# **TECHNICAL BID**

Name of work:

A.M.C. of Split / Window type Air-conditioning units & water coolers installed at NIPGR Campus, New Delhi, during the year 2015-2016 and material required for day to day maintenance.

**CLIENT:** 

DIRECTOR NIPGR, NEW DELHI

### **TENDER DOCUMENT**

Name of work:

A.M.C. of Split / Window type Air-conditioning units & water coolers installed at NIPGR Campus, New Delhi, during the year 2015-2016 and material required for day to day maintenance.

**CLIENT:** 

DIRECTOR, NIPGR **NEW DELHI** 

**COST OF TENDER DOCUMENT: ₹ 500.00** 

### **TENDER DOCUMENTS**

Name of work:	A.M.C. of Split / Window installed at NIPGR Campu material required for day to	s, New Delhi, durina t	units & water coolers he year 2015-2016 and
Owner:	Director, NIPGR, JNU	campus, New Delhi	
Tender Issued to :			
Place for submission Place opening of ter		NIPGR Campus, Aruna Asaf Ali Marg, New Delhi-110067	
			Consultant Engineer NIPGR, New Delhi

24.09.2015 up to 4.00 P.M. 28.09.2015 before 2.30 P.M.

28.09.2015 at 3.00 P.M.

Consultant Engineer NIPGR, New Delhi

Last date for sale of tenders: Date/Time of submission : Date/Time of opening :

### **TENDER FORM**

To

The Consultant Engineer NIPGR Campus, Aruna Asaf Ali Marg, New Delhi.

Dear Sir.

I/We have read and examined the following Tender Documents relating to the "A.M.C. of Split / Window type Air-conditioning units & water coolers installed at NIPGR Campus, New Delhi, during the year 2015-2016 and material required for day to day maintenance."

- Tender Form
- Notice Inviting Tender
- General Conditions
- Instruction to bidders
- General Information
- > Memorandum
- General conditions of contract agreement
- General site rules, procedures and precautions
- Schedule of Quantities
- > Terms & conditions

I/We hereby offer to execute the work complete in all respects specified in the under written Memorandum within the time specified therein or during the allowed extended time at the rates specified in the bill of Quantities and in accordance with the specifications, designs and instructions in writing referred to in the conditions of tender.

(Seal & Signature of Contractor)

# NATIONAL INSTITUTE OF PLANT GENOME RESEARCH

Aruna Asaf Ali Marg, New Delhi – 110 067 Phone: 26735138 / 26735161 Fax: 26741658

F. No. NIPGR/Engg./5/5/2015-16

Dated: 10.09.2015

### NOTICE INVITING TENDER

Sealed item rate Tenders are invited in two bid system on behalf of the Director, NIPGR, Aruna Asaf Ali Marg, New Delhi – 110 067 for the annual maintenance contract of split / window airconditioners and water coolers from approved and eligible contractors of CPWD / State PWD and those on approved list of MES, Railways, Govt. Autonomous organizations, State / Central Govt. undertaking / PSUs / other reputed organizations, so as to reach his office up to 2.30 P.M. on or before 28.09.2015.

Name of work:

A.M.C. of Split / Window type Air-conditioning units & water coolers installed at NIPGR Campus, New Delhi, during the year 2015-2016 and material required for day to day maintenance.

SI. No.	Estimated Cost (In ₹)	EMD (In ₹)	Time for Completion	Last date & time for sale of Tender Documents	Date & time of Submission of tenders	Date & time of opening of tenders
1.	2.	3.	4.	5.	6.	7
1.	3.51 lakhs	7,050.00	12 months	24.09.2015 4:00 P.M.	28.09.2015 2:30 P.M.	28.09.2015 3:00 P.M.

Tender documents can be obtained upto 4:00 P.M. on all working days on payment of ₹ 500.00 (₹ Five hundred only) in cash (Non refundable) towards the cost of tender. Earnest money in the form of Demand Draft of a Scheduled Bank issued in favour of the Director, NIPGR, New Delhi will be submitted.

Tender can also be downloaded from our website <u>www.nipgr.ac.in</u>. The tenderer must submit ₹ 500 towards the cost of tender in the form of DD drawn in favour of Director NIPGR payable at New Delhi. Tender received without the cost of tender, will not be considered.

The bids will be accepted in respect of those contractors having successfully completed three similar works each costing not less than ₹ 1.40 lakhs or two similar works each of value not less than ₹ 1.76 lakhs or single similar work of value not less than ₹ 2.81 lakhs and having annual financial turnover of ₹ 4.00 lakhs, during the last three years ending  $31^{st}$  May, 2015. Similar works means "A.M.C. of Split / Window type Air-conditioning units & water coolers" in Government organizations, Govt. Autonomous organizations, PSUs and other reputed organizations.

Intending tenderers must enclose self attested copies of Completion Certificates of having completed the work satisfactorily issued by an authority not below the rank of Executive Engineer or equivalent and PAN / TIN numbers. Tenders received without their details / documents will not be considered.

#### **GENERAL CONDITIONS**

- 1. Sealed tenders on item rate basis are hereby invited for the work of "A.M.C. of Split / Window type Air-conditioning units & water coolers installed at NIPGR Campus, New Delhi, during the year 2015-2016 and material required for day to day maintenance."
  - The tender document consists of Tender form, Notice Inviting Tender, Instructions to bidders, General Information, Memorandum, General Conditions of contract Agreement, General Site Rules, Procedures and Precautions, Schedule of Quantities, Terms & Conditions, which can be had at a cost of ₹ 500.00 (₹ Five hundred only) from the office of Consultant Engineer, NIPGR CAMPUS, New Delhi. Purchase of tender document is obligatory on the part of the tenderers & bid in no other form will be accepted.
- 2. The tender documents shall be placed in sealed cover as mentioned in Procedure of Submission of tender and addressed to the Consultant Engineer, NIPGR Campus, New Delhi. The tender shall be received by the Consultant Engineer, NIPGR Campus, New Delhi before 2.30 P.M. on 28.09.2015 and shall be opened on the same day at 3.00 P.M. in presence of the tenderers or their authorized representatives who may like to be present. Any envelope received after the said date and time shall not be entertained under any circumstances and no consideration what so-ever shall be given to anything that might be contained in any such envelope.
- 3. The time allowed for the completion of work is 12 months as per the work order issued by the department.
- 4. Every tender shall be accompanied by earnest money for ₹ 7,050.00.00 (₹ Seven thousand fifty only) in the form of demand draft drawn in favour of the Director, NIPGR payable at New Delhi. Any tender not accompanied by such earnest money will be rejected straight away.
- 5. The contractor will submit his tender after examining the tender documents, scope of work, specifications, clauses, additional terms of contract agreement, special terms & conditions, bill of quantities etc.
- 6. The quoted rates shall remain valid for 90 days from the date of opening of Tender. The value of tender can be increased or decreased and any item can be added, deleted, withdrawn or substituted without any notice as per the requirements of NIPGR without assigning any reason.
- 7. If a tenderer whose tender is accepted fails to undertake the work as per the date of issue of award letter, the earnest money deposited will be forfeited.
- 8. NIPGR does not bind itself to accept the lowest or any tender and reserves the right to reject any or all tenders without assigning any reason.
- 9. NIPGR will not pay any expense, whatsoever incurred by tenderer for the preparation and submission of tenders.
- 10. This notice inviting tender, will form part of the contract agreement to be executed by the successful tenderer with the NIPGR.
- 11. The successful tenderer shall have to sign the contract agreement within 10 days of the award of work.
- 12. All the correspondence on the tender shall be addressed to the Consultant Engineer,

Consultant Engineer

#### **INSTRUCTIONS TO BIDDERS**

#### 1. GENERAL INSTRUCTIONS:

The works referred here-in shall cover the entire scope of the proposal which includes running, maintenance & operation of A.C. plant which the NIPGR desires to get carried out. The "Owner" where appearing in these documents shall mean Director, NIPGR,

### 2. PROCEDURE FOR SUBMISSION OF TENDERS:

The following procedure shall be adopted for submission and opening of tenders. The sealed envelope shall be SUPERSCRIBED Tender for "A.M.C. of Split / Window type Air-conditioning units & water coolers installed at NIPGR Campus, New Delhi, during the year 2015-2016 and material required for day to day maintenance."

#### **ENVELOPE NO.-1**

This envelope shall contain only the earnest money deposit, cost of tender (if downloaded from website) & technical bid and will be opened first.

#### ENVELOPE NO.- 2

This sealed envelope shall contain the financial bid of the contractor as per bill of quantities. This envelope shall be opened only after the EMD contained in envelope No.1 & technical bid is found in order as per the requirements of NIPGR. The date of opening of price bid shall be intimated later on.

The sealed cover containing envelope 1 & 2 shall be opened on the prescribed date and tirge in the presence of tenderers or their authorized representatives who may wish to be present.

# 3. TENDERERS TO STUDY ENTIRE TENDER DOCUMENT CAREFULLY:

Submission of a tender by a tenderer implies that he has read all the stipulations contained in this tender document and has acquainted himself of the nature, scope and specifications of the works to be followed.

# 4. TENDERER TO SUBMIT THE ENTIRE TENDER DOCUMENT:

The tenderer shall submit all documents issued to him for the purpose of this tender after duly filling the same in all respects. Tenders which are found to be vague or incomplete shall be rejected summarily.

### 5. INSTRUCTION FOR FILLING THE TENDER:

Tenders shall be forwarded under cover or a letter type written on the tenderer's letter-head and duly signed by the tenderer. Signatures must be in long hand, executed in ink by a duly authorized person of the tendering firm. No oral, telegraphic or telephonic tenders or subsequent modifications there-to shall be entertained; If a tender is submitted on behalf of the partnership firm, then all the partners shall sign or may be signed by one in whose favour all the partners have given General Power Of Attorney. In case of tender submitted by a company, it shall be signed by one who has been authorized by the Board of Directors through a resolution. Copy of resolution and the authority letter in favour of the person signing must accompany the tender.

### 6. TENDERERS TO QUOTE FOR ALL ITEMS AND IN FIGURES & WORDS:

The tenderer shall quote his rates in words and figures with reference to each item and must enter for all the items shown in the attached Bill of quantities. Incomplete offer shall be liable for rejection. In case there is a discrepancy in "words" and "figures", the rate in words will be taken as correct for evaluation of tender. All quantities should be calculated as per percentage given by the contractor and total should be given of every sub head and grand total should also be given of all heads. The total amount shall be written both in figures and in words.

### 7. VALIDITY PERIOD OF OFFERS:

The rates quoted in the tender shall hold good for 90 days from the date of opening of the tender. The validity period shall be extendable with the mutual consent of both the parties. No tenderer can withdraw/or modify his tender or revoke the same within the said period of 90 days. If a tenderer on his own withdraws or revokes the tender or revises or alters or modifies the tender for any item or condition within a period of aforesaid 90 days his earnest money deposit shall stand forfeited.

# 8. TENDERER TO SIGN ALL PAGES:

The tenderer shall stamp and sign at the bottom right hand corner of every page of the tender documents in token of acceptance of tender conditions and for the purpose of identification.

# 9. ERASURES AND ALTERATIONS:

Tenders containing erasures and alterations of the tender documents are liable to be rejected unless these are authenticated by the person signing the Tender Documents.

# 10. TENDERER TO SATISFY HIMSELF OF SITE CONDITIONS:

Tenderers are advised to inspect and examine the site and its surroundings and satisfy themselves before submitting their tender regarding nature of the site conditions, the means of access of the site, the accommodation they may require and in general obtain all necessary information as to risks, contingencies and other circumstances which may influence or affect their tender in any manner. A tenderer shall be deemed to have full knowledge of the site, whether he inspects it or not and no compensation or otherwise of any charges incurred or to be incurred consequent on any misunderstanding or otherwise shall be admissible.

#### 11. EARNEST MONEY:

The tender shall be accompanied by earnest money of ₹ 7,050.00.00 (₹ Seven thousand fifty only) in the form of Demand Draft only drawn in favour of the Director, NIPGR payable at New Delhi. Earnest money of the unsuccessful bidder(s) shall be refunded after expiry of the validity period of the tenders/allotment of works whichever is earlier.

# 12. TENDER LIABLE TO REJECTION:

Tenders which do not fulfill all or any of the conditions laid down in this notice, or contain conditions not covered and / or not contemplated by the Conditions of contract and/or expressly prohibited therein or stipulate additional/alternative conditions shall be liable to be rejected and his earnest money will be forfeited.

Tenders shall also be liable for rejection on any of the following grounds :-

- i) Tenders submitted late
- ii) Tenders containing remarks uncalled for.
- iii) Conditional tenders
- iv) Tenders not submitted on prescribed Performa.
- v) Telegraphic tenders.

### 13. CORRESPONDENCE:

Tenderers must mention their postal address and telephone number(s) of the Chief Executive/authorized agent or attorney in the tender. The tender submitted by the tenderer will be rejected if he or his agent cannot be contacted on the last known address or on the intimated telephone number(s) after reasonable search in which event earnest money may be forfeited by the NIPGR.

# 14. NIPGR NOT TO ASSIGN ANY REASON FOR REJECTION OF TENDER:

NIPGR hold absolute discretion to accept or reject the lowest or any other tender without assigning any reason. No claim on this account shall be entertained.

# 15. AMENDMENT IN TENDER DOCUMENTS:

NIPGR reserves the right to revise or amend the Bid Documents upto the date prior to the date notified for opening of the tenders and also the right to postpone the date of submission and opening of tenders without assigning any reason, whatsoever.

# 16. REFERENCE IN TENDER DOCUMENTS:

Director, NIPGR, shall be referred as "Owner" in all the documents of Tender documents/contract agreement.

# 17. CONSULTANT ENGINEER

Where ever the word "Consultant Engineer" occurs it shall mean the authorized Engineer appointed by the NIPGR for the superintendence of the execution of works.

**Consultant Engineer** 

# GENERAL INFORMATION

Г	1	Accepting A. II. II	
	1	Accepting Authority	Director,
			NIPGR, New Delhi.
-	2	Reference Book	13 ODI (D
	_	Melerence Book	i) CPWD specifications (Latest as on date of tender)
-	3	Earnest money	II) B.I.S. specifications (latest edition)
		Larriest money	₹ 7,050.00.00 (₹ Seven thousand fifty only) to be furnished
			with the tender in the form of the demand draft (No interest
			is payable on security deposit & E.M.D.).
	4	Security deposit	
		doposit	The security deposit will be collected by deductions from
			uie fulfilling pills of the contractors at the rote mentions
			below allow the earnest money if denosited at the time of
			leated as narr of security denseit
			I chomidite Guarantee shall be an amount equal to 50% of
			the tendered and accepted value of work in one of the following forms:
			Tollowing Torrins.
			1. Denosit at call receipts / Bankor's abarus/D.D. /D
			<ol> <li>Deposit at call receipts / Banker's cheque/D.D./Pay Order of scheduled bank.</li> </ol>
			2. An irrevocable Bank Guarantee Bond of any
			scheduled bank or the State Bank of India in
			prescribed form given in the Annexure.
			gwort in the Annie Aure.
			A sum @ 5% of the gross amount of the bill shall be
			deducted from each running bill of the contractor till the sum
			along with the sum already deposited as earnest money
			will amount to Security Deposit of 5% of the tendered value
			of the work. In addition, the contractor shall be required to
			deposit an amount equal to 5% of the tendered value of the
			contract as Performance Guarantee within the period
			prescribed for commencement of work in the letter of award
			issued to him.
5	+	Authority competent to grant	
		extension of time	Director NIPGR or authorized person by Director, NIPGR
		Oxfortion of time	
6		Tools & plants	To be erronged by sent to
7		Schedule of Minimum wages	To be arranged by contractor  As per polification issued by CDM/D
8		Authority competent to reduce the	As per notification issued by CPWD.  Director ,NIPGR
		compensation amount	Director, NIPGK
9		Release Security Deposit /	The Derformance Owner I I I I I
	- 1	Performance Guarantee	The Performance Guarantee shall be refunded to the
			contractor on completion of the work and recording of
			completion certificate and the Security Denosit he released
10	,	Periodicity of submission	after one year of completion of work.
		of interim Bills	Quarterly (once in 3 months)
11		A 41	Director, NIPGR
	1	Appoint Arbitrator	Director, NIPGK

Contractor

Consultant Engineer

### **MEMORANDUM**

a)	Name of work	A.M.C. of Split / Window type Air-conditioning units & water coolers installed at NIPGR Campus, New Delhi, during the year 2015-2016 and material required for day to day maintenance.
b)	Estimated cost	₹ 3.51 lakhs.
c)	Earnest money	₹ 7,050.00.00 (₹ Seven thousand fifty only) in the form of Demand Draft in favour of NIPGR payable at JNU CAMPUS,, New Delhi. (No interest is payable on earnest money).
d)	Time allowed for the completion of work	12 months

Place
Date:

(Seal & Signature of Contractor)

# GENERAL CONDITIONS OF CONTRCT AGREEMENT

### **SECURITY DEPOSIT**

1. The person/persons whose tender may be accepted (herein after called the contractor) shall permit Consultant Engineer at the time of making any payment to him for works done under the contract to deduct such sum as will amount to 10 % of all moneys so payable to be held by the Consultant Engineer, by way of security deposit. Earnest money shall also be adjustable towards this security deposit. All compensation or other sums of money payable by the contractor to Consultant Engineer under terms of this contract may be deducted from his security deposit or from any account what so ever, and in the event of his security deposit being reduced by reason of any such deduction, the contractor shall within 10 days thereafter make good in cash any sum or sums which may have been deducted from his security deposit or any part thereof.

# **COMPENSATION CLAUSE**

- 2.1 The time allowed for carrying out the work as entered in the tender shall be strictly observed by the contractor, and shall be reckoned from the 10th day of the date on which the order to commence the work is given to the contractor within ten days of award of work the contractor shall prepare and submit a schedule for work execution in the form of a bar chart/CPM network and submit the same for approval of the Consultant Engineer, NIPGR. The work on the contract shall be executed according to the approved schedule as aforesaid and shall throughout the stipulated period of the contract be proceeded with all due diligence (time being deemed to be the essence of the contract on the part of the contractor) and the contractor shall pay as compensation an amount equal to one percent or such smaller amount as Consultant Engineer, NIPGR may decide on the value of work as per contract, for every week that the work remains uncommenced or unfinished after the dates mutually agreed upon by the parties. Further to ensure good progress during the execution of the work, the contractor shall be bound in all cases in which the time allowed for any work exceeds one month to complete one fourth of the whole of the work before one fourth of the whole time allowed under the contract has elapsed, one half of work before one half of such time has elapsed and three fourth of the work before three fourth of such time has elapsed. In the event of the contractor failing to comply with this condition he shall be liable to pay as compensation an amount equal to one percent or such smaller amount as the Consultant Engineer ,NIPGR, may decide of the value of balance work for everyday that the due quantity of work remains incomplete. Provided always that the entire amount of compensation to be paid under the provisions of this clause shall not exceed ten percent of the awarded cost of work as shown in the tender. The Director, NIPGR, on a representation from the Contractor, is however, empowered to reduce the amount of compensation and his decision in writing shall be
- 2.2 In any case under which any clause or clause of this contract the contractor shall have rendered himself liable to pay compensation Consultant Engineer, NIPGR on behalf of the NIPGR, shall have power to adopt any of the following courses as he may deem best suited in the interest of the NIPGR.
- a) To rescind the contract (of which rescission notice in writing to the contractor under the hand of Consultant Engineer, NIPGR shall be conclusive evidence), and in which case the security Engineer, NIPGR.
- b) To employ labour to be paid by Consultant Engineer, NIPGR and to supply materials to carry out the work or any part of the work debiting the contractor with the cost of the labour and the price of the materials (of the amount of which cost and price a certificate of Consultant Engineer, NIPGR shall be final and conclusive against the contractor) and crediting him with the value of the work done, in all respect in the manner and at the same rates as if it had been carried out by the contractor under the terms of his contract. The certificate of Consultant Engineer, NIPGR as to the value of the work done shall be final and conclusive against the contractor.

c) To measure up the work of the contractor, and to take such part thereof as shall be unexecuted out of his hands and to give to a other contractor to complete, in which case any expenses which may incurred in excess of the sum which would have been paid to the original contractor if writing of Consultant Engineer, NIPGR shall be final and conclusive)shall be borne and paid by the original contractor and may be deducted from any money due to him by the Consultant Engineer, under this contract or otherwise from his security deposit or sale proceeds of the materials and tools and plants of the contractor lying at site.

In the event of any of the above courses being adopted by the Consultant Engineer, NIPGR, the contractor shall have no claim to compensation for any loss sustained by him by reason of his having purchased or procured any material entered in to any agreement or made any advance on account thereof or with a view to the execution of the work of the performance of the contract. And incase the contract is rescinded under the aforesaid provisions, the contractor shall not be entitled to recover or be paid any sum for any work thereof or actually performed under this contract unless and until Consultant Engineer, NIPGR has certified in writing the performance of such work and the value payable in respect thereof, and the contractor shall only be entitled to be paid for the value so certified.

2.3 In any case in which any of the powers conferred upon the Consultant Engineer, NIPGR by clause 3 thereof shall have become exercisable and the same shall not be exercised, the non-exercise thereof shall not constitute a waiver of any of the conditions thereof an such powers shall not withstanding be exercisable in the event of any future case of default by the contractor for which by any clause or clauses thereof he is declared liable to pay compensation amounting to the whole of his security deposit and the liability of the contractor for past and future compensation shall remain unaffected.

In the event of Consultant Engineer, NIPGR putting force either of the powers (a) or (c) vested to him under the preceding clause he may, if he so desire, take possession of all or any tools, plants, materials and stores in or upon the works, or the site thereof or belonging to the contractor or procured by him and intended to be used for the execution of the work any part thereof, paying or allowing for the same in account at the contract rates, or incase of these not being applicable at current market rates to be certified by the Consultant Engineer, NIPGR whose certificate hereof shall be final, otherwise Consultant Engineer, NIPGR by notice in writing to the contractor or his authorized agent require him to remove such tools, plants, materials or stores from the premises within a time to be specified in such notice: and in the event of the contractor failing to comply with any such requisition, the Consultant Engineer, NIPGR or his authorized representative may remove them at the contractor's expenses to sell them by auction or private sale on account of the contractor and at his risk in all respects and the certificate of Consultant Engineer, NIPGR as to the expense or any such removal and the amount of the proceeds and expense of any such sale shall be final and conclusive against the contractor.

2.4 All sums payable by way of the compensation under any of these conditions shall be considered as reasonable compensation to be applied to the use of Consultant Engineer, NIPGR without reference to the actual loss or damage sustained and whether or not any damage shall have been sustained.

### TIME EXTENSION

3.1 If the contractor shall desire an extension of the time limit for completion of the work on the grounds of his having been unavoidably hindered in its execution or on any other ground he shall apply in writing to the Consultant Engineer, NIPGR within 30 days of the date of the hindrance on account of which he desires such extensions as aforesaid but before the expiry of time limit and the Consultant Engineer, if in his opinion (which shall be final) reasonable grounds as shown thereof, authorized such extension of time if any, as may, in his opinion be necessary or proper.

### **COMPLETION OF WORK**

4.1 Without prejudice to the rights of Consultant Engineer under any clause hereinafter contained on completion of the work, the contractor shall be furnished with a certificate by the Consultant Engineer or his representative of such completion, but no such certificate shall be given nor shall the work be considered to be complete until the contractor shall have removed from the premises on which the work has been executed, all scaffolding, surplus materials and rubbish, and cleaning off the dirt from all doors, walls, floors, or any other parts of buildings said to have been completed, and the measurements in the said certificate shall be binding and conclusive against the contractor, if the contractor shall fail to comply with the requirements of this clause as to the removal of scaffolding, surplus materials, and rubbish and cleaning off dirt on or before the date fixed for the completion of the work, Consultant Engineer, NIPGR may at the expense of the contractor have removed such scaffolding, surplus materials and rubbish and dispose of the same as he thinks fit and clean off such dirt as aforesaid and the contractor shall forth with pay the amount of all expenses so incurred, and shall have no claim in respect of any such scaffolding or surplus materials as aforesaid except for any such sale proceeds actually realized by the sale thereof.

### **ADDITIONS/ALTERATIONS**

5.1 The Consultant Engineer, NIPGR shall have power to make any alterations or omissions or additions or substitutions in the equipments and instructions that may appear to him to be necessary or advisable during the progress of the work, and the contractor shall be bound to carry out the work in accordance with any instructions which may be given to him in writing signed by the Consultant Engineer and such alterations, additions or substitutions shall not invalidate the contract and any altered, additional or substituted work which the contractor may be directed to carry out in the manner above specified as part of the work shall be carried out by the contractor on same conditions in all respects on which he agreed to do the main work. The time for the completion of the work shall be extended in the proportion that the altered additional or substituted work has to the main work at the sole discretion of the Consultant Engineer, NIPGR and his decision in this regard shall be final and binding on the contractor.

The rates for the additional, altered or substituted work under this clause shall be worked out in accordance with the following provisions in their respective order:

i) If the rates for the additional, altered or substituted work are specified in the contract for the main work, the contractor is bound to carry out the additional, altered or substituted work at the same rates as are specified in the contract for the main work.

ii) Incase the rates for such items do not exist in the main contract but are available in the CPWD Schedule of rates, the same shall be derived on the basis of the percentage above/below the approved contract cost to the estimated cost for the work put to tender.

iii) In the event, there is no similar class of work specified in clause(i) & (ii) above, the contractor shall work out a rate for each item on the basis of the prevalent market rates and submit the same together with the detailed analysis to the Consultant Engineer within a period of 7 days from the day that the order for the relevant items are issued by the Consultant Engineer, NIPGR. The market rates of material & labour shall be as finally determined by the Consultant Engineer. Contractor's profit shall be admissible @10% on the cost of material & labour. Incase there is a difference between the rates quoted by the contractor and the rates found unacceptable by the Consultant Engineer, the later shall within a fortnight of submission, conduct necessary negotiations with the contractor to arrive at a mutually agreeable rate. The Consultant Engineer, reserves to himself the right to cancel his order to carry out such work and arrange to carry it out in such manner as he may deem fit. But under no circumstances the contractor shall suspend the work on the plea of non settlement of rates for items falling under the clause.

#### **ARBITRATION**

6A.1 Except where otherwise provided in the contract all questions and disputes relating to the meaning of the specifications, designs, drawings and instructions here in before mentioned and as to the quality of workmanship or materials used on the work or as to any other question, claim, right, matter or thing whatsoever, in any arising out of or relating to the

contract, designs, drawings, specifications, estimates, instructions, orders or these conditions or otherwise concerning the works, or the execution or failure to execute the same whether arising during the progress of the work or after the completion or abandonment thereof shall be referred to the sole arbitration of the person selected from out of a panel of names to be supplied upon a request in writing by party invoking the arbitration by the Director, NIPGR, at the time of the dispute. It will be no objection to any such appointment that the arbitrator so appointed was associated with the work and that he had to deal with the matters to which the contract relates and that in the course of his duties in association with the Consultant Engineer, NIPGR, he had expressed views on all or any of the matters in dispute or difference. The arbitrator to whom the matter is originally referred being unable to act for any reason, the Director shall appoint another person to act as arbitrator in accordance with the terms of the contract. Such person shall be entitled to proceed with the reference from the stage at which it was left by his predecessor. It is also a term of this contract that no person other than a person appointed by the Director as aforesaid shall act as arbitrator. in all cases where the amount of the claim in dispute is Rs.50000/- (Rs. Fifty thousand only)or above, the arbitrator shall give reasons for the award.

Subject as aforesaid the provisions of Arbitration and Cancellation Act 1996 or any statutory modifications or reenactment thereof and the rules framed thereunder and for the time being in force shall apply to the arbitration proceeding under this clause.

It is also a term of the contract that while invoking arbitration the party invoking arbitration shall specify the dispute or disputes to be referred to arbitration under this clause together with the amount or amounts claimed in respect of each such dispute.

It is also a term of the contract that if a party does not make any demand for arbitration in respect of any claim(s) in writing within 90 days of receiving the intimation from the Consultant Engineer that the bill is ready for payment, the claim if any, shall be deemed to have been waived and absolutely barred and the owner shall be discharged and released of all liabilities under the contract in respect of these claims.

The Arbitrator should be of the rank of retired / working Chief Engineer (CPWD) or (B & R) Delhi or equivalent post. The contractor will be entitled to file only those claims for arbitration which had already been raised before the Consultant Engineer and rejected by him time to time during the execution of work.

#### **CARRYING OUT OF WORK**

6A.2 All the work shall be carried out in accordance with CPWD specifications prevalent as on date of tender & strictly as per the specifications given in the tender to the total satisfaction of the Architect. In the case of an item for which specification are not available in the said specifications relevant BIS specifications applicable as on the date of tenders shall be followed.

Consultant Engineer

# **GENERAL SITE RULES, PROCEDURES AND PRECAUTIONS**

# 1 SITE WORKING RULES AND REGULATIONS

- a) The contractor shall furnish Consultant Engineer, NIPGR the Power of Attorney name and signature of his authorized representative who will be in-charge of the execution of the works at site. The contractor shall also furnish the list of technically qualified persons employed by him for execution of the works.
- b) Save as otherwise specifically provided in this Agreement the rates and prices herein, unless otherwise stipulated elsewhere in this Agreement, include all the costs, expenses and outlays of the contractor for executing the works and fulfilling all the obligations of the Contractor under this agreement.

**Consultant Engineer** 

<u>301</u>	DULE OF Q	UANTITIES				
ITEN	I NO.	DESCRIPTION OF ITEM	QTY.	UNIT	RATE	AMOUNT
Attac	hed at pages	3:				
₹ 7,0	50.00.00 (₹ :	r be accepted, in whole or in ns of the conditions of te Seven thousand fifty only) d hi., shall stand absolutely forf	naer as enosited	applicable	or in defect	. 11
I/We	agree:					
(i)	to forfeit t	uld I/We fail to commend dum the NIPGR without prej the earnest money. Otherw owards security deposit ment	udice to	any other	right or reme	dy shall be at liberty
(ii)	to execute contained	all the works referred to in to or referred to therein.	he tend	er documen	ts upon the t	terms and conditions
The n	ames and p vith this tende	oostal addresses and contracter are:	ct phone	nos. of ou	r representa	tive(s) authorized to
1)						
2)						
				a .		
					•	
3)						

Signature of Tenderer

Dated the \_\_\_\_\_ day of \_\_\_\_\_ 2015

### **SCHEDULE OF QUANTITY**

Name of work: AMC of Split/window type air conditioning units & water Coolers installed at NIPGR Campus, New delhi during the

year 2015-2016 and material requird for day to day maintenance.

SI. No.	Description	Unit	Qnt	Rates per month	Amount per month	No. of months	Amount per year	
	SPLIT A.C.							
	Annual Maintenance Contract for servicing, repair & running maintenance of following 1.0 TR/ 1.5 TR, 2.0 T.R capacity Wall Split type / Window type A/C / Split Cassette type units of different makes comprising of floor / wall mounted condensing units including maintenance of Refrigerant piping work and all the scope of work specified below complete as required including auto Electronic Controller/ Voltage stabilizer w.e.f 01.08.2015 to 31.07.2016							
Α	SPLIT TYPE A/C UNIT				-			
1	1.0 TR	each	18					
2	1.5 TR	each	25					
3	2.0 TR	each	39					
В	WINDOW TYPE A/C				NOT TO BE FILLED			
1	1.5 TR	each	7	NOT TO BE FILLED				
С	WATER COOLER	each	10					
D	CASSETTE AC 4.0 TR	each	Ź					
	TOTAL		101					

#### В.

### LIST OF SPARES (if & when required)

S. No	Description	unit	Qnt	Rate	Make	
1	Compressor for Split A/C 1.0 TR	No	1		Kirloskar/Bluestar/LG/Existing	
2	Compressor for Split A/C 1.5 TR	No	1		Kirloskar/Bluestar/LG/Existing	
3	Compressor for Split A/C 2.0 TR	No	1		Kirloskar/Bluestar/LG/Existing	
4	Compressor for Window A/C 1.5 TR	No	1		Kirloskar/Bluestar/LG/Existing	
5	Compressor for Water Cooler	No	1		Kirloskar/Bluestar/LG/Existing	
6	Gas Charging in Split/window/watercooler	Kg	1	1		
7	Running Capacitor for Split AC	No	1		Epcos/Lexur/ISI	
8	PTC Relay	No	1		L & T / Seimens/ ABB	
9	Contactor	No	1	Not to be	L & T / Seimens/ ABB	
10	Accumulator	No	1	filled		
11	Overload Relay	No	1	Illied	L & T/ Seimens/ABB	
12	Blower for Split AC	No	1			
13	Repairing of Condensor Coil	No	1			
14	Repairing of Switching Unit	No	1			
15	Repairing of Temperature Controller	No	1		As per existing installations /	
16	Repairing of Humidity Controller	No	1		EIC	
17	Supply of New Temperature & Humidity Controller	No	1			
18	Supply Of temperature sensor	No	1			
19	Condensor Fan	No.	1	1		
		To	otal			

Seal & Signature of Contractor

Consulating Engineer

### TERMS & CONDITIONS

Name of work:

A.M.C. of Split / Window type Air-conditioning units & water coolers installed at NIPGR Campus, New Delhi, during the year 2015-2016 and material required for day to day maintenance.

- 1. The tenderers are advised to visit the site, i.e., the location of the equipments, routes of pipes / cables, etc., before tendering. It shall be presumed that while quoting, the tenderer has taken due note of the working conditions.
- 2. All required tools such as Test lamps, ladder, Spanners, cutting pliers, screw drivers, Grease gun, vacuum cleaner / blower, other T&P like multi-meter, Tong-tester, etc., required for the proper maintenance of the installation shall be arranged by the contractor.
- 3. The contractor is responsible for watch & ward and the upkeep of the installations in perfect working condition, carrying out routine check and to attend any breakdown immediately.
- Proper record has to be maintained for all the complaints attended and the routine checks and cleaning shall be carried out.
- After taking over the site, the contractor will check all the installations and submit the report mentioning the defects during taking over the system within 15 days. After 15 days every defect noticed will be attended by the contractor.
- 6. Informing the Department well in advance about the requirement of any spares, consumables items necessary for satisfactory maintenance and upkeep of the A.C. system.
- 7. Any loss or damage to the inventory by way of theft sabotage or mal-operation of equipment and machinery shall be made good by the contractor at his own cost.
- 8. Contractor would be bound to execute such additional items, which can be termed as logical, essential and necessary (even though not listed in schedule of work) for the effective execution of the work in totality, rates for such items of work shall be rationally analysed / derived and would be binding on the contractor.
- 9. If any worker engaged, is found to be not suitable for the position, the contractor has to remove the person from the site immediately and substitute is posted. The decision of Institute in this regard shall be final and binding on the contractor.
- 10. Attendance register of the staff engaged shall be maintained and the same shall be countersigned by the Institute.
- 11. The security deposit will be returned after one year of completion of the contract period or payment of last bill, whichever is earlier.
- 12. The contractor shall be responsible for good behavior and character of the staff engaged by him.
- 13. A separate service booklet for NIPGR shall be maintained by the contractor in which all the entries in respect of A/C's shall be made & shall be got certified by the user of the A/C / Institute.
- 14. The total rates quoted by the agency shall be inclusive of material and labour charges.
- 15. The validity of AMC is initially for 12 months which may be curtailed / extended at the discretion of the Institute and on satisfactory performance.
- 16. The rates quoted in the price bid shall be inclusive of all taxes (VAT, Service Tax, Sales Tax, etc.) and nothing extra will be paid.
- 16(a) TDS shall be affected as per prevailing rules.
- 17. The contractor is responsible for the upkeep of the installation in perfect working condition, carrying out routine checkup and to attend any breakdown immediately.

- 18. The agency shall have an office established in Delhi NCR region.
- 19. The agency must be expertise in the field of maintenance of split / window A.C.
- If any complaint remains pending due to contractor's negligence or any other reason for which contractor is held responsible, recovery will be made.
  - a) The complaint should be attended within 24 hrs. from getting the complaint. Major & urgent complaints should be attended on the same day. If the contractor fails to attend the complaint, penalty @ ₹ 1500 per day per complaint shall be made within 4 hrs. of complaint lodged.
  - b) In case of any A.C., water cooler remains unserviceable for more than 3 days, a recovery will be made @ ₹ 1,000 per day basis. The water cooler shall be serviced every 15 days with potassium permagnate and thereby cleaned thoroughly from inside to have pure linking water.
- 21. The following work comes in the scope of the AMC :-

a) Attending of any number of break down calls during normal working hours.

b) Any spare parts supplied by the department will be fitted free of cost (indigenous or imported).

c) Any other service pertaining to the effective performance of the A/C unit.

d) In case the compressor goes out of order the same shall be replaced by the new compressor by the contractor after getting the approval of E.I.C. or his authorized representative. The decision of E.I.C in this matter shall be final & binding on contractor.

- e) The items costing more than ₹ 2,000.00 (₹ Two Thousand only) not in the list of spares shall be issued by the department free of cost for replacement. However replacement of other miscellaneous material costing not more than ₹ 2,000.00 shall be arranged by contractor and replaced as & when required after getting approval of the E.I.C or his authorized representative. The payment however shall be made on production of valid vouchers and justified amount as per prevailing market rates of the item shall be payable. Nothing extra on account of handling & transportation etc shall be paid. The decision of E.I.C in this matter shall be final & binding on contractor.
- 22. All kind of repairs shall be carried out within 48 hours from time of complaint lodged. The inventory for the A/C's is enclosed as per Annexure 'A'.
- 23. Shifting of A.C. unit from present location to another location is covered under the scope of contract.
- 24. Preventive maintenance checks shall be carried out weekly and record of having checked shall be maintained and in case units are not checked Pro-rata recovery shall be made from the R.A. bills.
- 25. Servicing of complete unit with caustic soda shall be done as & when asked by E.I.C. If not done, then recovery @ Rs. 500.00 per A.C. shall be made.
- 26. The first service shall be provided within a week after award of work. If not carried out, recovery @ ₹ 1500.00 per day shall be made.
- 27. Electricity and water will be supplied free of cost. The material for servicing like pipe, motor, etc., shall be arranged by the contractor & nothing extra shall be paid.
- 28. Any accident / electrocution caused due to negligence or during the course of normal work etc., shall be responsibility of the Contractor. The contractor shall be responsible for all compensation to the staff engaged by him.
- 29. Department shall in no way be involved in any dispute of any kind between the contractor and the staff engaged by him.

- 30. The contractor shall arrange uniform for all the workers at his own cost & nothing extra will be paid. If, staff does not reaches office in uniform, recovery @ Rs. 100/- per day shall be made from the bill.
- 31. The necessary details of the staff members shall be given in advance so as to know and allow the individual to attend complaint.
- 32. As soon as any defect is noticed in any of the equipment / accessories, the same will be brought to the knowledge of the Institute.
- 33. No labour below the age of 18 years shall be employed on work.
- 34. Agency shall maintain log book as well as History Book at site and shall record the data as per instruction of the Institute.
- 35. All the staff deployed by the agency at site shall be suitably qualified with adequate experience in operation and maintenance of air-conditioning plant its associated equipments and other air conditioning units covered in the scope of work. Details of their educational qualifications, trade certificates experience, etc., shall be submitted to the NIPGR for reference and records. The staff which is required for maintenance of AC's are AC mechanic and helper each. The qualification of A.C. Mechanic shall be at least ITI holder with 5 years experience and helper shall be at least matriculate.
- 36. The Institute has the right to increase / decrease the no. of equipments. The rate of the equipment shall be derived from the rates quoted by the agency in S.O.Q.
- 37. The department reserves the right to terminate the contract by giving one month notice in writing during the currency of the contract without any financial repercussions on either side.
- 38. Any damage to the building equipment caused during the execution of work, shall be the responsibility of the contractor to restore the same in its original position and nothing extra shall be paid on this account.
- 39. The Institute will not be responsible, if any accident occurs or whatsoever due to negligence of worker employed & no compensation shall be paid by the Institute.
- 40. The contractor shall provide sufficient safeguard to avoid any accident.
- 41. The A.C. mechanic & helper of the agency shall perform his duty everyday even on holidays.
- 42. If a tenderer whose tender is accepted fails to undertake the work as per terms & conditions of the contract or as mentioned in the award letter, the earnest money deposited will be forfeited.
- 43. NIPGR does not bind itself to accept the lowest or any tender and reserves the right to reject any or all tenders without assigning any reason.
- 44. NIPGR will not pay any expense, whatsoever incurred by tenderer for the preparation and submission of tenders.
- 45. The successful tenderer shall have to sign the contract agreement within 15 days of the allotment of work.
- 46. The agency shall provide all standby material such as A.C. motor, A.C. compressors & all necessary material required for the A.C's at site to rectify the urgent complaint on the same day.
- 47. The quantity for requirement of spares may vary as per requirement and shall be paid as per rates quoted in SOQ.
- 48. Following checks shall be carried out during the servicing / monthly check:
- (a) Check for refrigerant leaks and proper refrigerant levels on the high and low pressure sides. Repair all leaks.

- (b) Check condenser coil and clean if needed. Keep debris away from unit.
- (c) Straighten any bent heat exchanger fins on condenser coil.
- (d) Check suction pipe insulation and replace if needed.
- (e) Lubricate fan motors and bearings. Replace worn bearings.
- (f) Check fan blades for damage and clean if needed.
- (g) Check all wiring, electrical connections, contactors, capacitors, relays, etc., for wear, cleanliness and proper operation.
- (h) Visually inspect compressor and check amp draw.
- (i) Check condensate drain and pan then advise of any discrepancies.
- (j) Check expansion valve & coil temperatures, lubricate parts as needed.
- (k) Check evaporator coil and advise if dirty or if it needs cleaning.
- (I) Check the shape that the total system is in and advise client / customer of discrepancies.
- 49. PAN/TIN issued by the respective departments must be mentioned while quoting the rates.

PAN No.	·
TIN No.:	

**Consultant Engineer** 

# **FINANCIAL BID**

Name of work: A.M.C. of Split / Window type Air-conditioning units & water coolers installed at NIPGR Campus, New Delhi, during the year 2015-2016 and material required for day to day maintenance.

CLIENT

: DIRECTOR NIPGR NEW DELHI

### **SCHEDULE OF QUANTITY**

Name of work: AMC of Split/window type air conditioning units & water Coolers installed at NIPGR Campus, New delhi during the year 2015-2016 and material requird for day to day maintenance.

SI. No.	Description	Unit	Qnt	Rates per month	Amount per month	No. of months	Amount per year
	SPLIT A.C.						
	Annual Maintenance Contract for servicing, repair & running maintenance of following 1.0 TR/ 1.5 TR, 2.0 T.R capacity Wall Split type / Window type A/C / Split Cassette type units of different makes comprising of floor / wall mounted condensing units including maintenance of Refrigerant piping work and all the scope of work specified below complete as required including auto Electronic Controller/ Voltage stabilizer w.e.f 01.08.2015 to 31.07.2016						
Α	SPLIT TYPE A/C UNIT	, , , , , , , ,					
1	1.0 TR	each	18		,		
2	1.5 TR	each	25				,
3	2.0 TR	each	39				
В	WINDOW TYPE A/C						
11	1.5 TR	each	7		·		
С	WATER COOLER	each	10				
D	CASSETTE AC 4.0 TR	each	2				
	TOTAL		101				

#### В.

### LIST OF SPARES (if & when required)

S. No	Description	unit	Qnt	Rate	Make
- 4					
	Compressor for Split A/C 1.0 TR	No	1		Kirloskar/Bluestar/LG/Existing
2	Compressor for Split A/C 1.5 TR	No	1		Kirloskar/Bluestar/LG/Existing
3	Compressor for Split A/C 2.0 TR	No	1		Kirloskar/Bluestar/LG/Existing
4	Compressor for Window A/C 1.5 TR	No	1		Kirloskar/Bluestar/LG/Existing
5	Compressor for Water Cooler	No	1		Kirloskar/Bluestar/LG/Existing
6	Gas Charging in Split/window/watercooler	Kg	1	-	- interior Diagonal Zor Exioting
7	Running Capacitor for Split AC	No	1		Epcos/Lexur/ISI
8	PTC Relay	No	1		L & T / Seimens/ ABB
9	Contactor	No	1		L & T / Seimens/ ABB
10	Accumulator	No	1	-	2 G 17 COMMONIC/ YEB
11	Overload Relay	No	1	-	L & T/ Seimens/ABB
12	Blower for Split AC	No	1		2 G 17 Controller (BB
13	Repairing of Condensor Coil	No	1		
14	Repairing of Switching Unit	No	1		
15	Repairing of Temperature Controller	No	1		As per existing installations /
16	Repairing of Humidity Controller	No	1		EIC
17	Supply of New Temperature & Humidity Controller	No	1		1
18	Supply Of temperature sensor	No	1		
19	Condensor Fan	No.	1		
		To	otal		

Seal & Signature of Contractor

Consulating Engineer