अल्पकलिक निविदा सूचना

उत्तर प्रदेश पुलिस रेडियो मुख्यालय, महानगर, लखनऊ — 226006 निविदा संख्याः ई–408/2016पार्ट–2 विनाकः जनवरी 20, 2017

निम्नलिखित उपकरणों के क्रयं हेतु दो प्रतियों में टेक्निकल एवं वित्तीय भाव पत्र अलग–अलग मुहरबन्द आमन्त्रित किये जाते हैं:–

		Section	प्रतिभृति	टेण्डर प	गेस (रू०)	omes ar man
क्र0	उपकरण का नाम	कुल मात्रा	राशि (रू० में)	नकद	बैंक ड्राफ्ट (डाक द्वारा)	आपूर्ति का स्थान
1	9 इंच गैल्वेनाइज्ड एरियल मास्ट	40	40,500/-	6,000/-	6,100/-	उ०प्र० पुलिस रेडियो मुख्यालय, महानगर, लखनऊ

- 2. उपरोक्त एरियल मास्ट की आपूर्ति हेतु इच्छुक फर्में किसी भी कार्य द्विवस में रेडियो मुख्यालय से टेण्डर फीस नकद जमाकर अथवा निर्धारित धनराशि का डिमाण्ड ड्राफ्ट डाक से भेजकर निविदा फार्म प्राप्त कर सकती हैं। इच्छुक फर्में निविदा फार्म उठ प्रठ पुलिस की वेबसाइट www.uppolice.gov.in से डाउनलोड करके भी निविदा में प्रतिभाग कर सकती हैं, जिसके लिये निर्धारित निविदा फार्म का शुल्क केवल डिमाण्ड ड्राफ्ट के रूप में पुलिस महानिरीक्षक/निदेशक, दूरसंचार उठप्रठ लखनऊ (IGP/Director, Telecom, UP, Lucknow) के पक्ष में निविदा लिफाफे में उपलब्ध कराया जाना आवश्यक होगा। निविदा की अन्य शर्ते निविदा फार्म में उल्लिखित हैं। उपरोक्त एरियल मास्ट की तकनीकी विशिष्टियाँ (स्पेशिफिकेशन) निविदा फार्म के साथ उपलब्ध करायी जायेंगी।
- उ. प्रथम निविदा जिनके तकनीकी बिड दिनांकः 10.01.2017 को खोले गये हैं, में जिन फर्मों द्वारा प्रतिभाग किया गया है एवं उनकी निविदाएं खोली जा चुकी हैं उन्हें पुनः निविदा फार्म क्य कर निविदा में प्रतिभाग करना होगा।
- 4. निविदा के साथ एरियल मास्ट के सम्मुख दर्शायी गयी प्रतिभृति राशि/अर्नेस्ट मनी(EMD)जमा की जायेगी जो डिमाण्ड ड्राफ्ट/एफडीआर/बैंक गारण्टी के रूप में पुलिस महानिरीक्षक/निदेशक, दूरसंचार उ०प्र० लखनऊ (IGP/Director, Telecom, UP, Lucknow) के पक्ष में बनवाकर प्रस्तुत की जायेगी। ईएमडी जमा करने से छूट के लिए दावा करने वाली फर्मों को उन एरियल मास्ट, जिनकी निविदाएं उनके द्वारा डाली जा रही हैं, के सम्बन्ध में सक्षम प्राधिकारी द्वारा निर्गत ईएमडी से छूट प्रदान किये जाने सम्बन्धी प्रपत्र तकनीकी बिंड के साथ उपलब्ध कराया जाना अनिवार्य है।
- विभाग को उपरोक्त सम्पूर्ण निविदा सूचना को निरस्त करने एवं क्रय किये जाने वाले एरियल मास्ट की संख्या घटाने, बढाने का अधिकार होगा।
- 6. टेण्डर से सम्बन्धित कोई भी जानकारी किसी भी कार्य दिवस में मोबाइल नं. 09454402615 पर प्राप्त की जा सकती है। निविदा सूचना उ0 प्र0 पुलिस की वेबसाइट www.uppolice.gov.in एवं सूचना विभाग की वेबसाइट www.upgov.nic.in पर उपलब्ध करायी जा रही है। विभाग के कार्यालय का फैक्स नं. 0522-2335346 है।
- निविदा प्रक्रिया की समय सारणी निम्नवत होगी—
 - निविदा विक्री की अवधि दिनांकः 27.01.2017 से दिनांकः 06.02.2017 तक।
 - 2- निविदा डालने की अन्तिम तिथि दिनांकः 06.02.2017 समय 1400 बजे तक।
 - 3- तकनीकी ऑफर खोले जाने की तिथि दिनांकः 06.02.2017 समय 1600 बजे।
 - उपकरणों के प्रदर्शन की तिथि अभिलेखीय परीक्षण के पश्चात तिथि निर्धारित की (सम्भावित)

उपमहानिरीक्षक(पुलिस दूरसंचार) ऑपरेशन उ०प्र०पुलिस रेडियो मुख्यालय,

<u>महानगर—लखनऊ</u> E-Mail : radiohq@nic.in Website: www.uppolice.gov.in



SL NO.

UTTAR PRADESH POLICE RADIO HEADQUARTERS, MAHANAGAR LUCKNOW -226006

Price: Rs.

TENDER FORM

CONTENTS:-

- 1. TENDER NOTICE
- 2. GUIDELINES/INSTRUCTIONS FOR PREPARATION & SUBMISSION OF TENDER
- CONDITIONS OF AGREEMENT
- 4. TECHNICAL OFFER
- 5. FINANCIAL OFFER
- CHECK LIST FOR SUBMITTING OFFER
- PROFORMA FOR AUTHORITY LETTER OF OEM
- 8. PROFORMA FOR DECLARATION OF BIDDER
- 9. PROFORMA FOR AUTHORITY FOR SIGNING TENDER DOCUMENT
- 10. MODEL BANK GUARANTEE FORMAT FOR FURNISHING EMD
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1) TENDER NOTICE

अल्पकलिक निविदा सूचना

उत्तर प्रदेश पुलिस रेडियो मुख्यालय, महानगर, लखनऊ — 226006 निविदा संख्याः ई–408/2016पार्ट-2

निम्नलिखित उपकरणों के क्रय हेतु दो प्रतियों में टेक्निकल एवं वित्तीय भाव पत्र अलग–अलग मुहरबन्द आमन्त्रित किये जाते हैं:–

		കപ	प्रतिभूति	टेण्डर प	गिस (रू०)	आपूर्ति का स्थान
क्र0	उपकरण का नाम	कुल मात्रा	राशि	नकद	बैंक ड्राफ्ट	जायूरि पर्ग स्थान
		ואוי	(रू0 में)	गंकर	(डाक द्वारा)	
1	9 इंच गैल्वेनाइज्ड	40	40 500 /	6 000 /	6 100 /	उ०प्र० पुलिस रेडियो
'	एरियल मास्ट	40	40,500 / —	6,000 / -	6,100 / —	मुख्यालय, महानगर, लखनऊ

- 2. उपरोक्त एरियल मास्ट की आपूर्ति हेतु इच्छुक फर्में किसी भी कार्य दिवस में रेडियो मुख्यालय से टेण्डर फीस नकद जमाकर अथवा निर्धारित धनराशि का डिमाण्ड ड्राफ्ट डाक से भेजकर निविदा फार्म प्राप्त कर सकती हैं। इच्छुक फर्में निविदा फार्म उ० प्र० पुलिस की वेबसाइट www.uppolice.gov.in से डाउनलोड करके भी निविदा में प्रतिभाग कर सकती हैं, जिसके लिये निर्धारित निविदा फार्म का शुल्क केवल डिमाण्ड ड्राफ्ट के रूप में पुलिस महानिरीक्षक/निदेशक, दूरसंचार उ०प्र० लखनऊ (IGP/Director, Telecom, UP, Lucknow) के पक्ष में निविदा लिफाफे में उपलब्ध कराया जाना आवश्यक होगा। निविदा की अन्य शर्तें निविदा फार्म में उल्लिखित हैं। उपरोक्त एरियल मास्ट की तकनीकी विशिष्टियाँ (स्पेशिफिकेशन) निविदा फार्म के साथ उपलब्ध करायी जायेंगी।
- 3. प्रथम निविदा जिनके तकनीकी बिंड दिनांकः 10.01.2017 को खोले गये हैं, में जिन फर्मी द्वारा प्रतिभाग किया गया है एवं उनकी निविदाएं खोली जा चुकी हैं उन्हें पुनः निविदा फार्म क्रय कर निविदा में प्रतिभाग करना होगा।
- 4. निविदा के साथ एरियल मास्ट के सम्मुख दर्शायी गयी प्रतिभूति राशि/अर्नेस्ट मनी(EMD)जमा की जायेगी जो डिमाण्ड ड्राफ्ट/एफडीआर/बैंक गारण्टी के रूप में पुलिस महानिरीक्षक/निदेशक, दूरसंचार उ०प्र० लखनऊ (IGP/Director, Telecom, UP, Lucknow) के पक्ष में बनवाकर प्रस्तुत की जायेगी। ईएमडी जमा करने से छूट के लिए दावा करने वाली फर्मों को उन एरियल मास्ट, जिनकी निविदाएं उनके द्वारा डाली जा रही हैं, के सम्बन्ध में सक्षम प्राधिकारी द्वारा निर्गत ईएमडी से छूट प्रदान किये जाने सम्बन्धी प्रपत्र तकनीकी बिड के साथ उपलब्ध कराया जाना अनिवार्य है।
- 4. विभाग को उपरोक्त सम्पूर्ण निविदा सूचना को निरस्त करने एवं क्रय किये जाने वाले एरियल मास्ट की संख्या घटाने, बढ़ाने का अधिकार होगा।
- 5. टेण्डर से सम्बन्धित कोई भी जानकारी किसी भी कार्य दिवस में मोबाइल नं. 09454402615 पर प्राप्त की जा सकती है। निविदा सूचना उ0 प्र0 पुलिस की वेबसाइट www.uppolice.gov.in एवं सूचना विभाग की वेबसाइट www.upgov.nic.in पर उपलब्ध करायी जा रही है। विभाग के कार्यालय का फैक्स नं. 0522—2335346 है।
- 7. निविदा प्रक्रिया की समय सारणी निम्नवत होगी—
 - 1- निविदा विक्री की अवधि दिनांकः 27.01.2017 से दिनांकः 06.02.2017 तक।
 - 2— निविदा डालने की अन्तिम तिथि दिनांकः 06.02.2017 समय 1400 बजे तक।
 - 3— तकनीकी ऑफर खोले जाने की तिथि दिनांकः 06.02.2017 समय 1600 बजे।
 - 4— उपकरणों के प्रदर्शन की तिथि अभिलेखीय परीक्षण के पश्चात तिथि निर्धारित की (सम्भावित)

उपमहानिरीक्षक(पुलिस दूरसंचार) ऑपरेशन

उ०प्र०पुलिस रेडियो मुख्यालय, महानगर—लखनऊ

E-Mail : radiohq@nic.in Website: www.uppolice.gov.in

2. <u>GUIDELINES/INSTRUCTIONS FOR PREPARATION & SUBMISSION OF TENDER</u> (A) DOCUMENTS REQUIRED TO FILL TENDER FORM

- 1. All the certificates/documents mentioned in the tender notice/tender form or details of which are attached with the tender form must be submitted by the tenderers and should be valid and up-to-date.
- 2. If the tenderer is an Agent/Dealer/Supplier, they should submit the authority letter (in original) of their principal fulfilling under mentioned conditions Proforma enclosed as Annexure-A. (Photocopy will not be accepted):-
 - (a) The Tendering firms (if not manufacturer of the item) should submit along with their offer, an authority letter from their principals (who should be manufacturer) that they are their authorized agents / dealers.
 - (b) It should clearly bring out the relation of principal and agent/dealer as the case may be. It should speak of territory and acts assigned to the agent/dealer.
 - (c) The principal should commit themselves through this authority letter for short comings / defects / substandard supplies / supplies not according to norms or law of land etc. and shall be solely accountable for quality of product. Principal should also clearly mention that the rate quoted by agent/dealer is reasonable.
 - (d) It must be mentioned in the authority letter that quoted item and principals have not been black listed in the past.
- 3. The authority letter should be speaking and specific. Vague authority letter or any business letter shall not be considered as an authority letter and such offer may be ignored out rightly.
- 4. Tendering firm, if an agent or dealer of OEM, must submit valid agency/dealer agreement copy attested by public notary.
- 5. It shall be duty of the tenderer as well as principal to inform the U.P. Police Radio Hqrs regarding any material change that takes place in the above agreement (between tenderer and OEM) during the finalization / pendency of the contract. Failure to do so, may entail civil as well as criminal liability, The right to which rests with the U.P. Police Radio Hqrs., to cancel the order or take such necessary action as it may deem fit.
- 6. The Bidder must provide a declaration certificate on stamp paper worth Rs. 100.00 duly notarized that they will support the quoted item for installation, testing and commissioning & maintenance for its prescribed life as detailed in technical offer (Proforma enclosed as Annexure-B)

- 7. In case of U.P. state firm, enclose valid trade tax/VAT, registration certificate. In case of outside U.P. firms enclose valid C.S.T./VAT registration certificate. Bidder has to enclose VAT clearance certificate.
- 8. Firm must submit the copy of the tender fee deposited (Tender fee may be deposited either in cash or in the form of Demand Draft in favour of IGP/Dir.(Telecom) U.P. Police Radio Hgrs., Lucknow.)
- 9. Firms will have to provide an affidavit on non-judicial stamp paper worth Rs. 100/-that their firm/Company has no criminal back ground and they are not involved in any criminal activity.
- 10. Firms will have to provide an affidavit on non-judicial stamp paper worth Rs. 100/-that their firm and the equipment, which they are offering, are not black listed by any department/authority as on the date of submission of tender.
- 11. Firm will have to provide a solvency certificate in original from any nationalized/ scheduled bank of the amount more than the estimated cost of project issued not earlier than 06 months from the date of issue of the tender notice.
- 12. Firm will provide signed Power of attorney authorizing to sign the tender document (Proforma enclosed, Annexure-C).
- 13. Firm may authorize his representative with Letter of authority signed by authorized signatory to take part in bid opening.

(B)- GUIDELINES TO FILL TENDER FORMS

1. The essential details of specifications & instructions are to be followed strictly in accordance with the tender notice. The tendering firms are required to submit their offer in two PARTS. The first part will be named as TECHNICAL OFFER & the second part will be called as FINANCIAL OFFER. THE TECHNICAL OFFER AS WELL AS FINANCIAL OFFER ARE TO BE PREPARED IN DUPLICATE SEPARATELY. (i.e. in separate covers i.e. Total Four Envelopes clearly indicating ORIGINAL & DUPLICATE on envelops).

- 2. After opening of the tender any change in the rates shall not be acceptable and offer will summarily be rejected.
- 3. In case, any required document(s)/paper(s) is short at the time of submission of tender, the tenderer, may give the reasons of non-submission of papers in their technical offer. Decision of PC (purchase committee) will be final in this regard.
- 4. Tenderer (Authorized person) shall sign the offer and all its enclosures with their designation, seal and date.
- 5. Mention full technical details of your items specifications-wise as desired in the tender notice.
- 6. Mention if there is any deviation in your offer in comparison to that of desired specifications.
- 7. Tenderers will quote their rates according to proforma mentioned in the financial offer i.e. rates, Trade tax, Excise duty extra etc. separately, failing which offer may be rejected/ignored. Any cutting/corrections, if any, shall be properly attested by the tenderer.
- 8. Quoting any conditional discount which affects the quoted rates shall not be acceptable and such offer shall be rejected out rightly. Any discount given on quoted price as a whole shall however be acceptable.
- 9. No representation shall be entertained after opening of financial cover of tender.
- 10.If the rates in financial bid are typed then it should be with the same typewriter by which other details are typed in Financial Bid.
- 11. If the rates in Financial Bid are typed with other typewriter then it should be signed by the same person who has signed Financial Bid.
- 12.If the rates are written by pen then it should be signed by the same person who has signed Financial Bid.
- 13. Any cutting or overwriting in financial bid will not be accepted and bid is liable to rejected.
- 14. Every page of the tender document must be numbered.
- 15.In Technical offer, Index should be made with page number.
- 16.In case any bidder opts to offer more than one product for any item, he will have to purchase separate tender form & bid separately.
- 17. Period of validity of the bid should at least be 180 days from the date of opening the bid.
- 18. All the tenders so received will first be scrutinized to see whether the tenders meet the basic requirements as incorporated in the bidding documents. The tenders, which do not meet the basic requirements, are to be treated as unresponsive and ignored.

The following are the important points, for which a tender may be declared as unresponsive and may be ignored, during the initial scrutiny:

- (1) The tender is not in the prescribed form (where forms are prescribed)
- (2) The tender is unsigned.
- (3) The tenderer is not eligible, e.g. The tender enquiry condition says that the bidder has to be a registered SSI unit; but the tenderer is say, a Large Scale Unit.
- (4) The tender validity period is shorter than the required period.
- (5) Required EMD has not been provided.
- (6) The tenderer has quoted for goods manufactured by a different firm/company without the required authority letter from the proposed manufacturer.
- (7) Tenderer has not agreed to give the required performance security.
- (8) The goods quoted are sub-standard, not meeting the required specification etc.
- (9) Against a schedule in the List of Requirement (incorporated in the tender enquiry), the tenderer has not quoted for the entire requirement as specified in that schedule, e.g. It has been stipulated in the schedule that the tenderer will supply the equipment, install and commission it and also train the purchaser's operators for operating the equipment. The tenderer has however, quoted only for supply of the equipment.
- (10) The tenderer has not agreed to some essential condition(s) incorporated in the tender enquiry, e.g. Some such important essential conditions are terms of payment, liquidated damages clause, warranty clause, dispute resolution mechanism, applicable law and any other important condition having significant bearing on the cost/utility/performance of the required goods, etc.

19. Discrepancies between original and additional copies of a Tender

Sometimes discrepancies are also observed between the original copy and the other copies of the same tender set. In such a case, the text etc. of the original copy will prevail.

20. Correction of arithmetic errors in Financial Bids

If a bid is substantially responsive, the bid evaluation committee shall correct arithmetical errors on the following basis, namely:

- (a) if there is a discrepancy between the unit price and the total price that is obtained by multiplying the unit price and quantity, the unit price shall prevail and the total price shall be corrected, unless in the opinion of the bid evaluation committee there is an obvious misplacement of the decimal point in the unit price, in which case the total price as quoted shall govern and the unit price shall be corrected accordingly;
- (b) if there is an error in a total corresponding to the addition or subtraction of subtotals, the subtotals shall prevail and the total shall be corrected; and

(c) if there is a discrepancy between words and figures, the amount in words shall prevail, unless the amount expressed in words is related to an arithmetic error, in which case the amount in figures shall prevail subject to (a) and (b) above. If there is such discrepancy in an offer, the same is to be conveyed to the tenderer with target date on the above lines and if the tenderer does not agree to the observation of the purchaser, the tender is liable to be ignored.

21. Tender without Tender Fee will not be accepted.

(C) EARNEST MONEY, SECURITY AND WARRANTY CONDITIONS

1. Wherever, Earnest money and Security is asked for, the same shall have to be given/submitted as desired along with the Technical offer. Offers without E.M.D./Security, if asked for, will be ignored. E.M.D./Security in the form of demand draft should be enclosed with technical offer.

2. Earnest Money (Bid Security)

Tender documents/ certificates and EMD must be attached with main copy of the technical bid. EMD may be accepted in the form of Account Payee Demand Draft or Fixed Deposit Receipt pledged in favour of IGP/Director Telecom, U.P., Lucknow or Banker's Cheque or a Bank Guarantee (Proforma enclosed Annexure-D) for any of the scheduled commercial Bank.

2.1 Validity of EMD

The EMD should remain valid for a period of 45 (forty five) days beyond the final tender validity period. This time period must be indicated in the bidding documents. Should it become necessary to extend the validity of the bids and the bid securities, the Procuring Entity should request in writing all those who submitted bids for such extension before the expiry date thereof. Bidders shall have the right to refuse to grant such extension without forfeiting their bid securities. The bidders who refuse to grant the procuring entity's request for an extension of the validity of their bids and bid securities, will have their bid securities returned to them. They shall be deemed to have waived their right to further participate in the bidding.

2.2 Forfeiture of EMD

EMD of a tenderer will be forfeited, if the tenderer withdraws or amends his tender or impairs or derogates from the tender in any respect after expiry of the deadline for the receipt of tender but within the period of validity of his tender. Further, if the successful tenderer fails to furnish the required performance security within the specified period, his EMD will be forfeited.

2.3 **Refund of EMD**

EMD furnished by all unsuccessful tenderers shall be returned to them without any interest whatsoever, at the earliest after expiry of the final tender validity period but not later than 30 (thirty) days after conclusion of the contract. EMD of the

successful tenderer shall be returned, without any interest whatsoever, after receipt of performance security from him as called for in the contract.

2.4 **EXEMPTION OF EMD**

Units having registration with NSIC/DI/**State Public Sector (SPS) undertaking**, registration for tendered items only, shall be eligible for consideration for exemption from EMD as per prevailing rules of U.P.Govt.

- 3. Security Money (Performance Security) :-Successful bidder/bidders will have to execute purchase agreement deed along with a deposition of security money/ Performance Security
- 3.1 Performance Security may be furnished in the form of Fixed Deposit Receipt or Bank Guarantee. A sample format of Bank Guarantee for performance security is enclosed (Annexure-E).
- 3.2 In case, Performance Security is taken in the form of Fixed Deposit Receipt, it should be pledged in favour of **of IGP/Director Telecom, U.P., Lucknow**
- 3.3 The Performance Security should be equivalent to 5% (five percent) of the value of the contract, rounded to the nearest multiple of hundred.
- 3.4 Performance Security is to be furnished within 15 (fifteen) days from the date of notification of the award/letter of acceptance and it should remain valid for a period of 30 (thirty) days beyond the date of completion of all contractual obligations of the supplier, including warranty obligations..

3.5 Forfeiture of Performance Security

Performance security shall be forfeited and credited to Government Account in the event of a breach of contract by the supplier, in terms of the relevant contract.

3.6 Refund of Performance Security

Performance Security shall be refunded to the supplier without any interest, whatsoever, after it duly performs and completes the contract in all respects but not later than 30 (thirty) days of completion of all such obligations under the contract including warranty obligations.

4- Warranty -

- 4.1 Warranty period of 9 inch Galvanised Arial mast- One year.
- 4.2 During warranty period the supplier will have to ensure that all the complaints relating to defects and non-functioning of items/materials are addressed to and rectified within seven days of information given by the U.P. Police Radio Headquarters, Lucknow, failing which a proportionate amount, at the discretion of Director General Of Police/ Addl. Director General Of Police Telecom, will be deducted from the security deposit given by the supplier firm/company to the U.P. Police Radio Headquarters, Lucknow, and the company/firm may also be black listed for future.

(D) <u>Force Majeure</u>

- 1. Force Majeure means an event beyond the control of the supplier and not involving the supplier's fault or negligence and which is not foreseeable. Such events may include, but are not restricted to, acts of the purchaser either in its sovereign or contractual capacity, wars or revolutions, hostility, acts of public enemy, civil commotion, sabotage, earthquake, fires, floods, explosions, epidemics, quarantine restrictions, strikes, lockouts, and freight embargoes.
- 2. If there is delay in performance or other failures by the supplier to perform its obligation under its contract due to event of a Force Majeure, the supplier shall not be held responsible for such delays/failures.
- 3. If a Force Majeure situation arises, the supplier shall promptly notify the purchaser in writing of such conditions and the cause thereof within 21 (twenty one) days of occurrence of such event. Unless otherwise directed by the purchaser in writing, the supplier shall continue to perform its obligations under the contract as far as reasonably practical, and shall seek all reasonable alternative means for performance not prevented by the Force Majeure event.
- 4. There may be a Force Majeure situation affecting the purchase organisation only. In such a situation the purchase organisation is to take up with the supplier on similar lines as above for further necessary action.

(E) SUPPLY OF MATERIAL

- 1. Details of the delivery period must be mentioned. Unless, specially ordered, all goods must be delivered to Radio Headquarters within 30 days of the receipts of supply order by the suppliers.
- 2. Dealer/agent being tenderer shall have to ensure dispatch of item direct from factory premise to purchaser, if so desired.
- 3. The supplier will supply items/material strictly in numbers specified in BOQ for each items and strictly as per technical specification provided by U.P. Police Radio Headquarters, Lucknow.
- 4. When goods are ordered F.O.R., station of destination, the supplier shall be required to bear all risks of loss, leakage or damage and shall deliver the goods in good order to the consignee at the destination i.e. U.P. Police Radio Headquarters, Lucknow, where the testing/inspection of the items will be performed to check its workability.
- 5. Packing cases, containers, gunny packages, etc. which may be used for purposes of packing and which is delivered with stores will not be returned or paid for.
- 6. If all the ordered equipment are not supplied within the specified period then the supply order issued, may be cancelled besides taking recourse to other legal / contractual provisions.

(F) DEMONSTRATION, INSPECTION AND TEST REPORTS

- 1. Those firm who qualify the process of evaluation of technical bid, will have to demonstrate the equipment before the technical committee of the Radio Headquarters as per procedure and schedule laid down by the Radio Headquarters, Lucknow at short notice. The concerned firms whose demonstration will be satisfactory as per the required specifications will be timely intimated about exact date & time of opening of financial bids.
- 2. Copy of the test reports, UNDER STANDARD TEST CONDITIONS about the equipment will have to be submitted to the department, when asked for.
- 3. It will be the responsibility of the firm to satisfy the department about proper functioning of the equipment according to specifications provided with the tender form.
- 4. Details of quality control agreement with the manufacturing unit may also be given.
- 5. The tenderer firm will provide the equipment for demonstration/trial in as many numbers and at the place as asked by the technical committee.

(G) TERMS OF PAYMENT

- 1. ½% rebate must be allowed by the firm on timely payment i.e. within 30 days from the supply of complete material at Radio Headquarters. This is to be pointed out in technical offer itself.
- 2. 100% payment shall be made only after satisfactory delivery and testing of equipment. TDS will be deducted as per prevailing rules.

(H) OTHER CONDITIONS

- 1. It shall be the responsibility of the tendering firms to present themselves on the date of Technical & Financial bid opening and meeting thereof and acquaint themselves with the shortcomings.
- 2. If any regulatory act is applicable to the items, copy of clearance by the competent authority should also be enclosed.
- 3. If OEM doesn't have its service center in India, then it's dealer/distributor must have service center in India, which may be visited by a committee constituted by U.P. Police Radio Headquarter, Lucknow to ascertain it's capability in repairing/maintenance of supplied equipment.
- 4. Firms will have to provide documents such as operation Manuals, user manuals, and other relevant materials along with all equipment, free of cost.

- 5. Firms will have to train staff for handling/operation/servicing of the item without any charges.
- 6. In the event of any dispute arising out of or concerning this supply, the decision of Director General of Police, Telecom, UP/Addl. Director General of Police, Telecom, UP will be final.
- 7. Without prejudice to any other remedy provided by the law, any amount due from the supplier to the Government of UP, may be recovered by deduction from the bill raised or from the security money deposited.
- 8. At any stage, even after delivery if it is found that the make/model/specifications of the goods or materials supplied are different from the offered ones, order may be cancelled and penalty may be imposed accordingly, including black listing the supplier company/firm.
- 9. Any effort by a bidder to influence the purchaser in its decision on bid evaluation, bid compression or contract award may result in rejection of the bidder's bid.
- 10. The supplier firm will ensure and provide Compliance Certificate for the Technical Specification of Items quoted.
- 11. U.P. Police Radio headquarters reserves the right to accept or reject any tender either in part or in full without assigning any reason thereof.
- 12. The supplier firm must have completed at least two supply orders of similar items to govt., semi Govt. offices in last two financial years.
- 13. To use, practice and observe all the best, clean, ethical, honest and legal means and behaviour maintaining complete transparency and fairness in all activities concerning Registration, Bidding, Contracting/Rate Contracting and performance thereto, for which an 'Integrity Pact' as per prescribed Annexure should be submitted by the bidding firm.
- 14. The OEM should be in production line of similar item at least for the last 06 years.
- 15. Firm will have to provide original certificate such as NSIC certificate etc. at the time of opening of tender for verification.
- 16. Number of items quoted in BOQ may increase or decrease.

3) **CONDITIONS OF AGREEMENT**

- 1. The agreement is to last till but in the event of any breach of the terms of agreement at any time on the part of the supplier the agreement shall be terminated summarily by the U.P. Police Radio headquarters, Mahanagar, Lucknow without any compensation to the supplier.
- 2. The goods or materials to be supplied under the agreements are to be of the same quality in every respect, equal and answerable to the patterns of sample demonstrated and approved by the U. P. Police Radio HQRS.
- 2.A The goods to be supplied as per technical specification as ordered by IGP/Director Telecom and will be received at Radio Headquarters by authorized officer. Receipt will be provide to the supplier for the same.
- 3. U.P. Police Radio HQRS may, by notice in writing, call upon the supplier to supply additional goods or materials to serve as samples, and on such notice in writing the supplier shall be bound to supply additional samples of goods or materials, such additional samples should be in all respects of the same quality of sort as the first sample supplied.
- 4. (a) All rates are to be based on delivery, securely packed, and F.O.R., station nearest to suppliers or indenting Officer or destination as asked for in the tender notice i.e. U.P. Police Radio headquarters, Mahanagar, Lucknow.
 - (b) Railway freights, if pre-paid, shall be added to the original quotations.
 - (c) When goods are ordered **F.O.R.** the station nearest to supplier, the Indenting Officer may at his option direct that this shall be booked either by goods train or by passenger train and either at owner's risk or at railway risk. The supplier shall carry out his direction and shall, in any case, be responsible for the safe delivery of the goods soundly and securely packed to the Railway administration and shall obtain a clear receipt from such Railway administration, for the goods in evidence thereof. In the absence of a clear receipt, the suppliers will be held responsible for all damages or loss caused by breakage or leakage, which may occur to the goods while in transit and until they have been delivered to the consignee at railway station of destination.
 - (d) When goods are ordered F.O.R. station on destination, the supplier shall be required to bear all risks of loss, leakage or damage and shall deliver the goods in good order to the consignee at railway station of destination, mentioned in the indent in such quantities of number and within such times and in such manner as the Indenting Officer shall, from time to time, directed.

- 5. Unless, Specially ordered, all goods must be delivered to Radio headquarters within 30 days of the receipts of supply order by the suppliers.
- 6. U.P. Police Radio HQRS or any of the experts attached to the Industries Department of the Indenting Officer or any other Officer or person duly authorized in writing by the U.P. Police Radio HQRS shall have power to inspect the stores before, during and after manufacture, collection, dispatch, transit of arrival and to reject the same or any part or portion, if he or they be not satisfied that the same is equal according to the sample of specifications in weights, quantity and number etc.
- 7. Goods, materials rejected or refused on the ground of inferior quality or any other ground shall be removed by the supplier at his own risk and expense within ten days after notice has been received by him of such rejection.
- 8. After satisfactory and timely supply of the goods, the supplier will send bill in four copies to the IGP/Director, Telecom. The payment will be made after the satisfactory PDI of the goods. Payment shall ordinarily be made within one month of delivery. However no additional amount be paid for delay in payments. All payments shall be subjected to the deduction of any amount to which the supplier may be or render himself liable under the terms of this agreement.
- 9. Packing cases, containers, gunny packages, etc. which may be used for purposes of packing and which are delivered with stores will not be returned or paid for, unless specially stipulated.
- 10. The supplier firm shall not sub-let or assign this contract without the written permission of the U.P. Police Radio HQRS. In the event of the contractor sub-letting or assigning this contract without such permission, he shall be considered as having thereby committed breach of this contract.
- 11. In the event of the suppliers not being in strict accordance with these conditions or Supplies not being delivered within the time allowed, the U.P. Police Radio HQRS may recover from the contractor as liquidated damages and not by way of penalty the sum of 0.5 percent of the value of the said goods or materials per week subject to the maximum of 10 percent of the value of the said goods or materials. Further, it shall be lawful for the U.P. Police Radio HQRS or the Indenting Officer to purchase the required articles or any suitable quality obtainable in the open market at the risk and cost of the contractor, who in addition to the liquidated damages aforesaid shall be liable for any loss or damages caused by the said purchase. The U.P. Police Radio HQRS shall alone be entitled to adjudge upon the penalty or compensation or damages due for delay in performance, as also to adjudge upon the advisability of taking other suitable action. If the delay shall have arisen from any cause which the U.P. Police Radio HQRS may declare in writing to be a reasonable, such additional time may be allowed as may be considered necessary in the circumstances of the

- case. In such a case he may also forego the whole or any part of the aforesaid liquidated damages but not the other loss or losses.
- 12. In case of non-performance in any form or shape of the conditions of this agreement the U.P. Police Radio HQRS shall have power to annul, rescind or cancel the agreement and upon his notifying in writing to the supplier that he has so done, this agreement shall absolutely determine. He may also debar the firm for the Uttar Pradesh Police Radio headquarters contracts for such periods as he thinks fit.
- 13. In the event of any dispute arising out of or concerning this Agreement (except as to any matters the decision of which is specially provided for this Agreement), the same shall be referred to the arbitration of an arbitrator nominated by the U.P. Police Radio HQRS, Lucknow and an arbitrator nominated by the contractor, or in the case of the contractor or the said U.P. Police Radio Headquarters failing to nominate an arbitrator within the time fixed in the notice to be served on him by the said U.P. Police Radio Headquarters or the Contractor, as the case may be, by the arbitrator, nominated by the said U.P. Police Radio Headquarters and the contractor or in case of disagreement between the said arbitrators to an umpire appointed by them and the decision of such arbitrators or umpire, as the case may be, shall be final and binding on the parties. The arbitrators/arbitrator/umpire may from time to time with the consent of the parties enlarge the time for making and publishing the award.
- 14. In the event of any legal dispute arising out of this tender the jurisdiction will be that of Lucknow court only.
- 15. Without prejudice to any other remedy provided by the law any amount due from the supplier to the Governor will be recoverable as arrears of land revenue and may also be recovered by deduction from any amount due from the supplier to the Governor on any account under any other transaction.
- 16. During warranty period the supplier will have to ensure that all the complaints relating to defects and non-functioning of equipment are addressed to and rectified within seven days of information given by the U.P. Police Radio Headquarters, Lucknow, failing which a proportionate amount, at the discretion of Director General Of Police/ Addl. Director General Of Police Telecom, will be deducted from the security deposit given by the supplier firm/company to the U.P. Police Radio Headquarters, Lucknow, and the company/firm may also be black listed for future.
- 17. Warranty period of the equipment will be counted from the date satisfactory PDI of the equipment.
- 18. The supplier will replace/repair the defective equipment during warranty period at his own risk and expense.

4) TECHNICAL OFFER

TENDER No.

The tenderer should furnish the following details to be pre-qualified for the price bid opening. (Note- Please strike off whichever is not applicable)

			D - C
SI	5		Reference
	Description	To be filled by Tenderer	Page No. of
			Tech. bid
1 N	ame of the Tendering firm		
2 N	ature of Tendering firm: -		
	■ OEM or		
	Authorized dealer/distributer		
			Y
3 Ye	ear of Incorporation		
	ddress of the Registered office of tenderer with phone		
nı	umber and fax No. & email	У	
5 R	egistration No.		
	VAT:		
	CST:		
—	elf-attested copy of the document to be attached)		
6 V	AT clearance certificate must be submitted		
7 1	Manufacture of the first or and did an analysis	/	
	udited balance sheet of the just concluded year and the		
	revious two years (documents to be attached) come tax return statements of the just concluded year		
1	nd the previous two years (documents to be attached)		
	tenderer is OEM then enclose-		
j., ii	Registration/incorporation certificate of OEM for		
''	manufacturing of similar product.		
ii)			
"'	years, specifying each item separately.		
iii			
	tenderer (documentary proof be attached)		
9.B If	tenderer is manufacturer's Dealer then enclose-		
i)	Name and Address of each manufacturer		
ii)	Registration/incorporation certificate of OEM for		
	manufacturing of similar product.		
iii	·		
	In the case of sole distributor (or) dealer the		
	tenderer must enclose a letter of Authority		
	(proforma enclosed as annexure- A) from the		
	Principals as per condition No. 2 of <u>DOCUMENTS</u>		
	REQUIRED TO FILL TENDER FORM.		
iv	Agreement copy between OEM and authorized		
	dealer (tenderer) attested by public notary.		
10 i	Details of OEM/Dealer/Distributor Service Centre,		
	to provide services for the supplied equipment in		
	India(Address with phone number and fax number		
	& e-mail)		

	1	1		
	ii	Service Tax registration number details (copy be attached)		
11	i	Please mention make and model of the each equipment being offered.		
	ii	Technical Specification - Enclose original pamphlets or downloaded from OEM website with specification datasheet and mention the Website, Photocopy will not be accepted. Enclose required certifications and test reports as asked in the Technical Specifications.		
	iii	Mention 'Yes' or 'No' in front of required Technical Specification given along with the tender form by the Police Radio headquarters.		5
	iv	Minimum 10 persons of the organisation should be trained for operation/servicing of offered equipment free of cost.		
	V	The firm must provide warranty period of Minimum one year.		
	vi	Supply documents such as operation Manuals, user manuals and other relevant materials along with each equipment, free of cost.	40	
	vii	Supply trouble shooting and service manuals free of cost.		
	viii	In case any fault occurs in any of the equipment during warranty period, the supplier firm shall make arrangement to repair or replace within 07 days after intimation received or shall make standby arrangement to provide new equipment.		
	ix	All the trainings/after-sales/warranty services shall be provided at the consignee's address		
	х	The Tenderer is required to support the spare parts and accessories of the quoted item after warranty period for the next SIX years.		
	xi	The Bidder must provide a declaration certificate on stamp paper of worth Rs. 100.00 duly notarized that they will support the quoted item for installation, testing and commissioning & maintenance for its prescribed life (Proforma enclosed as annexure-B)		
12	orga mad	ne of the Government agencies and other inizations, to whom the supply of similar Items were in the preceding two years (enclose copy of major chase orders and other documents)		
13	bank	VENCY certificate from a nationalized/ Scheduled c issued not before six month from the issuing tender ce to be submitted in original.		
14		grity Pact (Annexure-F)		
15	Earn	nest Money Deposited D.D. No: DATE: Name of the Bank: Amount (in Rs.):		

16	Deta	tail of Tender form fee deposited	
	(i)	If form purchased through Cash (proof be attached)	
	(ii)) If tender form downloaded then DD details (proof	
		be attached)	
		D.D. No :	
		DATE :	
		Name of the Bank :	
		Amount (in Rs.) :	
17	Indi	dicate your delivery schedule (against the various	
	activ	civities listed)	
	Le	Letter of award :D	
	Si	Signing of Agreement :D+ days	
	Sι	Supply of equipment :D+ days	
18	1/2 %	% rebate will be allowed on timely payment i.e. within	
	30 d	days from the complete supply of material at Radio	
	head	adquarters.	

I/we hereby declare that I/We have read all the terms and condition of the tender documents and agree, abide by the same and by the decision of the purchaser as per these terms and conditions.

	Signature
Company Seal	(Authorized Signatory)
	Name:

5) FINANCIAL OFFER

TENDER No.----

1.	I/We hereby quote to supply the goods and materials in the under writing Schedule in the
mai	nner in which and within the time specified, as set forth in the conditions of agreement stated above
at t	he rates given in the Schedule below. I/We hereby agree that in the event of tender being accepted,
the	condition of Para SI. 1 to 17 and those contained in the acceptance letter will be binding upon me/us
and	will, along with the quotation, be converted into and shall be deemed to be a completed agreement
bet	ween me/us and the Governor of Uttar Pradesh from date of acceptance letter. I/We hereby further
agr	ee that if so required by the U.P. Police Radio HQ, I/We shall execute formal Agreement Deed.

2.	I/We herewith deposit a sum of Rs	as earnest money and should I/We fail to execute a
fresh	Deed of agreement if so required by the U.P.	Police Radio HQ on behalf of the Governor of Uttar
Prad	esh and deposit the security as laid down in the	e tender notice within 10 days of the acceptance of
my/c	our tender, I/We hereby agree that my/our lial	oilities under the agreement, the above sum of the
earn	est money will be forfeited for the Governor.	

3. SCHEDULE OF RATES

		Make			Та	xes		Disco
SI. No.	Description of equipment	and Brand	Qty./ Unit	Basic price	Sales Tax/ VAT	Excise Duty	Total	Disco- unt if any
1			1					
2			4	/				
Gran	d total cost in figures) >						
Gran	d total cost in words		•		•			

Grand to	tal cost in words				
			All rates are F.O.R		
Dated the	Y	day of	2017		
Signature	R				
Address) • ^y	Na	me of supplying firm		
N.B. Please do	not forget to fill in all	the above columr	ns.		
	•	Accepted			
		Signed			
		Designati	on		
		For and on behal	f of the Governor of Uttar Prac	desh.	
4. VALIDITY:					
5. DELIVERY PE	ERIOD :				
6. TRAINING:					
7. WARRANTY	:				

6) CHECK LIST FOR SUBMITTING OFFER

SI		Details					
1		TECHNICAL OFFER & FINANCIAL OFFER, IN DUPLICATE, BE KEPT SEPARATELY IN FOUR SEALED SEPARATE COVERS. THESE FOUR COVERS, INDICATING ORIGINAL/DUPLICATE OFFER AND					
	OTHER RELEVANT DETAILS ON FRONT, MUST BE KEPT IN ONE COVERING ENVELOPE (I.E. IN FIFTH						
	ENVELOPE) & IT SHOULD BE DULY SEALED AND PROPERLY ADDRESSED. IN TECHNICAL OFFER &						
		NCIAL OFFER/BID COVERS, FOLLOWING MUST BE SPECIFICALLY INDICATED ON THE COVERING					
		LOPE -THE TENDER NOTICE NO DATEDNOT TO BE OPENED					
		RE DUE/OPENING ON					
2		prity Letter, if authorized signatory of the tender is not participating, the representative					
_		d come with authority letter					
3		r of attorney for authorized signatory as per Annexure-C					
4		ments of year of incorporation of Bidder.					
5	Docui	ments of year of incorporation/Registration of OEM.					
6	(i)	Documentary proof of address of manufacturing factory/workshop address (Reference					
	` ,	9.A(iii) of technical offer)					
	(ii)	If bidder is an authorized dealer/distributor then authority letter as per annexure-A of the					
		tender form.					
	(iii)	Agreement copy (between OEM & Tendering firm)					
	(iv)	VAT & CST (attach self attested documents.) Registration details.					
	(v)	VAT clearance certificate be attached.					
	(vi)	Audited Balance Sheet of the just concluded year and the previous two years. (attach					
		documents)					
	(vii)	Income tax return statements of the just concluded year and the previous two years. (attach					
	, ···\	documents)					
	(viii)	Valid EMD, as desired in Tender Notice and tender form					
	(ix)	Tender form fee deposition proof.					
	(x)	Details of service centers (Address/Phone/Fax/e-mail) registration no. details copy attached					
	(xi)	Mention Make & model of the each equipment being offered					
	(xii) (xiii)	Enclose original pamphlets or downloaded from OEM website with specifications data sheet. Declaration certificate on stamp paper of Rs. 100.00 duly notarized that they will support the					
	(XIII)	quoted item for installation, testing and commissioning & maintenance for its prescribed life					
		(Proforma enclosed) As Annexure-B					
	(xiv)	Enclose required certification/test reports. Mention "Yes" or "No" in front of departmental					
		Technical Specifications provided by the deptt. reg compliance by the offered equipment.					
7	Affida	avit on nonjudicial stamp of Rs. 100/- stating that neither the Bidder firm nor the offered					
	equip	ment has been blacklisted.					
8	Affida	wit on nonjudicial stamp of Rs. 100/- stating that neither the bidding firm has criminal					
4	backg	round nor it is involved in any criminal activity.					
9	Every	page of the Tender document is numbered and is signed by authorized person with seal.					
10	•	lete Tender document has properly been indexed and an index page is attached with tender					
	docur						
11		e of govt. agencies with copy of supply order, to whom supplies of similar items has been made					
	•	eceding two years.					
12	Integ	rity Pact as per Annexure-"F".					

7) PROFORMA FOR AUTHORITY/UNDERTAKING LETTER OF OEM

	We(Name of OEM) hereby declare that e the OEM of the(Name of OEM) hereby declare that
	nanufacturing (Name of product) since (year of
incorp	poration of OEM).
	We(Name of OEM) hereby declare that
	pect of items/equipment tendered against tender notice no
dt	
our a	uthorized (Relationship between the bidder
firm a	nd OEM). We undertake to ensure that -
1.	We will support the quoted equipment for installation, testing, commissioning &
	maintenance including supply of spare parts for its prescribed life.
2.	We will be accountable for any shortcomings/defects/substandard
	supplies/supplies not according to norms & will be accountable for quality of
	products. It is also mentioned that prices/rates quoted are reasonable.
3.	Quoted items and we (Name of OEM) have not
	been blacklisted by any Government department/authority as on the date of
	submission of tender.
4.	We undertake to inform to U.P. Police Radio Headquarters in case any material
	change that take place in the above item/equipment/ agreement between OEM
	and dealer/distributer during the finalization/pendency of the contract.
_ ^	
_	

Signature (For and on behalf of OEM) Seal

Annexure-B

8) PROFORMA FOR DECLARATION OF BIDDER

We(Bidder Firm) h	ereby declare that in
respect of items/equipment tendered, we against tender notice	no
- dated, We are the authorized	(Relationship
between the bidder firm and OEM) vide OEM's authority letter	No
dated We undertake ensure that -	

- 1. We will support the quoted equipment for installation, testing, commissioning & maintenance including supply of spare parts for its prescribed life.
- 2. We will be accountable for any shortcomings/defects/substandard supplies/supplies not according to norms & will be accountable for quality of products. It is also mentioned that the prices/rates quoted are reasonable.
- 3. Quoted items and we...... (Name of bidder) have not been blacklisted by any Government department/authority as on the date of submission of tender.
- 4. We undertake to inform to U.P. Police Radio Headquarters in case any material change that take place in the above item/equipment/agreement between OEM and dealer/distributer during the finalization/pendency of the contract.

Signature (For and on behalf of Bidder) Seal

Annexure-C

9) PROFORMA FOR AUTHORITY FOR SIGNING TENDER DOCUMENTS

We, M/s	(Name	of the firm/company	with address of t	he registered
office) hereby co	nstitute, appoint	and authorise Mr./N	1s	(Name and
residential addre	ess) who is pre	sently employed wit	h us and holding	the position
of	as our attorn	ey to do in our name	and our behalf all	or any of the
acts, deeds or	things necessa	ary or incidental to	our tender for	the supply
of	(Name of th	e equip/items), inclu	ding signing and s	submission of
the tender respo	nse, participatin	g in the meetings, re	sponding to querie	s, submission
of information/de	ocuments and ge	enerally to represent	us in all the dealin	gs with client
or any other Gov	vernment Agenc	y or any person, in o	connection with th	e works until
	•	bidding till the tend	<u> </u>	
with	(client) and	thereafter till the exp	piry of the tender a	greement.
pursuant to this	Authority Lette	, deeds and things law er and that all acts, always be deemed to	deeds and things	done by our
Dated this the	day of _	2017		
(Signature and Na	ame of authorize	ed signatory)		
	-)		

Seal of the firm Company

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10) Model Bank Guarantee Format for Furnishing EMD

Whereas	(here-in after called the "tenderer") has
	er dated(hereinafter called the "tender") against the
	ry No
KNOW ALL MEN	by these presents that WEof
are bound unto	(hereinafter called the "Purchaser) in the sum of which payment will and truly to be made to the said
Purchaser, the Bank bind	ls itself, its successors and assigns by these presents. Sealed
with the Common Seal of	the said Bank this day of20
THE CONDITIONS C	OF THIS OBLIGATION ARE:
(1) If the tenderer withda	raws or amends, impairs or derogates from the tender in any
respect within the period	of validity of this tender.
(2) If the tenderer havi	ng been notified of the acceptance of his tender by the
Purchaser during the peri	od of its validity
(a) Fails to furnish the Per	formance Security for the due performance of the contract.
(b) Fails or refuses to acce	ept/execute the contract.
WE undertake to p	ay the Purchaser up to the above amount upon receipt of its
first written demand, w	vithout the Purchaser having to substantiate its demand,
provided that in its dema	and the Purchaser will note that the amount claimed by it is
due to it owing to the o	ccurrence of one or both the two conditions, specifying the
occurred condition or cor	nditions.
This guarantee will	remain in force up to and including 45 (forty five) days after
the period of tender valid	lity and any demand in respect thereof should reach the Bank
not later than the above	date.
	(Signature of the authorised officer of the Bank)
	Name and designation of the officer
	Seal name and address of the Bank / Branch

11) Proforma for Model Bank Guarantee for Performance Security

The Governor of Uttar Pradesh WHEREAS
there-in after called "the supplier") has undertaken, in pursuance of contract to commence to supply (description of goods and services) therein after called "the contract"). AND WHEREAS it has been stipulated by you in the said contract that the supplier shall furnish you with a bank guarantee by a scheduled commercial bank recognised by you for the sum specified therein as security for compliance with its obligations in accordance with the contract; AND WHEREAS we have agreed to give the supplier such a bank guarantee; NOW THEREFORE we hereby affirm that we are guarantors and responsible to you, on behalf of the supplier, up to a total of
herein after called "the contract"). AND WHEREAS it has been stipulated by you in the said contract that the supplier shall furnish you with a bank guarantee by a scheduled commercial bank recognised by you for the sum specified therein as security for compliance with its obligations in accordance with the contract; AND WHEREAS we have agreed to give the supplier such a bank guarantee; NOW THEREFORE we hereby affirm that we are guarantors and responsible to you, on behalf of the supplier, up to a total of
AND WHEREAS it has been stipulated by you in the said contract that the supplier shall furnish you with a bank guarantee by a scheduled commercial bank recognised by you for the sum specified therein as security for compliance with its obligations in accordance with the contract; AND WHEREAS we have agreed to give the supplier such a bank guarantee; NOW THEREFORE we hereby affirm that we are guarantors and responsible to you, on behalf of the supplier, up to a total of
AND WHEREAS it has been stipulated by you in the said contract that the supplier shall furnish you with a bank guarantee by a scheduled commercial bank ecognised by you for the sum specified therein as security for compliance with its obligations in accordance with the contract; AND WHEREAS we have agreed to give the supplier such a bank guarantee; NOW THEREFORE we hereby affirm that we are guarantors and responsible to you, on behalf of the supplier, up to a total of
supplier shall furnish you with a bank guarantee by a scheduled commercial bank recognised by you for the sum specified therein as security for compliance with its abligations in accordance with the contract; AND WHEREAS we have agreed to give the supplier such a bank guarantee; NOW THEREFORE we hereby affirm that we are guarantors and responsible to you, on behalf of the supplier, up to a total of
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AND WHEREAS we have agreed to give the supplier such a bank guarantee; NOW THEREFORE we hereby affirm that we are guarantors and responsible to you, on behalf of the supplier, up to a total of
NOW THEREFORE we hereby affirm that we are guarantors and responsible to you, on behalf of the supplier, up to a total of
you, on behalf of the supplier, up to a total of
guarantee in words and figures), and we undertake to pay you, upon your first written demand declaring the supplier to be in default under the contract and without cavil or argument, any sum or sums within the limits of (amount of guarantee) as aforesaid, without your needing to prove or to show grounds or reasons for your demand or the sum specified therein. We hereby waive the necessity of your demanding the said debt from the supplier before presenting us with the demand. We further agree that no change or addition to or other modification of the terms of the contract to be performed there under or of any of the contract documents which may be made between you and the supplier shall in any way release us from any liability under this guarantee and we hereby waive notice of any such change, addition or modification.
demand declaring the supplier to be in default under the contract and without cavil or argument, any sum or sums within the limits of (amount of guarantee) as aforesaid, without your needing to prove or to show grounds or reasons for your demand or the sum specified therein. We hereby waive the necessity of your demanding the said debt from the supplier before presenting us with the demand. We further agree that no change or addition to or other modification of the terms of the contract to be performed there under or of any of the contract documents which may be made between you and the supplier shall in any way release us from any liability under this guarantee and we hereby waive notice of any such change, addition or modification.
argument, any sum or sums within the limits of (amount of guarantee) as aforesaid, without your needing to prove or to show grounds or reasons for your demand or the sum specified therein. We hereby waive the necessity of your demanding the said debt from the supplier before presenting us with the demand. We further agree that no change or addition to or other modification of the terms of the contract to be performed there under or of any of the contract documents which may be made between you and the supplier shall in any way release us from any liability under this guarantee and we hereby waive notice of any such change, addition or modification.
We hereby waive the necessity of your demanding the said debt from the supplier before presenting us with the demand. We further agree that no change or addition to or other modification of the terms of the contract to be performed there under or of any of the contract documents which may be made between you and the supplier shall in any way release us from any liability under this guarantee and we hereby waive notice of any such change, addition or modification.
We hereby waive the necessity of your demanding the said debt from the supplier before presenting us with the demand. We further agree that no change or addition to or other modification of the terms of the contract to be performed there under or of any of the contract documents which may be made between you and the supplier shall in any way release us from any liability under this guarantee and we hereby waive notice of any such change, addition or modification.
Supplier before presenting us with the demand. We further agree that no change or addition to or other modification of the terms of the contract to be performed there under or of any of the contract documents which may be made between you and the supplier shall in any way release us from any liability under this guarantee and we hereby waive notice of any such change, addition or modification.
We further agree that no change or addition to or other modification of the terms of the contract to be performed there under or of any of the contract documents which may be made between you and the supplier shall in any way release us from any liability under this guarantee and we hereby waive notice of any such change, addition or modification.
terms of the contract to be performed there under or of any of the contract documents which may be made between you and the supplier shall in any way release us from any liability under this guarantee and we hereby waive notice of any such change, addition or modification.
documents which may be made between you and the supplier shall in any way release us from any liability under this guarantee and we hereby waive notice of any such change, addition or modification.
us from any liability under this guarantee and we hereby waive notice of any such change, addition or modification.
change, addition or modification.
This guarantee shall be valid until the day of 20
This guarantee shall be valid until the day of
(Signature of the authorised officer of the Bank)
Name and designation of the officer
Seal, name and address of the Bank / Branch

12)-PROFORMA FOR INTEGRITY PACT (IP) Integrity Pact (IP)

(To be given on letter head of the Supplier/Original Equipment Manufacturer (OEM), as the case may be, duly signed by the authority having legal power of attorney to bind the firm/company)

This Integrity pact (hereinafter called the IP) is a fidelity agreement between the Supplier (which include all their employees, agents, consultants and also their OEM, if any) who are registered/seeks registration or awarded/seeks Contract(s)/Rate Contract(s) (RCs) on one hand and State Purchase organisation (SPO) or any other procuring entity (PE) (hereinafter called the SPO/PE which include all its employees/officials/officers working as Public Authority) on the other.

- 2. Under this IP, it has been agreed, accepted and undertaken to use, practice and observe all the best, clean, ethical, honest and legal means and behaviour maintaining complete transparency and fairness in all activities concerning Registration, Bidding, Contracting/Rate Contracting and performance thereto. Neither the Supplier nor the Public Authority which include indenters, Purchase and inspection officials of SPO/PE shall have conflict of interest of any kind whatsoever nor demand or pay or accept any illicit gratification/bribe or hospitality or consideration/favour of any kind whatsoever and shall not use any corrupt practices including fraud, misrepresentation, misleading or forged/false documents, concealing/suppressing facts, undue pressures or influences from anyone (written or verbal/telephonic), bribery, rigging, cartelisation, collusion, which are not limited to, but also include the following:
- (a) Collusive bidding: Collusive bidding can take form of an agreement among tenderers to divide the market, set prices, or limit production. It can involve 'wage fixing, kickbacks, or misrepresenting the independence of the relationship between the colluding parties'. In legal terms all acts affected by collusion are considered void.
- (b) Bid rotation: In bid-rotation scheme conspiring tenderers continue to bid, but they agree to take turns being the winning (i.e. lowest qualifying) bidder. The way in which bid-rotation agreements are implemented can vary.
- (c) Cover Bidding: Cover (also called complementary, courtesy, token or symbolic) bidding occurs when individuals or firms/companies agree to submit bids that involve at least one of the following: (1) a competitor agrees to submit a bid that is higher than the bid of the designated winner, (2) a competitor submits a bid that is known to be too high to be accepted, or (3) a competitor submits a bid that contains special terms that are known to be unacceptable to the purchaser.
- (d) Bid suppression: Bid-suppression schemes involve agreements among competitors in which one or more firms/companies agree to refrain from bidding or to withdraw a previously submitted bid so that the designated winner's bid will be accepted.
- (e) Market allocation: Competitors carve up the market and agree not to compete for certain, customers or in certain geographic areas. Competing firms/companies may, for example, allocate specific customers or types of customers to different firms/companies, so that competitors will not bid (or will submit only a cover bid) on contracts offered by a certain class of potential customers which are allocated to a specific firm/company etc.

- 3. The party hereby agrees that he will not indulge in any such activity and will inform SPO/PE if any such activity is on. The party further agrees that he will not give bribe, speed money and gifts to any public official of SPO/PE and will not commit any offence in contravention of relevant IPC/PC Act or any Indian law in force.
- 4. The party hereby agrees that while canvassing order, they will not provide any inducement of the indenter, whether directly or indirectly including cash and noncash both pre, during and post procurement action and inform the SPO/PE if any such event is unfolding for which SPO/PE on assessment of the issue will refer the matter to the concerned administrative authority.
- 5. In case of failure or default in terms of this IP the Public Authority will be subjected to actions prescribed under the Government Servant Conduct Rules/Discipline and Appeal Rules etc. including penal actions and prosecution, while the Supplier will bear any or a combination of following penalties:
 - (a) Cancellation of Contract/Rate Contracts (RCs)
 - (b) Cancellation of Registration
 - (c) Forfeiture of all securities and performance Bank Guarantees
 - (d) Refusal to grant Registration and contracts/RCs for further period of 3 (three) years
 - (e) Suspension and/or banning the business dealings for period upto 3 (three) years
 - (f) Any other administrative or penal actions as deemed fit.
 - (g) Action under IPC/PC Act and other relevant laws of the country.
- 6. It has been further agreed that the actions as aforesaid except that at 5(g) above will not require any criminal conviction from any court of law or arbitration but will be based on 'No-contest' basis, upon satisfaction of the SPO/PE, who will be the competent authority to finally decide the matter on strength of such materials/evidence of default/breach of the terms under this IP.
- 7. It has been also agreed prescribing that within 30 (thirty) days of such orders passed by SPO/PE, the aggrieved party shall have the right to appeal to the Principal Secretary/Secretary, Micro, Small and Medium Enterprises, Government of Uttar Pradesh, Lucknow and till the time a decision is taken on such appeal, the decision of SPO/PE would be in-force unless otherwise specifically ordered by the Principal Secretary/Secretary.
- 8. Agreed, accepted and signed on behalf of Supplier on this day and year mentioned below and handed over to the concerned office of SPO/PE forming integral part of all the affairs and transactions with and in relation to SPO/PE.

)	Signature on behalf of Supplier Firm/Company
	Name and designation/capacity of signatory
	Full address of the Supplier Firm/Company
	Seal and Stamp of the supplier Firm/Company
Place:	
Date:	
То	

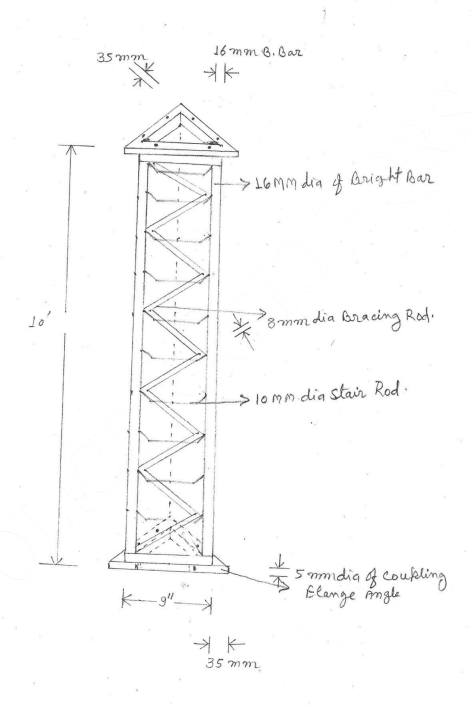
13)-TENTATIVE BOQ

SL.	NAME OF THE		ITEM	QTY	TO BE FILLED BY TENDERER	
	EQUIPMENT				MAKE	MODEL
1	9" GALVANISED AERIAL	1-	8 SECTION 10' EACH	40		
	MAST	2-	INSTALLATION KIT	40		

14)- Specification of 9"Galvanized Aerial Mast

Sl.	Specification	Yes/No
1	The 80ft mast consists of 8 sections of 10ft/3mtr each of lattice steel structure	
	having flange coupling at both ends for joining / interlocking sections with each	
	other. The complete mast after fabrication is hot dip galvanised as per IS 4759 and	
	a copy of the test report of NABL lab must be enclosed with the bid.	
2	Each section of 10ft is made using vertical members of MS bright bar of minimum	
	16mm dia and bracing of 8mm MS rod. Coupling flange are made of MS angle	
	35x35x5mm.	
3	Each mast is supplied with one base plate made using MS sheet of 24"x24"x8mm	C
	with hinge arrangement and 4 ground pegs. the base plate is also hot dip galvanised after fabrication.	
4	4 sets (each set having 3 guys) of steel guy galvanised of suitable length of	
	minimum 6mm dia are supplied for fixing at height of 20ft,40ft,60ft and 80ft . The	
	mast is supplied with sufficient numbers of straning screw/turn buckle, d-sacle,	
	dog clamp, thimbles, nut bolts all galvanised.	
5	3 sects of guy anchor of 1mtr length are supplied with each mast, fully hot dip	
	galvanised.	
6	The 80ft mast is supplied with antenna hoisting mechanism consisting of pulleys,	
	trolley and steel guy which enables to hoist the antenna and cable from the ground	
	without having to lower the mast.	
7	Provision of stairs for each section (10 feet) of mast having a separation of 01 feet.	
	Stairs bar should be minimum 10 mm dia MS Rod. Rod shall be designed to carry	
	a point load of 150kg at any point without a deflection exceeding 6.0mm.	
Ot	her:	
1	The manufacturer of the Aerial masts credentials like MSME registration, NSIC,	
	DGS&D/D.I. registration, ISO certification etc. must be enclosed with tender	
	document.	
2	Test report of any NABL laboratory must be enclosed for the following:	
	a. Hot dip galvanising as per IS-4759	
	b. Structural steel used in the fabrication of mast.	
3	The mast is to be supplied with antenna and cable hoisting mechanism consisting	
	of trulley, pulley and steel guys which enables the hoisting of antenna and cable	
4	from the ground without having to lower the mast.	
4	Structural approved drawing must be enclosed with the bid.	
5	Demonstration of the same must be carried out at RHQ Lucknow to assess the	
	performance and suitability when asked for.	

9" GALVANIZED AFRIAL MAST 101



9"-801 GIALVANISED AERIAL MAST

