

HIGH COURT OF MADHYA PRADESH, JABALPUR

No. Reg(IT)(SA)/2018/755

Dated:08th May, 2018



Bid Document for

Supply, Installation, Commissioning, Maintenance and Rate Contract
of the Servers for the High Court and Subordinate Courts in the State
of Madhya Pradesh.

Note:-This document contains total 56 pages including cover. No change and modification in the document by the bidder is permissible.

Table of Contents

Section	Particulars	Page No.
1.	NOTICE INVITING TENDER	4
2.	INSTRUCTIONS TO BIDDERS	5-16
3.	TERMS AND CONDITIONS FOR <u>e-TENDERING</u>	17
4.	GENERAL CONDITIONS OF THE CONTRACT (GCC)	18-26
5.	SPECIAL CONDITIONS OF THE CONTRACT (SCC)	27-29
6.	SCOPE OF WORK	30-34
7.	TECHNICAL SPECIFICATIONS	35-41
8.	FORMATS TO BE USED FOR SUBMISSION OF PROPOSAL	42-49
9.	CERTIFICATES	50
10.	LIST OF LOCATIONS	51-56

Section – I

NOTICE INVITING TENDER

No. Reg(IT)(SA)/2018/755

Dated:08th May, 2018.

The Registrar General, on behalf of High Court of Madhya Pradesh invites **e-tenders / online tenders** from experienced and reputed firms/organizations/ Original equipments manufacturer (OEM) for the “Supply, Installation, Commissioning, Maintenance and Rate Contract of the Servers for the High Court and Subordinate Courts in the State of Madhya Pradesh ”.

S. No.	Estimated project cost	EMD (In Lakh Rupees)	Cost of Tender Document (in Rs.)	Last Date / Time of Submission	Date and Time of Opening of Technical Bid	Time for Completion of the entire work / project
1.	Rupees 3.61 Crore	Rs. 18 Lakh	10,000/-	21 st June, 2018 before 03:00 PM	21 st June, 2018 at 03:30 PM	60 days

1. Tender documents may be viewed or purchased online by interested and eligible bidders from the website www.mpeproc.gov.in after paying Tender fee of Rs.10,000/- and Processing Fee, as applicable . The tender document is also available in website <http://www.mphc.gov.in> for reference.
2. Bidders can submit its tender online at www.mpeproc.gov.in on or before the key dates given above. The Physical copy of the Technical Bid along with original EMD should also be submitted at the address below latest by **21st June, 2018 at 3:00 P.M.**
3. All further notifications/amendments, if any shall be posted on www.mpeproc.gov.in and www.mphc.gov.in only. No separate communication shall be made with individual Bidders.
4. **The financial bids are to be submitted only online and no hard copy to be submitted along with the bid**

All other terms and conditions for submission of tender are contained in this document. If the date of submitting/opening of the Bid is declared as holiday then the bids shall be submitted / opened on next working day.

The Registrar General, High Court of Madhya Pradesh, Jabalpur (M.P.) reserves the right to accept or reject any or all bids without assigning any reason thereof.

Address for communication:

Registrar General,

High Court of Madhya Pradesh

Jabalpur (M.P.)

Email: mphc@nic.in , Landline: 0761-2623358

Section – II

2 INSTRUCTIONS TO BIDDERS:-

2.1 DEFINITIONS:-

- a) **“The Employer”** or **“The Purchaser”** means the "Registrar General, High Court of Madhya Pradesh, Jabalpur" and the "District Judge" of the District Courts.
- b) **“The Bidder”** means a firm or Joint Venture or Consortium which participates in the tender and submits its proposal.
- c) **“Successful Bidder”** means the Bidder, who, after the complete evaluation process, gets the Letter of Award. The Successful Bidder shall be deemed as **“Contractor”** appearing anywhere in the document.
- d) **“The Letter of Award”** means the issue of a signed letter by the Purchaser of its intention to award the work mentioning the total Contract Value. The timeline for delivery of products and services will start from the date of issue of Letter of Award.
- e) **“The Contract”** means the agreement entered into between the Employer and the Contractor, as recorded in the Contract Form signed by the parties, including all attachments and appendices thereto and all documents incorporated by reference therein.
- f) **“The Contractor”** means the individual or firm or OEM supplying the Goods / items and Services under this Contract.
- g) **“The Contract Price”** means the price payable to the Successful Bidder under the Letter of Award for the full and proper performance of its contractual obligations. The Contract Price shall be deemed as **“Contract Value”** appearing anywhere in the document.
- h) **“Site Acceptance Test (SAT)”** is a process of testing the contracted services provided by the Bidder at the locations

specified by the Registrar General, High Court of Madhya Pradesh. SAT comprises of Product Acceptance Tests with respect to Technical Specifications and Bill of Materials as specified in this tender, checking the installation, commissioning and integration of sub-components and integration with High Court software and acceptance of the Training at the site.

- i) **“Services”** means System Integration, Training and coordinating with the original equipment manufacturer (OEM) for installation, commissioning, system integration and maintenance for proper working of supplied Servers.
- j) **“NIT”** is the Notice Inviting Tender. It is essentially the Press Notification of the Tender.
- k) **“OEM”** - means Original Equipment Manufacturer and/or Original Software Developer.
- l) This tender is subject to availability of funds / Budget from the State Government.

2.2 BID DOCUMENT:-

2.2.1 The process and procedures of bidding, the materials to be supplied and the various terms and conditions of this tender are provided in the Bid Document. The Bid Documents include:-

- i. Section I Notice Inviting Tender
- ii. Section II Instructions to Bidders
- iii. **Section III *Terms and Conditions for E-Tendering.***
- iv. Section IV General Conditions of Contract
- v. Section V Special Conditions of Contract
- vi. Section VI Scope of work
- vii. Section VII Technical Specifications
- viii. Section VIII Schedule of quantities and formats for Submission of Proposals

2.2.2 The Bidder should carefully read all the instructions, terms and conditions, specifications and various forms that are provided in

the Bid Document. The tender may be rejected if any or all of the information asked for in this document are not furnished along with the tender or if the tender is not responsive with the Bid Document.

2.3 AMENDMENT OF BID DOCUMENTS:-

At any time, prior to the date of submission of Bids, the Purchaser may, for any reason, whether at its own initiative or in response to a clarification requested by a prospective Bidder, modify bid documents by amendments by issuing corrigendum / addendum in the website of the High Court.

2.4 COST OF BIDDING:-

The Bidder has to bear all the costs associated with the preparation and submission of the bid. Purchaser will, in no case, be responsible or liable for any of the costs, regardless of the conduct or outcome of the bidding process.

2.5 EARNEST MONEY DEPOSIT (EMD):-

2.5.1 The proposal should be submitted along with **online** application fee of Rs. 10,000/- (Rs. Ten Thousand only) and Earnest Money Deposit (EMD) of Rs. 18,00,000/- (Rupees Eighteen Lakh Only) in the form of a demand draft / pay order / FDR / unconditional Bank Guarantee drawn in favour of “**Registrar General, High Court of Madhya Pradesh, Jabalpur**” of any Nationalized / Scheduled bank payable at **Jabalpur** . The Bid submitted without EMD and/or the application fee shall be summarily rejected.

2.5.2 The EMD of the successful Bidder will be returned when the Bidder has signed the Contract Agreement with the purchaser and has furnished the required Performance Guarantee.

2.5.3 The EMD will be forfeited:

(i) If a Bidder withdraws its bid during the period of bid validity.

or

(ii) *If the Bidder fails to accept the Purchaser's corrections of arithmetic errors in the Bidder's bid (if any),*

or

(iii) *If the Successful Bidder fails to sign the contract agreement with the purchaser,*

or

(iv) *If the Successful Bidder fails to furnish the Performance Guarantee with in the stipulated time.*

2.6 BID PRICES:-

2.6.1 The Bidder shall give the pricing as individual and as a total composite price inclusive of all levies & taxes, packing, forwarding, freight and insurance etc.

2.7 DISCOUNTS:-

The Bidders are informed that discount, if any, should be included in the total price.

2.8 BID VALIDITY:-

The bids shall remain valid for the period of **180 days from the date of last submission.**

2.9 ONLY ONE BID PER PARTY:-

Each bidder is permitted to submit ONLY ONE BID irrespective of whether he is the sole bidder, or the Leader or Member of a duly formed JV (Joint Venture) or Consortium. In case it is found that any party has submitted more than one bid for the subject work(s) in any of the above capacities, all bids so submitted shall be summarily rejected and the EMPLOYER shall not entertain any further request/ correspondence in this matter.

2.10 SUBMISSION OF PROPOSALS:-

2.10.1 All physical proposals have to be submitted ONLY in **HARD BOUND (Hard bound implies such binding between two**

covers through stitching or otherwise whereby it may not be possible to replace any paper without disturbing the document) form with all pages sequentially numbered either at the top or at the bottom right corner of each page. It should also have an index giving page wise information of above documents. Incomplete proposal or those received without hard bound will summarily be rejected. **All the Pages and Papers to be signed and sealed by the authorized signatory of the bidder.**

2.10.2 The Bidders are required to fill up and submit the **Section VIII** documents with their proposals.

2.10.3 The proposals shall be submitted in three parts, viz.,

(a) **Envelope-1:** Containing Earnest Money Deposit (EMD) of of Rs. 18,00,000/- (Rupees Eighteen Lakh Only) valid for the period of **six months**. The envelope should be superscribed as “**Envelope-1: EMD**” at the top left corner of the envelope.

(b) **Envelope-2:** Pre-qualification Proposal and Technical Proposal super scribed as “**Envelope 2 – Pre-qualification and Technical Proposal**” (Containing duly signed PRE-QUALIFICATION PROPOSAL SUBMISSION FORM as prescribed in Section-VIII, Other required Prequalification documents, clause-by-clause compliance to the technical specifications of the equipments as prescribed in Section-VII, all technical literature, brochures etc.). In the technical proposal, there should not be any indication about the prices (printed or otherwise) of any of the products offered.

2.10.4 All the sealed envelopes should again be placed in a **single sealed cover** superscribed as “Supply, Installation, Commissioning, Maintenance and Rate Contract of the Servers for the High Court and Subordinate Courts in the State of Madhya Pradesh ” *bid from: M/s -----*” **“NOT TO BE OPENED BEFORE 3:30 P.M. on 21th June, 2018”**, which will be received as time mentioned in the Schedule of

Events. The Bid is to be submitted to the **“Inward / Receipt Section of the High Court of M.P., Jabalpur”**.

2.10.5 The Bids and all correspondence and documents relating to the bids, shall be written in English language.

2.10.6 **The financial bids are to be submitted online and no hard copy to be submitted along with the bid**

2.11 LATE BIDS:-

Any bid received by the Purchaser after the time and date for receipt of bids prescribed by the Purchaser in the tender may be rejected and returned unopened to the Bidder.

2.12 MODIFICATION AND WITHDRAWAL OF BIDS:-

2.12.1 The Bidder is allowed to withdraw its submitted bid any time prior to the last date prescribed for receipt of bids, by giving a written notice to the Purchaser.

2.12.2 Subsequent to the last date for receipt of bids, no modification/ withdrawal of bids shall be allowed.

2.12.3 The Bidders cannot withdraw the bid in the interval between the last date for receipt of bids and the expiry of the bid validity period specified in the Bid. Such withdrawal may result in the forfeiture of its EMD from the Bidder.

2.13 LOCAL CONDITIONS:-

2.13.1 Each Bidder is expected to fully get acquainted with the local conditions and factors, which would have any effect on the performance of the contract and /or the cost.

2.13.2 The Bidder is expected to know all conditions and factors, which may have any effect on the execution of the contract after issue of Letter of Award as described in the bidding documents. The Purchaser shall not entertain any request for clarification from the Bidder regarding such local conditions.

2.14 CONTACTING THE PURCHASER:-

Any effort by a Bidder influencing the Purchaser's bid evaluation, bid comparison or contract award decisions may result in the rejection of the bid.

2.15 ELIGIBILITY/ PRE-QUALIFICATION CRITERIA:-

Bidders that meet **ALL** of the following pre-qualification criteria need only apply.

- 2.15.1 (i) Annual Financial turnover of the bidder during the last 3 years, ending **31st March of previous financial year i.e. 2018 should be at least Rs. 05 Crore.**

"Documentary proof in the form of balance sheet to be submitted for the above."

- 2.15.2 (ii) Experience in Supply, Installation, commissioning, Maintenance of Servers, Desktop Computers and other high end computing devices during the last 5 years ending last day of month previous to the month of publication of this tender, should be either of the following:-

- (a) Three similar completed work costing not less than the amount equal to **40% of the estimated cost.**

OR

- (b) Two similar completed work costing not less than the amount equal to **50% of the estimated cost.**

OR

- (c) One similar completed work costing not less than the amount equal to **80% of the estimated cost.**

Similar works means: Supply, maintenance and System Integration of Servers, Computers and high end computing devices

2.16 SCHEDULE OF EVENTS:-

The tentative dates for the schedule of key events of this tender are given as under:-

Sl. No.	Events	Date
01	Date of Pre-Bid meeting	21 st May, 2018 at 11:30 A.M. in the Conference Hall of the High Court.
02	Last date and time of online submission of proposal.	21 st June, 2018 at 3:00 P.M.
03	Date and time of opening of the technical Bids	21 st June, 2018 at 3:30 P.M.
04	Date and time of opening of the financial Bid at High Court of Madhya Pradesh, Jabalpur	Date and time of opening of financial bids will be intimated to qualified bidders via e-mail / letter / telephone.

2.17 OPENING OF PROPOSAL:-

The Evaluation Committee or its authorized representative will open the tenders.

2.18 EVALUATION:-

2.18.1 The Purchaser reserves the right to modify the Evaluation Process at any time during the Tender Process, without assigning any reason, whatsoever, and without any requirement of intimating the Bidders of any such change.

2.18.2 Any time during the process of evaluation, the Purchaser may seek for clarifications from any or all Bidders.

2.18.3 The tender has been invited under two bid system i.e. Technical Bid and Financial Bid. The interested agencies / vendors are advised to submit separate sealed envelopes super as mentioned above under clause **2.10.3**

Phase-1: Application Fee & EMD: First, the envelope containing Application fee and Earnest Money Deposit will be opened and if both are found furnished by the Bidders in the prescribed manner, then the second envelope containing Pre-Qualification & Technical Proposal documents shall be opened. At any stage during the evaluation, if the EMD is found invalid, the respective Bidder's bid will be summarily rejected.

Phase-2: Pre-Qualification and Technical Proposal Evaluation: The Bidder shall have to fulfill all the Pre-qualification Criteria. These documents will be scrutinized along with the Technical Proposal in this phase of evaluation. Those bidders who do not fulfill the terms and conditions of Pre-qualification Criteria as specified in this tender or whose Technical Proposal is non-responsive will not be eligible for further communication. Technical Proposals of the Bidders would be evaluated for the clause-by-clause compliance of the technical specifications as mentioned in the Bid document. Evaluation of Prequalification and Technical Proposal by Registrar General, High Court of Madhya Pradesh shall not be questioned by any of the Bidders. The Purchaser reserves the right to ask for a technical elaboration/clarification in the form of a technical presentation from the Bidder on the already submitted Technical Proposal at any point of time during evaluation process. The proposals shall be opened in presence of their representatives who wish to attend.

Phase-3: Online Financial proposal of only qualified bidders will be opened for further evaluation.

The Commercial Proposal Evaluation will be based on the “individual cost”, which would be the total payouts including all taxes, duties and levies for the supply, installation, commissioning, system integration of Servers and Maintenance cost.

2.19 DECIDING AWARD OF CONTRACT:-

- 2.19.1 The Purchaser reserves the right to ask for a **technical elaboration/clarification** in the form of a technical presentation from the Bidder on the already submitted Technical Proposal at any point of time before opening after opening of the proposals. The Bidder has to present the required information to the Registrar General, High

Court of Madhya Pradesh and its appointed representative on the date asked for, at no cost to the Purchaser.

- 2.19.2 Arithmetical errors will be rectified on the following basis: If there is a discrepancy between the unit price and the total price that is obtained by multiplying the unit price and quantity, the unit price shall prevail and the total price shall be corrected. If the Bidder does not accept the correction of the errors, his bid will be rejected. If there is a discrepancy between words and figures, the amount mentioned in words will prevail.
- 2.19.3 The Purchaser will notify the Successful Bidder on its intention to award the work through “**Letter of Award/ acceptance**” mentioning the total Contract Value. The timeline for delivery of products and services will start from the date of issue of Letter of Award.
- 2.19.4 The Purchaser will subsequently send the Successful Bidder the Form of Contract Agreement provided in the Bidding Documents, incorporating all agreements between the parties.
- 2.19.5 As soon as practically possible, following receipt of the Form of Contract Agreement, the successful Bidder shall sign and date the Form of Contract Agreement and return it to the Purchaser. This is deemed as the “Contract” or “Contract Agreement” defined elsewhere in this tender document.
- 2.20.5 The Registrar General, High Court of Madhya Pradesh, Jabalpur may award the entire contract to a single firm or to multiple firms depending upon rates available with the bid.

2.20 GENERAL INSTRUCTIONS TO THE BIDDERS:-

- 2.20.1 The cost of preparing the proposal, cost involved for the technical presentation and of visit to the High Court of Madhya Pradesh is not reimbursable.

2.20.2 All cutting, overwriting in the proposal should be authenticated by the initials of the authorized signatory. In case of any calculation error the unit rates would prevail. The amount will also have to be written in words.

2.20.3 **Successful bidder must ensure his establishment in India and in the State of Madhya Pradesh for post-installation services and support of the Servers.**

2.20.4 Canvassing in any form will lead to disqualification of the bid.

2.21 CONFIDENTIALITY:-

2.21.1 The Bidder shall keep confidential any information related to this tender with the same degree of care as it would treat its own confidential information. The Bidders shall note that the confidential information will be used only for the purposes of this tender and shall not be disclosed to any third party for any reason whatsoever.

2.21.2 As used herein, the term "Confidential Information" means any written information, including without intimation, information created by or for the other party, which relates to internal controls, computer or data processing programs, algorithms, electronic data processing applications, routines, subroutines, techniques or systems, or information concerning the financial affairs and methods of operation or proposed methods of operation, accounts, transactions, proposed transactions or security procedures of either party or any of its affiliates, or any client of either party, except such information which is in the public domain at the time of its disclosure or thereafter enters the public domain other than as a result of a breach of duty on the part of the party receiving such information. It is the express intent of the parties that all the business process and methods used by the Bidder in rendering the services hereunder are the Confidential Information of the Bidder.

- 2.21.3 At all times during the performance of the Services, the Bidder shall abide by all applicable High Court of Madhya Pradesh security rules, policies, standards, guidelines and procedures. The Bidder should note that before any of its employees or assignees is given access to the Confidential Information, each such employee and assignees shall agree to be bound by the term of this tender and such rules, policies, standards, guidelines and procedures by its employees or agents.
- 2.21.4 The Bidder should not disclose to any other party and keep confidential the terms and conditions of this tender, any amendment hereof, and any Attachment or Annexure hereof.
- 2.21.5 The obligations of confidentiality under this section shall survive rejection/termination/expiry of the contract for a **period of five years.**

Section – III

3. Terms and Conditions for e-Tendering:-

- 3.1 For participation in e-tendering module, it is mandatory for prospective bidders to get registration on website **www.mpeproc.gov.in** . Therefore, it is advised to all prospective bidders to get registration by making on line registration fees payment at the earliest.
- 3.2 Tender documents can be purchased *only online* on payment of tender fees and downloaded from website **www.mpeproc.gov.in** by making online payment for the tender document fee.
- 3.3 Service and gateway charges shall be borne by the bidders.
- 3.4 Since the bidders are required to sign their bids online using class – III Digital Signature Certificate, they are advised to obtain the same at the earliest.
- 3.5 For further information regarding issue of Digital Signature Certificate, the bidders are requested to visit website **www.mpeproc.gov.in** . Please note that it may take upto 7 to 10 working days for issue of Digital Signature Certificate. Department will not be responsible for delay in issue of Digital Signature Certificate.
- 3.6 If bidder is going first time for e-tendering, then it is obligatory on the part of bidder to fulfill all formalities such as registration, obtaining Digital Signature Certificate etc. well in advance.
- 3.7 Bidders are requested to visit our e-tendering website regularly for any clarification and / or due date extension.
- 3.8 Bidder must positively complete online e-tendering procedure at **www.mpeproc.gov.in**
- 3.9 Department shall not be responsible in any way for delay /difficulties /inaccessibility of the downloading facility from the website for any reason whatever.
- 3.10 For any type of clarification bidders can / visit **www.mpeproc.gov.in** and help desk contract no. 18002588684 Mail id: **eproc_helpdesk@mpsdc.gov.in** Support timings: Monday to Saturday from 10:00 AM to 7:00 PM.
- 3.11 Interested bidders may attend the free training programme in Bhopal at their own cost. For further query please contact help desk.
- 3.12 The bidder who so ever is submitting the tender by his Digital Signature Certificate shall invariably upload the scanned copy of the authority letter as well as submit the copy of same in physical form with the offer of particular tender.
- 3.13 **The firms registered under NSIC are exempted for submission of tender fees and EMD. But they have to enclose valid documents in this regard.**

Section – IV

4 GENERAL CONDITIONS OF THE CONTRACT (GCC):-

4.1 GENERAL:-

The Servers supplied under this contract shall conform to the Technical Specifications given in this tender under **Section VII**.

4.2 PERFORMANCE GUARANTEE:-

4.2.1 The Successful Bidder will be required to furnish performance guarantee in the form of unconditional Bank Guarantee issued by a Nationalized / Scheduled Bank in India equivalent to 10% of the Contract Value valid for a period of **62 months** within **30 days from the date of issue of Letter of Award / acceptance**.

4.2.2 BANK GUARANTEE:-

The Bank Guarantee issued by following banks would be accepted. SBI or its subsidiaries, any Indian Nationalized Bank/Scheduled Bank, Export Import Bank of India, a foreign bank (issued by a branch outside India) with counter guarantee from SBI or its subsidiaries or any Indian Nationalized Bank, and any scheduled commercial bank approved by RBI having a net worth of not less than Rs.500 Crores as per the latest annual report of the bank.

4.2.3 The Performance Guarantee shall be as per the format approved by the Registrar General, High Court of M.P., Jabalpur.

4.2.4 The Performance Guarantee shall be payable to the Purchaser as a compensation for any loss resulting from the Bidder's failure to complete its obligations under the contract. The Purchaser will discharge the Performance Guarantee after completion of the Bidder's performance obligations, including any warranty obligations, under the contract.

4.3 DELIVERY OF MATERIALS AND RELATED DOCUMENTATION:-

- 4.3.1 Delivery, Installation and Commissioning of the materials along with the related documents as per the tender document and technical specification section **(Section VII)** are the responsibility of the Bidder.
- 4.3.2 The Successful Bidder shall ensure that all Servers is supplied within the Implementation schedule mentioned in the tender document under Section V.
- 4.3.3 The Successful Bidder shall submit all the Software Kits (CDs), License Papers, Warranty Papers and any other relevant documentation related to the supplied products to the Purchaser along with the supplied products.

4.4 WARRANTY:-

- 4.4.1 The Bidder is required to provide on-site comprehensive warranty **valid for 60 months for all supplied hardware item from the date of installation.**
- 4.4.2 The Bidder shall warrant that all the Servers supplied under the contract is newly manufactured and shall have no defect arising out of design, materials or workmanship or from any act or omission of the Bidder that may develop under normal use of the supplied equipments in the conditions prevailing across the country.
- 4.4.3 The Bidder shall warrant that the services provided under the contract shall be as per the Warranty Service Level Requirements given under **Section-VI**. During the warranty, the Bidder shall perform all the functions as enunciated in Section-VI at no extra cost to the Purchaser. All the penalty clauses shall be applicable during the period of warranty in case of failure on part of Bidder. The terms and conditions for Warranty are given in **Section-VI**.

- 4.4.4 The bidder shall quote for **comprehensive On-Site warranty and support for FIVE years**, which shall become effective after the Final Acceptance Sign-off. The cost, including visits of the engineers etc. shall be quoted as part of the individual equipment prices. No separate charges shall be paid for visit of engineers or attending to faults and repairs or supply of spare parts.
- 4.4.5 The Registrar General, High Court of Madhya Pradesh shall promptly notify the Bidder about any claims arising under this warranty. Upon receipt of such notice, the Bidder shall repair / replace / reconfigure / re-provisions the defective equipments or service. Replacement under warranty clause shall be made by the Successful Bidder free of all charges at site including freight, insurance and other incidental charges.
- 4.4.6 **The Bidder shall, at the time of submitting the bid submit the Technical Proposal specifying how the Bidder proposes to carry out repair under Warranty. The Bidder shall also indicate what spares will be kept for immediate replacement. The infrastructure planned to be created by the Bidder to fulfill his obligations under Warranty and his action plan to deal with the various situations arising out of hardware and software faults shall be clearly indicated.**
- 4.4.7 If the Bidder, having been notified, fails to remedy the defect(s) within the period specified in the Service Level Agreement, the Registrar General, High Court of Madhya Pradesh may proceed to take such remedial action as may be necessary at the Bidder's risk and expense and without prejudice to any other rights, which Registrar General, High Court of Madhya Pradesh may have against the Bidder under the contract.

4.5 PAYMENT TERMS:-

4.5.1 For the supply, installation, commissioning, testing and warranty maintenance of all Servers for the period of 60 months:-

Payments will be made in **Indian Rupees only**

4.5.1.1 **80%** of total price against delivery of the Servers at the site after submitting the duly verified delivery challan of the site / locations certified by the Office of District and Session Judge of District Courts.

4.5.1.2 **20%** of total price against successful installation and getting Sign-off from all the District Courts'.

4.6 PRICES:-

4.6.1 The rate contract of all the quoted Servers shall be valid for the period of 01 year from the date of agreement/contract.

4.6.2 The rates and prices quoted by the bidder shall be fixed for the duration of the contract and shall not be subjected to adjustment. The rates shall be valid for the period of one year from the date of agreement. However on introduction of new taxes / duties , the rates of the quoted Servers shall be change in same proportionate.

4.7 PURCHASER'S RIGHTS:-

4.7.1 The Purchaser reserves the right to make changes within the scope of the work and Contract and configuration of items at any point of time.

4.7.2 The Purchaser reserves the right to accept or reject any bid, and to annul the bidding process and reject all bids, at any time prior to award of contract without assigning any reason whatsoever and without thereby incurring any liability to the affected bidder or bidders on the grounds of purchaser's action.

4.8 TIME SCHEDULE TO COMPLETE THE CONTRACT:-

4.8.1 *The successful bidder shall complete the assignment within **60 days from the date of issue of Letter of Acceptance / Letter of Intent.***

4.8.2 In case the purchase order is received directly from the District Court then the period of supply and installation will be 30 days.

4.8.3 The Successful Bidder shall ensure that the delivery of Servers and/or the delivery of the services are in accordance with the time schedules specified in tender documents. In case of any deviation from the schedule, the Purchaser reserves the right to either cancel the Contract and/or recover Liquidated Damage charges.

4.8.4 The Successful Bidder, if faced with problems in timely delivery of services, which have dependencies on the Service Provider and/or the Purchaser, which are beyond their control at any time before the Final Acceptance Signoff, shall immediately inform the Purchaser in writing, about the causes of the delay and tentative duration of such delay etc. The Purchaser, on receipt of such notice, shall analyze the facts at the earliest and may at its sole discretion, extend the contract period as deemed reasonable.

4.8.5 Any delay by the Successful Bidder in the delivery of Servers and/or the services will make the Successful Bidder liable to any or all of the following:

- i. Forfeiture of Performance Bank Guarantee
- ii. Imposition of Liquidated Damage charges
- iii. Termination of the contract for default.
- iv. Blacklisting of the vendor.

4.9 LIQUIDATED DAMAGES (LD):-

If the Bidder fails to deliver any or all of the equipment or to perform the services within the time period(s) as mentioned in tender document. Registrar General, High Court of Madhya Pradesh shall without prejudice to its other remedies under the contract, deduct from the contract price, as liquidated damages, a sum equivalent to the 1% of the contract price for every week (seven days) or part thereof of delay, up to maximum deduction of 10% of the contract price. Once the maximum is reached, Registrar General, High Court of Madhya Pradesh may consider termination of the contract.

4.10 FORCE MAJEURE:-

4.10.1 Neither party shall be responsible to the other for any delay or failure in performance of its obligations due to any occurrence commonly known as Force Majeure which is beyond the control of any of the parties, including, but without limited to, fire, flood, explosion, Acts of God or any governmental body, public disorder, riots, embargoes, or strikes, acts of military authority, epidemics, strikes, lockouts or other labour disputes, insurrections, civil commotion, war, enemy actions.

4.10.2 If a Force Majeure arises, the Bidder shall promptly notify the Registrar General, High Court of Madhya Pradesh in writing of such condition and the cause thereof. Unless otherwise directed by the Registrar General, High Court of Madhya Pradesh the Bidder shall continue to perform his obligations under the contract as far as is reasonably practical, and shall seek all reasonable alternative means for performance not prevented by the Force Majeure event. The Bidder shall be excused from performance of his obligations in whole or part as long as such causes, circumstances or events shall continue to prevent or delay such performance.

4.11 TERMINATION:-

4.11.1 Termination on expiry of the CONTRACT: The Agreement shall be deemed to have been automatically terminated on the expiry of the Contract period unless the Registrar General, High Court of Madhya Pradesh has exercised its option to extend the Contract in accordance with the provisions, if any, of the Contract.

4.11.2 Termination on account of Force Majeure: Either party shall have the right to terminate the Contract on account of Force Majeure.

4.11.3 Termination on account of insolvency: In the event the Successful Bidder at any time during the term of the Contract becomes insolvent or makes a voluntary assignment of its assets for the benefit of creditors or is adjudged bankrupt, then the Registrar General, High Court of Madhya Pradesh shall, by a notice in writing have the right to terminate the Contract and all the Successful Bidder's rights and privileges hereunder, shall stand terminated forthwith.

4.11.4 Termination for breach of contract: A breach by the Successful Bidder of its obligations hereunder and such breach not being rectified by the Successful Bidder within 30 days of receipt of the Purchaser's notice intimating such breach. Upon termination, the Successful Bidder shall surrender all the data and materials belonging to the Purchaser.

4.11.5 Termination for delay: Successful Bidder shall be required to perform all activities/services as per tender document. If the Successful Bidder fails to do so, the Contract may be terminated by the Registrar General, High Court of Madhya Pradesh by giving 30 days written notice unless the Registrar General, High Court of Madhya Pradesh has extended the

period with levy of Liquidated Damages, as per conditions of the tender.

4.11.6 The Registrar General, High Court of Madhya Pradesh may at any time terminate the Contract by giving 30 days notice without assigning any reason.

4.11.7 Consequences of termination: In all cases of termination herein set forth, the obligation of the Registrar General, High Court of Madhya Pradesh to pay shall be limited to the period upto the date of effective termination. Notwithstanding the termination of the Agreement, the parties shall continue to be bound by the provisions of the Agreement that reasonably require some action or forbearance after such termination.

4.11.8 In case of termination of Contract herein conditions of the tender document the Contractor shall be put on holiday *[i.e. neither any enquiry will be issued to the party by the Registrar General, High Court of Madhya Pradesh against any type of tender nor their offer will be considered by the Registrar General, High Court of Madhya Pradesh against any ongoing tender(s) where contract between the Registrar General, High Court of Madhya Pradesh and that particular Contractor (as a bidder) has not been finalized for two years from the date of termination by the Registrar General, High Court of Madhya Pradesh to such Contractor.*

4.12 ARBITRATION:-

In the event of any dispute or difference arising out or touching upon any of the terms and conditions of this contract and / or in relation to the implementation or interpretation hereof, the same shall be resolved initially by mutual discussion and conciliation but in the event of failure thereof, the same shall be referred to the Registrar General, High Court of Madhya Pradesh or his nominee. The sole arbitrator will be appointed by Hon'ble the Chief Justice, High Court of M.P. and the decision of the Arbitrator shall be final and

binding on the parties. The arbitration shall be in Jabalpur and the Arbitrator shall give his award in accordance with “***The Arbitration and Conciliation Act, 1996***”.

4.13 GOVERNING LAWS AND JURISDICTION:-

The Agreement shall be governed by the laws in force in India. Any dispute arising in relation to the Agreement shall be subject to the Jurisdiction of the Court at Jabalpur.

Section – V

5. SPECIAL CONDITIONS OF THE CONTRACT (SCC):-

5.1 GENERAL:-

The conditions given in this Section V, supplement the “*Instructions to the Bidders*” given in Section II & “GCC” given in Section IV and in case of any conflict, the conditions given herein shall prevail over those in Sections II and IV.

5.2 EQUIPMENTS AND SUPPORTING SOFTWARE:-

5.2.1 All the Servers and related software to be supplied shall conform to the relevant technical specifications as mentioned in Section VII of this document.

5.3 SITE ACCEPTANCE TESTS (SAT):-

5.3.1 The Purchaser shall carry out the entire test detailed in the Acceptance test schedule to be furnished by the Contractor to confirm that the performance of the different modules, sub-systems and the entire installation satisfies the specification requirements. The Purchaser reserves the right to include any other tests which in his opinion is necessary to ensure that the equipment meets the specifications.

5.3.2 The Purchaser reserves the right to ask for modifications/additions to the Site Acceptance Test Procedure at any point of time till the Site Acceptance signoff at each location.

5.3.3 The Site Acceptance Tests shall cover the intended functioning of the Servers with proper integration with other sub components and software’s.

5.3.4 The contractor shall carry out the Site Acceptance Tests in the presence and supervision of the Purchaser or its designated Officer / agency at the site. The contractor, at its own cost, shall provide the testing equipment/instruments/software

programs necessary for performing and demonstrating the Site Acceptance Tests.

- 5.3.5 The Purchaser or its appointed testing authority shall supervise the tests at each site, as described in the Site Acceptance Test Procedure and performed by the contractor to confirm that the complete solution at each site satisfies the requirement of specifications including the service performance.
- 5.3.6 The contractor shall rectify all deficiencies immediately, if found, in the performance of the system as per the requirement during the Site Acceptance Tests, at no cost to High Court of Madhya Pradesh, Jabalpur.
- 5.3.7 Any components or parts failing during the acceptance tests shall be replaced free of cost by the Contractor. These replacements shall not be made out of spares supplied by the Contractor as part of supplies under this Contract. This shall also not entitle the contractor to any extension of completion time.
- 5.3.8 The cost of all test and / or analysis shall be fully borne by the contractor. Material put up for inspection shall be those to be supplied and in quantities laid down in the Schedule of Quantities. Any variation shall require the prior approval of the Purchaser before the material is manufactured/ offered for inspection.
- 5.3.9 All material brought to site shall be permitted to be installed only after inspection and acceptance by the Purchaser.
- 5.3.10 The completed installation at all stages shall be subjected to checks and tests as decided by Purchaser. The contractor shall be liable to remedy all of such defects as discovered during these checks and test and make good all deficiencies brought out. The complete installation shall be taken over finally on successful commissioning in entirety.

5.4 CONSIGNEE AND SECURITY OF MATERIAL:-

Security of all material at the site where the work is in progress shall be the contractor's responsibility and he shall arrange to guard the same from theft/pilferage/vandalism. In the event of any loss the contractor shall be responsible for the same. Any stores lost, prior to formally taking over by the Purchaser, shall be made good by the contractor at no cost to the Purchaser.

Section – VI

6 SCOPE OF WORK:-

6.1 The Registrar General, High Court of Madhya Pradesh Jabalpur is interested to assign the task for Supply, Installation, Commissioning, Maintenance of Servers and the rate contract of Servers for the High Court and Subordinate Courts (District Courts and Tehsil Courts) in the State of Madhya Pradesh.

6.2 SUPPLY:-

Supply of all Servers, materials, components, accessories, mounting hardware, software, wires and cable for connection, etc. as per requirement of Subordinate Courts in the State of Madhya Pradesh. The Subordinate Courts will include all 50 number of District Courts and near about 150 number of Tehsil Courts in the State of Madhya Pradesh

6.3 INSTALLATION & WIRING:-

6.3.1 Installation & wiring of all Servers, components and accessories along with all necessary software's and drivers.

6.4 INSTALLATION PRACTICE AND METHOD OF WORK:-

6.4.1 The work shall be executed to the highest standards using best quality material. The system design shall use state-of-the art techniques/tools. The contractor shall ensure that the entire specification is complied with the technical specifications. It shall be the responsibility of the contractor to demonstrate compliance of technical as well as functional specifications. Meeting individual requirements shall not be deemed as meeting the overall efficient functioning of the total system.

6.4.2 The completed installation shall be subject to checks at all stages and tests as prescribed in the bid or as deemed

necessary by the Registrar General. The same shall be done by the Purchaser and the contractor shall be liable to rectify such defects as brought out by the Purchaser during these checks and tests and make good all deficiencies at his own cost.

6.5 COMPREHENSIVE WARRANTY:-

The contractor will be required to maintain the installed systems for the period of **FIVE years after the taking-over certificate / installation certificate.**

6.6 WARRANTY TERMS AND CONDITIONS:-

6.6.1 The Contractor shall be solely responsible for the maintenance, repair of the Servers supplied by them and the Registrar General; High Court of Madhya Pradesh shall not be liable to interact with any of the partners/ collaborators of the Contractor.

6.6.2 The Contractor shall have adequate Technical Support Center to meet the criteria for fault restoration/faulty unit repair times as mentioned in the Section-VI. The Contractor shall furnish the names, locations, complete postal address, telephone numbers and FAX numbers of all Technical support Centers at the time of signing the Contract.

6.6.3 The Contractor shall also provide the name of alternate contact person or Technical Support Center with address & telephone / fax numbers / E-mail which may be contacted by the Registrar General, High Court of Madhya Pradesh or its authorized Officer / staff for support in case of no response/poor response from the designated Technical support center. This however shall not preclude from imposing the penalties, if any, as applicable as per the terms & conditions of this tender.

6.6.4 Any change in Address, Phone number, FAX Number, e-mail etc., shall have to be intimated in writing by the Contractor to

the Registrar General, High Court of Madhya Pradesh, Jabalpur

6.6.5 The Contractor shall ensure that all the Technical support centers are manned by fully competent and responsible Engineers and are capable of attending faults / supporting their engineers at the High Court of Madhya Pradesh and Subordinate Courts

6.7 WARRANTY SERVICE LEVEL REQUIREMENTS – SLA:-

6.7.1 Service Hours:-

The Service window for all the equipments would be 24x7x365.

6.7.2 Scheduled Downtime:-

(a) Scheduled downtime is defined as the period of time when software application will remain unavailable for conducting necessary preventive maintenance, urgent repairs etc. This is the maximum duration, which the Contractor can take for scheduled downtime purposes.

(b) It will be expressed in hours.

(c) The maximum scheduled downtime for any equipment would be 2 days in every calendar month.

(d) The preventive maintenance would be carried out with a minimum advance notice of 24 hours in writing and subsequent acceptance of the same by Registrar General, High Court of Madhya Pradesh or officer who will execute the contract.

6.7.3 Mean Time To Resolve / solve the problem (MTTR) :-

(a) MTTR is defined as the arithmetic average of the time taken to attend to resolve the issues logged over a defined period of time.

(b) The Severity Levels for measuring MTTR are provided in the following table:-

S. No.	Severity Level
1	High
2	Low

6.7.4 The various Service Level Requirements and related penalties for default are given below:-

Parameter	Details	Measurement Criteria	Penalties per day of delay / per fault / per occasion
<i>Mean time to resolve (MTTR)</i>	<p>(i) Within 24 Hours from the call logging time – for all High Severity events</p> <p>(ii) Within 48 hours from the time of attending the problem for all Low severity events</p>	<i>Calculation of fault duration per instance based on Fault Docket</i>	<p>(i) For High Severity events, Rs. 1000/-.</p> <p>(ii) For Low Severity events, Rs. 500/- Delay will be counted in steps of one hour.</p>

6.7.4.1 The Successful Bidder needs to maintain the Service Levels as follows:

- (a) 99% of the times for the MTTR of High Severity Events
- (b) 95% of the times for the MTTR of Low Severity Events

6.7.4.2 The penalty will be applicable on per fault basis even if there is a commonality of fault at any point causing full or part failure of services.

6.7.4.3 After the expiry of warranty, it shall be optional for Registrar General, High Court of Madhya Pradesh not to enter the contract further with the contractor. If Registrar General, High Court of Madhya Pradesh is not satisfied with the performance of the Contractor during Warranty it reserves the right to terminate the same during its currency, after **giving a notice** to the Contractor.

6.7.4.4 The Contractor has to maintain adequate spares for maintaining the SLA (Service Level Agreement) parameters as mentioned below. Any cost involved to meet the service level requirements specified above is to be borne by the Bidder.

6.7.4.5 In case the Service Level Requirements are violated continuously for a period of three months, the Purchaser reserves the right to terminate the Contract by giving a notice to the Successful Bidder.

6.7.4.6 The preventive maintenance of all the installed Servers to be carried on yearly basis during the warranty period and the report is to be submitted to the Registrar General, High Court of Madhya Pradesh.

Section – VII

7. TECHNICAL SPECIFICATIONS:-

All the Servers supplied should be quoted with:

- (i) Five years comprehensive Onsite Warranty and support on all Servers.
- (ii) All the necessary and required cables and other accessories.
- (iii) Enclose all product catalogues and technical brochures of the Servers along with **MANUFACTURER AUTHORIZATION FORM (MAF) addressed to the "Registrar General, High Court of Madhya Pradesh", Jabalpur (M.P.)**
- (iv) **The bidder has to quote only 01 product of single make / brand at a time and not multiple brands for same item.**
- (v) The Original equipment manufacturer can authorize more than one partner for participation in the bid.
- (vi) Back-to-Back support letter is to be submitted by OEM regarding support of the quoted products.

The detail of the Servers along with technical specifications is enumerated as below:-

S. No	Items	Minimum Specifications* / Make
01	1P Pedestal Server Specifications for District and Tehsil Court Complexes in the State of Madhya Pradesh	"Minimum Specification – A"
02	2P Rack Server Specifications for High Courts & Benches and District and Tehsil Court Complexes in the State of Madhya Pradesh	"Minimum Specification – B"

Note: - Please submit the product catalogue / brochure in above serial ORDER only.

“Minimum Specifications – A”

1P Pedestal Server Specifications for District and Tehsil Court

S.No.	Parameter	Detailed Specifications	Technical Compliance Yes / No (Remarks if any)
1	Form Factor	Tower	
2	Processor Make	X86 Architecture	
3	Max. Number of sockets available on chipset	1	
4	Max. Number of sockets populated with processor	1	
5	No. of Processor	1	
6	Processor Configuration	64-bit x86 processor fully binary compatible to 32-bit applications	
7	Number of core per Processor	8 or more with each core supporting Multi Thread	
8	Chipset compatible with CPU	Yes	
9	Motherboard (OEM compatible with CPU)	OEM	
10	PCI Slots (Express Gen 3.0 min.)	One Free	
11	Max Nos of PCI Lanes	-	
12	Memory (DDR4 RAM min.) (GB)	32 GB DDR4-2400 MHz or better	
13	DIMM Slots (Minimum) (No.)	-	
14	Hard disk drive Capacity (GB)	2 x 1000GB SATA-HDD	
15	Hard disk drive RPM with SATA (hot plug or better) (RPM)	7200 or better	
16	RAID Controller Caches (MB)	1000	
17	RAID Controller	RAID 0, 1 & 5	
18	RAID Controller Ports	8	
19	Video Controller (support VGA or above resolution)	Yes with minimum 4GB GDDR5 Dedicated buffer memory having memory bandwidth of at least 80GBps.	
20	Keyboard	OEM Keyboard	
21	Mouse	OEM Mouse	
22	Monitor	TCO-07 certified 19" or higher LED TFT Monitor supporting HD or better resolution and 6ms or better response time.	
23	Bays (min. 2 internal or more hot plug)	5	
24	USB Ports (version 2.0/3.0)	4	
25	Certifications, Compliance & support by Windows, Red Hat or Novell	Latest version of Windows, Linux & Ubuntu OS (32Bit & 64Bit both) and all Industry Standard Virtualization Software. Root of Trust security enabled.	
26	DVD ROM (or better)	Yes (Internal/External)	
27	Networking: dual LAN (10/100/1000) network card with asset feature tracking & security management, remote wake up	Yes	
28	FC HBA Dual port card	-	
29	FC HBA Dual port card Speed	-	

30	Power Management	Remote Management of Server over LAN& WAN with SSL encryption. Server health logging. Should have virtual Media support with all required licenses. Remoter power On/ Shutdown of server.	
31	Redundant Power Supply	Yes	
32	Redundant Fan	-	
33	Server scalability to be achieved within the box & without adding nodes	Yes	
34	Availability of Type test reports consisting of verification of all the features & functional parameters & environmental tests sequences as under: a. Dry heat test (For 16 hrs at a temp. Of 45 degree C in accordance with IS: 9000/part-3/section- 5/1977). b. Cold test(For 4 hrs at a temp. of 0 degree C in accordance with IS: 9000/part-2/section-4/1977. c. Damp Heat Cyclic Test (For 2 cycles of 24 hrs at a temp. 40 degree C & 95% RH in accordance with IS: 9000/part-5/section-1/1981) Note:- The server shall be checked for all the parameters before conditioning. After completion of the above environmental tests sequence, with are covery period of 1 to 2 hrs, the server shall be functional.		
35	Availability of the type test report from Central Govt./ NABL/ ILAC accredited lab. covering verification of all features & functional parameters & environmental tests sequence	-	
36	Test Report No. & date	-	
37	Name & address of Lab	-	
38	BIS Registration no. under CRS of Deity	Yes	
39	Declare max. power consumption of the system	Yes	
40	Availability of documentary evidence in support of model quoted in commercial production & due evaluation completed	Yes	
41	Details of benchmark indices with software & diagnostic software used to test server.	Processor SPEC CPU2006 benchmarked with maximum 32 GB RAM to achieve SPEC rating of at least 260 or more (60% of SPECint_rate_base2006 plus 40% of SPECfp_rate_base2006 scores). Benchmark rating of	

		quoted processor on should be published on SPEC.ORG on date of bidding.	
42	Server main supply	200V to 230V	
43	CE or UL certified or Ertl/Etdc certified for safety (IEC-60950-1)	Yes	
44	RoHS Compliance	Yes	
45	Warranty (years)	5 Years OEM on-site comprehensive with 48 hours resolution time.	
46	Listed in latest Gartner Magic Quadrant	The OEM of quoted server should be in the leader quadrant of latest Gartner Magic quadrant of modular server.	

Note: All of the above specifications should be read as equivalent or better.

“Minimum Specifications – B”

2P Rack Server Specifications for High Courts & Benches and District and Tehsil Court Complexes

S.No.	Parameter	Detailed Specifications	Technical Compliance Yes / No (Remarks if any)
1	Form Factor	Rack Mount (Maximum 2U)	
2	Processor Make	X86 Architecture	
3	Max. Number of sockets available on chipset	2	
4	Max. Number of sockets populated with processor	2	
5	No. of Processor	2	
6	Processor Configuration	64-bit x86 processor fully binary compatible to 32-bit applications	
7	Number of core per Processor	12 or more with each core supporting Multi Thread	
8	Chipset compatible with CPU	Yes	
9	Motherboard (OEM compatible with CPU)	OEM	
10	PCI Slots (Express Gen 3.0 min.)	One Free	
11	Max Nos of PCI Lanes	-	
12	Memory (DDR4 RAM min.) (GB)	128 GB DDR4-2400 MHz or better	
13	DDR4 RAM upgradeable upto (Minimum) (GB)	0.5 GB	
14	DIMM Slots (Minimum) (No.)	-	
15	Hard disk drive Capacity (GB)	3 x 1200GB SAS-HS	
16	Hard disk drive RPM with SAS (hot plug or better) (RPM)	10000 or better	
17	RAID Controller Caches (MB)	1000	
18	RAID Controller	RAID 0, 1 & 5	
19	RAID Controller Ports	8	
20	Video Controller (support VGA or above resolution)	Yes with minimum 4GB GDDR5 Dedicated buffer memory having memory bandwidth of at least 80GBps.	
21	Keyboard	-	
22	Mouse	-	
23	Monitor	-	
24	Bays (min. 2 internal or more hot plug)	5	
25	USB Ports (version 2.0/3.0)	4	
26	Certifications, Compliance & support by Windows, Red Hat or Novell	Latest version of Windows, Linux & Ubuntu OS (32Bit & 64Bit both) and all Industry Standard Virtualization Software. Root of Trust security	

		enabled.	
27	DVD ROM (or better)	Yes (Internal/External)	
28	Networking: dual LAN (10/100/1000) network card with asset feature tracking & security management, remote wake up	Yes	
29	FC HBA Dual port card	-	
30	FC HBA Dual port card Speed	-	
31	Power Management	Remote Management of Server over LAN & WAN with SSL encryption. Server health logging. Should have virtual Media support with all required licenses. Remoter power On/ Shutdown of server.	
32	Redundant Power Supply	Yes	
33	Redundant Fan	-	
34	Server scalability to be achieved within the box & without adding nodes	Yes	
35	Availability of Type test reports consisting of verification of all the features & functional parameters & environmental tests sequences as under: a. Dry heat test (For 16 hrs at a temp. Of 45 degree C in accordance with IS: 9000/part-3/section-5/1977). b. Cold test(For 4 hrs at a temp. of 0 degree C in accordance with IS: 9000/part-2/section-4/1977). c. Damp Heat Cyclic Test (For 2 cycles of 24 hrs at a temp. 40 degree C & 95% RH in accordance with IS: 9000/part-5/section-1/1981) Note:- The server shall be checked for all the parameters before conditioning. After completion of the above environmental tests sequence, with a recovery period of 1 to 2 hrs, the server shall be functional.	-	
36	Availability of the type test report from Central Govt./ NABL/ ILAC accredited lab. covering verification of all features & functional parameters & environmental tests sequence	-	
37	Test Report No. & date	-	
38	Name & address of Lab	-	

39	BIS Registration no. under CRS of Deity	Yes	
40	Declare max. power consumption of the system	Yes	
41	Availability of documentary evidence in support of model quoted in commercial production & due evaluation completed	Yes	
42	Details of benchmark indices with software & diagnostic software used to test server.	Processor SPEC CPU2006 benchmarked with maximum 192 GB RAM to achieve SPEC rating of at least 950 or more (60% of SPECint_rate_base2006 plus 40% of SPECfp_rate_base2006 scores). Benchmark rating of quoted processor on should be published on SPEC.ORG on date of bidding.	
43	Server main supply	200V to 230V	
44	CE or UL certified or Ertl/Etdc certified for safety (IEC-60950-1)	Yes	
45	RoHS Compliance	Yes	
46	Warranty (years)	5 Years OEM on-site comprehensive with 48 hours resolution time.	
47	Listed in latest Gartner Magic Quadrant	The OEM of quoted server should be in the leader quadrant of latest Gartner Magic quadrant of modular server.	

Note: All of the above specifications should be read as equivalent or better.

Section – VIII

Detail Break up of Cost* Name of the Bidder:

S. No.	Item Description	Make and Model	Unit Price (Rs.)	GST (Rs.) as applicable	Any Other Tax/duty	Total Unit Price (All inclusive) with 05 on-site warranty	* Approximately number of Servers	Total Cost (inclusive five year warranty)
01	02	03	04	05	06	07 = (04+05+06)	08	09 = 07x08
01	Pedestal Servers Specifications for District and Tehsil Court Complexes						33	
02	Rack Servers Specifications for High Court & Benches and District and Tehsil Courts						61	
Total Value in Rupees								

Note (1): The quantities mentioned above are indicative only. The Registrar General, High Court of Madhya Pradesh reserves the right to change the quantities and the configuration of Servers mentioned above without assigning any reason thereof.

Form: PQ-1

Techno-commercial Bid

S. No.	Description	Indicate also page number where clearly the document attached
1.	Name, address & telephone number of the agency/firm	
2.	Name, designation, address & telephone number of authorized person	
3.	Please specify as to whether Tenderer is sole Proprietor/Partnership Firm/Private or Limited Company.	
4.	Name, address & telephone number of Directors/Partners, Fax No., e-mail address.	
5.	Copy of PAN Card, Copy of previous 3 Financial Year's Income tax return(ITR).	
6.	Valid ISO Certificate of products (Please attach copy) i.e. ISO 9001 and ISO 14001 & other certificates as per the tender document.	
7.	GST Registration No. (Please attach copy).	
8.	Latest GST Return (Please attach copy).	
9.	Experience Certificates / details of last 5 years in providing services / supply in Central Government/State Government/Public Sector Undertakings/Autonomous Bodies/Reputed Private organizations. (Please attach copy)	
10.	Details of Bid Security/Earnest Money Deposit: a) Amount: b) Demand Draft : c) Date of issue: d) Name of issuing Bank:	

Form: PQ-2

BIDDER'S ANNUAL TURNOVER

_____ (Location)

_____ (Date)

From (Name & Address of the Auditor)

To

The Registrar General,
High Court of Madhya Pradesh,
Jabalpur

Ref.: _____

Dear Sir/Madam,

We hereby certify that the average annual turnover of M/s.
_____ (name of the bidder) is not less than Rs. **05**
Crores during the last three financial years.

SI No.	Firm	Year - 1	Year - 2	Year - 3
		Amount	Amount	Amount
1				

Yours Sincerely,

(Signature of Authorized Auditor)

Name of the Authorized Auditor:

Seal:

Form: PQ-3

SIMILAR WORK EXPERIENCE

_____ (Location)
_____ (Date)

From (Name & Address of the Bidder)

_____ To,

_____ The Registrar General,
_____ High Court of Madhya Pradesh,
_____ Jabalpur

Subject: Supply, Installation, Commissioning, Maintenance of the Servers for the High Court and Subordinate Courts in the State of Madhya Pradesh.

Ref.: _____

1. We hereby declare and confirm that we, _____ (Name of the Bidder), having registered office at _____ (address) have successfully executed following projects. We are providing the details below: (Note: add rows as required).

Sl. No.	Name of the client organization	Purchase Order (P.O) No. & Date of issue of P.O.	Project Value	Brief Scope of Work	Whether the copies of the purchase orders / contracts from the client as required, is attached?	
					Yes/No	Pg. No. on the Proposal

Yours Sincerely,

(Signature of Authorized Signatory)

Name and Designation of the Authorized Signatory:

Name and address of the Bidder Company:

Seal:

Note:-Please clearly indicate the page numbers with documents.

Annexure - 1

Clause by Clause compliance statement on the technical specification as prescribed in the section VII of this document.

Sl. No.	Clause no.	Complied / Not complied

Annexure - 2

DEVIATION STATEMENT FORMAT

The Bidder is required to provide the details of the deviations of the tender clauses **(in any section of the tender)** in the following format.

Sl. No.	Section No.	Clause No	Clause Description	Non Compliance/ Partial Compliance	Remarks

PART – I

BID FORM (1 sheet)

Tender No. :

Date :

To,

**The Registrar General
High Court of M.P.,
Jabalpur (M.P.)**

Respected Sir,

1. Having examined the conditions of contract and specifications in the tender document and annexure, the receipt of which is hereby duly acknowledged, we, undersigned, offer to Supply, Installation, Commissioning Maintenance of Servers for the sum shown in the schedule of prices attached herewith and made part of this Bid.
2. We undertake, if our Bid is accepted, to complete delivery of all the items specified in the contract within the delivery schedule specified in the tender.
3. If our Bid is accepted, we will obtain the unconditional performance guarantees of a Nationalized/Scheduled Bank for a sum 10% of the purchase / contract value.
4. We agree to abide by this Bid for a period of 150 days from the date fixed for Bid opening and it shall remain binding upon us and may be accepted at any time before the expiration of that period.
5. Until a formal Purchase Order of Contract is prepared and a contract is executed accordingly, this Bid together with your written acceptance thereof in your notification of award shall constitute a contract binding on us, subject to terms and conditions mentioned in the tender document.

6. Bid submitted by us is properly sealed and prepared so as to prevent any subsequent alteration and replacement.
7. We understand that you are not bound to accept the lowest or any bid, you may receive and you may reject any bid without assigning reason therefore and you may vary, amend or alter any terms and conditions of the Tender Document at the time of execution of the Contract.

Dated this day of 2018

Name and Signature

In the capacity of

**Duly authorized to sign the bid
for and on behalf of**

Witness

Address

Signature

CERTIFICATES

WE CERTIFY THAT:

1. We will not LEAK / DISCLOSE any information of High Court of Madhya Pradesh to any other institutions/organizations, bodies and also in the market on the rates less than the prices quoted by us to the High Court.
2. The rate of TAXES / DUTIES mentioned in the tender is in accordance with the provisions of the rules in all respects and the same is payable to the Authorities.
3. The material / items and software offered shall be of the best quality strictly in accordance with the specifications and particulars as detailed in the tender.
4. The information furnished by us in the tender are true and correct to the best of our knowledge and belief.
5. We have read and understood the rules, regulations, terms and conditions of tender as applicable from time to time and agree to abide by them.
6. We will meet 100% Confidentiality and Integrity of High Court Database and software.

Authorized Signatory

(Seal of the Company)

“LIST OF LOCATIONS”	
1	2
	High Court of Madhya Pradesh, Principal Seat at Jabalpur and its Bench at Indore and Gwalior.
Supply, Installation, Commissioning, Maintenance and Rate Contract of the Servers for the High Court and Subordinate Courts in the State of Madhya Pradesh.	S.No. <u>50 District Courts List as under:-</u>
	1 District Court Complex, Jabalpur
	2 District Court Complex, Indore
	3 District Court Complex, Bhopal
	4 District Court Complex, Gwalior
	5 District Court Complex, Alirajpur
	6 District Court Complex, Anuppur
	7 District Court Complex, Ashoknagar
	8 District Court Complex, Balaghat
	9 District Court Complex, Barwani
	10 District Court Complex, Betul
	11 District Court Complex, Bhind
	12 District Court Complex, Burhanpur
	13 District Court Complex, Chattarpur
	14 District Court Complex, Chhindwara
	15 District Court Complex, Damoh
	16 District Court Complex, Datia
	17 District Court Complex, Dewas
	18 District Court Complex, Dhar
	19 District Court Complex, Dindori
	20 District Court Complex, Khandwa
	21 District Court Complex, Guna
	22 District Court Complex, Harda
	23 District Court Complex, Hosangabad
	24 District Court Complex, Jhabua
	25 District Court Complex, Katni
	26 District Court Complex, Mandla
	27 District Court Complex, Mandsaur
	28 District Court Complex, Morena
	29 District Court Complex, Narsinghpur
	30 District Court Complex, Nemuch
	31 District Court Complex, Panna
	32 District Court Complex, Raisen
	33 District Court Complex, Rajgarh

34	District Court Complex, Ratlam
35	District Court Complex, Rewa
36	District Court Complex, Sagar
37	District Court Complex, Satna
38	District Court Complex, Sehore
39	District Court Complex, Seoni
40	District Court Complex, Shahdol
41	District Court Complex, Sajapur
42	District Court Complex, Sheopur
43	District Court Complex, Shivpuri
44	District Court Complex, Sidhi
45	District Court Complex, Singrauli
46	District Court Complex, Tikamgarh
47	District Court Complex, Ujjain
48	District Court Complex, Umaria
49	District Court Complex, Vidisha
50	District Court Complex, Mandleshwar
S.no.	<u>150 Tehsil Court List as under:-</u>
1	Civil Court Jobat, District Alirajpur
2	Civil Court Kotma, District Anuppur
3	Civil Court Rajendragram, District Anuppur
4	Civil Court Mungaoli, District Ashoknagar
5	Civil Court Chanderi, District Ashoknagar
6	Civil Court Baihar, District Balaghat
7	Civil Court Complex Katangi, District
8	Civil Court Waraseoni, District Balaghat
9	Civil Court Anjad, District Barwani
10	Civil Court Khetiya, District Barwani
11	Civil Court Rajpur, District Barwani
12	Civil Court Sendhwa, District Barwani
13	Civil Court Bhainsdehi, District Betul
14	Civil Court Multai, District Betul
15	Civil Court Aamla, District Betul
16	Civil Court Lahar, District Bhind
17	Civil Court Mehgaon, District Bhind
18	Civil Court Gohad, District Bhind
19	Civil Court Barasia, District Bhopal
20	Civil court Bijawar, District Chhatarpur
21	Civil Court Laundi, District Chhatarpur

22	Civil Court Rajnagar, District Chhatarpur
23	Civil Court Bada Malehra, District
24	Civil court Nowgaon, District Chhatarpur
25	Civil Court Parasiya, District Chhindwara
26	Civil Court Sausar, District Chhindwara
27	Civil Court Amarwara, District Chhindwara
28	Civil Court Chorai, District Chhindwara
29	Civil Court Junnardeo, District Chhindwara
30	Civil Court Pandurna, District Chhindwara
31	Civil Court Hatta, District Damoh
32	Civil Court Pathariya, District Damoh
33	Civil Court Bhandar, District Datia
34	Civil Court Seodha, District Datia
35	Civil Court Bagli, District Dewas
36	Civil Court Kannod, District Dewas
37	Civil Court Khategaon, District Dewas
38	Civil Court Sonkatch, District Dewas
39	Civil Court Tonkhurd, District Dewas
40	Civil Court Badnawar, District Dhar
41	Civil Court Dharampuri, District Dhar
42	Civil Court Kukshi, District Dhar
43	Civil Court Manawar, District Dhar
44	Civil Court Sardarpur, District Dhar
45	Civil Court Aaron, District Guna
46	Civil Court Chachoda, District Guna
47	Civil Court Raghogarh, District Guna
48	Civil Court Khumbraj, District Guna
49	Civil Court Bhitwar, District Gwalior
50	Civil Court Dabra, District Gwalior
51	Civil Court Itarsi, District Hoshangabad
52	Civil Court Pachmarhi, District
53	Civil Court Pipariya, District Hoshangabad
54	Civil Court Seoni Malwa, District
55	Civil Court Sohagpur, District Hoshangabad
56	Civil Court Depalpur, District Indore
57	Civil Court Hatod, District Indore
58	Civil Court Mhow, District Indore
59	Civil Court Sanwer, District Indore
60	Civil Court Patan, District Jabalpur

61	Civil Court Sihora, District Jabalpur
62	Civil Court Petlawad, District Jhabua
63	Civil Court Thandla, District Jhabua
64	Civil Court Vijayraghavgarh, District Katni
65	Civil Court Harsud, District Khandwa
66	Civil Court Khargone, District Mandleshwar
67	Civil Court Sanawad, District Mandleshwar
68	Civil Court Barwaha, District Mandleshwar
69	Civil Court Bhikangaon, District
70	Civil Court Kasrawad, District Mandleshwar
71	Civil Court Maheshwar , District
72	Civil Court Nainpur, District Mandla
73	Civil Court Niwas, District Mandla
74	Civil Court Bhanpura , District Mandsaur
75	Civil Court Garoth, District Mandsaur
76	Civil Court Narayangarh , District Mandsaur
77	Civil Court Sitamau, District Mandsaur
78	Civil court Ambah, District Morena
79	Civil Court Jora, District Morena
80	Civil Court Sabalgarh, District Morena
81	Civil Court Gadarwara, District Narsingpur
82	Civil Court Complex Jawad , District
83	Civil Court Complex Manasa, District
84	Civil Court Ajaygarh, District Panna
85	Civil Court Pawai, District Panna
86	Civil Court Bareli, District Raisen
87	Civil Court Begumganj, District Raisen
88	Civil Court Gairatganj, District Raisen
89	Civil Court Goharganj, District Raisen
90	Civil Court Silwani, District Raisen
91	Civil Court Udaipura, District Raisen
92	Civil Court Biaora, District Rajgarh
93	Civil Court Khilchipur, District Rajgarh
94	Civil Court Narsinghgarh, District Rajgarh
95	Civil Court Zirapur, District Rajgarh
96	Civil Court Alote, District Ratlam
97	Civil Court Jaora, District Ratlam
98	Civil Court Sailana, District Ratlam
99	Civil Court Mauganj, District Rewa

100	Civil Court Sirmour, District Rewa
101	Civil Court Teonthar, District Rewa
102	Civil Court Hanumana, District Rewa
103	Civil Court Banda, District Sagar
104	Civil Court Bina, District Sagar
105	Civil Court Deori, District Sagar
106	Civil Court Khurai, District Sagar
107	Civil Court Rehli, District Sagar
108	Civil Court Garacota, District Sagar
109	Civil Court Amarpatan, District Satna
110	Civil Court Maihar, District Satna
111	Civil Court Nagod, District Satna
112	Civil Court Rampur Baghela, District Satna
113	Civil Court Chitrakoot, District Satna
114	Civil Court Unchehra, District Satna
115	Civil Court Ashta, District Sehore
116	Civil Court Budhni, District Sehore
117	Civil Court Nasrullaganj, District Sehore
118	Civil Court Ichhawar, District Sehore
119	Civil Court Lakhnadon, District Seoni
120	Civil Court Beohari Beohari, District
121	Civil Court Burhar, District Shahdol
122	Civil Court Jaisinghnagar, District Shahdol
123	Civil Court Agar, District Shajapur
124	Civil Court Nalkheda, District Shajapur
125	Civil Court Sarangpur, District Rajgarh
126	Civil Court Shujalpur, District Shajapur
127	Civil Court Susner, District Shajapur
128	Civil Court Vijaypur, District Sheopur
129	Civil Court Karera, District Shivpuri
130	Civil Court Khaniadhana, District Shivpuri
131	Civil Court Kolaras, District Shivpuri
132	Civil Court Pichhore, District Shivpuri
133	Civil Court Pohari, District Shivpuri
134	Civil Court Churhat, District Sidhi
135	Civil Court Deosar, District Singrouli
136	Civil Court Rampur Naikin, District Sidhi
137	Civil Court Majhoul, District Sidhi
138	Civil Court Jatara, District Tikamgarh

	139	Civil Court Niwari, District Tikamgarh
	140	Civil Court Orchha, District Tikamgarh
	141	Civil Court Badnagar, District Ujjain
	142	Civil Court Khachrod, District Ujjain
	143	Civil Court Mahidpur, District Ujjain
	144	Civil Court Nagda, District Ujjain
	145	Civil Court Tarana, District Ujjain
	146	Civil Court Birsinghpur Pali, District Umaria
	147	Civil Court Basoda, District Vidisha
	148	Civil Court Kurwai, District Vidisha
	149	Civil Court Lateri, District Vidisha
	150	Civil Court Sironj, District Vidisha