantee,fromtimetotimetoextendthetimeforperformanceofthecontractby the contractor or vary the terms of the contract. The Organisation shall have the fullestliberty without affecting this guarantee to postpone from time to time the exercise of

power vested in the more fany right which they might at any time in any manner, and either to enforce, or to forebear to enforce, any covenants contained or implied in the contract between the

Organisation and the contractor or any other course or remedy or security available to the Organisation. The Bank shall not be released of its obligations under these presents by any exercise by the Organisation of its liberty with reference to matter aforesaid or any of them or by reason of any other act of forbearance or other acts of omission or commission on the part of the Organisation or any other indulgence shown by the Organisation or by any other matter or thing whatsoever, which under law would, but for this provision, have the effect to f relieving the Bank.

- 3 The Bank also agrees that the Organisation at its option, shall be entitled to enforce this Guarantee against the Bank as a principal debtor, in the first instance, without proceeding against the contract or and notwithstanding any security or other guaranteet hat the Organisationmayhavein relation to the contractors liabilities.
- 4 The Bank further agrees that the Guarantee herein contained shall remain in full force duringthe period that is taken for the performance of the contract i.e. complete delivery of thematerial/equipment as the same is a condition of supply contract and all the dues of the Organisation under or by virtue of this contract, have been fully paid and its claim satisfied ordischargedor till the Organisation discharge this guarantee in writing.
- WefurtheragreethatasbetweenusandtheOrganisationforthepurposeofthisguaranteeanynotice given to us by the Organisation that the money is payable by the contractor and anyamount claimed in such notice by the Organisation shall be conclusive and binding on usnotwithstanding any difference between the Organisation and the contractor or any disputepending before any court, Tribunal, Arbitrator or any other authority. We further agree thatthis Guarantee shall not be affected/discharged by any change in our constitution, in theconstitutions of the Organisation that of the contractor. We also undertake not to revoke thisguarantee during its currency. This guarantee shall not be determined discharged or affectedby the liquidation, winding up, dissolution or insolvency of the contractor and shall remainvalid, bindingand operative against the Bank.

6.	Notwithstanding anything contained herein above, our liability under this guarantee is limitedtoRs(Infigure)(Rupees)(Inwords) inaggregate and it shall remain in full force upto and including 60 days after (Indicate the dateof expiry of Guarantee/Warranty period) unless extended further, from time to time, for suchperiodasmaybeinstructedinwritingbyM/s
	onwhosebehalfthisguaranteehasbeengiven,inwhichcaseitshallremaininfullforceuptotheexpiry of the extended period. Any claim under this guarantee must be received by us before theexpiry of one year from(indicatethedateofexpiryofGuarantee/warranty period) or before the expiry of one year after the expiry of extendedperiod, if any. If no such claim has been received by us within one year after the saiddate/extended date, the right of the Organisation under this guarantee will cease, However, ifsuch a claim has been received by us within and up to one year after the said date/extendeddate, all the rights of the Organisation under this Guarantee shall be valid and shall not ceaseuntilwehavesatisfied that claim.
7.	The bank confirms that this guarantee has been is sued with the approval of the appropriate Exchange Control, Rules and regulations of the country.
	WealsoagreethatthisguaranteeshallbegovernedandconstruedinaccordancewithIndianLawsand subject to the exclusivejurisdiction ofIndian courts.
	The bank also agrees that Courts of New Delhi, India shall have exclusive
	jurisdiction.Dated thisdayof

At	
(Fullnameand Date	(SIGNATURE) d addressinofofficialcapitalletter) (DesignationwithBankStamp)
WitnessNo. 1 Signature	
FullnameandAddress(incapitalletters)	
WitnessNo. 2 Signature FullnameandAddress(incapitalletters)	
*Applicablewherethepartyisforeignone.	

**Applicable where the party is Indian.

3.1 INSTRUCTIONS

(FORFILLINGUPBANKGUARANTEEFORPERFORMANCEBOND)

- I.TheBankguaranteeshouldbe stampedin accordancewith thestampact.
- II. Thenon-judicial stamp paper should bein thename of the issuing bank. The bank also agrees that the Court of New Delhi India shall have exclusive jurisdiction.
- a. Theperiodoneyearmentionedinclause6shouldbeavailableaftertheexpiryofthevalidityperiod/satisfactoryperformance, as thecasemaybe, or anyextension of suchperiod.
- b. TheBankGuaranteebybidders willbegivenfromanyScheduledCommercialBankinIndia.
- $c. \ \ In the case of guarantee by a foreign bank, the same should be got confirmed by an Indian Commercial bank.$

APPENDIX-B

3. (GENERALTERMS ANDCONDITIONS(GTC)

(Eachpagemustbesignedandsubmittedalongwithyour offer)

3.1.1 **DEFINITIONS**

Unlessinconsistentwithorotherwiseindicatedbythecontext, following termsstipulated in this GTCshallhavethe meaning as defined hereunder.

3.1.2 **ORDER**

3.1.3 Shall mean written purchase order or acceptance of Tender (AT) issued by thisorganisationtothesuccessfulbidderincludingsubsequentamendmentstoORDERorA Tin writingthereof.

3.1.4 THEORGANISATION/PURCHASER

Shall mean < DG:DOORDARSHAN NEWS, DOORDARSHAN BHAWAN, New Delhi, India > ,acting on behalf ofthe PRASAR BHARATI (India's Public Service Broadcaster), whichshallincludeall theirlegal representatives, successors and assignees.

3.1.5 SUPPLIER/CONTRACTOR

Shallmeananypersonorpersonsoffirmorcompanyin
Indiaaswellasabroadwhosebidhasbeenaccepted by thisOrganisationandthe legalrepresentation,representatives,successorsandpermittedassigneeof suchperson,persons,firm orcompany.

3.1.6 SUB-CONTRACT

Shall mean ORDER placed by the SUPPLIER/CONTRACTOR for any portion, of theORDER or work subletted with necessary written consent of this Organisation on thirdparty. Such sublettings hall not relieve the contractor from any obligation, duty or responsibility under the Contract.

3.1.7 SUB-CONTRACTOR

Shallmeanany personor personsor firmortheir legalrepresentatives, successors, assignees to whom part of ORDER has been subletted by the SU PPLIER/CONTRACTOR afternecessary consent of this Organisation.

3.1.8 ORDERPRICE

Shall mean the sum accepted or the sum calculated in accordance with the rates acceptedby this Organisation and amendments thereof and shall include all fees, registration

and other charges paid to statutory authorities without any liability on the Organisation for any of the esecharges unless specially agreed to, in writing by this Organisation.

3.1.9 **DESTINATION**

Shallmeanthelocation of the consignees for which this ORDER has been issued.

3.1.10 EQUIPMENTS/MATERIALS

Shall mean and include any equipment, instruments, stores and goods to be supplied forundertheORDER andamendments thereto.

3.1.11 DRAWINGS

Shall mean and include all Engineering sketches, general arrangements, layout drawingSectional plans, and all elevations etc., related to the ORDER together with modificationandrevision thereto.

3.1.12 SPECIFICATIONS

Shall mean and include detailed description, statements to technical data, performancecharacteristic and standards (Indian as well as international as applicable and as specified in the ORDER.

3.1.13 INSPECTORS

Shall mean any person or outside Agency nominated by this Organisation to inspectequipment, materials and services, if any, in the contract stage-wise as well as final onreceiptat destination as per theterms of theORDER.

3.1.14 TESTS

shallmeansuchprocessorprocessestobecarriedoutbytheSUPPLIER/CONTRACTORasare prescribedintheORDERconsiderednecessary by thisOrganisationor theirrepresentative in order to ascertain quality, workmanship, performance and efficiency ofequipmentor part thereof.

3.1.15 APPROVAL

Shall mean and include the written consent either manuscript, typewritten or printedstatement under or over signature or seal as the case may be of this Organisation or therepresentative or documents or other particulars in relation to the ORDER.

3.1.16 F.O.R./F.O.B./FAS,C&F,CIFshallmeanthetermsasexplainedinINCO terms.

3.1.17 SCOPEOFORDER

Scope of the order shall be as defined n the ORDER, specifications, drawings and Appendices thereto.

3.2 CompletenessoftheEQUIPMENT/

SERVICES shall be the responsibility of the SUPPLIER/

CONTRACTOR. Any equipment, fittings and accessories, which may not be specifically mentioned in the specification or drawing (s) but which are usual ornecessary for the satisfactory functioning of the EQUIPMENT (successful operation and functioning of the EQUIPMENT (successful operation and functioning of the provided by the SUPPLIER'S/CONTRACTOR'S responsibility) shall be provided by the SUPPLIER/CONTRACTOR without any extracost.

3.3 The SUPPLIER/CONTRACTOR shall follow the best modern practice in the manufacture of high grade EQUIPMENT/SERVICES not-with standing any omission in that, the SUPPLIER/CONTRACTOR shall in all respect design, engineer, manufacture, and supply the same within delivery period to the entire satisfaction of the Organisation.

3.4 WORKTO BE CARRIED OUT UNDERTHEORDER

All equipment to be supplied and work to be carried out under the ORDER shallconformtoandcomplywiththeprovisionofrelevantregulations/Acts(StateGovt.orC entral Govt.) as may be applicable to the type of equipment/work carried out andnecessarycertificate shall befurnished.

3.5 SPECIFICATION, DRAWING, TECHNICAL MANUALS

- 3.5.1 The SUPPLIER/CONTRACTOR shall furnish copies as required by this organisationandspecifiedinthe "Technical Specifications" at Appendix-D, of the technical documents, final drawing, preservation instructions, operation and maint enancemanuals, test certificates, spareparts catalogue etc. before dispatch of the equipment.
- **3.5.2** The supplier/contractors hall be responsible for any loss to this Organisation consequent to the furnishing of the incorrect data/drawings.
- 3.5.3 Specifications, designand drawings is sued by this Organisation to the supplier/contractor along with tender specification and ORDER are not to be sold orgiven on loan. These documents continue to remain property of this Organisation or their assignee and are subject to recall by this Organisation.
- 3.5.4 The SUPPLIER/CONTRACTOR and its employees shall not make use of the drawings, specification and technical information for any purpose any time and shall not disclose the same to any person, firm or corporate authorities without written permission of the Organisation. All such details shall be kept confidential.
- 3.5.5 In order to facilitate quick disposal, copies of the drawing for approval shall be sentdirectly and simultaneously to the authorities specified in the order in addition to thesetssubmitted to authority is suingorder.

3.6 ACCEPTANCEOFORDER

- **3.6.1** Withinthree(03)daysfromdateofmailingofORDER,SUPPLIER/CONTRACTORshallconfirmacceptanceoftheorderinitsentirety.
- 3.6.2 TheORDERisacceptedunconditionallybySUPPLIER/
 CONTRACTORbyreturningtothis Organisation copyof theORDER dulysigned, without qualification.
- **3.6.3** When SUPPLIER/CONTRACTOR has accepted the order with all its terms and conditions, Bidder's Bidwith General sales conditions and all previous correspondence are considered superseded and void.
- 3.6.4 ShouldSUPPLIER/CONTRACTORnotrespectthetimelimitfortheconfirmationofthe order or in case BIDDER cannot accept the ORDER without qualifications, thisOrganisation reserves the right to cancel, in writing, without prejudice to other terms, the entire ORDER or part of it without notice. Under these circumstances the earnestmoney/bid bondgiven bythe supplierwill beforfeitedin full.

3.7 MODIFICATIONINORDER

- 3.7.1 Allmodificationsleadingtochangesintheorderwithrespecttotechnicalandcommercial aspects, including terms of delivery, shall be considered valid only whenaccepted in writingbythis Organisation byissuing an amendment to the ORDER.
- **3.7.2** This Organization shall not be bound by any printed conditions, provision in the SUPPLIER'S BID, forms of acknowledgement of ORDER, invoice, packing list and other documents, which purport to impose any conditionat variance with or supplement o ORDER.

3.8 PERFORMANCESECURITYDEPOSIT.

- 3.8.1 The successful bidder, within 07 (seven) days of the receipt of order/letter of intent, will be required to send Security Deposit in the form of Bank Draft/NEFT or in lieuthereof a Bank Guarantee from an Scheduled Indian Commercial Bank for amount asindicated in Para 1.7.1 of the "Invitation to Bid". The Security Deposits hall be 3% of the value of the order. The security money may be deposited in the form of NEFT/Bank guarantee/TDR inthe proforma enclosed as Appendix to these General Terms and Condition (GTC).
- **3.8.2** ThisOrganisationshallnotbeliabletopayanyBankCharges,Commissionsorinterestonthe amount of SecurityDeposit/PerformanceBond.
- 3.8.3 SecurityDeposit,PerformanceBondshallberefundedtothesupplieraftercompletionof warranty period as stipulated in the order. If the materials are supplied in theextender delivery period, the supplier will extend the validity of Bank GuaranteeaccordinglyandtheBankGuaranteewillbereleasedafterextendedvalidityisexp ired.
- 3.8.4 For any equipment or spare parts thereof replaced during Guarantee/warranty period,itshallhavefurtherwarrantyforaperiodof12monthsfromthedateof acceptance asper Clause 3.9.5. The supplier will extend the validity of Bank Guarantee for a valueproportionate to the value of the equipment for the period commensurate with theperiodofGuarantee/WarrantyextensionandtheBankGuaranteewillbereleasedafterco mpletion of extended warranty period subject to fulfillment of other conditionsstipulatedin Clause 3.9.1 to 3.10.2 below.

3.9 WARRANTIES AND GUARANTEES.MATERIALSANDW ORKMANSHIP

Unless some special Warranty/Guarantee clause has been stipulated elsewhere in theinvitation to the tender or any of its Appendix, the following warranty shall form part ofthecontract placed on successful tender:-

- **3.9.1** SUPPLIER/CONTRACTOR shall fully warrant that all the stores, Equipment and and components supplied under the ORDER shall be new and of first quality according to the specifications and shall be free from any defects (concealed fault, deficiency indesign, materials and workmanship).
- 3.9.2 Should any defects be noticed in design, material and/or workmanship within 15monthsfromthedateofshipment/dispatchoflastconsignmentor12monthsfromthedate ofreceipt/commissioning of the equipment, or the guarantee/warranty period asspecified in specifications(Appendix-D) whichever is later, the organization shallinform Supplier/Contractor and Supplier/Contractor shall immediately on receipt ofsuch intimation, depute their personnel within 14 days to investigate the causes

ofdefectsandarrangerectification/replacement/modificationofthedefectiveequipmentat sitewithoutanycosttotheOrganizationwithinareasonableperiod(Maximumupto 30days).IftheSupplier/ContractorFailstotakepropercorrectiveactiontorepair/replacethedefectssatisfactorilywithinthereasonableperiod,thisOrganizationshallbefree totakesuchcorrectiveactionasmaybedeemednecessaryatSUPPLIER'S/CONTRACTOR'SriskandcostaftergivingnoticetotheSUPPLIER/CONTRACTOR.

3.9.3 Damagetothemachineryand/ orequipmentduetoincompleteanderroneousinstructionsissuedbySupplier/ ContractorwillberesponsibilityoftheSupplier/

Contractorandwillbetreatedaccordingtotheprovisionsofwarrantyclause.Normalwear&t ear shallnot comeunder purviewofthis clause.

- 3.9.4 IncasedefectsareofsuchnaturethatequipmentshallhavetobetakentoSupplier's/
 Contractor's Works for rectification etc. Supplier/Contractor shall take theequipmentathiscostaftergivingnecessaryundertakingorsecurityasmayberequiredbyt heOrganisation.ThisOrganisationshall,ifsorequiredbytheSupplier/Contractor,dispatch the equipment by quickest mode on "Freight-to pay" basis to the Supplier's/Contractor's works. After repairs, Supplier/Contractor shall deliver the equipment atsite on freight prepaid basis. All risks in transit to and fro shall be borne by theSupplier/Contractor.
- 3.9.5 Equipment or spare parts thereof replaced shall have further warranty for a period of 12months from the date of acceptance.
- 3.9.6 The Supplier/Contractor shall guarantee that they will supply spare parts if and whenrequired on agreed price. The agreed price should include, but without any limitationto, agreed discount on the published catalogue price or on agreed percentage of profitonthe landed cost.
- 3.9.7 The Supplier/Contractor will warranty that before going out of production for any ofthe spare parts, they will give adequate advance notice to the purchaser so that thelattermayundertaketoprocure, if necessary, the balance of the lifetime requirements.
- 3.9.8 Iftherepairs, replacementor modification referred are of such nature as may affect the efficie ncy of the EQUIPMENT, this Organisation shall have the right to give to the SUPPLIER/CONTRACTOR, within one month of such replacement/renewal, notice in writing to carryout test as may be required for acceptance of the equipment.
- 3.9.9 If the Supplier/Contractor fails to honour his obligation to repair or replace defectivegoodswithinareasonableperiodoftime,orifSupplier/Contractorrefusestocarry outworkundertheguaranteeclauseandimpliedguaranteecondition, ifdangerisanticipated orincaseofsevereurgency, the Organisation shall be entitled to carry out, at Supplier's/Contractor's cost and risk, repair work or replacement deliveries or haveitdonebyathirdparty.IncasenotallgoodshavebeendeliveredbySupplier/Contractor, Organisation entitled procure the remaining to atSupplier's/Contractor'scostandrisk. ThisdoesnotrelieveSupplier/Contractorofanyof his guarantee obligations. Taxes and duties of any kind whatever imposed by theauthorities of the country of the supplier/contractor or his subcontractorsuntildeliveryshall bebornebysupplier.

3.10 PERFORMANCEGUARANTEE

- **3.10.1** SUPPLIER/CONTRACTORshallguaranteethattheperformanceoftheEQUIPMENT/ MATERIAL supplied under the order shall be strictly in conformitywithspecification andshall perform theduties specifiedunder theORDER.
- 3.10.2 The SUPPLIER/CONTRACTOR shall guarantee that the materials/equipment that shall be purchased from the sub-contractor (s) shall be such as to fulfill the equirements laid down vide Para 3.9.1 to 3.10.1 above and shall undertake to ensure fulfillment of these requirements.

3.11 REJECTION

If the ORGANISATION finds that the goods supplied are not in accordance with thespecification and other condition stated in the order or its sample (s) are received indamaged conditions (of which matters this Organisation will be the sole judge),

thisOrganisation shall be entitled to reject the whole of the goods or the part, as the casemay be, and intimate to the supplier/contractor the rejection without prejudice to theOrganisation's other rights and remedies to recover from the supplier any loss whichthe ORGANISATIONmay be put to, also reserving the right to forfeit the securitydeposit/performance bond, if any, made for the due fulfillment of the contract. Thegoods shall be removed by the supplier/contractor and if not removed within 14 daysof the date of communication of the rejection, the Organisation will be entitled todispose-off the same on account and at the risk of the supplier/contractor and afterrecovering the storage charges at the rate of 5% of the value of goods of each monthor part of month and loss and expense, if any caused to the Organisation, pay balancetothesupplier/contractor.

3.12 FAILUREANDTERMINATION CLAUSE

Timeanddateofdeliveryshallbetheessenceofthecontract.Ifthesupplier/contractorfails to deliver the stores, or any installment thereof, within the period fixed for suchdeliveryinthescheduleoratanytimerepudiatesthecontractbeforetheexpiryofsuchper iods, the Purchaser may, without prejudice to any other right or remedy availabletohim to recover damages forbreach of the contract:-

3.12.1 recoverfrom the Supplier/

Contractorasagreed, liquidated damages including administrative expenses and not by way ofpenalty, Whilegranting an extension of the delivery period, where the delivery of stores or a nyinstallmentthereofisacceptedafterexpiry of the original delivery period, the Purchaser shall recover from the contractor as agreed, the LD a sum equivalent to 0.5 (Half) percent of the prices of portion of stores delivered late, for each week or part thereof of delay. The total damages shall n ot exceed 10 (Ten) percent of the value of delayed goods/Units. If the delayed supply/unit found vital for the functioning of the entire supply/unit, then theentireunit/Supplyshallconsiderasdelayedsupply/unitforthecalculationofLD.T he LD shall not exceed the amount stipulated in the contract. After a full period of extension, termination of the contract will be considered by the Organization.

- 3.12.2 purchase or authorize the purchase elsewhere on the account and at the risk of thesupplier/contractor, of the stores not delivered/SITC/SETC not carried out or other of a similar description (where stores/SITC/SETC exactly complying with the particulars are not in the opinion of the purchaser, which shall be final, readily procurable) by serving prior notice to the supplier/contractor without cancelling the contraction respect of the installment not yet due for delivery; or
- 3.12.3 cancel the contract or a portion thereof by serving prior notice to the supplier/contractor and if so desired purchase or authorize the purchase of the stores not delivered /SITC/SETC not carried out or others of a similar description (where stores not delivered/ SITC/SETC not carried out, exactly complying with particulars are not in the opinion of the purchaser, which shall be final, readily procurable) at the risk and cost of the supplier/contractor. If the supplier/contractor had defaulted in the performance of the original contract, the purchaser shall have the right to ignore his tender for risk purchase even though the lowest. Where the contract is terminated at the risk and cost of the firm under the provisions of this clause, it shall be at the discretion of the purchaser to exercise his discretion to collect on not, the SecurityDeposit from the firm on whom the contract is placed, at the risk and expense of thedefaultedfirm.
- **3.12.4** Whereactionistakenundersub-clause3.12.2orsub-clause3.12.3abovethesupplier/contractorshallbeliableforanylosswhichthepurchasermaysustainonthataccount,provide

dthepurchaseorifthereisanagreementtopurchase, suchagreementis made in case of failure to deliver the stores, within 6 months from the date of suchfailure and in case of repudiation of contract the supplier/contractor shall not beentitled to any gain on such the entire discretion of the purchaser to serve a notice of such purchase on the contractor.

3.12.5 It may further be noted that clause 3.12.1 above provides for recovery of liquidateddamages on the cost of the contract price of delayed supplies at the rate of 1/2%

(HalfPercent) of the contract price of the delay edunitor effective delay occurred unit (even if it has been supplied) for per week for such delay or part thereof up to a ceiling of 10% of the contract price of delay edsupplies/SITC/SETC. If the delay edsupply/unit for the functioning of the entire supply/unit, then the entire unit/Supply shall consider as delayed supply/unit for the calculation of LD. Liquidated damages for delay in supplies/SITC/SETC thus accrued will be recovered by the Paying Authority on instruction as specified in the supply order, from the bill for payment of the cost of material/works submitted by the contractor in accordance with terms of supply order on instruction from Purchaser regarding liquidated damages amount.

3.12.6 Notwithstanding anything stated above, equipment and materials will be deemed to have been delivered/SITC/SETC will be deemed to have been carried out only when all its components/parts are also delivered. If certain components of stores are not delivered in time/SITC/SETC not carried out in time, the stores/SITC/SETC will be considered as delayed until such time all the missing parts are also delivered.

3.13 INSPECTING/TESTINGOFMATERIAL

The inspection of material will be carried out by the authority specified in the purchaseorder. The material will be accepted only after the same has been found satisfactory afterinspection and dulymarked and sealed by the Inspection Authority.

3.13.1 The supplier/

contractorshallensurethatthematerialtobesuppliedagainstthisordershallbeindividuallyinspe cted,testedandanalysedintermsofthespecifications attachedtothetender and the relevant codes and practices specified therein by expression or implication. Necessarytest reports shall be provided as required.

- **3.13.2** The supplier/contractors hould make available to the Organisation and any other individual/agency authorised by the Organisation for the purpose of inspection all its records and results in respect of inspection, test and analysis conducted by it as part of their manufacturing and testing operation under the applicable codes and practices specified by expression or implication in the tender.
- **3.13.3** Inspection tests and analysis shall be carried out/conducted at the supplier's/ contractor'sworks by the authorised representative of the Organisation and the cost of such inspectiontests and analysis including the cost of to and fro air fare and accommodation and cashallowancespayable shall bebornebytheOrganisation.
- 3.13.4 TheContractorshallprovideanddeliverfreeofchargefortests/
 analysisbyanindependentauthority at anysuch place or places as the Organisation or its authorised inspector mayreasonablyrequiresuchrawmaterial(s)usedorintendedtobeusedforthecontractedworkby the Contractor as the Organisation/Inspector shall consider necessary. The cost of suchtests/analysisshall bebornebytheContractor.

- **3.13.5** This Organisation shall be entitled at all times, whether prior to, during or after thecompletionofinspectionbyitselfand/orthroughinspectorsappointedbytheOrganisationatt heOrganisation'scost,toinspect,testand/oranalysesand/ortodirecttheSupplier/Contractor in all respect of any store(s) or materials processes used or proposedto be used in the fabrication of the product of any of them. The said inspection, tests andanalysis as far as required, is to be conducted in the presence of the inspectors. Thesupplier/contractor shall ensure that the inspecting personnel referred to above are givenfree access to all the required places and information connected with their work, besidesworkingfacilities to carryouttheirfunction.
- **3.13.6** Should the supplier/contractor fail to comply with any of the provisions aforesaid relatingto inspection, testing and /analysis the Organisation shall be entitled by itself and/orthrough inspectors to conduct or have conducted the inspection, test and/or analysis at theriskand expense of the supplier/contractor in all respects.
- **3.13.7** Norejectedrawmaterialsshallbeusedforthecontractedworkorre-tenderedforinspectionand/ or test except with the priorpermission of concerned Inspectors.
- **3.13.8** Unless otherwise specifically authorised by the Organisation in writing, the supplier/contractor shall not ship or despatch for shipment under the contract entered into, anymaterial which has not been properly inspected/tested marked and in respect of which acertificateofqualityhasnot been issued or signedbythe inspectors.
- **3.13.9** Inadditiontothegeneralconditionsoftheinspectionstated above, the supplier / contractors hall also satisfy all the specific conditions of inspection as enumerated in the specificat ionattached.
- 3.13.10 Inadditiontoinspector(s)theOrganisationshallbeentitledtonominate,deputeordesign ate a representative to be stationed at the supplier's/contractor's factory in order tosupervise and/or coordinate operations related to the contract. In the event of there beingmore than one factory involved in the work entrusted to the supplier/contractor, theOrganisation shall be entitled to nominate/depute or appoint such representative(s) asnecessaryin respect of each such factory.
- 3.13.11 The supplier/contractor shall ensure that the material to be supplied against this ordershall be individually inspected, tested and analysed in terms of the specificationsattached to thetenderand the relevantcodesand practices specifiedtherein byexpressionorimplication. Necessarytest reports shall be provided as required.
- **3.13.12** The posting of such a representative by the Organisation or his actions in any mannerdoes not absolve the supplier/contractor of any liability, and/or responsibility underthiscontract. Therepresentative's posting shall be treated as advisory to the Organisati on.
- **3.13.13** For false calls for the cases where material is rejected on inspection, the supplier/Contractorwillbeartheactualcostofinspectionincurred/sufferedbytheOrganisat ion.
- **3.13.14** Place of inspections specified in supply order will not be changed without writtenconfirmation from the Purchase Authority.

3.14 SUB-STANDARDMATERIAL/REPLACEMENTOFREJECTEDGOODS

3.14.1 If the Organisation finds that MATERIAL supplied are not of the correct quality ornot according to specification required or otherwise not satisfactory owing to

anyreason of which the Organisation will be the sole judge, the Organisation will beentitled to reject materials, cancel the contract and buy its requirement in the openmarketattheriskandcostofsupplier,reservingalwaystoitselftherighttoforfeitthesecu ritydeposit/performancebondsplacedbythesupplierfortheduefulfilmentofthecontract.

3.14.2 Rejectedgoodsshouldberemovedandreplacedwithin14daysofthedateofcommunication of of rejection.

3.15 SUBLETTINGANDASSIGNMENT

The contractors hall not save with the previous consent in writing of the purchase Authority, sublet, transfer or assign the contract or any part thereof or interest therein or benefit or advantage thereof in any manner what so ever, provided nevertheless that any such consent shall not relieve the contractor from any obligation, duty or responsibility under the contract.

3.16 INTER/CHANGEABILITYOFPARTS

- 3.16.1 Ifagainstanyitemitbecomesnecessarytosupplysparepartsotherthanspecified, the supplier /contractor shall be required to give the following certificate to the purchaserbefore arranging supply of spare parts bearing different parts numbers. If there is anyobvious typographical or clerical error in the part number and /or description of anyitem, the supplier/contractor will supply the correct part. The aforesaid certificateshouldbesuppliedinsuchcasesalso. The supplier will furnish this certificate in either case, to the paying authority. No formal amendment is necessary in such cases.
- 3.16.2 "Thechangedpartnumbersareanexactreplacementofpartsordered and are suitable for and will fit in equipment/machines and the existing fittings for which they are intended without in anyway affecting the efficiency and quality of performance of the equipment/machines."
- 3.16.3 If however, the substitute spare part is not a bare replacement of the part originally ordered and involves a purchase of other items in addition, as would be the case when a kit is offered instead of one small item(s) forming part of the kit, the supply of the kit would be subject to the following conditions:-
- 3.16.3.1 The supply of the kit will be accompanied with a certificate that the manufacturer has definitely stopped supply of the spareparts but supplying only a kit.
- 3.16.3.2 The spares will not be supplied as kit unless prior acceptance of the same has beenobtainedfrom the purchaser.
- 3.16.3.3 Incasethesupplyofthekitinvolvesanychangeinthepriceandifso,therevisedpricewouldbe statedforscrutinyandincorporationofthesameinthesupplyorder,iffoundacceptable.
- **3.17** Provided further that if any part numbers are declared by the purchaser to be unsuitable to them achines for which they have been supplied within 60 days from the date of arrival of the stores at site, the supplier / contractor will take them back at their own cost and expense.

3.18 BREAKAGE/SHORTAGE

- 3.18.1 Claiminrespectofbreakage/shortages,ifany,shallbepreferredonthesupplier/contractor within thirty days from the date of receipt of stores at destinationby Ultimate consignee which shall be replaced/made good by the supplier/contractorathis own cost.
- 3.18.2 Allriskor lossor damageto thematerialshall beupon thesupplier/contractor tillit isdeliveredin accordancewith theterms and conditions of thesupplyorder.

3.19 DESIGNS, PATENTS AND ROYALTIES

If any material used or methods or processes practiced or employed in the manufacture of items to confirm with the requirement of the contract is/are covered by a patent(s)

inrespectofwhichcontractorisnotlicensed, the contractors hall before using the material, meth odorprocess, as the case may be, obtain such license(s) and paysuchroyalty/royalties license fee(s) may be necessary. The contractor shall keep theOrganisationindemnified from and against any and all claims, actions demand andproceedings whatsoever brought or made against the Organisation on the basis of anypatent or infringement thereof claimed or otherwise relating to and arising from anymethod or process employed or matter or thing done to or in connection with any workexecuted by the contractor. The contractors hall at their own risk and expense defendany su it for infringement of patent or like suits brought against the Organisation (whetherwith or without the contractor being a party thereto and shall pay damages and costsawardedinsuchsuitandkeeptheOrganisationindemnifiedfromandagainstallconseque ncethereof.

3.20 FORCEMAJEURE

- If any time during the continuance of the contract the performance in whole or in 3.20.1 partbytheSuccessfulBidder shallbepreventedor delayedbyreasonofanywar, hostilityactsofthepublicenemy, civilcommotion, sabotage, fi re, floods, explosions, epidemics, Quarantinerestriction, strikes, lock-outsoracts of god, (butnotincludingnegligenceorwrong-doing, predictable/ seasonalrain)hereinafterrefertoaseventsand provided notice of happenings of any such eventuality is given by the successfulBidder in writing within 07 days from the occurrence thereof (and cannotbeclaimed it postfacto), the purchasers hall by reason of such event, neither cancel this order nor shall claim for damages against the contractor in respect of such non-performance ordelay inperformanceanddelivery shallberesumedassoonaspracticable after such events have come end ceased exist. However, to an or to if sucheventcontinues for a period exceeding 90 days, either party may at its option terminate the contractbygivingnoticeto theotherparty.
- 3.20.2 If the deliveries are suspended by force majeure conditions lasting for more than 90days, theorganization have the option of cancelling this contract in whole or part at its discretion without any liability on its part of the Purchaser,

3.21 LANGUAGE/TERMINOLOGY

The supplier/contractor shall ensure the language/terminology/description of goods used in supply order/bill of lading/Invoice any other documents dispatched by the supplier isverbatimin English.

3.22 FALLCLAUSE

- 3.22.1 Thepriceforthestores/services/worksunderthecontract/Supplyorderbythecontractor/Suppliershallinnoeventexceedthelowestpriceatwhichsupplier/contractororhisagent/principal/dealerasthecasemaybe,sellsthestores/services/works or offers to sell stores/services/works of identical description to anypersons/organizations including the purchaser or any department of the Central Govt.oranyDeptt.ofStateGovt.oranyStatutoryundertakingoftheCentralorStateGovt.,as the casemaybe, duringthecurrencyof the contractsupply/work order.
- 3.22.2 If at any time, during the said period, the contractor/supplier or his

agent/principal/dealerasthecasemaybe,reducethesalesprice,sellsorofferstosellsuchstor es/services/works to any persons/organizations including the purchaser or anyDeptt. of Central Govt. of any Deptt. of a State Govt. or any statutory undertaking oftheCentralorStateGovt.asthecasemaybe,atapricelowerthanthepricechargeableundert hecontract/supplyorder,heshallforthwithnotifysuchreductionorsaleorofferof sale to the Purchase Authority who has issued this contract/supply order and pricepayableunderthecontract/supplyorderforthestoressupplied/servicesrendered/workscarriedoutafterthedateofcomingintoforceofsuchreductionorsaleor offer ofSale shall stand correspondingly reduced. The above stipulation willhowever,notapplyto:--

- a) Exportsbythecontractor/supplier;or
- b) Saleofgoodsasoriginalequipmentatpriceslowerthanthepriceschargedfor normal replacement.
- **3.22.3** The contractor/suppliers hall furnish the following certificate to the concerned Purchaser.

Incase, if the price charged by our firm is more, Prasar Bharatiwill have the right to recover the excess charged amount from the subsequent/unpaid bill of the supplier.

3.23 PACKING&MARKING

- 3.23.1 The Supplier shall provide such packing of the Goods as is required to prevent theirdamage or deterioration during transit to their final destination as indicated in the Contract. Each package shall have a detailed packing list induplicate indicating:
- 3.23.1.1 Supplyorder number& date
- 3.23.1.2 Briefdescriptionofconsignment
- 3.23.1.3 Nameandaddressoftheconsignee.
- 3.23.1.4 Nameandaddress of the Suppliers.
- 3.23.1.5 Item
 - wisenomenclatureandpartnumberandgivenreferencewithquantitiestoassemblydrawing.
- 3.23.1.6 Tagnumberforallitemscontainedinthepackage.
- 3.23.1.7 Grossweightandouterdimensionofthepackage.
- 3.23.1.8 Packinglistpackage-wisepackagemarksandnumbers
- 3.23.1.9 Anyotherrequirement relevant to the contract
- **3.23.2** Anothercopyofthepackinglistshallbeputinawaterproofenvelopeandfastenedsecurelyto theoutsideofthe Package.

3.23.3 ShippingOfDocuments:

3.23.3.1 Invoice showing value item-wise as per supply order for customs purposes, intriplicatedrawninthenameofthe PRASARBHARATI(BCI), DG: DOORDARSH AN NEWS, DOORDARSHANBHAWAN, NEWDELHI and dulymanually signed

- bythe supplier ortheirauthorised representative.
- 3.23.3.2 Certificateoftestinspectionfrommanufacturer/supplier.
- 3.23.3.3 Certificateofrecentmanufacture.

3.24 INSURANCE

3.24.1The Successful Bidder shall arrange for the insurance covering the risk during transit, storage and installation till commissioning. The Bidder shall take insurance for hisme nwhile working at the Prasar Bharati site against any accident, death, etc. Similarly equipments, instruments, tools etc. belonging to the Bidder shall be insured against damage, loss, the ftetc. All the charges for such insurance shall be borne by the Bidder.

3.25 SHORT/DAMAGE/DEFECTIVE/NONRECEIPTOFMATERIAL

The supplier is responsible for safe arrival of the material upto destination. In case, therefind any shortage/breakage of material, the supplier will make good the deficiency at theearliest.

3.26 PROGRESSOFMANUFACTURINGOFITEMS

Fromthedateofreceiptoforderthemanufacturerwillsendareportonmonthlybasistothepur chaseAuthorityabouttheprogressonmanufacturingofitem(s)orderedfromhim. The monthly progress report will be sent on a regular basis till completion of theentiresupplyas per deliverydate indicated in supplyorder.

3.27 ARBITRATION

- 3.27.1 If any dispute, difference, question or disagreement shall at any time, hereafter arise, between the parties here toor the respective representatives or assignees in connection with or arising out of the contract or in respect of meaning of specification, design, drawings, estimates, schedules, Appendix(s), orders, instructions, the construction, interpretation of this agreement, application of provisions thereofor anything hereunder contained or arising hereunder or as to the rights, liabilities or duties of the saidparties hereunder or any matter what so ever incidental to this contractor otherwise concerning the works of execution or failure to execute the same whether during the progress of work or stipulated/extended periods or before or after the compilation or abandon ment thereof, it shall be referred to the sole arbitration of the person appointed by the Chief Executive Officer, Prasar Bharati.
- 3.27.2 If an arbitrator to whom the matter is referred dies or refuses to act or resigns for anyreasonfromthepositionofarbitrator, itshallbelawfulfortheChiefExecutiveOfficer,Pra sar Bharati to appoint another person to act as arbitrator in the manner aforesaid. Such person shall be entitled to proceed with the reference from the stage at which itwas left by his predecessor if both the parties consent to Chief Executive Officer,Prasar Bharati to this effect failing which the arbitrator will be entitled to proceed de-novo.
- 3.27.3 It is a further term of this contract that no person other than the person appointed bytheChiefExecutiveOfficer,PrasarBharatiasaforesaidshallactasarbitratorandthat,if for any reason that is not possible, the matter is not to be referred to the arbitrationat all
- 3.27.4 The arbitrator(s) may from time to time, with the written consent of all the parties tothecontract, enlarge the time for making and publishing the award.
- 3.27.5 It is a term of the contract that the party invoking arbitration shall specify the disputeordisputes to be referred to arbitration under the clause.
- 3.27.6 It is also the term of the contract that the contractor shall not stop the work under this contract and work shall continue as expected to continue whether the

arbitrationproceedingshavecommenced or not.

- 3.27.7 The arbitrator shall give reasoned award in respect of each dispute or differencereferred to him. The award as aforesaid shall be final and binding on all the parties tothecontract in accordance with the Indian law.
- 3.27.8 The Venue of the arbitration shall be at New Delhi, India. Subject to as aforesaid, the provision of the Indian Arbitration and Conciliation Act, 1996 and any statutory modifications or re-enactments thereof and rules made there under and for the time being in forceshall apply to the arbitration proceedings under this clause.

3.28 COMPLAINCEOFSPECIFICATIONS

- 3.28.1 The successful Bidder shall execute the whole and every part of the work in the mostsubstantialandworkmanlikemannerbothasregardsmaterialsandotherwiseineveryre spect in strict accordance with the specifications. The contractor shall also conformexactly, fully and faithfully to the designs, drawings and instructions in writing inrespectof thework.
- 3.28.2 The several documents forming the Contract are to be taken as mutually explanatoryofoneanother, detailed drawings being followed in preference to scale and special conditions in preference to General Conditions".
- **3.28.3** In the case of discrepancy between the schedule of Quantities, the Specifications and/orthe Drawings, thefollowing order of preferences hall be observed:-
- 3.28.3.1 Description of Schedule of Quantities.
- 3.28.3.2 Particular Specification and Special Condition, if any.
- 3.28.3.3 Drawings.
- 3.28.3.4 AIR/DDSpecifications.
- 3.28.3.5 IndianStandardSpecificationsofB.I.S.
- 3.28.4 If there are varying or conflicting provisions made in any one document forming part of the contract, the Accepting Authority shall be the deciding authority with regard to the intention of the document and his decision shall be final and binding on the contractor.
- 3.28.5 Any error in description, quantity or rate in Schedule of Quantities or any omissiontherefromshallnotvitiatetheContractorreleasetheContractorfromtheexecution of the whole or any part of the works comprised therein according to drawings and specifications or from any of this obligations underthecontract

3.29 COMPLIANCETOMINIMUMWAGEACT

The Bidder shall comply with all the provisions of the Minimum Wages Act, 1948,andContractLabour(RegulationandAbolition)Act,1970,amendedfromtimetotime and rules framed thereunder and other labour laws affecting contract labour that maybebrought into forcefrom timeto time.

3.30 *APPLICABLELAW

This contract, including all matters connected with this contract, shall be governed bythe Indian laws, both substantive and procedural, for the time being in force and shallbesubject to the exclusivejurisdiction of Indian Courts.

*To beincluded inan international contract.

3.31 INTEGRITYPACT (Applicable fortheTender morethan2 Crores)

3.31.1 Signing of Integrity Pact (IP) is mandatory for every Bidder participating in this Bid(Tendervaluemorethan2Cr). AcopyoftheIPis enclosed(Form-12), which may be deemed to have been signed by Prasar Bharati. The Bidder(s) and Prasar Bharati shall be bound by the provisions of IP in case any complaint relating to the tender is found substantiated. The IP shall be executed on a plain paper and duly signed on each pageby the same signatory who signs the bid document. Any bid not accompanied by duly signed IP by the Bidderwould be rejected. Prasar Bharatihas appointed the Independent External Monitor (IEM) nominated by Central Vigilance Commission (CVC). Contact detail of IEM is given in Form -13. Any tender related complaint, for tenders covered under Integrity Pacthaving value of Rs. 2 (Two) crore and above, may be a ddressed to the Independent External Monitor (IEM).

3.31.2 VIOLATIONS&CONSEQUENCES:

- 3.31.2.1 IfaBiddercommitsaviolationofitsCommitmentsandObligationsundertheIntegrityPact Programme during bidding process, their entire Earnest Money Deposit/ BidSecurity, would be forfeited and in addition, they would be banned from the PrasarBharatibusiness in future.
- 3.31.2.2 In case of violation of the Integrity pact by Bidder after award of the Contract, PrasarBharatishallbeentitledtoterminatetheContract.Further,PrasarBharatiwouldforfei the security deposits/ Contract Performance Bank Guarantee. In case it is found thatthe Bidder has made any frivolous, untrue and misleading allegations against PrasarBharatioritsassociates,PrasarBharatireservesitsrighttoinitiatecriminalproceedings against the violating Bidder and may also impose exemplary cost for thesame

APPENDIX-C

4 <u>BIDEVALUATIONCRITERIA</u>

	SALIENTFEATURES	BIDDERSCONFIRMATION
4 1 1		
4.1.1	Open Tender No. Single Stage Two Bid System	RFP/07/2023-24EI(P)TV
4.1.3	Quality-cum Cost Based Selection Tender Processing Fee	As per Para1.2.6 of Bid Data Sheet (BDS) And Para2.1.7 of "Instructions to Bidder"
4.1.4	ValidityPeriod of Bid	120 days from the date of opening i.e. up to and inclusive of date of opening.
4.1.5	Bid Security	As per clause 1.2.7 of Bid Data Sheet (BDS) and Para 2.1.3 of "Invitation toBid".
4.1.6	Performance Security	Wouldberequiredonplacementofpurchaseorderi. e.3% oftheorderedvalue and shall be valid beyond 60 days from the date of expiry of guarantee/ warranty with claim period up to one year from the date of expiry of guarantee/ warranty. (Ref: Ministry of Finance, Department of Expenditure Order No.F.9/4/2020-PPD dated 30-12-2021.)
4.1.7	Delivery Period/Time allowed	On counting day of result General Election- 2024 & Assembly Elections in Andhra Pradesh, Odisha, Arunachal Pradesh, and Sikkim>
4.1.8	Last date of submission of Bid clarification	05/04/2024 at 15.00 Hrs.
4.1.9	Time &Date of Submission of Tender	17/04/2024 at 11.00 Hrs.
4.1.10	Opening date of technical bid	<17/04/2024 at 12.00 Hrs.>
4.1.11	Opening date of price bid	< <to be="" informed="" later="">></to>
4.1.12	Evaluation Methodology	As per Quality-cum Cost Based Selection

Note:-

- A. Latest updates regarding this tender can be accessed at Web-Sitehttps://prasarbharati.eproc.in,https://prasarbharati.gov.in,and
- B. Pre bid conference will be held in < for e.g.Room No.430, 4th Floor, Tower-B, Doordarshan Bhawan, Copernicus Marg, New Delhi-110001 on 08/03/2024 at 1500 -



4.2 VITALCOMMERCIALCRITERIAFORACCEPTANCE

- 4.2.1 The following vital commercial conditions should be strictly complied with failingwhichthe bid will not be considered.
- 4.2.2 Bidshouldbefromactualmanufacturers, publics ectorundertakings, supplyhouses/representatives/distributors/dealers/agentsauthorisedbythePrincipals.
- 4.2.3 After opening of the price bids, if the Quality cum-Cost Based Selection(QCBS) rate is found substantiallyhigher than the updated cost estimate or available budget, Prasar Bharati will canceltheprocurementprocess/rejectallBids;re-Tenderwillbeinvitedafreshafterdetailedscrutinyof theestimatedcost.
- 4.2.4 If the quoted rate for Bid, is found considerably lower than the estimated rates, it willbe considered as abnormally low Bid; in such cases, Prasar bharati may seek writtenclarification from the Bidder, including detailed price analyses of its bid price inrelation to scope, schedule, allocation of risks and responsibilities, and any otherrequirements of the bid's document. If, after evaluating the price analyses, PrasarBharatideterminesthatthebidderhassubstantiallyfailedtodemonstrateitscapabilit ytodeliverthecontractattheofferedprice,thePrasarBharatimayrejectthebid/proposal.

4.2.5 SUBMISSIONOFBIDBOND/BANKGUARANTEEALONGWITHBID

- a) Incaseofdomesticbidders,tendermustbeaccompaniedwithEarnestMoneyDepositin the form of either aBank Draft/FDR Payable to <DDO, Doordarshan News, Room No.502, Tower'B', DOORDARSHANBHAWAN, MANDI HOUSE, COPERNICUS MARG, NEWDELHI or a Bank Guarantee from an IndianScheduled Commercial Bank with the tender document. Bank Guarantee by domesticbidders will be given on non-judicial stamp paper as per stamp duty act applicable atNewDelhi.
- b) TheamountofEarnestMoneyDepositshouldbeaspertheNoticeInvitingTenderanditshallb easperPara1.2.7andPara2.21;regardingSubmissionofSecurityDeposit cum Performance Bank Guarantee for execution of contract as well as forsatisfactoryperformanceofequipmentduringwarrantyperiodbythesuccessfulbidders; AcceptanceofFailureandTerminationClauseNo.3.12ofTenderdocument;Acceptanceof WarrantyandGuaranteeClauseNo.3.9ofTenderdocument;Acceptanceof jurisdiction clauseNo.3.27and 3.30 of tenderdocument.
- **4.3** TheBiddersto quotefirm pricesfullyinIndian currencyonly.

4.4 CRITERIAFOR LOADINGOFBIDS

Thefollowing criteria will be adopted for evaluation of bid:-

- 4.4.1 Fordelivery/completionperiodsquotedlongerthanthatspecifiedinthebiddocument,the quoted price shall be loaded 1/2% per extra week or part thereof subject to amaximum of 5% of the quoted price. Offer with delivery/completion period longerthan10 weekbeyond thestipulateddeliverycompletion periodwill be rejected.
- 4.4.2 Bidders will not indicate a separate discount. Discount if any should be merged in therates against the quoted items. Discount, if any, indicated separately will not be takenintoaccount forbid evaluation purposes.

4.5 VITALTECHNICALCRITERIAFORACCEPTANCEOFBIDS

4.5.1 Quotation in original must be from actual manufacturers, public sector undertakings, supplyhouses/representatives/distributors/dealers/agentsauthorised by the Principals.

- 4.5.2 In case the bidder is an authorised dealer/supply house, he should name the originalmanufacturer. Bidder should furnish a warranty to quality from the manufacturer and so furnish a certificate from the manufacturer that the bidder can quote items of themanufacturer directly. Offers not complying with these requirements will be rejected, without any notice/back reference.
- 4.5.3 Past performance report of similar items earlier supplied to this Organisation will betakenintoconsiderationwhile evaluating this bid. The bidshall be rejected, if the past performance of the similar item earlier supplied to the Organisation is found to be unsatisfactory.

4.6 PREFERENCETOMAKEININDIA

ThepolicyoftheGovt.ofIndiatoencourage"MakeinIndia"andpromotemanufacturingand productionofgoodsandservicesinIndiaaspertherevised"PublicProcurement(Preferencet oMakeinIndia),Order2017",circulatedbytheDepartmentof Promotion of Industry and Internal trade, Ministry of Commerce & Industry, Govt.Of India vide Order No. P-45021/2/2017-PP (BE-II dated 16.09.2020, or latest order,ifany,will beapplicableforthis tender.

- 4.6.1 **Definitions**:Forthepurpose of this Tender
- 4.6.1.1 'Local content' means the amount of value added in India which shall, unlessotherwiseprescribed by the Nodal Ministry, bethe total value of the item procured (excluding net domestic indirect taxes) minus the value of imported content in the item (including all customs duties) as a proportion of the total value, in percent.
- 4.6.1.2 'Class-Ilocalsupplier' means a supplier or service provider, who segoods, services or works offered for procurement, has local content equal to or more than 50%, as defined under this Tender.
- 4.6.1.3 **'Class-II local supplier**' means a supplier or service provider, whose goods, services or works offered for procurement, has local content more than 20% butlessthan 50%, as defined under this Tender.
- 4.6.1.4 'Non-Localsupplier' means a supplier or service provider, who segoods, services or works offered for procurement, has local content less than or equal to 20%, as defined under this Order
- 4.6.1.5 'QCBS' meansthe Quality-cum Cost Based Selection bidreceived in response to this tender.
- 4.6.1.6 **'Margin or purchase preference'** means the maximum extent to which the pricequoted by a "Class-I local supplier" may be above the QCBS for the purpose ofpurchase preference. For being eligible for purchase preference under this clause, the Margin of purchase preference shall (i.e.QCBS).

4.6.2 Eligibilityof 'Class-Ilocalsupplier' 'Class-Illocalsupplier' 'Non-localsupplier' forthistender:

Only 'Class-I local supplier' and 'Class-II local supplier' as defined under this tendershallbeeligibletobid

inprocurementsundertakenbyprocuringentities, exceptwhenglobalTenderenquiryhasbe enissued. InglobalTenderenquiries, 'Non-localsuppliers' shall also be eligible to bid along with 'Class-I local supplier' and 'Class-IIlocalsupplier'.

4.6.3 **PurchasePreference**

Purchase preference shall be given to "class-I local supplier' for the purpose of thistenderin themanner specified hereunder.

- 4.6.4.1 Among all qualified bids, the lowest bid will be termed as QCBS. If QCBS is 'Class-I localsupplier',thecontract for full quantitywill beawardedtoQCBS.
- 4.6.4.2 If QCBS bid is not a 'Class-I local supplier', 50% of the order quantity shall be awarded toQCBS. Thereafter, the lowest bidder among the 'Class-I local supplier' will be invited tomatchtheQCBS fortheremaining50%quantitysubjecttotheClass-Ilocalsupplier'squoted price falling within the margin of purchase preference, and contract for thatquantity shall be awarded to such 'Class-I local supplier' subject to matching the QCBS. In case such lowest eligible 'Class-I local supplier' fails to match the QCBS oracceptslessthantheofferedquantity,thenexthigher'Class-Ilocalsupplier' withinthemargin of purchase preference shall be invited to match the QCBS for remainingquantity and so on, and contract shall be awarded accordingly. In case some quantity isstill left uncovered on Class-I local suppliers, then such balance quantity may also beorderedon theQCBS bidder.
- 4.6.5 Fortheprocurement of Soods which are not divisible in nature/ where the work Order couldnot be divided)

 The 'Class-I local supplier' shall get purchase preference over 'Class-II local supplier'aswell as'Non-local supplier'asper followingprocedure.
- 4.6.5.1 Among all qualified bids, the lowest bid will be termed as QCBS. If QCBS is 'Class-I localsupplier', the contract will be awarded to QCBS.
- 4.6.5.2 If QCBS is not 'Class-I local supplier', the lowest bidder among the 'Class-I localsupplier', will be invited to match the QCBS price subject to Class-I local supplier'squoted price falling within the margin of purchase preference, and the contract shallbeawardedto such'Class-Ilocalsupplier'subject to matchingtheQCBSprice.
- 4.6.5.3 In case such lowest eligible 'Class-I local supplier' fails to match the QCBS price, the 'Class-I localsupplier' withthen exthigher bid within the margin of purchase preference shall be invited to match the QCBS price and so on and contract shall be awarded accordingly. In case none of the 'Class-I local supplier' within the margin or purchase preference matches the QCBS price, the contract may be awarded to the QCBS bidder.
- 4.6.6 "Class-Illocalsupplier" willnot get purchase preference.
- 4.6.7 **Minimum Local Content**: The local content requirement to categorize a supplier as "Class-I local supplier" / "Class-II local supplier" / "Non-local supplier" shall be asdefined in the Para"4.6.1" above. No change is permissible on this account.
- 4.6.8 **Margin of Purchase Preference**: The margin of purchase preference shall be 20%. For being eligible for purchase preference under this clause, the Margin of purchase preferenceshall be 20% (i.e. OCBS+20% band)
- 4.6.9 **Verification of local content**:
- 4.6.9.1 The 'Class-Ilocal supplier' / "Class-IIlocal supplier' at the time of tender, solicitations hall be required to indicate percentage of local content and provide self-certification that the item of fered meets the local content requirement for 'Class-I local supplier' / 'Class-II local supplier', as the case may be. They shall also give details of the location (s) at which the local value addition is made.
- 4.6.9.2 Prasar Bharati may constitute committees with internal and external experts forindependent verification of self-declarations and auditor's /accountant's certificates on random basis and in the case of complaints.

- 4.6.9.3 FalsedeclarationswillbeinbreachoftheCodeof Integrityunderrule175(1)(i) (h)oftheGeneralFinancialRulesforwhichabidderoritssuccessorscanbedebarredfor up to two years as per rule 151(iii) of the General Financial Rules along withsuchotheractionsas maybepermissibleunder law.
- 4.6.9.4 AsupplierwhohasbeendebarredbyanyprocuringentityforviolationofthisOrdershall not be eligible for preference under this tender for procurement by any otherprocuring entity for the duration of the debarment. The debarment for such otherprocuringentitiesshalltakeeffectprospectivelyfromthedateonwhichitcomestoth enoticeof other procurement entities.

APPENDIX-D

5 <u>DESCRIPTIONSTORESANDTECHNICAL SPECIFICATIONS</u>

Description/ specifications, Material Code, Quantity of Items.

S.No.	Description	Qty.	Specification No.
1.	Providing the Live Election Data to Doordarshan News and DD India on the counting day of General Elections 2024 and Assembly Elections in Andhra Pradesh, Odisha, Arunachal Pradesh And Sikkim in the month of June'2024.		RFP Scope of Work

^{*} Copy Enclosed

Note: -

1. Delivery instruction

a) Delivery Period: On counting day of result General Election-2024 & Assembly Elections in Andhra Pradesh, Odisha, Arunachal Pradesh, and Sikkim

b) Consignee: DG:DD NEWS

2. Taxes:

1. All taxes as applicable must be quoted and shown separately.

2. Bidder should quote the prices of stores and all applicable taxes viz. Excise Duty, Custom Duty, all applicable Cess, Goods and Service Tax etc., should be shown separately in the price bid. Supplier should submit their claim for payment in invoice having GSTIN number of the supplier and also the respective consignee indicating separately amount of applicable taxes etc. to enable Prasar Bharati to avail GST Input tax Credit (ITC) on Goods and Services.

APPENDIX-E

S.no. State 1 ANDAMANANDNICOBARISLANDS 35AAAJP02 2 ANDHRAPRADESH 37AAAJP02 3 ARUNACHALPRADESH 12AAAJP02 4 ASSAM 18AAAJP02 5 BIHAR 10AAAJP02 6 CHANDIGARH 04AAAJP02 7 CHATTISGARH 22AAAJP02 8 DAMANANDDIU 25AAJP02 9 DELHI 07AAAJP02 10 GOA 30AAAJP02 11 GUJARAT 24AAAJP02 12 HARYANA 06AAAJP02 13 HIMACHALPRADESH 02AAAJP02 14 JAMMUANDKASHMIR 01AAAJP02 15 JHARKHAND 20AAAJP02 16 KARNATAKA 29AAAJP02 17 KERALA 32AAAJP02 18 LAKSHADWEEPISLANDS NOTAPPLICATED SAAAJP02 19 MADHYAPRADESH 23AAAJP02 20 MAHARASHTRA 27AAAJP02	
2 ANDHRAPRADESH 37AAAJP02 3 ARUNACHALPRADESH 12AAAJP02 4 ASSAM 18AAAJP02 5 BIHAR 10AAAJP02 6 CHANDIGARH 04AAAJP02 7 CHATTISGARH 22AAAJP02 8 DAMANANDDIU 25AAAJP02 9 DELHI 07AAAJP02 10 GOA 30AAAJP02 11 GUJARAT 24AAAJP02 12 HARYANA 06AAAJP02 13 HIMACHALPRADESH 02AAAJP02 14 JAMMUANDKASHMIR 01AAAJP02 15 JHARKHAND 20AAAJP02 15 JHARKHAND 20AAAJP02 16 KARNATAKA 29AAJP02 17 KERALA 32AAJP02 18 LAKSHADWEEPISLANDS NOTAPPLI 19 MADHYAPRADESH 23AAAJP02	
3 ARUNACHALPRADESH 12AAAJP02 4 ASSAM 18AAAJP02 5 BIHAR 10AAAJP02 6 CHANDIGARH 04AAAJP02 7 CHATTISGARH 22AAAJP02 8 DAMANANDDIU 25AAAJP02 9 DELHI 07AAAJP02 10 GOA 30AAAJP02 11 GUJARAT 24AAAJP02 12 HARYANA 06AAAJP02 13 HIMACHALPRADESH 02AAAJP02 14 JAMMUANDKASHMIR 01AAAJP02 15 JHARKHAND 20AAAJP02 16 KARNATAKA 29AAJP02 17 KERALA 32AAAJP02 18 LAKSHADWEEPISLANDS NOTAPPLIC 19 MADHYAPRADESH 23AAAJP02	88R1ZI
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7 CHATTISGARH 22AAAJP02 8 DAMANANDDIU 25AAAJP02 9 DELHI 07AAAJP02 10 GOA 30AAAJP02 11 GUJARAT 24AAAJP02 12 HARYANA 06AAAJP02 13 HIMACHALPRADESH 02AAAJP02 14 JAMMUANDKASHMIR 01AAAJP02 15 JHARKHAND 20AAAJP02 16 KARNATAKA 29AAAJP02 17 KERALA 32AAAJP02 18 LAKSHADWEEPISLANDS NOTAPPLIC 19 MADHYAPRADESH 23AAAJP02	88R1ZU
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9 DELHI 07AAAJP02 10 GOA 30AAAJP02 11 GUJARAT 24AAAJP02 12 HARYANA 06AAAJP02 13 HIMACHALPRADESH 02AAAJP02 14 JAMMUANDKASHMIR 01AAAJP02 15 JHARKHAND 20AAAJP02 16 KARNATAKA 29AAAJP02 17 KERALA 32AAAJP02 18 LAKSHADWEEPISLANDS NOTAPPLI 19 MADHYAPRADESH 23AAAJP02	88R1ZP
10 GOA 30AAAJP02 11 GUJARAT 24AAAJP02 12 HARYANA 06AAAJP02 13 HIMACHALPRADESH 02AAAJP02 14 JAMMUANDKASHMIR 01AAAJP02 15 JHARKHAND 20AAAJP02 16 KARNATAKA 29AAAJP02 17 KERALA 32AAAJP02 18 LAKSHADWEEPISLANDS NOTAPPLIC 19 MADHYAPRADESH 23AAAJP02	88R1ZJ
11 GUJARAT 24AAAJP02 12 HARYANA 06AAAJP02 13 HIMACHALPRADESH 02AAAJP02 14 JAMMUANDKASHMIR 01AAAJP02 15 JHARKHAND 20AAAJP02 16 KARNATAKA 29AAAJP02 17 KERALA 32AAAJP02 18 LAKSHADWEEPISLANDS NOTAPPLIC 19 MADHYAPRADESH 23AAAJP02	88R1ZH
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14 JAMMUANDKASHMIR 01AAAJP02 15 JHARKHAND 20AAAJP02 16 KARNATAKA 29AAAJP02 17 KERALA 32AAAJP02 18 LAKSHADWEEPISLANDS NOTAPPLIC 19 MADHYAPRADESH 23AAAJP02	288RIZJ
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16KARNATAKA29AAAJP0217KERALA32AAAJP0218LAKSHADWEEPISLANDSNOTAPPLI19MADHYAPRADESH23AAAJP02	88R1ZT
17KERALA32AAAJP0218LAKSHADWEEPISLANDSNOTAPPLIC19MADHYAPRADESH23AAAJP02	88R2ZS
18LAKSHADWEEPISLANDSNOTAPPLI19MADHYAPRADESH23AAAJP02	88R3Z9
19 MADHYAPRADESH 23AAAJP02	88R5ZK
	CABLE
20 MAHARASHTRA 27AAAJP02	88R1ZN
	88R1ZF
21 MANIPUR 14AAAJP02	88R2ZL
22 MEGHALAYA 17AAAJP02	88R2ZF
23 MIZORAM 15AAAJP02	88R2ZJ
24 NAGALAND 13AAAJP02	88R1ZO
25 ODISHA 21AAAJP02	88R2ZQ
26 PONDICHERRY 34AAAJP02	88R2ZJ
27 PUNJAB 03AAAJP02	88R2ZO
28 RAJASTHAN 08AAAJP02	88R4ZC
29 SIKKIM 11AAAJP02	88R2ZR
30 TAMILNADU 33AAAJP02	38R1ZM
31 TELANGANA 36AAAJP02	88R2ZF
32 TRIPURA 16AAAJP02	88R3ZG
33 UTTARPRADESH 09AAAJP02	88R1ZD
34 UTTARAKHAND 05AAAJP02	88R1ZL
35 WESTBENGAL 19AAAJP02	88R2ZB

(GST Data of relevant Stations may be filled here)

APPENDIX-I

I. SCOPE OF WORK:

The agency will Provide the Live Election Data to Doordarshan News and DD India on the counting day of General Elections 2024 and Assembly Elections in Andhra Pradesh, Odisha, Arunachal Pradesh, and Sikkim in the month of June'2024.

The applicant, if selected, will do the above mentioned under following conditions:-

- i) Representatives of the agency will be required at each of the counting Centre of constituencies going to polls. The exact number of counting centers for the constituencies is decided by the Election Commission.
- ii) Agency will put at least two representatives per counting Centre for data collection.
- iii) The Agency must have a dedicated team along with a Project Leader who have experience in election data collection and coordinating/operating live data flows to look after the project and must be present onsite at all times including the counting day.
- **iv)** The output provided by the agency must be in a format (eg. Relational Database, XML etc.) as desired by Doordarshan News.
- v) The agency must have its server placed in Doordarshan News, New Delhi along with an additional backup server.
- vi) The agency must share the data for General Election 2024 and Assembly Elections in Andhra Pradesh, Odisha, Arunachal Pradesh, and Sikkim scheduled in the month of May'2024 being provided to Doordarshan News, DD India, All India Radio and all Regional News Units (list enclosed at APPENDIX-IV) of Prasar Bharati Network.
- vii) The agency must provide a summary of the data being provided online on a web platform for revalidation purpose which can be shared with all stakeholders in Prasar Bharati.
- viii) The Agency must ensure that the systems are crash-proof. The onus of running the systems smoothly will be on the agency.
- ix) The agency must be in position to comprehensively test all the systems using test data and live field data at least a week before the counting day.
- **x)** The Agency will participate in the trials (mock field tests) conducted by Doordarshan News, with dummy data.
- xi) The data collection agency will also be required to facilitate data in required format for websites of Doordarshan News/DD India/All India Radio &all Regional News Units(RNU).
- xii) Additionally, data agency will also provide other relevant data points for detailed analysis of election results, as desired by DD News.

II. ESSENTIAL ELIGIBILITY CRITERIA

Criteria	Description
Company Existence	 Company should be registered under Companies Act, 1956 or Companies Act 2013 or a Partnership firm/LLP registered in India under Partnership Act 1932/2008 as emended and should have been in operations in India in the last 3 years.
Annual Turnover/Net Worth (CA certified documents) (Except the Covid FYs 2020-21 and 2021-22)	 Average Annual turnover of 200% of estimated cost of the project in last 03 financial years. Or Cumulative Turnover of 600% of estimated cost of the project in the last 03 financial years Or Average Annual Net Worth of 50% of estimated cost of the project in last 03 financial years Or
	• Cumulative Net Worth of minimum 150% of estimated cost of the project in the last 03 financial years
Positive Net Worth/Profitability Work Experience (Self – certified with relevant documents)	 Profitable / positive net worth in the last financial year Solvent entity One Similar work of minimum value of 80% of estimated cost of the project Or Two Similar works of minimum value of 60% of the estimated cost of project Or ThreeSimilar works of minimum value of 40% of the estimated cost of project Note: Similar works will be defined based on scope of the work. Similar works may be executed with any Central and State Government agency, PSUs, Private organizations.
Non - Blacklisting Certificate	 The bidder should not have been blacklisted / debarred by any Governmental / Non – Governmental Organisation in India as on bid submission date.
Certification, if required	The Bidder should have valid ISO 9001:2008 / ISO 9001:2015/ ISO 27001 (relevant certification based on type of work) valid as on bid submission
GFR Restrictions/Norms, if required	Bidder complies with restrictions on procurement under rule 144(xi) vide order no.:06/18/2019-PPD dated 23 rd July 2020 inserting Rule 144(xi) in GFRs2017.
Preferential Market Access	Bidder should comply with Preferential Market Access (PMA) order 2017, guidelines notified by DPIIT and DoT with all its clarifications/ amendments, if applicable

III. EVALUATIONCRITERIAANDSELECTIONPROCESS

- 1. The tender will be evaluated on Quality-Cum-Cost Based Selection. The technical score will be given a weightage of 70% and the financial score will be given a weightage of 30%.
- 2. Eligible bidders will be marked out of 100 Marks as per Guideline of Technical Marking given in Clause 8. Cut off to qualify for the next financial around will be 70 Marks scored in Technical Marking.
- 3. The selection of the successful bidder will be based on the highest marks on the basis of Composite Score.
- 4. Marking methodology will include normalization of technical and commercial scores
- 5. Technical Score:(X)

The bidder who secures maximum marks shall be given a technical score of 100. The technical scores of other Bidders for the project shall be computed as follows.

Technical Score of Bidder(X)=100*(Marks scored by respective bidder) / (Highest marks scored)

The score secured based on evaluation of the Technical Proposal as above shall be the Technical Score of the Bidder being considered for evaluation (X). Only those Bidders who have secured Technical Score of 70 or above shall be declared as qualified for evaluation of their 'Financial Bid'. Bidders who have secured less than 70 for Technical Score shall be rejected.

6. Financial Score: (Y)

The financial scores of bidders for the project shall be computed as follows:

Financial Score of Bidder(Y) = 100*(Lowest offer quoted by qualified bidder) / (Offer quoted by respective bidder)

The marks secured as above shall be the Financial Score of the bidder for the project (Y).

7. Composite Score of the Bidders

Composite Score of the Bidders of the bid shall be worked as under:

Bidder	TechnicalSco re	FinancialSc ore	WeightedTec hnicalScore	WeightedFin ancialScore	CompositeSco re
Bladel	(X)	(Y)	(70%ofX)	(30% ofY)	(F=D+E)
А	В	С	D	E	F

8. Guideline for Technical Marking.

a) Criteria for Technical marks

Cu No	Criteria	Weightage		
Sr.No	Sub-Criteria	CriteriaTotal	SubCriteria	
1	Experience of the Bidder	40%		
	 Number of years relevant experience Certifications(if applicable) Experience of similar nature i.e. number of projects completed/on-going 		5% 5% 30%	
2	Financial strength of Bidder based on the annual turnover, net worth and profitability	10%		
3	Resources, Approach & Methodology, Technical Presentation/ Proof of Concept	50%		
	 Qualification of proposed Resources Approach & Methodology Technical Presentation/ Proof of Concept 		10% 10% 30%	

b) Technical Evaluation

- 1. First step of the evaluation will be the validation of the information furnished by the bidders in response to the bid document along with requisite EMD.
- 2. The bidders' technical solutions proposed in the bid document will be evaluated as per the requirements specified in the bid and technical evaluation criteria as mentioned in bid Document.
- 3. Bidderswillbeaskedtogivedemonstration/ presentationontheirunderstandingofthescopeofwork.
- 4. Each Technical Proposal will be assigned a technical score out of a maximum of **100 marks**. Only the agencies who get a **Technical Score of 70 or more** (prior to normalization) will qualify for Financial Evaluation. Failing to secure minimum marks shall lead to technical rejection of the Proposal and Bidder.
- 5. Reasons for rejecting a tender/ bid will be disclosed to a bidder only where enquiries are made.

c) Financial Evaluation:

Financial bids will be opened only for the agencies that get a **Technical Score of 70 or more** (prior to normalization). Failing to secure minimum marks shall lead to technical rejection of the Proposal and Bidder.

APPENDIX-II

FINANCIAL BID (electronically)

Providing the Live Election Data to Doordarshan News and DD India on the counting day of General Elections 2024 and Assembly Elections in Andhra Pradesh, Odisha, Arunachal Pradesh, and Sikkim in the month of June'2024.

GENERAL ELECTION - 2024

1. The agency must give details of rates of services to be provided in the following format:

Sl. No	Description of work	Per agent cost In Rs	Total number of agents to be placed	Total Cost for the agents In Rs	Server cost if any In Rs	Misc.	Taxes In Rs	Taxes In Rs	Grand total In Rs
A	В	C	D	E	F	G	Н	I	J = H+I
1.	General Election, as per APPENDIX-I								
2	Andhra Pradesh (State Assembly Election)								
3.	Odisha (State Assembly Election)								
4	Arunachal Pradesh (State Assembly Election)								
5	Sikkim (State Assembly Election)								
			T	OTAL					

APPENDIX-III

Work Definition & Compliance Statement

(To be signed by the bidding Agency)

We have read all the terms and conditions of the tender document issued by Doordarshan News for Providing the Live Election Data to Doordarshan News, DD India and its regional units on the counting day of General Elections 2024 and Assembly Elections in Andhra Pradesh, Odisha, Arunachal Pradesh, and Sikkim in the month of June'2024.

To achieve the desired results to the satisfaction of Doordarshan News, we undertake to comply with the following:

Work Plan

1. Ten days before the counting day

- 1.1 We shall submit a list of field agents to Doordarshan for applying for counting center passes. We will also do the follow up for getting the passes issued, and ensure that the field agents receive these passes.
- 1.2 The field agents who are deputed for collection of data shall carry cell phones.
- 1.3 Our technical team will then work with Doordarshan News team to integrate election databases.
- 1.4 Our Project Manager will have regular meetings with the Doordarshan News in New Delhi to review the preparations and monitor operations.

2. One week before counting day

Our Project Manager/ Regional Head will have regular meeting with Doordarshan graphics and technical team in New Delhi to review the preparations and monitor operations.

3. Two days before counting

We undertake that our agents coming from outstation shall reach the District capital by 4.00 pm two days prior to the counting.

A list of agents reached and reported shall be provided to Doordarshan on the same evening.

4. On the counting Day

- a. Our field agents will report to their places of data collection by 7:30 a.m. They will collect and transmit results in a manner worked out together with Doordarshan News coordinators.
- b. Our Project Manager/ Regional Head shall be at the control center of Doordarshan News with adequate staff to meet any emergent requirements. He/she will cross check the accuracy of the data by confirming some of the results over phone, monitoring other channels and checking Doordarshan News data inputs, and handle any emergency.

5. Previous Experience

We affirm that our personnel involved in planning and coordinating the project have the minimum relevant experience of handling two previous national/state level elections' trends/ results for a national level channel.

6. Regular Office

We also affirm that we have an established office in Delhi / NCR with the entire basic infrastructure to undertake the task. Our office is located at the following address and the details of Project Manager/Regional Head are as follows:

Delhi/ NCR office address:

Details and contact number of the Project Manager/ Regional Head:

7. Penalty Clause

We understand that we will be subject to penalty and forfeiture of PBG in case we fail to execute the work to the satisfaction of Doordarshan News, as given below:

If the Agent for Data Collection does not report for the data collection at that counting Centre at least a day in advance then the payment for the particular agent will be deducted out of the payment being made to the agency.

If at any stage due to the late delivery of the SMS / data the channel is lagging behind other sources of information, or if any wrong data is supplied to Doordarshan News a penalty equivalent to 25% of the invoice amount will be deducted.

In case of poor quality of work Doordarshan News will also be free to encash bank guarantee/ FD in addition to recovery as stated above. Doordarshan News reserves the right to determine additional penalties depending on the gravity of the failure.

We again affirm that we have read all the terms and conditions of the tender document issued by Doordarshan News for Providing the Live Election Data to Doordarshan News, DD India and its regional units on the counting day of General Elections 2024 and Assembly Elections in Andhra Pradesh, Odisha, Arunachal Pradesh, and Sikkim in the month of June'2024 and we undertake to abide by them.

APPENDIX-IV

LIST OF REGIONAL NEWS UNIT, NEWS SERVICES DIVISION, AKASHWANI.

SNO	RNUs
1	Agartala
2	Ahmedabad
3	Aizawl
4	Bangalore
5	Bhopal
6	Bhuj
7	Calicut
8	Chandigarh
9	ChatrapatiSambajinagar
10	Chennai
11	Cuttack
12	Dehradun
13	Dharwad
14	Gangtok
15	Gorakhpur
16	Guwahati
17	Hyderabad
18	Imphal
19	Itanagar
20	Jalandhar
21	Jaipur
22	Jammu
23	Kargil
24	Kohima
25	Kolkata
26	Kurseong
	· · · · · · · · · · · · · · · · · · ·

SNO	RNUs
27	Leh
28	Lucknow
29	Mumbai
30	Nagpur
31	Panaji
32	Patna
33	Port Blair
34	Puducherry
35	Pune
36	Raipur
37	Ranchi
38	Sambalpur
39	Shillong
40	Shimla
41	Silchar
42	Srinagar
43	Thiruvananthapuram
44	Tiruchirapalli
45	Vijayawada
46	Visakhapatnam

LIST OF REGIONAL NEWS UNIT, DOORDARSHAN NEWS

S.No.	Name of RNU State
1.	Agartala
2.	Ahmedabad
3.	Aizawl
4.	Bengaluru
5.	Bhopal
6.	Bhubaneshwar
7.	Chandigarh
8.	Chennai
9.	Dehradun
10.	
11.	Dibrugarh Guwahati
12.	Hyderabad
13.	Imphal
14	Itanagar
15.	Jaipur
16.	Jalandhar
17.	Jammu
18.	Kohima
19.	Kolkata
20.	Leh
21.	Lucknow
22.	Mumbai
23.	Panaji
24.	Patna
25.	Raipur
26.	Ranchi
27.	Shillong
28.	Shimla
29.	Srinagar
30.	Thiruvananthapuram
31	Vijayawada