# ITI LIMITED (A Govt. of India Undertaking)



# **EXPRESSION OF INTEREST (EOI):**

"For selection of agency for "Work of setting up smart classes in government schools"

EOI No. ITI/MSP/LKO/EOI/SC-UP/01 Dated: 21-07-2025

AGM

ITI Limited, MSP-UP

ITI Bhavan, TC-18V, Vibhuti Khand Gomti Nagar, Lucknow- 226 010, India

Phone: (0522) 272-0301, 0302, 0305 Email: head\_mspup@itiltd.co.in

#### ITI LIMITED

(A Govt. of India Undertaking)



#### EOI No. ITI/MSP/LKO/EOI/SC-UP/01

ITI Limited invites ONLINE bid in TWO COVER STSTEM (Technical & Financial) from eligible bidders which must be valid for a minimum period of 120 days from the date of bid opening for following items:

Dated: 21-07-2025

<b>Project Description</b>	EXPRESSION OF INTEREST (EOI): For selection of agency for
	"Work of setting up smart classes in government schools"

Interested parties may view and download the tender document containing the detailed terms & conditions at free of cost from the websites https://itilimited.ewizard.in or

The ONLINE bid is to be submitted on <a href="https://itilimited.ewizard.in">https://itilimited.ewizard.in</a> only.

The helpdesk nos. for online bidding: 9355030617, 9355030618, 011-49606060

### ITI LIMITED

(A Govt. of India Undertaking)



(Invited through e-Tendering mode only)

SUBJECT: EXPRESSION OF INTEREST (EOI) for selection of agency for "Work of setting up smart classes in government schools"

EOI No. ITI/MSP/LKO/EOI/SC-UP/01 Dated: 21-07-2025

We, as a Govt. of India Undertaking organization under the Ministry of Communication & IT, are engaged in ICT business along with other diversifying business areas.

This EOI/RFP/Tender is aimed at identifying suitable Commercial Organization as a 'System Integrator' having adequate strength in the above field.

The 'Agency' shall act as a Facilitator of ITI to execute the project in India. All mission critical activities would be managed and supervised by ITI through its experienced Managers and qualified Professionals in the respective areas.

With this vision and commercial objective, sealed bid is invited for the above-mentioned work. The ONLINE Technical and Financial proposals under Two Cover-System may be submitted by the Bidder(s) on the given portal. It is must for the bidders to meet the Eligibility Criteria as mentioned in the EoI/RFP/Tender document.

The interested parties may download the EoI/RFP/Tender document upon submission of EoI/RFP/Tender Document Cost from the website and the said cost may be submitted along with the bid at the time of submission of offer.

Few important points & timelines are being furnished hereunder.

Sl.	Important Points /	Details	
No.	Timelines		
1.	EOI / Tender Enquiry	AGM	
	Authority	ITI Limited, MSP-UP	
		ITI Bhavan, TC-18V, Vibhuti Khand Gomti	
		Nagar, Lucknow- 226 010, India	
		Phone: (0522) 272-0301, 0302, 0305	
		Email: head_mspup@itiltd.co.in	
2.	Contact Person for the	Shri. Altaf Khan	
	Clarification of EOI /Tender	Chief manager- Manager (MSPUP-Lucknow)	
	Document	Phone:7408095637	
		E-mail: altafkhan_mspup@itiltd.co.in	
3.	Name of Assignment	EXPRESSION OF INTEREST (EOI) For selection of	
		agency for Work of setting up smart classes in	
		government schools".	
4.	Tender Reference No.	EOI No. ITI/MSP/LKO/EOI/SC-UP/01	
5.	Tender Type	Open Tender (2 Bid System)	
6.	Tender Mode	ONLINE	
7.	EOI Release Date	21-07-2025	
8.	Last Date of Submission	24-07-2025 ; Till 11:00 Hrs.	
9.	Date of Opening of Technical Proposals	24-07-2025 ; At 11:30 Hrs.	
10.	Bids to be addressed to	AGM	
		ITI Limited, MSP-UP	
		ITI Bhavan, TC-18V, Vibhuti Khand Gomti Nagar,	
		Lucknow- 226 010, India	
11.	Location of Proposal Opening	ITI Limited, MSP-UP Office, Lucknow	
12.	Name/ designation of the	Shri Altaf Khan	
	contact personnel	Chief manager- Manager (MSPUP-Lucknow)	
		Phone:7408095637	
		E-mail: altafkhan_mspup@itiltd.co.in	
13.	EOI Category	Works	
14.	Estimated Value of the Tender	INR 12,77,00,000/-	
15.	Earnest Money Deposit	INR 21,64,240/- (Through RTGS mode of payment)	

16.	e-tender Processing Fee (non-refundable)	Rs.41,300/- (Through RTGS mode of payment)
17.	Proposal Validity period	120 Days from the day of opening of the Proposal
18.	Contact Details of E-Wizard	Helpdesk (10:00AM to 6:00PM): 011-49606060

In order to get the clarity of the Scope of work / Terms & Conditions, the bidders are requested to go through the whole EoI/RFP/Tender document and other project related requirements carefully. An explicit understanding of the requirement is rather essential for arriving at commercial assessment by the prospective bidders.

The selected bidder who is to play the role of a 'System Integration Associate (SIA)' has to enter into a Contract with ITI Limited to forge a case-specific business alliance (under sole investment business model) for arranging the requisite bidding inputs.

This EoI/RFP/Tender is being issued with no financial commitment and the response to this EoI/RFP/Tender shall not be assumed as mandatory for short listing of the vendor for giving the work.

Name: Shri Saurabh Shanker Dept.: ITI MSPUP, Lucknow Designation: Addl. GM (AGM)

### Part I: Project Background

ITI Limited (ITI) is a Public Sector Undertaking which functions under the aegis of The Ministry of Communications and IT, Government of India.

We at **ITI Limited, MSPUP, Lucknow** (which is part of the ITI Limited Corporate Marketing Department located at Bangalore) are engaged in the business of Telecom / ICT and e-Governance projects implementation, Supply of Hardware and Software and the services related with these items.

ITI is interested in addressing some of the prospected business opportunities where it is strongly positioned by virtue of its 'PSU Status', proven 'Project Management Capabilities' and rich Relevant- Experience. ITI is looking for business association from reputed System Integrators/ OEMs who can assist ITI to win the business and ultimately help ITI in the execution of the project.

The objective of this Invitation for submission of bid is to identify a System Integration Associate (SIA) to address a particular 'Business Opportunity' / a kind of 'Business Opportunity' which has emerged or under process to emerge EXPRESSION OF INTEREST (EOI) For selection of agency for Work of setting up smart classes in government schools" Vide EOI No. EOI No. ITI/MSP/LKO/EOI/SC-UP/01, Dated: 21-07-2025which is to be responded with the submission of Techno-commercial Proposal / Bid as in alignment of end customer Guidelines and SOW, Terms & Conditions. The process that will be mutually agreed between the said Institute and ITI Limited.

The selected bidder who is to play the role of a 'Facilitator' has to enter in to a contract with ITI Limited to forge a case-specific business alliance for addressing the opportunity as per the guidelines and process set by the end customer.

During the bidding process, the vendor is supposed to provide the requisite Techno-commercial inputs to ITI as per the Requirements/Specifications/Expectations/Scope of Work of the prospective customer to win a commercial-favour in terms of award of order to ITI.

In the event of the award of an order to ITI, the selected business associate would act as a SI/ Vendor/Facilitator to implement the project for which a separate 'Purchase Order' would be placed on the selected Agency or ITI may follow the procedure as and guidelines as set by the end customer (the said Dept.).

#### Part II - PROCEDURE FOR SUBMISSION OF E-TENDER

The bidders are required to submit soft copies of their bid electronically on the ITI e-Wizard Portal using valid Digital Signature Certificates. Below mentioned instructions are meant to guide the bidders for registration on the e-Wizard Portal, prepare their bids in accordance with the requirements and submit their bids online on the ITI e-Wizard Portal. For more information, bidders may visit the ITI e-Wizard Porta https://itilimited.ewizard.in/

#### 1. Registration Process on ONLINE Portal

- a) Bidders to enrol on the e-Procurement module of the portal https://itilimited.ewizard.in/ by clicking on the link "Bidder Enrolment" as per portal norms.
- b) The bidders to choose a unique username and assign a password for their accounts. Bidders are advised to register their valid email address and mobile numbers as part of the registration process. These would be used for any communication from the e-Wizard Portal.
- c) Bidders must provide the details of PAN number, registration details etc. as applicable and submit the related documents. The user id will be activated only after submission of complete details. The activation process will take minimum 24 working hours. After completion of registration payment, you can also send your acknowledgement copy on our help desk mail id <a href="ewizardhelpdesk@gmail.com">ewizardhelpdesk@gmail.com</a> for activation of your account.
- d) Bidders to register upon enrolment their valid Digital Signature Certificate (DSC: Class III Certificates with signing key and encryption usage) issued by any Certifying Authority recognized by CCA India with their profile.
- e) A bidder should register only one valid DSC. Please note that the bidders are responsible to ensure that they do not lend their DSCs to others, which may lead to misuse. Foreign bidders are advised to refer "DSC details for Foreign Bidders" for Digital Signature requirements on the portal.
- f) Bidder then logs in to the site through the secured login by entering their user ID/password and the password of the DSC / e-Token.

#### 2. Tender Document Search

- a. Various built-in options are available in the e-Wizard Portal to facilitate bidders to search active tenders by several parameters. These parameters include Tender ID, organization, location, date, value, etc.
- b. There is also an option of advanced search for tenders, wherein the bidders may combine a number of search parameters such as organization name, a form of contract, location, date, other keywords, etc. to search for a tender published on the Online Portal.
- c. Once the bidders have selected the tenders they are interested in, they may download the required documents/tender schedules. These tenders can be moved to the respective 'Interested Tenders' folder. This would enable the Online Portal to intimate the bidders through SMS / e-mail in case there is any corrigendum issued to the tender document.
- d. The bidder should make a note of the unique Tender ID assigned to each tender, in case they want to obtain any clarification/help from the Helpdesk.

#### 3. Bid Preparation

- a. Bidder should take into account any corrigendum published on the tender document before submitting their bids.
- b. Please go through the tender advertisement and the tender document carefully to understand the documents required to be submitted as part of the bid.
- c. Please note the number of covers in which the bid documents have to be submitted, the number of documents including the names and content of each of the document that needs to be submitted. Any deviations from these may lead to rejection of the bid.
- d. Bidder, in advance, should get ready the bid documents to be submitted as indicated in the tender document/schedule and generally, they can be in PDF/XLS/PNG, etc. formats. Documents in PDF format with maximum Five (5) Mb file can be uploaded.

#### 4. Bid Submission

a. Bidder to log into the site well in advance for bid submission so that he/she uploads the bid in time i.e., on or before the bid submission time. Bidder will be responsible for any delay due to other issues.

- b. The bidder to digitally sign and upload the required bid documents one by one as indicated in the tender document.
- c. Bidders must pay required payments (Form fee, EMD, Tender Processing Fee etc.) as mentioned before submitting the bid
- d. Bidder to select the payment option mode as specified in the Schedule (EMD/FORM FEE Section) to pay the form fee/ EMD wherever applicable and enter details of the instrument.
- e. A standard BoQ format has been provided with the tender document to be filled by all the bidders. Bidders to note that they should necessarily submit their financial bids in the prescribed format and no other format is acceptable.
- f. The server time (which is displayed on the bidders' dashboard) will be considered as the standard time for referencing the deadlines for submission of the bids by the bidders, the opening of bids, etc. The bidders should follow this time during bid submission.
- g. All the documents being submitted by the bidders would be encrypted using PKI encryption techniques to ensure the secrecy of the data, which cannot be viewed by unauthorized persons until the time of bid opening.
- h. The uploaded tender documents become readable only after the tender opening by the authorized bid openers.
- i. Upon the successful and timely submission of bids, the portal will give a successful bid submission message & a bid summary will be displayed with the bid no. and the date & time of submission of the bid with all other relevant details.
- j. Kindly have all relevant documents in a single PDF file.
- k. The off-line tender shall not be accepted and no request in this regard will be entertained whatsoever.

#### 5. Amendment of bid document

At any time prior to the deadline for submission of proposals, the institutions reserve the right to add/ modify/ delete any portion of this document by the issuance of a Corrigendum, which would be published on the website and will also be made available to the all the Bidder who has been issued the tender document. The Corrigendum shall be binding on all bidders and will form part of the bid documents.

#### 6. Instruction to Bidders

a. Process for Bid submission through ITI Ewizard portal is explained in Bidder Manual. Bidders are requested to download Bidder Manual from the home page of website (https://itiltd.euniwizarde.com). Steps are as follows:

#### (Home Page → Downloads → Bidder Manuals)

- a. The tenders will be received online through portal <a href="https://itilimited.ewizard.in/">https://itilimited.ewizard.in/</a>. In the Technical Bids, the bidders are required to upload all the documents in .pdf format.
  - Possession of Valid Class III Digital Signature Certificate (DSC) in the form of smart card/e- Token in the company's name is a prerequisite for registration and participating in the bid submission activities through <a href="https://itilimited.ewizard.in/">https://itilimited.ewizard.in/</a>. Digital Signature Certificates can be obtained from the authorized certifying agencies, details of which are available on the website <a href="https://itilimited.ewizard.in/">https://itilimited.ewizard.in/</a> under the link 'DSC help'.
- b. Tenderers are advised to follow the instructions provided in the 'User Guide and FAQ' for the e-Submission of the bids online through the ITI e-Wizard Portal for e-Procurement at <a href="https://itilimited.ewizard.in/">https://itilimited.ewizard.in/</a>.
- c. The bidder has to "Request the tender" to portal before the "Date for Request tender document", to participate in bid submission.
- 7. All entries in the tender should be entered in online Technical & Commercial Formats without any ambiguity.
- 8. Any order resulting from this e-tender shall be governed by the terms and conditions mentioned therein.

- 9. No deviation to the technical and commercial terms & conditions allowed.
- 10. The tender inviting authority has the right to cancel this e-tender or extend the due date of receipt of the bids

#### ASSISTANCE TO BIDDERS

- 1. Any queries relating to the tender document and the terms and conditions contained therein should be addressed to the Tender Inviting Authority for a tender or the relevant contact person indicated in the tender.
- 2. Any queries relating to the process of online bid submission or queries relating to e-tender Portal in general may be directed to the 12x7 Helpdesk Support.

The helpdesk nos. for online bidding: +91 9355030617, +91 9355030618, 011-49606060

#### Part III: General Terms and Conditions of EoI/RFP/Tender

The prospective bidders are advised to study the EoI/RFP/Tender document carefully. Submission of your offer/bid shall be deemed to have been done after careful study and examination of the EoI/RFP/Tender with full understanding of its implications. Failure to furnish all information required in the EoI/RFP/Tender Document or submission of an offer/bid not substantially responsive to EoI/RFP/Tender in every respect will be at the Bidder's risk and may result in its outright rejection.

		Order will be awarded to vendor only after acceptance of ITI Proposal	
1	Vendor of ITI	by end customer and as per guidelines of end customer work order	
		/agreement.	
2	Non -transferable	This EoI/RFP/Tender document is not transferable. Only those, who have	
	Offer	purchased this offer document, are entitled to quote.	
		The Bidder should submit only one Bid/Offer/Proposal. If the Bidder	
3	Only oneProposal	submits or participates in more than one proposal, such proposals shall be	
		disqualified.	
		All information in the Bid, correspondence and supporting documents,	
		printed literature related to the Bid shall be in English. Failure to comply	
4	Language of theBid	with this may disqualify a Bid. In the event of any discrepancy in meaning,	
		the English language copy of all documents shall govern.	
		At any time before the submission of Proposals, ITI may amend the	
		Eol/RFP/Tender document by issuing an addendum / corrigendum in	
		writing or by standard electronic means. The addendum / corrigendum	
	Clarification and	shall be sent to all contenders and will be binding on them. The Bidders	
5	Amendment in Tender		
	Amenument in Tenuer	shall acknowledge receipt of all amendments. To give bidders reasonable	
		time in which to take an amendment into account in their Proposals ITI	
		may, if the amendment is substantial, extend the deadline for the	
		submission of Proposals.	
		At any time prior to the deadline for submission of bids, the bidder may,	
6	Amendment to Bid	for any reason, whether at its own initiative, or in response to a	
		clarification requested by a prospective Bidder, submit the Revised	
		Financial Bid.	
	Madifiaction and	No bid may be withdrawn or modified in the interval between the bid	
7	Modification and	submission deadline and the expiration of the bid validity period specified	
	Withdrawalof Bid	in Bid documents. Modification or Withdrawal of a bid during this	
		interval will result in the forfeiture of its bid security.	
0	Validia, - c Off	The offer should be valid for a minimum period of 12 months from the date	
8	Validity of Offer	of submission. The Bids valid for a period shorter than specified period	
		shall be rejected.  The prices greated by the Didder shall be FIDM during the performance of	
		The prices quoted by the Bidder shall be FIRM during the performance of	
9	Prices	the contract and not subject to variation on any account. A bid submitted	
		with an adjustable price quotation will be treated as non-responsive and	
		rejected.	
1.0	D : 4: C	No Deviation from Specifications, Terms & Conditions of the tender	
10	<b>Deviation Clause</b>	is allowed. Quotations having deviation from our specifications,	
1.1	7D 3.3 4*	standard terms & conditions would be liable to be rejected.	
11	Taxes and duties	The taxes and duties are to be clearly mentioned, if any.	
12	Delivery	As per Terms and Conditions of the tender or back-to-back with end	
	schedule	customer's requirement.	
1.2	T	Insurance of material/equipment/etc covering loss or damage occurring	
13	Insurance	while in transit from the supplier's stores until arrival at ITI/end	
		customer's store will be scope of supplier.	
		a) Payment shall be released to the vendor on back-to-back basis and on	
		pro rata basis within 10 days after ITI has received its payment after	
		the submission of necessary document like Vendor Invoice, receipt	
		acknowledgement of goods by end user etc.	
		b) Other Direct Expenses will be deducted from the payment of the	
	Payment Terms	vendor. Expenses like cost incurred by ITI towards	
14		EMD/PBG/BG/SD processing.	
		c) The payment shall be done on the basis of actual supply/erection of	
		material as certified by the end customer.	
		d) No advance payment will be made during the execution of the	
		project. In case ITI receives any advance payment, the same can be	
		released to the vendor after submission of equivalent amount of	
L		additional BG valid till the completion of obligation for which	

		payment has been released by the end customer.	
	***	a) Onsite comprehensive standard warranty for one year or back-to-	
	Warranty and	back or as per end customer's requirement.	
15	Comprehensive	b) CAMC, if awarded by the end Customer to ITI then the same shall	
	Annual Maintenance	be awarded to the successful declared bidder in this tender keeping	
	Contract (CAMC)	the same percentage margin as calculated in this tender. CAMC to be	
		done by the firm after the warranty period is over.	
16	<b>Liquidated Damages</b>	Liquidated Damages shall be levied on back- to-back basis i.e. ITI shall deduct from the payment on amount equal to the LD levied on ITI by the	
10	(LD) deduct from the payment on amount equal to the LD levied on The end customer.		
		Training of customer officers/representatives will be the responsibility	
17	Training	of the selected Bidders.	
	a) Vendor will conduct the Acceptance Test (AT) before		
		overof the project(s) to ITI project executing division.	
		b) The selected bidder will submit the following documents after the	
	_	successful installation of the Project:	
18	Acceptance Test	• The work/project completion certificate from the	
	Procedure (ATP)	endcustomer/user.	
		<ul> <li>Login ID &amp; Passwords of installed system.</li> </ul>	
		<ul> <li>As built cable layout diagram with proper marking.</li> </ul>	
		Training and operation Manual.	
19	Damage to Properties	In case of any accident/damage to customer/end user properties by the	
17	Damage to 1 roperties	vendor, full responsibility will be attributed to the vendor.	
		ITI's Delivery date provided to ITI by customer. Delivery extension will	
20	ContractualPeriod	be on back-to-back basis. The successful Bidder shall so organize his	
		resources and perform his work as to complete it not later than the date	
21	T	agreed to. On back-to-back basis.	
21	<b>Extension of Contract</b>	All supplies will be subject to customer & ITI inspection. Vendor will have	
22	InspectionAuthority	to produce the material delivery/receipt certificate certified by the	
22	InspectionAuthority	customer along with its own delivery of material receipt.	
	Inspection may be done by ITI representative if required. ITI sha		
		free access to the supplier's works during testing and final inspection.	
	Pre-Dispatch	Vendor shall inform Project Manager of ITI not less than one week in	
23	Inspection / Inspection	advance. All testing arrangements shall be the responsibility of the	
	Clause	vendor. ITI reserves the right to inspect the material along with end	
		customer or third party (if required) during manufacturing and/or	
		before dispatch as per specifications and test protocols.	
		Bidder offering the Highest Net Revenue Share to ITI i.e. lowest	
2.4	m 1	landing	
24	Tender Award Criteria	Cost of items to ITI shall be declared as the successful L1 bidder and	
		the work shall be awarded to the successful declared (L1) bidder and	
		through the procedure following guidelines of end customer.  In case of off-line bid submission:	
		Tender Document Cost and Earnest Money Deposit (EMD) may be	
		submitted in the form of DD favoring "ITI Limited" payable at	
		Lucknow. The above DDs must be submitted along with the offer	
		and must reach ITI within due date and time. Otherwise, the same can	
	<b>Tender Document</b>	be remitted through NEFT/RTGS/Net Banking. No interest shall be	
25	Cost and	payable on the EMD.	
23	<b>Earnest Money</b>		
	Deposit (EMD)	In case of on-line bid submission:	
		Tender Document Cost and Earnest Money Deposit (EMD) must be	
		remitted through NEFT/RTGS/Net Banking. No interest shall be	
		payable on the EMD.	
		The Bank Details of ITI Limited for NEFT/RTGS/Net Banking is	

		asbelow:	
		Beneficiary Name: ITI Limited	
		Beneficiary Account Number: 3926008702000067	
		Beneficiary Bank IFSC Code: <b>PUNB0619300</b>	
		Beneficiary Bank Name: <b>Punjab National Bank</b>	
		Beneficiary Bank Address: Vibhuti Khand, Gomti	
		Nagar, Lucknow-226010, UP, India	
		The proceeds of the performance security shall be payable to the Purchaser	
		as compensation for any loss resulting from the supplier's failure to	
		complete its obligations under the contract (if signed). The performance	
26	Daufaumanaa Caassuity	security will be discharged by the Purchaser after completion of the	
20	Performance Security	supplier's performance obligations including any warranty obligations	
		under the contract. The value of performance security shall be 5 % of	
		contract value (issued to Business Associate/SIA by ITI) or end-	
		customer's performance security (as per order to ITI) whichever is lower.	
27	Consortium Bidding	NOT ALLOWED	
		The Bid must contain the name, residence and place of business of the	
		person or persons making the Bid and having Power of Attorney and must	
		be signed & submitted by the Bidder with his usual signatures. Satisfactory	
		evidence of authority of the person signing the bid on behalf of the Bidder	
		shall be furnished on non-judicial stamp paper of an appropriate value	
28	Signing of the Bids	with the Bid in the form of a <b>Power of Attorney</b> , duly notarized by a <b>Notary Public</b> , indicating that the person(s) signing the bid have the	
		authority to sign the bid and that the bid is binding upon the Bidder during	
		the full period of its validity. All the pages of Bid document and supporting	
		documents must be signed and stamped by the authorized signatory	
		having Power of Attorney. Any interlineations, erasures or overwriting	
		shall only be valid if they are initialed by the signatory (ies) to the bid.	
29	Submission of Tender	ONLINE AS PER Part II - PROCEDURE FOR SUBMISSION OF E-	
29	Submission of Tenuer	TENDER	
		Technical bid will be opened on due date of tender opening.	
		<b>Note</b> 1: The bidders or their authorized representatives may also be	
		present during the opening of the Technical Bid, if they desire so, at	
		their own expenses.	
30	Opening of Tender	<b>Note 2</b> : The technical bids will be opened and evaluated by a duly constituted committee. After evaluation of the technical bid, Price bids	
		of only those bidders will be opened whose technical bids are found	
		suitable. Date and time of opening of price bids will be decided after	
		technical bids have been evaluated by the committee and will be	
		intimated to technically qualified bidders.	
		ITI reserves the right to reject any or all tenders/quotations/bids	
	D: 4 CD:1	received or accept any or all tenders/quotation/bids wholly or in part.	
2.1		Further, ITI reserves the right to order a lesser quantity without	
31	Rejection of Bid	assigning any reason(s) thereof. ITI also reserves the right to cancel any	
		order placed on basis of this tender in case of strike, accident or any	
		other unforeseen contingencies causing stoppage of production at ITI or to modify the order without liability for any compensation.	
		In case an order is placed to the bidder by ITI based on the	
		quotation/offer/bid submitted by the bidder is not executed by the	
	Risk & Cost	bidder, ITI may buy the ordered goods/services from elsewhere at the	
		risk and cost of the bidder and recover the additional amount that ITI	
		may have to spend in procuring the stores plus 15% to cover the	
32		overhead & incidental expenses.	
		Also, in case of default of service, if the amount of recovery is not	
		sufficient to recover the cost and risk from the party against the PO,	
		the differential amount, will be recovered or to be set off from any	
		kind of outstanding from any other contract or Purchase order awarded	
		to the vendor.	

		<ul> <li>ITI may terminate the contract in whole or in part for the following reasons:</li> <li>If the bidder fails to deliver any or all of the goods/services within the period(s) specified in the contract/purchase order, or within the extension time granted by ITI.</li> <li>If the bidder fails to perform any other obligation(s) under the contract/purchase order.</li> <li>If the bidder has engaged in corrupt/fraudulent practices in completing/executing the work assigned to him.</li> <li>ITI may, without prejudice to any other right or remedy available to it, by a three days' notice in writing, can terminate the contract as a whole or in part in default of the contract. ITI shall have the right to carry out the incomplete work by any means at the right and cost of the bidder.</li> </ul>
33	the incomplete work by any means at the risk and cost of the bidd.  In addition to rights to forfeiture of PBG and application of charges, on the cancellation of the contract in full or in part, ITI determine what amount, if any, is recoverable from the contract completion of the work or part of the works or in case the works of works is not to be completed, the loss or damage suffered by I determining the amount, credit shall be given to the contractor for value of the work executed by him up to the time of cancellation value of contractor's material taken over and incorporated in assigned as per the purchase order.  Termination For Default  "Corrupt practices" means the offering, giving, receiving or soling of anything of value to influence the action of public official procurement process or in contract execution.  "Fraudulent practices" a misinterpretation of facts in order to influence the action of a public official in the procurement process or in contract execution.  "Fraudulent practices" a misinterpretation of facts in order to influence the action of a public official in the procurement process or in contract execution.  "Fraudulent practices" a misinterpretation of facts in order to influence the action of a public official in the procurement process or in contract execution.	
34	Force Majeure	Neither party shall bear responsibility for the complete or partial non- performance of any of its obligations, if the non-performance results from such Force Majeure circumstances i.e. Flood, Fire, Earth Quake, Epidemic and other acts of God as well as War, Military Operation, Blockade, Act or Actions of State Authorities that have arisen after signing of the present contract. Party invoking this clause shall serve notice of seven days along with the proof of occurrence of the force majeure event to the opposite party. At the time of cessation of such force majeure event a notice of the same shall also be served to the opposite party.  In such circumstances, upon a written approval of ITI, the time stipulated for the performance of an obligation under the present contract will stand extended correspondingly for the period of time of action of these circumstances and their consequences. However, any such extension shall be given only if extension is granted by the ultimate buyer/ user.  Parties at all times take reasonable steps within their respective powers and consistent with good operation practices (but without incurring unreasonable additional costs) to:  a) Prevent Force Majeure Events affecting the performance of the Company's obligations under this agreement;

		b) Mitigate the effect of any Force Majeure Event; and	
		c) Comply with its obligations under this agreement.	
		Further if the period of Force Majeure event extends beyond three months* the parties may consider the fore closure of the agreement.	
		* Period of three months may vary at the discretion of ITI as per thevalidity period of the contract.	
35	All disputes arising out of this contract shall be referred to the		
36	Jurisdiction	This contract between the supplier and buyer shall be governed by the laws of India and this contract shall be taken up by the parties for settlement and orders only in Lucknow jurisdiction.	
37	Other Terms and Cond	itions	
a	The Bidder(s) are required not to impose their own terms and conditions to the bid and if submitted, it will not be considered as forming part of their bids. The decision of ITI shall be final, conclusive and binding on the Bidder(s). In a nutshell, the Conditional Bid or Bid with deviations will be summarily rejected.		
b	subjected to the technical-		
с	The bidder is expected to go through the Scope of work and Specifications. The bidders are to quote only fully compliant solution.		
d	The bidder may be required to study the existing system being used by the end-client to assess the exact requirements and the Quantum of work on "No-commitment" basis (no commercial compensation would be given to the bidder either by ITI or the end-client for doing this exercise).		
e	The exact strategy to address and win the business opportunity would be shared / discussed with the <b>Best-Rated</b> qualified bidder in due course of time.		
f	The bidder is required to extend the requisite support during the evaluation by giving Technical Presentation /Demonstration /Arranging site visits (if required) on "No-Cost No-commitment" basis.		
g	Any clarification issued by ITI in response to query raised by prospective bidders shall form an integral part of bid documents and it shall amount to an amendment of relevant clauses of the bid documents.		
h	A clause-by-clause compliance statement to all Sections of the EoI/RFP/Tender document is to be submitted in the Technical Bid, demonstrating substantial responsiveness. A bid without clause-by-clause compliance statement to Eligibility Criteria of the EoI/RFP/Tender document, shall not be considered for evaluation and shall be summarily rejected.		
i	The bidder should study carefully the document to assess the work and Risk factors associated with such type of Business opportunities.		
j	The bidder has to consider the following major Cost Factors while arriving at a commercial decision:  • Direct Cost (requisite Construction, IT Hardware and Application Software)  • Fiscal Cost  • Logistic-Cost  • Taxes/ Duties  • Services and Administrative Cost  • Training and Documentation Cost  • Contingencies		
k		e the documents in their 'Technical Bid' & 'Commercial Bid' as specified	
1	Please note that if any document/authorization letter/testimonies are found fabricated /false/ fake, the bid will be declared as disqualified and EMD will be forfeited. This may also lead to the black-listing of the bidder.		
m		its to establish the bidder's eligibility criteria should be enclosed with the cal-Bid) itself. The EoI/RFP/Tender will be evaluated on the basis of the	

	documents enclosed with the original bid/offer only. ITI will not enter into any correspondence with the bidder to get these certificates/ document subsequently. However, it reserves its right to get them validated/verified at its own.
n	Due to any breach of any condition by the bidder, the Bid Security (EMD) submitted by the bidder may be forfeited at any stage whenever it is noticed and ITI will not pay any damage to the bidder or the concerned person. The bidder or/and the person will also be debarred for further participation in future EoI/RFP/Tenders.
o	All suppliers (including small scale units who are registered with the National Small Scale Industries Corporation under Single point registration scheme) shall furnish Bid Security to the purchaser as per the requirement. As such no bidder is exempted to furnish the EMD.
p	The successful bidder's bid security (EMD) will be discharged upon the bidder's acceptance of ITI's Order in due course of time and furnishing the Requisite Performance Security/Guarantee. The bid security of the unsuccessful bidder will be returned/ discharged within a month of the opening of the Bids.
q	Suitable 'Training' would have to be imparted to ITI personnel at Bidder's cost in the areas of Installation, day to day Maintenance and Operation of entire system (in the event of placement of order by ITI). The training of the personnel shall be to ensure trouble free operations of the System/Equipment by the end customer.
r	The bidder is required to enclose Notarized Copy of the Power of Attorney from its Directors/Top management which should indicate clearly the name of the signatory and title. The Bidders must ensure that all the documents are sealed and signed by authorized signatory.
s	The Power of Attorney given to the Authorized Signatory should be submitted and executed on the non-judicial stamp paper of appropriate value as prevailing in the respective states(s) and the same be attested by a Notary public or registered before Sub-Registrar of the states(s) concerned.
t	"DISCOUNT, if any, offered by the bidders shall not be considered unless specifically indicated in the price schedule.
u	Sealed offer/bid prepared in accordance with the procedures enumerated above should be submitted to the Tenderer not later than the date and time laid down, at the specified address.
V	ITI shall not be responsible for any postal delay about non-receipt / non- delivery of the bid/documents. This EoI/RFP/Tender Document is absolutely not transferable.
W	The bid submitted may be withdrawn or resubmitted before the expiry of the last date of submission by making a request in writing to ITI to this effect. No Bidder shall be allowed to withdraw the bid after the deadline for submission of the EoI/RFP/Tender.
X	It is further stressed that synergies between ITI's competitors with the bidder or cartel Formation with other bidders would result in Disqualification of the Bidder.

#### I. Special Terms and Conditions of RFP/EoI/Tender:

- 1. The requirement is meant for addressing a business opportunity which has emerged from some Govt. body against their already published tender-Notification / Invitation for the submission of Bids/Quotes which envisages Implementation of Project.
- 2. The broad 'Scope of Work' would be as per the EoI/RFP/Tender Document. However, the exact Scope of Work will be intimated to the selected SI/Vendor in due course of time (once bidder is short-listed) for addressing the opportunity.
- 3. The bidder (in the capacity of a System Integrator) is supposed to address the business opportunity jointly with ITI under "Sole Investment Business Model". This may include arranging Bid Security and Performance Bank guarantee etc. All 'Terms and Conditions' as per ITI's customer with regard to Payment / Reward / Delivery/Penalty shall be applicable on the selected Business Associate /SI also (in the event of the award of the business to ITI by the end-customer). It may please be noted that ITI may open 'Escrow Bank Account' with the business associate (in the event of the award of the order to ITI).
- 4. The bidder must be prepared to work with ITI limited on exclusive basis and will neither submit any direct proposal (to the end-client) nor submit any business proposal (to the end-client) through other business partner/PSU. In case of violation of the same, the EMD shall be forfeited and the bidder will be black-listed.

- 5. Agencies should be willing to impart required training to ITI engineers for undertaking services & execution of project.
- 6. Agencies will be responsible for any short coming in the BOM and the same should be rectified free of cost.
- 7. Agencies should be willing to provide TOT for manufacturing of offered products in ITI if the bidder is an OEM.
- 8. Agencies should be willing to sign an exclusive agreement with ITI for smooth execution of the project.
- 9. Earnest Money Deposit (EMD) / Bid security required for submitting the bid will be borne by the selected agency.
- 10. All CVC circulars/ Statutory guidelines as applicable needs to be followed.

#### **II.** EoI/RFP/Tender Rejection Criteria:

The EoI/RFP/Tender/Bid will be rejected in case any one or more of the following conditions are observed:

- 1. Bids received without Proof of Purchase of EoI/RFP/Tender Document and EMD as per requirement.
- 2. Bids which are not substantially responsive to the Invitation for EoI/RFP/Tender.
- 3. Incomplete or conditional EoI/RFP/Tender that does not fulfil all or any of the conditions as specified in this document.
- 4. Inconsistencies in the information submitted.
- 5. Misrepresentations in the bid proposal or any supporting documentation.
- 6. Bid proposal received after the last date and time specified in this document.
- 7. Unsigned bids, bids signed by unauthorized person (without a valid Power of Attorney.
- 8. Bids containing erasures or overwriting except as necessary to correct errors made by the Bidder, in which case such corrections shall be authenticated by the person(s) signing the bid.
- 9. Bid shall remain valid for the specified period from the date of opening of EoI/RFP/Tender prescribed by the purchaser. A bid valid for a shorter period shall be rejected by the purchaser being non-responsive.

#### III. Lowest-Bid (Best Qualified Bid) Evaluation Methodology:

- a. This EoI/RFP/Tender would be subjected to a Two Stage (Technical & Commercial) Evaluation Process. All the Bidders are requested to note the entire evaluation process carefully.
- b. Prior to the detailed evaluation, ITI will determine the substantial responsiveness of each Bid to the EoI/RFP/Tender Document. For the purpose of ascertaining the eligibility,
- c. A substantially responsive bid is one which confirms to all the terms and conditions of the EoI/RFP/Tender Document without deviations.
- d. The purchaser's determination of bid's responsiveness shall be based on the contents of the bid itself without recourse to extrinsic evidence.
- e. ITI may waive any minor infirmity or non-conformity or irregularity in the bid which doesn't constitute a material deviation, provided such waiver doesn't prejudice or effect the relative ranking of any bidder. The bids submitted by the Bidders would be subjected to a well-defined and transparent evaluation process.
- f. The Bids would be evaluated by a duly constituted Committee of ITI Limited, whose decision would be generally taken as final, unless the aggrieved party establishes any Prima facie errors in the findings of the Committee. In such a situation, he may file a representation within 3 working days of receipt of decision from ITI Limited, duly listing the reasons / grounds. Such a representation would be considered at Senior Management Level of the Tendering Authority, whose decision would be final and binding on all the bidders.

- g. The Bidders who have submitted the EoI/RFP/Tender Document cost & EMD will be considered for Technical Evaluation.
- h. In Technical Evaluation process, all the Technical Bids of the preliminary eligible bidders (as mentioned above) would be scrutinized thoroughly w.r.t. our EoI/RFP/Tender Document. The Bidders, who will qualify in the Technical Evaluation process, would be considered for Commercial Evaluation.
- i. In Commercial Evaluation process, all the Commercial Bids of the technically qualified bidders (as mentioned above) would be scrutinized thoroughly w.r.t. our EoI/RFP/Tender Document. The Bidder with **Least cost (L-1)** would be considered as a successful bidder against this EoI/RFP/Tender.
- j. ITI reserves the right to reject any or all bids without assigning any reasons thereof. It shall not be obligatory for ITI to award the work only to the lowest bidder.

# IV. Documents to be submitted along with the "Technical Bid":

The Bidder/System Integrator (SI) must submit the following documents along with their Technical Bid:

- 1. ANNEXURE-A: BID COVERING LETTER
- 2. ANNEXURE B: BIDDERS PROFILE
- 3. PROOF OF EMPANELMENT WITH ITI, IF AVAILABLE.
- 4. CASE-SPECIFIC POWER OF ATTORNEY AUTHORIZING THE BIDDER TO SUBMIT THE BID/EOI ON BEHALF OF THE BIDDER AS IT'S SUBSIDIARY.
- 5. TENDER-DOCUMENT COST OF REQUIRED AMOUNT.
- 6. BID SECURITY (EMD) OF REQUIRED AMOUNT.
- 7. COPY OF PAN CARD.
- 8. GST REGISTRATION CERTIFICATE.
- 9. ANNEXURE C: UNDERTAKING AGAINST NON-BLACKLISTING
- 10. ANNEXURE D: DECLARATIONS
- 11. ANNEXURE E: COMPLIANCE STATEMENT OF ELIGIBILITY CRITERIA
- 12. ANNEXURE F: BID SECURITY DECLARATION
- 13. ANNEXURE G: DETAIL OF WORK EXPERIENCE
- 14. ANNEXURE I: FINANCIAL STRENGTH OF THE BIDDER
- 15. ANNEXURE K: INTEGRITY PACT
- 16. TENDER DOCUMENTS DULY SIGNED & ACCEPTED BY THE BIDDER

In case, the bidders do not submit any of the above-mentioned papers/information along with Expression of Interest, his bid will be rejected and bid will not be considered for further evaluation.

It is reiterated that any bid not fulfilling any of the essential requirements mentioned in this EoI/RFP/Tender document would be classified as "Technically Non-Qualified/Non-Responsive" and Commercial bids of such bidders will not be opened and subsequently returned to the bidder. No relaxation would be given to any bidder on any of these conditions.

#### V. Documents to be submitted along with the "Commercial Bid":

The Bidder/Facilitator must submit the following documents along with their Commercial Bid:

1. Price Bid as per EoI/RFP/Tender Document format only (Annexure-H). No other format will be accepted.

# Part IV: Scope of Work

#### Introduction

One of our Government Customer is dedicated to provide an environment identified for upgradation which also includes introduction of Smart Classes. One Classroom per School under each school is proposed to be upgraded as Smart Class. Improvement of school's physical infrastructure will aid in better development of the students. Digital education will increase learning achievements for students. Better quality of schools will also lead to enhancement of student attendance.

The introduction of smart classes in municipal schools has significantly improved the quality of education. Smart classes use digital tools like projectors, smart boards, and multimedia content to make learning more engaging and effective.

#### **Benefits to Students:**

- 1. Interactive Learning: Visual and audio content helps students understand concepts better.
- 2. Improved Attention: Dynamic lessons hold students' interest and reduce distractions.
- 3. **Equal Learning Opportunities:** Students in municipal schools get access to modern education tools, bridging the gap with private schools.
- 4. **Better Retention:** Multimedia presentations enhance memory and understanding.
- 5. **Confidence Building:** Exposure to technology boosts students' confidence and prepares them for the digital world.

### **Objectives**

The main objective of introducing smart classes in municipal schools is to enhance the quality of education by integrating technology into the teaching-learning process. It aims to make learning more interactive, inclusive, and effective for all students, especially those from underprivileged backgrounds.

# **Expected Outcomes**

- 1. **Improved Understanding:** Concepts are better understood through visual aids, animations, and interactive lessons.
- 2. **Increased Engagement:** Technology-based teaching captures students' attention and encourages active participation.
- 3. **Enhanced Academic Performance:** Better comprehension leads to improved results in examinations and overall academic growth.
- 4. **Digital Literacy:** Students become familiar with basic technology, preparing them for future academic and career needs.
- 5. **Boosted Confidence and Creativity:** Exposure to innovative learning methods helps students express themselves and think creatively.

### ANNEXURE M: THE DETAILED TECHNICAL SPECIFICATIONS

# **Part V: PRE-QUALIFICATION CRITERIA**

# 1. Legal Capacity of the Bidder

S. No.	Basic Requirement	Criteria	Supporting documents to be submitted
1	Bidder's Registration	The BIDDER cannot be an individual or group of individuals. It should only be a registered legal entity such as  i. Company or its subsidiary registered under Companies Act, 1956/2013 or an equivalent law; or  ii. Limited Liability Partnership, Act 2008 or equivalent law applicable in any State of India; or  iii. Partnership firm registered under the Indian Partnership Act, 1932;	<ul> <li>a) Form as per Annexure B: Profile of the Bidder</li> <li>b) Copy of Certificate of Incorporation along with Memorandum and Articles of Association / Partnership Deed or similar legal document.</li> </ul>
2	Operational Presence in India	The Bidder should have been in the business for last 5 (Five) Years as on the date of proposal submission.	Detailed company profile and Past Experience

### 2. Financial Capacity of the Bidder

S. No.	Basic Requirement	Criteria	Supporting documents to be submitted
1	Company's Turnover:	Bidder should have an average annual financial turnover of at least Rs. 12 crore (Rupees Twelve Crore) for the last three consecutive financial years i.e., 2021-22,22-23, 23-24.  In case the audited financial statements	<ul> <li>a) Copies of the audited Balance sheets duly audited by the statutory auditors of the Company or Chartered Accountant. AND</li> <li>b) Certificate from Statutory Auditor or Chartered Accountant regarding turnover as asked in the clause. AND</li> </ul>
			c) Form as per Annexure I: Financial Strength of the Bidder

# 3. Technical Capacity of the Bidder

S. No.	Basic Requirement	Criteria	Supporting documents to be submitted
		i. Experience of implementing minimum 01 (one) similar project (completed	
1	Work Experience:	projects in last 5 years), where the end user should be a Central or State	$\mathbf{c}$
		Government Dept. The minimum value of the project should be 10.25 Crore.	b) Completion Certificate if any from the client

	1	T	T
		ii. Experience of implementing minimum 02 (two) similar project (completed projects in last 5 years), where the end user should be a Central or State Government Dept. The minimum value of the project should be 6.4 Crore.	AND c) Signed Form as per Annexure G: Detail of Work Experience
		iii. Experience of implementing minimum 03 (Three) similar project (completed projects in last 5 years), where the end user should be a Central or State Government Dept. The minimum value of the project should be 5.1 Crore.	
		#Similar Project: "Similar work" shall mean any "Construction of government building including finishing & furnishing works" in any Central or State Government departments and IT related works.	
2	Mandatory Undertakings	Undertaking regarding Blacklisting Bidders should not have been BLACK LISTED by any Govt. department/ PSU (State or Central)/ Autonomous Institution against our performance obligation in India and there has been no litigation with any government department on account of similar services for the last 5 years.	Undertaking on a non-judicial stamp paper of Rs. 100/-certified by Notary as per Annexure C: Undertaking
3	Registrations	The bidder should have a registered number of following: -  • PAN  • GST	Supporting documents should be submitted.
4	Certification	The Bidder should hold valid certification of ISO 9001: 2015, CMMI Level 3 and above.	Supporting documents should be submitted.

# Part VI: Annexures

# 1. ANNEXURE-A: BID COVERING LETTER

[On Bidder's Letter Head]

To,			_		_		
AGM							
ITI Limite	ed, MSP	-UP					
ITI Bhava	n, TC-1	8V, Vibhuti K	hand Gom	ti Nagar,			
Lucknow-				θ,			
Ref: EOI n	0				dated	 	
					Expression		(EoI)
•••••	•••••	•••••	•••••				

Having examined the EoI/RFP/Tender document, we hereby submit our bid for the subject requirement which has emerged from some Government body to implement the above captioned project.

We confirm that the information contained in this response or any part thereof, including its exhibits, and other documents and instruments delivered or to be delivered to ITI Limited is true, accurate, verifiable and complete. This response includes all information necessary to ensure that the statements therein do not in whole or in part mislead the Buyer in its short-listing process.

We fully understand and agree to comply that on verification, if any of the information provided here is found to be misleading the short-listing process, we are liable to be dismissed from the selection process or termination of the agreement during the project, if selected to do so.

We agree for unconditional acceptance of all the terms and conditions set out in the EoI/RFP/Tender document including annexures and corrigendum if any and also agree to abide by this tender response for a period of 6 months from the date fixed for bid opening.

We hereby declare that in case the agreement is awarded to us, we shall submit the Performance Guarantee in the form of bank guarantee in the format to be provided by ITI Limited.

We agree that ITI Limited is not bound to accept any tender response that they may receive. We also agree that ITI Limited reserves the right in absolute sense to reject all or any of the services specified in the tender response.

It is hereby confirmed that I/We are entitled to act on behalf of our company/ corporation/ firm/ organization and empowered to sign this document as well as such other documents, which may be required in this connection.

We understand that it will be the responsibility of our organization to keep ITI Limited informed of any changes in respect of authorized person and we fully understand that ITI Limited shall not be responsible for non-receipt or non-delivery of any communication and/or any missing communication in the event reasonable prior notice of any change in the authorized person of the company is not provided to ITI Limited.

Dated this Day of 2025

Authorized Signatory Name: Designation: (Company Seal)

#### 2. ANNEXURE B: BIDDERS PROFILE

[On Bidder's Letter Head]

To, AGM ITI Limited, MSP-UP ITI Bhavan, TC-18V, Vibhuti Khand Gomti Nagar, Lucknow- 226 010, India

1.	Name and address of the company			
2.	Contact Details of the Bidder (Contact person name with Designation, Telephone Number, FAX, E- mail and Web site)			
3.	Area of Business			
4.	Annual Turnover in last 3 financial years (Rs in Crore)	2021-22	2022-23	2023-24

5.	Date of Incorporation	
6.	GST Registration number	
7.	PAN Number	
8.	CIN Number, if applicable	
9.	Whether the firm has been blacklisted by any Central Govt. / State Govt./PSU/ Govt. Bodies / Autonomous? If yes, details thereof.	
10.	Status and details of disputes/ litigation/ arbitration, if any.	
11.	Name, Designation and address of the officer to whom all references shall be made regarding this EOI	
12.	Contact details of Authorized signatory in reference to this EOI	

Dated this Day of 2025

Authorized Signatory Name: Designation: (Company Seal)

#### 3. ANNEXURE C: UNDERTAKING AGAINST NON-BLACKLISTING

[Non-judicial stamp paper of Rs. 100/- certified by Notary]

To, AGM ITI Limited, MSP-UP ITI Bhavan, TC-18V, Vibhuti Khand Gomti Nagar, Lucknow- 226 010, India

Ref.: EO	I no	dated	•••••
<b>Subject:</b>	Undertaking towards N	on-Black Listing of ou	ur firm by any Govt. Bod

Dear Sir,

We hereby declare that we have not been BLACK LISTED by any Govt. department/ PSU (State or Central)/ Autonomous Institution against our performance obligation in India and there has been no litigation with any government department on account of similar services for the last 5 years.

This declaration is being submitted as per the requirement of your EoI/RFP/Tender.

Dated this Day of 2025

Authorized Signatory Name: Designation: (Company Seal)

#### 4. ANNEXURE D: DECLARATIONS

[On Bidder's Letter Head]

То,	
AGM	
ITI Limited, MSP-UP	
ITI Bhavan, TC-18V, Vibhuti Khan	ıd Gomti Nagar,
Lucknow- 226 010, India	G ,
Ref.: EOI no.	dated
<b>Subject: Declarations against Expressi</b>	ion of Interest (EoI) for

Dear Sir,

We hereby declare / undertake the following.

We hereby declare that we will work with ITI as per EOI/RFP/Tender terms and conditions of ITI as well as end customer including warranty & post-warranty services and implementation of the project in the event of ITI winning the contract on back-to-back basis.

We hereby declare that we will submit the Tender Fee & EMD (while submitting the bid to the end customer in the form of Bank Guarantee / Demand Draft / Online Payment from any Nationalized / Scheduled Bank) & Performance Bank Guarantee to end customer or ITI (as decided by ITI) as per EoI/RFP/Tender terms & conditions. We also undertake that we will provide EMD & PBG to ITI as per the end-customer's EoI/RFP/Tender terms even if ITI is exempted to submit the same to end- customer because of its PSU status.

We hereby declare that we have 'No Objection/ No Claim/ No Compensation' from ITI Limited if this EoI/RFP/Tender is cancelled at any stage of evaluation process by ITI or the main EoI/RFP/Tender is cancelled by the end customer.

We hereby undertake that we will be equipped with the required manpower with qualifications, certifications and experience as required in the end customer's EoI/RFP/Tender.

We hereby undertake that we will be able to give the proposed solution as required in the end customer's EoI/RFP/Tender.

We hereby undertake that we will arrange required certificate & support (warranty & post-warranty/maintenance) in the name of ITI Limited from the OEM as per end customer's requirement.

We hereby undertake that we will obtain relevant statutory licenses for operational activities.

We indemnify ITI Limited from any claims / penalties / statuary charges / liquidated damages / legal expenses if any etc. as charged by the end customer.

We hereby undertake to make arrangement for signing of agreement between OEM and ITI as per end customer's EoI/RFP/Tender requirements.

We hereby undertake that the OEMs who meet the eligibility and other conditions as per end customer's EoI/RFP/Tender requirement will be finalized by us and produce the required eligibility documents and other related documents of the OEM for final bid submission.

We hereby agree to take the responsibilities covered in the agreement (on back-to-back basis) to be signed between ITI & OEM (if required) as per end customer's EoI/RFP/Tender terms & conditions.

We hereby declare to supply equipment/components which are brand new, first hand and contain no previously used, recycled or refurbished components.

We hereby declare not to partner with any other organization for addressing this EoI/RFP/Tender.

We hereby declare to accept payment terms on back-to-back basis. Penalties, if any, will be borne by us.

We hereby declare to provide Bank Guarantee (110% of value for the period till the advance is settled) for getting the advance payment if any on back-to-back basis.

We hereby agree that ITI may take any punitive action as deemed fit, including forfeiture of EMD / Security submitted by us, if it is found that any of the documents / information provided by us (to meet the tender requirement including eligibility) is wrong/ forged/ misleading at any stage of tender processing / evaluation. The decision of ITI regarding forfeiture of the EMD shall be final and shall not be called upon question under any circumstances

Dated this Day of 2025

Authorized Signatory Name: Designation: (Company Seal)

#### 5. ANNEXURE E: COMPLIANCE STATEMENT OF ELIGIBILITY CRITERIA

[On Bidder's Letter Head]

То,
AGM
ITI Limited, MSP-UP
ITI Bhavan, TC-18V, Vibhuti Khand Gomti Nagar,
Lucknow- 226 010, India
Ref.: EOI no dated
Subject: Declarations against Expression of Interest (EoI) for

Sl. No.	Clause No.	Clause	Compliance (Complied/Not Complied)	Remarks with Documentary Reference

Dated this Day of 2025

Authorized Signatory Name: Designation: (Company Seal)

#### 6. ANNEXURE F: Bid Security Declaration

[On Bidder's Letter Head]

To, AGM ITI Limited, MSP-UP ITI Bhavan, TC-18V, Vibhuti Khand Gomti Nagar, Lucknow- 226 010, India
Ref: EOI no dated
Dear Sir,

I/We, the undersigned hereby declare that:

I/We know that the bid should be supported by a Bid Security Declaration (in lieu of EMD as per end customer) in accordance with your conditions. I/We accept to automatically be suspended from being eligible for bidding in any contract in ITI Limited for a period of three years from the date of opening of Bid, if I am/We are in breach of our obligation(s) under the bid conditions, because I/We

- a) have withdrawn our Bid during the period of bid validity or its extended period, if any; or
- b) having been notified of the acceptance of our Bid by the Contracting Authority within the period of bid validity
  - (i) have withdrawn/modified/amended, impairs or derogates from the EOI / tender, my/our Bid during the period of bid validity or its extended period, if any;

OR

(ii) have failed or refused to furnish a Performance Security in accordance with the Condition of the EOI/Tender Document;

OR

(iii) have failed or refused to sign the contract.

I/We know that this Bid Security Declaration will expire, if contract is not awarded to us, upon:

- a) the receipt of your notification to us of the name of the successful Bidder; or
- b) thirty days after the expiration of the validity of my/our Bid or any extension to it.

Dated this Day of 2025

Authorized Signatory Name: Designation: (Company Seal)

#### 7. ANNEXURE G: DETAIL OF WORK EXPERIENCE

[On Bidder's Letter Head]

To, AGM ITI Limited, MSP-UP ITI Bhavan, TC-18V, Vibhuti Khand Gomti Nagar, Lucknow- 226 010, India

For Pre-Qualification (completed projects)

S. No.	Client Name	Work Order Ref. No.	Date of WO	Date of Completion	Amount of Work Order	Type of documentary proof Submitted
				_		

(Note: Copy of Work Order /Contract /Agreement AND Completion Certificate from the respective clients to be submitted along with the proposal)

Dated this Day of 2025

Authorized Signatory Name: Designation: (Company Seal)

#### 8. ANNEXURE H: FINANCIAL BID

[On Bidder's Letter Head]

To, AGM ITI Limited, MSP-UP ITI Bhavan, TC-18V, Vibhuti Khand Gomti Nagar, Lucknow- 226 010, India

Dear Sir,

We, the undersigned on behalf of <name of the agency>, wish to submit our offer <title of project> in accordance with your Request for Proposal <EOI reference> dated <insert Date>.

We are hereby submitting our Financial Proposal.

S. No	Item	Qty.	Unit	Unit Rate	Tax %	Tax Amt.	Total Amt.
		Tota	ւl				

Rs Rupees	(in numerals) (including GST)(in words) (including GST)
Actual work order awarded to the	ne successful bidder will be based on the rates specified in above table.
We undertake, if our Proposal contract.	is accepted, to start the services with immediate effect or as stipulated in the
We understand you are not bour	nd to accept any proposal you receive.
Dated this Day of	2025
Authorized Signatory Name: Designation: (Company Seal)	

9. ANNEXURE I: FINANCIAL STRENGTH OF THE BIDDER

#### AGM ITI Limited, MSP-UP ITI Bhavan, TC-18V, Vibhuti Khand Gomti Nagar, Lucknow- 226 010, India

S. No.	Financial Year	Net-worth Status (Positive/ Negative)	Whether Profitable (Yes/ No)	Annual Profit Before Tax (in INR)	Overall Annual Turnover (in INR)
1	2021-22				
2	2022-23				
3	2023-24				

#### Note:

- a) Copies of the audited Balance sheets duly audited by the statutory auditors of the Company or Chartered Accountant. AND
- b) Certificate from Statutory Auditor or Chartered Accountant regarding turnover as asked in the clause. AND
- c) Form as per Appendix E: Financial Strength of the Bidder

Dated this Day of 2025

Authorized Signatory Name: Designation: (Company Seal)

#### 10. ANNEXURE J: FORMAT FOR PERFORMANCE BANK GUARANTEE

In consideration of the ITI, (hereinafter called "ITI") having issued Letter of Intent dated < insert date of LoI > to < insert Name of Bidder > (hereinafter called the "Agency") for "<>" pursuant to EOI No. < insert EOI No. > Dated < insert date of EOI > issued by it which stipulates that the Agency has to furnish an irrevocable Performance Bank Guarantee to ITI for an amount equal to

**5%** (**Five Percent**) of the contract value, from any Nationalized / Scheduled / Centralized Bank or a Private Section Bank authorized to conduct government business in India valid for 12 months with claim period of 15 months as security for the performance of its obligations in terms of the EOI and the Contract:

- 1. We < insert Name of the Bank > (herein after referred to as the "Bank") hereby affirm, guarantee and undertake to pay to ITI any amount not exceeding the sum of ₹ <insert numerical value equivalent to 5% of contract value>/- (Rupees <insert value in words equivalent to 5% of contract value > Only), without any demur and objection whatsoever, merely against the first written demand of ITI stating that the amount demanded therein has become due to it on account of the failure of the agency to perform its obligations under the Contract, without ITI needing to prove or to show grounds or reasons for demand of the sum specified therein. Any such demand made on us by ITI shall be conclusive in all its respects, including the amount due and payable.
- 2. We declare that ITI's demand in writing as aforesaid will be unquestionably binding upon us, our liability arising upon written demand of ITI being absolute, unqualified and irrevocable until the sum as demanded therein is paid to ITI in full. We hereby waive the necessity of ITI demanding the said amount from the Agency before presenting us with the demand.
- 3. We undertake unconditionally and irrevocably to make payment to ITI of the sum demanded in the aforesaid written demand, irrespective of any dispute between ITI and the Agency under the Contract.
- 4. We further agree that ITI and the Agency shall have the right, without our consent and without effecting in any manner our obligations here under to vary any of the terms and conditions of the Contract. No change or addition to or other modification of the terms of the contract or of any of the contract documents shall in any way release us from any liability under this guarantee and we hereby waive notice of any such change, addition or modification.
- 5. This Guarantee shall also not be discharged by any forbearance or indulgence granted by ITI to the Agency as to payment, time, performance or otherwise.
- 6. We waive in favour of ITI all or any of our rights as surety, which may be at any time be inconsistent with the provisions of this guarantee.
- 7. Our liability under this Guarantee shall not be affected by:
  - i. any change in the status or constitution of the ITI
  - ii. ii. any change in our status or constitution
- iii. any change in the status or constitution of the Agency
- 8. This Guarantee shall be governed in all respects by Indian law and shall be subject to the exclusive jurisdiction of Courts at New Delhi.
- 9. This guarantee is irrevocable and shall be valid until the \_\_\_\_\_ day of \_\_\_\_\_ unless extended further. Notwithstanding anything mentioned above, our liability against this Guarantee is restricted to ₹ < insert numerical value equivalent to 5% of contract value >/- (Rupees < insert value in words equivalent to 5% of contract value >Only), and unless a claim in writing is lodged with us within three months of the date of expiry or extended date of expiry of this Guarantee all our liabilities under this Guarantee shall stand discharged.

Dated the day of , 2025
(Signature of the authorized officer of the Bank)
Name and designation of the Officer
Seal, Name & Address of the Bank and Address of the Branch)
11. ANNEXURE K: INTEGRITY PACT
PURCHASE ORDER No.
THIS Integrity Pact is made onday of2025.
BETWEEN
ITI Limited having its Registered & Corporate Office at ITI Bhavan, Dooravaninagar, Bangalore – 560 016 and established under the Ministry of Communications, Government of India (hereinafter called the Principal), which term shall unless excluded by or is repugnant to the context, be deemed to

include its Chairman & Managing Director, Directors, Officers or any of them specified by the Chairman & Managing Director in this behalf and shall also include its successors and assigns) ON

THE ONE PART

#### AND

#### Preamble

In order to achieve these goals, the Principal has appointed an Independent External Monitor (IEM), who will monitor the tender process and the execution of the contract for compliance with the principles as mentioned herein this agreement.

WHEREAS, to meet the purpose aforesaid, both the parties have agreed to enter into this Integrity Pact the terms and conditions of which shall also be read as integral part and parcel of the Tender Documents and contract between the parties.

NOW THEREFORE, IN CONSIDERATION OF MUTUAL COVENANTS STIPULATED IN THIS PACT THE PARTIES HEREBY AGREE AS FOLLOWS AND THIS PACT WITHNESSETH AS UNDER:

#### SECTION 1 – COMMITMENTS OF THE PRINCIPAL

- 1.1.The Principal commits itself to take all measures necessary to prevent corruption and to observe the following principles:
  - a. No employee of the Principal, personally or through family members, will in connection with the tender for or the execution of the contract, demand, take a promise for or accept, for self or third person, any material or immaterial benefit which the personal is not legally entitled to.
  - b. The Principal will, during the tender process treat all bidder(s) with equity and reason. The Principal will in particular, before and during the tender process, provide to all bidder(s) the same information and will not provide to any bidder(s) confidential/additional information through which the bidder(s) could obtain an advantage in relation to the tender process or the contract execution.
  - c. The Principal will exclude from the process all known prejudiced persons.
- 1.2.If the Principal obtains information on the conduct of any of its employee, which is a criminal offence under IPC/PC Actor if there be a substantive suspicion in this regard, the Principal will inform the Chief Vigilance Officer and in addition can initiate disciplinary action as per its internal laid down Rules/ Regulations.

#### SECTION 2 – COMMITMENTS OF THE BIDDER/CONTRACTOR

2.1.The Contractor(s) commits himself to take all measures necessary to prevent corruption. He commits himself observe the following principles during the participation in the tender process and during the execution of the contract.

- a. The contractor(s) will not, directly or through any other person or firm offer, promise or give to any of the Principal's employees involved in the tender process or the execution of the contract or to any third person any material or other benefit which he/she is not legally entitled to, in order to obtain in exchange any advantage of any kind whatsoever during the tender process or during the execution of the contract.
- b. The contractor(s) will not enter with other contractors into any undisclosed agreement or understanding, whether formal or informal. This applies in particular to prices, specifications, certifications, subsidiary contracts, submission or non-submission of bids or any other actions to restrict competitiveness or to introduce cartelization in the bidding process.
- c. The contractor(s) will not commit any offence under IPC/PC Act, further the contractor(s) will not use improperly, for purposes of competition of personal
- 3. gain, or pass onto others, any information or document provided by the Principal as part of the business relationship, regarding plans, technical proposals and business details, including information contained or transmitted electronically.
- d. The Contractor(s) of foreign original shall disclose the name and address of the agents/representatives in India, if any. Similarly, the Bidder(s)/Contractor(s) of Indian Nationality shall furnish the name and address of the foreign principals, if any.
- e. The Contractor(s) will, when presenting the bid, disclose any and all payments made, are committed to or intend to make to agents, brokers or any other intermediaries in connection with the award of the contract.
- f. The Contractor(s) will not bring any outside influence and Govt. bodies directly or indirectly on the bidding process in furtherance to his bid.
- g. The Contractor(s) will not instigate third persons to commit offences outlined above or to be an accessory to such offences.

# SECTION 3 – DISQUALIFICATION FROM TENDER PROCESS & EXCLUSION FROM FUTURE CONTRACTS

- 3.1.If the Contractor(s), during tender process or before the award of the contract or during execution has committed a transgression in violation of Section 2, above or in any other form such as to put his reliability or credibility in question the Principal is entitled to disqualify Contractor(s) from the tender process.
- 3.2. If the Contractor(s), has committed a transgression through a violation of Section 2 of the above, such as to put his reliability or credibility into question, the Principal shall be entitled exclude including blacklisting for future contract award process. The imposition and duration of the exclusion will be determined by the severity of the transgression. The severity will be determined by the Principal taking into consideration the full facts and circumstances of each case, particularly taking into account the number of transgression, the position of the transgressor within the company hierarchy of the Contractor(s) and the amount of the damage. The exclusion will be imposed for a period of minimum one year.

- 3.3. The Contractor(s) with its free consent and without any influence agrees and undertakes to respect and uphold the Principal's absolute right to resort to and impose such exclusion and further accepts and undertakes not to challenge or question such exclusion on any ground including the lack of any hearing before the decision to resort to such exclusion is taken. The undertaking is given freely and after obtaining independent legal advice.
- 3.4. A transgression is considered to have occurred if the Principal after due consideration of the available evidence concludes that on the basis of facts available there are no material doubts.
- 3.5. The decision of the Principal to the effect that breach of the provisions of this Integrity Pact has been committed by the Bidder(s)/ Contractor(s) shall be final and binding on the Bidder(s)/ Contractor(s), however the Bidder(s)/ Contractor(s) can approach IEM(s) appointed for the purpose of this Pact.
- 3.6. On occurrence of any sanctions/ disqualifications etc arising out from violation of integrity pact Bidder(s)/ Contractor(s) shall not entitled for any compensation on this account.
- 3.7. subject to full satisfaction of the Principal, the exclusion of the Contractor(s) could be revoked by the Principal if the Contractor(s) can prove that he has restored/recouped the damage caused by him and has installed a suitable corruption preventative system in his organization.

#### **SECTION 4 – PREVIOUS TRANSGRESSION**

- 4.1. The Contractor(s) declares that no previous transgression occurred in the last 3 years immediately before signing of this Integrity Pact with any other company in any country conforming to the anti-corruption/ transparency International (TI) approach or with any other Public Sector Enterprises/ Undertaking in India of any Government Department in India that could justify his exclusion from the tender process.
- 4.2. If the Contractor(s) makes incorrect statement on this subject, he can be disqualified from the tender process or action for his exclusion can be taken as mentioned under Section-3 of the above for transgressions of Section-2 of the above and shall be liable for compensation for damages as per Section-5 of this Pact.

#### **SECTION 5** – COMPENSATION FOR DAMAGE

- 5.1.If the Principal has disqualified the Bidder(s)/Contractor(s) from the tender process prior to the award according to Section 3 the Principal is entitled to forfeit the Earnest Money Deposit/Bid Security/ or demand and recover the damages equitant to Earnest Money Deposit/Bid Security apart from any other legal that may have accrued to the Principal.
- 5.2. In addition to 5.1 above the Principal shall be entitled to take recourse to the relevant provision of the contract related to termination of Contract due to Contractor default. In such case, the Principal shall be entitled to forfeit the Performance Bank Guarantee of the Contractor or demand and recover liquidate and all damages as per the provisions of the contract agreement against termination.

#### SECTION 6 – EQUAL TREATMENT OF ALL BIDDERS/CONTRACTORS

6.1. The Principal will enter into Integrity Pact on all identical terms with all bidders and contractors for identical cases.

- 6.2. The Bidder(s)/Contractor(s) undertakes to get this Pact signed by its sub-contractor(s)/sub-vendor(s)/associate(s), if any, and to submit the same to the Principal along with the tender document/contract before signing the contract. The Bidder(s)/Contractor(s) shall be responsible for any violation(s) of the provisions laid down in the Integrity Pact Agreement by any of its sub-contractors/sub-vendors/associates.
- 6.3. The Principal will disqualify from the tender process all bidders who do not sign this Integrity Pact or violate its provisions.

# SECTION 7 - CRIMINAL CHARGES AGAINST VIOLATING BIDDER(S)/CONTRACTOR(S)

7.1 If the Principal receives any information of conduct of a Contractor(s) or sub-contractor/sub-vendor/associates of the Contractor(s) which constitutes corruption or if the Principal has substantive suspicion in this regard, the Principal will inform the same to the Chief Vigilance Officer of the Principal for appropriate action.

#### **SECTION 8 – INDEPENDENT EXTERNAL MONITOR(S)**

- 8.1. The Principal appoints competent and credible Independent External Monitor(s) for this Pact. The task of the Monitor is to review independently and objectively, whether and to what extend the parties comply with the obligations under this pact.
- 8.2. The Monitor is not subject to any instructions by the representatives of the parties and performs his functions neutrally and independently. He will report to the Chairman and Managing Director of the Principal.
- 8.3. The Contractor(s) accepts that the Monitor has the right to access without restriction to all product documentation of the Principal including that provided by the Contractor(s). The Bidder(s)/Contractor(s) will also grant the Monitor, upon his request and demonstration of a valid interest, unrestricted and unconditional access to his project documentation. The Monitor is under contractual obligation to treat the information and documents Contractor(s) with confidentiality.
- 8.4. The Principal will provide to the Monitor sufficient information about all meetings among the parties related to the project provided such meeting could have an impact on the contractual relations between the Principal and the Contractor(s). As soon as the Monitor notices, or believes to notice, a violation of this agreement, he will so inform the Management of the Principal and request the Management to discontinue or take corrective action, or to take other relevant action. The monitor can in this regard submit non-binding recommendations. Beyond this, the Monitor has no right to demand from the parties that they act in specific manner, refrain from action or tolerate action.
- 8.5. The Monitor will submit a written report to the Chairman & Managing Director of the Principal within a reasonable time from the date of reference or intimation to him by the principal and, should the occasion arise, submit proposals for correcting problematic situations.
- 8.6. If the Monitor has reported to the Chairman & Managing Director of the Principal a substantiated suspicion of an offence under relevant IPC/PC Act, and the Chairman & Managing Director of the Principal has not, within the reasonable time taken visible action to proceed against such offence or reported it to the Chief Vigilance Officer, the Monitor may also transmit this information directly to the Central Vigilance Commissioner.

- 8.7. The word 'Monitor' would include both singular and plural.
- 8.8. Details of the Independent External Monitor appointed by the Principal at present is furnished below:

#### IEM - I

Shri Atul Jindal, IFS (Retd.) 3/10 Vishesh Khand, Opp. Little Friend School, Gomti Nagar, Lucknow-226010 (UP)

#### IEM - II

Shri Benny John, IRS (Retd.) Villa No. 36, Kent Plam Villas, Fort Valley Township, Athani, Kakkanad, Ernakulam, Kerala – 682 030.

Any changes to the same as required / desired by statutory authorities is applicable.

#### **SECTION 9 – FACILITATION OF INVESTIGATION**

9.1. In case of any allegation of violation of any provisions of this Pact or payment of commission, the Principal or its agencies shall be entitled to examine all the documents including the Books of Accounts of the Bidder(s)/Contractor(s) and the Bidder(s)/Contractor(s) shall provide necessary information and documents in English and shall extend all help to the Principal for the purpose of verification of the documents.

#### **SECTION 10 – LAW AND JURISDICTION**

- 10.1. The Pact is subject to the Law as applicable in Indian Territory. The place of performance and jurisdiction shall the seat of the Principal.
- 10.2. The actions stipulated in this Pact are without prejudice to any other legal action that may follow in accordance with the provisions of the extant law in force relating to any civil or criminal proceedings.

#### **SECTION 11 – PACT DURATION**

- 11.1. This Pact begins when both the parties have legally signed it. It expires after 12 months on completion of the warranty/guarantee period of the project / work awarded, to the fullest satisfaction of the Principal.
- 11.2. If the Contractor(s) is unsuccessful, the Pact will automatically become invalid after three months on evidence of failure on the part of the Contractor(s).
- 11.3. If any claim is lodged/made during the validity of the Pact, the same shall be binding and continue to be valid despite the lapse of the Pact unless it is discharged/determined by the Chairman and Managing Director of the Principal.

#### **SECTION 12 – OTHER PROVISIONS**

12.1. This pact is subject to Indian Law, place of performance and jurisdiction is the Registered & Corporate Office of the Principal at Bengaluru.

- 12.2. Changes and supplements as well as termination notices need to be made in writing by both the parties. Side agreements have not been made.
- 12.3. Should one or several provisions of this pact turn out to be invalid, the remainder of this pact remains valid. In this case, the parties will strive to come to an agreement to their original intentions.
- 12.4. Any disputes/ difference arising between the parties with regard to term of this Pact, any action taken by the Principal in accordance with this Pact or interpretation thereof shall not be subject to any Arbitration.
- 12.5. The action stipulates in this Integrity Pact are without prejudice to any other legal action that may follow in accordance with the provisions of the extant law in force relating to any civil or criminal proceedings.

In witness whereof the parties have signed and executed this Pact at the place and date first done mentioned in the presence of the witnesses:

For PRINCIPAL	For CONTRACTOR(S)
(Name & Designation)	(Name & Designation)
Witness	Witness
1)	1)

# ANNEXURE M: THE DETAILED TECHNICAL SPECIFICATIONS

Evidence of ownership of major items of construction equipment named below or evidence of arrangement of possessing them on hire/lease/buying as defined therein.

SI	Name of Equipment	Quantity/No. Cost of Work More than 2 Crores				
1	R.M.C. plant	-				
2	Transport Miller	-				
3	Tar Boiler	-				
4	Mixture/Mixer	-				
5	Concrete Mixture	7				
6	Water Tanker	7				
7	Diesel Road Roller (8-10 Ton	-				
	Capacity)					
8	Vibratory Roller	-				
9	Tractor	7				
10	Truck	7				
11	Hot mix plant with sensor paver	-				
12	Air compressor	-				
13	Mechanical Broom	-				
14	Bitumen Distributor/ mechanical	-				
	sprayer					
15	Tipper	-				
16	J.C.B.	2				
17	Pockland	-				
18	Wet Mix Macadam Plant with paver	-				
19	Pin vibrator	7				
20	Generator 250 KVA	7				
21	Grader	-				
22	Soil Compactor	-				
23	Concrete Vibrator with niddle	7				
24	Field Laboratory	7				
25	Hydra (CAPACITY 8 TON)	-				
26	Mastic Cooker	-				

27	Trolly	7
28	Barrier	30
29	Cone	15
30	Reflective Tape	15

Details of the technical personnel proposed to be employed for the Contract having the qualifications defined in below for the construction.

<b>Technical Personnel</b>	Number	Experience in Bldg Works	<b>Technical Personnel</b>			
A. Degree Holder in	2	Minimum 10 years of Experience out of	A. Degree Holder in			
Civil Engineering		which five years of experience of having	Civil Engineering			
		handled/executed independently building				
		work project.				
B. Degree Holder in	7	Minimum 5 years of Experience	B. Degree Holder in			
Civil			Civil			
Engineering			Engineering			
C. Degree holder in IT	1	Minimum 3 years of Experience	C. Degree holder in IT			
engineering			engineering			

#### RFP PART-1: SECTION-V- SCOPE OF WORK AND TECHNICAL SPECIFICATIONS

#### **General Scope of Work**

- Contractors are requested to visit the site prior to filing/submission and undertake self-assessment of all the necessary works as per the specification and plans including all attributes/matters related for completion of this project.
- The Contractor is to seek clarification prior to the submission date (where necessary), to have clarity of all the activities required to be carried out for a successful and timely completion of this project and the works which shall be carried out by the successful contractor.
- The works under this Contract comprises of Smart City with 1 year Defect Liability Period & Maintenance for 5 years
- Other works may include installation or restoration of existing boundary wall, pathway, water, drainage and electrical power utilities.
- The contractor shall furnish all labour, material, tools and equipment necessary to complete the works as indicated or inferred in the supporting drawing package. Any item not specifically shown in the drawings or specified, but normally required to conform to the required outcome or such intent, should be considered part of the work unless identified by the contractor prior to commencement of works. The contractor shall include and price for such item in the BOQ accordingly.
- The works shall be completed within the scheduled time unless otherwise approved by the Client or its representatives and shall be certified by the Employer upon Practical Completion.
- The landscape planting shall be provided and in a healthy and vigorous growing condition.
- The contractor shall submit for approval within 7 days of the issue of Letter of Award, his proposed Work Programme based on the criteria of the overall schedule of works, showing the intended sequences, stages and order of proceeding with the works together with the period of time he has estimated for each and every stage of the progress including the resources and plant required.
- The successful bidder shall have to prepare and submit execution presentation and 'shop Drawings' before execution and 'As Built Drawings' after execution depicting the exact

- construction carried out on site, in soft and hard copy format. Statutory and other charges for getting various required approvals as required shall be in scope of Successful bidder.
- Contractor shall be responsible for making the facility fit for the intended purpose while performing all of its obligations covered under the Contract Document in its entirety.
- The work shall be done in accordance to the drawings approved by the statutory authorities. Scope includes Site / Campus Planning, Demolition of existing structures, boundary wall, shop drawings in accordance with the same.
- The scope shall also include preparation of as-built drawings before handing over the work to the Employer, maintaining the Quality assurance & Quality control (QA&QC) including control, corrective actions, reporting and arranging for regular inspections by all concerned.
- As deemed necessary by the Employer/Employer's Engineer, Contractor shall execute necessary mock-ups of all items/activities related to the Work performed required under this Contract as indicated below and the cost for the same shall be deemed to be included in the Contract price.
- The Contractors are advised to visit the site before submitting the Proposal for the works.

Scope includes all temporary works required for the completion of works, testing and commissioning and handover till Defect liability Period.

The successful bidder shall undertake confirmatory survey for accuracy and completeness of data prior to commencing the site works. The drawings provided with this document are also available in CAD and Bidders can collect the same, (if required) from the Employer. It is in scope of successful Bidder to undertake all relevant Site surveys, obtaining all required approvals from the relevant regulatory authorities.

Prepare and submit maintenance manual to client for approval at least 4 weeks before start of post construction maintenance period. Key tasks/deliverables by the Contractor include:

- The contractor should submit a detailed timeline for scope of work to be carried out including details of the man power deployment for the projects prior to commencing the works for approval by the Employer.
- The Employer or his representatives will supervise and monitor the progress of construction phase and Contractor shall provide necessary coordination.
- Procurement programme indicating purchasing and dispatch of materials as per the implementation timelines. Shall also provide the supporting evidence for all the items delivered to the site and take possession of said items.
- The Contractor shall prepare presentation, shop drawings/fabrication drawings for the all works in accordance with the approved concept design approved by Employer.
- Preparation and submission of periodical progress report for all the stages on a weekly basis. The Contractor must be aware of general and specific site conditions, topography and any existing landscape prior to commencement of any landscape works on site.

**Note:** If work item is not detailed under Indian Standards, appointed contractor should refer to relevant international standard (BS or equivalent). This should be approved by Employer prior to commencing any works on site;

S.		Site	Units	0	Proposed		-		
No.	School	Area		Classroo	Classroo	ed	ed Lab	g Toilet	d Toilet
	(Symbolic)			m	ms				

						Smart class			
1	A	3990	sq.m	12	3	1	2	2	12
2	В	470	sq.m	4	4	1	1	2	10
3	С	1749	sq.m	11	0	1	1	3	16
4	D	896	sq.m	9	0	1	1	4	8
5	E	1230	sq.m	8	0	1	1	4	8
6	F	935	sq.m	10	0	1	1	4	11
7	G	555	sq.m	7	0	1	0	3	3
Total		61	•		7	7	7	22	68