#### भारतीय खेल प्राधिकरण SPORTS AUTHORITY OF INDIA

#### TRAINING CENTRE, THIRUVANANTHAPURAM लक्ष्मीबाई राष्ट्रीय शारीरिक शिक्षा महाविद्यालय

#### LAKSHMIBAI NATIONAL COLLEGE OF PHYSICAL EDUCATION

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Website : www.lncpe.gov.in

Bid Reference No. : SAI/LNCPE/SPORTS EQUIP/2016-17

Dated : 27.06.2016

### **Bidding Document**

### For Supply of

**SPORTS EQUIPMENT for the year 2016-17** 

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### PART-1

### **BIDDING PROCEDURE**

#### SECTION-I

Telephone : 0471 2418712 Fax : 0471 2414771

Website : www.lncpe.gov.in

Bid Reference No. : SAI/LNCPE/SPORTS EQUIP/2016-17

Dated : 27.06.2016

#### **INVITATION FOR BIDS (IFB)**

1. Sports Authority of India LNCPE, THIRUVANANTHAPURAM, for and on behalf of the PRINCIPAL, SAI-LNCPE, Thiruvananthapuram invites Bids on two bid system for supply of following sports equipment:

<b>Brief Description of</b>	Amount of Bid Security in	<b>Bidding Document</b>
Goods	Rs	Cost. (Rs.)
Supply of sports equipment to SAI-LNCPE,	5 % of the amount quoted	Rs.1000/- (One Thousand only)
Thiruvananthapuram.		

#### Payment:

Tender Fee and Earnest Money can be paid in as demand draft drawn in favour of the PRINCIPAL, SAI-LNCPE, Thiruvananthapuram payable at Kariyavattom on or before Bid Submission Date & Time as mentioned in Critical Date Sheet.

#### **CRITICAL DATE SHEET**

Publication of Tender Documents	27.06.2016
Downloading of Bid Document	01.07.2016
Cut of Date of Seeking Clarification	15.07.2016
Last Date & Time of Submission of Bids	18.07.2016, 02.00 p.m.
Opening Date & Time of Technical Bids	20.07.2016, 04.00 p.m.
Opening Date & Time of Financial Bids	27.07.2016, 04.00 p.m.

- 3. Bidder may also download the Bidding Documents from the web site <a href="https://www.lncpe.gov.in">www.lncpe.gov.in</a> or <a href="https://www.sportsauthorityofindia.nic.in">www.sportsauthorityofindia.nic.in</a>. Bidders shall ensure that their Bids, complete in all respect should be submitted to the office of the PRINCIPAL, LNCPE, Kariyavattom, Thiruvananthapuram-695581 before the closing date and time as indicated in the critical date sheet above.
- 4. Tenderer/Bidders are advised to follow the instructions provided in the 'Instructions to the Bidder/Tenderer for submission of the bids.
- 5. Tenderer who has downloaded the tender documents from the LNCPE website, <a href="www.lncpe.gov.in">www.lncpe.gov.in</a> and SAI website <a href="www.sportsauthorityofindia.nic.in">www.sportsauthorityofindia.nic.in</a>, shall not tamper/modify the tender form including downloaded price bid template in any manner. In case if the same is found to be tampered/ modified in any manner, tender will be completely rejected and EMD would be forfeited and tenderer is liable to be banned from doing business with SAI.
- 6. Intending tenderers are advised to visit LNCPE website, <a href="www.lncpe.gov.in">www.lncpe.gov.in</a> and SAI website <a href="www.sportsauthorityofindia.nic.in">www.sportsauthorityofindia.nic.in</a> at least 3 days prior to closing date of submission of tender for any corrigendum / addendum/ amendment.

Principal,

Designation of the Person For and on behalf of SAI, LNCPE, Thiruvananthapuram

#### **SECTION - II**

### **INSTRUCTIONS TO BIDDERS (ITB)**

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## SECTION – II INSTRUCTIONS TO BIDDERS (ITB)

#### A. PREAMBLE

#### 1. Introduction

- 1.1 This Bidding Document is for SPORTS EQUIPMENT as mentioned in Section V "SCHEDULE OF REQUIREMENT."
- 1.2 This section (Section II "Instruction to Bidders") provides the 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 the bid inviting authority for receipt and opening as well as scrutiny and evaluation of Bids and subsequent placement of contract.
- 1.3 Before formulating the Bid and submitting the same to the bid inviting authority, the Bidder should read and examine all the terms, conditions, instructions etc. contained in the Bidding Documents. Failure to provide and/or comply with the required information, instructions etc. incorporated in these Bidding Documents may result in rejection of its Bid.

#### 2. 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 purchaser, shall be written in the English 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 translation and, for purposes of interpretation of the Bid, the English translation shall prevail.

#### **B. BIDDING DOCUMENTS**

#### 3. Content of Bidding Documents

In addition to Section I – "Invitation for Bid" (IFB), the Bidding Documents include:

- Section II Instructions to Bidders (ITB)
- Section III Qualification Criteria & Performance Statement
- Section IV Bidding Form

Section V – Schedule of Requirement (SOR)

Section VI – Technical Specifications

Section VII – General Conditions of Contract (GCC)

Section VIII – Contract Forms

#### 4. Amendments to Bidding Documents

- 4.1 At any time prior to the deadline for submission of Bids, the bid inviting authority may, for any reason deemed fit, modify the Bidding Documents by issuing suitable amendment(s) to it.
- 4.2 Such an amendment to the Bidding documents will be uploaded on SAI website <a href="www.sportsauthorityofindia.nic.in">www.sportsauthorityofindia.nic.in</a> and LNCPE website <a href="www.lncpe.gov.in">www.lncpe.gov.in</a> only.
- 4.3 Prospective Bidders are advised in their own interest to visit above mentioned websites for any amendment etc. before submitting their Bids.

#### 5. Clarification of Bidding Documents.

A bidder requiring any clarification or elucidation on any issue of the Bidding Documents may take up the same with the bid inviting authority in writing. The bid inviting authority will respond in writing to such request provided the same is received by the Principal, SAI-LNCPE, Thiruvananthapuram not later than fifteen days prior to the prescribed original date of submission of bid.

#### C. PREPARATION OF BIDS

#### 6. Documents Comprising the Bid

6.1 The **Two Bid System**, i.e. "Technical Bid" and "Price Bid" prepared by the Bidder shall comprise the following (bidders are requested to submit the following documents):

#### A) Technical Bid:

The Bidder shall submit the following documents along with the submission of bid documents in Envelop 1 super scribing 'Technical Bid'.

a) Bid Security and cost of bid document. Bid document cost is non-refundable. Bid Security is to be furnished in accordance with clause 11 of ITB and bid submission as per form at **Section IV (A)**.

- b) Power of Attorney duly notarized indicating that the person(s) signing the bid has the authority to sign the bid and that the bid is binding upon the bidder during the full period of its validity.
- c) Bidder/Agent who quotes for items manufactured by the other manufacturer shall furnish scanned copy of Manufacturer's Authorization Form as per **Section IV (D)**.
- d) Certificate of Incorporation/ Registration Certificate of the firm / Company/Agency.
- e) Documents mentioned in the qualification criteria as per Section III (A).
- f) "Performance Statement" as per form in **Section III-B.**
- g) Certificates of satisfactory performance in supply of similar sport equipment items as stipulated in **Section III (A)**.
- h) PAN Card, National Electronic Fund Transfer (NEFT Form) as per **Section IV- (E)** for payment in Indian Rupee.
- i) Certificate of Chartered Accountant showing annual turnover for the last three financial years 2013-14, 2014-15, 2015-16. Copies of Balance Sheet, Profit and Loss Account statement etc need not be enclosed.
- j) Income Tax returns filed for the last three financial years 2013-14, 2014-15, and 2015-16.
- k) Sales Tax Registration Certificate
- I) Valid TIN (Tax Payer Identification Number)
- m) Valid subsisting license/Authorized Agent certificate.
- n) Registration Certificate of Partnership concern/company, duly registered copy of Partnership Deed/MOA of Company
- o) Details of work experience including certificate highlighting the necessary experience from the respective clients for the last three (03) years.
- p) Successful bidder should also submit all the above documents in original without fail within seven days of dispatch of notification otherwise SAI/Purchaser may cancel the bid and the Bid security would stand forfeited.
- q) Bidder shall execute necessary instruments and documents required by SAI/Purchaser in relation to the Bidding Documents and shall adhere to

all notifications/ amendments as may be issued by Purchaser from time to time. All costs (including Taxes, stamp duties and registration charges (if any) shall be borne by the Bidder.

- r) General Information of the Bidder.
- s) Clause by clause compliance demonstrating substantive responsiveness by signing and stamping on all the pages of the original bid document by authorized person(s).
- Note-1: The bidding companies/firms/agencies are required to attest (self attestation) the 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 be black- listed for purpose of procurement of any item(s), in addition to attracting penal provisions of the agreement.

### Note-2: The Technical bid shall not include any financial information. Such a bid shall be summarily rejected.

- B) Price Bid: Submit in prescribed format as per Section -IV (B) I/B II of Bidding Document and place in Envelop '2' super scribing 'Price Bid'
- 6.2 The bidder shall state the basic price inclusive of all levies and taxes (other than Service Tax/VAT. The basic unit price needs to be indicated individually against the items, the bidder proposed to supply. The offer shall be in Indian Rupees only.
- 6.3 Price Schedule as per Form I Section IV (B) filled up with all the details including service charges.
- 6.4 Bidder shall quote only one price for each item. If more than one price is quoted, the lowest unit rate quoted by the bidder will be considered for evaluation.
- 6.5 Discount, if any, offered by the bidders shall not be considered unless they are specifically indicated in the Price Schedule. Bidders desiring to offer discount shall, therefore, modify their bids suitably while quoting and shall quote clearly net price taking all such factors like discount, free supply etc. into account.

- 6.6 The unit price shown in the financial bid will be inclusive of taxes, duties, packing, forwarding, freight and insurance charges (other than Service Tax/VAT). Any changes in the taxes (except for Service Tax/VAT) shall have no effect on the price during the scheduled delivery period. Service Tax/VAT charges will be paid extra as per actual, wherever applicable.
- 6.7 It is the responsibility of Bidder to go through the Bidding Document to ensure furnishing of all required documents in addition to above, if any.
- 6.8 All pages of the Bid should be page numbered and indexed.
- 6.9 The authorized signatory of the Bidder must sign the Bid duly stamped at appropriate places and initial all the remaining pages of the Bid.
- 6.10 A Bidder, who does not fulfil any of the above requirements and/or gives evasive information/reply against any such requirement, shall be liable to be ignored and rejected.
- 6.11 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.
- 6.12 No condition shall be attached to the Financial Bid. Such a bid shall be summarily rejected.

**Note:** All documents should be submitted in the prescribed format.

#### 7. Bid Prices

- 7.1 The Bidder supplying indigenous goods or already imported goods shall quote only in Indian Rupees.
- 7.2 The Bidder shall indicate on the Price Schedule provided under Section IV (B) all the specified components of prices shown therein. All the columns shown in the price schedule should be filled up as required. If any column does not apply to a Bidder, same should be clarified as "NA" (means Not Applicable) by the Bidder.
- 7.3 The quoted prices for goods offered for domestic goods or goods of foreign origin located within India, shall be quoted in the Price Schedule given under Section IV (B) (I). The quoted prices for goods to be imported from abroad, shall be quoted in the Price Schedule given under Section IV (B) (II).

- 7.4 While filling up the columns of the Price Schedule, the following aspects should be noted for compliance:
- 7.4.1 For domestic goods or goods of foreign origin located within India, the prices under column 5 in the corresponding Price Schedule at section IV (B) (I) shall be entered separately in the following manner:

Column 5(a): The price of the goods, quoted ex-factory/ ex-showroom/ ex-warehouse/ off-the-shelf, as applicable, including all taxes and duties like sales tax, CST, VAT, CENVAT, Custom Duty, Excise Duty etc. already paid or payable on the components and raw material used in the manufacture or assembly of the goods quoted ex-factory etc. or on the previously imported goods of foreign origin quoted ex-showroom etc;

Column 5(b): Any duties including excise duty, which will be payable on the goods in India if the contract is awarded;

Column 5(c): Any VAT/Sales Tax or other taxes, which will be payable on the goods in India if the contract is awarded;

Column 5(d): Charges towards Packing & Forwarding,

Column5(e): Inland Transportation, Insurance, Loading/Unloading and other local costs incidental to delivery of the goods to their final destination as specified in the Schedule of Requirements and Price Schedule;

7.4.2 For goods offered from abroad, the prices under Column 5 in the corresponding Price Schedule at section IV (B) (II) shall be entered separately in the following manner:

Column 5(a): The price of goods quoted FOB/FCA at port/airport of loading as indicated in the Schedule of Requirements.

Column 5(b): The price of goods quoted CIP at port/airport of entry in India as indicated in the Schedule of Requirements and Price Schedule;

Column 5(c): The Customs Duty Exemption Certificate (CDEC) for imported sports goods/equipments as per Performa Invoice submitted in the tender will be provided by Sports Authority of India as per Govt. Of India Notification No.146/94-Customs dated 13.07.1994 read with Notification No. 5/2010-Customs dated 19.01.2010, amended from time to time.

Column 5(d): The charges for Custom clearance and handling

Column 5(e): The charges for Loading/Unloading, Inland transportation, Insurance and other local costs, Incidental cost to delivery of the goods from the port of entry in India to Purchaser Site, as specified in the Schedule of Requirements and Price Schedule;

Column 5(f): The price of goods quoted DDP (Delivery Duty Paid) at Purchaser site in India as indicated in the Schedule of Requirements, Price Schedule and Purchaser List as per INCOTERMS® 2010, however Customs Duty Exemption Certificate (CDEC) for imported sports goods/equipments as per Performa Invoice submitted in the tender will be provided by Sports Authority of India as per Govt. Of India Notification No. 146/94-Customs dated 13.07.1994 read with Notification No. 5/2010-Customs dated 19.01.2010, amended from time to time.

- 7.5 Additional information and instruction on Duties and Taxes:
- 7.5.1 If the Bidder desires to ask for Excise Duty, Sales Tax/CST / VAT/CENVAT, Custom Duty, Service Tax, Works Contract Tax etc. to be paid extra, the same must be specifically stated. In the absence of any such stipulation the price will be taken inclusive of such duties and taxes and no claim for the same will be entertained later. Only statutory variations on finished product taking place after Bid submission shall be allowed to the extent of actual quantum paid by the supplier.

#### 7.5.2 Octroi Duty and Local Duties & Taxes:

Normally, goods to be supplied to government departments against government contracts are exempted from levy of town duty, Octroi duty, terminal tax and other levies of local bodies. However, on some occasions, the local bodies (like town body, municipal body etc.) as per their regulations allow such exemptions only on production of certificate to this effect from the concerned government department. Keeping this in view, the supplier shall ensure that the stores to be supplied by the supplier against the contract placed by the Purchaser are exempted from levy of any such duty or tax and, wherever necessary, obtain the exemption certificate from the purchaser.

However, if a local body still insists upon payment of such local duties and taxes, the same should be paid by the supplier to the local body to avoid delay in supplies and possible demurrage charges and obtain a receipt for the same. The supplier should forward the receipt obtained for such payment to the Purchaser to enable the Purchaser reimburse the supplier and take other necessary action in the matter.

#### 7.5.3 Customs Duty:

Whole of the duty of custom and whole of the additional duty of sports goods, sports equipment, sports requisites are exempted as per custom notification No. 146/94 –Customs dated 13.07.1994 and as amended by Notification No. 146/94- Cus., dated 13.7.1994 as amended by Notification No. 101/95- Cus., dated 26.5.1995; No. 132/95-Cus., dated 28.8.1995, No.48/96-Cus., dated 23.7.1996, No. 24/2002 dated 01.03.2002 and No. 88/2002-Cus dated 28.8.2002 and No. 5/2010-Cus., dated 19.01.2010. Any subsequent amendment may also be considered. Accordingly, Custom Duty Exemption Certificate (CDEC) applicable on CIF on goods to be imported will be provided by Sports Authority of India.

- 7.6 Unless otherwise specifically indicated in this Bidding Document, the terms FCA, FOB, CIF, CIP, DDP etc., shall be governed by the current edition of International Commercial Terms (INCOTERMS), published by the International Chamber of Commerce, Paris.
- 7.7 The need for indication of all such price components by the Bidders, as required in this clause (viz., ITB clause 7) is for the purpose of comparison of the Bids by the Purchaser and will no way restrict the purchaser's right to award the contract on the selected Bidder on any of the terms offered.

#### 8. Firm Price

- 8.1 The prices quoted by the Bidder shall remain firm and fixed during the currency of the contract and not subject to variation on any account. However, if minimum wages of the workers is revised by the Government after last date of submission of the offers, the same will be reimbursed on actual basis.
- 8.2 However, as regards taxes and duties, if any, chargeable on the goods and payable, the conditions stipulated in ITB Clause 7 will apply.

#### 9. Alternative Bids – "Not Applicable"

#### 10. Documents Establishing Bidder's Eligibility and Qualifications

10.1 Pursuant to ITB clause, the Bidder shall furnish, as part of its Bid, relevant details and documents establishing its qualifications to perform the contract if its Bid is accepted.

- 10.2 The documentary evidence needed to establish the Bidder's qualifications shall fulfill the following requirements:
  - a) In case the Bidder offers to supply goods which are manufactured by some other firm and the Bidder has been duly authorized by the goods manufacturer to quote for and supply the goods to the purchaser, the Bidder shall submit the manufacturer's authorization form to this effect as per the standard form provided under Section IV in this document.
  - b) The Bidder and manufacturer meets the qualification criteria incorporated in the Section III.

#### 11. Bid Security

- 11.1 The Bidder shall furnish Bid Security, for an amount as shown in the IFB in Section I. The Bid Security is required to protect SAI against the risk of the Bidder's unwarranted conduct as amplified under sub-clause 11.7 below. Non submission of bid security will be considered as major deviation and Bid without bid security will not be considered.
- 11.2 In case as per Notification of Government of India if the Bidder falls in the category of exemption of Bid Security, it should furnish the relevant Notification along with required documents like valid Registration Certificate etc.
- 11.3 The Bid Security shall be furnished in one of the following forms:
  - (i). Account Payee Demand Draft
  - (ii). Fixed Deposit Receipt
  - (iii).Banker's cheque
  - (iv). Bank Guarantee
- 11.4 The Demand Draft, Fixed Deposit Receipt or Banker's Cheque shall be drawn on any Commercial Bank in India or country of the Bidder, in favour of the "Principal, SAI-LNCPE Thiruvananthapuram", payable at "Thiruvananthapuram". In case of Bank Guarantee, the same is to be provided from any nationalised/scheduled/ bank in India (acceptable to SAI) as per the format specified under Section IV (C) of Bid Documents.

Bid security must be submitted to the Tender Inviting Authority before bid submission end date and time.

- 11.5 The Bid Security shall be valid for a period of forty-five (45) days beyond the validity period of the Bid.
- 11.6 Unsuccessful Bidders' Bid Security will be returned to them without any interest, after expiry of the Bid validity period, but not later than thirty days after conclusion of the resultant contract. Successful Bidder's earnest money will be returned without any interest, after receipt of performance security from that Bidder.
- 11.7 Bid Security of a Bidder will be forfeited, if the Bidder withdraws or amends its Bid or impairs or derogates from the Bid in any respect within the period of validity of its Bid without prejudice to other rights of the SAI. The successful Bidder's Bid Security will be forfeited without prejudice to other rights of SAI if it fails to furnish the required performance security within the specified period.

#### 12. Bid Validity

- 12.1 The Bid shall remain valid for acceptance for a period of 60 days after the date of Bid opening prescribed in the Bidding Document. Any Bid valid for a shorter period shall be treated as unresponsive and rejected.
- 12.2 In exceptional cases, the Bidders may be requested by the Tender Inviting Authority to extend the validity of their Bids up to a specified period. The Bidders, who agree to extend the Bid validity, are to extend the same without any change or modification of their original Bid and they are also to extend the validity period of the Bid Security accordingly. A Bidder, however, may not agree to extend its Bid validity without forfeiting its Bid Security.
- 12.3 In case the day up to which the Bids are to remain valid falls on or subsequently declared a holiday or closed day for SAI, the Bid validity shall automatically be extended up to the next working day.

#### 13. Signing of Bid

- 13.1 The Bidders shall submit their Bids as per the instructions contained in ITB clause 6.
- 13.2 Bid shall be typed 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.

- 13.3 The bid shall be duly signed at the appropriate place as indicated in the Bidding Documents and all other pages of the Bid. The Bid shall not contain any erasure or overwriting. The letter of authorization shall be by a written power of attorney, which shall also be furnished along with the Bid.
- 13.4 Bidding Document seeks quotation following Two Bid System, in two parts. First part will be known as 'Technical Bid', and the second part 'Price Bid' as specified in clause-6 of ITB.

#### D. SUBMISSION OF BIDS

#### 14. Submission of Bids

The bidder should submit their bid as per instructions given under Section II.

#### E. BID OPENING

#### 15. Opening of Bids

- 15.1 The Tender Inviting Authority will open the Bids at the specified date and time and at the specified place as indicated in the IFB in Section-I Critical Date Sheet.
- 15.2 In case the specified date of Bid opening falls on or is subsequently declared a holiday or closed day for the purchaser, the Bids will be opened at the appointed time and place on the next working day.
- 15.3 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 acknowledgement letter of bid submission.
- 15.4 Two Bid system will be as follows. The **Technical Bids** are to be opened in the first instance, at the prescribed time and date as indicated in IFB Critical Date Sheet. These Bids shall be scrutinized and evaluated by the Tender Inviting Authority with reference to parameters prescribed in the Bidding Document. During the Technical Bid opening, the Bid opening official(s) will read the salient features of the Bids like brief description of the services offered, Completion period, Bid Security and any other special features of the Bids, as deemed fit by the Bid opening

official(s). Thereafter, in the second stage, the Price Bids of only the Technically acceptable 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 be read out.

#### F. SCRUTINY AND EVALUATION OF BIDS

#### 16. Scrutiny of Bids

- 16.1 The Tender Inviting Authority will examine the Bids to determine whether they are complete, whether the documents have been properly signed, stamped and whether the Technical Bids are generally in order.
- 16.2 Prior to the evaluation of Financial Bids, the Tender Inviting Authority will determine the substantial responsiveness of each Bid to the Bidding Document. For purposes of these clauses, a substantially responsive Bid is one, which conforms to all the terms and conditions of the bid document.
- 16.3 If a Bid is not substantially responsive, it will be rejected by SAI.

#### 17. Qualification Criteria

Bids of the Bidders, which do not meet the required Qualification Criteria prescribed in Clause 6 (A) & Section III (A), will be treated as non - responsive and will not be considered further.

#### 18. Evaluation for total requirement - "NOT APPLICABLE"

#### 19. Comparison of Bids and Award Criteria.

- 19.1 For comparison for ranking purpose for evaluation, the comparison of the responsive Bids shall be carried out on Delivery Duty Paid (DDP) at Consignee site basis (with CDEC as per clause 7.5.3)/Free Delivery at Consignee Site basis. The quoted AMC cost for subsequent three (03) years after warranty period will also be added for comparison/ranking purpose for evaluation.
- 19.2 For domestic goods or goods of foreign origin located within India the various prices as brought out in Para 7.5.1 and stipulated in Price Schedule in format B (I) in Section IV (B), for goods offered from abroad the various prices brought out in Para 7.5.2 and stipulated in Price

Schedule format B (II) in Section IV (B) The quoted AMC cost for subsequent 03 years after warranty period will also be added for comparison / ranking purpose for evaluation.

- 19.3 The contract may be awarded to the lowest responsive Bidder who meets the laid down Qualification Criteria and submits the required Bid documents and accept the other terms & conditions.
- 19.4 The Purchaser reserves the right to give the price preference/ purchase 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 such preferences.

#### G. AWARD OF CONTRACT

#### 20. SAI's Right to accept any Bid and to reject any or all Bids

SAI reserves the right to accept in part or in full any Bid, or reject any or more Bid(s) without assigning any reason or to cancel the Biding process and reject all Bids at any time prior to award of contract, without incurring any liability, whatsoever to the affected Bidder or Bidders.

#### 21. Variation of Quantities at the Time of Award/ Currency of Contract

At the time of awarding the contract or during the currency of the Contract, the Purchaser reserves the right to increase or decrease by up to twenty-five (25) per cent, the quantity of goods and services mentioned in the schedule (s) in the "Schedule of Requirements" (rounded off to next whole number) without any change in the unit and other terms & conditions quoted by the Bidder. Such variation in quantity will not in any manner effect the price of the unit.

#### 22. Notification of Award

Before expiry of the Bid validity period, SAI will notify the successful Bidder(s) in writing, by registered / speed post or by fax/ email/sms etc. (to be confirmed by registered / speed post) that its Bid for services, which have been selected by SAI, has been accepted, also briefly indicating there in the essential details like Scope of work & services, and completion period, corresponding prices accepted. The successful Bidder must furnish to SAI the required Performance Security within twenty one days from the date of despatch of 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 3 under Section VII.

22.2 The Notification of Award shall constitute the conclusion of the Contract.

#### 23 Issue of Contract

- 23.1 Promptly after Notification of award, SAI will mail the Contract Agreement as per Section VIII (A), duly completed and signed, in duplicate, to the successful Bidder by registered / speed post.
- 23.2 The successful Bidder shall return the original copy of the contract, duly signed and dated, to SAI by registered/speed post within twenty eight days from the date of issue of the contract.
- 23.3 The Purchaser reserves the right to issue the Notification of Award supplier wise and schedule wise.

#### 24. Non-receipt of Performance Security and Contract by the Purchaser

Failure of the successful Bidder in providing Performance Security and / or returning contract copy duly signed in terms of ITB clauses 22 and 23 above shall make the Bidder liable for forfeiture of its bid security and, also, for further actions by SAI against it as per the relevant clause 17 of GCC — Termination of default in Section-VII and other administrative actions as deemed fit by the SAI.

#### **25. Corrupt or Fraudulent Practices**

It is required by all concerned namely the Bidders to observe the highest standard of ethics during the execution of such contracts. In pursuance of this policy, the SAI: -

- (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 in question;
- (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 gross/deliberate negligence in executing the contract.

(c) SAI reserves the right not to conclude 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 Bidder shall be forfeited and legal as well as administrative action for such misrepresentation, concealment & suppression of material facts shall be initiated.

#### SECTION - III

#### (A) QUALIFICATION CRITERIA

Bid Reference No.	Dated:

- 01. The Bidder must be a manufacturer or its authorized distributors/ agent
- 02. The bidder must satisfy the following qualification criteria –

S.No	Qualification Criteria	
1	Annual turnover of manufacturer/	The manufacturer/bidder should
	bidder (Average of last 3 years)	have successfully completed
	(Enclose documentary evidence such	contracts of having supplied
	as certificate given by the Chartered	similar equipment of value totaling
	Accountant)	more
2	Proven past performance of bidder	than Rs. 50 lakhs each year, during
	of satisfactory supply to sports stadia/	the last three (03) years.
	sports academies/ sports federations/	
	sports training centers in last 3 years.	
3	The manufacturer should be manufact	uring similar equipment, at least for
	the last three years.	
4	In case bidder is not manufacturer then	the bidder should be an authorized
	agent/distributor of the manufacturer a	and in business of supplying sports
	equipments for more than one (01) year	r.

- 03. In support of above, the Bidder shall furnish copy of the required documents, Performance Statement is to be as per proforma in Section-III 'B',.
- O4. Requirement of copy of the documents as listed at Para 6 of Section II(ITB) is also a part of the qualification criteria.
- 05. In case technical specification and rates being equal, preference will be given to such firms having relevant ISO certification for quality assurance.

**Note**: The above qualification criteria and requirement of documents listed at 6.1 (A) are for general sports equipments. For sophisticated equipments and source of supply, the criteria may be stipulated as per requirement.

#### SECTION - III

#### (B) PERFORMANCE STATEMENT

(For the period of last three years)

Bid Reference No.	:
Date of opening	:
Name and address of the Bidder	:
Name and address of the	:
Manufacturer/firm/agency	

Order	Order	Order	Order	Description	Value	Date of		Date of		Remarks	Are the goods
placed	number	placed	and	of	completio	completion of		supplied			
by (full	and	on	quantity	order	Contract		Contract		reasons	functioning	
address)	date		of ordered		As per Actual		for delay if	Satisfactorily?			
			goods and		contract		any				
			services								
1	2	3	4	5	6	7	8	9			

Signature and seal of the Bidder

#### Note:

- 1. SAI –LNCPE, Trivandrum reserves the right to ask the manufacturer as well as the Bidder to furnish Order copies and Satisfactory Completion Certificate from purchaser in respect of above.
- 2. SAI -LNCPE Trivandrum reserves the right to ask for a free demonstration of the quoted equipment at a pre determined place acceptable to the Purchaser for technical acceptability as per the Bid specifications, before opening of Price Bid.

# SECTION - IV (A) BID SUBMISSION FORM

		Date
То		
	The Principal	
	SAI-LNCPE	
	LNCPE Campus P.B No.3, Kariavattom,	
	Thiruvananthapuram - 695 581	
Ref.:	Your Bidding Document No.SAI/LNCPE /SPORTS EQUIP dated 01.06.2016	/2016-17,
Docui	We, the undersigned have examined the above mement, including amendment/corrigendum No (if any), the receipt of which is hereby confirmed.	, dated
docur	ly and deliver "sports equipment" in conformity with you ment for the sum as shown in the price schedule(s), at nade part of this Bid.	
	We further confirm that, if our Bid is accepted, we shall formance security of required amount in an acceptable	· ·
GCC c	clause 3, in Section - VII for due performance of the contra	act.
	We agree to keep our Bid valid for acceptance for	
	equently extended period, if any, agreed to by us. We	<u> </u>
	rm to abide by this Bid up to the aforesaid period and oted any time before the expiry of the aforesaid per	<u>-</u>
-	rm that, until a formal contract is executed, this Bid	
	en acceptance thereof within the aforesaid period sh	•

We agree to all terms and conditions of General Conditions of Contract as per Section-VII.

binding contract between us.

We agree to fall clause vide 21 of General Conditions of Contract as per Section VII.

We further understand that you are not bound to accept the lowest or any Bid you may receive against your above-referred Bid Reference.

We confirm that there is no case pending with the police or any other investigating agency (ies) against the proprietor/firm/partner or the company.

We confirm that no near relative of ours is an employee in SAI who is connected with the award and executive of the contract.

We confirm that we are competent to contract and we do not stand deregistered/banned/blacklisted by any Govt. Authorities.

We confirm that we fully agree to the terms and conditions specified in above mentioned Bidding Document, including amendment/ corrigendum if any.

[Signature with date, name and designation
Duly authorised to sign Bid for and on behalf o
Messrs
「Name & address

### SECTION – IV (B) PRICE SCHEDULE

#### (I) PRICE SCHEDULE FOR DOMESTIC GOODS OR GOODS OF FOREIGN ORIGIN LOCATED IN INDIA

1	2	3	4			5				6
Schedule	Brief Description of Goods	Quantity (Nos)	Country of Origin	Price per unit (Rs.)						
		Ex - factory/ Excise Sales Tax/ Packing Ex -warehouse Duty CST VAT/ Forward	Packing and Forwarding charges	Inland Transportation, Insurance Ioading/ unloading and Incidental costs till Purchaser's site	Price on Free delivery at Purchaser's site**	DDP* at Purchaser's site 3X 5 (f)				
				(a)	(b)	(c)	(d)	(e)	f=(a+b+c+d+e)	

for imported sports goods/equipments as per Performa Invoice submitted in the tender will be provided as per Govt. Of India Notification No. 146/94-Customs dated 13.07.1994 read with Notification No. 5/2010-Customs dated 19.01.2010, amended from time to time.

\*\* To be paid in Indian Currency (Rs.)

Total Bid price in Rupees: \_\_\_\_\_\_ In words: \_\_\_\_\_\_

The above prices quoted are for supply, installation, commissioning and onsite training for operation of equipment with warranty period of **two (02) years** from the date of acceptance by Purchaser

Delivery Period: \_\_\_\_\_\_ (Insert earliest delivery period) from the date of signing of the Contract. The Time+ and Delivery Period shall be essence of Contract.

Indian Agent Name & Address (if any): \_\_\_\_\_\_ 
Indian Agency Commission - \_\_\_\_% of FOB (included in above quoted prices)

PAN No. of Indian Agent: \_\_\_\_\_\_ 

Signature of Bidder \_\_\_\_\_\_ 
Place: \_\_\_\_\_\_ Name & Designation \_\_\_\_\_ 
Business Address \_\_\_\_\_ 
Seal of the Bidder \_\_\_\_\_\_ 
Seal of the Bidder \_\_\_\_\_\_

Note: If there is a discrepancy between the unit price and total price the unit PRICE shall prevail

### SECTION – IV (B) PRICE SCHEDULE

#### II) PRICE SCHEDULE FOR GOODS TO BE IMPORTED FROM ABROAD

1	2	3	4		5					6	
Schedule	Brief Description	Quantity (Nos)	Country of Origin		Price per unit (Rs.)						
	of Goods	, ,			Price per unit (Rs.)						
				FOB /FCA price at port/ airport of Loading	CIP price at port/ airport of entry	Custom Duty* CDEC* will be provided by SAI	Customs Clearanc e & Handling	Loading/ Unloading, Inland transportation, inland Insurance and Incidental costs till Purchaser's site**	Unit Price on DDP* at Purchaser's site	Purchaser's site 3X 5 (f)	
				(a)	(b)	(c)	(d)	(e)	f=(a+b+c+d+e)		

<sup>\*</sup> The bidders may quote DDP final destination (Purchaser Site) as per INCOTERMS © 2010. However, Customs Duty Exemption certificate (CDEC) for imported sports goods/equipments as per Performa Invoice submitted in the tender will be provided as per Govt. Of India Notification No. 146/94-Customs dated 13.07.1994 read with Notification No. 5/2010-Customs dated 19.01.2010, amended from time to time.

** To be paid in Indian Currency (Rs.)	
Total Bid price in Rupees:	In words:
The above prices quoted are for supply, in	stallation, commissioning and onsite training for operation of equipment with warranty period of <b>two</b>
(02) years from the date of acceptance by	Purchaser
Delivery Period: (Ir	ert earliest delivery period) from the date of signing of the Contract. The Time+ and Delivery Period
shall be essence of Contract.	
Indian Agent Name & Address (if any):	
Indian Agency Commission% of FOB	included in above quoted prices)
	PAN No. of Indian Agent:
	Signature of Bidder
Place:	Name & Designation
Date:	Business Address
	Seal of the Bidder

Note: If there is a discrepancy between the unit price and total price the unit PRICE shall prevail

#### SECTION -IV

### (C) BANK GUARANTEE FORM FOR BID SECURITY

Whereas	(hereinafter called the
"Bidder") has submitted its quotation dated	for the
service of	(hereinafter called the
"Bid") against the SAI-LNCPE Thiruvananthapuram	
Know all per	sons by these presents
that we	of
(Hereinafte	er called the "Bank")
having our registered office at	
(hereinafter called t	he "Sports Authority of
India) in the sum of	
and truly to be made to the said SAI-LNCPE Thiruva	
binds itself, its successors and assigns by these pro-	•
Common Seal of the said Bank this	
20 The conditions of this obligation are:	
1) If the Bidder withdraws or amends, impairs or	<del>-</del>
in any respect within the period of validity of th	
2) If the Bidder having been notified of the acce	•
Sports Authority of India during the period of its	•
a. Fails or refuses to furnish the performance	e security for the due
performance of the contract.	
Or	
b. Fails or refuses to accept/execute the contract	
We undertake to pay the Sports Authority of	•
amount upon receipt of its first written demar	•
Authority of India having to substantiate its dema	
demand the Sports Authority of India will note that t	
is due to it owing to the occurrence of one or be	oth the two conditions,
specifying the occurred condition(s).	
This guarantee will remain in force for a perio	
the period of Bid validity of days i.e. for	
days) from the date of Bid Opening and any den	
should reach the Bank not later than the above date	•
(Signature of the autho	rised officer of the Bank)
Name and o	lesignation of the officer
Seal, name & address of the Bank ar	nd address of the Branch

# SECTION –IV (D) MANUFACTURER'S AUTHORISATION FORM

То				
The Principal				
SAI-LNCPE				
LNCPE Campus				
Karyavattom				
Thiruvananthapu	ıram-695581			
Dear Sirs,				
	g Reference No			
We,			_ who are	proven and
reputable	Manufactur	ers/exclusive	6.1	distributors
0†	(na	ime and descript	tion of the g	oods offered
hereby authori	ving factories/office			, (name and
•		nrocoss the san		•
	gent) to submit a Bid,	•		
	you against your r			
us.	Documents for the al	bove goods man	uractureu/ u	istributed by
us.				
	irm that no supplier			
	(name			
	omit a Bid, process th			
	your requirement as		above refer	red Bidding
Documents for the	ne above goods manu	ifactured by us.		
We also hereby	extend our full warrar	nty of	from	acceptance
	haser as per Clause 1:			
<u> </u>	that we shall contin			
	years after guarantee			·
Yours faithfully,				
		 [Signature with	date, name ar	nd designation]
	For and on b	ehalf of Messrs		
		[Name & a	iddress of the r	manufacturersl

Note: 1. This letter of authorization should be on the letter head of the manufacturing firm and should be signed by a person competent and having the power of attorney to legally bind the manufacturer.

#### **SECTION - IV**

### (E) NEFT MANDATE FORM

From: M/s	Date:
To SAI Training Centre LNCPE Campus Thiruvananthapuram.	
Sub	: NEFT PAYMENTS
payments using RBI's NEFT s the above scheme to our und	being set up by SAI. For remittance of our cheme, our payments may be made through der noted account.
Name of City	TONDS TRANSPER MANDATE FORM
Bank Code No.	
Bank 's name	
Branch Address	
Branch Telephone / Fax no.	
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.	
For and on beha	[Signature with date, name and designation] alf of Messrs [Name & address of the manufacturers]
Confirmed by Bank:	
Enclose a copy of Crossed Cheq	ue

### PART-2

### **SUPPLY REQUIREMENTS**

### **SECTION – V**

### **Schedule of Requirements**

#### Part I:

S.No	Description of the Item	Quantity	
(i)	(ii)	(iii)	
	Water Sports - SAI, SAG Centre, Alappuzha	a.	
1	Speed Boat	3 nos	
2	Supply and Installation of Floating Jetty	1 nos	
3	Supply and Installation GPS system	4 nos	
4	Supply and Installation VHF Handled Wireless set	10 nos	
5	Supply and Installation VHF Base Station	1 nos	
6	Stop Watch	4 nos	
	Physiotherapy Equipment - LNCPE Thiruvananthapuram		
7	Supply and Installation Portable Combination Therapy Unit	2 units	
8	Supply and Installation Portable Wireless Stimulator Unit	2 units	
9	Supply and Installation Cryo Therapy Unit for lower Limb	2 units	
10	Supply and Installation Heart rate monitor	20 nos	
	Recovery Items - LNCPE Thiruvananthapuram		
11	Supply and Installation of Steam Bath	1 nos	
12	Supply and Installation of Steam generator	1 nos	
13	Supply and Installation of Sauna bath	1 nos	
14	Supply and Installation of Aqua – Exercise Jacuzzi Pool	1 nos	
15	Supply and Installation of Chiller Bath unit	1 nos.	
	Medical / Hospital Equipment LNCPE, Thiruvananthapuram		
16	Supply and Installation of Portable EMG, NCV, E P Machine	1 nos	
17	Supply and Installation of Ultra Sound Scanner with	1 nos	

	Doppler for General Musculoskeletal and cardiac	
	imaging	
18	Supply and Installation of Cardiac Autonomic	1 200
	Neuropathy Tester	1 nos
19	Supply and Installation of Spirometer	1 nos
20	Supply and Installation of Portable multipara Meter Monitor	1 nos
21	Supply and Installation of Defibrillator	1 nos

#### Note:

- 1. Installation Commissioning & onsite training for operation of equipment, wherever applicable, shall be provided by the supplier free of cost.
- 2. Equipment/items should conform to FDA/CE quality standards wherever applicable.
- 3. Bidders are requested to quote rates for one year AMC after expiry of one year warranty wherever required.
- 4. Software up-gradation, if any, during the Guarantee/Warranty shall be provided by the Supplier free of cost.

#### Part II: Required Delivery Schedule:

#### a) For domestics goods or goods of foreign origin located in India

Stores are required within 60 days from date of signing of contract. However, the Bidders may quote their earliest delivery period from the date of signing of Contract. Time is essence of Contract. The Supplier is requested to deliver goods within the Delivery Period and the date of delivery at Consignee site will be considered as actual date of delivery.

### b) For goods to be imported from abroad with terms of delivery of DDP Purchaser site Incoterms ® 2010

Stores are required within 90 days from date of signing of contract. However, the Bidders may quote their earliest Delivery Period from the date of opening of L/C as per Contract till delivery of goods to Consignee site. Time is essence of Contract. The Supplier is requested to deliver goods within the Delivery Period and the date of delivery at Consignee site will be considered as actual date of delivery.

#### Part III : Required Terms of Delivery:

#### a) For domestics goods or goods of foreign origin located in India

Free Delivery at Consignee Site.

#### b) For goods to be imported from abroad

The foreign Bidders are required to quote their rates on DDP at Consignee site basis as per Incoterms ® 2010 giving breakup of the price as per the Proforma prescribed in the Price Schedule in section IV. However Customs Duty Exemption Certificate (CDEC) for imported sports goods/equipments as per Performa Invoice submitted in the tender will be provided by Sports Authority of India as per Govt. Of India Notification No. 146/94-Customs dated 13.07.1994 read with Notification No. 5/2010-Customs dated 19.01.2010, amended from time to time.

#### **Part-IV: Consignee Details:**

Designation of the Office	The Assistant Director
with Address	SAI LNCPE, Kariyavattom,
	Thiruvananthapuram
	Tel.: 0471-2416 886/Fax: 2414771
	E-mail: sailncpe@gmail.com

# SECTION – VI TECHNICAL SPECIFICATIONS

### SECTION – VI TECHNICAL SPECIFICATIONS

S.No	Item	Specifications	Quantity
(i)	(ii)	(iii)	(iv)
	Water Sports Equipment for – SAI, SAG Centre, Alappuzha.		
1	Speed Boat	Length over all: 14'4 (4.44m) Beam:5' 4" (1.65m) Draft (with OBM up): 9" (0.25m) With OBM down:1'6" (static) (0.45m) Passenger capacity 4 or 6 Power: 40hp (Recommended by builder), Minimum 25 hp/maximum 60 hp (OBM) Weight of boat: 225 Kg approx.(without OBM)	3 nos
2	Floating Jetty	20 m X 5m Floating Jetty (20 m length & 5m width) Size of each Module: 0.5m X0.5m X0.4m Shape of each module: Modules side surface is held together 3 dimensionally due to their male-female interlocking shape such that they offer much higher pressure resistance and strength in water Weight of each module: 8.5 kgs. WEIGHT CARRYING CAPACITY: 350 KG PER SP.M Raw material of module: High density polyethylene (HDPE) 5261Z Separate Top Cover: Anti skid top vovery of 15 mm thickness is fitted inside he cervix of the module to provide sufficient protection to the module and strength to the floating structure.  Lug thickness: 22mm to ensure sufficient strength for connecting module.	1 nos

Service life: More than 10 years.	
Service life: More than 10 years.  Complete system comprising hardware & software for 60 core probables of OG -2016, Rio (30 men & 30 women). Hardware consisting of Heart Rate Monitors, Sports Vests, Live Receiver/Base stations and charging bubs with mandatory/recommended spares and Apple Lap-Top (02 Nos.)  a) They have positional tracking system, coded heart rate, magnetometer and accelerometer. b) Ability to analyse with clear concise reporting c) Provide immediate reports. d) Analysis deliverables have Metabolic load, average power, energy cost, time in power zone and high load distance covered in high power zone. e) Ability to flag athletes at risk based on increase on load. f) Ability to analyse and configure thrAbilityehold towards high risk athletes. g) Ability to fone tune intensity parameters to determine the characteristics of sprint effort and the number of sprint efforts within a time period. h) Ability to identify collision events in any GPS sports accelerometer files. i) Includes user's license. Garmin(Fore runner 610) Touch Screen	OS
1. Power out put -5 watts  Walky-Talky  2. Frequency Range – 136 to 174 Mhz  3. Power Source – 7.5 Volt rechargeable Nickel cadmium battery.  4. Range (10 km)	nos
5 VHF Base 1. Power out put 25 watts 1 nd	26

	Station	<ul><li>2. Frequency range 136 to 174 mhs</li><li>3. Power source - a. 13.2 Volt D.C b. 210 V A.C</li></ul>	
6	Stop Watch	100 lap/split memory with a large 3 line display and stroke/frequency measurement.	4 nos
7	Portable Combination Therapy Unit	Physiotherapy Equipment  Pulsed and continuous ultrasound out put  Watertight sound head  1Hz and 3.3 MHz frequencies  5cm2 treatment head  Two channels of electrical stimulation output  Different waveforms for electrotherapy.  Independent intensity and parameter controls for each channel  Built-in treatment protocols and  Battery powered operation	2 nos
8	Portable wireless stimulator unit	<ul> <li>Wireless technology</li> <li>Four channels for electrotherapy</li> <li>Built-in treatment protocols</li> <li>Maximum Amplitude:         <ul> <li>120mA</li> </ul> </li> <li>Manual adjustments of intensity (energy units 0 -999)</li> <li>Intensity increments:         <ul> <li>Minimum 0.25 mA</li> </ul> </li> <li>Pulse Duration/Width:30</li> </ul>	2 nos

9	Cryo Therapy Unit for lower Limb	microsec-400 microsec.  Frequency :1 – 150 Hz  Battery powered operation  Docking station  Battery charger  Cryotherapy cooler unit allowing circulation of cold water through the cuffs  Knee cuff  Ankle cuff	2 nos
10	Heart rate monitor	Body measurement features, automatic age-based target zone-bpm %, average and maximum heart rate of training, heart rate-bpm/%, HR—based target zones with visual and auditable alarm, HR max (user set), Manual target zone—bpm/%, Fitness test, owncall R-calorie expenditure with fat percentage, Owncode R (5kHz)-coded transmission, Own zone R-personal heart rate zone, STAR Training Programme, Data transfer, Compatible with Mac (inter based) via Flow Link, Compatible with personal trainer.com, via Flow Link, G1 GPS sensor features, Training analysing, Training diary, Training Load, Training programs, Recording features, Totals, Weekly history, training features, Heart Touch-button-free operation of wrist unit, Graphical target zone indicator, Zone pointer, zone lock, Watch features backlight, date and	20 nos

		week day indicator, Disply text in English, Dual time zone, Button Lock, Low battery indicator, Time of day (12/24 h) with alarm an snooze user replaceable battery, water resistant-30m, speed/place-current, average and maximum, Distance training and total.	
		RECOVERY ITEMS	
		1. Cabin size 6' 2" x 8' 2" x 7' 6" H feet	
11	Steam Bath	<ol> <li>Seating Capacity for 8 person</li> <li>Acrylic Body Cabinet/powder coated Aluminum sections 5mm clear toughned glass and EPDM Rubber beading.</li> <li>Glass door 10 mm thick clear toughened glass, wall to wall hinges or glass to glass hinges as required, glass clamps + channel, magnetic seals + glass seals. A towel bar cum handle is provided.</li> <li>Digital Display option to control for temperature and time.</li> <li>Auto cut off for required temperature and time settings. The temperature can be adjusted from inside and outside- the steam room as per one's own requirement.</li> <li>Auto Full cut off the machine after a required time settings, if forgot to switch off.</li> </ol>	1 nos
		8. Provided light inside the cabinet	

		<ul> <li>(on/off switch outside) or light can be provided from outside the ceiling if the ceiling is with glass so that light can be safe from damage.</li> <li>9. High-tech steam generators should be electronically controlled and should have timer, temperature control and error display, water full/low display etc.</li> <li>10. Herbal box, Aroma head, Steam direction controller should be attached.</li> </ul>	
12		<ol> <li>Heating coil must be 9 kw or more, 3 phase supply with neutral line.</li> <li>Microprocessor technology with digital display based on the marvel technology.</li> <li>Self diagnostic features , the error code while operating the machine, is displayed on window &amp; can be easily corrected by the user.</li> </ol>	
	team	<ul> <li>4. Steam direction controller is enabling to change the direction of the steam to suit the users comfort.</li> <li>5. Aroma head for choosing one's own Aroma and Aroma therapy.</li> <li>6. The unit is pressure barred. Additional safety valve is also incorporated.</li> <li>7. Power saving mode (for eg BCM 600/-may be operated on 2 kw/ 4 kw/ 6 kw/ 8kw etc).</li> </ul>	1 nos

		8. Fully Auto shutoff system should be attached for a required time duration set limit.	
		9. Water tank should be made up of high grade stainless steel 304, minimum of 16 swg. Powder coated outside cabin with 16 swg 304 SS. Outer body is built with High grade MS 18 swg powder coated.	
		10. Heating element should be a make Dovy (ISI) for a longer life & least scaling due to hard water. Water filter must be provided.	
		11. Provision to add the curing herbal steam for treatment with pleasure.	
		12. Auto solenoid valve should be attached to maintain water level inside the heater and also automatically switch off the machine when water supply is interrupted.	
		13. Teflon coated wiring to tolerate high temperature and fire safety.	
		<ul><li>14. Safety lock should be provided to prevent unauthorized operation.</li><li>15. Instant steam facility to use the room within 5 minutes depending on ambiance temperature.</li></ul>	
13	Sauna bath	<ul><li>1.Size of the Sauna 7'x 8' 2" x 7'6" h Feet</li><li>2. 12 kw cure ceramic far infra Red heater with 3 phase 4 line connection.</li></ul>	1 nos

- 3. Sauna should be constructed with high quality imported treated and seasoned pine wood. Heat resistant material must fill in between wooden panel work.
- 4. The wooden panel used MUST have tong and groove joints that take care of expansion and contraction.
- 5. A special Sauna door should be capable of withstanding extreme variation of temperature between inside and outside surface.
- 6. Sauna Room is constructed using a frame work of 35mm x 50mm pine wood cross sections at a distance of 450mm x 450mm(c/c). The entire surface should be covered with 25 mm thick resin bounded high density glass wool wrapped in aluminium foil. The entire frame should be sealed with water proof, fire proof, and termite resistant and seasoned plywood. The inside of the Sauna room is then covered on all 6 sides (floor, roof and four sides) by 12 mm x 75mm pine wood stripes using tong and groove joints. Louvers are provided for balanced ventilation.

#### 7. Accessories.

a) water bucket (b) ladle (c) heater guard (d) towel racks (e) robe hooks (f) head rest (g) thermo meter and hydrometer are fixed in frame made of pine wood also are provided.. Light cover should be made of pine wood so that it can withstand the high temperature inside.

- 8. Oxygen ionizer should be established
- 9. Light should be provided with on/off switch outside along with the panel board.

#### **HEATER SPECIFICATION**

- 1. Microprocessor based technology circuit is based on the marvel of technology with digital display.
- 2. Heater should be 12kw in 3 phase connection, fan should be used to push the hot air out of the heater.
- 3. Self diagnostic feature-the Error Code on window and can be easily corrected by the user.
- 4. Power saving mode- to save electricity. For example, BCMS 8 may be operated on 4kw/8kw.
- 5. Full Auto shut off for a required time duration setting of maximum 3 hours, if forgot to switch off.
- 6. Duration settings- time and temperature display option to see the time and temperature inside and outside the Sauna room., and can be adjusted from inside also, Shut down the machine after set duration.
- 7. Light inside the Sauna room, on/off switch outside on the digital display panel.

		8. Temperature Sauna should be set as per the wish of the user's comfort easily.  9. Internal wiring should be Teflon coated wire that can tolerate the high temperature is fire safe.  10. Wall mounted control panel with high sensitive sensor to maintain sauna room temperature steady. Digital temperature controller, power indicator, lamp on/ off switch should be provided.11.Safety lock to prevent unauthorized operations.	
14	Aqua – Exercise Jacuzzi Pool	<ol> <li>A full Smart Jacuzzi Pool System Comprises of exterior dimension 8'longx 8'wide x 3'9" Height.</li> <li>Internal stainless steel benches for sitting &amp; for massage.</li> <li>One state-of-the-art water quality filtration system.</li> <li>Water heating system 5-6 KW.</li> <li>20 Bigger Jacuzzi Jets for Massage</li> <li>Insulated body so that water remains heated for a longer time.</li> <li>Rugged flexible &amp; tear resistant cover to avoid any dust, leaves, animal waste &amp; insects to accumulate on the surface of the pool.</li> </ol>	1 nos

**Exterior** Dimensions

8'Widthx8'Lengthx3'9" Height.

<u>Jacuzzi/ Spa Area</u>: 7'Width x 7' length x 3' 6" Height.

**Wager Capacity**: 4,500 Liters (Water to be changed only after one year)
Smart Jacuzzi Pool needs absolutely 'Zero' or minimal maintenance.

## Aqua Exercise Jacuzzi Pool 8'L x 8'Wx3'9"H

#### **Metal Pool Panels**

Four Epoxy coated steel Wall Panels of 14 swg. Joined with stainless steel bolts to form a pool of 8'6" L x 8'6" W x 3'9" ht, supported with a reinforcement channel of 12 swg which is fixed on existing floor.

#### Liner

The 14 SWG steel pannel Aqua Exercise Jacuzzi Pool has a 30 mil Vinyl Liner with stainless steel internal components and insulation which is securely fastened in a metallic bead receiver & should be secured with PVC beading.

#### **Exercise Benches**

The inside perimeter of the Aqua Exercise Jacuzzi Pool is fitted with four stainless steel AISI . 304 food grade benches for the purpose of sitting and aquatic exercises.

#### **Heavy Duty Jacuzzi Jets**

20 Heavy Duty Jacuzzi Jets, and Air jets for bubble bath- extra

3 KW Jacuzzi Motor,, Pipe fittings accordingly

#### **Under Water Lights**

Aqua Exercise Pool is fitted with 4 Underwater lights to see better movement of limbs from underwater

#### **Filter Unit**

The state of the art sand filter unit comprises of the following

- 1. Multiport clearing filter, 6 Valve changing position
- 2. Top mount Sand Filter
- 3. Clears/ Filters all the Aqua Exercise Unit water within 30 minutes.
- 4. The motor attached to the filter is not less than 1 KW with strainer & skimmer basket.
- 5. Pressure Gauge.
- 6. Filter& Motor is in a combination
- 7.Filter has automatic fast drain out system

#### **Heating Unit**

The heating unit is automatic control on line of 6. KW capacities.

#### **Pneumatic Control**

There is no electric current inside the pool & security reason. The Aqua Exercise Jacuzzi Pool is pneumatic control start & stop air

switch securely fixed to automatically start& stop the entire electric circuit.

#### **Power Requirements**

220V,30 Amps

#### **Skimmers**

The Aqua Exercise Jacuzzi pool has two skimmers.

#### Plumbing

All Plumbing fixtures are schedule 40 & has 1 ½" PVC pressure fittings.

#### Coping

Coping is of size ¾" Thickness x 8"W x 84"L, Superior quality, polished Granite protected by Asbestos supporting coping.

#### **Electricals**

Each equipment has a control circuit to operate Power unit, Electric heater and filter unit and all emergency control and air switch separate circuit.

#### Insulation

The Aqua Exercise Jacuzzi Pool is adequately insulated on all the side wall to minimize the heat loss of the water

#### **Outer Skirting**

Anodised aluminium laminated panels are fixed outside on all four sides of the Aqua Exercise Jacuzzi Pool to make it heavy duty, rugged and colourful.

		Cushioning Effect  There is a cushioning effect at the button of the Aqua Exercise Jacuzzi pool for comfort feeling to the user.  Insulation Cover  The top of the Aqua Exercise Jacuzzi Pool has a foldable insulation cover to minimize heat loss from the top of the unit.	
		Machine: Chilling plant of 300 Ltrs storage capacity inner made of S.S - 304- sheet inner & outer made M.S. Powder coated S.S with puff Insulation. The condensing unit fitted with to maintain temp.+5 to 10 degrees Centigrade +/-2 degree C with a digital control.	
15	Chiller Bath unit	<u>Compressor</u> : Sealed type Standard Quality make having suitable capacity using R 22 refrigerant gas with contractor relay& preventer all fitted in all electrical pannel with on/off switch.	1 nos.
		Condenser: Air-Cooled type made up of all fins and finned copper tubes with fan & motor Standard Quality.  Cooling Coil: Copper cooling coil soldered to the outer surface of inner tank.	

<u>Chilled Water:</u> Chilled water circulating pump: Standard Quality make ½ HP & with pressure switch.

<u>Controls:</u> Digital temp. Controller/indicator for required level.

**Electrical Instruments**: Contractor Standard Quality make relay, capacitor with wiring work in unit.

Chill Shower Unit's Specifications: Chill Shower Unit 300 liter water storage tank and outer body of standard stainless steel 304 Grade quality. The unit is fitted with sealed Emerson compressor and copper cooling coil to provide chill water coat 5-12 degree centigrade around the year. This unit designed with hydro-pneumatic system,1 H.P Pressure Pump has been used to provide chilled water with pressure to revitalize /rejuvenated user's body.

#### **Salient Features:**

- 1 .Preset Temperature control 5 dig C to 10 dig C, increments in 2 Dig C.
- 2. Preset Timer control (to control flow of water)5 sec-80 sec, increments in 5 sec/ Hydro –

pneumatic pressure switch to control.

- 3. Full proof safely for user against leakage of electricity.
- 4. Chills water to desired temperature in 10 minutes flat under test conditions.
- 5. Retains the cold temperature for a long time because of puff insulation of the tank

MEDI	CAL EQUIPMENT		
Sl.No	Items	Specifications	Quantity
16	Portable EMG,NCV,EP machine	<ol> <li>Ultracompact, Portable.</li> <li>Weight less than 150 gms.</li> <li>Power from computer through USB cable.</li> <li>Facility to record EMG,MNCV, SNCV,BAEP,VEP,SEP,HRV,SSR.</li> <li>Laptop computer with large screen and compatible licensed operating system to be supplied along with machine.</li> </ol>	1 nos
17	Diagnostic ultrasound scanner with Doppler for general, musculoskeletal and cardiac imaging.	<ol> <li>The system should be state-of-the-art compact hand carried laptop model with appropriate docking station on trolley.</li> <li>The system should have General Sonographic, Cardiological and Musculoskeletal applications.</li> <li>Should have 15" or more high resolution (1024x768)TFT/LCD</li> <li>Should have transducer, USB, I/O and power ports</li> <li>Should have an alpha-numeric keyboard with easy access scan controls.</li> <li>Should have independently selectable gair control.</li> <li>Should have 2D, M-Mode, Power Doppler, Pulsed Wave Doppler and Colour Doppler.</li> </ol>	

- 8. Should have Tissue Harmonic Imaging.
- 9. Should have color flow imaging.
- 10. Should have panoramic image facility.
- 11. Should have extended FOV.
- 12. Should have facility for needle image enhancement during interventional musculoskeletal procedures.
- 13. The system should have facilities for color Doppler Echocardiography all digital beam former system to study the anatomical abnormalities and blood flow in the heart and associated vessels.
- 14. The system should have provision for measurement and calculation of distance, area, volume and circumferences on the image.
- 15. The system should have dedicated reporting pages for all the applications.
- 16. The system should have minimum 256 grey scales or more.
- 17. Unit should function with 200-240V AC, 50/60 Hz input power supply.
- 18. Should have an inbuilt DVD/Blue ray writer.
- 19.DICOM output facility.
- 20. Should have safety certificate from a competent authority CE/ FDA (US) / STQC CB certificate / STQC S certificate or valid

		detailed electrical and functional safety test report from ERTL. Copy of the certificate / test report shall be produced along with the technical bid.  21.Three probes should be supplied  i.Approximately 2-4 Mhz broadband phased array sector probe for adult cardiac imaging, pediatric cardiac and abdominal imaging.  ii.Approximately 4-16 Mhz linear probe for musculoskeletal imaging.  iii.Approximately 2-5MHz broadband convex array probe for abdominal and pediatric scanning.  22. Any new state of the art probe can be quoted separately for additional purchase which will not be considered with the main quotation.	
18	Cardiac Autonomic Neuropathy Tester	1.Noninvasive automatic BP measurement 2.Heart rate measurement using ECG 3.Ability to take measurements with postural variations, Valsalva manoeuvre and handgrip	1nos.
19	Spirometer	<ol> <li>Spirometer must be portable and must have access to computer and printer resources.</li> <li>The microprocessor / computer must be capable of accepting patient identification data (i.e. age, race, height, sex, date and temperature) via a keyboard. The microprocessor/ computer must also print out the patient data in addition to the pulmonary function tests results at the conclusion of the a test.</li> </ol>	1nos.

- 3.Test results must be stored and available for recall and must be of sufficient size that hand measurements may be made for quality assurance.
- 4.The microprocessor /computer must have a digital sensor compatible with the volume displacement spirometer or pneumotachometer (flow spirometer).
- 5. The spirometer must be capable of manual start and stop independent of patient, without aborting the pulmonary function test (the microprocessor/computer must not be flow or volume triggered).
- 6. The microprocessor/ computer must provide instructions to the technicians on procedures to follow for each patient in order to ascertain the validity of the test being run.
- 7. The instrument must provide a tracing or display or either flow vs. volume or volume vs. time during the entire forced expiration.
- 8. Laptop (Branded) should be supplied with specification i5 or equivalent, 500 GB/1 TB HDD, 4 GB RAM, 15" or more LCD/LED monitor, licensed OS with Laser Printer and all other standard accessories.
- 9. Should have disposable mouth pieces and 100 numbers of disposable mouth pieces shall be supplied along with each equipment.

	Portable	1.Should be able to monitor 5 lead ECG,	
	Multiparameter	SPO2, NIBP, Respiration rate and	
	Monitor	Temperature.	
		2.Should be portable with carrying handle.	
		3.Should have touch screen TFT display with 10 inches or Lower with at least 6 waveforms and numeric display simultaneously.	
		4.Should have Lithium ion battery with 4 hours battery backup.	
		5.Should have keys for quick access to main functions.	
		6.Should have adult, pediatric and neonatal modes.	
20		7.Should provide prominent prioritised audio, visual alarms for high, low heart rate, Spo2, RR, low battery, arrhythmia recognition and ST Analysis.	1 nos
		8.Should have separate volume control for beep sound for QRS and alarm.	
		9.Should provide following accessories:	
		i. I Reusable adult 3 lead ECG cable set –2 nos.	
		ii. II Reusable adult finger and pediatric probes	
		iii. III Adult and pediatric NIBP cuff of different size.	
		10. Should work on 200-240V AC/50Hz with inbuilt rechargeable battery.	

		11. Should have safety certificate from a competent authority CE issued by a notified body registered in the European commission / FDA (US)/ STQC CB Certificate/ STQC S Certificate or valid detailed electrical and functional safety test report from ERTL. Copy of the certificate/ test report shall be produced along with the technical bid.	
21	Defibrillator	<ol> <li>1.Biphasic, Manual and AED with voice prompt, compact and light weight.</li> <li>2.Energy selection 5J to 200J in steps.</li> <li>3.Momentary energy selection access on front panel.</li> <li>3.Should have adult and pediatric paddles integrated on same handle.</li> <li>4.Momentary charge key on front panel and on the apex hand.</li> <li>5.Monitor should display selected and delivered energy.</li> <li>6.Should have disarm facility.</li> <li>7.Energy should be delivered within 30ms after the detected R wave in synchronization mode.</li> <li>8.Charging time maximum 5 sec for 200J.</li> <li>9.Should have battery backup for 50 discharges of 200J.</li> <li>10.Should have ECG inputs through paddles or 3 lead cables.</li> <li>11.Should have display for selected ECG input source(I, II, III, paddles)</li> <li>12.Lead off message should appear with alert tone.</li> </ol>	1nos

- 13. Amplitude gain of ECG waveform should be adjustable
- 14. Should have display for heart rate.
- 15. Should have alarm for high and low HR.
- 16. Should have an inbuilt thermal recorder.
- 17. Should have enable/disable option for printer.
- 18. Should supply 2 bottle of jelly, 12 roll of thermal paper.
- 19. Should supply three pairs of AED pads and the prices of AED Pads
- 20. Should operate on mains 230V, 50Hz 22.
- 21.Should have safety certificate from a competent authority CE issued by a notified body registered in the European commission / FDA (US)/ STQC CB Certificate/ STQC S Certificate or valid detailed electrical and functional safety test report from ERTL. Copy of the certificate/ test report shall be produced along with the technical bid

## PART-3

#### **CONTRACT**

## SECTION-VII GENERAL CONDITIONS OF CONTRACT

#### 1. Application

1.1 The General Conditions of Contract incorporated in this section shall be applicable for this purchase to the extent the same is not superseded by Schedule of Requirements under Section V and Technical Specification under Section VI of this document.

#### 2. Country of Origin

The word "origin" incorporated in this clause means the place from where the goods are manufactured, produced or processed.

#### 3. Performance Security

- 3.1 Within twenty eight (28) days from date of the issue of Notification of Award by the purchaser, the supplier, shall furnish performance security to the Purchaser for an amount equal to five percent (5%) of the total value of the contract, valid up to sixty days after warranty period from the date of acceptance of the goods by the consignee.
- 3.2 The Performance security shall be denominated in Indian Rupees or in the currency of the contract in any one of the forms namely Account Payee Demand Draft or Fixed Deposit Receipt drawn from any Scheduled bank in India or Bank Guarantee issued by a Scheduled bank in India, in the prescribed form as provided in Section VIII (B) of this document in favour of the purchaser.
- 3.3 In the event of any amendment issued to the contract, regarding extension of Delivery Period, the supplier shall, within twenty-one (21) days of issue of the amendment, furnish the corresponding amendment to the Performance Security (as necessary), rendering the same valid in all respects in terms of the contract, as amended.
- 3.4 The Purchaser will release the Performance Security without any interest to the supplier on successful completion of the supplier's all contractual obligations including the warranty obligations.

#### 4. Technical Specifications and Standards

The Goods & Services to be provided by the supplier under this contract shall conform to the technical specifications mentioned in 'Technical Specifications' under Sections-VI of this document.

#### 5. Packing and Marking

The packing for the goods to be provided by the supplier should be strong and durable enough to withstand transit hazards, without limitation, the entire journey during transit including transshipment (if any), rough handling, open storage etc. without any damage, deterioration etc. As and if necessary, the size, weights and volumes of the packing cases shall also take into consideration, the remoteness of the final destination of the goods and availability or otherwise of transport and handling facilities at all points during transit up to final destination as per the contract.

#### 6. Inspection, Testing and Quality Control

- 6.1 The Contractor should satisfy himself that the stores are in accordance with the terms of the Contract and fully conform to the required specification by carrying out a thorough pre-inspection of each lot of the stores before actually delivering the same to the consignee.
- 6.2 In normal course the Stores will be supplied by the contractor on the basis of Manufacturers own Pre-dispatch Inspection Certificate. However, purchased goods accepted by the purchaser/consignee and/or its authorized representative during inspection in terms of the contract shall in no way dilute purchaser's/consignee's right to reject the same later, if found deficient in terms of the Warranty Clause -11 of GCC.
- 6.3 The Purchaser and/or its nominated representative(s) will, without any extra cost to the purchaser, inspect and/or test the ordered goods and the related services to confirm their conformity to the contract specifications incorporated in the contract. The Purchaser shall inform the supplier in advance, in writing, the purchaser's programme for such inspection and, also the identity of the officials to be deputed for this purpose. The cost towards the transportation, boarding & lodging of Purchaser and/or its nominated representative(s) will be borne by the Purchaser and/or it's nominated representative(s).

- 6.4 For such inspections and tests which are conducted in the premises of the supplier or its subcontractor(s), all reasonable facilities and assistance, including access to relevant drawings, design details and production data, shall be furnished by the supplier to the purchaser's inspector at no charge to the purchaser.
- 6.5 If during such inspections and tests the contracted goods fail to conform to the required specifications and standards, the purchaser's inspector may reject them and the supplier shall either replace the rejected goods or make all alterations necessary to meet the specifications and standards, as required, free of cost to the Purchaser and resubmit the same to the purchaser's inspector for conducting the inspections and tests again.
- 6.6 If the supplier tenders the goods to the purchaser's inspector for inspection at the last moment without providing reasonable time to the inspector for completing the inspection and other formalities within the contractual delivery period, the inspector may carry out the inspection and complete the formality beyond the contractual delivery period at the risk and expense of the supplier. The fact that the goods have been inspected after the contractual delivery period will not have the effect of keeping the contract alive and this will be without any prejudice to the legal rights and remedies available to the Purchaser under the terms & conditions of the contract.
- 6.7 The purchaser's/Purchaser's contractual right to inspect, test and, if necessary, reject the goods after the goods' arrival at the final destination shall have no bearing of the fact that the goods have previously been inspected and cleared by purchaser's inspector during pre-dispatch inspection mentioned above.

#### 7. Terms of Delivery

Goods shall be delivered by the supplier in accordance with the terms of delivery specified in the contract.

#### 8. Insurance:

- 8.1 Unless otherwise instructed, the supplier shall make arrangements for insuring the goods against loss or damage incidental to manufacture or acquisition, transportation, storage and delivery in the following manner:
  - i) Wherever necessary, the goods supplied under the contract shall be fully insured in a freely convertible currency in the manner specified

in the contract. If considered necessary, the insurance may be done for coverage on "all risks" basis including war risks and strike clauses. The amount to be covered under insurance should be sufficient to take care of the overall expenditure, which may be incurred due to any such damage, loss etc.

- ii) where delivery of imported goods offered from abroad is required by the Purchaser on CIF/CIP/DDP basis, the supplier shall arrange for insurance for an amount equal to one hundred and ten percent of the CIF or CIP value of the goods from "warehouse to warehouse" (final destination) on "all risks" basis including war risks and strikes and pay for the insurance, making the Purchaser as the beneficiary.
- iii) The Insurance related to Terms & Conditions of Contract will be as per INCOTERMS 2010.

#### 9. Incidental services:

Subject to the stipulation, if any, in Schedule of Requirements (Section – V) and the Technical Specification (Section – VI), the supplier shall be required to perform the following services.

- i) Installation and Demonstration of the goods
- ii) On Site Training of Purchaser's Staff.
- iii) Supplying required number of operation & maintenance manual for the goods

#### 10. Despatch Documents for Goods Imported from abroad:

- 10.1 The supplier shall send all the relevant despatch documents well in time to the Purchaser to enable the Purchaser clear or receive (as the case may be) the goods in terms of the contract.
- 10.2 Within 24 hours of despatch, the supplier shall notify the purchaser, consignee, and others concerned if mentioned in the contract, the complete details of despatch and also supply the following documents/information to them by registered post / speed post (or as instructed in the contract):
  - (i) Four copies of supplier's invoice showing contract number, goods description, quantity, unit price and total amount;
  - (ii) Original negotiable clean on-board Bill of Lading/ Airway bill, marked freight pre paid and four copies of non-negotiable Bill of Lading/Airway bill;
  - (iii) Four Copies of packing list identifying contents of each package;
  - (iv) Insurance Certificate;

- (v) Manufacturer's/Supplier's warranty certificate;
- (vi) Manufacturer's own factory inspection report;
- (vii) Certificate of origin
- (viii) Name of Port of Loading;
- (ix) Name of Port of Discharge and
- (x) Expected date of arrival.

#### 11. Warranty

- 11.1 The supplier warrants comprehensively that the goods supplied under the contract is new, unused and incorporate all recent/latest improvements in design and materials unless prescribed otherwise by the Purchaser in the contract. The supplier further warrants that the goods supplied under the contract shall have no defect arising from design, materials or workmanship or from any act or omission of the supplier that may develop under normal use of the supplied goods under the conditions prevailing in India.
- 11.2 This warranty shall remain valid for one Year after the goods have been delivered at the final destination and accepted by the Purchaser in terms of the contract.
- 11.3 The supplier shall, promptly repair or replace the defective goods or parts thereof, free of cost, at the ultimate destination on site. The supplier shall take over the replaced parts/goods after providing their replacements and no claim, whatsoever shall lie on the Purchaser for such replaced parts/goods thereafter.
- 11.4 If the supplier, having been notified, fails to rectify/replace the defect(s) promptly, the Purchaser may proceed to take such remedial action(s) as deemed fit by the purchaser, at the risk and expense of the supplier and without prejudice to other contractual rights and remedies, which the Purchaser may have against the supplier.
- 11.5 Supplier shall carry sufficient inventories to assure ex-stock supply of consumable spares for the goods so that the same are supplied to the Purchaser promptly on receipt of order from the purchaser.
- 11.6 An UPTIME warranty of 95% during the warranty should be provided. Down time above 5% per year will extend the warranty period by double the down time period.

#### 12. Prices

Prices to be charged by the supplier for supply of goods in terms of the contract shall not vary from the corresponding prices quoted by the supplier in its Bid and incorporated in the contract.

#### 13. Taxes, Duties and Octroi.

13.1 Supplier shall be entirely responsible for all taxes, duties, levies etc. incurred until delivery of the contracted goods to the purchaser. Only statutory variations on finished product if stipulated in Contract shall be allowed to the extent of actual payment by the Supplier

#### 13.2 Octroi Duty, Local Duties & Terminal Taxes etc.:

Normally, goods to be supplied to government departments against government contracts are exempted from levy of town duty, octroi duty, terminal tax and other levies of local bodies. However, on some occasions, the local bodies (like town body, municipal body etc.) as per their regulations allow such exemptions only on production of certificate to this effect from the concerned government department. Keeping this in view, the supplier shall ensure that the stores to be supplied by the supplier against the contract placed by the Purchaser are exempted from levy of any such duty or tax and, wherever necessary, obtain the exemption certificate from the purchaser.

However, if a local body still insists upon payment of such local duties and taxes, the same should be paid by the supplier to the local body to avoid delay in supplies and possible demurrage/detention charges and obtain a receipt for the same. The supplier should forward the receipt obtained for such payment to the Purchaser to enable the Purchaser reimburse the supplier and take other necessary action in the matter.

#### 14. Terms and Mode of Payment

#### 14.1 Payment Terms

Payment shall be made subject to recoveries, if any, by way of liquidated damages or any other charges as per terms & conditions of contract in the following manner:

### I) Payment for Domestic Goods or Goods of Foreign Origin located in India.

Payment shall be made in Indian Rupees as specified in the contract in the following manner: Hundred percent (100%) payment of the contract price subject to recoveries / liquidated damages/shortages etc., if any, shall be paid on receipt of goods in good condition (including installation & commissioning) and upon submission of the following documents:

- (i) Supplier's invoice showing contract number, goods description, quantity, unit price and total amount;
- (ii) Inspection & Acceptance Certificate, as per Section VIII (C) in original issued by the authorized representative of the consignee;
- (iii) Packing list identifying contents of each package;

#### II) Payment for Imported Goods on DDP terms:

Payment for foreign currency portion shall be made in the currency as specified in the contract in the following manner:

#### a) On Shipment:

Eighty Five (85)% of the net CIF/CIP/DDP price (CIF/CIP/DDP price less Indian Agency commission) of the goods dispatched shall be paid through irrevocable, non-transferable Letter of Credit (LC) opened in favour of the Foreign Principal in a bank in his country and upon submission of documents specified hereunder:

- (i) Four copies of supplier's invoice showing contract number, goods description, quantity, unit price and total amount;
- (ii) Original negotiable clean on-board Bill of Lading/ Airway Bill, marked freight pre paid and four copies of non-negotiable Bill of Lading/Airway Bill;
- (iii) Four Copies of Packing List identifying contents of each package;
- (iv) Manufacturer's warranty certificate;
- Inspection certificate issued by the nominated inspection agency, if applicable as per contract;
- (vi) Manufacturer's own factory Inspection Report;
- (vii) Certificate of origin by the chamber of commerce of the concerned country;
- (viii) Insurance Certificate.

The above documents shall also be received by the Purchaser promptly before arrival of goods at the Port/Airport of arrival and, if not received, the Supplier will be responsible for any consequent expenses.

#### b) On Acceptance:

Balance Fifteen (15)% payment would be made against 'Final Inspection and Acceptance Certificate' of goods after installation & commissioning, issued by the consignee, through irrevocable, non-transferable Letter of Credit (LC) opened in favour of the Foreign Principal in a bank in his country, subject to recoveries, if any.

#### c) Payment of Indian Agency Commission:

Indian Agency Commission will be paid to the Foreign Principal's Indian Agent in the local currency for an amount in Indian Rupees indicated in the relevant Price Schedule (as per prevailing rate of exchange ruling on the date of Contract as on website of RBI.) and shall not be subject to further escalation / exchange variation. Payment shall be made in Indian Rupees to the Indian Agent after receipt of "Inspection and Acceptance Certificate' from the consignee.

#### 14.2 Payment for Annual Maintenance Contract Charges:

The Purchaser/Consignee will enter into Annual Maintenance Contract with the supplier at the rates as stipulated in the Contract. The payment of AMC charges will be made on yearly basis after satisfactory completion of said period, duly certified by the consignee. An UPTIME warranty of 95% during the AMC should be provided. Down time above 5% per year will extend the warranty period and AMC period by double the down time period. The Supplier will provide at-least quarterly premaintenance services in the year in addition to attending to the emergency breakdown calls during the AMC period.

- 14.3 The supplier shall not claim any interest on payments under the contract.
- 14.4 Where there is a statutory requirement for tax deduction at source, such deduction towards income tax and other taxes as applicable will be made from the bills payable to the Supplier at rates as notified from time to time.
- 14.5 Irrevocable & non transferable LC shall be opened by the Sports Authority of India. However, if the supplier requests specifically to open confirmed LC, the extra charges would be borne by the supplier. If LC is required to be extended and/ or amended for reasons not attributable to the purchaser/ consignee, the charges thereof shall be borne by the supplier. However, if the LC is amended to make LC as per Contract the charges thereof shall be borne by the purchaser.

- 14.6 The payment shall be made in the currency / currencies authorised in the contract.
- 14.7 The supplier shall send its claim for payment in writing, when contractually due, along with relevant documents etc., duly signed with date, to the Purchaser.
- 14.8 All payments in Indian Rupee will be made through National Electronic Fund Transfer (NEFT)/RTGS systems as per the NEFT Mandate From attached as per Section-IV (E).
- 14.9 The Letter of Credit will be opened consignee/destination wise if specifically desired by the supplier. The Letter of Credit charges will be borne by the purchaser as specified in clause 14.5 of the Bidding Document.

#### 15. Delay in the supplier's performance.

- 15.1 The supplier shall deliver the goods and perform the services under the contract within the time schedule specified by the Purchaser as incorporated in the contract.
- 15.2 In cases where Delivery Period is linked with date of opening of Letter of Credit, and in case the Letter of Credit is amended to make Letter of Credit as per contract, then in such cases the Delivery Period will be calculated from the date of amendment of Letter of Credit.
- 15.3 Subject to the provision of Force Majeure under GCC clause 19, any unexcused delay by the supplier in maintaining its contractual obligations towards delivery of goods and performance of services shall render the supplier liable to any or all of the following sanctions:
  - (i) Imposition of Liquidated Damages,
  - (ii) Forfeiture of its Performance Security and
  - (iii) Termination of the Contract for default.
- 15.4 If at any time during the currency of the contract, the supplier encounters conditions hindering timely delivery of the goods and performance of services, the supplier shall promptly inform the Purchaser in writing about the same and its likely duration and make a request to the Purchaser for extension of the delivery schedule accordingly. On receiving the supplier's communication, the Purchaser shall examine the situation as soon as possible and, at its discretion, may agree to extend the delivery schedule, with or without liquidated

damages for completion of supplier's contractual obligations by issuing an amendment to the contract.

- 15.5 When the period of delivery is extended by the supplier, the amendment letter extending the delivery period shall, interalia contain the following conditions:
  - (a) The Purchaser shall recover from the supplier, under the provisions of the clause 16 of the General Conditions of Contract, liquidated damages on the goods and services, which the Supplier has failed to deliver within the delivery period stipulated in the contract.
  - (b) That no increase in price on account of any ground, whatsoever, including any stipulation in the contract for increase in price on any other ground and, also including statutory increase in or fresh imposition of customs duty, excise duty, sales tax/CST/VAT/CENVAT, Service Tax and Works Contract Tax or on account of any other tax or duty which may be levied in respect of the goods and services specified in the contract, which takes place after the date of delivery stipulated in the contract shall be admissible on such of the said goods and services as are delivered and performed after the date of the delivery stipulated in the contract.
  - (c) But nevertheless, the Purchaser shall be entitled to the benefit of any decrease in price on account of reduction in or remission of customs duty, excise duty, sales tax/ CST/VAT/CENVAT, Service Tax and Works Contract Tax or any other duty or tax or levy or on account of any other grounds, which takes place after the expiry of the date of delivery stipulated in the contract.
- 15.6 The supplier shall not despatch the goods after expiry of the delivery period. The supplier is required to apply to the Purchaser for extension of delivery period and obtain the same before despatch. In case the supplier dispatches the goods without obtaining an extension, it would be doing so at its own risk and no claim for payment for such supply and / or any other expense related to such supply shall lie against the purchaser.

#### 16. Liquidated damages

Subject to the provision of Force Majeure under GCC clause 19, if the supplier fails to deliver any or all of the goods or fails to perform the services within the time frame(s) incorporated in the contract, the Purchaser shall, without prejudice to other rights and remedies available

to the Purchaser under the contract, deduct from the contract price, as liquidated damages, a sum equivalent to 0.5% per week of delay or part thereof on delayed supply of goods and/or services until actual delivery or performance subject to a maximum of 10% of the contract price.

#### 17. Termination for default

- 17.1 The purchaser, without prejudice to any other contractual rights and remedies available to it (the purchaser), may, by written notice of default sent to the supplier, terminate the contract in whole or in part, if the supplier fails to deliver any or all of the goods or fails to perform any other contractual obligation(s) within the time period specified in the contract, or within any extension thereof granted by the Purchaser pursuant to GCC sub-clauses 15.3 and 15.4.
- 17.2 Unless otherwise instructed by the purchaser, the supplier shall continue to perform the contract to the extent not terminated.

#### 18. Termination for insolvency

If the supplier becomes bankrupt or otherwise insolvent, the Purchaser reserves the right to terminate the contract at any time, by serving written notice to the supplier without any compensation, whatsoever, to the supplier, subject to further condition that such termination will not prejudice or affect the rights and remedies which have accrued and / or will accrue thereafter to the purchaser.

#### 19. Force Majeure

- 19.1 Notwithstanding the provisions contained in GCC clauses 16,17 and 18, the supplier shall not be liable for imposition of any such sanction so long the delay and/or failure of the supplier in fulfilling its obligations under the contract is the result of an event of Force Majeure.
- 19.2 For purposes of this clause, Force Majeure means an event beyond the control of the supplier and not involving the supplier's fault or negligence and which is not foreseeable and not brought about at the instance of , the party claiming to be affected by such event and which has caused the non performance or delay in performance. Such events may include, but are not restricted to, acts of the Purchaser either in its sovereign or contractual capacity, wars or revolutions, hostility, acts of public enemy, civil commotion, sabotage, fires, floods, explosions, epidemics, quarantine restrictions, strikes excluding by its employees, lockouts excluding by its management, and freight embargoes.

- 19.3 If a Force Majeure situation arises, the supplier shall promptly notify the Purchaser in writing of such conditions and the cause thereof within twenty one days of occurrence of such event. Unless otherwise directed by the Purchaser in writing, the supplier shall continue to perform its obligations under the contract as far as reasonably practical, and shall seek all reasonable alternative means for performance not prevented by the Force Majeure event.
- 19.4 If the performance in whole or in part or any obligation under this contract is prevented or delayed by any reason of Force Majeure for a period exceeding sixty days, either party may at its option terminate the contract without any financial repercussion on either side.
- 19.5 In case due to a Force Majeure event the Purchaser is unable to fulfil its contractual commitment and responsibility, the Purchaser will notify the supplier accordingly and subsequent actions taken on similar lines described in above subparagraphs.

#### 20. Termination for convenience

- 20.1 The Purchaser reserves the right to terminate the contract, in whole or in part for its (purchaser's) convenience, by serving written notice on the supplier at any time during the currency of the contract. The notice shall specify that the termination is for the convenience of the purchaser. The notice shall also indicate interalia, the extent to which the supplier's performance under the contract is terminated, and the date with effect from which such termination will become effective.
- 20.2 The goods and services which are complete and ready in terms of the contract for delivery and performance within thirty days after the supplier's receipt of the notice of termination shall be accepted by the Purchaser following the contract terms, conditions and prices. For the remaining goods and services, the Purchaser may decide:
  - a) To get any portion of the balance completed and delivered at the contract terms, conditions and prices; and / or
  - b) To cancel the remaining portion of the goods and services.

#### 21. Fall Clause

a) The Supplier undertakes that he has not supplied/is not supplying similar products/system or sub-systems to any department of Govt. of India i.e. Central Government/ State Government, Statutory Undertakings of Central/ State Governments/Local

- Bodies etc. and as well as to private purchaser, domestic or foreign at a price lower than that offered in the present bid.
- b) If it is found at any stage that similar product/systems or sub systems was supplied by the Supplier to any of the above Organizations as well as to private purchaser, domestic or foreign, at a lower price, then that very price, with due allowance for elapsed time, will be applicable to the present case and the difference in the cost would be refunded by the Supplier to the Purchaser, if the contract has already been concluded and in case of running contract such differential price shall be adjusted from the invoice/or any amount due to the supplier.

#### 22. With holding and lien in respect of sums claimed

Whenever any claim or claims for payment of a sum of money arises out of or under the contract against the Contractor, the Purchaser shall be entitled to withhold and also have a lien to retain such sum or sums in whole or in part from the security, if any, deposited by the Contractor and for the purpose aforesaid, the Purchase shall be entitled to withhold the said cash security deposit or the security, if any, furnished as the case may be and also have a lien over the same pending finalization or adjudication of any such claim. In the event of the security being insufficient to cover the claimed amount or amounts or if no security has been taken from the Contractor, the Purchaser shall be entitled to withhold and have lien to retain to the extent of the such claimed amount or amounts referred to supra, from any sum or sums found payable or which at anytime thereafter may become payable to the Supplier under the same contract or any other contract with the Purchaser or the Government, pending finalization or adjudication of any such claim and that The Contractor shall have no claim for interest or damages whatsoever on this account or on any other ground in respect of any sum of money withheld or retained under this clause and duly notified as such to the Contractor.

#### 23. Resolution of disputes

23.1 If dispute or difference of any kind shall arise between the Purchaser and the supplier in connection with or relating to the contract, the parties shall make every effort to resolve the same amicably by mutual consultations.

- 23.2 If the parties fail to resolve their dispute or difference by such mutual consultation within twenty-one days of its occurrence, then, either the Purchaser or the supplier 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 the Purchaser/ Purchaser and a Supplier 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 Director General (Sports Authority of India). The award of the arbitrator will be final and binding on the parties to the Contract.
- 23.3 Venue of Arbitration: The venue of arbitration shall be the place from where the contract has been issued, i.e., Trivandrum, India.
- 23.4 The courts of Trivandrum will have the exclusive jurisdiction to try the disputes.

#### 24. Applicable Law

The contract shall be governed by and interpreted in accordance with the laws of India for the time being in force.

# SECTION – VIII (A) CONTRACT AGREEMENT CONTRACT FORM FOR SUPPLY of EQUIPMENT SPORTS AUTHORITY OF INDIA

		D					
		ontinuation to this office's					
1.	Nam	e & address of the Supplie	r:				_
2.		naser's Bidding Documen					and
	subs	equent Amendment No_		, dated_		(if a	any),
	issue	d by the purchaser.					
3.		lier's Bid No					
	comr	munication(s) No		dated		_ (if a	any),
	exch	anged between the suppli	er and th	ne Purchaser	in con	nection	with
	this E	Bid.					
4.	In addition to this Contract Form, the following documents etc, which						
	are included in the documents mentioned under paragraphs 2 and 3						
	above, shall also be deemed to form and be read and construed as						
	integral part of this contract:						
	(i) General Conditions of Contract;						
	(ii)	•	ts;				
	(iii)	•	_				
	(iv)	Bid Form furnished by th					
	<ul><li>(v) Price Schedule(s) furnished by the supplier in its Bid;</li></ul>						
	(vi)						
	(vii)	Purchaser's Notification (	ot ∆ward				

- 5. Some terms, conditions, stipulations etc. out of the above referred documents are reproduced below for ready reference:
- (i) Brief particulars of the goods and services which shall be supplied/provided by the supplier are as under:

Schedule No	Brief description of goods	Accounting unit	Unit price	Quantity to be supplied	Total price	Terms of delivery

Any other additional services (if a	pplicable) and cost thereof:
	(In words)
(ii) Delivery schedule:	
iii) Details of Performance Securit	y:
(iv) Consignee:	
(v) Warranty Period:	
(vi) Payment terms:	
	(Signature, name and address of the purchaser's authorised official) For and on behalf of
	Sports Authority of India
	Received and accepted this contract
for an include	[Signature with date, name and designation]
for and on beh	
	[Name & address of the manufacturers] (Seal of the supplier)
	Date:
	Place:

## SECTION – VIII (B) BANK GUARANTEE FORM FOR PERFORMANCE SECURITY

To

#### Sports Authority of India,

[The bank, as requested by the successful Bidder, shall fill in this form in accordance with the instructions indicated]

Date: [insert date (as da	y, month, and year	) of Notification of Award	]
and Contract No.			

Bank's Branch or Office: [insert complete name of Guarantor]

Beneficiary: Sports Authority of India,

**PERFORMANCE GUARANTEE No.:** [insert Performance Guarantee number]

We have been informed that [insert complete name of Supplier] (hereinafter called "the Supplier") 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 Supplier, 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 authorised representatives of the bank and the Supplier]

## SECTION – VIII (C) INSPECTION & ACCEPTANCE CERTIFICATE

Certified that the following store(s) has/ have been received in full & good condition as per the contract specifications and terms & conditions of contract. The equipment has been installed and commissioned and onsite training for operation of equipment has been provided by the supplier free of cost:

1) Contract No. & Date :			_	
2) Supplier's Name & Ac	ddress :			
3) Consignee :		_		
4) Name of the item sup	pplied :			
5) Quantity Supplied & I	Received :			
6) Date of Receipt by th	e Consignee :			
7) Damages/Shortages/	Recoveries :			_
8) Remarks, if any :				
9) Ledger Entry Details :			_	
(	) (	) (		)
Signatures of Inspectior Head of the Centre	a & Acceptance Committe	e Membe	rs Counter s	igned by
			Date:	
			Place:	
				( Seal)