





Request for Proposals For

Implementation of Smart Classrooms in Government Schools in Indore

NIT No. 07/ISCDL/17-18 Dated 08 May 2017

INDORE SMART CITY DEVELOPMENT LTD

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Indore Smart City Development Limited

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NOTICE INVITNG TENDER

NIT No. 07/ISCDL/17-18 Date: 08.05.2017

Indore Smart City Development Limited (ISCDL) invites online bids from eligible bidders through www.mpeproc.gov.in for "Implementation of Smart Classrooms in Government Schools in Indore".

The details are as under.

Sr.No.	Event's Name	Information
1.	Estimated Cost of the work	Rs.3 Crores (Three crores Only)
2.	Tender document Fee	Rs. 15,000 (RupeesFifteenThousandOnly) through Online e-Tendering Payment Gateway only
3.	Earnest Money Deposit (EMD)	Rs.3,00,000 (Rupees Three Lakh Only)
4	Last date for sending pre-bid queries	19 May 2017 till 17:00 hrs. at smartcityindore16@gmail.com
5.	Date, Time & Place of Pre-bid Meeting	23 May 2017 at 15:00 hrs. Venue: Indore Smart City Development Limited, 107-109 Palika Plaza, Phase-II, MTH Compound, Indore (M.P) 452007
6.	Last date for Online Purchase of Tender Document	05Jun 2017 till 17:30 hrs.
7.	Last date of Online Submission of Bids	07Jun 2017 till 17:30 hrs.
8.	Last date of EMD + Hard Copy (Pre- Qualification and Technical Proposal)Submission of Bids	09Juntill 15:00 hrs.
9.	Date & Time for Opening of Pre- Qualification and Technical Proposal	09Jun 2017 at 16:00 hrs.
10.	Date & Time for Opening of Financial Proposals	Will be intimated later to the technically qualified bidders
11.	Project Award Criteria	Through a Quality and Cost Based Selection (QCBS) process (80:20)

Chief Executive Officer Indore Smart City Development Limited



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Instructions to Bidders

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1. Instruction to Bidders

1.1. General Information and Guidelines

1.1.1. Purpose

AUTHORITY seeks the services of a reputed Company, for "Implementation of Smart Classrooms in Government Schools in Indore". This document provides information to enable the bidders to understand the broad requirements to submit their Proposals. The detailed scope of work is provided in Section 2.0 of this RFP document. Authority for this Project is ISCDL.

1.1.2. Consortium

- i. The Bidder for participation in the Selection Process, may be a single entity or a group of entities (the "Consortium"), coming together to execute the project. The term 'Bidder' used herein would apply to both a single Entity and a Consortium.
- ii. Bidders who have submitted the EOI are allowed to bid as "Lead bidder" in this RFP.
- iii. No Member at any given point of time, may assign or delegate its rights, duties or obligations under the Agreement/Contract except with prior written consent of AUTHORITY.
- iv. No bidder applying individually, or as a member of a Consortium, as the case may be, can be member of another consortia bidding for the project.
- v. In the event the Bidder is a Consortium, it shall, comply with the following additional requirements:

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- a) Number of members in a consortium shall not exceed 2 (Two) including the Lead Member
- b) The Members of the Consortium shall nominate one member as the Lead Member
- c) The Members of the Consortium shall be responsible for successful implementation of the project throughout the terms of the contract.
- d) The Lead Member shall be authorized and shall be fully responsible for the accuracy and veracity of the representations and information submitted by the Members respectively from time to time in the response to this RFP.
- e) The Members of the Consortium shall submit a declaration as set out in <u>Annexure</u> <u>1.</u>5 inter alia consisting of the following:
 - Undertake that each of the members of the Consortium shall have an independent, definite and separate scope of work which was allocated as per each member's field of expertise
 - Commit to the profit and loss sharing ratio of each member



- Commit to the scope of work, rights, obligations and liabilities to be held by each member; specifically commit that the Lead Member shall be answerable on behalf of other members for the performance of obligations under this Agreement,
- Provide a brief description of the roles and responsibilities of individual members; and clearly define the proposed administrative arrangements (organization chart) for the management and execution.
- Include a statement to the effect that all the members of the Consortium shall be
 jointly and severally liable for all obligations in relation to the Agreement/Contract
 until the completion of the project in accordance with the Agreement/Contract;
- f) Any change of a Consortium Member other than the Lead Member can be done only under extreme circumstances such as non-performance of the Consortium member, insolvency or bankruptcy of the Consortium member, which shall be done only with the prior written approval of AUTHORITY. Provided that in the event of any such approved change of Consortium member, the new member (company) replacing outgoing Consortium member shall have same or higher financial, technical and legal qualifications as the outgoing member, and to the satisfaction of ISCDL. In the event AUTHORITY does not grant approval for the change of the Consortium member other than the Lead Member or suitably qualified replacement member (companies) are not available/ found, the exit of such Consortium member shall constitute a breach of the Contract.
- g) All members of the consortium are required to follow the highest level of work ethics, if any member of the consortium has a Conflict of Interest or indulges in Prohibited Practices; the whole Consortium is liable to be disqualified. Further, in the event any entity has been barred by the Central Government, any State Government, a statutory authority or a public-sector undertaking, as the case may be, from participating in any project or bid, and the bar subsists as on the date of Last Date of Submission, it would not be eligible to submit a Proposal either by itself or as part of a Consortium.

1.1.3. Sub-Contracting

Sub-Contracting is not allowed for this RFP

1.1.4. Completeness of Bid

The Bid should be complete in all respects. Failure to furnish all information required by the RFP document or submission of a proposal not substantially responsive to the RFP document in every respect will be at the Bidder's risk and may result in rejection of its Bid and forfeiture of the EMD.

1.1.5. Proposal Preparation Costs

The bidder shall submit the bid at its cost and expense.AUTHORITY shall not be held responsible for any cost incurred by the bidder. Submission of a bid does not entitle the bidder to claim any cost and rights over AUTHORITY and AUTHORITY shall be at liberty to cancel any or all bids without giving any notice.



2 All materials submitted by the bidder shall be the absolute property of AUTHORITY and no copyright etc. shall be entertained by AUTHORITY.

1.1.6. Pre-bid Meeting and Queries

- 1. AUTHORITY will host a Pre-Bid meeting as per the date mentioned in the RFP NIT sheet. <u>The representatives, limited to 2</u>, of the interested organizations may attend the pre-bid conference at their own cost. The purpose of the conference is to provide bidders with information regarding the RFP and the proposed solution requirements in reference to the RFP. Pre-Bid meeting will also provide each bidder with an opportunity to seek clarifications regarding any aspect of the RFP and the project.
- 2. All Bidder shall e-mail their queries to <u>smartcityindore16@gmail.com</u>in the form and manner as prescribed in <u>Annexure</u> 5. The response to the queries will be published on <u>www.mpeproc.gov.in</u>. No telephonic / queries will be entertained thereafter. This response of AUTHORITY shall become integral part of RFP document. AUTHORITY shall not make any warranty as to the accuracy and completeness of responses.
- 3. AUTHORITY shall endeavor to respond to the questions raised or clarifications sought by the Bidders. However, AUTHORITY reserves the right not to respond to any question or provide any clarification, in its sole discretion, and nothing in this clause shall be taken or read as compelling or requiring AUTHORITY to respond to any question or to provide any clarification.
- 4. AUTHORITY may also on its own motion, if deemed necessary, issue interpretations and clarifications to all Bidders. All clarifications and interpretations issued by AUTHORITY shall be deemed to be part of the Bidding Documents. Verbal clarifications and information given by AUTHORITY or its employees or representatives shall not in any way or manner be binding on AUTHORITY.

1.1.7. Amendment of RFP Document

- 1 All the amendments made in the document would be published on the e-Tendering Portal and shall be part of RFP.
- 2 The Bidders are advised to visit the e-tendering portal on regular basis to check for necessary updates. AUTHORITY also reserves the right to amend the dates mentioned in this RFP.

1.1.8. Supplementary Information to the RFP

If AUTHORITY deems it appropriate to revise any part of this RFP or to issue additional data to clarify an interpretation of provisions of this RFP, it may issue supplements to this RFP. Any such corrigendum shall be deemed to be incorporated by this reference into this RFP.

1.1.9. ISCDL's Right to Terminate the Process

AUTHORITY may terminate the RFP process at any time and without assigning any reason. AUTHORITY reserves the right to amend/edit/add/delete any clause of this



RFPDocument. This will be informed to all and will become part of the RFP and information for the same would be published on the e-Tendering portal.

1.1.10. Site Visit and Verification of Information

- a) The Bidder are encourage to visit and examine the site or sites and obtain for itself, at its own responsibility and risk, all information that may be necessary for submission of the bid and entering into the Contract. The costs of visiting the site or sites shall be at the Bidder's own expense.
- b) AUTHORITY will arrange for the Bidder and any of its personnel or agents to gain access to the relevant site or sites, provided that the Bidder gives AUTHORITYadequate notice of not less than 5 (Five) days prior to such proposed visit.
- c) No site visits shall be arranged or scheduled after the deadline for the submission of the Bids and prior to the award of Contract.

1.2. Key Requirements of the Bid

1.2.1. RFP Document/Tender Fee

RFP can be downloaded from the website www.mpeproc.gov.in. RFP Document Fee of Rs. 15,000 (Rupees Fifteen ThousandOnly) shall be paid through onlinee-Tendering Payment Gateway only. The RFP document fee shall be non-refundable. Without the payment of tender fee the bids will be taken as incomplete and non-responsive and shall not be considered.

1.2.2. Earnest Money Deposit (EMD)

- In terms of this RFP, a Bidder is required submitEMD of Rs. 70,000 (Rupees Seventy Thousand Only) in the form of DD / FDR / BG issued by any nationalized / scheduled commercial bank in favour of "Executive Director, ISCDL", Indore.
- 2 The Unsuccessful Bidder's EMD will be returned within 90 days from the date of opening of the financial proposal. The Bid Security, for the amount mentioned above, of the successful bidder would be returned upon submission of Performance Bank Guarantee for an amount equal to 10% of Total Contract Value in the format provided in Annexure 8 of the RFP.
- 3 No interest will be paid by AUTHORITY on the EMD amount and EMD will be refunded to the all Bidders (including the successful bidders) without any accrued interest on it
- 4 The Bid submitted without EMD, mentioned above, will be summarily rejected
- 5 The EMD may be forfeited:
 - a. If a Bidder withdraws his bid or increases his quoted prices during the period of bid validity or its extended period, if any.



- b. In case of a successful bidders, if the Bidder fails to sign the contract in accordance with the terms and conditions.
- c. If during the bid process, a bidder indulges in any such deliberate act as would jeopardise or unnecessarily delay the process of bid evaluation and finalisation.
- d. If, during the bid process, any information is found false/fraudulent/mala fide, and then AUTHORITY shall reject the bid and, if necessary, initiate action.
- 6 The decision of AUTHORITY regarding forfeiture of the EMD shall be final and binding upon bidders.

1.3. Bid Submission Instructions

1.3.1. Bid Submission Format

The entire Bid shall be submitted strictly as per the format specified in this RFP. Bids with any deviation from the prescribed format are liable for rejection.

1.3.2. Bid Submission Instructions

1. Complete bidding process will be online (e-Tendering) in four covers system. Submission of bids shall be in accordance to the instructions given in the Table below:

Particulars	Instructions
Cover 1	Proof of submission of RFP Document Fee and Scanned copy of EMD
Cover 2:	The Pre-Qualification Proposal shall be prepared in accordance
Pre-Qualification	with the requirements specified in this RFP and the formats are
Proposal	prescribed in Annexure 1 of the RFP
	Pre-Qualification Proposal should be submitted through online
	bid submission process and also in Hard Copy as per mentioned in the NIT.
Cover 3:	The Technical Proposal shall be prepared in accordance with
Technical Proposal	the requirements specified in this RFP and the formats are prescribed in in Annexure 2 of the RFP
	Technical Proposal should be submitted through online bid submission process and also in Hard Copy as per mentioned in the NIT.
Cover 4:	The Financial Proposal shall be prepared in accordance with the
Financial Proposal	requirements specified in this RFP and in the formats prescribed
	in Annexure 3 of the RFP.
	Financial Proposal should be submitted through online bid submission process only.



Note: AUTHORITY will conduct the bid evaluation based on documents submitted through online e-tendering portal.

- 2. The following points shall be kept in mind for submission of bids;
- a. AUTHORITY shall not accept delivery of Bids in any manner other than that specified in this RFP. Bid delivered in any other manner shall be treated as defective, invalid and rejected.
- b. The Bidder is expected to price all the items and services sought in the RFP and proposed in the technical proposal. The Bid should be comprehensive and inclusive of all the services to be provided by the Bidder as per the scope of work and in accordance with the terms and conditions as set out in the Contract.
- c. AUTHORITY may seek clarifications from the Bidder on the technical proposal. Any of the clarifications by the Bidder on the technical proposal should not have any commercial implications. The Financial Proposal submitted by the Bidder should be inclusive of all the items in the technical proposal and should incorporate all the clarifications provided by the Bidder on the technical proposal during the evaluation of the technical offer.
- d. Technical Proposal shall not contain any financial information.
- e. If any Bidder does not qualify the pre-qualification criteria stated in <u>Section 1.4.5</u> of this RFP, the technical and financial proposals of the Bidder shall not be opened in the e-Tendering system. Similarly, if the Bidder does not meet the technical evaluation criteria, the financial proposal of the Bidder shall be unopened in the e-Tendering system.
- f. It is required that the all the proposals submitted in response to this RFP should be unconditional in all respects, failing which AUTHORITY reserves the right to reject the proposal.

1.3.3. Late Bid and Bid Validity Period

Bids received after the due date and the specified time (including the extended period if any) for any reason whatsoever, shall not be entertained and shall not be opened in the e-Tendering system. The validity of the bids submitted before deadline shall be till 180 days from the date of submission of the bid.

1.3.4. Modification and Withdrawal of Bids

No bid shall be withdrawn in the interval between the deadline for submission of bids and the expiration of the validity period specified by the Bidder on the bid form. Entire EMD shall be forfeited if any of the Bidders withdraw their bid during the validity period.

1.3.5. Non-conforming Bids

A Bid may be construed as a non-conforming proposal and ineligible for consideration:

a. If it does not comply with the requirements of this RFP



b. If the Bid does not follow the format requested in this RFP or does not appear to address the particular requirements of AUTHORITY.

1.3.6. Language of Bids

The Bids should be submitted in English language only. If any supporting documents submitted are in any language other than English, then the translation of the same in English language is to be duly attested by the bidder and submitted with the bid, and English translation shall be validated at AUTHORITY's discretion.

1.3.7. Authentication of Bid

- a) Authorized person of the bidder who signs the bid shall obtain the authority letter from the bidder, which shall be submitted with the Bid. All pages of the bid and its annexures, etc. shall be signed and stamped by the person or persons signing the bid.
- b) The Bidder should submit a Power of Attorney as per the format set forth in <u>Annexure 6</u>, authorising the signatory of the Bid to commit the Bidder.

1.3.8. Acknowledgement of Understanding of Terms

By submitting a Bid, each Bidder shall be deemed to acknowledge that he has carefully read all sections of this RFP, including all forms, schedules, annexure, corrigendum and addendums (if any) hereto, and has fully informed itself as to all existing conditions and limitations.

1.4. Evaluation Process

- a. AUTHORITY will constitute a Bid Evaluation Committee (BEC) to evaluate the responses of the bidders
- b. The BEC constituted by AUTHORITY shall evaluate the responses to the RFP (Cover 1, Cover 2, Cover 3 and Cover 4) and all supporting documents / documentary evidence. Inability to submit requisite supporting documents / documentary evidence, may lead to rejection.
- c. The decision of the BEC in the evaluation of responses to the RFP shall be final. No correspondence shall be entertained outside the process of negotiation/ discussion with the Committee.
- d. The BEC may ask for meetings with the Bidders to seek clarifications on their proposals and may visit Bidder's client site to validate the credentials/ citations claimed by the bidder.
- e. The BEC reserves the right to reject any or all proposals on the basis of any deviations.
- f. Each of the responses shall be evaluated as per the criterions and requirements specified in this RFP.



g. Please note that BEC may seek inputs from their professional, external experts in the Bid evaluation process.

1.4.1. Bid Opening

- a. Total transparency shall be observed and ensured while opening the Bids. All Bids shall be opened in the presence of Bidder's representatives who choose to attend the Bid opening sessions on the specified date, time and address.
- b. AUTHORITY reserves the rights at all times to postpone or cancel a scheduled Bid opening.
- c. Bid opening shall be conducted in 2 (Two) Stages;
 - Stage 1 RFP Document fee & Bid Security/EMD, Pre-Qualification Proposal and Technical Proposal
 - Stage 2- FinancialProposal
- d. The venue, date and time for opening the Pre-qualification Proposal are mentioned in the Tender Notice in the RFP. The date and time for opening the FinancialProposals would be communicated to the qualified bidders.
- e. The Financial Proposals of only those bidders will be opened who scores equal to or more than **60 (Sixty)** marks in Technical Evaluation.
- f. The Bidder's representatives who are present shall sign a register evidencing their attendance. In the event of the specified date of Bid opening being declared a holiday for AUTHORITY, the bids shall be opened at the same time and location on the next working day. In addition to that, if there representative of the Bidder remains absent, AUTHORITY will continue process and open the bids of the all bidders
- g. During Bid opening, preliminary scrutiny of the Bid documents shall be made to determine whether they are complete, whether required EMD has been furnished, whether the Documents have been properly signed, and whether the bids are generally in order. Bids not conforming to such preliminary requirements shall be prima facie rejected. AUTHORITY has the right to reject the bid after due diligence is done.

1.4.2. Evaluation of Pre-Qualification Proposals

- a) Authority shall open Cover 1 marked "RFP Document Fee and Earnest Money Deposit (EMD)".If the contents of the Cover 1 are as per requirements of the RFP, AUTHORITYshall open Cover 2marked "Pre-Qualification Proposal". <u>Each</u> of the Pre-Qualification condition mentioned in Section 1.4.5 of the RFP is <u>MANDATOR</u>Y. In case the Bidder does not meet any one of the conditions, the bidder will bedisqualified.
- b) The Pre-Qualification proposal <u>MUST</u> contain all the documents in compliance with instructions given in the <u>Annexure 1</u>.



c) Response to the Pre-Qualification Requirements shall be evaluated in accordance with the requirements specified in this RFP and in the manner prescribed in <u>Section 1.4.5</u> of the RFP.

1.4.3. Evaluation of Technical Proposal

The evaluation of the Technical Proposals will be carried out in the following manner:

- a) Authority will review the technical bids of the short-listed bidders to determine whether the technical proposals are substantially responsive. Bids that are not substantially responsive are liable to be disqualified at AUTHORITY's discretion.
- b) Bidders' technical solutions proposed in the bid document will be evaluated as per the requirements and guidelines specified in the Annexure 2 and technical evaluation criteria as mentioned in Section 1.4.6 of the RFP.
- c) Bidders shall make the technical presentation and showcase proposed products to Authority as per the agenda mentioned in Section 1.4.6 of the RFP.
- d) Each Technical Proposal shall be assigned a technical score out of a maximum of 100 points. (Refer Section 1.4.6 of the RFP). In order to qualify for the opening of financial proposal, the Bidder must get a minimum overall technical score of 70 (Seventy).
- e) The Bidders are required to submit all required documentation in support of the evaluation criteria specified (e.g. Detailed Project citations and copy of work order, client contact information for verification, and all others components) as required for technical evaluation.
- f) At any time during the Bid evaluation process, BEC may seek oral / written clarifications from the Bidders. The Committee may seek inputs from their professional and technical experts in the evaluation process.
- g) Authority reserves the right to do a reference check of the past experience stated by the Bidder. Any feedback received during the reference check shall be taken into account during the technical evaluation process.
- h) The Financial Proposals of Bidders who do not qualify technically shall be kept unopened in the e-Tendering system.
- i) AUTHORITY reserve the right to accept or reject any or all bids without giving any reasons thereof.
- j) AUTHORITY shall inform to the technically shortlisted Bidders about the date and venue of the opening of the financial proposals.



1.4.4. Financial Proposal Evaluation

- a) All the technically qualified bidders will be notified to participate in Financial Proposal opening process.
- b) Financial Proposals for the technically qualified bidders will then be opened on the notified date and time and reviewed to determine whether the financialproposals are substantially responsive. Bids that are not substantially responsive are liable to be disqualified at AUTHORITY's discretion.
- c) Financial Proposals that are not meeting the condition mentioned in <u>Annexure 3</u> shall be liable for rejection.
- d) Total Cost of Bid (TCB) shall be calculated based on the financial format given in Annexure 3.2 of the RFP.
- e) If there is a discrepancy between words and figures, the amount in words shall prevail. For any other calculation/ summation error etc. the bid may be rejected.





1.4.5. Pre-Qualification Criteria

The proposal failing to meet all of the below pre-qualification eligibility criteria shall be disqualified and will not be considered for technical evaluation process.

S No	Basic	Basic Specific Requirements		DocumentsRequired
	Requirement			
1	Legal Entity	The Sole Bidder or the Lead Member of consortiumshould be registered in India under Companies Act 1956/2013 or as amended and should have been in operation for at least 3 years as on date of submission of the bid.	•	Copy of Certificate of Incorporation / Registration under Companies Act, 1956/2013
2	Turnover	The Sole Bidder or the Lead Member of consortium should have average annual Turnover of Rs. 5 Crorefor last 3 audited financial years (2013-14, 2014-15, 2015-16).	•	Certificate from the Statutory Auditor
3	Experience	The Sole Bidder or Lead Member or any member of its consortium should have successfully supplied and implemented at least 3 (Three) Smart Class projects with the project cost not less than Rs. 3 Crores in last 3 (Three) financial years (FY 2013-14, 2014-15 and 2015-16).	•	Copy of Work Order Copy of completion certificate
4	Blacklisting	The Sole Bidder or Lead Member or any member of its consortium should not haveblacklisted by Central/State Government/ PSU entity in India or similar agencies globally for unsatisfactory past performance, corrupt, fraudulent or any other unethical business practices as on date of submission of the proposal.	•	Undertaking by the authorized signatory as per the format given as Annexure 4





S No	Basic Requirement	Specific Requirements	DocumentsRequired
5	Certifications	The Sole Bidder or the Lead Member of consortium should have a valid ISO 9001:2008 or similar quality certification.	





1.4.6. Technical Evaluation Criteria

Criteria	Maximum Marks	Method of allottin	g marks for tech	nical score
Financial Capability - Annual Turnover - Prime bidder's average annual turnover for the period FY 2013-14, 2014-2015 and 2015-16.	15 Marks	Between 5 - 6 Cr 9 Marks	Between 6 - 10 Cr 12 Marks	> 10 Cr 15 Marks
Experience of implementing Smart class Programme in India	15 Marks	3 - 4 Years 9 Marks	Between 4 to 5 Years 12 Marks	>5 Years & above 15 Marks
Smart schools successfully implemented during last one year. Copy of the agreements as a proof has to be attached	10Marks	3 - 4 Schools 6 Marks	Between 4 to 6 Schools 8 Marks	>6 Schools 10 Marks
Classrooms running for the last three year.	15 Marks	100 to 200Classroom s	200 to 400 Classroom s	>400Classrooms 15 Marks
System with Mobile app and Web portal based solution for students to access digital content beyond classroom teaching	5 Marks	the control of the co		
No. of schools of MP Education board supported by the solution proposed. Documentary proofs with customer references should be submitted	10 Marks	Up to3 Schools 6 Marks	Between 3 to 5 Schools 8 Marks	>5 Schools 10 Marks
Compliance to Functional Requirement at annexure 2.5 Approach and Methodology Presentation of the	15 Marks 5 Marks 10 Marks	requirements a accordingly. Methodology will assigned accordi	be evaluated annex	or the functional cure and mark shall be and marks shall be
solution. Note: Authority reserves		assigned accordi	ngly.	

Note: Authority reserves right to visit bidder's customer where such a similar project execution has taken place.

[#] Bidder(s) will be called for the demonstration of the proposed system at ISCDL.



1.4.7. Eligible Goods and Services, and OEMCriteria

- a. The Bidder shall quote only one specific make and model from only one specific OEM, for each of the goods. Providing more than one option shall not be allowed. All goods quoted by the Bidder must be associated with item code and names and with printed literature describing configuration and functionality. Any deviation from the printed specifications should be clearly mentioned in the offer document by the Bidder.
- b. The OEM for each products or technology quoted should be in the business of that product or solution or technology for at least 3 (Three) years as on the date of release of the RFP.
- c. All the OEMs should have authorized presence in India either directly or through channel partner(s) as on the date of release of RFP.
- d. The OEM for all active components should give a declaration that products or technology quoted are neither end-of-sale nor end-of-life as on the date of installation and commissioning and are not end-of-support till the successful completion of O&M period of theproject as <u>Annexure 2.4</u> in the RFP
- e. The bidder's proposed OEM should not have been blacklisted by any State / Central Government Department or Central /State PSUs as on bid submissiondate.
- f. Adequate supporting documents pertaining to the above points, along with a summary compliance table, should be submitted in the proposal by the Bidder.

1.5. Award of Contract

1.5.1. Award Criteria

1. The cost indicated in the Financial Proposal shall be deemed as final and reflecting the total cost of services and should be stated in INR only. Omissions, if any, in costing of any item shall not entitle the Bidder to be compensated and the liability to fulfill its obligations as per the Terms of Reference within the total quoted price shall be that of the Bidder. The Bidder shall bear all taxes, duties, fees, levies and other charges imposed under the Applicable Law as applicable. The lowest Financial Proposal (Fm) will be given a financial score (Sf) of 100 points. The financial scores (Sf) of the other Financial Proposals will be determined using the following formula:

 $Sf = 100 \times Fm/F$;

In which Sf is the financial score, Fm is the lowest Financial Proposal, and F is the Financial Proposal (in INR) under consideration. Proposals will be finally be ranked in accordance with their combined technical (St) and financial (Sf) scores:



 $S = St \times Tw + Sf \times Fw$;

Where S is the combined score, and Tw and Fw are weights assigned to Technical and Financial Proposal that will be **80:20**.

- 2. AUTHORITY reserves the right to further negotiate the prices quoted by the successful bidder.
- 3. Bidder achieving the highest combined technical and financial score will be considered to be the successful bidder and will be issued the Letter of Acceptance (LoA).
- 4. If there is more than one bidder achieving (combined technical and financial score) the equal score, AUTHORITY reserves the right to select the Bidder(s) and that will be binding on all bidders.

1.5.2. Letter of Acceptance

Prior to the expiration of the period of bid validity, AUTHORITY will notify the successful bidder in writing or by fax or email, to be confirmed in writing by letter, that its bid has been accepted. LoA will constitute the formation of the contract. Upon the successful bidder's furnishing of Performance Band Guarantee, AUTHORITY will promptly notify each unsuccessful bidder.

1.5.3. Signing of Contract

AUTHORITY shall notify the successful bidder that its bid has been accepted. The successful bidder shall enter into contract agreement with AUTHORITY within the time frame mentioned in the Letter of Acceptance issued to the successful bidder by AUTHORITY

1.5.4. Failure to Agree with the Terms & Conditions of the RFP / Contract

Failure of the successful bidder to agree with the Terms & Conditions of the RFP / Contract shall constitute sufficient grounds for the annulment of the award, in which event AUTHORITY may invite the next best bidder for negotiations or may call for fresh RFP.

1.5.5. ISCDL's Right to Accept any Bid and to Reject any or All Bids

AUTHORITY reserves the right to accept or reject any Bid, and to annul the bidding process and reject any or all Bids at any time prior to award of Contract, without thereby incurring any liability to the affected Bidder or Bidders or any obligation to inform the affected Bidder or Bidders of the grounds for AUTHORITY's action.

1.6. Performance Bank Guarantee

a) Within fifteen (15) working days from the date of issuance of LOA, the Successful Bidder shall at his own expense submit unconditional and irrevocable Performance Bank Guarantee (PBG) an amount equivalent to 10% of contract value to AUTHORITY.

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- b) The PBG shall be from a Nationalized Bank or a Scheduled Commercial Bank in the format prescribed in <u>Annexure 8</u>, payable on demand, for the due performance and fulfillment of the contract by the bidder.
- c) All charges whatsoever such as premium; commission etc. with respect to the PBG shall be borne by the Successful Bidder.
- d) The PBG shall be valid till satisfactory completion of Post Implementation Support. The PBG may be discharged/returned by AUTHORITY upon being satisfied that there has been due performance of the obligations of the bidder under the contract. However, no interest shall be payable on the PBG. The PBG shall be valid only up to the completion of the period of 'Go- Live' + 36 months for the project.
- e) In case the project is extended after the project schedule as mentioned in the RFP, the PBG shall be accordingly extended by the Successful Bidder till the extended period.
- f) In the event of the Bidder being unable to service the contract for whatever reason AUTHORITY would invoke the PBG. Notwithstanding and without prejudice to any rights whatsoever of AUTHORITY under the contract in the matter, the proceeds of the PBG shall be payable to AUTHORITY as compensation for any loss resulting from the bidder's failure to complete its obligations under the Contract. AUTHORITY shall notify the Bidder in writing of the exercise of its right to receive such compensation within 14 days, indicating the contractual obligation(s) for which the Bidder is in default.
- g) AUTHORITY shall also be entitled to make recoveries from the bidder's bills, PBG, or from any other amount due to him, the equivalent value of any payment made to him due to inadvertence, error, collusion, misconstruction or misstatement.
- h) On satisfactory performance and completion of the order in all respects and duly certified to this effect by AUTHORITY, Contract Completion Certificate shall be issued and the PBG would be returned to the Successful Bidder.

1.7. Right to Vary Quantity

- a) At the time of award of contract, the quantity of goods, works or services originally specified in the bidding documents may be increased. It shall be without any change in the unit prices or other terms and conditions of the Bid and the bidding documents.
- b) If AUTHORITY does not procure any subject matter of procurement or procures less than the quantity specified in the bidding documents due to change in circumstances, the bidder shall not be entitled for any claim or compensation except otherwise provided in the bidding document.
- c) Repeat orders for extra items or additional quantities may be placed, if it is provided in the bidding document, on the rates and conditions given in the contract if the original order was given after inviting open competitive bids. Delivery or completion period may also beproportionally increased.



1.8. Warranty & Maintenance

- a) Successful Bidder shall also provide complete maintenance support for all supplied hardware and other components as outlined in this RFP for a period of 36 months from the date of **Go-Live**.
- b) During the warranty period, the bidder shall warrant that the goods supplied under the contract are new, unused, of the most recent version/models and incorporate all recent improvements in design and materials unless provided otherwise in the contract. The bidder further warrants that the goods supplied under this contract shall have no defects arising from design, materials or workmanship.
- c) AUTHORITY or designated representatives of the bidder shall promptly notify Successful Bidder in writing of any claims arising under this warranty. Upon receipt of such notice, the Successful Bidder shall, within the warranty period and with all reasonable speed, repair or replace the defective systems, without costs to AUTHORITY and within time specified and acceptable to AUTHORITY.
- d) If the Successful Bidder, having been notified, fails to remedy the defect(s) within the period specified in the contract, AUTHORITYmay proceed to take such reasonable remedial action as may be necessary, at the Successful Bidder's risk and expense and without prejudice to any other rights, whichAUTHORITY may have against the bidder under the contract.
- e) During the comprehensive warranty period, the Successful Bidder shall provide all product(s), patches/fixes, and version upgrades within 15 days of their availability and should carry out installation and make operational the same at no additional cost to AUTHORITY.

The Successful Bidder hereby warrants AUTHORITY that:

- Thesupplied H/w & S/w meeting all the requirements as outlined in the RFP and further amendments if anyand provides thefunctionality and performance, as per the terms and conditions specified in the contract.
- The proposed H/w & S/w shall achieve parameters delineated in the technical specification/requirement.
- The Successful bidder shall be responsible for warranty & maintenance services from licensers of products included in the systems.
- The Successful bidder shall ensure the maintenance of the acceptance criterion/standards in respect of the systems during the warranty and maintenance period.

2. Scope of Work and Terms of Reference.

2.1. Scope of work



- 1. Smart class aims at bringing technology into the classroom. It brings an exhaustive repository of world class digital modules or lessons, (consisting of 2D and 3D animations, graphics, audio and video) on every subject, which the teacher could easily access and project in the classroom that illuminated and explained abstract and difficult concepts with liquid clarity. The objective of this project is to bring in Smart class rooms to the Govt Schools of Indore.
- The classrooms of government schools of Indore are devoid of internet connection and are neither air conditioned nor acoustically designed. The service provider shall take this into consideration while designing and implementing the smart class systems.
- 3. Hindi happens to be the medium of instruction and language of learning in government schools of Indore. The text books of the Madhya Pradesh board are written in Hindi; hence the learning content should bein available in Hindi.
- 4. The teachers are to be trained by the service provider to effectively use the hardware and software of the smart class. A minimum of two teachers per smart class and two teachers per subject are to be trained in each school for two months.
- 5. The learning content shall be exhaustive with respect to Madhya Pradesh state board/ CBSE curriculum. The animations shall be of high quality which easily explains complex phenomena such as Heart functioning (biology), lab reactions (chemistry), nuclear reaction (physics), etc. The animations and other interactive content should be such that it assists the teaching learning process in an effective and simple manner. The modules should have pause, play, fast forward and rewind options. Movement from one module to other (e.g.: one chapter to another or from animation module to assessment module) should also be easy, quick and user friendly.
- 6. The software and hardware of the service provider should be flexible in such a way that any additional multimedia content in the form of video, lectures, animations, pictures, 2D/3D videos and additional questions created by subject teachers could be added into the database via a pen drive or external hard disk and used in an effective and simple manner.
- 7. The hardware and software installed shall be such that it shall be compatible to other (define formats) video lecture databases and other (define formats) smart class databases.
- 8. The smart class system should be such that it could be used in the offline mode (i.e. In the absence of internet).
- 9. The learning content which shall be categorized in the database on class and subject basis should cover at least the following subjects:



Class	Subjects			Language Content	of
XI and XII		Physics, athematics, ommerce –	•	Hindi and English	
I to X	English, Mathemati	Hindi, cs and Soci	Science, al Sciences	Hindi and English	

10. Desired specifications of the hardware for each smart class rooms are as below. (Not limited to)

List of Hardware	Specification
Computer System	Intel Chipset Motherboard with minimum core i5 Processer,2.4
	GHz or better, 6MB Cache, 4GB RAM
	Minimum 1TB HDD
	Optical disc drive – DVD –Read and Write speed 16 X or
	better.
	Wireless Mouse and Wireless Keyboard
	Operating System: Microsoft Window 8.1 or higher
	Anti-virus
Projection System &	Minimum DLP Technology & 59-300 inches
Projection image size	His Latt
Display Technology	Minimum SVGA, Short Throw
	Brightness: 3000 ANSI Lumens or better
	Lamp Life: 5000/3000 Hrs (Standard /Bright) Mode
Resolution & Contrast	Minimum 800x600 & 18000:1
Ratio	IN D.O. I. I.
Aspect Ratio	Minimum 4:3 native, 16:9 compatible
Input/output	Minimum 6 USB Ports and one HDMI.
LAN	Minimum 1xGbps Ethernet connectivity
Audio	Built-in Stereo Audio System with 30 Watts Speaker with
	volume control. Option for connecting external speaker
With power backup	1 KVA line Interactive UPS with 15-20 min Battery back-up
Smart Board	Form factor: Portable & surface independent Interactive
Or	whiteboard system Interactive area: Up to 90" diagonal
Use Integrated Smart	IR/Optical tracking Simultaneous touch point support.
Projector with the wall as	Integrated smart Projector with In-Built Screen Interactivity
Interactive board.	Inbuilt feature of screen interactivity with Integrated Community
Along with 90" white	Computer with a minimum of 40" to a maximum of 120"
board.	diagonal screen should become interactive using a pen and
	should be able to be used as an interactive whiteboard.



2.2. Scope of services in detail.

The Scope of work for Implementation of Smart Classrooms in Government Schools in Indore shall include procurement, Installation and Management of 100 Smart classrooms in select government schools in Indore and its operation and maintenance for three years which will include training and hand holding. Broadly the scope of work (not limited to) are follows.

- a. Procurement and installation of Hardware, Networking and other Equipment.
- b. Procurement Customization and Deployment of Software and content, Web/Mobile App Integration.
- c. Management and Maintenance of HW and Software and content Updation
- d. Training and Hand holding.
- e. Online M.I.S. Dashboard.
- f. Help Desk Service

1. Procurement and installation of Hardware, Networking and other Equipment.

- a. To Supply Computer Hardware and connected accessories (As per minimum specifications given in this Tender Document, although bidder is free to provide higher configuration) and provide Textbook based Educational software, Computer Education software, Spoken English educational software, Safe use of Internet educational software, for a contract period of 3 years.
- b. The bidder shall provide the 'structured' cabling as per the industry standards where ever required.
- c. The bidder would also need to provide backup power through UPS in order to meet the SLAs. In case additional hardware or upgrade is required in order to maintain the service levels, then bidder shall procure/ upgrade the same with no additional cost to ISCDL.
- d. All hardware warranty shall start only after commissioning the smart Education system in all designated schools.
- e. All services / equipment / software / hardware, adjunct or ancillary to the system defined in this RFP, but not specifically mentioned, shall be deemed to have been included in the Bidder's price proposal.

2. Procurement Customization and Deployment of Software and content.

- a. To procure and install all the commercial software required for the computer systems, namely, operating system, database, application software, etc. The bidder shall purchase these SW with app list out these SW in the bid proposal.
- b. To procure and install all the content for smart education based on MP State board for Std I to Std. XII of all subjects.
- c. To provide Computer Educational Software, Spoken English educational software, cybercrime and Internet educational software.
- d. All software and content updates will be done daily (As applicable). For this purpose, the system should be online and connected to the central system. The whole system is recommended to work on a SaaS (Software as a Service model), where education content is available on the local computer and content Updation is done online in real time.
- e. Development and maintenance of web portal and Mobile app for browsing content by registered users.



3. Management and Maintenance of HW and Software

- a. The bidder will be responsible for Maintenance of all the HW and Software procured and installed as part of the project for three years.
- b. The bidder will be required to provide the Technical Support and training and hand holding for the smart class room systems.
- c. Resolution of any bugs & issues including bug fixing, improvements in presentation and/or functionality and others within a duration mentioned in SLAs.
- d. Provide the latest updates, patches / fixes, version upgrades relevant for the software components.
- e. Software version control and software documentation management.
- f. All licenses procured by the bidder under this project will be in the name of the ISCDL.
- g. Any issues in the HW/SW will be resolved promptly as per SLA. An escalation matrix will be prepared and shared with ISCDL for resolution of all issues.
- h. The bidder will also be responsible to keep track of the version control of the software applications.

4. Training and Hand holding

- a. To impart training to all teachers in the school in which smart class rooms have been implemented. A training program will be prepared with training manual, Do's and Don'ts etc. The training program shall include comprehensive operation of the system, installing and use of textbook content based Computer Aided Learning (CAL) educational software, computer education software, common software applications (Word, Presentation, Spreadsheet etc.),
- b. The teachers' user manual should be made available to all trainee teachers in Hindi and English.

5. Online MIS Dashboard

- a. The bidder has to provide an Online MIS Dashboard for monitoring, controlling and reporting of all activities. There will be different levels of reporting, namely, Teachers, principal, DEO, ISCDL. The look and feel of the dashboard shall be approved by ISCDL or a Committee comprising ISCDL, education experts, DOE.
- b. System will facilitate data gathering from various intervention, locations, analyze and present the information in an appropriate manner for decision making.
- c. System will help to monitor the computers and should be able to produce different reports about uptime, downtime and idle time of all the systems. System will also facilitate generation of analytical reports to verify compliance with the SLA by the bidder.

6. Help Desk Service

- a. The bidder will provide help desk services which will serve as a Single Point of Contact (SPOC) for all ICT related incidents and service requests. Online MIS Dashboard must be used by these help desk services for reporting all smart class related issues apart from other means of reporting. The scope of work includes:
 - Help Desk facility for reporting issues / problems with the IT infrastructure.
 - Help Desk facility for reporting issues / problems with related to software



and content.

- **b.** Set up all necessary channels for reporting issues to help desk. The incident reporting channels will be the following:
 - Online MIS Dashboard Help Desk system.
 - Specific E-Mail for raising a service request.
 - Dedicated toll free Phone Number (freely reachable from landline as well as all major mobile service providers)
 - Remote assistance for quick resolution
- **c.** The Help Desk shall undertake the following activities:
 - Log issues / complaints related to IT and facility management at the school under the scope of work on the Online MIS Dashboard and issue an ID number against the issue / complaint.
 - Assign severity level to each issue / complaint.
 - Track each issue / complaint to resolution using the Online MIS Dashboard.
 - Escalate the issues / complaints, to department if necessary as per the escalation matrix to be defined in discussion with ISCDL.
 - Provide feedback to ISCDL.
 - Analyze the issue / complaint statistics.
 - Creation of knowledge base on frequently asked questions (FAQs) to aid the users.
 - On department request provide detailed reports of all incidents raised by users and resolution time using Online MIS Dashboard.

हम सरवका सपना, स्मार्ट इन्दौर हो अपना



General Conditions of Contract (GCC)





3. General Conditions of Contract (GCC)

3.1. Governing Law

The Contract shall be governed by and interpreted in accordance with the laws of the India

3.2. Project Implementation Schedule, Deliverables and Payment Terms

3.2.1. Deliverables & Payment Schedule

The payment of during Go-Live shall be strictly on project milestone basis as per actuals based on the details provided in the table provided below. The payment shall be released on successful completion of various deliverables to the satisfaction of AUTHORITY as percentage (%) of the total contract value.

T = Signing of Contract

S No	Key Deliverables	Timelines	Payment Milestones*
1	Supply, Installation &Commissioning ofComputer, Projection System, power backup and Smart Board	T + 4 Weeks	30%
2	Supply, Installation, Commissioning of balance Hardware, Networking, 2 MBPS internet connection and other Equipment for smart class	T + 6Weeks	
3	Procurement (Development) Customization and Deployment of Software, Academic Content and Mobile App.	T + 12 Weeks	20%
4	Training and Hand holding (including fixes of any gaps/issues) & Go-Live (G)	T+ 16 Weeks	14%
5	Operation &Maintenance &Help Desk Servicesfor the period of 3Years	G + 36 Months	Remaining 36% will be paid in 12 equal quarterly installments spread across 3 years Post Go-Live.

3.2.2. Payment Terms

- 1. No advance payment shall be made.
- 2. The Bidder's request(s) for payment shall be made to the AUTHORITY in writing, accompanied by an invoice describing, as appropriate, services completed. The invoice should be submitted and upon fulfillment of other obligations stipulated in the contract.
- 3. Payments shall be made promptly by the AUTHORITY within thirty (30) days after submission of the invoice or claim by the Bidder, only after quality inspection and



verification by the AUTHORITY's Official of the conformity of the Goods/Products/Services/Solutions supplied as per the agreed specifications.

- 4. Payment shall be made in Indian Rupees by RTGS / NEFT on Bank in the name of bidder.
- 5. All remittance charges shall be borne by the Successful Bidder.
- 6. In case of disputed items, the disputed amount shall be withheld and shall be paid only after settlement of the dispute.
- Any penalties/ liquidated damages, as applicable, for delay and non-performance, as mentioned in this RFP document, shall be deducted from the due payments of the respective milestones.
- 8. Taxes, as applicable, shall be deducted / paid, as per the prevalent rules and regulations
- 9. It is the responsibility of the bidders to quote for and provide all the H/w and S/w for meeting all the requirements of the RFP. In case during evaluation, it is found that certain H/w or S/w which is critical for meeting the requirement of this RFP and has not been quoted as part of Bill of material (BoM), the bid can be rejected as non-responsive. Additionally, if after the award of contract, it is felt that additional H/w or S/w are required for meeting the RFP requirement and the same has not been quoted by the Successful Bidder, the Successful Bidder shall provide all such additional H/w or S/w at no additional cost to AUTHORITY.

3.3. Confidential Information

- a) AUTHORITY and the Successful Bidder shall keep confidential and shall not, without the written consent of the other party hereto, divulge to any third party any documents, data, or other information furnished directly or indirectly by the other party hereto in connection with the Contract, whether such information has been furnished prior to, during or following completion or termination of the Contract.
- b) The Successful Bidder shall not use the documents, data, and other information received from AUTHORITY for any purpose other than the services required for the performance of the Contract.

3.4. Change in Laws and Regulations

Unless otherwise specified in the Contract, if after the date of the Invitation for Bids, any law, regulation, ordinance, order or bylaw having the force of law is enacted, promulgated, abrogated, or changed that subsequently affects the Delivery Date and/or the Contract Price, then such Delivery Date and/or Contract Price shall be correspondingly increased or decreased, to the extent that the Successful Bidder has thereby been affected in the performance of any of its obligations under the Contract.



3.5. Force Majeure

- a) The Successful Bidder shall not be liable for termination for default if and to the extent that it's delay in performance or other failure to perform its obligations under the Contract is the result of an event of Force Majeure.
- b) For purposes of this Clause, Force Majeure means an event or situation beyond the control of the Successful Bidder that is not foreseeable, is unavoidable, and its origin is not due to negligence or lack of care on the part of the Successful Bidder. Such events may include, but not be limited to, acts of AUTHORITY in its sovereign capacity, wars or revolutions, fires, floods, epidemics, quarantine restrictions, and freight embargoes.
- c) If a Force Majeure situation arises, the Successful Bidder shall promptly notify AUTHORITY in writing of such condition and the cause thereof. Unless otherwise directed by AUTHORITY in writing, the Successful Bidder shall continue to perform its obligations under the Contract as far as it is reasonably practical, and shall seek all reasonable alternative means for performance not prevented by the Force Majeure event.

3.6. Settlement of Disputes

1. Performance of the contract is governed by the terms and conditions of the contract, in case disputes arise between the parties regarding any matter under the contract, either Party of the contract may send a written Notice of Dispute to the other party. The Party receiving the Notice of Dispute will consider the Notice and respond to it in writing within 30 days after receipt. If that party fails to respond within 30 days, or the dispute cannot be amicably settled within 60 days following the response of that party, clause GCC 3.6 (2) shall become applicable.

2. Arbitration:

- a) In the case of dispute arising, upon or in relation to, or in connection with the contract between AUTHORITY and the Successful Bidder, which has not been settled amicably, any party can refer the dispute for Arbitration under (Indian) Arbitration and Conciliation Act, 1996. Such disputes shall be referred to an Arbitral Tribunal consisting of three arbitrators, one each to be appointed by the AUTHORITY and the Successful Bidder, the third arbitrator shall be chosen by the two arbitrators so appointed by the parties and shall act as Presiding Arbitrator. In case of failure of the two arbitrators, appointed by the parties to reach a consensus regarding the appointment of the third arbitrator within a period of 30 days from the date of appointment of the two arbitrators, the Presiding arbitrator shall be appointed by the CEO, ISCDL. The Arbitration and Conciliation Act, 1996 and any statutory modification or re-enactment thereof, shall apply to these arbitration proceedings.
- b) Arbitration proceedings shall be held in Indore, India and the language of the arbitration proceedings and that of all documents and communications between the parties shall be English.



c) The decision of the majority of arbitrators shall be final and binding upon both parties. The expenses of the arbitrators as determined by the arbitrators shall be shared equally by AUTHORITY and the Successful Bidder. However, the expenses incurred by each party in connection to the preparation, presentation shall be borne by the party itself. All arbitration awards shall be in writing and shall state the reasons for the award.

3.7. Extensions of Time

- If at any time during performance of the Contract, the Successful Bidder should encounter conditions impeding timely delivery of the Services, the Successful Bidder shall promptly notify AUTHORITY in writing of the delay, its likely duration, and its cause. As soon as practicable after receipt of the Successful Bidder notice, AUTHORITY shall evaluate the situation and may at its discretion extend the Successful Bidder time for performance in writing.
- 2. Delay by the Successful Bidder in the performance of its Delivery and Completion obligations shall render the Bidder liable for disqualification for any further bids in AUTHORITY, unless an extension of time is agreed mutually.

3.8. Termination

- AUTHORITY may, without prejudice to any other remedy for breach of Contract, terminate this Contract in case of the occurrence of any of the events specified in paragraphs (1) through (11) of this GCC Clause 3.8. In such an occurrence, AUTHORITY shall give a not less than 30 days' written notice of termination to the Successful Bidder.
- 2. If the Successful Bidder does not remedy a failure in the performance of its obligations under the Contract, within thirty (30) days after being notified or within any further period as AUTHORITY may have subsequently approved in writing.
- 3. If the Successful Bidder becomes insolvent or goes into liquidation, or receivership whether compulsory or voluntary.
- 4. If, in the judgment of AUTHORITY has engaged in corrupt or fraudulent practices in competing for or in executing the Contract.
- 5. If, as the result of Force Majeure, the Successful Bidder is unable to perform a material portion of the Services for a period of not less than 60 days.
- 6. If the Successful Bidder submits to the AUTHORITY a false statement which has a material effect on the rights, obligations or interests of AUTHORITY.
- 7. If the Successful Bidder places itself in a position of conflict of interest or fails to disclose promptly any conflict of interest to AUTHORITY.
- 8. If the Successful Bidder fails to provide the quality services as envisaged under this Contract, AUTHORITY may make judgment regarding the poor quality of services, the



reasons for which shall be recorded in writing. AUTHORITY may decide to give one chance to the Successful Bidder to improve the quality of the services.

- 9. If the Successful Bidder fails to comply with any final decision reached as a result of arbitration proceedings.
- 10. If AUTHORITY, in its sole discretion and for any reason whatsoever, decides to terminate this Contract.
- 11. In the event AUTHORITY terminates the Contract in whole or in part, pursuant to GCC Clause 3.8, AUTHORITY may procure, upon such terms and in such manner as it deems appropriate, services similar to those undelivered or not performed, and the Successful Bidder shall be liable to AUTHORITY for any additional costs for such similar services. However, the Successful Bidder shall continue performance of the Contract to the extent not terminated.

3.9. Payment upon Termination

Upon termination of this Contract pursuant to GCC Clauses 3.8, the AUTHORITY shall make the following payments to the Successful Bidder:

- a) If the Contract is terminated pursuant to GCC Clause 3.8 (10), remuneration for Services satisfactorily performed prior to the effective date of termination.
- b) If the agreement is terminated pursuant of GCC Clause 3.8 (1) to (3), (4), (5), (6), (7), (8) and (9). The Successful Bidder shall not be entitled to receive any agreed payments upon termination of the contract. However, the AUTHORITY may consider making a payment for the part satisfactorily performed on the basis of Quantum Merit as assessed by it, if such part is of economic utility to the AUTHORITY. Applicable under such circumstances, upon termination, the AUTHORITY may also impose liquidated damages. The Successful Bidder will be required to pay any such liquidated damages to AUTHORITY within 30 days of termination date.

3.10. Assignment

If Successful Bidder fails to render services in stipulated timeframe and as per schedule, AUTHORITY, at its discretion and without any prior notice to Successful Bidder, may discontinue or minimize scope of work or procure/board any other similar agency to render similar services to complete project in stipulated timeframe.

3.11. Service Level Agreement

- The service levels to be established for the Services offered by the Successful Bidder to the AUTHORITY. The Successful Bidder shall monitor and maintain the stated service levels to provide quality service to the AUTHORITY.
- 2. The SLAs may be reviewed on quarterly basis as the AUTHORITY decides after taking the advice of the Successful Bidder and other agencies. All the changes shall be made by the AUTHORITY in consultation with the Successful Bidder.

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- 3. The SLA parameters shall be monitored on a monthly basis as per the individual SLA parameter requirements. However, if the performance of the system/services is degraded significantly at any given point of time during the contract and if the immediate measures are not implemented and issues are not rectified to the complete satisfaction of the AUTHORITY or an agency designated by them, then the AUTHORITY shall have the right to take appropriate punitive actions including termination of the contract.
- 4. Onsite comprehensive (including all Hardware, Software, network cabling for all types of defects and problems) maintenance services shall be provided by the Supplier / OEM during the period of warranty and Comprehensive Annual Maintenance Contract (CAMC). In case the supplier fails to rectify the problem within SLA including holidays then OEM shall be required to provide second level support, service to rectify the problem or replace the faulty system or part thereof. The performance of the system shall be measured and applicable penalties shall be calculated and imposed on the bidder, in case the performance is below the defined thresholds.





3.12 SLA Terms

SLA Terms	Description		
Uptime	'Uptime' refers to availability of Systems. "%Uptime" means ratio of 'up time' (in minutes) per each classroom in a month to Total working time		
	in the month (in minutes) multiplied by 100		
Prime School	Prime School Hours refers to the prime network utilization period,		
Hours	which shall be school working hours on all working days.		
System Uptime	Time for which user is able to access the software applications, MIS		
	Dashboard website and other components during the working hours.		
	The system can be down due to any of the reasons including failure of		
	hardware, network, system software, application etc.		
Bugs/Issues in	Critical bugs / issues – Bugs / issues affecting more than one		
application	system.		
	 Non-critical bugs / issues – Bugs / issues affecting at most one user. 		

3.13 SLAs to be complied

Parameter for SLA	Penalty
Development / Customization, Testing, Acceptance,	Penalty of Rs 2000 per class room
installation, commissioning and Implementation of Text	per weekwhere the installation is
Book based educational Software application. To be	incomplete.
completed in T+16 weeks	
Uptime after Go-Live – 99% (during PBH)	Penalty of Rs 2000 per class room
	per week of unavailability.
Average internet availability – 99% (duringPBH)	Penalty of Rs 2000 per week of
	unavailability per class room.
Resolution time for bugs / issues in the applications -	Penalty of Rs2000 per week of
48 Hours	unavailability per class room.
Availability of Trainer	Penalty of Rs 2000 per week of
	absence of trainer.

3.14 Other Conditions

- a) The Successful Bidder should comply with all applicable laws and rules of Gol/GoMP/ULB.
- b) Support Executive/Supervisor deployed by the Successful Bidder shall not have right to demand for any type of permanent employment with AUTHORITY or its allied Offices.



c) CEO, ISCDL reserves the right to withdraw / relax any of the terms and condition mentioned in the RFP, so as to overcome the problem encountered at a later stage for the smooth and timely execution of the project.

3.15 Risk Purchase

In case the Successful Bidder fails to deliver the project due to inadvertence, error, collusion, incompetency, termination, misconstruction or illicit withdrawal, the CEO, ISCDL reserves the right to procure the same or similar services from the alternate sources at risk, cost and responsibility of the Successful Bidder.





Annexures





Annexure 1- Guidelines for Pre-Qualification Proposal Annexure 1.1 - Check-list for the Pre-Qualification Proposal

S No.	List of Documents	File Name	Submitted (Y / N)	Description
1.	Proof of Tender Fee and EMD submitted			
2.	Bid Covering Letter As per format provided at Annexure 1.2			Reference No: Date of Letter:
3.	Bidders' Particulars As per format provided at Annexure 1.3			Name of Bidder(s):
4.	Power of Attorney in favour of Authorized signatory			Date of PoA: Name of Authorize Person:
5.	As per format provided at Annexure 6 Copy of Certificate of Incorporation / Registration under Companies Act, 1956/2013 or corresponding Act in abroad	T.a		Registration Number: Date of Incorporation:
6.	Copy of Certificate from the Statutory Auditor for the last 3 (Three) financial years 2013-14, 2014-15 and 2015-16			Year-wise details of turnover
7.	Valid copy of the ISO 9001:2008 or higher certification	र हो अपना वि		Issuing By: Issuing Date: Validity Date:
8.	Declaration for not blacklisted by Central/State Government/ PSU entity in India or similar agencies globally for unsatisfactory past performance, corrupt, fraudulent or any other unethical business practices as on date of submission of the proposal.			Reference No: Date of Letter:
	As per format provided at Annexure 4			



Annexure 1.2 - Pre-Qualification Cover Letter

(To be submitted on the letterhead of the bidder)

Date:

To

Chief Executive Officer Indore Smart City Development Limited (ISCDL) 107-109 Palika Plaza, Phase-II, MTH Compound, Indore (M.P) 452001

Subject: Bid for Implementation of Smart Classrooms in Government Schools in Indore

RFP Reference No: XX

Dear Sir,

With reference to your "*RFP for Implementation of Smart Classrooms in Government Schools in Indore*", we hereby submit ourPrequalification Proposal, Technical Proposal, and Financial Proposal, for the same.

We hereby declare that:

- a. We hereby acknowledge and unconditionally accept that the Authority can at its absolute discretion apply whatever criteria it deems appropriate, not just limiting to those criteria set out in the RFP and related documents, in short listing of bidder for providing services.
- b. We have submitted EMD of INR [] in the form of [......] and Tender fee of INR [] online through e-Tendering Portal (www.mpeproc.gov.in),
- c. We hereby declare that all information and details furnished by us in the Bid are true and correct, and all documents accompanying such application are true copies of their respective originals.
- d. We agree to abide by our offer for a period of 180 days from the date of opening of prequalification bid prescribed by **Authority** and that we shall remain bound by a communication of acceptance within that time.
- e. We have carefully read and understood the terms and conditions of the RFP and the conditions of the contract applicable to the RFP. We do hereby undertake to provision as per these terms and conditions.
- f. In the event of acceptance of our bid, we do hereby undertake:
 - i. To supply the products and commence services as stipulated in the RFP document
 - ii. To undertake the project services for entire contract period from the date of signing of the contract as mentioned in the RFP document.
 - iii. We affirm that the prices quoted are inclusive of design, development, delivery, installation, commissioning, training, providing facility management and handholding support, and inclusive of all out of pocket expenses, taxes, levies discounts etc.



- g. We do hereby undertake, that, until a formal contract is prepared and executed, this bid, together with your written acceptance thereof and notification of award of contract, shall constitute a binding contract between us.
- h. We understand that the **Authority** may cancel the bidding process at any time and that **Authority** is not bound to accept any bid that it may receive without incurring any liabilitytowards the bidder.
- i. We fully understand and agree to comply that on verification, if any of the information provided in our bid is found to be misleading the selection process, we are liable to be dismissed from the selection process or termination of the contract during the project, if selected to do so

ln	C	ase	of	any	clarifications	please	contact		email	at
Tł	han	king	you,							
Y	ours	s sind	erel	y,						
(S	Sign	ature	of t	he Lea	nd bidder)					
Pı	rinte	ed Na	ame							
D	esiç	gnatio	on							
						mar	स्मार्ट इन्दौर हो अपना			
S	eal					.45.44.403.353.74.753.2	certa aranc granen			
D	ate:									
	lace usir	e: ness <i>i</i>	Addr	ess:						



Annexure 1.3 - Format to share Bidder's and Bidding Firms Particulars

The Table below provides the format in which general information about the bidder must be furnished.

S No	Information	Details
1.	Name of Bidding firm:	
2.	Address and contact details of Bidding firm:	
3.	Firm Registration Number and Year of Registration	
4.	Web Site Address	
5.	Status of Company (Public Ltd., Pvt. Ltd., etc.)	
6.	Company's Service Tax Registration No.	
7.	Company's Permanent Account Number (PAN)	
8.	Company's Revenue for the last 3 years (Year wise)	
9.	Name, Designation and Address of the contact person to whom all references shall be made regarding this RFP:	
10.	Telephone number of contact person:	
11.	Mobile number of contact person:	
12.	Fax number of contact person:	
13.	E-mail address of contact person:	

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Please submit the relevant proofs for all the details mentioned above along with your Bid response

Authorized Signatory Name Seal



Annexure 1.4. - Format to Project Citation

S No	Item	Details	Attachment Ref. Number
1	Name of the Project		
2	Date of Work Order		
3	Client Details		
4	Scope of Work		
5	Contract Value		
6	Completion Date		

Note: The Bidder is required to use above formats for all the projects referenced by the bidder for the Pre-Qualification criteria and technical bid evaluation.





Annexure 1.5 - Consortium Agreement

DRAFT MEMORANDUM OF UNDERSTANDING EXECUTED BY MEMBERS OF THE CONSORTIUM

[On Non-judicial stamp paper duly attested by notary public]

This Memorandum of Understand	ding (MoU) entered into this d	lay of [<i>Date</i>] [<i>Month</i>] 2017 at
[<i>Place</i>] among	(hereinafter referred to as "_	") and having office at
[Address], India, as Party of the	First Part and	(hereinafter referred as
"") and having office at	[Address], as Party of the	Second Part and
(hereinafter referred as "_	") and having office at [Ad	ddress], as Party of the Third
Part.		

The parties are individually referred to as Party and collectively as Parties.

WHEREAS ISCDL, has issued a Request for Proposal dated [*Date*] (RFP) from the Applicants interested in **RFP for Implementation of Smart Classrooms in Government Schools in Indore**:

AND WHEREAS the Parties have had discussions for formation of a Consortium for bidding for the said Project and have reached an understanding on the following points with respect to the Parties' rights and obligations towards each other and their working relationship.

AS MUTUAL UNDERSTANDING OF THE PARTIES, IT IS HEREBY AGREED AND DECLARED AS FOLLOWS:

- i. The purpose of this Agreement is to define the principles of collaboration among the Parties to:
 - a. Submit a response jointly to Bid for the "RFP for Implementation of Smart Classrooms in Government Schools in Indore" as a Consortium.
 - b. Sign Contract in case of award.
 - c. Provide and perform the supplies and services which would be ordered by the Authority pursuant to the Contract.
- ii. This Agreement shall not be construed as establishing or giving effect to any legal entity such as, but not limited to, a company, a partnership, etc. It shall relate solely towards the Authority for "RFP for Implementation of Smart Classrooms in Government Schools in Indore" for and related execution works to be performed pursuant to the Contract and shall not extend to any other activities.
 - iii. The Parties shall be jointly and severally responsible and bound towards the Authority for the performance of the works in accordance with the terms and conditions of the RFP document, and Contract.
 - iv. ----- (Name of Party) shall act as Lead Member of the Consortium. As such, it shall act as the coordinator of the Party's combined activities and shall carry out the following functions:
 - a. To ensure the technical, commercial and administrative coordination of the work package



- b. To lead the contract negotiations of the work package with the Authority.
- c.The Lead Member is authorized to receive instructions and incur liabilities for and on behalf of all Parties.
- d. In case of an award, act as channel of communication between the Authority and the Parties to execute the Contract
- v. That the Parties shall carry out all responsibilities as Developer in terms of the Project Agreement.

	broad roles ar shall be as belo		respor	nsibilities	of (each	Party	at	each	stage	of	the
Party A:												
Party B:												
Party C:												
vii.That the	Parties affirm t	hat the	y shall	impleme	ent t	he Pr	oject i	n g	ood fa	aith ar	ıd s	hal

- vii.That the Parties affirm that they shall implement the Project in good faith and shall take all necessary steps to see the Project through expeditiously.
- viii. That this MoU shall be governed in accordance with the laws of India and courts in Madhya Pradesh shall have exclusive jurisdiction to adjudicate disputes arising from the terms herein.

In witness whereof the Parties affirm that the information provided is accurate and true and have caused this MoU duly executed on the date and year above mentioned.

(Party of the first part) (Party of the second part)	(Party of the third part)
Witness:	
i	
ii	



Annexure 2. – Guidelines for Technical Proposal Annexure 2.1 - Check-list for the documents to be included in the Technical Proposal

S No.	List of Documents	Name of File Name	Submitted (Y / N)	Description
1.	Technical Bid Covering Letter			Reference No: Date of Letter:
2.	Technical Compliance Matrix			-
3.	Project Implementation Approach			-
4.	Copy of Work order to support that the Sole Bidder or Lead Member or any member of its consortium should have successfully supplied and implemented Smart Classrooms in Government Schools in last 3 (Three) financial years (FY 2013-14, 2014-15 and 2015-16).			Customer Name: Work Order Number: Date of Work Order: Project Value: Completion Date:
5.	Copy of Work order to support that the Sole Bidder or Lead Member or any member of its consortium should havesuccessfully executed Smart Classrooms in Schools in Indorelast 3 (Three) financial years (FY 2013-14, 2014-15 and 2015-16).	rt City	T	Customer Name: Work Order Number: Date of Work Order: Project Value: Completion Date:
6.	Copy of Work order to support that the Sole Bidder or Lead Member or any member of its consortium should have successfully deliveredSmart Classrooms projects in last 3 (Three) financial years (FY 2013-14, 2014-15 and 2015-16).			
7.	OEM Authorization Form			OEM Name: Date:



Annexure 2.2. - Technical Bid Cover Letter

(To be submitted on the Letterhead of the responding firm)

Date: dd/mm/yyyy

To

Chief Executive Officer Indore Smart City Development Limited (ISCDL) 107-109 Palika Plaza, Phase-II, MTH Compound, Indore (M.P) 45200

Sub:Request for Proposal for " **Implementation of Smart Classrooms in Government Schools in Indore**"

RFP Reference No: XX

Dear Sir,

Having examined the RFP, the receipt of which is hereby duly acknowledged, we, the undersigned, offer to provide the professional services as required and outlined in the RFP for "Implementation of Smart Classrooms in Government Schools in Indore"

We attach hereto the technical response as required by the RFP, which constitutes our proposal. We undertake, if our proposal is accepted, to adhere to the implementation plan (Project schedule) for providing Professional Services in "Implementation of Smart Classrooms in Government Schools in Indore ", put forward in RFP or such adjusted plan as may subsequently be mutually agreed between us and ISCDL or its appointed representatives.

If our proposal is accepted, we will obtain a Performance Bank Guarantee issued by a nationalized bank in India, for a sum of equivalent to 10% of the contract value for the due performance of the contract.

We agree for unconditional acceptance of all the terms and conditions set out in the RFP document and also agree to abide by this tender response for a period of 180 days from the date of submission of Bid and it shall remain binding upon us with full force and virtue, until within this period a formal contract is prepared and executed, this tender response, together with your written acceptance thereof in your notification of award, shall constitute a binding contract between us and ISCDL.

We confirm that the information contained in this proposal or any part thereof, including its exhibits, schedules, and other documents and instruments delivered or to be delivered to ISCDL is true, accurate, and complete. This proposal includes all information necessary to ensure that the statements therein do not in whole or in part mislead ISCDL as to any material fact.



We agree that you are not bound to accept any tender response you may receive.

We also agree that you reserve the right in absolute sense to reject all or any of the products/ services specified in the tender response.

It is hereby confirmed that I/We are entitled to act on behalf of our company/corporation/ firm/ organization and empowered to sign this document as well as such other documents, which may be required in this connection.

Date:

(Signature)

(Name)

(In the capacity of)

[Seal / Stamp of bidder]

Witness Signature:

Witness Name:

Witness Address:

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CERTIFICATE AS TO AUTHORISED SIGNATORIES

l	_, the Company Secr	etary of,
certify that		who signed the above Bid is
authorized to do so and bind the	company by authority	of its board/ governing body.
Date:		
Signature:		
(Company Seal)		
(Name)		





Annexure 2.3 - Project Implementation Approach

The Bidder is required to submit the proposed technical solution in detail. Following should be captured in the explanation:

- a) The Overall approach to the Project
- b) Project Monitoring and Communication Plan

 Bidder's approach to project monitoring and communications among stakeholders.
- c) Implementation plan- Bidder's approach to implement the project
- d) Operation and Maintenance Plan
- e) Quality Control plan Bidder's approach to ensure quality of work and deliverables
- f) Escalation matrix during contract period

Note:

a. All the pages (documentary proofs and other documents that may be attached) should contain page numbers and would have to be uniquely serially numbered.

Inadequate information shall lead to disqualification of the bid.





Annexure 2.4. - Format for OEM Authorization

(This form has to be provided by the OEMs of the products proposed)

_	Date :
To,	
Chief Executive Officer	nant Limitad (ISCDL)
Indore Smart City Developn 107-109 Palika Plaza, Phase	· · · · · · · · · · · · · · · · · · ·
Indore (M.P) 452001	;-ii, iii iii Compound,
111d010 (III.1) 402001	
RFP Ref: <>	
Dear Sir,	
Dear on,	
We	, (name and address of the manufacturer) who are
	nanufacturers of having factories at
	esses of manufacturing / development locations) do hereby
authorize M/s	(name and address of the bidder) to bid,
_	contract with you against the above mentioned tender for the
above equipment / software r	manufactured / developed by us.
\\/_	above weartismed anning set / asthuses weedvate are not and at
•	above mentioned equipment / software products are not end of rtake to support these equipment / software for the duration of
minimum 3 years from the da	
•	
Yours faithfully.	
(Name)	
(Name of Producers)	Smart City हम स्वका सपना. स्मार्ट इन्दोर हो अपना
Note: This letter of sutherity	about display and the letter beard of the manufacturer and about display

Note: This letter of authority should be on the letterhead of the manufacturer and should be signed by a person competent and having the power of attorney to bind the manufacturer. The Bidder in its Bid should include it.



Annexure 2.5. - Technical Compliance Matrix

S No	Functional Feature /Requirement	Complian ce (Y/N)	Remarks
1.	<u>User Registration:</u>		
	Educational Platform must allow Teachers/Students to register to use the e-Learning contents for a particular grade		
2.	Administration: The Educational Platform must allow administrator to manage user registrations and profiles, define digital content access, and manage content, view reports in an offline environment		
3.	The Educational Platform should have capability to integrate with a payment gateway of banks and accept the payments via credit/debit or any other online cashless payment modes.		
4.	MP State Board Content:		
	The Educational Platform should cover all content related to Class I to Class XII for subjects of the MP state board in Hindi.		
5.	Cloud based digital contents:		
	The Educational Platform will play the digital contents residing online. It would require a high speed internet connection for streaming educational digital contents using this Educational Platform. The user of the Educational Platform must have the required privileges to access the contents.		
6.	Planning & Tracking Academic Progress: Planning and tracking of academic progress should be automatic and enabled for the roles of Students / Teachers		
7.	Performance Tracking:		
	Tracking of the scores for a Class or an individual on the basis of the tests& quizattempted must be possible.		
8.	Content Upload:		
	Teachers must have the access to feature to upload contents as per the academics and link it to the available academic structure. The upload of contents must allow saving of uploaded contents locally or on a google drive.		



S No	Functional Feature /Requirement	Complian ce (Y/N)	Remarks
9.	Question Bank:	00 (1714)	
	The Educational Platform should have interactive MCQ/Fill in the blanks/Drag and Drop etc. type questions for the available academic structure.		
10.	Teacher can create Question Bank:		
	Teacher should be able to add additional questions to the available academic structure and contribute towards creation of Question Bank.		
11.	Google for Education:		
	The Educational Platform must be integrated with free tools available like Google for Education. It must seamlessly integrate the Google Classroom forum for empowering teachers to create classes, distribute assignments, send feedback, and see everything in one place. It is Instant. Paperless. Easy.		
12.	Google Drive:		
	The Educational Platform must be integrated with free google drive for uploading and storing contents created by teachers.		
13.	YouTube Integration:		
	The Educational Platform must be integrated with YouTube to allow teachers to add reference links for supplementary access to more contents. These added YouTube links must be placed as per the available academic structure and played from within the Educational Platform and stored for anytime access		
14.	Lesson Planning:		
	The Educational Platform should have notes feature to do Lesson Planning and execution for a specific sub topic within a topic/chapter.		
15.	Support blended learning:		
	The Educational Platform should offer a curriculum that mixes classroom and online digital contents easily. The Educational Platform should be able to handle audio and video contents.		
16.	Content integration features:		



S No	Functional Feature /Requirement	Complian ce (Y/N)	Remarks
	Apart from supporting the vendor's own digital contents, the Educational Platform should provide native support to a wide range of third-party contents also.		
17.	Reports:		
	The Educational Platform should generate user wise reports on Session, Activities, Usage, Notes, Content Addition, Quiz etc. It should be possible to generate .pdf for these reports and even mailing these to registered email id from within the Educational Platform.		
18.	<u>Dynamic Dashboard:</u>		
	The Educational Platform should have a dynamic dashboard to represent the progress of the learning process and give a birds eye view for time spent, quiz available, modules available and progress.		
19.	Platform Updates:		
	The Educational Platform should have facility to update Online for patches and updates.		
20.	The solution should have provision of logging attendance of Teachers and Students in electronic format		

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Annexure 3– Guidelines for Financial Proposal Annexure 3.1 - Financial Proposal Cover Letter

(To be submitted on the Letterhead of the Bidder)

Date: dd/mm/yyyy

То

Chief Executive Officer Indore Smart City Development Limited (ISCDL) 107-109 Palika Plaza, Phase-II, MTH Compound, Indore (M.P) 452001

Subject: Bid for Implementation of Smart Classrooms in Government Schools in Indore

RFP Reference No: XX

Dear Sir,

- 1. We, the undersigned bidder, Having read & examined in detail, the Bidding Document, the receipt of which is hereby duly acknowledged, I/ we, the undersigned, offer to supply/ work as mentioned in the Scope of the work, Bill of Material, Technical Specifications, Service Level Standards & in conformity with the said bidding document for the same.
- 2. I / We undertake that the prices are in conformity with the specifications prescribed. The quote/ price are inclusive of all cost likely to be incurred for executing this work. The prices are inclusive of all type of govt. taxes/duties as mentioned in the financial bid (BoQ).
- 3. I / We undertake, if our bid is accepted, to deliver the goods & services in accordance with the delivery schedule specified in the RFP.
- 4. I/We undertake to successfully operationalize the entire solution as per scope of work mentioned in the RFP document.
- 5. I/ We have examined and have no reservations to the Bidding Documents, including any corrigendum/addendums issued by ISCDL;
- 6. I/We understand that any additional hardware and software required to make the entire solution operational shall have to be provided by us.
- 7. I/ We hereby declare that in case the contract is awarded to us, we shall submit the contract performance bank guarantee as prescribed in the RFP.
- 8. I / We agree to abide by this bid for a period of 180 days from the date of bid submission and it shall remain binding upon us and may be accepted at any time before the expiry of that period.
- 9. Until a formal contract is prepared and executed, this bid, together with your written acceptance thereof and your notification of award shall constitute a binding Contract between us.



- 10. I/ We hereby declare that our bid is made in good faith, without collusion or fraud and the information contained in the bid is true and correct to the best of our knowledge and belief.
- 11. We understand that you are not bound to accept the lowest or any bid you may receive. We agree to all the terms & conditions as mentioned in the RFP document and submit that we have not submitted any deviations in this regard.

In witness thereof, I/we submit this Bid under and in accordance with the terms of the RFP document.

Date: Yours faithfully,

Place:

(Signature of the Authorised signatory)

(Name and designation of the of the Authorised signatory)

Name and seal of Bidder/Lead Member





Annexure 3.2 - Financial Proposal Format & Instructions

To be submitted on e-Tendering Portal only (i.e. www.mpeproc.gov.in)

RFP Reference No: XX

Cost for Supply, Installation, Commissioning and Operation Smart Classrooms in Government Schools in Indore

Sr.No.	Items	Unit (x)	Unit Rate (y) (In Rs.)	Total (x*y) (In Rs.)
1.	Computer, Projection System, power backup and Smart Board with warranty for three years.	100		
2.	Installation of Hardware, Networking, 2 MBPS internet connection and other Equipment for smart class	100		
3.	Procurement (Development) Customization and Deployment of Software, Academic Content and Mobile App.	For all HW and SW supplied		
4.	Management and Maintenance of HW and Software with periodical (Real time updates) for three years.			
5.	Training and Hand holding.	200		
6.	Help Desk Services for three years.	Registere d users		
7.	Total Cost	30270		

Instructions:

- a) ISCDL does not guarantee the quantityfor the particular line items given above. The actual quantity for the given items may be more or less. The payment shall be made based on unit cost quoted for the particular item on actual work/item is undertaken/supplied.
- b) All items provided should be under Insurance. The Insurance should be for entire duration of the Project for 3 Years and comprehensive covering damages for Theft, Fire, Natural Calamities, Riots and Terrorists activities etc.
- c) Bidder should provide all prices as per the prescribed format under this Annexure 3.2.
- d) All the prices are to be entered in Indian Rupees ONLY
- e) ISCDL reserves the right to ask the Bidder to submit proof of payment against any of the taxes, duties, levies indicated.
- f) ISCDL shall take into account all Taxes, Duties & Levies for the purpose of evaluation
- g) The Bidder needs to account for all Out of Pocket expenses, no additional payment shall be made by ISCDL whatsoever.
- h) Bidder should refer the RFPdocument for details on the technical requirements of the system and the benchmark specifications for the items mentioned in the financial formats.
 - i) Any component/fixtures/ancillary/adjunct to the specified item shall be deemed to have been included in the unit rates quoted above.



Annexure 4- Format for Declaration by the bidder for not being Blacklisted / Debarred

(To be submitted on the Letterhead of the Bidder) Date: dd/mm/yyyy To Chief Executive Officer Indore Smart City Development Limited (ISCDL) 107-109 Palika Plaza, Phase-II, MTH Compound, Indore (M.P) 452001 Subject: Declaration for not being debarred / black-listed by Central / any State Government department in India as on the date of submission of the bid RFP Reference No: XX Dear Sir, , hereby solemnly confirm that the I, authorized representative of _____ is not debarred / black-listed by anyCentral/State Government/ PSU entity in India or similar agencies globally for unsatisfactory past performance, corrupt, fraudulent or any other unethical business practices or for any other reason as on last date of submission of the Bid. In the event of any deviation from the factual information/ declaration, ISCDL reserves the right to reject the Bid or terminate the Contract without any compensation to the Company. Thanking you, हम खबका सपना, स्मार्ट इन्दौर हो अपना Yours faithfully,

Signature of Authorized Signatory (with official seal)

Date:

Name:

Designation:

Address:

Telephone & Fax:

E-mail address:



Annexure 5 - Format of sending pre-bid queries

RFP Reference No: XX

Bidder's Request For Clarification			
Name and complete official address of Organization submitting query / request for clarification	Telephone, Fax and E-mail of the organization Tel: Fax: Email:		

Sr. No	Clause No.	Page No.	Content of RFP Requiring Clarification	Change Requested/ Clarification required
1				
2				

Signature:

Name of the Authorized signatory:

Company seal:

Date and Stamped

Note: Bidder(s) are requested to send the queries in PDF with Sign and Company Seal and also in MS Excel for making consolidation process easy.



Annexure6- Power of Attorney

[To be executed on non-judicial stamp paper of the appropriate value in accordance with relevant Stamp Act. The stamp paper to be in the name of the company who is issuing the power of attorney]
Know by all men by these presents, We (Name of the Bidder and address of their registered office) do hereby constitute, appoint and authorize Mr. / Ms (name and residential address of Power of attorney holder) who is presently employed with us and holding the position of
as our Attorney, to do in our name and on our behalf, all such acts, deeds and things necessary in connection with or incidental to our Proposal for the "RFP for Implementation of Smart Classrooms in Government Schools in Indore", including signing and submission of all documents and providing information / responses to the ISCDL, representing us in all matters before ISCDL, and generally dealing with the ISCDL in all matters in connection with our Proposal for the said Project.
We hereby agree to ratify all acts, deeds and things lawfully done by our said Attorney pursuant to this Power of Attorney and that all acts, deeds and things done by our aforesaid Attorney shall and shall always be deemed to have been done by us. For
Name:
Designation:
Date:
Time:
Seal:
Business Address:
हम संबंका संपना, रमार्ट इन्दौर हो अपना
Accepted,
(Signature)

Note:

- The mode of execution of the Power of Attorney should be in accordance with the procedure, if any, laid down by the applicable law and the charter documents of the executant(s) and when it is so required the same should be under common seal affixed in accordance with the required procedure.
- The Power of Attorney shall be provided on Rs.100/- stamp paper.
- The Power of Attorney should be supported by a duly authorized resolution of the Board of Directors of the Bidder authorizing the person who is issuing this power of attorney on behalf of the Bidder.

Lead Member has to submit the Power of Attorney in favour of Authorized signatory in below given format in case of Consortium.

(Name, Title and Address of the Attorney)



POWER OF ATTORNEY FOR LEAD MEMBER BY CONSORTIUM MEMBER

Smart Classrooms in Government Schools in Indore ("Project").
Whereas,, and
Whereas, it is necessary under the RFP document for the members of the Consortium to designate one of them as the Lead Member with all necessary power and authority to do for and on behalf of the Consortium, all acts, deeds and things as may be necessary in connection with the Consortium's Bid for the Project.
Whereas, we have decided that M/sshall be Lead Member of this Consortium.
NOW THEREFORE KNO W ALL MEN BY THESE PRESENTS
We,
AND hereby agree to ratify and confirm and do hereby ratify and confirm all acts, deeds and things lawfully done or caused to be done by our said Attorney pursuant to and in exercise of the powers conferred by this Power of Attorney and that all acts, deeds and things done by our said Attorney in exercise of the powers hereby conferred shall and shall always be deemed to have been done by us/Consortium.
IN WITNESS WHEREOF WE THE MEMBER ABOVE NAMED HAVE
EXECUTED THIS POWER OF ATTORNEY ON THIS DAY OF
20
For



(Name & Title)

Witnesses:	
1.	
2	
(To be executed by the Member of the Consortium)	

Note:

- The mode of execution of the Power of Attorney should be in accordance with the procedure, if any, laid down by the applicable law and the charter documents of the executant(s) and when it is so required the same should be under common seal affixed in accordance with the required procedure.
- Also, wherever required, the Bidder should submit for verification the extract of the charter documents and documents such as a resolution/power of attorney in favour of the person executing this Power of Attorney for the delegation of power hereunder on behalf of the Bidder:





Appendix 7 – Format for Bank Guarantee for Earnest Money Deposit

To
Executive Director
Indore Smart City Development Limited (ISCDL)
107-109 Palika Plaza, Phase-II, MTH Compound,
Indore (M.P) 452001

Dear Sir,

BANK GUARANTEE for Earnet Money Deposit - For < Project Name >

Whereas <<Name of the bidder>> (hereinafter called 'the System Integrator') has submitted the bid for Submission of RFP <<RFP Number>> dated <<Date>> for Request for Proposal for Implementation of Smart Classrooms in Government Schools in Indore" (hereinafter called "the Bid") to ISCDL, Indore.

Know all Men by these presents that we <<... >> having our office at <<Address>> (hereinafter called "the Bank") are bound unto the << Authority >> (hereinafter called "the Authority") in the sum of Rs. <<Amount in figures>> (Rupees <<Amount in words>> only) for which payment well and truly to be made to the said Authority, the Bank binds itself, its successors and assigns by these presents. Sealed with the Common Seal of the said Bank this <<Date>>.

The conditions of this obligation are:

- 1. If the Bidder having its bid withdrawn during the period of bid validity specified by the Bidder on the Bid Form; or
- 2. If the Bidder, having been notified of the acceptance of its bid by the Authority during the period of validity of bid
- (a) Withdraws his participation from the bid during the period of validity of bid document; or
- (b) Fails or refuses to participate in the subsequent Tender process after having been short listed:

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

This guarantee will remain in force up to <<insert date>> and including <<extra time over and above mandated in the RFP>> from the last date of submission and any demand in respect thereof should reach the Bank not later than the above date.

NOTHWITHSTANDING ANYTHING CONTAINED HEREIN:

I. Our liability under this Bank Guarantee shall not exceed Rs. <<Amount in figures>> (Rupees

<<Amount in words>> only)



II. This Bank Guarantee shall be valid up to <<insert date>>)

III. It is condition of our liability for payment of the guaranteed amount or any part thereof arising under this Bank Guarantee that we receive a valid written claim or demand for payment under this Bank Guarantee on or before <<insert date>>) failing which our liability under the guarantee will automatically cease.

(Authorized Signatory of the Bank)	
Seal:	
Date:	





Annexure 8 – Format for Performance Bank Guarantee

For Contract Performance Bank Guarantee
Ref : < >
Date:
Bank Guarantee No.:
То
Chief Executive Officer
Indore Smart City Development Limited (ISCDL)
107-109 Palika Plaza, Phase-II, MTH Compound,
Indore (M.P) 452001
Dear Sir,
PERFORMANCE BANK GUARANTEE – For <project name=""></project>
WHEREAS

M/s. (name of Bidder), a company registered under the Companies Act, 1956, having its registered and corporate office at (address of the Bidder), (hereinafter referred to as "our constituent", which expression, unless excluded or repugnant to the context or meaning thereof, includes its successors and assigns), agreed to enter into a Contract dated (Hereinafter, referred to as "Contract") with you for "Request for Proposal for RFP for Implementation of Smart Classrooms in Government Schools in Indore", in the said Contract.

We are aware of the fact that as per the terms of the Contract, M/s. (name of Bidder) is required to furnish an unconditional and irrevocable Bank Guarantee in your favour for an amount of 10% of the Total Contract Value, and guarantee the due performance by our constituent as per the Contract and do hereby agree and undertake to pay any and all amount due and payable under this bank guarantee, as security against breach/ default of the said Contract by our Constituent.

In consideration of the fact that our constituent is our valued customer and the fact that he has entered into the said Contract with you, we, (name and address of the bank), have agreed to issue this Performance Bank Guarantee.

Therefore, we (name and address of the bank) hereby unconditionally and irrevocably guarantee you as under:

Notwithstanding anything to the contrary, as contained in the said Contract, we agree that your decision as to whether our constituent has made any such default(s) / breach(es), as aforesaid and the amount or amounts to which you are entitled by reasons thereof, subject



to the terms and conditions of the said Contract, will be binding on us and we shall not be entitled to ask you to establish your claim or claims under this Performance Bank Guarantee, but will pay the same forthwith on your demand without any protest or demur.

This Performance Bank Guarantee shall continue and hold good till 180 days after completion of the Contract Period, subject to the terms and conditions in the said Contract.

We bind ourselves to pay the above said amount at any point of time commencing from the date of the said Contract until 6 months after the completion of Contract Period.

We further agree that the termination of the said Agreement, for reasons solely attributable to our constituent, virtually empowers you to demand for the payment of the above said amount under this guarantee and we would honor the same without demur.

We hereby expressly waive all our rights: Requiring to pursue legal remedies against ISCDL; and For notice of acceptance hereof any action taken or omitted in reliance hereon, of any defaults under the Contract and any resentment, demand, protest or any notice of any kind.

We the Guarantor, as primary obligor and not merely Surety or Guarantor of collection, do hereby irrevocably and unconditionally give our guarantee and undertake to pay any amount you may claim (by one or more claims) up to but not exceeding the amount mentioned aforesaid during the period from and including the date of issue of this guarantee through the period.

We specifically confirm that no proof of any amount due to you under the Contract is required to be provided to us in connection with any demand by you for payment under this guarantee other than your written demand.

Any notice by way of demand or otherwise hereunder may be sent by special courier, telex, fax, registered post or other electronic media to our address, as aforesaid and if sent by post, it shall be deemed to have been given to us after the expiry of 48 hours when the same has been posted. If it is necessary to extend this guarantee on account of any reason whatsoever, we undertake to extend the period of this guarantee on the request of our constituent under intimation to you.

This Performance Bank Guarantee shall not be affected by any change in the constitution of our constituent nor shall it be affected by any change in our constitution or by any amalgamation or absorption thereof or therewith or reconstruction or winding up, but will ensure to the benefit of you and be available to and be enforceable by you during the period from and including the date of issue of this guarantee through the period.

Notwithstanding anything contained hereinabove, our liability under this Performance Guarantee is restricted to 10% of the Contract Value, and shall continue to exist, subject to the terms and conditions contained herein, unless a written claim is lodged on us on or before the aforesaid date of expiry of this guarantee.



We hereby confirm that we have the power/s to issue this Guarantee in your favour under the Memorandum and Articles of Association / Constitution of our bank and the undersigned is / are the recipient of authority by express delegation of power/s and has / have full power/s to execute this guarantee under the Power of Attorney issued by the bank in your favour.

We further agree that the exercise of any of your rights against our constituent to enforce or forbear to enforce or any other indulgence or facility, extended to our constituent to carry out the contractual obligations as per the said Contract, would not release our liability under this guarantee and that your right against us shall remain in full force and effect, notwithstanding any arrangement that may be entered into between you and our constituent, during the entire currency of this guarantee.

Notwithstanding anything contained herein:

Our liability under this Performance Bank Guarantee shall not exceed 10% of the Total Contract Value. This Performance Bank Guarantee shall be valid only from the date of signing of Contract to 180 days after the End of Contract Period; and

We are liable to pay the guaranteed amount or part thereof under this Performance Bank Guarantee only and only if we receive a written claim or demand on or before 180 days after the completion of Contract Period.

Any payment made hereunder shall be free and clear of and without deduction for or on account of taxes, levies, imports, charges, duties, fees, deductions or withholding of any nature imposts.

This Performance Bank Guarantee must be returned to the bank upon its expiry. If the bank does not receive the Performance Bank Guarantee within the above-mentioned period, subject to the terms and conditions contained herein, it shall be deemed to be automatically cancelled.

This guarantee shall be governed by and construed in accordance with the Indian Laws and we hereby submit to the exclusive jurisdiction of courts of Justice in India for the purpose of any suit or action or other proceedings arising out of this guarantee or the subject matter hereof brought by you may not be enforced in or by such count.

Dated	this	day	20XX
Yours faithfully,			
For and an habalf of th	_	Donk	
For and on behalf of th	e	bank,	
(Signature)			
Designation			
(Address of the Bank)			
Note:			

This guarantee will attract stamp duty as a security bond.



A duly certified copy of the requisite authority conferred on the official/s to execute the guarantee on behalf of the bank should be annexed to this guarantee for verification and retention thereof as documentary evidence in the matter.





Annexure 9: Certificate of Giving Unlimited Rights

RFP Ref:	Date:
To, The Chief Executive Officer Indore Smart City Developme 107-109, Palika Plaza Phase INDORE, Madhya Pradesh, 4 Ph. No.: 0731-2535572; E-ma Website: www.smartcityindore	ent Limited, Indore. II, M.T.H. Compound, 52007 ail: smartcityindore16@gmail.com
awarded to us, we are readusing the software in the go	do hereby confirm that in case of the contract being y to give unlimited licensing rights to the Authority for overnment schools in Indore as per their requirement. to support in terms of updates and services.
We assure that the unlimited transferred to the Authority.	use of licensing rights of the software solution will be
Name of the Bidder: -	
Signature: -	
Seal of the Organization:	Smart City