

Sports Authority of India

Special Area Games Centre

Bolpur, Birbhum

Pin Code: - 731204

Telephone: -03463-258464

E-mail:-saisagbolpur@gmail.com

Website: http://sportsauthorityofindia.nic.in http://eprocure.gov.in/eprocure/app

E-BiddingDocument For procurement

SECURITY SERVICES

Bid Reference No. SAI/EC/SAG/Bolpur/2019-20/IFB-003

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PART-1 BIDDING PROCEDURE



DISCLAIMER

This RFP is being issued by Sports Authority of India (SAI) for procurement of Security Services on such terms and conditions and technical specifications as set out in this RFP document. It is hereby clarified that this RFP is not an Agreement and is not an offer or invitation by SAI to any party hereunder. The purpose of this RFP is to provide the bidder (s) with information to assist in the formulation of their proposal submission. This RFP document does not purport to contain all the information bidders may require. This RFP document may not be appropriate for all persons and it is not possible for SAI to consider particular needs of each bidder. Each bidder should conduct its own investigation and analysis, and should check the accuracy, reliability and completeness of the information in this RFP document and obtain independent advice from appropriate sources. SAI and their advisor make no representation or warranty and shall incur no liability financial or otherwise under any law, statue, rules or regulations or otherwise as to the accuracy, reliability or completeness of the RFP document. SAI in their absolute discretion, but without being under any obligation to do so, may update, amend or supplement the information in this RFPdocument.



SECTION I INVITATION OF BID

Telephone: -03463-258464 E-mail: -saisagbolpur@gmail.com

Website: http://sportsauthorityofindia.nic.inhttp://eprocure.gov.in/eprocure/app

Bid Reference No. SAI/EC/SAG/Bolpur/2019-20/IFB-003

Date: -09.08.2019

1. INVITATION FOR ONLINE BIDS(IFB)

1. Sports Authority of India, SAG Center, Bolpur for and on behalf of the Director Sports Authority of India, Netaji Subhas Eastern Centre, Kolkata invites online Bids in single stage on two bid system for procurement of Security Services as givenunder:

2. Manual bids shall not beaccepted.

Brief Description of work	Amount of Bid	Estimated	Bidding
i.e. Security duty at SAI SAG Centre, Bolpur,	Security (EMD)	Tender	Document
Birbhum (West Bengal) , Pin Code:-731204	in (Rs.)	Value	Cost. (Rs.)
To Provide comprehensive security cover watch & ward		Alla	
to entire SAI SAG Centre, Bolpur, Birbhum (West	Rs.10,000/-	Rs.	
Bengal) having Identified points and monitoring of		2,33,160.00/-	
incoming and outgoing movement of staff, outsiders			
and supplier of goods equipments vehicles, and safety			
of land, building including furniture, fixture,			
equipment, valuable assets and other			
materials etc, at Sports Authority of India, SAG			
Centre, Bolpur, Birbhum (West Bengal), Also to provide			
security personnel in ceremonial dress during VIPs visit			
and during any special event as may be required by			
thecom <mark>p</mark> et <mark>e</mark> nt			
authority of SAI or his representative from within the	O f		
deployed security personnel		7	

Payment:-

Scanned copy of Tender Fee and Earnest Money is to be uploaded online and Hard Copy of same must be sent to the Centre In-Charge SAI SAG Centre, Bolpur, Birbhum (West Bengal) Pin Code:-731204 on or before end of Bid Submission Date &Time as mentioned in Critical DateSheet.

SCHEDULE OF BIDDING PROCESS WITH KEY DETAILS

Date of publish of RFP on e-procurement	21/08/2019, 9.00 HRS
portal of CPP	
Start date of downloading of document	21/08/2019, 10 HRS
Date and time of pre bid conference*	28.08.2019. 12.00 HRS
Last date for submission of queries/	30/08/2019 up to 12.00 HRS
clarification made during the pre bid	
Conference in writing**	
	31/08/2019 , 11.00 HRS
Bid submission start date	
Last Data and Time of unleading/submission	12/09/2019, 11.00 HRS
Last Date and Time of uploading/submission	12/03/2019, 11.00 HRS
of Bids	
Bid Validity Period	90 Days
Opening of Techno-Commercial Bid (Bid 1)	Date- 16/09/2019, Time:- 11.0 AM
0	To be informed separately
Opening of Price Bid (Bid 2)	lo be illioithed separately

- * Venue of pre bid conference : SAI SAG Bolpur, Birbhum (West Bengal)
- ** Queries / Clarifications are to be responded online only
- 3. Bidder may also download the Bidding Documents from the web site- www sportsauthorityofindia.nic.in CPP Portal of Govt. & of India http://eprocure.gov.in/eprocure/app Bidders shall ensure their that Bids, complete in all respect should be uploaded online before the closing date and time as indicated in the critical date sheet above on http://eprocure.gov.in/eprocure/app.
- 4. Bids shall be submitted online only at CPPP website: http://eprocure.gov.in/eprocure/app. Tenderers /Bidders are advised to follow the instructions provided in the 'Instructions to the Bidder/Tenderer' for the esubmission of the bids online through the Central Public Procurement Portal for e-Procurement athttp://eprocure.gov.in/eprocure/app.
- 5. Tenderer who has downloaded the tender from the Central Public Procurement Portal (CPPP) website https://eprocure.gov.in/eprocure/app and SAI website www.sportauthorityofindia.nic.in shall not tamper/modify the tender form including downloaded price bid template in any manner. In case if the same is found to be tempered/ modified in any manner, tender will be completely rejected and EMD would be forfeited and tenderer is liable to be banned from doing business withSAI.
- 6. Intending tenderers are advised to visit again CPPP website https://eprocure.gov.in/eprocure/app and SAI website www. Sportsauthorityofindia.nic.in at least 3 days prior to closing date of submission of tender for any corrigendum / addendum/amendment.

Centre In-Charge,
Sports Authority of India.
SAG Centre,Bolpur, Birbhum
(West Bengal) For and on behalf
of

The Director Sports Authority of India NSEC Salt Lake City, Kolkata:- 700106

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SECTION - II (A) INSTRUCTIONS TO BIDDERS (ITB) (a) PREAMBLE

1. Definitions and Abbreviations

- i) The following definitions and abbreviations, which have been used in these documents shall have the meanings as indicatedbelow:
- ii) Definitions:
 - a. "SAI" means the organization procuring services as incorporated in the Tender Enquiry documents i.eSports Authority of India, SAG Centre, Bolpur,Birbhum, pin-731204.
 - b. "Tender" means bids/quotations/Tender received from a Firm/Bidder.
 - c. "Bidder" means bidder/the individual or firm submitting bids/Quotations/Tender.
 - d. "Service provider" means the individuals or the firm providing services as incorporated in the contract.
 - e. "Services" means the services as incorporated in the scope ofwork.
 - f. "Earnest Money Deposit" (EMD) means Bid Security/monetary or financial guarantee to be furnished by a bidder along with itstender.
 - g. "Contract" means the written agreement entered into between the SAI and Service provider, together with all the documents mentioned therein and including all attachments, annexure etc., therein.
 - h. "Performance Security" means monetary or financial guarantee to be furnished by the successful bidder for due performance of the contract placed on it. Performance Security is also known as SecurityDeposit.
 - i. "Inspection" means activities such as measuring, examining, testing, gauging one or more characteristics of service and comparing the same with the specified requirement to determineconformity.
 - j. "Day" means calendarday.

iii) Abbreviation:-

- a. "TE Document" means Tender EnquiryDocument
- b. "NIT" means Notice InvitingTenders
- . "ITB" means Instruction toTenders
- d. "GCC" means General Conditions of Contract
- e. "BG" means BankGuarantee

2. Introduction

i) This bid document is for procurement of services as mentionedin
 Section -V "Scope of Work".

- ii) This Section (Section II) provides relevant information as well as instructions to assist the prospective bidders in preparation and submission of bids. It also includes the mode and procedure to be adopted by SAI for receipt and opening of bids as well as scrutiny and evaluation of bids and subsequent placement of contract.
- iii) Before formulating the bid and submitting the same to the SAI, the bidder should read and examine all the terms and conditions, instructions, specifications etc. contained in the bid document. Failure to provide and/or comply with the required information, instructions etc. incorporated in this bid document, may result in rejection of the bid.

3. Language of Bid

The bid submitted by the bidder and all subsequent correspondence and documents relating to the bid, exchanged between the bidder and the SAI, shall be written in English or Hindi language. However, the language of any printed literature furnished by the bidder in connection with its bid may be written in any other language provided the same is accompanied by an English or Hindi translation and, for purpose of interpretation of the bid, the English translation shall prevail.

4. Tendering Expenses

The Bidders shall bear all costs and expenditure incurred and/or to be incurred by it in connection with its tender including preparation, mailing and submission of its tender and for subsequent processing the same. The SAI will, in no case be responsible or liable for any such cost, expenditure etc regardless of the conduct or outcome of the tenderingprocess.

5. LocalConditions

It is imperative that each bidder fully acquaints himself with all the local conditions and factors, which would have any effect on the performance/completion of the contract in all respect. Bidders would themselves be responsible for compliance with Rules, Regulations, Laws and Acts in force from time to time in India. On such matters, the client shall not entertain any request from the bidders.

(b) PRE BIDMEETING

A Pre-Bid conference will be held with the prospective Bidders for the purpose of holding technical & commercial discussions and providing clarifications by the Client. In the Pre-Bid Conference, clarifications pertaining to technical, commercial and other issues regarding the items stipulated in the RFP may be required by the prospective bidders will be provided. The prospective bidders should on their own cost, attend the said conference on the date and venue.

Details of proposed/suggested variations/ deviations/ additions from the Bid specification/conditions, if any, should be clearly indicated while sending queries before Pre-Bid Conference. Any verbal suggestion/ proposal of variations/ deviations/ additions in the RFP document made during the Pre Bid Conference should also be given in writing to the client latest byhours on next working day of the pre bidconference.

The SAI may clarify on variations/ deviations, alternative proposals, which ensure equal or higher quality/ performance to the Technical Specifications during Pre-Bid Conference. However, the decision of the SAI in this regard will befinal.

After incorporation the amendments acceptable to the client, the RFP Document shall be frozen as per the details provided in RFP, through issuance of an Addendum (s) which can be downloaded from the e-procurement portal and website of SAI. The Bidder shall submit its Bid along with Bid documents including Addendum if any issued duly signed and stamped.

Non-attendance at the Pre- Bid Conference will not be a cause for disqualification of a Bidder. However, the terms and conditions of the addendum (s) will be legally binding on all bidders irrespective of their attendance at the Pre-Bid Conference.

No further suggestions for deviations/variations/ additions will be entertained after the Pre-BidConference.

(c) **BIDDINGDOCUMENTS**

7. Content of BiddingDocuments

In addition to Section I – "Invitation for Bid" (IFB), the Bid Document includes several Sections up to Section VII. These Sections are:

Section II (A)	Instructions to Bidders (ITB)	
Section II (B)	Instructions for Online Submission of Bids.	
Section III	Qualification Criteria, & Evaluation Criteria	
Section IV	Bidding Forms	
Section V	Scope of Work	
Section VI	General Conditions of Contract	
Section VII	Contract Forms	

8. Amendment(s) to BidDocument

- At any time prior to the deadline for submission of bid, the SAI may, for any reason whether at its own initiative or in response to a clarification required by a prospective bidder, modify the bid document by issuing suitable amendment(s) to it.
- ii) Such an amendment to the bid document will be uploaded on SAI website: www.sportsauthorityofindia.nic.in and Central Public Procurement (CPP) Portal of Government of India i.e. www.eprocure.gov.in only.
- iii) Prospective bidders are advised in their own interest to visit website of Sports Authority of India (SAI) and CPP Portal for any amendment etc. before submitting theirbids.
- iv) In order to afford prospective bidders reasonable time to take into account the amendments in preparing their bids, SAI may, at its discretion, suitably extend the dead line for submission ofbids.

9. Modifications/Withdrawal ofBids.

The bidder, after submitting the bid, is permitted to submit alterations/modifications to the bid, so long such alterations/ modifications are received duly sealed and marked like original bid, up-to the date and time of submission of bid. Any amendment/modification submitted after the prescribed date and time of receipt of bids is not to be considered.

10. Clarification of BidDocument.

- (i) A bidder requiring any clarification or elucidation on any issue in respect of the bid document may take up the same with the SAI in writing. SAI will respond in writing to such request provided the same is received (by the SAI) not later than 15 days prior to the prescribed original date of submission of bid.
- (ii) Any clarification issued by SAI in response to query (ies) raised by the prospective bidders shall form an integral part of bid document and it may amount to an amendment of the relevant clause(s) of the biddocument.

11. Bidformat.

The bidders are to furnish their bids as per the prescribed format at Section **IV (C)** and also as per the instructions incorporated in the bid document.

(d) PREPARATION OFBIDS

12. Documents comprising thebid.

The bid prepared by the Bidder shall comprise the components detailed inClause 13 & 14 of ITB (Technical and Financial Bid). The Bids not conforming to the requirements as stated in the said clauses shall be summarily rejected. SAI's decision in this regard shall be final, conclusive and binding on all theBidder(s).

13. TechnicalBid:

The Bidder shall submit the scanned copy of following documents along with company file while submitting the bid documents:-

- (i) Bid Security: Bid Security is to be furnished in accordance with clause 18 of ITB and bid submission as perform at **Section IV (A).** Alternatively, documentary evidence for claiming exemption, if any, from payment of EarnestMoney.
- (ii) Self-attested ID proof, address proof, Pan Card and a recent passport size colored photograph of authorized representative.
- (iii) Certificate of Incorporation, Articles and Memorandum of Association in case of companies/Partnership Deed and Registration of Partnership Firm in case of Firms/Any document proving ownership of proprietaryfirm.
- (iv) Documents mentioned in the qualification criteria as per **Section III(A)**.

- (v) National Electronic Fund Transfer (NEFT Form) as per **Section IV- (E)** for payment in IndianRupee.
- (vi) Certificate of Chartered Accountant showing annual turnover for the last three financial years (2016-17, 2017-18 & 2018-19). Copies of Balance Sheet, Profit and Loss Account statement etc need not been closed.
- (vii) Income Tax returns filled for the last three financial years..(2016-17, 2017-18 &2018-19).
- (viii) Goods & Services Tax Certificate (ix)Valid PAN, ESI, PF registration withcodes,
- (x) Valid registration certificate with labor department under contract labor (Regulation and Abolition) Act,1970
- (xi) Undertaking by the bidder confirming availability of manpower of requisite experience.
- (xii) License to engage in the business of Private Security Agency (Regulation) Act, 2005 (PASARA) issued by the controlling authority of the Government.
- (xiii) Registration No. and Certificates for Shops & Establishment Act of the respective state, ifapplicable.
- (xiv) Solvency Certificate of the bidder of **Rs.5,00,000/-**issued by his/herbanker.
- (xv) The bidder has not been debarred/blacklisted during the last three financial years.
- (xvi) The bidder should have a valid functional website showing their profile wherein the information relating to the contract including deployment of workmen and payment of remuneration as per minimum wages Act to them should be uploaded regularly, undertaking to begiven.
- Note-1: The bidding companies /firms /agencies are required to attest (self attestation) the scanned copies of documents, along with the bid, signed on each page with seal, to establish the bidders' eligibility and qualifications failing which their bid shall be summarily rejected and will not be considered. The bidders are responsible for what they attest and claim; if, later on, it is found that whatever has been attested by the bidder is not true/ correct, the company/ firm / agency of the bidder will render itself liable for punitive action including black- listing for purpose of procurement of any service (s), in addition to attracting penal provisions of the agreement.
- **Note-2:** The bidders shall execute necessary instrument and documents required by SAI in relation to the bidding documents and shall adhere to all notification/amendments as may be issued by the SAI from time to time. All costs (including taxes, stamp duties and registration charges if any shall be borne by thebidders)
- **Note-3:** The successful bidder shall provide necessary license from licensing authority for running the business at client's site.
- **Note-4:** The Technical bid shall not include any financial information. Such a bid shall be summarily rejected.

- 14. **FinancialBid:**-Thisshouldbeuploadedonlineintheprescribedformatasper **Section IV (C)** of bid document.
 - (i) The Bidder shall quote for all the components of items specified in the price schedule provided under Section IV (C) with details of the cost per persons required as per Annexure A of Section IV (C). All the columns shown in the price schedule should be filled up asrequired.
 - (ii) The authorized signatory of the bidder must sign the bid, duly stamped at appropriate places with initial on all the remaining pages of the bid. A person signing (manually or digitally) the tender form or any documents forming part of the contract on behalf of another shall be deemed to warrantee that he has authority to bind such other persons and if, on enquiry, it appears that the persons so signing had no authority to do so, SAI may, without prejudice to other civil and criminal remedies, cancel the contract and hold the signatory liable for all cost and damages
 - (iii) No condition shall be attached to the Financial Bid. Conditional bids shall be summarilyrejected.
 - (iv) It is the responsibility of Bidder to go through the Bidding Document before offering rates as per priceschedule.
 - (v) All pages of the Bid should be page numbered and indexed.
 - (vi) All payments in Indian Rupee will be made through National Electronic Fund Transfer (NEFT)/ RTGS System. Bidders are required to fill and attach the NEFT Mandate Form attached as per Section-IV (E) along with their offers, if not already executed in SAI. Notification of Award will not be issued without NEFT Mandate Form

15. FirmPrice

- (i) The prices quoted by the Bidder shall remain firm and fixed during the currency of the contract. However, if minimum wages & VDA of the workers is revised by the Government after last date of submission of the offers, including currency of the contract, the same will be reimbursed on actualbasis.
- (ii) Any other tax (s) (except GST) if applicable in respect of this contract shall be payable by the bidder and SAI will not entertain any claim whatsoever in respect of the same. However, in respect of GST, if payable, same shall be paid by the bidder to the concerned department on demand and it will be reimbursed to him by the SAI after satisfying that it has been actually and genuinely paid by the bidder.

Note: Bidders are requested to upload the "Technical Bid' and 'Financial Bid' having the above mentioned documents online in prescribed format.

16. Alternative Bids are notallowed.

17. Documents establishing bidder's eligibility and qualifications

The bidder shall furnish, as part of its bid, relevant details and documents establishing its qualifications as stipulated in Section III of Tender Document to perform the contract.

18. Bid Security/Earnest Money Deposit(EMD)

- (i) The bidder shall furnish Bid Security for an amount as shown in the Clause 1 of Section I- IFB. The Bid Security is required to protect the SAI against the risk of the bidder's unwarranted conduct as explained under sub-clause 18 (vi) below. Non submission of Bid Security will be considered as major deviation and bid will not beconsidered
- (ii) In case, as per notification of Government of India, the bidder falls in the category of exemption of Bid Security, it should furnish the relevant notification along with required documents like valid Registration Certificateetc.
- (iii) The Bid Security shall be furnished in one of the following forms:
 - a) Account Payee DemandDraft.
 - b) Fixed Deposit Receipt.
 - c) Banker's cheque/Payorder.
 - d) Bank Guarantee from any of the commercialbanks (As per the format at Section IV-D).
- (iv) The Demand Draft, Fixed Deposit Receipt, Banker's Cheque or Bank Guarantee shall be drawn on any Commercial Bank in India, in favour SPORTS AUTHORITY OF INDIA, SAG CENTRE BOLPUR, payable at BOLPUR. In case of Bank Guarantee, the same is to be obtained from any commercial bank in India as per the format specified under Section IV (D) of the BidDocument.
- (v) The Bid Security shall be valid for a period of ninety days (90) days beyond the final bid validityperiod.
- (vi) Earnest Money is required to protect the SAI against the risk of the bidder's conduct, which would warrant the forfeiture of the EMD. Earnest money of a bidder will be forfeited, if the bidder withdraws or amends its tender or impairs or derogates from the tender in any respect within the period of validity of its tender or if it comes to notice that the information/documents furnished in its tender is incorrect, false, misleading or forged without prejudice to other rights of the SAI. The successful bidder's earnest money will be forfeited without prejudice to other rights of SAI if it fails to furnish the required performance security within the specifiedperiod.
- (vii) If successful bidder fails to furnish the required Performance Security and sign the contract / agreement within the period as specified by SAI in the Letter of Award (LOA), its Bid Security/EMD will beforfeited.

19.BidValidity

(i) The bid shall remain valid for acceptance for a period of 90 days after the date of bid opening, prescribed in the bid document. Any bid valid for a shorter period shall be treated as unresponsive andrejected.

- (ii) In exceptional circumstances, SAI may request the bidders' consent to extend the validity of their bids up to a specified period. The bidders, who agree to extend the bid validity period are to extend the same in writing. However, they will not be permitted to modify their original bids during the extended bid validityperiod.
- (iii) In case, the day up to which the bids are to remain valid falls on a holiday or on a day declared as holiday or closed day for the SAI, the bid validity shall automatically be extended up to the next workingday.

20. Signing ofbids.

- (i) The bidders shall submit their bids as per the instruction contained inITB.
- (ii) The tender shall either be typed or written in legible/ indelible ink and the same shall be signed by the bidder or by a person (s) who has been duly authorized to bind the bidder to the contract. The letter of authorization shall be by a written power of attorney, which shall also be furnished along with the bid.
- (iii) The tender shall be duly signed at the appropriate places as indicated in the TE documents and all other pages of the tender including printed literature, of any shall be initialed by the same person(s) signing the tender. The tender shall not contain any erasure or overwriting, except as necessary to correct any error made by the bidder and, if there is any such correction; the same shall be initialed by the person(s) signing the tender.

(e) SUBMISSION OFBIDS

21.Submission ofbids.

- (i) Bids should be submitted online as per the instructions given for online submission under Section II(B).
- (ii) Bids must be received by the SAI not later than the date and time prescribed in the bid document.
- (iii) SAI, at his discretion, may extend the deadline for submission of bids by amending the bid document in accordance with **clause 8 of ITB.** In that case, all rights and obligations of the SAI and the bidders would automatically standextended.
- (iv) Submission of more than one bid by the same bidder shall entail him for disqualification from participating in the bidprocess.

(f) **BIDOPENING**

22. Opening of bids.

- (i) The SAI will open the bids at the specified date, time and place as indicated in the IFB in **Section-I.** If due to administrative reasons the venue / date/ time of bid opening are changed, it will be uploaded on CPP Portal and on the SAI'swebsite.
- (ii) In case the specified date of bid opening falls on a holiday or is subsequently declared a holiday or closed day for the SAI, the bids will be opened at the appointed time and place on the next workingday.
- (iii) Authorized representatives of the bidders, who have submitted bids on time may attend the bid opening provided they bring with them letters of authority from the corresponding bidders. Letter of authority for attending the bid opening meeting should be in the format placed at **Section IV(F)**.
- (iv) Two bid system as mentioned in Para 13 above will be asfollows:
 - a) **Technical Bids** will be opened in the first instance, at the prescribed date and time as indicated in **Section –I (IFB)**. These bids shall be scrutinized and evaluated by the SAI with reference to parameters prescribed in the Bid Document. During the Technical bid opening, the bid opening official(s) will read the salient features of the bids like brief description of the items offered, delivery period, Bid Security and any other special features of the bids, as deemed fit by them.
 - b) **Financial Bids** of only the technically acceptable bids / offers (as decided in the first stage) shall be opened for further scrutiny and evaluation on a date notified after the evaluation of the Technical Bid. The prices, special discount if any offered etc., as deemed fit by bid opening official(s) will also be read out.

(g) SCRUTINY AND EVALUATION OFBIDS

23. Basic Principle.

Bids will be evaluated on the basis of the terms & conditions already incorporated in the TE document, based on which tenders have been received and the terms, conditions etc. mentioned by the bidders in their tenders. No new condition will be brought in while scrutinizing and evaluating the tenders

24. Scrutiny of Tenders.

- (i) The SAI will examine the Tenders to determine whether they are complete, whether any computational errors have been made, whether required sureties have been furnished, whether the documents have been properly signed stamped and whether the Tenders are generally inorder.
- (ii) SAI will determine the responsiveness of each Tender to the TE Document without recourse to extrinsicevidence.
- (iii) The tenders will be scrutinized to determine whether they are complete and meet the essential and important requirements, conditions etc. as prescribed in the TE document. The tenders, which do not meet the basic requirements, are liable to be treated as non responsive and will be summarilyignored.

- (iv) The following are some of the important aspects, for which a tender shall be declared non responsive and will be summarilyignored;
 - a) Qualification Criteria notenclosed
 - b) Tender isunsigned.
 - c) Tender validity is shorter than the requiredperiod
 - d) Required EMD (Amount, validity etc.)/exemption documents have not beenprovided
 - e) Bidder has not agreed to give the required performancesecurity.
 - f) Bidder has not agreed to other essential condition(s) specially incorporated in the tender enquiry like terms of payment, liquidated damages clause, warranty clause, dispute resolution mechanism applicable law.
 - g) Poor/ unsatisfactory pastperformance.
 - h) Bidder has not quoted for the entire services as specified in the Scope of Work as well as in the PriceSchedule.
 - Bidder has not complied with the requirement of Clauses ofITB.
 The Bidder has quoted zero percent service charges. Zero per cent includes all derivates of 0 up to0.999.

25. Minorinfirmity/irregularity/Non-conformity.

If during the preliminary examination, the SAI find any minor infirmity and/ or irregularity and/ or non-conformity in a tender, the SAI will convey its observation on such 'minor' issues to the bidder by e-mail / speed post etc. asking the bidder to response by a specified date. If the bidder does not reply by the specified date or gives evasive reply without clarifying the point at issue in clear terms, that tender will be liable to beignored.

26. Discrepancies inPrices.

- a) If, in the price structure quoted by a bidder, there is discrepancy between the unit price and the total price (which is obtained by multiplying the unit price by the quantity), the unit price shall prevail and the total price corrected accordingly, unless the SAI feels that the bidder has made a mistake in placing the decimal point in the unit price, in which case the total price as quoted shall prevail over the unit price and the unit price correctedaccordingly.
- b) If there is an error in a total price, which has been worked out through addition and/or subtraction of subtotals, the subtotals shall prevail and the total corrected, and
- c) If there is a discrepancy between the amount expressed in words and figures, the amount in words shallprevail.
- d) If, as per the judgment of the SAI, there is any such arithmetical discrepancy in a tender, the same will be suitably conveyed to the bidder by e-mail/speed post. If the bidder does not agree to the observation of the SAI, the tender is liable to be ignored.

27. QualificationCriteria.

Bids of the Bidders, who do not meet the required Qualification Criteria prescribed in Clause 13 of Section II A read with Section III (A), will be treated as non - responsive and will not be considered further.

28. Comparison of Bids and AwardCriteria.

- (i) The Contract shall be awarded to the responsive Bidder(s) who is overall lowest and who meets the laid down Qualification Criteria in the Bid documents. This means that award criteria will be based on the least cost, which would be total payout including all taxes, duties and levies. (Least cost as quoted in grand total of part A, B and C of Price Schedule of Section IV(C).
- (ii) The SAI reserves the right to give the price preference/ Award preference as per the instruction in vogue while evaluating, comparing and ranking the responsive Bids. The Bidders claiming the same should enclose the concerned Notification of Govt. of India along with other relevant documents so as to establish their claim for suchpreferences.

29. Contacting the SAI.

- (i) From the time of submission of tender to the time of awarding the contract, if a BIDDER needs to contact the SAI for any reason relating to this tender enquiry and / or its tender, it should do so only inwriting.
- (ii) In case a bidder attempts to influence the SAI in the SAI's decision on scrutiny, comparison & evaluation of tenders and awarding the contract, the tender of the bidder shall be liable for rejection in addition to appropriate administrative actions being taken against that bidder, as deemed fit by the SAI.

(h) AWARD OFCONTRACT

30. The SAI's Right to accept any tender and to reject any or alltenders.

The SAI reserves the right to accept any tender or reject any or more tender(s) without assigning any reason or to cancel the tendering process and reject all tenders at any time prior to award of contract, without incurring any liability, whatsoever to the affected bidder (s).

31. Notification of Award

- (i) The bidder whose bid has been accepted will be notified of the award by the SAI prior to the expiry of the bid validityperiod.
- (ii) Before expiry of the bid validity period, the SAI will notify the successful bidder in writing, by e-mail / speed post that its bid for items, which have been selected by the SAI, also briefly indicating there-in, that the essential details like description and prices have been accepted. The successful bidder must furnish to the SAI the requiredPerformanceSecuritywithin21daysfromthedateofdispatchof this Notification, failing which the Bid Security will be forfeited and the award will be cancelled. Relevant details about the Performance Security have been provided under GCC Clause 19 under **SectionVI**.

- (iii) The Letter of Award (LoA) will state the sum that the SAI will pay to the successful bidder in consideration of the services to be provided byhim.
- (iv) The details of award of work and name of the successful bidder shall be mentioned on the CPPP and also in the notice board/bulletin/website ofSAI.
- (v) Notification of Award shall constitute the conclusion of the Contract.

32. Issue ofContract

- (i) Promptly after notification of award, the SAI will mail the Contract Agreement as per **Section VII (A)**, duly completed and signed, in duplicate, to the successful bidder by registered / speedpost.
- (ii) The successful bidder shall return the original copy of the contract, duly signed and dated, to the SAI by registered/ speed post within 21 days from the date of issue of the contract.
- (iii) The SAI reserve the right to issue the Notification of Award consigneewise.

33. Variation of quantities at the time ofaward

During execution of the contract, the SAI reserves the right to increase or decrease, the quantity of items mentioned in the "Price Schedule/Scope of Work" up to Twenty Five per cent (rounded off to next whole number) without any change in the unit price and other terms & conditions quoted in the bid by the bidder.

34.Annulment of Award

Failure of the successful bidder to comply with the requirement of signing an agreement with the SAI and furnishing Performance Security as per clause 19 of **Section VI** shall constitute sufficient ground for annulment of the award and forfeiture of bid security.

35. Termination of Contract

The SAI reserves the right to terminate the contract without assigning any reason. Before termination of contract, SAI will notify the service bidder giving a notice of 30 days.

36. Disqualification

SAI reserves the right to disqualify the bidder for a suitable period who fails to provide the services in time.

37. Non-receipt of Performance Security and Contract by the SAI

Failure of the successful Bidder in providing Performance Security and / or returning contract copy duly signed in terms of ITB shall make the Bidder liable for forfeiture of its bid security and, also, for further actions by the SAI against it including termination on default and other administrative actions as deemed fit by the SAI.

38. Corrupt or fraudulent practices

- (i) It is required by all concerned namely the Service provider/SAI to observe the highest standard of ethics during the procurement and execution of such contracts. In pursuance of this policy, theSAI:
 - a) Will reject a proposal for award if it determines that the bidder recommended for award has engaged in corrupt or fraudulent or collusion or coercive practices in competing for the contract inquestion;
 - b) Will declare a firm ineligible or blacklist, either indefinitely or for a stated period of time, to be awarded a contract by the SAI if it at any time determines that the firm has engaged in corrupt or fraudulent or collusion or coercive practices in competing for, or in executing the contract
 - c) The SAI reserves the right not to conclude the contract and in case contract has been issued, terminate the same, if found to be obtained by any misrepresentation, concealment and suppression of material facts by the bidder. In addition, Bid Security/ Performance Security (as the case may be) deposited by the bibber shall be forfeited and legal as well as administrative action for such misrepresentation, concealment and suppression of material facts shall be initiated.

39.Conflict of Interest amongbidders/agents

- (i) A bidder shall not have conflict of interest with others bidders. Such conflict of interest can lead to anti-competitive practices to the detriment of SAI's interests.
 The bidder found to have a conflict of interest shall be disqualified. A bidder may be considered to have a conflict of interest with one or more parties in this bidding processif;
 - a) they have controlling partner (s) in common; or
 - b) they receive or have received any direct or indirect subsidy/financial stake from any of them; or
 - c) they have the same legal representative/agent for purposes of this bid;or
 - d) they have relationship with each other, directly or through common third parties, that puts them in a position to have access to information about or influence on the bid of another bidder; or
 - e) Bidder participates in more than one bid in this bidding process. Participation by a bidder in more than one Bid will result in the disqualification of all bids in which the parties are involved. However, this does not limit the inclusion of the components/ sub-assemblies from one bidding manufacturer in more than onebid.
 - f) In case of a holding company having more than one independent units, or more than one unit having common business ownership/management, only one unit should quote. Similar restrictions would apply to closely related sister companies. Bidders must proactively declare such sister/common business/management units in same/similar line ofbusiness.

SECTION - II (B) INSTRUCTIONS FOR ONLINE BID SUBMISSION

1. The bidders are required to submit soft copies of their bids electronically on the CPP Portal, using valid Digital Signature Certificates. The instructions given below are meant to assist the bidders in registering on the CPP Portal, prepare their bids in accordance with the requirements and submitting their bids online on the CPPPortal.

More information useful for submitting online bids on the CPP Portal may be obtained at: https://eprocure.gov.in//eprocure/app.

2. REGISTRATION

- (i). Bidders are required to enroll on the e-Procurement module of the Central Public Procurement Portal (URL: https://eprocure.gov.in//eprocure/app) by clicking on the link "Online bidder Enrolment" on the CPP Portal which is free of charge.
- As part of the enrolment process, the bidders will be required to choose a unique username and assign a password for their accounts.
- Bidders are advised to register their valid e-mail address and mobile numbers as part of the registration process. These would be used for any communication from the CPPPortal.
- (ii) Upon enrolment, the bidders will be required to register their valid Digital Signature Certificate (Class II or Class III Certificates with signing key usage) issued by any Certifying Authority recognized by CCA India (e.g. Sify/TCS/nCode/eMudhra etc.), with their profile.
- (v) Only one valid DSC should be registered by a bidder. Please note that the bidders are responsible to ensure that they do not lend their DSC's to others which may lead tomisuse.
- (ii) Bidder then logs in to the site through the secured log-in by entering their user ID / password and the password of the DSC /e-Token.

3. SEARCHING FOR TENDER DOCUMENTS

- (i). There are various search options built in the CPP Portal, to facilitate bidders to search active tenders by several parameters. These parameters could include Tender ID, Organization Name, Location, Date, Value, etc. There is also an option of advanced search for tenders, wherein the bidders may combine a number of search parameters such as Organization Name, Form of Contract, Location, Date, Other keywords etc. to search for a tender published on the CPPPortal.
- (ii) Once the bidders have selected the tenders they are interested in, they may download the required documents / tender schedules. These tenders can be moved to the respective 'My Tenders' folder. This would enable the CPP Portal to intimate the bidders through SMS / e- mail in case there is any corrigendum issued to the tenderdocument.
- (iii) The bidder should make a note of the unique Tender ID assigned to each tender,in case they want to obtain any clarification / help from thehelpdesk.

4. PREPARATION OFBIDS

- (i) Bidder should take into account corrigendum published on the tender document before submitting theirbids.
- (ii) Please go through the tender advertisement and the tender document carefully to understand the documents required to be submitted as part of the bid. Please note the number of covers in which the bid documents have to be submitted, the number of documents including the names and content of each of the document that need to be submitted. Any deviations from these may lead to rejection of thebid.
- m (iii) Bidder, in advance, should get ready the bid documents to be submitted as indicated in the tender document / schedule and generally, they can be in PDF / XLS / RAR / DWF/JPG formats. Bid documents may be scanned with 100 dpi with black and white option which helps in reducing size of the scanneddocument.
- (iv) To avoid the time and effort required in uploading the same set of standard documents which are required to be submitted as a part of every bid, a provision of uploading such standard documents (e.g. PAN card copy, annual reports, auditor certificates etc.) has been provided the bidders. Bidders can use "My Space" or "Other Important Documents" area available to them to upload such documents. These documents may be directly submitted from the "My Space" area while submitting a bid, and need not be uploaded again and again. This will lead to a reduction in the time required for bid submissionprocess.

5. SUBMISSION OFBIDS

- (i) Bidder should log into the site well in advance for bid submission so that they can upload the bid in time i.e. on or before the bid submission time. Bidder will be responsible for any delay due to other issues.
- The bidder has to digitally sign and upload the required bid documents one by one as indicate in the tender document.
- (ii) Bidder has to select the payment option as "offline" to pay the tender fee / EMD as applicable and enter details of the instrument.
- (iv) Bidder should prepare the EMD as per the instruction specified in the tender document. The original should be **posted/couriered/given** in person to the concerned official latest by the last date of bid submission or as specified in the tender documents. The details of the DD/any other accepted instrument, physically sent, should tally with the details available in the scanned copy and the data entered during bid submission time. Otherwise the uploaded bid will be rejected.
- (v) The server time (which is displayed on the bidders' dashboard) will be considered as the standard time for referencing the deadlines for submission on the bids by the bidders, opening of bids etc. The bidders should follow this time during bid submission.
- (vi) All the documents being submitted by the bidders would be encrypted using PKI encryption techniques to ensure the secrecy of the data. The data entered cannot be viewed by unauthorized persons until the time of bid opening. The confidentiality of the bids is maintained using the secured Socket Layer 128 bit encryption technology. Data storage encryption of sensitive fields is done. Any bid document that is uploaded to the server is subjected to symmetric encryption using a system generatedsymmetric.

Key. Further this key is subjected to asymmetric encryption using buyers/bid openers public keys. Overall, the uploaded tender documents become readable only after the tender opening by the authorized bid openers.

- (vii) The uploaded tender documents become readable only after the tender opening by the authorized bidopeners.
- (vii) Upon the successful and timely submission of bids (i.e after Clicking "Freeze Bid Submission" in the portal), the portal will give a successful bid submission message & a bid summary will be displayed with bid no. and the date & time of submission of the bid with all other relevantdetails.
- (ix) The bid summary has to be printed and kept as an acknowledgement of the submission of the bid. This acknowledgement may be used as an entry pass for any bid openingmeetings.

6. ASSISTANCE TOBIDDERS

- (i) Any queries relating to the tender document and the terms and conditions contained therein should be addressed to the Tender Inviting Authority for a tender or the relevant contract person indicated in thetender.
- (i) Any queries relating to the process of online bid submission or queries relating to CPP Portal in general may be directed to the 24x7 CPP Portal Helpdesk. The Contract number for the helpdesk is 1800 30722232.



SECTION - III (A) QUALIFICATION CRITERIA

Bid Reference No. SAI/EC/SAG/Bolpur/2019-20/IFB-003 Date :-01-08-2019

The bidder must satisfy the following eligibilitycriteria:

SI. No.	Criteria	Documentary Evidence Required
1.	The bidder must be a company/firm/sole proprietor registered in India for the last five years as on the bid submission date.	Enclose copy of certificate of incorporation/registration issued by Relevant authority inIndia.
2.	Bidder must have annual average turnover of Rs.5,00,000/- in immediate last three financial years viz 2016-17, 2017-18 & 2018-19	Statutory Auditor's Certificate that provides the information explicitly as per the criteria. Statutory Auditor's Certificate is mandatory. Providing Balance Sheet or Financial Statements is not sufficient for this requirement.
3.	The bidder must have completed satisfactorily one order of providing core Security Services of at least 80% of the estimated cost. (Rounded to nearest Rs. 1 lakh) Or At least two orders each of value not less than 60% of estimated cost. Or At least three orders each of value not less than 40% of estimated cost in the last five years to Central/State Government departments/autonomous bodies/PSUs/reputed privateinstitutions.	The requisite order (s) along with satisfactory completion certificates issued by relevant authority not less than the rank of SectionOfficer.
4.	The bidder should have an experience of providing Security Guards/Supervisors not less than 80% of the requirement of SAI as stipulated in the tender document under one contract during the last five financial years, to Central/State Government departments/autonomous bodies/PSUs/ reputed private institutions. The bidders should not have been debarred/blacklisted by any state/central government/PSUs/ reputed private Institutions during the last threeyears.	Requisite certificate issued by the officer not below the rank of Section Officer. Enclose declaration in the format given in Section IV (I)
6.	The bidder should have a valid GST No. or should have registered under GST.	Enclose copy of GST registration Certificate.

SECTION - III

(B) EVALUATION CRITERIA

- 1. Authority reserves the right to accept or reject any or all bids without assigning anyreasons
- 2. Authority also reserves the right to reject any bid (including the lowest one)which in its opinion is not responsive or violating any of the conditions/specifications or which is found to be adopting unethical business practices; without bearing any liability or any loss whatsoever it may cause to the bidder in theprocess.
- 3. Technical bids will be evaluated as per qualification criteria given in Section III (Qualification Criteria read with Qualification stipulated in Para 13 of Section II (ITB) of the tenderdocuments.
- 4. Technical bids of only those bidders who have submitted Bid Security as per terms of NIT will beopened.
- 5. The successful bidder will be the one who emerges overall LI out of responsive bids. Basis of ranking will be the least cost, which would be total payout including all taxes, duties and levies. In case, the two or more firms offer the same rates, successful bidders will be the one whose average turnover during the last three financial years is higher than the other competitor(s).
- 6. Offers with service charges as 0 value will be treated as unresponsive. Zero percent includes all derivatives of 0 up-to0.9999.

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SECTION - IV

(A)	BID SUBMISSIONFORM	
		Date

To

Sports Authority of India SAG Centre, Bolpur

Ref.: Your BiddingDocumentNo	dated
We, the undersigned have examined th	e above mentioned Bidding Document
includingamendment/corrigendumNo	,dated(<i>if any</i>), the receip
of which is hereby confirmed. We now offertoprove	vide(Description of services
in conformity with your above referred docume	ent for the sum as shown in the price
schedule(s), attached herewith and made part of	thisBid.

- 2. We further confirm that, if our Bid is accepted, we shall provide you with a performance security of required amount in an acceptable form in terms of GCC clause 19, in Section VI for due performance of thecontract.
- 3. We agree to keep our Bid valid for acceptancefordays or for subsequently extended period, if any, agreed to by us. We also accordingly confirm to abide by this Bid up to the aforesaid period and this Bid may be accepted any time before the expiry of the aforesaid period. We further confirm that, until a formal contract is executed, this Bid read with your written acceptance thereof within the aforesaid period shall constitute a binding contract betweenus.
- 4. We agree to provide qualified workers as indicated in thisRFP.
- We also agree to submit the bill on monthly basis and accept for making payment to the workers as per the Minimum Wages notified by the Government.
- 6. We agree to the compliance of applicable Labor & other Laws inforce.
- 7. We agree that all other payments like payment under Workmen Compensation Act etc shall be borne & payable byus.
- 8. We agree to keep the SAI indemnified of any claim/damages, if any that SAI may have to pay with respect to the service and the deployment of any of our workers for SAI'swork.
- 9. We agree to all terms and conditions of General Conditions of Contract as per SectionVI.
- 10. We further understand that you are not bound to accept the lowest or any Bid you may receive against your above-referred BidReference.
- 11. We confirm that there is no case pending with the police or any other investigating agency (ies) against the proprietor/firm/partner or thecompany.
- 12. We confirm that no near relative of ours is an employee in SAI who is connected with the award and executive of the contract.
- 13. We confirm that we are competent to contract and we do not stand deregistered/banned/blacklisted by any Govt.Authorities.
- 14. We confirm that we fully agree to the terms and conditions specified in above mentioned Bidding Document, including amendment/ corrigendum ifany.

[Signature with date, name and designation] Duly authorized to sign Bid for and on behalf ofMessrs.
「Name & address

SECTION - IV

(B)Form for Power of Attorney

Know	all	men	by	these	presents,	we/vide	board	resolution	dated
				, (name	e of the fir	m andaddr	ess of the	registered	office) do
•		-		-				authorize	
(Name),so	n/dau	ghter/w	ifeo <u>f</u>		andpr	esentlyresi	dingat		, who is
[presently	emplo	yedwith	usand	lholding	thepositior	nof], as our t	rue and
lawful atto	rney (hereina	fter re	eferred t	o as the "	Attorney")	to do in o	ur name and	d on our
beha	lf, all s	such act	s, dee	ds and	things as a	ire necessa	ry or requ	uired in cont	nection
with or inc	identa	I to sub	missio	on of ou	r bid for th	ie (Name o	f Mandate	e) including	but not
limited to	signing	g and su	ubmis	sion of a	II applicat	ons, bids a	nd other	documents	and
writings,	parti	cipate	in	bidder	's and	other	conferenc	es and	providing
informatio	n/resp	onses t	o Spo	rts Auth	ority of In	dia(<mark>herei</mark> n	after refer	red to as "C	lient"),
•	_							f all contrac	
_	_							e of our bid,	
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of our bid	for the	said Te	ender	and /or	till the en	tering into	the Contra	act withClie	nt.
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Witnesses		a 7 (a a . c	55,						
2.									
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SA	G	C	E	N	CRI	E. P	SOI	_PU	R

Section IV (C) Price Schedule Form

SN	Particulars	No. of Personnel	Rate per Month	Amount per year.					
Manp	Manpower (Annexure 1 to be filled in support of rate to be quoted)								
1.	Security Guard	01 Nos	19,430/- x 1=	2,33,160.00					
	(Without Arm)		19,430=00						
	Sub Total (A)	01 Nos.	19,430=00	2,33,160.00					
	Service Charges of Agency in	(0)							
	% age of sub-total (A)								
	Sub- Total (B)			GC					
	Goods and Services Tax as		As applicable	As applicable					
	applicable (C)								
	Grand Total (A+B+C)		प्रा	धकरण					

[•] GST will be paid extra as applicable

Note:

- 1. Contractor's service charges on the basis of percentage to be specified shall be quoted in Rupees in column 'Amount' of above schedule. These charges shall be inclusive of all incidental charges including payment of bonus, if any involved in successful completion of the work as per scope and terms and condition in the tenderdocuments.
- 2. All levies/taxes/duty etc., other than GST shall be assumed to be mandatorily included in the servicecharges.
- 3. Offers with service charges as 0 values will be treated as unresponsive. Zero percent includes all derivates of 0 up-to0.9999.
- 4. The successful bidder will be the one who emerges overall LI out of responsive bids. Basis of ranking will be the least cost, which would be total payout including all taxes, duties and levies. In case, the two or more firms offer the same rates, successful bidders will be the one whose average turnover during the last three financial years is higher than the other competitor(s).

^{***}Financial Bid to be filled up in the given BOQ attached with the tender. The BOQ shall be read along with terms and conditions given below.

Annexure 1

SCHEDULE OF MINIMUM WAGES PER PERSON PER MONTH (Bidder to quote as per latest Central Government Notification)

SN	Description	%	Security Guard (Without Arms) (Skilled)
			Area C
1.	Minimum of Wages	NA	14,326 /-
2.	VDA as applicable	NA	Added in wages
3.	Employees State Insurance (ESI) at applicable rate	3.25%	466.00
4.	Employee Provident Fund (EPF) at applicable rate	12.0%	1,719.00
5.	EPF Administrative Charges at applicable rate	@ 1 %	143.00
6.	EDLI charges at applicable rate	@ 0.00 %	Rs. 0.00
7.	EDLI Administrative charges at applicable rates	@ 0.00 %	Rs. 0.00
8.	Reliever's charges @ 1/6 ^{***}	NA	2,776.00
9.	Total	NA NA	
10	Cost per Head	NA	19,430.00

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(Signature of the Bidder with date and Seal)

SAG CENTRE, BOLPUR

Note:-

- 1. Payment details at Sr. No. 1 to 7 are mandatory charges and should conform to the relevant legal/statutory provisions in vogue. Not quoting any amount or quoting below the statutory minimum at Sr. 1 to 7 will render the submitted price bidineligible.
- 2 Basic Minimum wages & VDA at Sr. No. 1 & 2 shall not be less than the minimum wages fixed and revised from time to time, by the Ministry of Labor and Employment, Government of India for employment of watch and ward staff. The Minimum rates of wages also include the wages for the weekly date of rest.
- Mandatory percentage of EPF contribution (on actual basis + VDA up-to Rs. 15,000/or as per the latest notification published by GOI- A copy of thereof be enclosed) shall
 be paid bySAI.
- 4. ESI as per the applicable rate shall be payable on item at Sr. No.1. The monthly wage slip of the guards should reflect the contribution of the deductionaccordingly.
- 5. Providing one weekly off on any day in a week of seven days is mandatory. Not providing a reliever on weekly off days by the security agency would attract penalty as per the contract for each day ofabsence.
- 6. The areas 'A', 'B' & 'C' shall be as per notification issued, and revised from time to time by the Ministry of Labor and Employment, Government of India. (Rates to be quoted for the category of area under which the centre where services are to be providedfalls).

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SECTION – IV (D)BANK GUARANTEE FORM FOR BID SECURITY

Whereas				(he	reinafter cal	led the "Bid	dder") has	3
Submitted	d its	quotation	dated		f	or the	service	of
				(here	einafter calle	ed the "Bid") against	the
Sports	Α	uthority	of	India's	Bid	Referer	nce	No.
				Know	all persons	by these p	resents th	nat
we								of
				(Her	e in after ca	lled the "Ba	ank") havi	ng
our regis	stered	office at				are	boundur	nto
			(hereinafter o	called the "S	Sports Auth	nority of	India) in
thesumof				for	which pay	ment will	and trul	y to be
made to	the sa	aid Sports A	uthority	of India, the	Bank bind	s itself, its	success	ors and
assigns b	y thes	e presents. S	Sealed wi	th the Comn	non Seal of t	h <mark>e</mark> said Ba	nkthis	
Ū	•	•	layof		he condition			re:
1) If t	he Bid	lder withdraw	s or ame	ends impairs	or derogate	s from the	Rid in an	V
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.00	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	и го ро.				HI	997	
2) If t	he Rid	lder having h	oon notifi	ied of the ac	centance of	his Rid hy i	the Sports	e
 If the Bidder having been notified of the a Authority of India during the period of its 						ilis bla by	пе ороп	3
10	criority	or maia adm	ng tho po	oriou or novu	ilaity.			
a.		or refuses to	o furnish	the performa	an <mark>ce securit</mark> y	for the du	e perform	nance of
	thec	ontract.						
				Or				
b.	Fails	or refuses to	accept/	execute the	contract.			
We under	take t	o pay the Sp	orts Auth	ority of India	up to the al	oove amou	nt upon r	eceipt of

We undertake to pay the Sports Authority of India up to the above amount upon receipt of its first written demand, without the Sports Authority of India having to substantiate its demand, provided that in its demand the Sports Authority of India will note that the amount claimed by it is due to it owing to the occurrence of one or both the two conditions, specifying the occurredcondition(s).

This guarantee will remain in force for a period of forty-five days after the period of Bid validity of days i.e. for 135 days (90 days + 45 days) from the date of Bid Opening and any demand in respect thereof should reach the Bank not later than the abovedate.

(Signature of the authorized officer of the Bank)
Name and designation of theofficer
Seal, name & address of the Bank and address of theBranch

SECTION - IV (E) NEFT MANDATEFORM

From:M/s.	Date:
T	

To Sports Authority of India, SAG Centre, Bolpur, Birbhum



Sub: NEFT PAYMENTS

We refer to the NEFT being set up by SAI. For remittance of our payments using RBI's NEFT scheme, our payments may be made through the above scheme to our under noted account.

NATIONAL ELECTRONIC FUNDS TRANSFER MANDATAE FORM

Name of City							
Bank Code No.							
Bank 's name							
Branch Address							
Branch Telephone / Fa	x no.	I	R	E	, BC)L	PUR
Supplier's Account No.							

Type of Account	
IFSC code for NEFT	
IFSC code for RTGS	
Supplier's name as per Account	
Telephone no. of supplier	
Supplier's E-mail ID	

[Signature with date, name and designation] For and on behalf of Messrs.

[Name & address of the manufacturers]

Confirmed by Bank

Enclosed a copy of Crossed Cheque

authority of / Company of the compan

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SECTION – IV (F) LETTER OF AUTHORISATION FOR ATTENDING BID OPENINGMEETING

render No									
Subject:	ct: Authorization for attending bid opening on (date) in the tender of								
Following persons are hereby authorized to attend the bid opening for the tender mentioned above on behalf of (bidder) in order of preference given below.									
Orderof Prefe	erence	Name Specimen Signature							
1. 2.		3 to the second							
۷.									
Alternate									
Representati	ve		प्राधिकरण						
Signatures of	f bidder								

Or

Officer authorized to sign the bid documents on behalf of the bidder.

Note:

Tanadan Na

- 1. Maximum of two representatives will be permitted to attend bid **opening. In** case where it is restricted to one, first preference will be allowed. Alternate representatives will be permitted when regular representative are not able toattend.
- 2. Permission for entry to the hall where bids are opened may be refused in case authorization as prescribed above is notfurnished.

SECTION IV

(G) DISCLOSURE OF CONFLICT OFINTEREST

It is hereby disclosed that we have not any conflict of interest with others bidders in terms of conditions stipulated in clause No.39 of Section II- A of Tender Document. If this disclosure is found wrong later on, we are liable for punitive action as per terms of the agreement.

SAG CENTRE, BOLPUR

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SECTION IV (H) DISCLOSURE OF CODE OFINTEGRITY

	ereby disclosedthatwe n of the codes asunder:- pitionof:-		Shall not a	actin
a)	Making offer either directly or advantage in the procurement procurementprocess.			
b)	Any omission, or misrepresent mislead or attempt to mislead be obtained or an obligationavo	so that financi		
c)	Any collusion, bid rigging or impair the transparency, for procurement process.	•		at may of the
d)	Improper use of information poblidder with intent to gain upprocess or for personal gain.	· ·		
e)	Any financial or business trans official of the procuring entity of contract, which can affect directly orindirectly.	elated to tend	ler or execution p	process
f)	Any coercion or any threat to any party or its property to infl	•		
g)	Obstruction of any investigation	n or auditing o	of a procurement	process
h)	Making false declaration o participation in a tender proces		false information acontract.	on for
respe entity	also disclosed that no previous ct of the provisions of Sub Cla in any country during the last ther procuringentity.	use (i) of Rul	e 175 of GFR wi	ith any
			(AuthorizedSigi	natory)
				Stamp

SECTION IV (I) AFFIDAVIT/UNDERTAKING

I/ We have read and understood the instructions and the terms and conditions contained in the document. I/We accordingly accept all terms and conditions of the tender enquiry document including the essential conditions specially incorporated in the tender enquiry like terms of terms of payment, liquidated damages clause, , dispute resolution mechanism applicable law. I/We confirm that we do not stand deregistered/debarred/banned/blacklisted by any Govt. Authorities. I/ We do hereby declare that the information furnished/ uploaded is correct to the best of my/our knowledge and belief. I/We hereby certify that the prices offered by us in this tender is not higher than the prices we had offered to any other Govt. of India Organization (s)/PSU(s) during the last one year and shall provide the justification for reasonableness of our offered price whenever asked during evaluation of our submitted bid. I/ We also hereby certify that if at any time, information furnished by us is proved to be false or incorrect; I/ We are liable for any action as deemed fit by the purchaser in addition to forfeiture of the earnest money.

Date: (Signature of thebidder)

authority

NAME & ADDRESS OF THE BIDDER

NOTE: To be submitted on non-judicial stamp paper of Rs. 10/- duly certified by Public Notary.

SECTION V (SCOPE OF WORK)

The contractor shall have to provide comprehensive security services in the SAI SAG Centre ,Bolpur, Birbhum, West Bengal (Name ofdepartment/premises).

The contractor shall ensure protection of the personnel & property of the Department, prevent trespass in the assigned area with/without arms, perform watch and ward functions including night patrol on the various points and to prevent the entry of stray dogs and cattle and anti-social elements, unauthorized persons and vehicle into the campus of the Department building.

DUTIES AND RESPONSIBILITY OF SECURITY STAFF:

- 1. The Security Supervisor will be responsible for overall security arrangement of the concerned Department/Premises covered in the contract.
- 2. Security Supervisor will ensure that all the instructions of the administration are strictly followed and there is no lapse or negligence of anykind.
- 3. No outsiders should be allowed to enter in the building without proper Gate Pass issued by the Authorized Officer of the concernedDepartment.
- 4. No items are allowed to be taken out without proper Gate Passes issued by the competent officers as laid down in the contract or authorized by SAI for in-out movement of stores. The specimen signatures and telephone numbers of the above stated officers will be available with the Securitypersonnel.
- 5. The officers and staff of the contractor will keep the Identity cards with them got checking and allowing entry by the security personnel.
- 6. Deployment of Guards/Gunmen/Security Supervisors will be as per the instructions of the authorities of the Department and the same will be monitored personally by the concerned authorities from time to time and will be responsible for its optimumutilization.
- 7. Security personnel deployed in the premises on holidays and Sundays will be assessed as per actual requirement and the number of personnel will be suitably reduced.
- 8. The Security Supervisor/Guard will also take round of all the important and sensitive points of the premises as specified by the Department.
- 9. Security personnel shall also ensure door keepingduties.
- 10. The Guards on duty will also take care of vehicles, scooters/motor cycles/bicycles parked in the parking sites located within the premises of the Department. The guards shall also ensure that parking is done properly and assist the drivers in this regard.
- 11. Entry of the stray dogs and stray cattle into the premises is to be prevented. It should

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be at once driven out.

- 12. The Guards on patrol duty should take care of all the water taps, valves, water hydrants, etc. installed in the open all over the premises.
- 13. It should be ensured that flower plants, trees and grassy lawns are not damaged either by the staff or by the outsiders or by straycattle.
- 14. The Security Guards/Supervisors should be trained to extinguish fire with the help of fire extinguishing cylinders and other firefighting material available on the spot. They will also help the firefighting staff in extinguishing the fire or in any other naturalcalamities.
- 15. In emergent situations, security staff/supervisor deployed shall also participate as per their role defined in the disaster plan, if any, of the Department. Guards/Supervisors should be sensitized for their role in suchsituations.
- 16. The Security Supervisor/Guards are required to display mature behavior, especially towards female staff and femalevisitors.
- 17. The Security Guard on duty shall not leave the premises until his reliever reports forduty.
- 18. Any other provisions as advised by the Department may be incorporated in the agreement. The same shall also be binding on the contractor.

Scope of work to be given in detail having in mind general or specific requirement of the center concerned.

BASED ON SCOPE OF WORK & AREA TO BE GOT MAINTAINED, REQUIREMENT OF MANPOWER HAS TO BE GIVEN AS UNDER:-

S.N.	Category	Number of the workers	Remarks, if any.
1.	Security Guard (Without Arms)	01 Nos	One for Night Guard

NOTE

BASED ON THE AREA/FREQUENCY OF WORK TO BE GOT DONE, REQUIREMENT OF SECURITY GUARD IS NECESSARILY TO BE MENTIONED IN THE TENDER DOCUMENTS AND NOTIFIED SO AS TO ENABLE THE BIDDERS TO BID ACCORDINGLY.

The bidders may inspect the site to acquaint themselves about the actual scope of work as detailed above.

Date:-

(Name & signature of Bidder)
With stamp of the firm.

SECTION VI

GENERAL CONDITIONS OF CONTRACT

(Illustration only- to be customized as per requirement)

- 1. The initial period of contract shall be 12 months/01 year from the date of signing the contract which can be extended further subject to satisfactory performance and mutually agreed upon by the contractor and SAI. However, the Agreement is terminable by giving one month's notice in writing bySAI
- 2. The comprehensive Security Services shall be provided 24 x7.
- 3. The workers deployed shall be healthy, active and not below the age of 18 years and not more than 60 years of age. Nobody shall have any communicable diseases. Manpower so engaged shall be trained for providing security services and firefighting services before joining by the service provider. Further, the contractor shall get guards and supervisors screened for visuals, hearing, gross physical defects and contagious diseases and will provide a certificate to this effect for each personnel deployed. Department shall be at liberty to get anybody reexamined in case of any suspicion at the cost of agency. The contractor shall provide medical and police verifications in this regard.
- 4. The workers deployed shall be smartly dressed in proper uniform and always with Identity Card. The agency shall provide experience and disciplinedpersonnel.
- The contractor shall bear all expenses regarding uniforms, preparation of their Identity card, torches, cells, lathis and other implements to security staff, stationery for writing duty charts, register at security check points, compensations, wages and allowances (DA), PF, ESI, Bonus and Gratuity as applicable relating to personnel engaged by him and abide by the provisions of various labor legislations including weekly off and workinghours.
- 6. The Contractor shall pay wages to his workers on or before the 7th of every succeeding month, irrespective of delay in payment of Bill by the SAI for whatever reason(s).
- 7. Payment of bills shall be released only after duly verification towards satisfactory services during the billing period by the In-charge of the centre/stadium and accompanied by documentary proof of thefollowing:
 - a) Bio Metric attendance sheet duly certified by In-charge of the centre/stadium of the month the bill isclaimed.
 - b) Challan for deposit of ESI in respect of workmen deployed under the contract for the month claim has been raised.
 - c) Challan for deposit of Provident Fund in respect of workmen deployed under the contract for the month claim has been raised
 - d) Proof of payment to workmen deployed under the contract duly verified by the In-charge of the centre/stadium for the month claim has been raised

(Through Transfer to their bank account)

e) Deposit of Challan in respect of GST for the precedingmonth.

- 8. Wages payable shall not be less than the Minimum wages as per Central GovernmentRules.
- 9. The contractor shall also quote his rate of profit (service charges) in addition to the wages to be paid to hisworkers.
- 10. The personnel provided shall be and remain the employees of the Contractor for all purposes and all statutory liabilities will be paid by the contractor such as ESI, PF, Workmen's Compensation Act, etc. Charges on account of PF & ESI will be reimbursed by SAI against paid challans & ensuring that the amount in question has actually been paid to respective PF & ESI Office. The list of workers going to be deployed shall be made available to the Department and if any change is required on part of the Department fresh list of workers shall be made available by the agency after each and every change. The rates mentioned by the contractor include all extant statutory liabilities including. "E.S.I., P.F.", Bonus, Uniformetc.
- 11. As far as EPF is concerned, it shall be the duty of the Contractor to get PF code number allotted by RPFC against which the PF subscription, deducted from the payment of the personnel engaged and equal employer's amount of contribution should be deposited with the respective PF authorities within 7 days of close of every month. Giving particulars of the employees engaged for the Department works, is required to be submitted to the Department. In any eventuality, if the contractor failed to remit employee/employer's contribution towards PF subscription etc. within the stipulated time Department is entitled to recover the equal amount from any money due or accrue to the Contractor under this agreement or any other contract with RPFC, with an advice to RPFC, duly furnishing particulars of personnel engaged for theDepartment.
- 12. Contractor shall submit workers EPF number and proof of payment of EPF, ESI etc as applicable every month for the previous month along with the monthly bill with respect to all employees deployed by him at SAI. The security agency shall specifically ensure compliance of various Labor Laws/Acts including but not limited to with the following and their enactments/amendments/notifications.
 - a) The payment of wages Act,1936
 - b) The Employee Provident Fund Act, 1952
 - c) The Factory Act ,1948
 - d) The Contract Labor (Regulation) Act,1970
 - e) The Payment of Bonus Act, 1965
 - f) The Payment of Gratuity Act, 1972
 - g) The Employees State Insurance Act, 1948
 - h) The Employment of Children Act, 1938
 - i) The Motor Vehicle Act,1988
 - j) The Minimum Wages Act,1948
 - k) The Private Security Agency Regulation Act, 2005

Bid Reference No. Security /2019-20/IFB-002

- 13. The workers will be screened by the contractor after medical and police verification regarding their antecedent, character and conduct; and a copy of the reports shall also be submitted toSAI.
- 14. Replacement of workers as required by the SAI will be effected promptly by the Contractor; if the contractor wishes to replace any of the personnel, the same shall be done after prior consultation with the SAI. The full particulars of the personnel to be deployed by the contractor including the names and address shall be furnished to the SAI along with testimonials before they are actually deployed for thejob.
- 15. In case of any loss that might be caused to the SAI due to lapse on the part of the personnel deployed by the contractor, such loss shall be compensated by the contractor and in this connection, the SAI shall have the right to deduct appropriate amount from the bill etc. to make good of such loss to the SAI besides imposition of penalty. In case of any deficiencies/ lapses on the part of the personnel deployed by the contractor, the SAI shall be within its right to terminate the contract forthwith or take any other action without assigning any reason whatsoever.
- 16. In case of a death or mishap occurred during discharging the duty; the compensation liability of any nature whatsoever will solely rest with the Contractor.
- 17. That Contractor's authorized representative shall personally contact Head of the centre at least once a month to get a feedback on the services rendered by the contractor viz-a-viz corrective action required to make the services moreefficient
- 18. In the event of workers deployed by contractor being on leave/absent, the contractor shall ensure suitable alternative arrangement to make up for such absence. To meet such eventualities, the contractor shall make provision for `leave reserve; Failure on this account shall attract penalty double the wages payable to the Contractor for such absence.
- 19. The successful bidder/contractor would have to deposit an amount of Rs (10% of the cost of work) of Annual contract of value towards Performance Guarantee through Demand Draft/pay order/FDR/Bank Guarantee from a commercial bank in favor of SPORTS AUTHORITY OF INDIA, SAG CENTRE, BOLPUR within 15 days of awarding of the contract, which would remain with during the contract period and no interest shall be payable on the said amount. The said amount shall be refunded after two months from the date of completion of the work, subject to deduction of any outstanding dues etc. The Bank Guarantee if furnished for this amount shall be valid up to sixty days from the date of completion ofwork.
- 20. The contractor shall arrange to maintain the daily shift-wise attendance record of the contract workers deployed by him showing their arrival and departure time. This attendance record will be submitted every month to SAI along with the monthly bill. The attendance record shall be produced for verification on demand by the SAI at any other point oftime.

- 21. If at any point of time, it comes to the notice of the SAI that the contract workers deployed are different from the list provided (with attested photographs), SAI will be well within its right to impose penalty not exceeding five times the wages payable to the contractor for each such personnel identified.
- 22. The contract workers deployed by the contractor shall have the required experience. In case of non-compliance/nonperformance of the services according to the terms of the contract, the SAI shall be at liberty to make deductions @ 2% of the particular day billing amount on each occasion, not exceeding 10% of the bill in a month, from the bill without prejudice to its right under other provisions of the contract. In case, default continues, attracting penalty of more than 10%, of the bill amount, SAI reserves the right to terminate the contract. A register, in which lapse shall be recorded by the In- charge of the work, shall be maintained at site.
- 23. The contractor shall be solely liable for all payment/dues of the workers employed and deployed by him with reliable evidence provided to the SAI. In the event, SAI makes any payment or incurs any liability; the contractor shall indemnify the SAI completely;
- 24. Income Tax TDS as per rules shall be deducted from the bills of the contractor as per applicablelaws.
- 25. Undertaking on non-judicial stamp paper that "Staff deployed at the Centre in terms of this contract at all time will remain the employees of the agency exclusively and they shall not be entitled to claim employment or permanency of job in the Sports Authority of India or any other direct or indirect claim on SAI. The Department does not recognize any employee employer relationship with any of the workers of thecontractor.
- 26. As and when the SAI requires additional contract workers on temporary or emergency basis, the contractor will depute such personnel in accordance with pro-rata rates. For the same, a notice of two days will be given by the SAI.
- 26.25. Any violation of instructions/agreement or suppression of facts will attract cancellation of agreement without any reference or liability.
- 27.26. In case the SAI suspects or finds any work is entrusted to any sub-contractor on piecemeal basis or on regular terms, the SAI reserves the right to terminate the contract without assigning anyreasons.
- 28.27. The contractor will be held wholly responsible for any action taken by statutory bodies for violation/non-compilation of any such provision of rule.
- 29.28. The contractor shall do and perform all such Security services, acts, matters and things connected with the administration, superintendence and conduct with the administration, superintendence and conduct of the arrangements as per the direction enumerated herein and in accordance with such direction enumerated herein and in accordance with such directions, which the Department may issue from time to time and which have been mutually agreed upon between the two parties.
- 30.29. The Department shall have the right, within reason, to have any person removed that is considered to be undesirable or otherwise and it reserve the right, in its sole discretion, to effectively ask the contractor to replace any or all the Personnel/s on any ground, whatsoever. The contractor also agrees to provide any additional Personnel/s (at the same prevailing rates) or reduce the existing strength of Security Personnel as and when the Department will decide the strength and duties of personnel/s according to its needs for time to time in its solediscretion.

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- 31.30. The personnel will have to report to the office at least 15 minutes in advance of the commencement of the shift for collecting necessary documents/instructions, and to complete all other required formalities as approved by thedepartment.
- 32.31. The contractor shall ensure that its personnel shall not at any time, without the consent of the Department in writing, divulge or make known any trust, accounts matter or transaction undertaken or handled by the Department and shall not disclose to any information about the affairs of Department. This clause does not apply to the information, which becomes public knowledge.
- 33.32. Any liability arising out of any litigation (including those in consumer courts) due to any act of contractor's personnel shall be directly borne by the contractor including all expenses/fines and the contractor shall keep SAI fully indemnified in this regard. The concerned contractor's personnel shall attend the court as when required.
- 34.33. If the contractor is a partnership of two or more persons all such persons shall be jointly and severally liable to the Department for the fulfillment of the terms of contract.
- 35.34. In the event of default being made in the payment of any money in respect of wages of any person deployed by the contractor for carrying out of this contract and if a claim thereof is filed in the office of the Labor Authorities and proof thereof is furnished to the satisfaction of the Labor Authorities, the Department may, failing payment of the said money by the contractor, make payment of such claim on behalf of the contractor to the said Labor Authorities and any sums so paid shall be recoverable/deductible by the Department from the contractor.
- 36.35. If any money shall, as the result of any instructions from the Labor authorities or claim or application made under any of the Labor laws, or Regulation, be directed to be paid by the contractor to the Department within seven days. The Department shall be entitled to recover the amount from the contractor by deduction from money due to the contractor or from the PerformanceSecurity.
- 37.36. The contractor shall not engage any such sub-contractor or transfer the contract to any other person in anymanner.
- 38.37. Persons engaged by the contractor shall not take part in any union and association activities.
- 39.38. The Department shall not be responsible for providing residential accommodation to any of the employee of the contractor.
- 40.39. The Department shall not be under any obligation for providing employment to any of the worker of the contractor during/after the expiry of the contract. The department does not recognize any employee employer relationship with any of the workers of the contractor.

- 41.40. If as a result of post payment audit, any overpayment is detected in respect of any work done by the contractor or alleged to have done by the agency under the tender, is shall be recovered by the Department from the contractor.
- 42.41. The contractor shall provide the copies of relevant record during the period of contract or otherwise even after the contract is over whenever required by the Department etc.,
- 43.42. The contractor should maintain all the records and documents under various labor laws applicable to contract labors/personnel and also Shops & Establishment Act/Rules applicable to his/her establishment and make them available at the SAI at all times. Indicative list of such records is given for example: (a) Register for Workmen, (b) Employment card (to be issued to workers), (c) Muster Roll, (d) Register for wages, (e) wage slip, (f) OT registers etc
- 44.43. The wages shall be paid to workmen without any deduction except those under the payment of Wages Act and Minimum wages as per Central Government Rule. The Contractor should ensure that his workmen are granted Holidays/Leave with wages as per applicableAct/Rules.
- 45.44. The SAI reserves its rights to withhold bills, if the contractor fails to produce proof for having remitted the ESI/PF and wages etc.
- 46.45. The contractor and its staff shall take proper and reasonable precaution to prevent from any loss, damage, destruction, waste or misuse of the areas of responsibilities given to them by SAI and shall not lend to any person or company any of the effects of the SAI under its control.
- 47.46. Under the terms of their employment/agreement with the contractor, the security staff shall not do any professional or other work for reward or otherwise either directly or indirectly except for and on behalf of the contractor.
- 48.47. The contractor must get police verification of all his personnel employed at SAI SAG Centre, Gidhaur, Bihar and submit the report to this office along with voter IDs, and other valid proof of of residence.
- 49.48. If any of the workers of the contractor indulges in theft or any illegal/irregular activities, misconduct, the contractor will make the loss good and take appropriate action as per law and rules against its erring workers in consultation with this office and intimate the action taken to this office. If need be, an FIR should be lodged against the erring workers. Such workers, who indulge in such type of activities, should not be further employed in this office by the contractor in any case.
- 50.49. The contractor shall execute the assigned work as per the schedule and if the same have not been executed up to the expected level, warning notice shall be issued in this regard. If the situation continues still, penalty will be imposed as per scale tabulated below:-

Bid Reference No. SAI/EC/SAG/Bolpur/2019-20/IFB-003

Penalties: The penalties will be imposed on violation of terms and conditions of agreement as per the list given below (to be specified by respective center):

S.No	Description of irregularities.	Penalty
1.	Breach of any of the clause of Scope of Works under	@ 2% of the particular day
	Section – V of Part – 2, i.e., Work Requirement, (Page	billing amount on each
	No.39 to 46)	occasion, not exceeding
		10% of the bill in a month.
2.		
3.		

- 51.50. Whenever there is a duplication of clause either in the terms and conditions or in the agreement, the clause which is beneficial to the SAI will be considered applicable at the time of any dispute/following any statutoryrules.
- 52.51. The security staff shall not accept any gratitude or reward in anyshape.
- 53.52. Offers with service charges as zero value will be treated as unresponsive.

 Offers with service charges as 0 values will be treated as unresponsive. Zero percent includes all derivatives of 0 upto0.9999.

Disclaimer: The near relatives of SAI are prohibited from participation in this tender. The near relatives for this purpose are defined as:

- a) Members of a Hindu UndividedFamily.
- b) TheirSpouse.
- c) The one is related to the other in the manner as father, mother, son(s), son's wife (daughter-in-law), daughter(s) & daughter's husband (son-in-law), brother(s) & brother's wife, sister(s) and sister's husband (brother-in-law).

Additional Factors and Parameters for Evaluation and Ranking of Responsive Tenders:

The contractor will take into account also the additional factors, if any, incorporated in tender document in the manner and to the extent indicated therein

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- a) Further to Section II- A (g) Scrutiny & Evaluation of Bids above, the purchaser's evaluation of a tender will include and take into account the following:
 - In the case of goods manufactured in India or goods of foreign origin already located in India, Goods and Services Tax, Works Contract Tax etc which will be contractually payable (to the bidder), on the goods and services; and
 - ii) In the case of goods of foreign origin offered from abroad, customs duty and other similar import duties/taxes, which will be contractually payable (to the bidder) on the goods and services.

- b) In exercise of powers conferred in section 11 of the Micro, Small and Medium Enterprises Development (MSMED) Act 2006, the Government has notified a new Public Procurement Policy for Micro & Small enterprises effective from 1st April 2012. The policy mandates that 20% of procurement of annual requirement of goods and services by all Central Ministries/Public Sector Undertakings will be from the micro and small enterprises. The Government has also earmarked a sub-target of 4% procurement of goods & services from MSEs owned by SC/ST entrepreneurs out of above said 20%quantity.
 - i) In accordance with the above said notification, the participating Micro and Small Enterprises (MSEs) in a tender, quoting price within the band of L 1+15% would also be allowed to supply a portion of the requirement by bringing down their price to the L1 price, in a situation where L1 price is from someone other than on MSE. Such MSEs would be allowed to supply up to 20% of the total tendered value. In case there are more than one such eligible MSE, the 20% supply will be shared equally. Out of 20% of the quantity earmarked for supply from MSEs, 4% quantity is earmarked for procurement from MSEs owned by SC/ST entrepreneurs. However, in the event of failure of such MSEs to participate in the tender process or meet the tender requirements and the L1 price, the 4% quantity earmarked for MSEs owned by SC/ST entrepreneurs will be met from other participatingMSEs.
 - ii) The MSEs fulfilling the prescribed eligibility criteria and participating in the tender shall enclose with their tender a copy of their valid registration certificate with District Industries Centers or Khadi and Village Industries Commission or Khadi and Village Industries Board or Coir board or national Small Industries Corporation or any other body specified by Ministry of Micro and Small enterprises in support of their being on MSE, failing which their tender will be liable to beignored.
- c) The provisions of Public Procurement (Preference to Make in India) Order 2017 issued by Department of Industrial Policy and Promotion under Ministry of Commerce and Industry vide Letter No. P-45021/2/2017BE-II dated 15.06.2017 shall be applicable to the bidding process and award of the contract shall be done accordingly. In this connection, the minimum local content shallbe

- Chartered Accountant (in case bidder is not a company) along with his bid in terms of para 9 (b) of the Public Procurement (Preference to Make in India) Order 2017.
- d) The condition of prior turnover and prior experience may be relaxed for Startups (Rule 173 (i) of GFR, 2017) (As defined by Department of Industrial Policy and Promotion) subject to meeting of quality and technical specification and making suitable provisions in the bidding document. The quality and technical parameters are not to bediluted.
- 56.55. If dispute or difference of any kind shall arise between the SAI and the contractor in connection with or relating to the Contract, the parties shall make every effort to resolve the same amicably by mutual consultations.
- 57.56. If the parties fail to resolve their dispute or difference by such mutual consultation within twenty-one days of its occurrence, then, either the SAI or the contractor may give notice to the other party of its intention to commence arbitration, as hereinafter provided the applicable arbitration procedure will be as per the Arbitration and Conciliation Act, 1996 of India. In the case of a dispute or difference arising between SAI and contractor relating to any matter arising out of or connected with the Contract, such dispute or difference shall be referred to the sole arbitration, appointed to be the arbitrator by the (Sports Authority of India). The award of the arbitrator will be final and binding on the parties to the Contract. The procedure to be followed during arbitration and fee of arbitrators shall be as per prevailing rules and policies of SAI.
- 58.57. Venue of Arbitration: The venue of arbitration shall be the place from where the Contract has beenissued.
- 59.58. The Court of Jamul will have the exclusive jurisdiction to try thedisputes.
- 60.59. The Contract shall be governed by and interpreted in accordance with the laws of India for the time being inforce.

Note:

These terms and conditions are part of the Contract/Agreement as indicated in the Agreement between SAI and the Agency and any non-compliance shall be deemed as breach of the Contract/Agreement.

SAG CENTRE, BOLPUR

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SECTION - VII (A) CONTRACT AGREEMENT SPORTS AUTHORITY OF INDIA,

Con	tractNo_						Da	ted		
		continuation				Notificatio	on of	Award	of	Contract
1.		address of the								
2.	No	DocumentNo_,date	ed		(if any)	, issued by th	neSAI.			
3.	Commu	provider's micationNo provider and th			dated_		if any)	and , exchang	ed be	subsequent etween the
4.	the doci	tion to this Con tuments mention read and construction	ned un ued as	nder pa	aragraphs ral part of	2 and 3 above	ve, shal	l also be	deem	ed to form
	` '	ii) Schedule of			,					
		ii) TechnicalSp								
		v) <mark>Bid Form</mark> fu								
) Price Schedu					tsBid;			
	(1	vi) SAI's Notif	icatio	n of A	ward of C	ontract				
rej	oroduced) Bri	ief particular ovider are as	lyrefe s of t	rence: the se	it)	hich shall	f			
5	Schedule No.	Brief descrip	ption	of serv	vices A	ccounting	Unit Price	1 1 6111	ns of	delivery
	NO.						,,,,,,			
Any oth	A er additi	ional services ((if ap _l	plicabl	e) and co	stthereof:	0	LP	U	R
(ii) C	ontract	validupto:								
(iii) P	rices:									
(iv) Details of PerformanceSecurity:										
								C		. 50

(v) (vi) Paymentterms:

(Signature, name andaddress of the purchaser's authorized official) For and on behalf of Director General Sports Authority of India

Received and accepted thisContract

[Signature with date, name and designation] for and on behalf of Messrs.____

[Name & address of the manufacturers]

(Seal of the supplier)

Date:

Place:



SAG CENTRE, BOLPUR

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SECTION – VII (B)

BANK GUARANTEE FORM FOR PERFORMANCE SECURITY

То	
[The bank, as requested by the success: Accordance with the instructions indicated as a second secon	
Date: [insert date (as day, m	onth, and year) of Notification of Award]
And ContractNo.	
Bank's Branch or Office: [insert comp	lete name of Guarantor]
Beneficiary: Sports AuthorityofIndia,_	
	PERFORMANCEGUARA PERFORMANCEGUARA
NTEE No.:	[insert PerformanceGuarantee
number]	

We have been informed that [insert complete name of firm] (hereinafter called "the bidder") has entered into Contract No. [Insert number] dated [insert day and month], [insert year] with you, for the supply of [description of Goods and related Services] (hereinafter called "the Contract").

Furthermore, we understand that, according to the conditions of the Contract, a Performance Guarantee is required.

At the request of the firm, we hereby irrevocably undertake to pay you any sum(s) not exceeding [insert amount(s) in figures and words] upon receipt by us of your first demand in writing declaring the Supplier to be in default under the Contract, without cavil or argument, or your needing to prove or to show grounds or reasons for your demand or the sum specified therein.

This Guarantee shall expire no later than the [insert number] day of [insert month] [insert year], and any demand for payment under it must be received by us at this office on or before that date.

This guarantee is subject to the Uniform Rules for Demand Guarantees, ICC Publication No. 458, except that subparagraph (ii) of Sub-article 20(a) is hereby excluded.

[Signatures of authorized representatives of the bank and the Supplier]

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SECTION - VII (C) CHECKLIST

Name ofBidder: Name of Manufacturer

SI. No.	Activity	Yes/No/NA	Page No. in the TE	Remarks
1.a	Have you enclosed EMD of required amount for the quoted schedules?		Document	
b.	In case EMD is furnished in the form of Bank Guarantee, has it been furnished as per Section IV D?	द्या	त्या र	वेल
c.	In case Bank Guarantee is furnished, have you kept its validityof 135 days from Techno Commercial Tender Opening date as per Section I of IFB?		ynir C	विकरण
2.	Have you enclosed duly filled Tender Form as per format in Section IV (A)?	tvo	f	
3.	Have you enclosed power of attorney/board resolution in favor of signatory?			
sA	Have you submitted satisfactory performance certificate as qualification criteria in Section III (A) of TE document in respect of all orders?	RE,	BOLP	UR
5.	Have you submitted copy of the order (s) and end user certificate?			
6.	Have you submitted prices of services in the price schedule as per Section IV (C)?			urity services-53

		ı		T
7.	Have you kept validity of			
	90 days from the Techno			
	Commercial Tender Opening			
	date as per the TEDocument?			
	date as per the 125 scamene.			
	Have you formulated CCT DAN			
8.	Have you furnished GST, PAN			
	No. as allotted by the Income			
	Tax Department of			
	Government of India?			
9.	Have you intimated the name			
	an full address of your Banker		N 1	
	(s) along with your account			
	Number			
10.	Have you fully accepted	R(CIII	(0)	
	payment terms as per TE			
	document?			
			TITT	ÉTAS DITT
11.	Have you fully accepted all		HK	44.6
	clauses/conditions of TE			
	Document?			
12.	Have you submitted the			
	certificate of	<i>(</i>	1 /	
, ,	incorpo <mark>ration</mark> /Registration?		"	
13.	Have you furnished			
	documents establishing your			
	eligibility & qualification			
	criteria as per the TE	tw o	+ /	
1	document?	t y C		
14.	Have you furnished Average			
	Annual Turnover for last three			
	years prior to the date of			
	Tender opening duly certified			
	. •			
	by chartered accountant			
	bearing their membership			
	No.?			
15.	Have you enclosed the			
	Affidavit as per Section IV		DOIL	TID
D/	(I) of the TE Document?	RE,]	BOLF	UK
16.	Have you enclosed			
	Registration No. and requisite			
	certificate against Private			
	Securities Agencies			
	Regulation Act (PASARA) Act,			
	2005?			

17	Have you furnished an undertaking on non-judicial stamp paper that "Staffs deployed at SAI, SAG Centre, GIdhaur, Bihar will remain the employees of the Agency Exclusively, andthey shall not be entitled to claim employment or permanency of job inthe Sports Authority of India or any other director indirect claim on SAI?		
18.	Have you furnished an Undertaking of having a valid functional website showing profile of the firm wherein the information relating to the contract including deployment of workmen and payment of remuneration as per Minimum Wages Act to them should be uploaded regularly.	ार्खां स्था प्रा	प्रकरण

N.B

- 1. All pages of the Tender should be page numbered andindexed.
- 2. The bidder may go through the checklist and ensure that all the documents/confirmations listed above are enclosed in the tender and no column is left blank. If any column is not applicable, it may fill up asNA.
- 3. It is responsibility of bidder to go through the TE document to ensure furnishing all required documents in addition to above, if any.

(Signature with date)

(Full name, designation & address of the person duly authorized sign on behalf of the bidder)

For and onbehalfof(Name, address and stamp of the Tenderingfirm

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