



भारतीय प्रबंध संस्थान इंदौर

INDIAN INSTITUTE OF MANAGEMENT INDORE

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इ-टेंडर नोटिस न. E-Tender Notice No.
IIMI/Estate/04/2026/267 File no. 587

तकनीकी व्यावसायिक प्रक्रिया

TECHNO COMMERCIAL PROPOSAL

Name of Work: “Renovation (Civil & Electrical) of Hostels SR-01 to SR-06 comprising 383 Rooms at IIM Indore (Re-tender)”.



Tender Inviting Authority

प्रमाणित किया जाता है कि एनआईटी दस्तावेज़ में क्रमिक रूप से 1 से 52 तक 52 पृष्ठ हैं
Certified that the NIT Document contains 52 pages serially numbered from 1 to 52

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ई - निविदा आमंत्रण सूचना NOTICE INVITING E-TENDER
Ref: E-Tender Notice No. IIMI/Estate/04/2026/267 File no. 587

आईआईएम इंदौर निविदा दस्तावेज में उल्लिखित पात्रता मानदंड के अनुसार पात्र बोलीदाताओं से आईआईएम इंदौर में उल्लिखित कार्य के लिए ई-प्रोक्योरमेंट पोर्टल के माध्यम से ऑनलाइन आइटम दर निविदा आमंत्रित करता है। विवरण नीचे दिया गया है:

IIM Indore invites online item-rate tender through the e-procurement portal from eligible bidders, as per the eligibility criteria specified in this tender document, for the work described below.

A.

महत्वपूर्ण घटनाओं / गतिविधियों की अनुसूची
Schedule of Important Events / Activities

A.1 बोली से संबंधित जानकारी Information Related to Bid

A.1.1	NIT No.: IIMI/Estate/04/2026/267 File no. 587	
A.1.2	About the Institute	IIM Indore is located on Rau-Pithampur Road, approximately 25 km from the main city centre. The Institute follows principles of transparency, ethical conduct, and fairness in all procurement activities. Interaction with Institute officials is limited strictly to quality assurance and timely execution. No material shall be allowed to enter the campus without inspection and approval by the Engineer-in-Charge (EIC) as per tender specifications. Joint measurements shall be conducted upon completion of works, and payments shall be processed online only after acceptance of measurements. Strict quality control shall be enforced as per approved specifications and makes.
A.1.3	कार्य का नाम Name of Work	“Renovation (Civil & Electrical) of Hostels SR-01 to SR-06 comprising 383 Rooms at IIM Indore (Re-tender)”.
A.1.4	Estimated Cost Put to Tender (Excluding Goods & Service Tax)	Rs.2,35,89,016/- (Rupees Two Crore Thirty-Five Lakhs Eighty-Nine Thousand and Sixteen Only)
A.1.5	ईएमडी Earnest Money Deposit (EMD) (in Rs.)	Rs. 4,71,780/- (Rs. Four lakhs Seventy-One Thousand Seven Hundred & Eighty Only) by e-payment through electronic mode (NEFT/ RTGS) Bank Detail is given below: <ul style="list-style-type: none"> • Name of Beneficiary: Indian Institute of Management Indore

		<ul style="list-style-type: none"> • Account No.: 53018623445 • Bank Name: State Bank of India • IFSC Code: SBIN0030525 <p>Bidders shall upload a scanned copy of the payment details/proof of EMD deposit during submission of the tender. The EMD shall be considered valid only after verification and confirmation by the Institute. Any delay in credit of the EMD amount shall not be entertained by the Institute.</p> <p>Notes:</p> <ol style="list-style-type: none"> 1. The EMD shall be refunded after completion of the tender selection process. 2. In case of unsuccessful bidders, the EMD is normally refunded on or before the 30th day after award of the contract. 3. The EMD deposited by the successful bidder shall be refunded after submission and acceptance of the requisite Performance Guarantee. 4. The EMD may be forfeited in the following cases: <ul style="list-style-type: none"> ○ If the bidder withdraws or modifies the bid during the bid validity period; or ○ If the successful bidder, after award of work, fails to sign the contract or submit the Performance Guarantee within the stipulated time as defined in the NIT or as instructed by IIM Indore, whichever is later. <p>In such cases, forfeiture shall be carried out without any further notice. Additionally, the bidder shall not be permitted to participate in the re-tendering process for the said work and shall be debarred for a period of two years from participating in tenders at IIM Indore.</p> <p>Remarks: Bidders who have already submitted the EMD earlier shall upload the proof of deposit of the previous EMD along with the tender documents.</p>
A.1.6	समापन की अवधि Completion period	60 (Sixty) Days
A.1.7	निविदा जमा करने की विधि Mode of submission of tender	केवल ऑन-लाइन मोड On-Line mode only

A.2 प्रमुख घटनाएँ और तिथियाँ Key Events and Dates

A.2.1	प्रकाशित करने का दिनांक Publishing Date	January 31, 2026
A.2.2	Pre-Bid Meeting	<p>The Pre-Bid Conference shall be held on February 05, 2026, at 03:30 PM. Prospective bidders are requested to submit their queries, if any, in writing through email on or before February 04, 2026.</p> <p>Bidders intending to participate in the Pre-Bid Conference must confirm their participation by February 04, 2026, by sending an email to the Estate Department at estatecivil@iimidr.ac.in. Further, bidders are required to visit the Sample Room and submit geo-tagged Selfie as part of their bid documents. Incase any bidder does not attach the Selfie (as mentioned above), along with his bid then his bid will not be opened. Selfie should be sent to Email to the Estate Department at estatecivil@iimidr.ac.in before February 13, 2026.</p>
A.2.3	दस्तावेज सहित निविदा के ऑनलाइन जमा करने की अंतिम तिथि और समय Last date and time of closing of uploading/online submission of tender	Up to 03:00 PM of February 13, 2026
A.2.4	तकनीकी बोली के ऑनलाइन खोलने की तिथि और समय Date & Time of online opening of technical bid	03:30 PM of February 14, 2026
A.2.5	योग्य बोलीदाताओं की वित्तीय बोली खोलने की तिथि और समय Date and Time of opening of financial bid of qualified bidders	बाद में सूचित किया जाएगा Will be notified later

A.3 बोली से संबंधित अन्य महत्वपूर्ण जानकारी Other Important Information Related to Bid

A.3.1	प्रतिभूति जमा Security Deposit	5 % to be recovered from running bills & final bill
A.3.2	परफॉर्मेन्स गारंटी Performance Guarantee	5% of tendered value on acceptance of bid. The performance guarantee may be submitted in the form of bank guarantee OR demand draft OR fixed deposit receipt from a scheduled commercial bank which shall be refunded after 60 days of completion of work as per complete scope of this NIT/issue of completion certificate whichever is later.
A.3.3	बोली की वैधता Bid Validity	निविदा खोलने की तिथि से 90 दिन 90 Days from the date of opening of tender
A.3.4	Method of Selection	Two Bid System

B. Guidelines for Online Bid Submission Through CPPP

- B.1** It is mandatory for all the applicants to have class II or III digital signature certification from licensed certifying agency like NIC, MTNL, e-mudra, TCS, safescrypt, GNFC etc.
- B.2** Detailed NIT can be viewed free of cost on IIM Indore website under the URL <http://www.iimidr.ac.in/tenders/>. Schedule of quantities (Financial bid form) can be downloaded only from <https://eprocure.gov.in/eprocure/app>. Uploading of tender will be possible only after making payment of EMD.
- B.3** The tender shall be submitted online in the prescribed format before the date and time as mentioned in NIT. No other mode of submission is acceptable.
- B.4** The applicant have to upload the details of e-payment of EMD before the last date & time and download the tender documents form the e-tendering portal <https://eprocure.gov.in/eprocure/app>.
- B.5** Tenderer are advised to upload their documents well in time to avoid last minute rush on the server or complication in uploading. IIM Indore will not be responsible for any type of problem in uploading the documents. No hard copies for tender submission shall be entertained.
- B.6** Online bid documents submitted by intending bidders shall be opened only of those bidders, who has deposited Earnest Money Deposit and other documents scanned and uploaded are found in order.
- B.7** Information and instructions published on the CPP Portal shall form an integral part of the bid document.
- B.8** The bid document consisting of plans, specifications, the schedule of quantities of various types of items to be executed and the set of terms and conditions of the contract to be complied with and other necessary documents can be seen and downloaded from website <https://eprocure.gov.in/eprocure/app> free of cost.
- B.9** Those contractors / vendors not registered on the website mentioned above, are required to get registered beforehand. If needed the intending bidders may get acquainted with the process online from the www.eprocure.gov.in site itself.
- B.10** On opening date, the contractor can login and see the bid opening process. After opening of bids he will receive the competitor bid sheets.
- B.11** Contractor can upload documents in the form of JPG format and PDF format.
- B.12** The price bid format is provided in a spread sheet file like BoQ_price bid.xls, the rates offered should be entered in the allotted space only and uploaded after filling the relevant columns. The Price Bid/BOQ\ template must not be modified/replaced by the bidder; else the bid submitted is liable to be rejected for this tender.
- B.13** Contractor must ensure to quote rate of each item. Therefore, if any cell is

left blank and no rate is quoted by the bidder, rate of such item shall be treated as “0” (ZERO) although the item have to be executed as per scope of contract.

- B.14** The technical bid will be opened online first on due date and time as mentioned above. The time and date of opening of financial bid of contractors qualifying the technical bid shall be communicated to them at a later date.
- B.15** Completed Tenders containing technical bid and price bid will be received ONLINE only on CPP Portal website <https://eprocure.gov.in/eprocure/app> at the fixed time and date indicated in the NIT. The Tenderer will be at liberty to be present either in person or through an authorized representative at the time of opening of the Technical Bid with the Bid Acknowledgement Receipt or they can view the bid opening event online at their remote end.
- B.16** If there are any clarifications, this may be obtained online through the tender site, or thro' the contact details. Bidder should take into account the corrigendum published before submitting the bids online.
- B.17** It is construed that the bidder has read all the terms and conditions before submitting their offer. Bidder should go through the tender schedules carefully and upload the documents as asked; otherwise, the bid will be rejected.
- B.18** The bidder has to digitally sign and upload the required bid documents one by one as indicated. Bidders to note that the very act of using DSC for downloading the bids and uploading their offers shall be deemed to be a confirmation that they have read all sections and pages of the bid document including General conditions of contract without any exception and have understood the entire document and are clear about the requirements of the tender requirements.
- B.19** The bidders are requested to submit the bids through online e-tendering system to the Tender Inviting Authority (TIA) well before the bid submission end date & time (as per Server System Clock). The TIA will not be held responsible for any sort of delay or the difficulties faced during the submission of bids online by the bidders at the eleventh hour. Tenderers are advised to upload their documents well in time to avoid last minute rush on the server.
- B.20** The time settings fixed in the server side & displayed at the top of the tender site, will be valid for all actions of requesting, bid submission, bid opening etc., in the e-tender system. The bidders should follow this time during bid submission.

C. Other information and terms & conditions

C.1 The bid submitted shall become invalid:

- If the bidder is found ineligible.
- If any of the bidder put his quoted rates (as in financial bid document) in the envelope of Cover-I: Technical Bid.
- If the documents submitted by the successful bidder does not match with the originals before the award of work.

C.2 However, certified copy of all the scanned and uploaded documents as specified in NIT shall have to be submitted by the lowest bidder only within a week physically in the office of the “Chief Officer Engineering, Indian Institute of Management Indore, Prabandh Shikhar, Rau - Pithampur Road, Indore 453556 (M.P.).

C.3 IF ANY INFORMATION FURNISHED by the applicant is found to be incorrect at a later stage, they shall be liable to be debarred from tendering/ taking up works in IIM INDORE.

C.4 The competent authority on behalf of the Director IIM Indore does not bind itself to accept the lowest or any other bid and reserves to itself the authority to reject any or all the bids received without the assignment of any reason. All bids in which any of the prescribed condition is not fulfilled or any condition including that of conditional rebate is put forth by the bidders shall be summarily rejected.

C.5 Canvassing whether directly or indirectly, in connection with bidders is strictly prohibited and the bids submitted by the contractors who resort to canvassing will be liable for rejection.

C.6 The competent authority on behalf of the Director, IIM Indore reserves to himself the right of accepting the whole or any part of the bid and the bidders shall be bound to perform the same at the rate quoted.

C.7 *The bid for the works shall remain open for acceptance for a period of Ninety (90) days from the date of opening of technical bid.* If any bidders withdraws his bid before the said period or issue of letter of acceptance, whichever is earlier, or makes any modifications in the terms and conditions of the bid which are not acceptable to the department, then the IIM Indore shall, without prejudice to any other right or remedy, be at liberty to suspend the bidder for two years.

C.8 This notice inviting Bid shall form a part of the contract document. The successful bidders/contractor, on acceptance of his bid by the Accepting Authority shall within 15 days from the stipulated date of start of the work, sign the contract consisting of:-

- The Notice Inviting Bid, all the documents including additional conditions, specifications, General Conditions of Contract and drawings, if any, forming part of the bid as uploaded at the time of invitation of bid and the rates quoted online at the time of submission of bid and acceptance thereof together with any correspondence leading thereto.
- Any other Standard C.P.W.D. Form /other forms as applicable/ mentioned.

C.9 TAXES: -

- i) The Contractor should get registered under GST and tax as applicable as per the extant order on the subject work shall be paid by the contractor to concerned department. Which will be reimbursed by the Institute as

per the recommendation of Finance & Accounts department of the Institute & the same will be final & binding to the contractor.

- ii) The quote should exclude the GST and inclusive of all other taxes applicable for the subject work.
- iii) Labour Welfare cess @ 1 % of gross value of work done shall be recovered from each bill paid to the contractor.
- iv) Income Tax and cess as applicable shall be deducted from bill paid to the contractor.
- v) Contractor should be registered under EPF and as per law, shall pay EPF of contract workers to concerned Department from time to time.
- vi) Any other taxes/cess as per Government directives shall be deducted from each bill paid to the contractor from time to time.

C.10 The specifications, Terms & Conditions, other regulations which are not herein mentioned will be guided by IIMI First regulation, manual for procurement of works from ministry of finance & department of expenditure of Govt. of India, relevant CPWD guidelines, manual, specifications / BIS / IS/ Other Central / State Govt. norms applicable for IIM Indore & as prescribed by the OEM and the decision in this regard will be guided by the decision of the competent authority of IIM Indore which shall be final and binding to the contractor.

C.11 Tender documents may be downloaded from IIM Indore's website/ CPPP e-Publishing portal free of cost.

C.12 Tenders and supporting documents should be uploaded through eProcurement portal i.e. CPPP only. Hard copy of the tender documents will not be accepted.

C.13 In the event of acceptance of a tender or as per the decision of the competent authority of IIM Indore, the documents submitted by the bidder/ successful bidder shall be verified with the originals before the award of work.

C.14 On acceptance of the tender, the tenderer has to furnish a bar chart showing work completion schedule and submit it along with the performance security guarantee.

C.15 The tenderer should not have been blacklisted or debarred by any Central/ State/ Autonomous/ Public Agency during last three financial years. In case blacklisted/ debarred bidder fills/ submits the bid/ being successful in bidding process awarded the job or during the execution of job the fact of being blacklisted/ debarred surfaced then the Bid (during the bidding process) will be considered as invalid & During the execution, if surfaced, then the contract will be liable to be terminated

D.

Eligibility Criteria, Evaluation and Selection of Contractor

a. Minimum Eligibility Criteria: Prospective bidder should have the following for making oneself eligible for participation in the bidding process (Joint Ventures are not allowed):

- 1. Work Experience:** Experience of having successfully completed similar works in any central government department, Central Institutions, PSUs, autonomous bodies, state government bodies, state PSUs, State Universities, Private companies/organisations (having turnover more than 50 crores) during the last five years ending previous day of last day of submission of tenders as per following:

One similar completed work of aggregate cost not less than the amount equal to 80% i.e. **Rs. 1,88,71,213/-** of the estimated cost put to tender.

OR

Two similar completed works each costing not less than the amount equal to 60% i.e. **Rs. 1,41,53,410/-** of the estimated cost put to tender.

OR

Three similar completed works each costing not less than the amount equal to 40% i.e. **Rs. 94,35,606/-** of estimated cost put to tender.

Similar works means “Works involving Civil & Electrical works” (Works involving only Painting works will not be considered as civil works)

Note:

- The completion certificate issued from clients should indicate the date of commencement, period of completion- stipulated & actual, awarded cost & cost at completion, quality of work done, reason for delay (if any) etc.
- If the work experience submitted by the bidder pertains to private Companies, organizations, or firms (i.e., entities other than government departments/organizations), then proof of TDS/tax deducted and a copy of the BOQ of the respective contract shall also be submitted.

- 2. Turnover:** Average annual financial turnover on construction works should be at least 50% i.e. **Rs. 1,17,94,508/-** (Rupees One crore Seventeen Lakh Ninety-Four Thousand Five Hundred and Eight Only) of the estimated cost put to tender during last three consecutive financial years i.e. FY 2022-23, 2023-24, 2024-25. (scanned copy of original certificate from CA having UDIN Number to be uploaded)
- 3. Profit/loss:** The bidder should not have incurred any loss (before tax) in more than two years during last five consecutive P&L accounts, duly audited & Certified by Chartered Accountant.
- 4. Solvency Certificate:** Solvency of the amount equal to 40% i.e. **Rs. 94,35,606/-** (Rupees Ninety-Four Lakh Thirty-Five Thousand Six Hundred & Six Only) of the estimated value from scheduled bank. (Date of issue should be during the period of this tender submission or else the validity period should

be mentioned on the Solvency Certificate & this should cover up the tender submission period), Bidders has to submit bank email id and contact no. for verification.

5. **Certificates:** (scanned copy of original certificates to be uploaded)
 - 5.1 PAN (Permanent Account Number)
 - 5.2 GST (Goods & Service Tax) Registration Certificate (in Active status)
 - 5.3 E-payment details towards EMD
6. **Past performance in IIM Indore:** Bidder, whose contract in IIM Indore has been determined/ terminated due to contractor's inability to execute the work, will be disqualified technically even though they may meet the other technical/eligibility criteria.

The Bidder must submit stipulated documentary evidence in support of their claim for fulfilling the criteria of the Bids. The Bids without documentary evidence will be outrightly rejected.

Important Note:

- i. Joint Ventures are not allowed.

Mechanism for award of Work:

Considering the **criticality of timely execution** and the need to ensure completion of the renovation works within the stipulated time to make the hostels operational before the commencement of the next academic session, the Institute intends to **split the work among more than one bidder** at the **L1 discovered rates**.

The allocation of work shall be as under:

- i. The total scope of work shall be split in the ratio of 2:1 (**Four Hostels: Two Hostels**) as per following:

- a) The work pertaining to Hostels SR-01, SR-02, SR-03 and SR-04, amounting to **₹1,55,26,657/- (Rupees One Crore Fifty-Five Lakh Twenty-Six Thousand Six Hundred Fifty-Seven Only, excluding GST)** shall be awarded to the **L1 bidder**. The time for completion of this part will be 60 days.
- b) The remaining work pertaining to Hostels SR-05 and SR-06, amounting to **₹ 80,62,359/- (Rupees Eighty Lakh Sixty-Two Thousand Three Hundred and Fifty-Nine Only, excluding GST)** shall be offered to the **L2 bidder** at the **same rates as quoted by the L1 bidder**. The time for completion of this part will be 60 days.
- c) In case the **L2 bidder does not agree** to execute the work at the **L1 rates**, the said work shall be offered to the **L3 bidder** at the same **L1 rates**, and so on, in ascending order of bidders.
- d) However, IIMI reserve the right to allocate entire work to **L1 bidder**. The decision in this regard will be final and binding on the **L1 bidder**. In case **L1**

denies accepting the same, then his tender will be cancelled and EMD will be forfeited. The time for completion of work will be 60 days.

- e) This enabling clause has been kept for the situation when all bidders after the L1 denies accepting work at L1 rate.

ii. This enabling provision for splitting of work is incorporated to ensure timely completion, better execution control, and risk mitigation in view of the critical project timelines.

iii. This arrangement is proposed considering:

- a. This arrangement is proposed considering the **criticality of timely deliverables**, limited execution window, and urgency to make the hostels operational **before commencement of the next academic session**.
- b. **Special Condition to be incorporated in the Tender:-** At any stage, if it is observed that the progress made by any contractor is **not satisfactory**, IIM Indore shall have the right to **withdraw part or whole of the work from the defaulting contractor** and get the same executed through other contractors, in addition to imposition of other contractual remedies.

Right of the Institute in Case of Unsatisfactory Performance:

At any stage during execution, if it is observed that the **progress of work by any of the contractor is not found satisfactory**, or if the contractor fails to adhere to the approved programme, milestones, or quality standards, **IIM Indore shall have the absolute right to:**

- **Withdraw part or whole of the work** from the defaulting contractor and get the same executed through **other contractor**. This is **without prejudice** to the right of the institute to impose **liquidated damages, penalties, termination, or any other contractual remedies** available under the tender conditions.
- The **decision of IIM Indore in this regard shall be final and binding**, and the defaulting contractor shall **have no claim whatsoever** on account of such withdrawal or re-allocation of work.
- Contractor shall submit all samples within 2 days from date of issue of LOI and shall commence work within 3 days from date of issue of LOC. Non-compliance shall attract penalties and may lead to termination at risk and cost of the Contractor.

E. List of Documents to be uploaded

While submitting bid, the following documents are to be uploaded:

For Cover-1:

- i) E-payment details towards EMD
- ii) NIT Document duly sign & sealed on each page to be scan and uploaded.
- iii) Certificates of Work Experience: Experience of having successfully completed works during the last 5 years ending previous day of last date of submission.
- iv) Copy of CA certificate having UDIN number for annual financial turnover to be uploaded
- v) Audited copy of profit & loss account
- vi) Copy of solvency certificate
- vii) PAN (Permanent Account Number)
- viii) GST (Goods and Services Tax) Registration Certificate
- ix) EPF registration certificate, if applicable
- x) ESI registration certificate, if applicable
- xi) Technical staff: List of technical staff they possess and proposed to deploy for the work to be uploaded
- xii) Certification of Incorporation/ Registration of firm
- xiii) IT Return for FY 22-23, 23-24 & 2024-25
- xiv) Presentation prepared by bidder
- xv) Power of Attorney for the person who will sign the agreement (if applicable)
- xvi) Undertaking/ letter of Transmittal as per the format given at Annexure-1
- xvii) Undertaking for “Local Content certification” to be submitted in your company’s letter head as per standard format prescribed in Annexure-3.
- xviii) Bank Account details
- xix) Declaration regarding pending cases (if any) of litigation, arbitration, debarment etc.
- xx) Letter of Authorization: An authorization letter must be submitted on your company’s letterhead, authorizing the person who will sign the documents and RA/Final Bills on behalf of the firm.

Important Note: Bidder who do not submit the presentation, they will be technically disqualified.

For Cover-2:

- i) Schedule of Price Bid in the form of .xls

F. General Instructions to Tenderers

1. Scope of work:

1.1 The scope of this contract includes complete renovation of hostel rooms comprising painting, PVC flooring over existing tiles, installation of window blinds, provision of frosted film for ventilation and privacy, electrical and IT works, and all related civil and finishing activities in Six (06) hostels covering Three hundred and Eighty-Three (383) rooms.

Work shall be executed strictly in accordance with the approved programme chart and delivered in habitable condition.

1.2 Coverage

The scope of work shall be deemed to include **all activities, works, materials, labour, equipment, tools, consumables, and coordination** necessary to achieve complete and functional execution of the works, **whether or not expressly itemised** in the BOQ, drawings, or specifications, provided such works are required to meet **performance, aesthetic, safety, quality, and functional standards** as directed by the Engineer-in-Charge (EIC).

The above implied scope shall not be construed as authorising any material change in the character or nature of the work, but shall apply strictly to achieving functional, safe, and complete execution of the approved works.

1.3 Included Items

- a) Surface preparation including scrapping wherever required and painting of walls, ceilings, doors, frames and all associated surfaces etc. complete in all respect.
- b) Providing and fixing PVC flooring of minimum 2.00 mm thickness over existing tile flooring, including adhesives, skirting, edge profiles, cutting, levelling, and complete finishing at floor level, the skirting shall be enamel painted in similar colour of the floor.
- c) Supply and installation of window blinds of approved make, shade, and specification, including all fixtures and accessories, along with provision and fixing of frosted film on window glass/ventilation panels to ensure privacy while maintaining ventilation, complete in all respects as per directions of the Engineer-in-Charge.
- d) Electrical works including packing of old GI boxes as directed, fixing of new GI boxes as per approved modules, installation of switches, sockets, light fixtures, wiring corrections, earthing continuity, testing, and commissioning strictly as per approved makes and specifications.
- e) IT-related fixtures such as LAN points, conduits, faceplates, and associated accessories (excluding active network equipment unless specifically stated)

- f) Minor civil repairs incidental and necessary for execution of the above works
- g) Removal of debris, cleaning, and handing over of rooms in neat, clean, and habitable condition.
- h) All blinds and frosted films shall be uniform in appearance across all hostels, free from wrinkles, bubbles, gaps, damage, or misalignment. Installation shall be considered complete only upon full room-wise functionality and written acceptance by the Engineer-In-Charge.

2. Other terms and conditions:

2.1 Daily Monitoring, Compliance & Implied Scope

The Contractor shall monitor and record on a **daily basis**:

- Planned vs. actual percentage progress
- Labour deployment (trade-wise)
- Room-wise output per activity

Weekly progress reports, including **corrective and catch-up actions**, shall be submitted strictly in accordance with the approved programme chart.

All works shall comply with **CPWD specifications, approved samples, approved drawings, OEM guidelines**, and written instructions issued by the Engineer-in-Charge.

Any activity required to achieve completion, quality, safety, or adherence to the approved schedule shall be **deemed to be included in the scope**, even if not expressly stated in the BOQ, **without any additional cost** to the Employer.

2. Mobilisation & Readiness

The Contractor shall mobilise sufficient manpower, supervisors, materials, tools, equipment, and plant to activate multiple simultaneous working fronts across all allotted hostels prior to commencement (Day-0), strictly in accordance with the approved programme chart.

Any shortfall arising from logistics, procurement, staffing, or material availability shall be entirely at the Contractor's risk and cost and shall not constitute grounds for extension, compensation, or claims.

Failure to mobilise or sustain prescribed manpower shall automatically obligate the Contractor to deploy catch-up resources, including additional labour, extended hours, night shifts, weekends, or parallel teams, at no extra cost to the Employer.

3. Manpower, Execution, Supervision & Reporting Requirements

The Contractor shall maintain adequate labour strength in order to achieve targets as reflected in the approved programme chart. Labour deployment shall be continuous and shall not fall below required levels.

Full-time qualified supervisory personnel(s) shall remain present during all working hours, and absence of supervision shall be treated as non-execution for that duration and may amount to violation of terms of contract.

Work shall progress simultaneously across multiple rooms, floors, and hostels as required by the programme chart.

A room shall be recognised toward progress only when all activities (painting, flooring, electrical, blinds/film, IT points, minor repairs and final cleaning) have been completed and accepted by the Engineer-in-Charge.

Work which is found defective or rejected due to non-conformance shall be corrected entirely at the Contractor's cost, and no portion of such work shall count toward measurable progress or payment certification.

The Contractor is solely responsible for planning and coordinating all trade activities, including:

- sequencing works,
- allocating manpower and tools,
- arranging material supply and logistics, and
- coordinating trades to meet daily and weekly targets.

Daily monitoring shall measure actual site progress, manpower deployment, and room completion status against planned targets. A Daily Progress Report (DPR) shall be submitted by 7:00 PM everyday indicating activities taken up in the rooms completed, manpower engaged by the contractor. Non-submission of DPR shall constitute a contract violation.

A consolidated weekly summary mentioning cumulative planned and actual percentage progress and delays shall be submitted on every Thursday.

4. Inspection, Quality Control & Rework

All concealed, embedded, or irreversible works—including wiring, conduits, GI box placements, putty/primer layers, and flooring underlays—shall be offered for inspection prior to covering.

Work executed without prior inspection or clearance shall be rejected and shall be dismantled and redone at the Contractor's cost without entitlement to time extension or payment.

All workmanship shall conform strictly to CPWD specifications, approved samples, OEM recommendations, and recorded directions issued by the Engineer-in-Charge. Defects such as shade variations, uneven blinds, bubbling of PVC flooring, misaligned adhesive joints, or gaps in frosted film shall be treated as non-compliant.

Rejected work shall be removed immediately and reinstated correctly. Habitual quality lapses may result in stop-work directions, replacement of labour or supervisory personnel, or action under GCC Clause-3.

The Contractor shall provide, at his own cost, relevant test certificates, OEM product warranties, material specifications, and third-party certifications where required. Materials shall be procured and brought to site only after written sample approval from the Engineer-in-Charge.

The Engineer-in-Charge or his authorised representatives shall have unrestricted access to the Contractor's work areas, stores, lay-down areas, workshops and vendor premises. Refusal or obstruction shall constitute a contractual default.

5. Time, Programme Obligations, Milestones & Delay Consequences

The total time allowed for completion is **60 (Sixty) Days**, inclusive of mobilisation, execution, testing, commissioning, rectification, cleaning, and final handover.

The project shall be treated as **one indivisible deliverable**.

Only the Engineer-in-Charge is authorised to certify progress. Verbal statements or self-assessment shall not be recognised.

Failure in manpower deployment, programme adherence, or reporting obligations may trigger action under terms of contract including termination and execution of balance work at **risk and cost**.

Completion shall be recognised **only upon completion of all allotted rooms**, elimination of defects, submission of documentation, successful joint inspection, and issuance of completion certificate by the Engineer-in-Charge.

6. Risk, Cost & Termination

Repeated failure in manpower deployment, milestone compliance, DPR/weekly reporting, or meeting quality standards shall entitle the Employer to determine or rescind the contract.

In the event of termination, the Employer may execute the remaining work through alternate means at the Contractor's risk and cost. All additional expenditures—whether direct, indirect or administrative—shall be recovered from unpaid running account bills, performance securities, deposits, or any other dues payable to the Contractor under this or other contracts.

7. PENALTY APPLICABILITY CLARIFICATION

Where work is split among multiple contractors (L1, L2, or subsequent bidders) under the approved award mechanism:

- **Delays, defaults, or under-performance by one contractor shall not be accepted as justification for delay or non-performance by any other contractor.**

- Each contractor shall remain independently responsible for meeting their respective milestones, manpower deployment, and quality obligations.

8. ROOM HANDOVER PRODUCTIVITY REQUIREMENT

L1 Contractor:

The Contractor **shall ensure** handover of a minimum of **nine (09) rooms per day** completed in all respect after completion of Day-29 from the date of issue of Letter of Commencement (LOC). However, deliverables better than above are always welcome.

L2 Contractor:

The Contractor **shall ensure** handover of a minimum of **Six (06) rooms per day** after completion of Day-29 from the date of issue of Letter of Commencement (LOC). However, deliverables better than above are always welcome.

7. Maintenance, Guarantees & Defect Liability

The Contractor shall maintain all executed work for a period of 12 months from the date of handing over.

Any deficiency in alignment, finish, adhesion or performance shall be rectified at the Contractor's cost and within specified timelines.

Any damage caused to existing buildings, services, fixtures, electrical/data points, or façade surfaces during execution shall be restored to original condition without claim.

The Contractor shall submit OEM product warranties for blinds, flooring adhesive, electrical items, and any other covered equipment, together with as-built drawings where required, and relevant test certificates along with Tax invoices of the items.

All defect rectification activities during the Defect Liability Period shall be executed at no extra cost and no additional payment will be entertained on account of material, manpower, transport, supervision or associated logistics.

G. Terms of Payment and Mile stone(s)

1. Release of payment: Payment shall be made by IIM Indore to the contractor under following condition:-

- Final bill/RA bill to be paid when submitted along with supporting documents. Payment shall be made under actual measurement as per clause-7.
- The contractor shall also submit to the department his computerized Abstract and Measurement Book.
- Contractor should get registered under GST and tax as applicable as per the extant order on the subject contract shall be paid by the contractor to concerned department which will be reimbursed/paid by the Institute as per the recommendation of Finance & Accounts department of the Institute & the same will be final & binding to the contractor.
- Income Tax and cess as applicable shall be deducted from bill paid to the contractor.
- Any other taxes/cess as per government directives shall be deducted from bill paid to the contractor from time to time.
- The performance guarantee shall be refunded to the contractor after the completion of the work/service and recording of the completion certificate as above.
- Security Deposit will be released after completion of DLP period.
- Payment to be made online to vendor's bank account. Vendor must give details of the bank account for online transaction of payment after Submission of Final bill duly certified by IIM to the institute representative:
- Contractors should have financial capability to finance the project on their own without waiting for RA Bill payment from IIM Indore to progress on job.
- RA Bills will be paid based on measurement of the BOQ item-wise job carried out at site, supported by MB entry and certification by the Engineer of the quantity Verified for payment.

2. Milestone:

The successful contractor shall prepare an integrated programme chart in MS Project/Primavera software or any other state of art project management tools for the execution of work, showing clearly all activities from the start of work to completion, with details of manpower, material procurement plan, equipment and machinery required for the fulfilment of the programme within the stipulated period or earlier and submit the same for approval to the Engineer-in- Charge within 5 days from the date of issue of LOI. A recovery of Rs.2500/- shall be made on per day basis in case of delay in submission of the above programme by more than seven days from the days of issue of LOI. Decision of Engineer-in-Charge shall be final and binding.

Please refer Annexure 4

H. Safety Codes

Relevant safety codes of the CPWD to the extent applicable to the IIM Indore. Decision in this regard will be governed by the competent authority of IIM Indore which shall be final and binding to the contractor.

I. Fire Safety

This will be as per the Fire Safety codes of the CPWD to the extent applicable to the IIM Indore. Decision in this regard will be governed by the competent authority of IIM Indore which shall be final and binding to the contractor.

J. Integrity Pact

INTEGRITY PACT

To,

.....,
.....,
.....

Sub: NIT No. IIMI/Estate/04/2026/267 File no. 587 for the work of “Renovation (Civil & Electrical) of Hostels SR-01 to SR-06 comprising 383 Rooms at IIM Indore (Re-tender)”.

Dear Sir,

It is hereby declared that IIM Indore is committed to follow the principle of transparency, equity and competitiveness in public procurement. The subject Notice Inviting Tender (NIT) is an invitation to offer made on the condition that the Bidder will sign the integrity Agreement, which is an integral part of tender/bid documents, failing which the tenderer/bidder will stand disqualified from the tendering process, and the bid of the bidder would be summarily rejected.

This declaration shall form part and parcel of the Integrity Agreement and signing of the same shall be deemed as acceptance and signing of the Integrity Agreement on behalf of the IIM Indore.

Yours faithfully

Chief Officer Engineering

INTEGRITY AGREEMENT

This Integrity Agreement is made at on this day of
2026

BETWEEN

The Director, IIM Indore represented through Chief Engineer, IIM Indore, (Hereinafter referred as the IIM Indore, Prabandh Shikhar, Rau-Pithampur Road, Indore “Principal/Owner”, which expression shall unless repugnant to the meaning or context hereof include its successors and permitted assigns)

AND

.....

.

..... (Name and Address of the Individual/firm/ Company)

Through

.....

(Hereinafter referred to as the (Details of duly authorized signatory) “Bidder/Contractor” and which expression shall unless repugnant to the meaning or context hereof include its successors and permitted assigns)

Preamble

WHEREAS the Principal / Owner has floated the Tender IIMI/Estate/04/2026/267 File no. 587 (hereinafter referred to as “Tender/Bid”) and intends to award, under laid down organizational procedure, contract for “Renovation (Civil & Electrical) of Hostels SR-01 to SR-06 comprising 383 Rooms at IIM Indore (Re-tender)”.hereinafter referred to as the “Contract”.

AND WHEREAS the Principal/Owner values full compliance with all relevant laws of the land, rules, regulations, economic use of resources and of fairness/transparency in its relation with its Bidder(s) and Contractor(s).

AND WHEREAS to meet the purpose aforesaid both the parties have agreed to enter into this Integrity Agreement (hereinafter referred to as “Integrity Pact” or “Pact”), the terms and conditions of which shall also be read as integral part and parcel of the Tender/Bid documents and Contract between the parties.

NOW, THEREFORE, in consideration of mutual covenants contained in this Pact, the parties hereby agree as follows and this Pact witnesses as under:

Article 1: Commitment of the Principal/Owner

(1) The Principal/Owner commits itself to take all measures necessary to prevent corruption and to observe the following principles:

(a) No employee of the Principal/Owner, personally or through any of his/her family members, will in connection with the Tender, 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 person is not legally entitled to.

(b) The Principal/Owner will, during the Tender process, treat all Bidder(s) with equity and reason. The Principal/Owner 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/Owner shall endeavour to exclude from the Tender process any person, whose conduct in the past has been of biased nature.

(2) If the Principal/Owner obtains information on the conduct of any of its employees which is a criminal offence under the Indian Penal code (IPC)/Prevention of Corruption Act, 1988 (PC Act) or is in violation of the principles herein mentioned or if there be a substantive suspicion in this regard, the Principal/Owner will inform the Chief Vigilance Officer and in addition can also initiate disciplinary actions as per its internal laid down policies and procedures.

Article 2: Commitment of the Bidder(s)/Contractor(s)

(1) It is required that each Bidder/Contractor (including their respective officers, employees and agents) adhere to the highest ethical standards, and report to the IIM Indore / Department all suspected acts of fraud or corruption or Coercion or Collusion of which it has knowledge or becomes aware, during the tendering process and throughout the negotiation or award of a contract.

(2) The Bidder(s)/Contractor(s) commits himself to take all measures necessary to prevent corruption. He commits himself to observe the following principles during his participation in the Tender process and during the Contract execution:

(a) The Bidder(s)/Contractor(s) will not, directly or through any other person or firm, offer, promise or give to any of the Principal/Owner's employees involved in the Tender process or 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 Bidder(s)/Contractor(s) will not enter with other Bidder(s) 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 cartelize in the bidding process.

(c) The Bidder(s)/Contractor(s) will not commit any offence under the relevant IPC/PC Act. Further the Bidder(s)/Contractor(s) will not use improperly, (for the purpose of competition or personal gain), or pass on to others, any information or documents provided by the Principal/Owner as part of the business relationship, regarding plans, technical proposals and business details, including information contained or transmitted electronically. (d) The Bidder(s)/Contractor(s) of foreign origin shall disclose the names and addresses of agents/representatives in India, if any. Similarly Bidder(s)/Contractor(s) of Indian Nationality shall disclose names and addresses of foreign agents/representatives, if any. Either the Indian agent on behalf of the foreign principal or the foreign principal directly could bid in a tender but not both. Further, in cases where an agent participate in a tender on behalf of one manufacturer, he shall not be allowed to quote on behalf of another manufacturer along with the first manufacturer in a subsequent/parallel tender for the same item.

(d) The Bidder(s)/Contractor(s) will, when presenting his bid, disclose any and all payments he has made, is committed to or intends to make to agents, brokers or any other intermediaries in connection with the award of the Contract.

(3) The Bidder(s)/Contractor(s) will not instigate third persons to commit offences outlined above or be an accessory to such offences.

(4) The Bidder(s)/Contractor(s) will not, directly or through any other person or firm indulge in fraudulent practice means a wilful misrepresentation or omission of facts or submission of fake/forged documents in order to induce public official to act in reliance thereof, with the purpose of obtaining unjust advantage by or causing damage to justified interest of others and/or to influence the procurement process to the detriment of the IIM Indore interests.

(5) The Bidder(s)/Contractor(s) will not, directly or through any other person or firm use Coercive Practices (means the act of obtaining something, compelling an action or influencing a decision through intimidation, threat or the use of force directly or indirectly, where potential or actual injury may befall upon a person, his/her reputation or property to influence their participation in the tendering process).

Article 3: Consequences of Breach

Without prejudice to any rights that may be available to the Principal/Owner under law or the Contract or its established policies and laid down procedures, the Principal/Owner shall have the following rights in case of breach of this Integrity Pact by the Bidder(s)/Contractor(s) and the Bidder/ Contractor accepts and undertakes to respect and uphold the Principal/Owner's absolute right:

(1) If the Bidder(s)/Contractor(s), either before award or during execution of Contract has committed a transgression through a violation of Article 2 above or in any other form, such as to put his reliability or credibility in question, the Principal/Owner after giving 14 days' notice to the contractor shall have powers to disqualify the Bidder(s)/Contractor(s) from the Tender process or terminate/determine the Contract, if already executed or exclude the Bidder/Contractor from future contract award processes. The imposition and duration of the exclusion will be determined by the severity of transgression and determined by the Principal/Owner. Such exclusion may be forever or for a limited period as decided by the Principal/Owner.

(2) Forfeiture of EMD/Performance Guarantee/Security Deposit: If the Principal/Owner has disqualified the Bidder(s) from the Tender process prior to the award of the Contract or terminated/determined the Contract or has accrued the right to terminate/determine the Contract according to Article 3(1), the Principal/Owner apart from exercising any legal rights that may have accrued to the Principal/Owner, may in its considered opinion forfeit the entire amount of Earnest Money Deposit, Performance Guarantee and Security Deposit of the Bidder/Contractor.

(3) Criminal Liability: If the Principal/Owner obtains knowledge of conduct of a Bidder or Contractor, or of an employee or a representative or an associate of a Bidder or Contractor which constitutes corruption within the meaning of IPC Act, or if the Principal/Owner has substantive suspicion in this regard, the Principal/Owner will inform the same to law enforcing agencies for further investigation.

Article 4: Previous Transgression

(1) The Bidder declares that no previous transgressions occurred in the last 5 years with any other Company in any country confirming to the anticorruption approach or with Central Government or State Government or any other Central/State Public Sector Enterprises in India that could justify his exclusion from the Tender process.

(2) If the Bidder makes incorrect statement on this subject, he can be disqualified from the Tender process or action can be taken for banning of business dealings/ holiday listing of the Bidder/Contractor as deemed fit by the Principal/ Owner.

(3) If the Bidder/Contractor can prove that he has resorted / recouped the damage caused by him and has installed a suitable corruption prevention system, the Principal/Owner may, at its own discretion, revoke the exclusion prematurely.

Article 5: Equal Treatment of all Bidders/Contractors/Subcontractors

(1) The Bidder(s)/Contractor(s) undertake(s) to demand from all subcontractors a commitment in conformity with this Integrity Pact. The Bidder/Contractor shall be responsible for any violation(s) of the principles laid down in this agreement/Pact by any of its Subcontractors/sub-vendors.

(2) The Principal/Owner will enter into Pacts on identical terms as this one with all Bidders and Contractors.

(3) The Principal/Owner will disqualify Bidders, who do not submit, the duly signed Pact between the Principal/ Owner and the bidder, along with the Tender or violate its provisions at any stage of the Tender process, from the Tender process.

Article 6- Duration of the Pact

This Pact begins when both the parties have legally signed it. It expires for the Contractor/Vendor 12 months after the completion of work under the contract or till the continuation of defect liability period, whichever is more and for all other bidders, till the Contract has been awarded. If any claim is made/lodged during the time, the same shall be binding and continue to be valid despite the lapse of this Pacts as specified above, unless it is discharged/determined by the Competent Authority, IIM Indore.

Article 7- Other Provisions

(1) This Pact is subject to Indian Law, place of performance and jurisdiction is the Headquarters of the Division of the Principal/Owner, who has floated the Tender.

(2) Changes and supplements need to be made in writing. Side agreements have not been made.

(3) If the Contractor is a partnership or a consortium, this Pact must be signed by all the partners or by one or more partner holding power of attorney signed by all partners and consortium members. In case of a Company, the Pact must be signed by a representative duly authorized by board resolution.

(4) 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.

(5) It is agreed term and condition that any dispute or difference arising between the parties with regard to the terms of this Integrity Agreement / Pact, any action taken by the Owner/Principal in accordance with this Integrity Agreement/ Pact or interpretation thereof shall not be subject to arbitration.

Article 8- LEGAL AND PRIOR RIGHTS

All rights and remedies of the parties hereto shall be in addition to all the other legal rights and remedies belonging to such parties under the Contract and/or law and the same shall be deemed to be cumulative and not alternative to such legal rights and remedies aforesaid. For the sake of brevity, both the Parties agree that this Integrity Pact will have precedence over the Tender/Contact documents with regard any of the provisions covered under this Integrity Pact.

IN WITNESS WHEREOF the parties have signed and executed this Integrity Pact at the place and date first above mentioned in the presence of following witnesses:

.....

(For and on behalf of Principal/Owner)

.....

(For and on behalf of Bidder/Contractor)

WITNESSES:

1.....

(Signature, name and address)

2.....

(Signature, name and address)

Place:

Dated:

K. Agreement

Format for Agreement

THIS AGREEMENT made at Indore on the _____ day of _____ 2026 between **Indian Institute of Management Indore Rau- Pithampur Road, Indore** (hereinafter called "The IIM INDORE" which expression shall, unless repugnant to the context or meaning thereof, include its administrators, successors and assigns) of the one
part
AND _____

_____ (herein after called "The Contractor" which expression shall, unless repugnant to the context or meaning thereof, include its successors and permitted assigns) of the other part.

WHEREAS

The IIM INDORE is desirous of carrying out the work of "**Renovation (Civil & Electrical) of Hostels SR-01 to SR-06 comprising 383 Rooms at IIM Indore (Re-tender)**". issued vide NIT No.: IIMI/Estate/04/2026/267 File no. 587

The Works are to be executed as per the scope of work, technical specifications, drawings etc. as is mentioned in the tender document for tendered rate amounting to _____ Rs.

The Contractor has agreed to execute the said works subject to the provisions hereinafter contained and subject also to General Conditions of Contract, Special conditions of contract, Safety Code, Model Rules for the protection of health and other arrangements for workers, Specifications, Preambles and Schedule of Quantities and erection & furnishing schedule (all of which are hereinafter collectively referred to as the 'said tender conditions') and strictly in accordance with the Scope of work annexed hereto at or for the respective rates set out in the Schedule of Quantities amounting to the sum as there under arrived at or such other sums as shall become payable there under (hereinafter referred to as the said tendered amount).

NOW IT IS HEREBY AGREED AS FOLLOWS: -

1. In consideration of the said tendered amount to be paid by The IIM INDORE to the Contractor at the time and in the manner set forth in the said tender conditions and in accordance with the Schedule of Payments to execute and complete the work shown upon the said Drawings strictly in accordance with the specifications and Schedule of Quantities.

2. The said tender conditions, scope of work and the annexure-1 hereto shall be read and considered as forming part of this contract and the parties hereto shall respectfully abide by to the said conditions and perform the agreement on their part respectively contained in the said conditions.
3. The approved drawings if any, notice inviting tenders technical specification etc. shall also form the basis of this contract.
4. This contract is neither a Lump sum Contract, nor a piece work contract, but is a contract on item rate basis to be carried out and to be paid for according to the Schedule of Payments at the rates contained in the Schedule of Quantities.
5. The contract herein contained shall comprise not only the works mentioned above but all subsidiary works connected therewith within the same site as may be ordered to be done from time to time by the said Engineer-in-Charge for the time being, even if such work may not be shown on the said Drawings or described in the said Specifications and Schedule of Quantities.
6. The IIM INDORE reserves to themselves the right of altering the drawings and the nature of the work by adding to or omitting from the scope of work any item of work or portions of the same without prejudice to this contract.
7. Time shall be considered as the essence of this contract and the Contractor hereby agrees to commence the work as mentioned in LOI/ work order and shall complete the entire work within the stipulated time limit.
8. All payments by the IIM INDORE under this contract shall be made only at Indore.
9. All disputes arising out of or in any way connected with this contract shall be deemed to have arisen in respect of IIM Indore and Director IIM Indore only shall have jurisdiction to determine the same.
10. That the contract and several parts of this contract have been read by the contractor and fully understood by him. The contractor shall not be entitled for payment beyond tendered quantities unless ordered specifically by written instructions of the Engineer-in-Charge IIM INDORE.
11. This contract shall be signed in duplicate, the original whereof shall be kept in the custody of the IIM INDORE and the duplicate with the Contractor.
12. The Engineer-in-Charge may, without prejudice to his any other right or remedy against the contractor in respect of any delay, non-commencement, inferior workmanship, any claim for damages and/ or any other provisions of this contract or otherwise, and whether the date for completion has or has not elapsed, by notice in writing determine/ repudiate the contract.

IN WITNESS WHEREOF the IIM INDORE has set his hands hereunto and duplicate hereof through his duly authorized official and the Contractor has caused these presents and duplicate hereof under his common seal by his duly authorized representative at the place and on the date month and year first herein above written.

SIGNED, SEALED AND DELIVERED by IIM INDORE, by the hand of

Signature:

Name:

Designation:

IN THE PRESENCE OF

(1) Signature:

Name:

Address:

(2) Signature:

Name:

Address:

SIGNED, SEALED AND DELIVERED BY the Contractor M/s _____

_____.
_____.

Signature:

Name:

Designation:

IN THE PRESENCE OF

(1) Signature:

Name:

Address:

(2) Signature:

Name:

Address:

L. General Conditions of Contract

This will be as per the General Condition of the Contract (GCC) Maintenance works - 2023 of CPWD to extent applicable to the IIM Indore. Decision in this regard will be governed by the Engineer-in-Charge which shall be final and binding to the contractor.

M. Proforma of Schedules

SCHEDULE “A”

Schedule of quantities - as per Financial Bid.

SCHEDULE ‘B’

Schedule of materials to be issued to the contractor. - Deleted.

SCHEDULE “C”

Tools and plants to be hired to the contractor - Deleted.

SCHEDULE “D”

Extra schedule for specific requirements/document for the work, if any. - To be intimated later if required.

SCHEDULE “E”

Reference to General Conditions of contract laid down in the tender document.

Name of Work	Renovation (Civil & Electrical) of Hostels SR-01 to SR-06 comprising 383 Rooms at IIM Indore (Re-tender).
Estimated Cost Put to Tender (Excluding-Goods & Service Tax)	Rs.2,35,89,016/- (Rupees Two Crore Thirty-Five Lakhs Eighty-Nine Thousand and Sixteen Only)
EMD Amount	Rs. 4,71,780/- (Rs. Four lakhs Seventy-One Thousand Seven Hundred & Eighty Only))
Performance Guarantee	5 (Five) % of tendered value
Security Deposit	5 % shall be deducted from RA/Final Bill.

SCHEDULE “F”

General Rules & Directions

- Officer inviting tender: The Chief Officer Engineering, IIM Indore on behalf of the Director, IIM Indore

Definitions:

2(v)	Engineer-in-Charge	Chief Officer Engineering, IIM Indore
2(viii)	Accepting Authority	Director, IIM Indore
2(x)	Percentage on cost of materials and labour to cover all overheads and profits	15%
2(xi)	Standard Schedule of Rates	CPWD DSR 2023 for Civil items and Market rates for Non-DSR Items.
2(xii)	Department	Estate Department, IIM Indore

Clause 1

- i. Time allowed for submission of Performance Guarantee from the date of issue of letter of acceptance: **2 Days**
- ii In case submission of Performance Guarantee is delayed beyond the above stipulated period, IIM Indore shall be at liberty to terminate the contract without further notice, including forfeiture of Earnest Money Deposit.

Clause 2

- i. Authority for fixing compensation under clause 2. : Director, IIM Indore
- ii. Compensation for delay of work : 3% (Three Percent) per Week of delay to be computed on per day Basis.

Provided always that the total amount of compensation for delay to be paid under this Condition shall not exceed 10% of the Tendered Value of work or of the awarded Value of the item or group of items of work for which a separate period of completion is originally given.

Clause 2A

Whether Clause 2A shall be applicable: **No.**

Clause 5

Number of days from the date of issue of letter of acceptance for reckoning date of start: **As per LOC.**

Total time allowed for completion of work: 60 (Sixty) Days as narrated above.

Authority to decide:

(i) Extension of time : Director, IIM Indore
(ii) Shifting of date of start in case of delay in handing over of site : Chief Officer Engineering, IIM Indore

Clause 7

The payment will be made subject to minimum gross work done together with net payment /adjustment of advances for material collected, if any, since the last such payment for being eligible to interim payment: 25 Lakh (Excluding GST). However, Engineer-in- Charge reserves the right to make the interim payment for work done/secured advance less than above benchmark keeping in view requirement of the work.

Clause 10 A

List of testing equipment to be provided by the contractor at site lab.- Deleted.

Clause 10 B - As per General Condition of the Contract (GCC) Maintenance works - 2023 of CPWD to extent applicable to the IIM Indore. Decision in this regard will be taken by the Engineer-in-Charge which shall be final and binding to the contractor.

Clause 10 C - Deleted.

Clause 10 CC - Deleted

Clause 11

Specifications to be followed for execution of work:

Relevant BIS code, CPWD Specifications with up-to-date correction slips and OEMs specifications as applicable and or as per the direction of Engineer-in-Charge.

Clause 12

As per GCC Clause 12 CPWD maintenance 2023

Clause 16

Competent Authority for Deciding reduced rates : Chief Officer Engineering, IIM Indore.

Clause 25**Resolution of Disputes and Disagreements**

If any dispute or difference of any kind whatsoever shall arise between the parties in connection with or arising out of this Agreement or out of the breach termination

or invalidity of this Agreement thereof, the parties shall resolve them by resorting to the following:

- The Party shall attempt within a period of 7 days after receipt of notice by the other party of the existence of a dispute, settle such dispute in the first instance by mutual discussions between the parties represented by the **Contractor** and Chief Officer Engineering of the institute.
- If the dispute cannot be settled by mutual discussion within 7 days the matter shall be referred to the Director IIM Indore, whose decision shall be full, final & binding on the parties.

Clause 32

Requirement of Technical Representative(s) and recovery Rate

Sl no	Minimum Qualification of Technical Representative	Discipline	Designation	Minimum Experience	Number of Engineers/ Representatives	Rate at which recovery shall be made from the contractor in the event of not fulfilling provision of clause 32	
						Figures	Words
1	Engineer	Civil Engineering +Electrical Engineer	Project Manager cum planning/ quality/ site/ billing Engineer	Graduate Engineer with minimum 2 years' experience / Diploma holder with minimum 5 years' experience	2	Rs. 60,000/- per month	Rupees Sixty Thousand only

- Assistant Engineers retired from Government services that are holding Diploma will be treated at par with Graduate Engineers.
- In case, the contractor does not deploy engineer (as per above stated qualification) at site or it is observed that the deployed engineer is not having knowledge of items to be executed then the contract may be terminated by Engineer-in-Charge after giving 07 days opportunity to contractor for compliance and decision of Engineer-in-Charge will be final & binding. In the event of cancellation, EMD/PG will also be forfeited besides taking any other action as per terms & conditions of contract.
- The above-mentioned site engineers shall remain present full time during the work.

Availability of site: -

Note: -

- Site will be made available in parts.

N. Special Conditions of Contract

1. The tenderer shall acquaint himself with the proposed site of work.
2. If for any reasons, any part of the site is not available temporarily for some time for part of the work under the contract, the agreed construction schedule shall be suitably modified and contractor shall diligently divert his men and materials to utilize them appropriately, profitably and no claim of damages whatsoever shall be entertained on this account. However, the contractor shall be allowed extension of time for completing the work as deemed fit by the competent authority. The contractor shall also not be entitled to any compensation for any loss suffered by him and revision in the rates quoted by him.
 - (a) On account of delay in commencing the work by the contractor.
 - (b) On account of reduction in the scope of work.
 - (c) On account of suspension of work or abandoned after award of work.
3. On account of security consideration, some restrictions may be imposed by the security staff on the working and/ movement of men and materials etc. The contractor shall be bound to follow all such restrictions/ instructions, and he shall organise his work accordingly. No claim on this account, whatsoever, shall be payable.
4. The contractor shall take all precautions to avoid accidents by exhibiting necessary caution boards day and night, speed limit boards, red flags, red lights and providing barriers. He shall be responsible for all damages and accidents caused to existing/ new work due to negligence on his part. No hindrance shall be caused to traffic during the execution of the work.
5. The contractor shall be responsible for the watch and ward of all materials brought by the contractor to site against pilferage and breakage during the period of installation and thereafter till the works are physically handed over to the department.
6. The contractor shall take all preventive measures against any damage caused by rain, snowfall, floods or any other natural calamity, whatsoever during the execution of the work. The contractor shall be fully responsible for any damage to the Owners property and to the work for which the payment has been advanced to him under the contract. However, the contractor shall maintain an equal to the payment received against the work done, at his own cost. This will also cover the defect liability period. This shall be favouring the Director, Indian Institute of Management Indore. Nothing extra on this account shall be payable to the contractor for maintaining such insurance Policy.
7. The work will be carried out in the manner complying, in all respects, with the requirements of relevant bye-laws of the local body under the jurisdiction of which the work is to be executed or as directed by the Engineer-in-Charge and nothing extra shall be paid on this account.

8. The contractor shall comply with proper and legal orders and directions of the local or public authority or municipality and abide by their rules and regulations and pay all fees and charges which may be liable.
9. The contractor shall give due notices to Municipal, Police and/or other authorities that may be required under the law/rules under force in the area and obtain all requisite licenses for temporary obstructions / enclosures and pay all charges which may be leviable on account of his execution of work under the agreement. Nothing extra shall be payable on this account.
10. All materials to be incorporated in the work shall be arranged by the contractor and shall be in accordance with the specifications laid down.
11. The tenderer shall use materials bearing ISI Certification Mark unless otherwise specified or allowed in writing by the Engineer-in-Charge. Any material banned by the department shall not be used in the work.
12. The contractor shall submit to the Engineer-in-Charge samples of all materials for approval. Such samples of materials which affect aesthetics of the work shall also be got approved from the Engineer-in-Charge of the project before procuring bulk supplies. These approved samples shall be preserved and retained in the custody of the Engineer-in-Charge as standards of materials till the completion of the work. The cost of such samples shall be borne by the Contractor and nothing shall be payable on this account over the Agreement rates.
13. The contractor shall be required to get all the necessary mandatory and other tests as per the specifications/ IS codes, carried out on materials/ work from an approved laboratory as per the direction of the Engineer-in-Charge. The testing charges and conveyance from the site shall be borne by the contractor.
14. In case any material / work is found sub-standard the same shall be rejected by the Engineer-in-Charge/ Architect representative and the same shall be removed from the site of work within 48 hours, failing which the same shall be got removed by the Engineer-in-Charge at the risk and cost of the contractor without giving any further notice and time.
15. In order to ensure quality of work during its execution, the Engineer-in-Charge representative may require samples for mandatory or routine testing of materials. All costs of these samples, their packaging, conveyance from the site to the testing laboratory and return, shall be borne by the contractor.
16. Even ISI marked materials may be subjected to quality test at the discretion of the Engineer-in-Charge/ Architect. Whenever ISI marked materials are brought to the site of work the contractor shall, if required by the Engineer-in-Charge/ Architect, furnish manufacturer's test certificate or test certificate from approved testing laboratory to establish that the materials procured by the contractor, satisfy the provisions of relevant ISI codes. The testing charges shall be borne by the contractor. However cement/steel will be necessarily tested before start of work and also during the execution of work as per the requirements of specifications and will not be used till test certificates are obtained and approved by Engineer-in-Charge/ Architect.

17. The contractor shall supply free of charge the material required for testing. The cost of tests shall be borne by the contractor.
18. The work shall be executed and measured in metric system. The metric dimensions given in the schedule of quantities and drawing etc. shall be followed. (The dimension in FPS units wherever indicated are for guidance only) The figures in the drawings shall be followed.
19. The contractor shall be responsible for completing the work and for satisfying all terms and conditions of the Contract without any extra payment over his quoted rates unless otherwise specified. The contractor shall quote his rate for various items of work accordingly and no claim whatsoever shall be entertained for any incidental or extra work involved in the execution of the work as per nomenclature of the item and the specifications indicated in the tender documents.
20. Subject to the nomenclature of the item as per schedule of quantities, the specification indicated in the tender documents, the rates quoted shall include cost of all materials including royalty and taxes if any, labour, sundry inputs, execution of work at all heights, levels, pattern and design for all leads, lifts and depths including overhead charges and contractor's profit. Nothing extra shall be paid on this account.
21. The rates shall be inclusive of making any holes in walls/ RCC work for fixing any fixture/ frame work and making good the structure to its original shape and finish.
22. The contractor shall continue to maintain watch and ward to safeguard the Owner's property in his possession until the same is formally handed over as per directions of the Engineer-in-Charge. Nothing extra over agreement rates shall be paid on this account.
23. The quantities of various items incorporated in the tender are approximate. However, the payments shall be made to the contractors on the basis of actual measurements taken at site.
24. The contractor shall protect the adjoining buildings or works and the work under execution from fire and shall make adequate arrangements for fire protection and firefighting and if any property is damaged, by fire due to the negligence of the contractor, the same shall be made good by the contractor at his own cost, to the entire satisfaction of Engineer-in-Charge.
25. The contractor shall provide adequate lighting arrangements as approved by the Engineer-in-Charge for carrying out the work during night time, if so required and also provide all other facilities for the labour employed to carry out the work as per direction of Engineer-in-Charge.
26. In order to achieve the targeted date of completion the contractor may have to work in multiple shifts, round the clock including public and gazetted holidays and nothing extra shall be paid on this account.
27. The contractor shall get the samples of all the materials to be used, in the work approved from Engineer-in-Charge before going for bulk procurement. Bulk procurement shall be taken up only after obtaining approval from the

Engineer-in-Charge. Any delay in getting the samples approved shall be contractor's responsibility.

28. All materials, articles and workmanship shall be of respective best quality and kind for the class described in the schedule of quantities and specifications. All materials, so used in different items of work shall be subject to the approval of the Engineer-in-Charge and Architect.
29. The contractor shall be responsible for all statutory provisions and deductions towards ESI, PF or any other, as the case may be or any other levies and taxes shall be borne by the contractors. The TDS and Contract Tax or any other statutory levels/taxes incorporated from time to time shall be deducted progressively from the running account bills, as applicable at the time of payment. No claim in this regard shall be entertained.
30. The contractor is supposed to abide the minimum wages act, and shall produce all records to the Engineer-in-Charge or any other statutory authority as and when called for. The Engineer-in-Charge does not hold any responsibility on account of any lapses in this regard.
31. No extension of time shall be granted to the contractor on account of rains or inclement weather conditions.
 - (a) For any clarification/ doubt/Review meeting, the Institute may organize meetings with the Contractor & he will have to attend such meetings physically. However Engineer-in-Charge reserve the right to allow on line meeting at the request of contractor if found justified and decision of Engineer-in-Charge in this regard shall be final and binding. The contractor shall attend such meetings invariably as and when required.
 - (b) In respect of the work of other agencies, where the commencement or progress of such work of any other agency is dependent upon the completion of particular portions of the contractor's work or generally upon the contractor maintaining progress in accordance with the approved coordinated construction programme, it shall be the responsibility of the Contractor to complete such portions and maintain such progress.
 - (c) Should any difference arise between the contractor and the other agencies, these shall immediately be brought to the attention of the Engineer-in-Charge who after reviewing the matters causing the differences will give their decision which shall be final and binding on the contractor.
32. All spaces allotted to the contractor as described above shall be vacated and all structures removed from site at any time as and when required and directed by the Engineer-in-Charge, unconditionally and without any reservation. The Engineer-in-Charge will not be obliged to give any reason for such removal. Upon receiving instructions to vacate the space, the contractor shall immediately remove all his structures, materials, etc. from the sources and clear and clean-up the site to the satisfaction of the Engineer-in-Charge.
33. It shall be the responsibility of the Contractor to safeguard the site and ensure that no illegal encroachments are made by outside elements within the area allotted to the contractor. Upon completion of the work or earlier as required

by Engineer-in-Charge, the contractor shall vacate the land totally without any reservation.

34. The contractor will arrange to erect, at his own cost, barbed wire or other appropriate fence around the infrastructure site, with entry/exit gates at suitable points. The contractor shall, at his own cost, provide and erect suitable fencing around the spaces allotted to him at the infrastructure sites to ensure the security of his men. Materials and equipment within the sites and in relation to other contractors who will also be allotted spaces at above sites.
35. The security of workmen, materials, equipment stores etc. within the area allotted to the contractor shall be the responsibility of the contractor.
36. The site of work shall have required equipment's for various tests at site by the contractor at his own cost and nothing extra shall be payable on this account.
37. The quantities indicated are for guidance only however it may vary to any extent and the contractor should not have any financial or other implications for such variations. The owner reserves to reduce the scope of work of any item if the contractor fails to deliver the works in time and the contractor shall not ask for any financial consideration for such deletion of scope of the work.
38. The contractor shall take photographs of site prior to commencement of work, during construction and after completion of work as suggested and shall submit the photographs in soft and hard copies to IIM for which no extra payment will be made.
39. If required and directed by Engineer-in-Charge, contractor shall arrange visits of his personnel comprising of Engineer-in-Charges to various places/ plants in or out side Indore to check and verify the quality of material at manufacturer's places. No extra cost shall be given for this to contractor.
40. Proforma of Registers to be as per standard CPWD formats.
41. Any debris/ dismantled unserviceable material generated at site shall be disposed off by the contractor in the area earmarked by Indore Municipal Corporation No payment shall be made towards the transportation & statutory fees, if any of IMC.
42. Stamp Duty:
 - a. Stamp (wherever mentioned in the tender/ not mentioned but required legally), stamp duty will generally be following the Indian Stamp Act, 1899 (as applicable to Madhya Pradesh).
 - b. For the contract, the stamp duty shall be as per the Indian Stamp Act, 1899 (as applicable to Madhya Pradesh). Any revision, if made by the govt. will be applicable at the time of execution of the agreements.
 - c. The cost w.r.t. stamp duty will solely be with the bidder i.e. cost to be borne by successful bidder.
43. **Electricity and water charges: -**

- a. The vendor shall install three phase energy meter in each hostel and recovery of electricity used will be made @ Rs.10/unit.
- b. The water charges shall be recovered @ Rs.2500/- on monthly basis.

O. Technical Specifications & Approved Makes

1. General

The specifications of the items will be guided by the respective specifications (if not truly matching then similar item) laid down in the CPWD specification in case of items relates to the DSR item & For Non-DSR items it will be guided by the item description along with the direction of Engineer-in-Charge. Institute reserves the right to specify the makes in order to ensure best quality material in the interest of the work & institute.

2. List Of Approved Make / Materials In Order of Civil

S. No.	Material	Manufacturer/ Brand Name
1	Cement	Ambuja / UltraTech / ACC as approved by the Engineer-in-Charge.
2	Putty	Birla / JK as approved by the Engineer-in-Charge.
3	Any Other Materials	As approved by Engineer-in-Charge.

Civil

S.No.	Item description	Remarks
1	Vinyl Flooring	Please refer BoQ item no.6
2	Roller Blinds (Black out Venice. Grey colour)	Please refer BoQ item no.8
3	Paint	Please refer BoQ item no. 5
4	Frosted Film	Please refer BoQ item no. 7

Electrical		
S.No.	Item description & makes	Remarks
1	4 Module (125mm X 75mm) size/ modules, GI box along with modular base & cover plate for modular switches in recess etc. as required.	Please refer BoQ item no. 11
2	15/16 A modular switch	Please refer BoQ item no. 12
3	3 pin 15/16 A Modular socket outlet	Please refer BoQ item no. 13
4	4 Modular base & cover plate on existing modular metal boxes.	Please refer BoQ item no. 14
5	1.5 sq.mm FRLS/HFFR PVC insulated copper conductor single as required.	Please refer BoQ item no. 15
6	Two module stepped type electronic fan regulator	Please refer BoQ item no. 16
7	1/2 Module (75mm X 75mm) size/ modules, GI box.	Please refer BoQ item no. 17
8	1/2 Modular base & cover plate.	Please refer BoQ item no. 18
9	3 pin 5/6 A modular socket outlet and 5/6 A modular switch	Please refer BoQ item no. 20
10	Cat6-A UTP 4 pair, 23 AWG solid copper cable	Please refer BoQ item no. 21
11	CAT6A Copper Information Outlet (IO) with face plate	Please refer BoQ item no. 22
12	20 mm Size medium class PVC conduit along with accessories.	Please refer BoQ item no. 23
13	Mirror Light 32 watt, Photon 4 feet LED Indoor wall light	Please refer BoQ item no. 24
14	2.5 sqmm FRLS/HFFR PVC insulated copper conductor single as required	Please refer BoQ item no. 25
15	UNO wall lamp 3 watt Complete with all accessories.	Please refer BoQ item no. 26
16	Surface mounted full glow LED down light Complete with all accessories	Please refer BoQ item no. 27
17	5 Watt table lamp	Please refer BoQ item no. 28

Letter of Transmittal

To,
The Chief Officer Engineering,
IIM Indore (M.P.)

Sub: Submission of bid for the work of “NIT for Renovation (Civil & Electrical) of Hostels SR-01 to SR-06 comprising 383 Rooms at IIM Indore (Re-tender)”. vide NIT No. IIMI/Estate/04/2026/267 File no. 587

Sir,

Having examined the details given in Notice and bid document for the above work, I/we hereby submit relevant document.

1. I/we hereby certify that all the statement made and information supplied in respect of the aforesaid bid and accompanying statements are true and correct.
2. I/we furnished all information and details necessary for eligibility and have no further pertinent information to supply.
3. I/we submit the requisite bid security declaration/ requisite certified solvency certificate and authorize the Institute i.e. IIM Indore or its officials to approach the bank issuing the same to confirm the correctness thereof. I/We also authorize IIM Indore and its officials to approach individuals, employees firms and corporation to verify our competence and general reputation.
4. I/We submit the certificates/ documents in support of our suitability, technical knowledge and capability for having successfully completed the said works (as mentioned / as attached in support of eligibility requirement)

Seal of bidder

Date of submission:
Bidder(s)

Signature(s) of

Annexure-2

Format of Bank Guarantee Bank Guarantee for Performance Security

(On letter head of the Owner with adhesive stamp / non-judicial stamp paper of appropriate value at the time of issue of Bank Guarantee)

THIS DEED OF GUARANTEE made on _____ day of _____ 2026, between [Name of Bank], having Registered Office at [Address], (hereinafter called the "Bank" which expression shall unless repugnant to the context and meaning thereof include its successors) in favor of **Indian Institute of Management Indore having its office at Prabandh Shikhar, Rau-Pithampur Road, Indore- 453556 (M.P.)** (hereinafter called "Owner" which expression shall unless repugnant to the context and meaning thereof include its successors and assigns).

WHEREAS (IIMI) Indian Institute of Management Indore has issued a Letter of Acceptance / Letter of Intent No..... dated _____ to _____ having its Corporate office at _____ (hereinafter called the "Contractor") which constitute a binding Contract (hereinafter called "Contract Agreement") for carrying out the **"NIT for Renovation (Civil & Electrical) of Hostels SR-01 to SR-06 comprising 383 Rooms at IIM Indore (Re-tender)"**.based upon the Tender submitted by the Contractor and agreed between Client and Contractor and subject to the terms therein contained. The work to be carried out by Contractor shall be supervised and implemented by M/s _____ (hereinafter called "Contractor/Bidder")

AND WHEREAS in accordance with the terms and conditions of the contract agreement, the Contractor has agreed to furnish a Bank Guarantee to Owner in the form of acceptable to performance guarantee for a sum of Rs. _____ (Rupees _____ Only) to ensure timely and satisfactory performance by the Contractor of its obligation under the Contract Agreement.

AND WHEREAS the Bank has at the request of the Contractor agreed to furnish this irrevocable and unconditional guarantee in favour of Owner to secure performance by the Contractor of its obligations under the Contract Agreement on the terms and conditions herein contained.

NOW THIS DEED WITHNESSTH AS FOLLOWS:

1. The Bank hereby unconditionally and irrevocably guarantees the due and punctual performance and observance of and compliance by the Contractor of the covenants, agreements, conditions and provisions expressed or implied on the part of the Contractor to be performed observed or complied with under the Contract Agreement in accordance with the terms thereof and in the event of any non-performance and non-compliance of the same for any reason, the Bank shall absolutely irrevocably and unconditionally without any demur right of set off or counter claim, forthwith upon written demand by Owner and without demur or protest and without reference to the Contractor pay to

Owner a sum not exceeding Rs. _____ (Rupees _____ only). A demand so made by _____ shall be final and binding on the Bank.

2. The Bank's liability under this Guarantee is restricted to Rs. _____ (Rupees _____ only).
3. The decision of Owner for the time being in force, or at any time thereafter as to the non-performance, non-observance and non-compliance by the Contractor of the covenants, agreements, conditions and provisions, expressed or implied, on the part of the Contractor, to be observed performed or complied with under the Contract Agreement shall be final, conclusive and binding upon the Bank and shall not in any circumstances be questioned by the Bank, under what so ever circumstances.
4. Any demand for payment under this Guarantee shall be made on the Bank by Owner in writing at [Bank Address] and shall be deemed to have been sufficiently made by Owner if the writing containing the demand is sent to the Bank by registered post to the address as aforesaid or sent to the Bank by hand delivery at such address and written acknowledgement obtained to such delivery.
5. The guarantee obligations of the Bank hereunder shall continue in force and effect and be binding on the Bank in accordance with its terms upto _____ or unless extended on written demand by IIM Indore until the due performance, observance and compliance by the Contractor of all the covenants, agreements, conditions and provisions, expressed or implied, on the part of the Contractor to be observed, performed or complied with under the Contract Agreement, the completion of the Defects Liability Period and issue of the Certificate of Final Completion by Owner in accordance with the Contract Agreement.
6. As between the Bank and Owner (but without affecting the Contractors' obligations) the Bank shall be liable under this Guarantee as if it were the sole principal debtor. The Bank's liability hereunder shall not be discharged nor shall its liability be affected by:
 - a. Any time, indulgence, waiver or consent at any time given by Owner to the Contractor.
 - b. Any amendment to the Contract Agreement,
 - c. The making or the absence of any demand by Owner on the Contractor or any other person for payment.
 - d. The enforcement or absence of enforcement of the Contract Agreement or of any security or other defect in any provision of the Contract Agreement or of any of the Contractors obligations there under;
 - e. The dissolution, amalgamation, reconstruction or reorganization or appointment of any Administrative Receiver of the Contractor.
7. The Guarantee herein contained shall not be determined or in any way prejudiced or affected by any change in the constitution of the Bank/ Owner or by any merger, or amalgamation or reconstruction of the Bank / Owner but shall be enforceable against the merged, amalgamated or reconstruction body.

8. The Bank hereby expressly and irrevocably waives all claims of waiver, release, surrender or compromise and all defenses, set offs, counter claims recoupments, reductions, limitations and impairments, whatsoever.
9. Owner shall be at liberty to vary and alter or modify any of the terms and conditions of the Contract Agreement including without limitation to extend from time to time the time for the performance of the Contract Agreement by the Contractor or to postpone from time to time any of the powers exercisable by owner against the Contractor, to forbear or to enforce any of the terms and conditions of the Contract Agreement, without in any manner affecting this Guarantee and without notice to or assent of the Bank.
10. The Bank waives any right to require/ proceeding first against the Contractor or the realization first of any other security or other guarantee, if any.
11. The Bank agrees and confirms that its obligation to make payment to Owner on demand hereunder and discharge of such obligation shall not be delayed, exercised or avoided by reason of any act or omission on the part of Owner.
12. The bank declares and confirms that the Bank has taken all necessary corporate action to authorize the execution delivery and performance of this Guarantee in accordance with the terms hereof and that the Bank has full power to enter into and perform and discharge its obligations under taken hereunder and that this Guarantee constitutes legal, valid and binding obligation of the Bank, enforceable in accordance with its terms and any defects therein or in its execution shall not be a plea for non-payment or performance of its obligation.
13. This guarantee shall be Governed by and construed in all respects according to the laws of India and shall be subject to the jurisdiction of the courts in Indore.
14. Any forbearance or indulgence on the part of Owner in the enforcement of the covenants, agreements, conditions and provisions, expressed or implied, on the part of the Contractor to be observed, performed or complied with by the Contractor under the contract agreement shall in no way relieve the Bank of its liability under the Guarantee.
15. Terms and expression defined in the contract agreement and used herein shall have the meanings assigned to them therein save and except where the context otherwise require.
16. Notwithstanding anything contained hereinabove;
 - a. Our liability under this bank guarantee shall not exceed Rs. _____
(Rupee _____)
 - b. This bank guarantee shall be valid upto _____ or and
 - c. It is a condition to our liability for payment of the guaranteed amount or part any thereof arising under this Bank guarantee that we receive a valid written claim or demand for payment under this bank guarantee on or before _____ or as provided in clause 5 failing which our liability under this bank guarantee will automatically cease.
 - d. This bank guarantee is not assignable and not transferable to third party.

IN WITNESS WHEREOF THE BANK HAS SET ITS HAND AND SEAL THE DAY AND YEAR FIRST ABOVE WRITTEN.

SIGNED for and behalf)
Of the Bank by it's duly authorized)
Representative)
In the presence of)

Annexure-3

Local Content certification

We M/s _____ (bidder's name) under that we meet the mandatory Local Content (LC) requirement for qualifying as 'Class I Local supplier's' as per the PP-LC Policy against Tender No. _____ dated _____. The percentage of Local Content in the Bid is _____. %.

Authorized dated signature of the bidder with stamp.

Indicative Programme Chart

Indicative work schedule for Electrical and civil work (Phase-A having 126 rooms & Phase-B having 126 rooms)								
Sl. No.	Phase	Stage of Work (Mandatory Sequence)	Rooms Covered	Progress Weightage (% of Total Contract)	Cumulative %	Time Window (To be counted from the day of issue LOC)	Minimum Manpower Deployment	Withhold for Delay, In addition to compensation under any other Clauses. If contractor completes the awarded work within stipulated period, the withheld amount shall be released
1	Phase-A	Material Procurement & Mobilisation (Phase-A) + Minor Civil Works	126	3%	3%	Day 1-7	14	0.25% of contract value per week
2	Phase-A	Electrical Conduiting	126	18%	21%	Day 1-15	14	0.25% of contract value per week
3	Phase-A	Painting Works	126	15%	36%	Day 10-22	11	0.25% of contract value per week
4	Phase-A	PVC Flooring Works	126	10%	46%	Day 18-27	11	0.25% of contract value per week
5	Phase-A	Blinds, Fixtures & Handover	126	5%	51%	By Day 30	Carpenter/ Installer- 8 Electricians -5 Helpers -10	0.25% of contract value per week
6	Phase-A	Material Procurement & Mobilisation (Phase-B)	126	3%	54%	Day 25-30	3	0.25% of contract value per week
7	Phase-B	Electrical Conduiting	126	15%	69%	Day 31-45	14	0.25% of contract value per week

8	Phase-B	Painting Works	126	15%	84%	Day 38-52	14	0.25% of contract value per week
9	Phase-B	PVC Flooring Works	126	10%	94%	Day 48-57	11	0.25% of contract value per week
10	Phase-B	Blinds, Final Fixtures & Final Handover	252 (Cumulative)	6%	100%	By Day 60	Carpenter/Installer 8 Electricians -5 Helpers -10	0.25% of contract value per week

Note:-

1. The Contractor will handover minimum 9 rooms per day after 29 days from the date of issue of LOC. In case, the progress was found below stipulated/ unsatisfactory then Engineer-in-charge will have liberty & Power to take action as defined under Section (D) (qualification criteria) besides any other action as per terms of contract.
2. The withheld amounts shall be absolute and non-waivable, notwithstanding subsequent achievement of the delayed milestone at any later phase. Repeated or continuous failure to meet milestones shall be construed as a breach of contract, rendering the contractor liable for further action, including but not limited to withholding of payments, recovery from running bills, encashment of Performance Security, levy of compensation and termination of contract at the risk and cost of the contractor under various clauses of contract.
3. The decision of the Engineer-in-Charge/Competent Authority shall be final, conclusive, and binding on the contractor on all such matters.

Indicative work schedule for Electrical and civil work (Phase-A having 66 rooms & Phase-B having 65 rooms)								
Sl. No.	Phase	Stage of Work (Mandatory Sequence)	Rooms Covered	Progress Weightage (% of Total Contract)	Cumulative %	Time Window (To be counted from the day of issue LOC)	Minimum Manpower Deployment	Withhold for Delay, In Addition to compensation under any other Clauses. If contractor completes the awarded work within stipulated period, the withheld amount shall be released
1	Phase-A	Material Procurement & Mobilisation (Phase-A) + Minor Civil Works	66	3%	3%	Day 1-7	7	0.25% of contract value per week
2	Phase-A	Electrical Conduiting	66	18%	21%	Day 1-15	7	0.25% of contract value per week
3	Phase-A	Painting Works	66	15%	36%	Day 10-22	6	0.25% of contract value per week
4	Phase-A	PVC Flooring Works	66	10%	46%	Day 18-27	6	0.25% of contract value per week

5	Phase-A	Blinds, Fixtures & Handover	66	5%	51%	By Day 30	Carpenter/Installer - 3 Electricians -2 Helpers -5	0.25% of contract value per week
6	Phase-A	Material Procurement & Mobilisation (Phase-B)	65	3%	54%	Day 25-30	2	0.25% of contract value per week
7	Phase-B	Electrical Conduiting	65	15%	69%	Day 31-45	7	0.25% of contract value per week
8	Phase-B	Painting Works	65	15%	84%	Day 38-52	7	0.25% of contract value per week
9	Phase-B	PVC Flooring Works	65	10%	94%	Day 48-57	6	0.25% of contract value per week
10	Phase-B	Blinds, Final Fixtures & Final Handover	131 (Cumulative)	6%	100%	By Day 60	Carpenter/Installer - 3 Electricians -2 Helpers -5	0.25% of contract value per week

Note:-

1. The Contractor will handover minimum 6 rooms per day after 29 days from the date of issue of LOC. In case, the progress was found below stipulated/ unsatisfactory then Engineer-in-charge will have liberty & Power to take action as defined under Section (D) (qualification criteria) besides any other action as per terms of contract.
2. The withheld amounts shall be absolute and non-waivable, notwithstanding subsequent achievement of the delayed milestone at any later phase. Repeated or continuous failure to meet milestones shall be construed as a breach of contract, rendering the contractor liable for further action, including but not limited to withholding of payments, recovery from running bills, encashment of Performance Security, levy of compensation and termination of contract at the risk and cost of the contractor under various clauses of contract.
3. The decision of the Engineer-in-Charge/Competent Authority shall be final, conclusive, and binding on the contractor on all such matters.

Daily Progress Report (To be submitted by 7:00PM on every day. Failure to submit the DPR will cause imposition of penalty @ Rs.500/- per day):

Electrical work activities			Civil work activities		
Date:	(✓/X)	Room No.	Date:	(✓/X)	Room No.
Chasing for conduit pipes (✓/X)	<input type="checkbox"/>		Surface Preparation Done (✓/X)	<input type="checkbox"/>	
Packing/plaster of conduits & New Wiring Installed (✓/X)	<input type="checkbox"/>		Primer Applied (✓/X)	<input type="checkbox"/>	
GI box fixing and packing (✓/X)	<input type="checkbox"/>		Painting Completed (✓/X)	<input type="checkbox"/>	
Switches & Sockets Installed (✓/X)	<input type="checkbox"/>		PVC/Vinyl Flooring Laid (✓/X)	<input type="checkbox"/>	
Lights fixtures (✓/X)	<input type="checkbox"/>		Blinds Installed (✓/X)	<input type="checkbox"/>	
Earthing Checked (✓/X)	<input type="checkbox"/>		Frosted Film Installed (✓/X)	<input type="checkbox"/>	
Manpower (In nos.)			Manpower (In nos.)		
Remarks					
Signature					

Weekly Progress Report: Electrical /civil

Weekly review meeting will be held on the day as decided by the IIMI.

Date:	Week No.:			
	Total no. of Rooms	As per Scheduled	Achieved	Remarks
Chasing of conduits and packing.				
Wiring				
Lights				
Sockets				
Testing				
Electrical Completed (Yes/No)				
Manpower (In nos.) Electrical				
Painting				
Flooring				
Blinds				
Film				
Electrical Completed (Yes/No)				
Ready for civil works				
Manpower (In nos.) Civil				
Remarks				

INCOMING MATERIAL INSPECTION REPORT

Format Sr. No.:

Date:

Contractor Name:	Contract No.:
Name of Material:	Time:
Location:	

Check during Inspection:

S. No.	Type of Check	Remarks	Comments if any
1	Physical Inspection (Yes /No)		
2	Invoice Number		
3	Dimension		
4	Batch No. / Serial No.		
5	Make of Material		
6	TC / TPI Report / IR /Waiver off (Yes /No)		
7	Specifications (Yes /No)		
8	Sampling (if Applicable)		
9	Testing (If Applicable)		

Material Clearance Report

Sr. No.	Material description	Order Qty	Recorded Qty	Inspected Qty	Accepted Qty

Any Instruction:

Contractor's Engineer

IIMI Engineer

Q.

FINANCIAL BID

1. The Financial Bid is to be filled through e-procurement portal namely CPPP through <https://eprocure.gov.in/eprocure/app>
2. Any other mode of bid submission will not be accepted.



Tender Inviting Authority