<u>परियोजना अधिकारी, जनजाति क्षेत्रीय विकास विमाग, उदयपुर</u>

निविदा प्रपत्र

1.	विषय	—राजकीय उच्च माध्यमिक विद्यालयों में ऑडिया —विडियो के माध्यम से शिक्षा हेतु अध्ययन सामग्री (Soft Copy)
	u	Rial eg ower aran (sourcopy)
2.	निविदा सूचना क्रमांक	- 4846 B. 02.03,2016
3.	निविदादाता का नाम व पता	
4.	निविदा फार्म प्राप्त करने का अंतिम दिनांक	- दि. 05.04.16 को सांय 1.00 बजे तक
5.	निविदा फार्म पूर्ण कर पुनः जमा कराने की अंतिम दिनांक	— दि. 0.50416. को सांय 1.100 बजे तक
6.	निविदा खोलने की दिनोंक एवं समय	— दि.05.194116. को सांय 3100 बजे तक
7.	निविदा प्रपत्र शुल्क	रूपया 400.00 (चार सौ रू० मात्र)
8.	निविदा की सकल राशि	– अनुमानित राशि 10.00 लाख
9.	निविदा के लिए अमानत राशि	– रूपये 20000/– (अक्षरे बीस हजार

- रू मात्र) 10. मैनें/हमने निविदा प्रपत्र के साथ संलग्न निविदा का संविदा शर्ते ध्यान पूर्वक पढ ली है तथा समझ ली है तथा मैं/हम उक्त संविदा की प्रत्येक शर्त मानने के लिए सहमत हूँ/है तथा इसके प्रत्येक पृष्ठ पर हस्ताक्षर कर दिये है। परिशिष्ट ''क'' का विशेष रूप से अवलोकन कर लिया है।
- 11. प्रति यूनिट के लिये प्रस्तावित/निविदा राशि।

क्रं सं	Name of article with specification	प्रस्तावित दर प्रति यूनिट (समस्त कर, सेवाकर एवं अन्य प्रभार सहित, राशि रूपयों में) (दरें अकों एवं शब्दों में अकिंत करें)

1.	Content (Study material)	(A) Class 1-5 th & 6 th -12 th (subject wise)	39
		(B) Base on Rajasthan Syllabus or Rajasthan board	
		(C) Language - Hindi	

60

- 13. मैरे/हमारे द्वारा उपरोक्त प्रस्तुत की गई दरों में समस्त कर, सेवाकर एवं अन्य प्रभार सम्मिलित है तथा उक्त व्यय मेरे/हमारे द्वारा वहन किये जायेगे।
- 13ए. उपरोक्त दरे निविदा स्वीकृति से एक वर्ष तक वैध होगी।

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- 14. मैं∕हम सहमत है कि बिना कोई कारण बताए कोई या सभी निविदाएं निरस्त करने तथा न्यूनतम दर या किसी भी निविदा को स्वीकृत करने का आपको पूर्ण अधिकार है।
- 14ए. अध्ययन सामग्री (Soft Copy) की आपूर्ति आदेश/स्थापना से 60 दिवस की अवधि में कर दी जायेगी।
- 15. मैं/हम यह भी स्वीकार करता हूँ/करते है कि अध्ययन सामग्री (Soft Copy) खराब होने की दशा में तुरन्त उसके एवज में अन्य अध्ययन सामग्री (Soft Copy) की व्यवस्था करूँगा/करेंगे।
- 16. मै/हम घोषणा करते है/करता हूँ कि निविदा में दी गई सूचना सत्य है।
- 17. मैं/हम निविदा प्रपत्र के साथ अमानत राशि 20000/ (अक्षरे रूप्ये बीस हजार मात्र) ड्राफ्ट/पे आर्डर संख्या दिनांक एवं बैंक का नाम देय स्थान उदयपुर, परियोजना अधिकारी, जनजाति क्षेत्रीय विकास विभाग, उदयपुर के पक्ष में संलग्न कर प्रस्तुत कर/रहा हूँ/रहे है।
- 18. निविदा प्रपत्र के साथ निम्नानुसार प्रपत्र की सत्यापित प्रति संलग्न है।
 - 1. फर्म के रजिस्ट्रेशन की प्रति।
 - 2. सेल्स टेक्स पंजीयन प्रमाण पत्र की सत्यापित प्रति।
 - 3. स्थाई आयकर पजींयन प्रमाण पत्र की सत्यापित प्रति।
 - 4. अनुभव प्रमाण-पत्र।
 - 5. आयंकर / सेल टेक्स क्लियरेंस प्रमाण-पत्र की प्रति।
 - 6. SR Form No. 11 मैं घोषणा।
- 19. मैंने परिशिष्ट क अर्थात ऑडियो–विडियो के माध्यम से शिक्षा हेतु अध्ययन सामग्री (Soft Copy) स्पेशिफीकेशन का अवलोकन कर लिया है, मैं/मेरे द्वारा उक्त प्रस्ताववित ऑडियो–विडियो के माध्यम से शिक्षा हेतु अध्ययन सामग्री (Soft Copy) आदेशानुसार राजकीय उच्च माध्यमिक विद्यालयों में स्थापित करने की विस्तृत जानकारी मुझे है।
- 20. वेब अथवा इण्टरनेट से डाउनलोड कर निविदा प्रपत्र भरने की दशा में राशि रू0 400 / का पृथक से डीमान्ड ड्राफ्ट निविदा शुल्क के रूप में सलग्न करना होगा, अन्यथा निविदा निरस्त मानी जावेगी।
- 21. प्रस्तुत दरों में अकों एवं शब्दों में भिन्नता पाई जाने पर न्यूनतम दर को ही वैद्य माना जायेगा।
- 22. यदि मेरे/हमारे द्वारा प्रस्तुत निविदा स्वीकार कर ली जाती है तो हम कार्यादेश के अनुसार ऑडियो—विडियो अध्ययन सामग्री (Soft Copy) सुपूर्द/उपलब्ध कराने को बाध्य रहूँगा/रहेंगे। संलग्नः—

दिनांक :--

भवदीय,

निविदादाता के हस्ताक्षर

प्रस्तावित विद्यालयों का नाम एवं स्थान की सूची

पंचायत समिति कोटडा

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क्र.स.	विद्यालय का नाम
1	राउमावि वास
2	राउमावि समीजा
3	राउमावि पडावली कला
4	राउमावि मादडा
5	राउमावि मेलथरा वास
6	राउमावि कोटडा
7	राउमावि महाडी
8	राउमावि बडली
9	राउमावि कूकावास
10	राउमावि जेड
11	राउमावि माण्डवा
12	राउमावि पलेसर
13	राबाउमावि कोटडा
14	राउमावि धधमता
15	राउमावि ढेढमारिया
16	राउमावि खाखरिया
17	राउमावि खजुरिया
18	राउमावि सामोली
19	राउमावि बिकरनी
20	राउमावि जूडा
21	राउमावि जोगीवट
22	राउमावि नयावास
23	राउमावि मामेर
24	राउमावि गुरा
25	राउमावि सडा
26	राउमावि बुढिया
27	राउमावि महाद
28	राउमावि मेडी
29	राउमावि मालवा का चौरा
30	राउमावि डांग
31	राउमावि मेवाडों का मठ
32	राउमावि उखलियात
33	राउमावि भाडेर
34	राउमावि बेकरिया
35	राउमावि गोगरूद
36	राउमावि मेरपुर
37	राउमावि क्यारी
38	राउमावि तेजा का वास
39	राजजाउमाआवि, कोटड़ा

राजकीय उच्च माध्यमिक विद्यालयों में ऑडियो–विडियो के माध्यम से शिक्षा हेतु अध्ययन सामग्री आपूर्ति किए जाने की निविदा से संबंधित विशिष्ट शर्ते व नियम :--

1. केवल सक्षम सेवा प्रदायगी ही निविदा भरने के योग्य होगें।

- 1. प्रपुर राषा राषा यहा होते यूनिट जिसमें राजकीय उच्च माध्यमिक विद्यालयो में 2.अ. निविदा का मुल्यांकन प्रति यूनिट जिसमें राजकीय उच्च माध्यमिक विद्यालयो में ऑडियो–विडियो के माध्यम से शिक्षा हेतु अध्ययन सामग्री जहां आपूर्ति की जानी है, जस विद्यालय के कर्मी को सूपूदर्गी तक एवं उस पर होने वाला समस्त व्यय भार सम्मिलित होगा।
- 2.ब. सफल निविदादाता को आपूर्ति आदेश दिये जाने के समय लागु पाठ्यकृम के अनुसार आपूर्ति करनी होगी अर्थात अध्ययन सामग्री का वर्तमान पाठ्यकृम एवं आपूर्ति किये जाने वाला पाठ्यकृम भिन्न हो सकते है।
- 3. सफल निविदादाता को आदेश दिनांक से दो दिवस में अनुमोदित राशि का 5 प्रतिशत राशि धरोहर राशि के रूप में कार्यालय में जमा करवानी होगी तथा प्रारूप 17 में 1000 रू मूल्य के नॉन ज्यूडिशियन स्टाम्प पेपर पर निर्धारित प्रपन्न में एक करार पत्र निष्पादित करना होगा।
- 4. संविदाकार द्वारा सेवा प्रदाय में दोषी पाए जाने अथवा किसी भी कार्य में असफल पाये जाने पर जमा धरोहर राशि जब्त कर ली जायेगी एवं किसी भी प्रकार का पुनः भुगतान नहीं किया जायेगा।
- 5. भुगतानः-
 - (अ) किसी भी प्रकार का अग्रिम भुगतान नही किया जावेगा।
 - (ब) राजकीय उच्च माध्यमिक विद्यालयो में ऑडियो–विडियो के माध्यम से शिक्षा हेतु (ब) राजकीय उच्च माध्यमिक विद्यालयों में ऑडियो–विडियो के माध्यम से शिक्षा हेतु अध्ययन सामग्री आपूर्ति पश्चात संबंधित विद्यालय द्वारा संतोषप्रद होने का प्रमाण पत्र जारी किये जाने के बाद ही कार्यालय द्वारा सामग्री आपूर्ति का भुगतान नियमानुसार किया जावेगा। विलम्ब से भुगतान पर किसी प्रकार का ब्याज देय नहीं होगा।
 - (स) विवादास्पद मामलों में संविदाकार को देय राशि का 25 प्रतिशत भुगतान को रोका जाकर शेष राशि का भुगतान किया जायेगा तथा उस विवाद का निपटारा हो जाने पर रोकी गई राशि का भुगतान कर दिया जाएगा।
 - (द) प्रस्तुत बिलों से नियमानुसार आयकर कटौती की जायेगी।
 - (य) सन्तोषजनक आपूर्ति, स्थापना एवं प्रशिक्षण नहीं होने पर किसी भी प्रकार का भुगतान देय नहीं होगा
 - 6. यदि आपूर्ति के निर्वचन (Interpretation) आशय या आपूर्ति की शर्तो के उल्लघन के सम्बन्ध में कोई विवाद उत्पन्न होता है तो पक्षकारों द्वारा मामलों को आयुक्त, जनजाति क्षेत्रीय विकास विभाग उदयपुर को भेजा जाएगा जो उस विवाद के लिए एकमात्र मध्यस्थ (सोल आर्बिट्रटर) के रूप में सम्बद्ध होगा तथा उसका निर्णय अन्तिम होगा।
 - 7. समस्त विधिक कार्यवाही का न्याय क्षेत्र उदयपुर होगा।
 - किसी भी निविदा दरो को स्वीकार / अस्वीकार करने का पूर्ण अधिकार क्रय समिति का होगा।
 - 9. निविदाकार की ओर से लगाई गई कोई भी शर्त मान्य नहीं होगी।
 - अनुबन्ध की अवधि में किसी प्रकार की मूल्य वृद्धि का निविदा की दरों पर कोई प्रभाव नहीं पडेगा अर्थात किसी भी प्रकार का अतिरिक्त शुल्क देय नहीं होगा।

QQ.

- 11. स्थापित करने वाले विद्यालयों के स्थान में परिवर्तन विभाग द्वारा किया जा सकेगा। इसमें निविदाकार को कोई आपत्ति नहीं होगी एवं कार्यालय द्वारा बताये अनुसार नवीन स्थान पर ही आपूर्ति, स्थापना एवं प्रशिक्षण देना होगा।
- 12. अनुबन्ध की शर्तों, नियमों के अर्थ व आशय पर विभाग का निर्णय मान्य होगा।
- 13. उपकरण की स्थापना एवं प्रशिक्षण पूर्ण होने तक किसी प्रकार की हानि/चोरी होती है तो कानूनी कार्यवाही के लिए विभाग जिम्मेदार नहीं होगा।
- 14. निर्धारित समय सीमा में पूर्व निर्धारित स्थानों पर उपकरण आपूर्ति, स्थापना एवं प्रशिक्षण कार्यक्रम पूर्ण करना होगा।
- 15. सामान्य वित्तीय एवं लेखा नियम तथा राजस्थान उपापमन अधिनियम के समस्त नियम तथा समय—समय पर राज्य सरकार द्वारा जारी परिपत्र इस निविदा/अनुबन्ध पर प्रभावी होगें।
- 16. यदि फर्म सेवाकर के दायरे में आती है तो सेवाकर की राशि स्वंय के स्तर से संबंधित मद में जमा करानी होगी तथा चालान की प्रति कार्यालय में प्रस्तुत करनी होगी।

निविदादाता के हस्ताक्षर

SR FORM – 16

CONDITIONS OF TENDER AND CONTRACT FOR OPEN TENDER (See Rule 68)

Note: Tenders should read these conditions carefully and comply strictly while sending their tenders.

1. Tenders must be enclosed in a properly sealed envelope according to the directions given in the tender notice.

2. "Tenders by bona-fide dealers:" Tenders shall be given only by bona-fide dealers in the goods. They shall, therefore, furnish a declaration in the SR FORMS 11.

3. (i) Any change in the constitution of the firm, etc., shall be notified forthwith by the contractor in writing to the purchase officer and such change shall not relive any former member of the firm, etc., from any liability under the contract.

(ii) No new partner/partners shall be accept in the firm by the contractor in respect of the contract unless he/they agree to avoid by all its terms, conditions and deposit with the purchase officer a written agreement to this effect. The contractors receipt for acknowledgement or that of any partners subsequently accepted as above shall bind all of them and will be sufficient discharge for any of the purpose of the contract.

4. Sales Tax Registration and Clearance Certificate : No Dealer who is not registered under the Sales Tax Act prevalent in the State where his business is located shall tender. The Sales Tax Registration Number should be quoted and a sales tax clearance certificate from the Commercial Taxes Officer of the Circle concerned shall be submitted without which the tender is liable to rejection.

5. **[Income Tax Clearance Certificate** : Tenderers will have to submit an Income Tax Clearance Certificate from the Income Tax Officer of the circle concerned along with the tenders without which tender may not be considered.]

6. Tender forms shall be filled in ink or typed. No tender filled in pencil shall be considered. The tenderer shall sign the tender form at each page and at the end in token of acceptance of all the terms and conditions of the tender.

7. Rate shall be written both in words and figures. There should not be errors and/or over-writings, corrections if any, should be made clearly and initialled with dates. The rates should mention element of the Rajasthan State Sales Tax and Central Sales Tax separately.

8. All rates quoted must be FOR destination and should include all incidental charges except octroi, Central/Rajasthan Sales Tax which should be shown separately. In case of local supplies the rates should include all taxes, etc., and no cartage or transportation charges will be paid by the Government and the delivery of the goods shall be given at the premises of Purchase Officer. Goods to be purchased are for the purpose of official use, hence octroi is not payable. The rates, therefore, should be exclusive of octroi, and local tax, in case goods to be purchased are for the purpose of resale or use as manufacture of any goods for sale, the rates shall be inclusive of octroi and local tax. In the former case, a certificate in the prescribed form will be furnished along with the supply order.

9. (i) Comparison of Rates : In comparing the rates tendered by firms outside Rajasthan and those in Rajasthan but not entitled to Price Preference under the Rules, the element

1.Deleted as per Circular No.5/2003 dated 17.5.2003.

of Rajasthan Sales Tax shall be excluded whereas that of Central Sales Tax shall included.

(ii) While comparing the rates in respect of firms within Rajasthan the element of Rajasthan Sales Tax shall be included.

10. **Price Preference**: 1[Price preference/preference will be given to the goods produced or manufactured by Industries of Rajasthan over goods produced or manufactured by Industries outside Rajasthan as per Purchase of Stores (Preference to Industries of Rajasthan) Rules, 1995.)



11. Validity : Tenders shall be valid for a period of three months from the date of opening of Tender.

12. The approved supplier shall be deemed to have carefully examined the conditions, specifications, size, make and drawings, etc., of the goods to be supplied. If he has any doubts as to the meaning of any portion of these conditions or of the specification, drawing, etc., he shall, before signing the contract, refer the same to the Purchase Officer and get clarifications.

13. The contractor shall not assign or sub-let his contract or any substantial part thereof to any other agency.

14. Specifications :

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(i) All article supplied shall strictly conform to the specifications, trade mark laid down in the tender form and wherever articles have been required according to ISI specifications, those articles should conform strictly to those specifications and should bear such marks.

(ii) The supply of articles marked with asterisk/at serial number....., shall in addition, conform strictly to the approved samples and in case of other material where there are no standard or approved samples, the supplier shall be of the very best quality and description. The decision of the Purchase Officer/Purchase Committee whether the articles supplied conform to the specifications and are in accordance with the samples, if any, shall be final and binding on the tenderers.

(iii) Warranty/Guarantee clause : The tenderer would give guarantee that the goods/ stores/articles would continue to conform to the description and quality as specified for a period of...... days/months from the date of delivery of the said goods/ stores/articles to be purchased and that notwithstanding the fact that the purchaser may have inspected and/or approved the said the said goods/stores/articles, if during the aforesaid period of.....days/months, goods/stores/articles be discovered not to conform to the description and quality aforesaid or have determined (and the decision of the Purchase Officer in that behalf will be final and conclusive), the purchaser will be entitled to reject the said goods stores/articles or such portion thereof as may be discovered not to conform to the said description and 1.Substituted vide Circular No.19/96 dated 1.7.1996. quality, on such rejection the goods/articles/stores will be at the seller's risk and all the provisions relating to rejection of goods, etc., shall apply. The tenderer shall if so called upon to do, replace the goods, etc., or such portion thereof as is rejection by the Purchase Officer, otherwise the tenderer shall pay such damage as may arise by reason of the breach of the condition herein contained. Nothing herein contained shall prejudice any other right of the Purchase Officer in that behalf under this contract or otherwise.

(iv) In case of machinery and equipment also, guarantee will be given as mentioned in clause (iii) above and the tenderer shall during the guarantee period replace the parts if any and remove any manufacturing defect if found during the above period so as to make machinery and equipments operative. The tenderer shall also replace machinery and equipments in case it is found defective which cannot be put to operation due to manufacturing defect, etc.

(v) In case of machinery and equipment specified by the Purchase Officer the tenderer shall be responsible for carrying out annual maintenance and repairs on the terms and conditions as may be agreed. The tender shall also be responsible to ensure adequate regular supply of spare parts needed for a specific type of machinery and equipments whether under their annual maintenance and repairs rate contract or otherwise. In case of change of model he will give sufficient notice to the Purchase Officer who may like to purchase spare parts from them to maintain the machinery and equipments in perfect condition.

15. Inspection :

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(a) The Purchase Officer or his duly authorised representative shall at all reasonable time have access to the suppliers premises and shall have the power at all reasonable time to inspect and examine the materials and workmanship of the goods/equipment/machineries during manufacturing process or afterwards as may be decided.

(b) The tenderer shall furnish complete address of the premises of his office, godown and workshop where inspection can be made together with name and address of the person who is to be contacted for the purpose. In case of those dealers who have newly entered in business, a letter of introduction from their bankers will be necessary.

16. Samples : Tenders for articles marked within the schedule shall be accompanied by two set of samples of the articles tendered properly packed. Such samples if submitted personally will be received in the office. A receipt will be given for each samples by the officer receiving the samples. Samples if sent by train, etc., should be despatched freight paid and the R/R or G.R. should be sent under a separate registered cover. Samples for catering/food items should be given in a plastic box or in polythens bags at the cost of the tenderer.

17. Each sample shall be marked suitably either by written on the sample or on a slip or durable paper securely fastened to the sample, the name of the tenderer and serial number of the item, of which it is a sample in the schedule.

18. Approved samples would be retained free of cost upto the period of six moknths after the expiry of the contract. The Government shall not be responsible for any damage, wear and tear or loss during testing, examination, etc., during the period these samples are retained. The Sample shall be collected by the tenderer on the expiry of stipulated period. The Government shall in no way make arrangements to return the samples. The samples uncollected within 9 months after expiry of contract shall be forfeited by the Government and no claim for their cost, etc., shall be entertained.

19. Samples not approved shall be collected by the unsuccessful tenderer. The Government will not be responsible for any damage, wear and tear, or loss during testing, examination, etc., during the period these samples are retained. The uncollected samples shall be forfeited and no claim for their cost, etc., shall be entertained.

20. Supplies when received shall be subject to inspection to ensure whether they conform to the specifications or with the approved samples. Where necessary or prescribed or practical, tests shall be carried out in Government laboratories, reputed testing house like Sri Ram Testing House, New Delhi and the like and the supplies will be accepted only where the articles conform to the standard of prescribed specifications as a result of such tests.

21. Drawl of Samples: In case of tests, samples shall be drawn in four sets in the presence of tenderer or his authorised representative and properly sealed in their presence. Once such set shall be given to them, one or two will be sent to the laboratories and/or testing house and the third or fourth will be retained in the office for reference and record.

22. Testing charges : Testing charges shall be borne by the Government. In case urgent testing is desired to be arranged by the tenderer or in case of test results showing that supplies are not upto the prescribed standards or specifications, the testing charges shall be payable by the trenderer.

23. Rejection:

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(i) Articles not approved during inspection or testing shall be rejected and will have to be replaced by the tenderer at his own cost within the time fixed by the Purchase Officer.

(ii) If, however, due to exigencies of Government work, such replacement either in whole or in part, is not considered feasible, the Purchase Officer after giving an opportunity to the tenderer of being heard, shall for reasons to be recorded, deduct a suitable amount from the approved rates. The deduction so made shall be final.

24. The rejected articles shall be removed by the tenderer within 15 days of intimation of rejection, after which Purchase Officer shall not be responsible for any loss, shortage or damage and shall have the right to dispose of such articles as he thinks fit, at the tenderer's risk and on his account.

25. The tenderer shall be responsible for the proper packing so as to avoid damage under normal conditions of transport by sea, rail and road or air and delivery of the material in good condition to the consignee at destination. In the event of any loss, damage, breakage or leakage or any shortage the tenderer shall be liable to make good such loss and shortage found at the checking/inspection of the materials by the consignee. No extra cost on such account shall be admissible.

26. The contract for the supply, can be repudiated at any time by the Purchase Officer, if the supplies are not made to his satisfaction after giving an opportunity to the tenderer of being heard and recording of the reasons for repudiation.

27. Direct or indirect convassing on the part of the tenderer or his representative will be a disqualification.

28. (i) Delivery period: The tenderer whose tender is accepted shall arrange supplies within a period of from the date of supply order/by.....as under:-

S.No. Items Quantity Delivery period

(ii) Extent of quantity - Repeat orders : If the orders are placed in excess of the quantities shown in tender the notice, the tenderer shall be bound to meet the required supply. Repeat orders may also be placed on the rate and conditions given in the tender provided that the repeat orders are up to 50% of the quantity originally purchased and the period is not more than one month from the date of expiry of last supply. If the tenderer fails to do so, the Purchase Officer shall be fee to arrange for the balance supply by limited tender or otherwise and the extra cost incurred shall be recoverable from the tenderer. (iii) If the Purchase Officer does not purchase any of the tendered articles or purchases less than the quantity indicated in the tender form, the tenderer shall not be entitled to claim any compensation.

29. Earnest Money :

(a) Tender shall be accompanied by an earnest money of Rs..... without which tenders will not be considered. The amount should be deposited in either of the following forms in favour of.....

(i) Cash through treasury challan deposited under head "8443-Civil Deposits - 103 -

Security Deposits".

(ii) Bank Drafts/Bankers Cheque of the scheduled Bank.

(b) Refund of earnest money : The earnest money of unsuccessful tenderer shall be refunded soon after final acceptance of tender.

1[(c) Partial exemption from earnest money : Firms which are registered with Director of Industries Rajasthan, shall furnish the amount of earnest money in respect of items for which they are registered as uch subject to their furnishing registration certificate in original or Photostat copy or a copy thereof duly



ttested by any Gazetted Officer 2[deleted] from the Director of Industries Rajasthan, at the rate of 1% of he estimated value of the tender shown in NIT.]

(d) The Central Government and Government of Rajasthan Undertakings need not furnish any amount of earnest money.

(e) The earnest money/security deposit lying with the department/office in respect of other tenders awaiting approval or rejected or on account of contracts being completed will not be adjusted towards earnest money/security money for the fresh tenders. The earnest mokney may however, be taken into consideration in case tenders are re-invited.

30. Forfeiture of earnest mokney : The earnest money will be forfeited in the following cases :

(i) When tenderer withdraws or modified the officer after opening of tender but before acceptance of tender.

(ii) When tenderer does not execute the agreement if any, prescribed within the specified time.

(iii) When the tenderer does not deposit the security money after the supply order is given.

1. Substituted vide Circular No. 19/96 dated 1.7.1996.

2. Deleted words "competence certificate" vide Circular No.27/96 dated 27.8.1996

(iv) When he fails to commence the supply of the items as per supply order within the time prescribed.

31. (1) Agreement and security deposit :

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> (i) Successful tenderer will have to execute an agreement in the Form 17 within a period of 7 days of receipt of order and deposit security equal to 5% of the value of the stores for which tenders are accepted [deleted] within 15 days from the date of despatch on which the acceptance of the tender is communicated to him.

> (ii) The earnest money deposited at the time of tender will be adjusted towards security amount. The Security amount shall in no case be less than earnest money.

(iii) No interest will be paid by the department on the security money.

(iv) The forms of security money shall be as below :-

(a) Cash/Bank Draft/Bankers Cheque/Receipted copy of challan.

(b) Post office Savings Bank Pass Book duly pledged.

(c) National Savings Certificate, Defence Savings Certificates, Kisan Vikas Patras, or any other script/instrument under National Savings Scheme for promotion of small savings, if the same can be pledged. These certificates shall be accepted at surrender value.

(v) The security money shall be refunded within one month of the final supply of the items as per purchases order in case of one time purchase and two months in case delivery is staggered, after the expiry of contract on satisfactory completion of the same or after the expiry of the period of guarantee if any, whichever is later and after satisfied there are no dues outstanding against the tenderer.

2[(2) (i) Firms registered with the Director of Industries Rajasthan in respect of stores for which they are registered, subject to their furnishing the registration and prescribed 3[deleted] in original form the Director of Industries or a photostat copy of a copy thereof duly attested by any Gazetted Officer, will be partially exempted from earnest money and shall pay security deposit at the rate of 1% of the estimated value of tender.]

(ii) Central Government and Government of Rajasthan's Undertakings will be exempted from furnishing security amount.

(3) Forfeiture of Security Deposit : Security amount in full or part may be forfeited in the following cases :-

(a) When any terms and conditions of the contract is breached.

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(b) When the tenderer fails to make complete supply satisfactorily.

(c) Notice of reasonable time will be given in case of forfeiture of security deposit. The decision of the Purchase Officer in this regard shall be final.

(4) The expenses of completing and stamping the agreement shall be paid by the tenderer and the department shall be furnished free of charge with one executed stamped counter part of the agreement.

32. (i) All goods must be sent freight paid through Railways or goods transport. If goods are

1. Substituted vide Circular No. 19/95 dated 28.6.1995 for - "Rs.50,000/-" and deleted the words "subject to the maximum of Rs. 1.00 lac" vide Circular No. 6/96 dated 5.2.1996.

2.Substituted vide Circular No. 27/96 dated 27.8.1996.

3.Deleted words "competence certificate" vide Circular No. 27/96 dated 27.8.1996, sent freight to pay he freight together with departmental charge 5% of the freight will be recovered from the suppliers bill.

(ii) R.R. should be sent under registered cover through Bank only .

(v) In case supply is desired to be sent by the purchase officer by passenger train, The entire railway freight will be borne by the tenderer .

(vi) Remittance charges on payment made shall be borne by the tenderer.

33. Insurance :

(i) The goods will be delivered at the destination godown in perfect condition .the supplier if he so desires, may be insure the valuable goods against loss by theft, destruction or damage, by fire, flood, under exposure to whether or otherwise viz. (war, rebellion, riot, etc.). The insurance charges will be borne by the supplier and State will not be required to pay such charges, if incurred

(ii) The articles may also be got insured at the cost of the Purchaser, if so desired by the Purchaser, in such cases, the insurance should invariably be with Life Insurance Corporation of India or its subsidiaries.

34. Payments:

(i) Advance Payment will not be made except in rare and special cases. In case of advance payment being made, it will be against proof of despatch and to the extent as prescribed in financial powers by rail/reputed goods transport companies, etc., and prior inspection , if any . The balance if any will be paid on receipt of the consignment in good condition with the certificate to that effect endorsed on the inspection not given to the tenderer .

(ii) Unless otherwise agreed between the parties payment for he delivery of the stores will be made on submission of bill in proper form by the tenderer to the Purchase Officer in accordance with GF.&A.R all remittance charges will be bore by the tenderer.

(iii) In case of disputed items, 10 to 25% of the amount shall be with held and will be paid on settlement of the dispute.

(iv) Payment in case of those goods which need testing shall be made only when such tests have been carried out, test results received conforming to the prescribed specification .

35.(i) The time specified for delivery in the tender form shall be deemed to be the essence of the contract and the successful tenderer shall arrange supplies within the period on receipt of the firm order from the Purchase Officer.

(ii)Liquidated damages : In case of extension in the delivery period with liquidated damages the recovery shall be made on the basis of following percentages of value of Stores with the tenderer has failed to supply :-

(1) (a) delay up to one fourth period of the prescribed delivery period $2\frac{1}{2}$ %

(b) delay exceeding one fouth but not exceeding half of the prescribed period 5%

(c) delay exceeding half but not exceeding three fourth of $7\frac{1}{2}$ % the prescribed period.

(d) delay exceeding three fourth of the prescribed period. 10%

(2) Fraction of a day in reckoning period of dalay in supplies shall be eliminated if it is less than half a day.

(3) The maximum amount of liquidated damages shall be 10%

(4) If the supplier requires an extension of time in completion of contractual supply on account of occurance of any hindrance, he shall apply in writing to the authority, which has placed the

supply order, for the same immediately on occurance of the hindrance but not after the stipulated date of completion of supply.

(5) Delivery period may be extended with or without liquidated damages if the delay in the supply of goods is on account of hindrances beyond the control of the tenderer.

36. Recoveries : Recoveries of liquidated damages, short supply, breakage, rejected articles shall ordinary be made from bills. Amount may also be withheld to the extent of short supply, breakages, rejected articles and in case of failure in satisfactory replacement by the supplier alongwith amount of liquidated damages shall be recovered from his dues and security deposit available with the department. In case recovery is not possible recourse will be taken under Rajasthan PDR Act or any other law in force.

37. Tenderers must make their own arrangements to obtain import licence, if necessary.

38. If a tenderer imposes conditions which are in addition to or in conflict with the conditions mentioned herein, his tender is liable to summary rejection. In any case none of such conditions will be deemed to have been accepted unless specifically mentioned in the letter of acceptance of tender issued by the Purchase Officer.

39. The Purchase Officer reserves the right to accept any tender not necessarily the lowest, reject any tender without assigning any reasons and accept tender for all or anyone or more of the articles for which tenderer has been given or distribute items of stores to more than one firm/supplier.

40. The tenderer shall furnish the following documents at the time of execution of agreement:-

(i) Attested copy of Partnership Deed in case of Partnership Firms.

(ii) Registration Number and year of registration in case partnership firm is registered with Registrar of Firms.

(iii) Address of residence and office, telephone numbers in case of sole Proprietorship.

(iv) Registration issued by Registrar of Companies in case of Company.

41. If any dispute arise out of the contract with regard to the interpretation, meaning and breach of the terms of the contract, the matter shall be referred to by the Parties to the Head of the Department who will appoint his senior most deputy as the Sole Arbitrator of the dispute who will not be related to this contract and whose decision shall be final.

42. All legal proceedings, if necessary arise to institute may by any of the parties (Government of Contractor) shall have to be lodged in courts situated in Rajasthan and not elsewhere.

Signature of tenderer.

Annexure A : Compliance with the Code of Integrity and No **Conflict of Interest**

Any person participating in a procurement process shall -

- not offer any bribe, reward or gift or any material benefit either directly or indirectly in (a) exchange for an unfair advantage in procurement process or to otherwise influence the procurement process;
- not misrepresent or omit that misleads or attempts to mislead so as to obtain a financial (b) or other benefit or avoid an obligation;
- not indulge in any collusion, Bid rigging or anti-competitive behavior to impair the (c) transparency, fairness and progress of the procurement process;
- not misuse any information shared between the procuring Entity and the Bidders with (d) an intent to gain unfair advantage in the procurement process;
- not indulge in any coercion including impairing or harming or threatening to do the (e) same, directly or indirectly, to any party or to its property to influence the procurement process;
- not obstruct any investigation or audit of a procurement process; (f)
- disclose conflict of interest, if any; and (g)
- disclose any previous transgressions with any Entity in India or any other country (h)during the last three years or any debarment by any other procuring entity.

Conflict of Interest:-

The Bidder participating in a bidding process must not have a Conflict of Interest.

A Conflict of Interest is considered to be a situation in which a party has interests that could improperly in:luence that party's performance of official duties or responsibilities, contractual obligations, or compliance with applicable laws and regulations.

i. A Bidder may be considered to be in Conflict of Interest with one or more parties in a bidding process if, including but not limited to:

a. have controlling partners/ shareholders in common; or

- b. receive or have received any direct or indirect subsidy from any of them; or
- c. have the same legal representative for purposes of the Bid; or
- d. have a relationship with each other, directly or through common third parties, that puts them in a position to have access to information about or influence on the Bid of another Bidder, or influence the decisions of the Procuring Entity regarding the bidding process; or
- e. the Bidder participates in more than one Bid in a bidding process. Participation by a Bidder in more than one Bid will result in the disqualification of all Bids in which the Bidder is involved. However, this does not limit the inclusion of the same subcontractor, not otherwise participating as a Bidder, in more than one Bid; or
- the Bidder or any of its affiliates participated as a consultant in the preparation of the design or technical specifications of the Goods, Works or Services that are the subject of the Bid; or
- Bidder or any of its affiliates has been hired (or is proposed to be hired) by the g. Procuring Entity as engineer-in-charge/ consultant for the contract.

Doc1

Annexure B : Declaration by the Bidder regarding Qualifications

Declaration by the Bidder

- 1. I/we possess the necessary professional, technical, financial and managerial resources and competence required by the Bidding Document issued by the Procuring Entity;
- I/we have fulfilled my/our obligation to pay such of the taxes payable to the Union and the State Government or any local authority as specified in the Bidding Document;
- 3. I/we are not insolvent, in receivership, bankrupt or being wound up, not have my/our affairs administered by a court or a judicial officer, not have my/our business activities suspended and not the subject of legal proceedings for any of the foregoing reasons;
- 4. I/we do not have, and our directors and officers not have, been convicted of any criminal offence related to my/our professional conduct or the making of false statements or misrepresentations as to my/our qualifications to enter into a procurement contract within a period of three years preceding the commencement of this procurement process, or not have been otherwise disqualified pursuant to debarment proceedings;
- 5. I/we do not have a conflict of interest as specified in the Act, Rules and the Bidding Document, which materially affects fair competition;

Date: Place: Signature of bidder Name : Designation: Address:

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Annexure C : Grievance Redressal during Procurement Process

The designation and address of the First Appellate Authority is The designation and address of the Second Appellate Authority is (1) Filing an appeal

If any Bidder or prospective bidder is aggrieved that any decision, action or omission of the Procuring Entity is in contravention to the provisions of the Act or the Rules or the Guidelines issued thereunder, he may file an appeal to First Appellate Authority, as specified in the Bidding Document within a period of ten days from the date of such decision or action, omission, as the case may be, clearly giving the specific ground or grounds on which he feels aggrieved:

Provided that after the declaration of a Bidder as successful the appeal may be filed only by a Bidder who has participated in procurement proceedings:

Provided further that in case a Procuring Entity evaluates the Technical Bids before the opening of the Financial Bids, an appeal related to the matter of Financial Bids may be filed only by a Bidder whose Technical Bid is found to be acceptable.

- (2) The officer to whom an appeal is filed under para (1) shall deal with the appeal as expeditiously as possible and shall endeavour to dispose it of within thirty days from the date of the appeal.
- (3) If the officer designated under para (1) fails to dispose of the appeal filed within the period specified in para (2), or if the Bidder or prospective bidder or the Procuring Entity is aggrieved by the order passed by the First Appellate Authority, the Bidder or prospective bidder or the Procuring Entity, as the case may be, may file a second appeal to Second Appellate Authority specified in the Bidding Document in this behalf within fifteen days from the expiry of the period specified in para (2) or of the date of receipt of the order passed by the First Appellate Authority, as the case may be.
- (4) Appeal not to lie in certain cases

No appeal shall lie against any decision of the Procuring Entity relating to the following matters, namely:-

- (a) determination of need of procurement;
- (b) provisions limiting participation of Bidders in the Bid process;
- (c) the decision of whether or not to enter into negotiations;

(d) cancellation of a procurement process;

(e) applicability of the provisions of confidentiality.

(5) Form of Appeal

- (a) An appeal under para (1) or (3) above shall be in the annexed Form along with as many copies as there are respondents in the appeal.
- (b) Every appeal shall be accompanied by an order appealed against, if any, affidavit verifying the facts stated in the appeal and proof of payment of fee.

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(c) Every appeal may be presented to First Appellate Authority or Second Appellate Authority, as the case may be, in person or through registered post or authorised representative.

(6) Fee for filing appeal

- (a) Fee for first appeal shall be rupees two thousand five hundred and for second appeal shall be rupees ten thousand, which shall be non-refundable.
- (b) The fee shall be paid in the form of bank demand draft or banker's cheque of a Scheduled Bank in India payable in the name of Appellate Authority concerned.

(7) Procedure for disposal of appeal

- (a) The First Appellate Authority or Second Appellate Authority, as the case may be, upon filing of appeal, shall issue notice accompanied by copy of appeal, affidavit and documents, if any, to the respondents and fix date of hearing.
- (b) On the date fixed for hearing, the First Appellate Authority or Second Appellate Authority, as the case may be, shall,-
 - (i) hear all the parties to appeal present before him; and
 - (ii) peruse or inspect documents, relevant records or copies thereof relating to the matter.
- (c) After hearing the parties, perusal or inspection of documents and relevant records or copies thereof relating to the matter, the Appellate Authority concerned shall pass an order in writing and provide the copy of order to the parties to appeal free of cost.
- (d) The order passed under sub-clause (c) above shall also be placed on the State Public Procurement Portal.

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Annexure D : Additional Conditions of Contract 1. Correction of arithmetical errors

Provided that a Financial Bid is substantially responsive, the Procuring Entity will correct arithmetical errors during evaluation of Financial Bids on the following basis:

- i. if there is a discrepancy between the unit price and the total price that is obtained by multiplying the unit price and quantity, the unit price shall prevail and the total price shall be corrected, unless in the opinion of the Procuring Entity there is an obvious misplacement of the decimal point in the unit price, in which case the total price as quoted shall govern and the unit price shall be corrected;
- ii. if there is an error in a total corresponding to the addition or subtraction of subtotals, the subtotals shall prevail and the total shall be corrected; and
- subtotals, the subtotals shall prevail and the total and the total and the total and the subtotal, in words shall iii. if there is a discrepancy between words and figures, the amount in words shall prevail, unless the amount expressed in words is related to an arithmetic error, in which case the amount in figures shall prevail subject to (i) and (ii) above.

which case the amount in figures shall prevail subject to (f) and (f) does not if the Bidder that submitted the lowest evaluated Bid does not accept the correction of errors, its Bid shall be disqualified and its Bid Security shall be forfeited or its Bid Securing Declaration shall be executed.

2. Procuring Entity's Right to Vary Quantities

(i) At the time of award of contract, the quantity of Goods, works or services originally specified in the Bidding Document may be increased or decreased by a specified percentage, but such increase or decrease shall not exceed twenty percent, of the quantity specified in the Bidding Document. It shall be without any change in the unit prices or other terms and conditions of the Bid and the conditions of contract.

(ii) If the Procuring Entity does not procure any subject matter of procurement or procures less than the quantity specified in the Bidding Document due to change in circumstances, the Bidder shall not be entitled for any claim or compensation except otherwise provided in the Conditions of Contract.

(iii) In case of procurement of Goods or services, additional quantity may be procured by placing a repeat order on the rates and conditions of the original order. However, the additional quantity shall not be more than 25% of the value of Goods of the original contract and shall be within one month from the date of expiry of last supply. If the Supplier fails to do so, the Procuring Entity shall be free to arrange for the balance supply by limited Bidding or otherwise and the extra cost incurred shall be recovered from the Supplier.

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3. Dividing quantities among more than one Bidder at the time of award (In case of procurement of Goods)

As a general rule all the quantities of the subject matter of procurement shall be procured from the Bidder, whose Bid is accepted. However, when it is considered that the quantity of the subject matter of procurement to be procured is very large and it may not be in the capacity of the Bidder, whose Bid is accepted, to deliver the entire quantity or when it is considered that the subject matter of procurement to be procured is of critical and vital nature, in such cases, the quantity may be divided between the Bidder, whose Bid is accepted and the second lowest Bidder or even more Bidders in that order, in a fair, transparent and equitable manner at the rates of the Bidder, whose Bid is accepted.

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