



AI Engineering Services Limited

NTA, NSCBI Airport,
Kolkata-700052

Internal Tender Ref. No.: KOL/PUR/AIESL/NS/160-26

Date: 10/01/2026

Tender for Annual Contract for Daily Maintenance, Operation and Annual Overhauling of Chemical Effluent Plant at AIESL, NTA, N.S.C.B.I. Airport, Dum Dum, Kolkata-700052.

The Tender document consists of the following:

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DISCLAIMER

- a) The information contained in this tender document (hereinafter referred to as the "Tender") or/and any information pertaining to the aforesaid subject matter provided subsequently to the applicants/Bidders in any form by AI Engineering Service Limited (hereinafter referred to as AIESL) shall be subject to the terms and conditions to which such information is provided contained herein and any other terms and conditions as may be prescribed by AIESL prior to award of the Tender.
- b) The purpose of this Tender is to provide all Bidders with the information that may be useful to them in the formulation of their proposals/Bids (hereinafter referred to as "Bids") in response to this Tender. The statements and facts contained herein, which reflect various assumptions and assessments arrived at by AIESL do not purport to contain exhaustive / all the information on the aforesaid subject matter that each applicant may require for the purpose of submitting their Bids.
- c) Each Bidder should conduct its own due diligence, investigations & analysis and should check the accuracy, adequacy, correctness, reliability & completeness of the assumption, assessment & information contained in this Tender and shall obtain independent advice from appropriate sources, at no cost to AIESL.
- d) The information provided in this Tender to the applicants is on a wide range of matters, some of which depends upon interpretation of law. The information given is not an exhaustive account of statutory requirements and should not be regarded as a complete or authoritative statement of law. AIESL accepts no responsibility for the accuracy or otherwise for any interpretation or opinion on the law expressed herein.
- e) AIESL also accepts no liability of any nature whether resulting from negligence or otherwise, however caused arising from reliance by any applicant / Bidder upon the statements contained in this Tender.
- f) AIESL in its absolute discretion, but without being under any obligation to do so, may update, amend or supplement the information, assessment or assumption contained in this Tender, from time to time till the close date of the Tender.
- g) The Tender does not imply that AIESL is bound to select a Bidder or to appoint the Successful Bidder and AIESL reserves the right to reject all or any of the Bids or annul the tender process, without assigning any reason whatsoever at any time or abandon the procurement of Equipment(s) and Services.
- h) The Bidder shall bear all its costs associated with or relating to the preparation & submission of its Bids including but not limited to preparation, copying, postage, delivery fees, expenses associated with any demonstrations or presentations which may be required by AIESL, or any other costs incurred in connection with or relating to in Bids. All such costs and expenses shall remain with the Bidder and AIESL shall not be liable in any manner whatsoever for the same or any other costs or other expenses incurred by the Bidder in preparation for submission of the bid, regardless of the conduct or outcome of the bid selection process as contained herein.

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NOTICE INVITING TENDER (NIT)

Bid Details Summary

SN	PARTICULARS	DETAIESLS
01.	Name of the Work	Tender for Annual Contract for Daily Maintenance and Operation of Chemical Effluent Plant at AIESL, NTA, N.S.C.B.I. Airport, Dum Dum, Kolkata-700052
03.	Earnest Money Deposit	Rs 72,000.00
04.	Security Deposit	5% of Contract Value
05.	Availability of bidding documents	Can be downloaded from www.aiesl.in and available on GeM
06.	Tender document Fee	NIL
07.	Last date, Time and place for receipt of bids	As per GeM notifications. Bids will be accepted through GeM only.
08.	Validity of the Offer	One Hundred Eighty (180) days from the last date of submission of Bid.

1. Introduction:

AIESL is the biggest DGCA (Directorate General of Civil Aviation) approved MRO set up in India that can serve as a one-stop-shop for various aircraft engineering requirements at major Airports with pan India foot print i.e., Delhi, Mumbai, Hyderabad, Thiruvananthapuram, Kolkata, Nagpur, etc. With a great skill set, huge professional experience and competency, AIESL manages and maintains Airbus, Boeing & ATR fleet of various Airline Operators (Domestic & International).

AIESL invites Public Tenders under **Two-Bid system** i.e. Technical-Bid and Price-Bid for Annual Contract for Daily Maintenance, Operation and Annual Overhauling of Chemical Effluent Plant at AIESL, NTA, N.S.C.B.I. Airport, Dum Dum, Kolkata-700052 from Recognized and Registered Firm / Company having a minimum experience of 05 (Five) years in the field of **maintenance and operation of Chemical Effluent Treatment Plants**.

2. The Tender

- a) Bidders must read the complete '**Tender Document**'. This NIT is an integral part of the Tender Document and serves a limited purpose of invitation, and does not purport to contain all relevant details for submission of bids. Bidders must go through the complete Tender Document for details before submission of their Bids.
- b) Availability of the Tender Document: The Tender Document shall be published on the Government E-Marketplace (GeM Portal) of Govt. of India. It shall be available for download after the date and time of the start of availability till the deadline for availability as mentioned on GeM Portal.
- c) Clarifications: The Prospective Bidder requiring any clarification regarding the Tender Document may do so using GeM Portal. Also, please feel free to contact mail id: surajitroy.1989@aiesl.in AIESL, Kolkata.

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3. Eligibility Criteria for Participation in this Tender:

Subject to provisions in the Tender Document, participation in this Tender Process is open to all bidders who fulfill the 'Eligibility' criteria. Bidder should meet the eligibility criteria as on the last date of bid submission and should continue to meet these till the award of the contract. Bidder shall be required to fulfill the eligibility criteria as defined in Annexure-I.

4. Submission of Bids:

- a) Bids must be uploaded by Bidders on GeM portal till the deadline for submission mentioned on GeM Portal. Bidders must comply with the conditions of the GeM Portal, including registration, compatible Digital Signature Certificate (DSC) etc. In the case of downloaded documents, Bidder must not make any changes to the contents of the documents while uploading, except for filling in the required information.
- b) Bidder must submit the bid complete in all respect, in the absence of which bid may be rejected. Hard copy of the Tender documents shall not be accepted.

5. Bid Opening

Bids received shall be opened online at the specified date and time mentioned on GeM Portal.

6. INSTRUCTIONS TO BIDDERS

Annexures / Forms (To be filled, signed, and uploaded by Bidders): Please relate the following Annexures / forms to the corresponding Sections:

- I. ELIGIBILITY CRITERIA FOR THE BIDDERS
- II. SCOPE OF WORK
- III. TECHNICAL-BID FORM
- IV. EXPERIENCE DETAILS
- V. BIDDER'S CHECKLIST
- VI. FORMAT FOR SUBMISSION OF UNDERTAKINGS
- VII. NON-DISCLOSURE AGREEMENT FROM THE BIDDER
- VIII. PRICE-BID FORM
- IX. BID SECURITY DECLARATION FORM

7. Purchase Preference Policies of the Government

AIESL reserves its right to grant preferences to the following categories of eligible Bidders under various Government Policies/ Directives:

- a. Bidders from Micro and/ or Small Enterprises (MSEs) under Public Procurement Policy for the Micro and Small Enterprises (MSEs) Order, 2012 as amended from time to time.
- b. Start-ups Bidders under Ministry of Finance, Department of Expenditure, Public Procurement Division OM No F.20/212014-PPD dated 25.07.2016 and subsequent clarifications. Start-up bidders must be registered under the Department for Promotion of Industry and Internal Trade (DPIIT).
- c. Purchase preference to make in India would be provided in line with the Letter no. P45221/2/2017-PP (BE-II), dated 16th September 2020, issued by Public Procurement Division, Department for Promotion of Industry and Internal Trade (DPIIT), Ministry of Commerce, GOI as amended from time to time.

8. Bid Prices

Price Bid (Annexure VIII)

- 1) Bidders are to quote value of each line item on GeM portal in Financial Bid uploaded by

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AIESL. In case of any discrepancy between rates mentioned in figures and words, the later shall prevail.

- 2) Bidders shall fill in their rates other than zero value. Bid will be liable to be rejected if bidder has filled Rs. 0 (zero) for any line item.
- 3) The quoted price shall be considered to include all relevant financial implications.

9. Downloading the Tender Document; Corrigenda and Clarifications

a. Downloading the Tender Document

The Tender Document shall be published and be available for download as mentioned in GeM Portal. The Bidders can obtain the Tender Document after the date and time of the start of availability till the deadline for availability. If the office happens to be closed on the deadline for the availability of the Tender Document, the deadline shall not be extended.

b. Corrigenda/ Addenda to Tender Document:

Before the deadline for submitting bids, the AIESL may update, amend, modify, or supplement the information, assessment or assumptions contained in the Tender Document by issuing corrigenda and addenda. The corrigenda and addenda shall be published in the same Page & manner as the original Tender Document. Without any liability or obligation, the Portal may send intimation of such corrigenda / addenda to bidders who have downloaded the document under their login. However, the bidders' responsibility is to check the GeM Portal for any corrigenda/ addenda. Any corrigenda or addenda thus issued shall be considered a part of the Tender Document. To give reasonable time to the prospective bidders to take such corrigenda/ addenda into account in preparing their bids, the AIESL may suitably extend the deadline for the bid submission, as necessary. After the AIESL makes such modifications, any Bidder who has submitted his bid in response to the original invitation shall have the opportunity to either withdraw his bid or re-submit his bid superseding the original bid within the extended time of submission.

c. Clarification on the Tender Document

A Bidder may seek clarification of the Tender Document through GeM Portal, provided the clarification is raised at least 72 hours prior to submission of bid. The response to the clarification (If any) shall be shared on the GeM portal. Any modification of the Tender Document that may become necessary in view of response given to the clarification; shall be made by the AIESL by issuing an Addendum/ Corrigendum.

10. Rejection of Bids (Technical-Bid & Price-Bid):

The Technical & Price-Bids received in response to this Tender will be rejected, without evaluation, on the following grounds:

- a) Either the Technical-Bid or the Price-Bid (only for technically qualified Bidders) or both has been received after due date and time.
- b) Either the Technical-Bid or the Price-Bid or both have been received by email.
- c) Either the Technical-Bid or the Price-Bid or both have been received unsigned / incomplete.
- d) If no Price Bid has is received (only for technically qualified bidders).
- e) Price Bid received along with Technical Bid.
- f) If the price bid is attached with the technical bid or if any type of price quote has been given in the technical bid.
- g) Tenders, not accompanying required information and documents are liable to be rejected. Any request for subsequent submission of any information / documents may not be entertained. However, AIESL can ask for information / documentation from the Bidders.
- h) Conditional Bids (Technical / Price-Bid) would not be accepted and shall be rejected.
- i) Bids not filled in the manner and as per formats, shall be rejected.

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- j) Bids not fulfilling the Eligibility criteria, as specified in the Tender shall be rejected during technical evaluation.
- k) In case both the Tender Forms, i.e. Technical Bid & Price Bid (only for technically qualified Bidders) not received in required format.
- l) If the Bids are submitted in different names.
- m) Ineligible Bids shall not be entertained, and the decision of AIESL in this regard would be final. No correspondence in the regard will be entertained.
- n) If EMD not submitted (if applicable).

11. Evaluation of Bids:

a. Technical-Bids:

The Technical-Bids would be opened first & evaluated for compliance of 'Eligibility Criteria' as specified in the Tender.

b. Price-Bids:

"Price Bid" shall comprise the Price Schedule considering all financially relevant details, including Taxes and Duties as per Price-Bid Proforma.

The Price-Bids of only technically qualified Bidders, would be opened on a later date.

c. Bid Validity

1. Price Offered by the Bidder should be valid for 180 days from the date of opening of the Technical Bid for consideration of AIESL.
2. A bid valid for a shorter period shall be rejected as non-responsive.

d. If required, before the expiry of the original time limit, the AIESL may request the bidders to extend the validity period for a specified additional period. The request and the bidder's responses shall be made in writing or electronically or as per GeM portal. A bidder may agree to or reject the request. A bidder who has agreed to the AIESL's request for extension of bid validity, in no case, shall be permitted to modify his bid.

e. It will be imperative for each bidder to fully acquaint himself with the local conditions and factors, which may have an effect on the execution of the Contract and/or the cost and submit bid accordingly.

f. During the process of the evaluation of Bids, no queries shall be entertained from the Bidders with regard to the status of the Bids.

g. Extension of closing date / due date / time of Tender:

The date / time for submission of Bids and opening of Technical-Bids, may be extended at any time, at the sole discretion of AIESL.

12. Earnest Money Deposit (EMD)

(a) The bidders shall deposit along with the technical bid, an Earnest money of Rs. 72,000.00 (Rupees Seventy Two Thousand only) through payment gateway method to the AIESL's bank account, details mentioned below and upload the proof of deposit along with the technical bid. The Earnest money deposit will be refunded to the Bidders, whose offers have not been accepted. Earnest Money Deposit of the successful Bidders, whose offer is accepted will be kept until the time, the Bank Guarantee/ Security Deposit is not received.

Process to follow for submission of Earnest Money Deposit as below:

1. Visit AIESL website www.aiesl.in
2. Choose "Payment" option at the below of the site screen
3. Choose "Vendor" option
4. Fill up relevant compulsory fields to proceed further for requisite EMD amount

payment.

5. Take screen shot/print out after successful payment made.

- (b) Tenders without the EMD shall be rejected.
- (c) In case a bidder withdraws his bid during the process of evaluation of tender, or fails or refuses to accept the contract if awarded in his favor, the Earnest Money Deposit will be forfeited.
- (d) EMD of the bidders, who do not qualify in the 'Technical Bid', will be refunded to them within two months of the award of contract.
- (e) EMD in respect of the successful bidder can be adjusted against Security Deposit/ Performance Bank Guarantee.
- (f) **Exemption from submission of Earnest Money Deposit (EMD):**
As mentioned in Section 7(4) of Ministry of MSME's Notification No.S.02119 (E) dated 26th June, 2020 an enterprise registered with any other organization under the ministry of MSME shall register itself under Udyam Registration with effect from 01.07.2020, The MSEs registered under Udyam Registration/NSIC under single point registration scheme/Public Sector Unit/Central/State Government Undertakings/Handicraft Boards, Khadi Village and Cottage Industries/ Social Welfare Organizations/Handicraft and Blind Associations/ Units registered with the Central Purchase Organizations (e.g. DGS&D) are exempted from payment of Earnest Money Deposit (EMD). The valid MSME/Udyam Certificate that is to be submitted by the vendor shall be of relevant current period, comprising of such similar nature of business as mentioned in Bid document.
- (g) Start-up bidders must be registered under the Department for Promotion of Industry and Internal Trade (DPIIT) are exempted from payment of Earnest Money Deposit (EMD).

(g) **Price Preference:**

Since tender item cannot be split or divided, etc. the MSE quoting a price within the band L1 + 15 % may be awarded for full/complete supply of total tendered value, subject to meeting technical qualifications and willingness to match the L1 rate, by bringing down their price to L1 price in a situation where L1 price is from a Party other than a MSE.

(h) **Validity to avail Exemption / preferences shall be available only if:**

The MSEs/ Start-up bidders registered for the particular trade /service, for which the Tender is relevant, would be eligible for exemption/preference.

The registration certificate issued under (DPIIT) or Udyam Registration must be valid as on close date of the Tender. The Successful Bidder should ensure that the same is valid till the end of the Contract period.

The MSEs/ Start-up bidders who have applied for registration or renewal of registration under Udyam Registration/ (DPIIT) but have not obtained the valid certificate as on close date of the Tender, are not eligible for exemption / preference.

13. GENERAL TERMS AND CONDITIONS (GTC)

- a. **Contract / Agreement** means the Contract as signed between AIESL and the Successful Bidder for Annual Contract for Daily Maintenance and Operation of Chemical Effluent Plant at AIESL, NTA, N.S.C.B.I. Airport, Dum Dum, Kolkata-700052 and the Scope of Work given in the Tender".
- b. The 'Bidder' / 'Party' / 'Service Provider' / 'Agency' / 'Contractor', as used in the Tender

document, shall mean the one who has signed the Tender Form and submitted the Bid in response to the Tender.

- c. The 'Successful Bidder' as used in the Tender document, shall mean the one who has been declared as:
 - i) Whose Bid is under consideration for award of Letter of Award (LOA);
 - ii) Received Letter of Award (LOA);
 - iii) Awarded Contract for commencement / execution of services.
- d. It is further clarified that any individual signing the Tender or other documents in connection with the Tender must certify whether he signs as Authorized signatory of the Company/ Proprietorship/Partnership Firm/LLP etc. The letter of authority must be attached with the technical bid.
- e. Bidder should not have a conflict of interest, which substantially affects fair competition. The prices quoted should be competitive and without adopting any unfair/unethical/ anti-competitive means. No attempt should be made to induce any other bidder to submit or not to submit an offer for restricting competition. To determine whether there has been an occurrence of act of conflict of interest, the decision by the Competent Authority, AIESL shall be final and binding.
- f. The Technical-Bids shall be evaluated on the basis of details and documents provided by the Bidders, for example Check List or other documents in support of Eligibility Criteria, Annexure-I and Technical Bid, Annexure-III.
- g. The Price-Bids of only technically qualified Bidders shall be opened at a later date. Intimation shall be sent to technically disqualified Bidders as per GeM.
- h. Tenders should be filled in prescribed forms only and be duly signed and stamped.
- i. Technical-Bid prepared by the Bidder, shall contain all requisite information along with self-attested supporting documents to be uploaded as per details given in the **Annexure III Technical-Bid**.
- j. All prices be clearly written / typed both in words and figures without any overwriting. Overwriting, if any, should be counter signed by the Bidder. In case of any discrepancy, the amount written in words shall be considered as final for the purpose of evaluation of the Price-Bid.
- k. Bidders are advised to study the Tender document carefully. Submission of Bid shall be deemed to have been done after careful study and examination of the Tender document with full understanding of its implications.
- l. Bids should be unconditional. In case of any condition, the Bid shall be treated as disqualified and shall be rejected.
- m. The Tender and resultant Contract is CONFIDENTIAL and anything contained in this document, shall not be disclosed in any manner, whatsoever. The undue publicity by the Bidder regarding confidential process of the Tender may result in the rejection of their Bid / Contract.
- n. All notices and instructions given by either party under this contract to the other shall be in writing. For all correspondence local address of the bidder shall be mentioned.
- o. No part of the contract nor any share or interest therein shall in any manner or degree be transferred/ assigned or sublet by the bidder directly or indirectly to any person, firm or corporation whatsoever.

14. UNDERTAKINGS by the Successful Bidder:

The bidder has to give following undertakings and shall abide by it if the bidder becomes successful and contract is awarded to him:

- i) I/we have gone through and understood the General Terms & Conditions, Eligibility Criteria

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& Scope of Work and Specifications governing the tender and shall abide by all of them.

- ii) I/We will provide services as per requirement of AIESL and as per scope of work of the tender.
- iii) That employees deployed for AIESL duty shall be the employees of the service provider and none of them shall claim employment in AIESL. The responsibility of discipline/conduct of the employees in all respect shall be solely on the service provider. AIESL will, in no way, be responsible for violation of any rules/regulations/ instructions of the concerned agencies and/or for any loss or damage caused by the workmen deployed by the service provider and any such loss or damage will be compensated/borne by the service provider.
- iv) Contract Labour (Regulation & Abolition) Act License: That all the provisions of the contract Labour (Regulation and Abolition) Act 1970 and rules made there under (as applicable to the state of West Bengal) shall be complied with by the successful bidder, if the same are/become applicable to these services and in case contract is awarded to them. The successful bidder shall obtain applicable licenses / Registrations at their own cost and initiative from concerned authorities within 15 days of receipt of LOA / Contract (wherever applicable).
- v) ESI & PF registrations: The bidder must have ESI & PF Registration at the time of submission of the tender. **Suitable documents must be submitted if PF & ESI registrations are not available & undertaking must be submitted to ensure PF & ESI compliance.**
- vi) **Verifications of Licenses/Registrations:** That the registrations and licenses under all the applicable local and central taxes and laws and to be specified separately under each applicable Tax/Law/Act. (i.e. Goods and Service Tax / Provident Fund Act / Establishment Act /Income Tax Act / Motor Vehicle Act of West Bengal state etc. shall be produced for verification / checking of AIESL or to the third party authorized by AIESL / Law abiding agencies of Govt. of India.
- vii) That the information given in the Technical Bid Form (Annexure – III) is true to the best of your knowledge and nothing is concealed, and will be signed by the authorized signatory of your Co./Firm.
- viii) If the bidder does not have any establishment/office in Kolkata, then he has to arrange to set up the same within 30 days with telephone no. & fax facilities on receipt of Letter of Award. The new office address shall be informed to AIESL by the bidder and the same will be inspected by local AIESL Authority.
- ix) The Bidder would also provide an undertaking that the spot checks can be conducted by AIESL / third party authorized by AIESL, anytime for verification of quality of work / antecedents / credentials, etc. The shortcomings found, if any, would be overcome by the Service Provider within the given time, failing which AIESL shall be at liberty to impose penalty / cancel the Contract.

x) **For Execution of Service**

The Bidder must give an undertaking that on award of the LOA/Contract, commencement of Effluent treatment service should be executed within 15 days from the date of acceptance of the LOA.

xi) **Amendments and clarifications:** will be informed separately. Any notice by one Party to the other Party, pursuant to the Contract, shall be sent in writing to the address specified for that purpose in the Contract.

15. Sub-Contracting:

- a. The Service Provider shall not sub-Contract the work or any part thereof, to any other person, concern, firm or company.
- b. Sub-Contracting may lead to termination of the Contract with immediate effect without any liability on AIESL and also without prejudice to any other rights which AIESL may have against the Service Provider under the Contract.

16. Supervision and monitoring of duties of daily work schedules

Supervision and monitoring of the effluent treatment service, upkeeping the plant inside and

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outside etc. shall be the responsibility of the Service Provider. Therefore, the Service Provider must have a provision for supervision and effective management of the Contract, without any extra cost to AIESL.

17. Award of LOA/ Contract, Acceptance and commencement of services:

The Successful Bidder has to convey acceptance of LOA/Contract within 7 days from the date of issue of the LOA/Contract.

The Successful Bidder shall deploy their manpower for effluent treatment at AIESL site within 15 days from the date of acceptance of the LOA/Contract, or as specified in the LOA, failing to do so may invite penalties as per the penalty clauses.

18. Period of Contract:

The initial Contract period will be of Three (03) Years, subject to satisfactory performance of the Service Provider on the discretion of AIESL. The continuity of the Contract shall depend on satisfactory performance of the Service Provider which shall be reviewed from time to time. The observations of AIESL on performance shall be unchallengeable and final.

The validity of Contract comes to an end IPSO FACTO by efflux of time, unless or otherwise renewed / terminated.

19. Applicable Rates & Validity

Rates to be quoted must be in INR as per the Price Bid format-VIII only. Any deviation in format OR if rates quoted are conditional, the same shall be outrightly rejected.

The Rate quoted should be -

- a. The bidder should quote separate rates for maintenance and operation of Effluent Treatment Plant. The rate for annual maintenance should be quoted on yearly basis whereas the rate for operation should be quoted on the basis of gallon of effluent treated per month & monthly fixed cost. In case there is no operation of Effluent Treatment Plant during the month, only monthly fixed cost will be paid to the successful bidder. The payment for daily operation will be paid based on the actual volume of Effluent treated.
- b. The list of materials as detailed under Scope of Work (**Annexure - II**) is to be maintained during the course of the contract period at the cost and effort of the successful bidder for smooth operation.
- c. The quoted rate should be inclusive of all applicable Govt. taxes, cess, levies, charges that may be in force at the time of entering into the contract (except GST), all materials required, related tools, related tackles, cost of labour required for subject work, related transportation charges and all other incidental expenses / charges.
- d. Applicable GST will have to be mentioned separately in the price bid format and will be paid by AIESL as per rules governing the same.
- e. In case of imposition of any new statutory tax / levy during the subsistence of the contract applicable to such service, the same will be considered by AIESL on production of proof of applicability / payment.
- f. For any major reduction in service, the rate admissible will be arrived at after consultation with the successful bidder.
- g. In case, if it is found at any stage, that, the information provided are not true, the Tender/LOA/Agreement shall be cancelled and appropriate damages shall be claimed from the bidder/party, besides forfeiture of EMD/Security deposit.
- h. In case L1 service provider backs out either before issue of Contract / Letter of Award or subsequent to its issue the L1 service provider will be blacklisted for a minimum period of 03 (Three) years. In addition its Earnest Money Deposit / Security Deposit will also be forfeited.
- i. As it is not the general norm for AIESL to carry out price negotiation following evaluation of the Price Bids, the intending bidder are advised to submit their best quote(s) in response to the Tender. AIESL, however reserves the right to carry out negotiations in exceptional cases with the bidder who has been evaluated by AIESL as having offered the lowest bid in response to

the Tender.

20. Payment of Bills:

- a. The successful bidder shall, by the seventh day of the following month, furnish his monthly GST compliant invoice to the office of In-Charge, APU Center Module I, AIESL, NTA. The successful bidder shall also submit along with the bills the requisite proof of deduction and deposit of PF, ESIC, and disbursement of wages pertaining to the month for which the bills are raised. APU Center Module I shall forward the documentary evidence of compliance of Labour Law(s) to the Office of Executive-II, HR, AIESL, NTA for verification and confirmation of such compliance. After such confirmation the bills shall be forwarded to the Office of Executive-Finance, AIESL, NSCBI Airport, Kolkata for payment action. **PAN, GST Registration Number of AIESL & Service Provider and HSN / SAC Code should be mentioned in each bill raised and the bill should clearly indicate the basic rate and the applicable taxes e.g. GST etc. separately.**
- b. No advance payment shall be admissible in any case. AIESL shall pay monthly bills by an ECS / NEFT / RTGS clearance within 30 days of submission of the undisputed Bills to Finance department.
- c. The payments shall be made after deduction of all applicable taxes including tax deduction at source (TDS).
- d. Delay in payments on account of wrong billing / incomplete billing / late submission of the bills, etc. shall be the responsibility of the Service Provider.
- e. In case AIESL is not able to claim input GST credit on account of any fault, omission or noncompliance by the Service Provider, the Service Provider shall take prompt corrective action to ensure that the AIESL is able to claim input GST credit. Till such corrective action is taken, the AIESL reserves the right to withhold the payments to the extent of GST credit. However, if the AIESL is not able to claim input GST (In spite of the corrective actions taken by the vendor), then the AIESL shall reserve the right to permanently withhold payment to the extent of GST.

21. Security Deposit (SD):

The successful bidder will deposit 5 % of the total contract value after adjusting the amount of EMD, as Security Deposit with AIESL through payment gateway method to the AIESL's bank account. Detailed steps for SD/PG amount submission are mentioned under **clause no-12, a), page-7** and submit the proof of deposit, within 2 (Two) weeks of issue of LOA for the satisfactory performance of the Contract. Alternatively, Bank Guarantee (BG) from a Scheduled Bank, in lieu of the said amount, will be accepted as Security Deposit. The validity of the SD / BG will be till 30 days of scheduled completion of all obligations under the contract.

In case, SD is not deposited by the Contractor in time, the same amount would be adjusted from the initials bills. If the successful bidder does not deposit SD amount or equivalent BG, then the successful bidder has to submit the request in their letter head signed by their authorized signatory for deduction of SD from their initial bills.

In case of breach of Contract OR violation of any terms of the Contract, the SD may be forfeited.

The SD shall not bear any interest. The cost of submission of SD or execution of BG would be borne by the successful bidder.

Security Deposit will be refunded only after successful completion of all the contractual obligations by the successful bidder, subject, however, to deduction of penalties, if any, that may be leviable under the terms of the contract.

22. Recovery of Sum Due:

- i) Whenever under the Contract, any sum is recoverable from the Service Provider; AIESL shall be entitled to recover such a sum by appropriating in part OR in full from the SD already deposited by the Service Provider.
- ii) In the event of the said SD being insufficient, the balance OR the total amount recoverable, as the case may be, shall be deducted from any sum due to the Service Provider. Should this amount also be insufficient to cover the amount recoverable, the Service Provider shall pay to AIESL, the balance amount, if any, within 15 days of the demand by AIESL after which only the said vehicle shall be handed over to the service provider upon such satisfactory completion of the contract period.
- iii) If any amount due to AIESL is so set off from the SD, the Service Provider shall have to make good the said amount of the SD equal to the original value immediately and in any case, not later than 15 days of intimation sent by AIESL.

23. Safety and Security Regulations:

- a) The staff of successful bidder so deployed for AIESL duty shall abide by all the rules and regulations relating to Aviation Safety and Security that may be framed from time to time by such Authorities such as "Bureau of Civil Aviation Security", "Airports Authority of India", or any other agency associated with Airport activity.
- b. The successful Bidder will have to submit to Security In-charge, AI ESL, ER, NTA, Dum Dum a letter of authority mentioning the Name, Staff No., Designation, Contact No., together with two passport size photographs of their service personnel who will carry out operation and maintenance service for records. Any change shall be informed to Security In-charge, AI ESL, ER, NTA, Dum Dum in writing within a week.
- c. The successful bidder shall also obtain entry permit(s) for his personnel to enter non restricted area of AIESL and ensure that his personnel display their entry permits / Photo Identity Cards at all times while deployed in the AIESL premises and/or the Operational areas.
- d. Any violation of security regulations and indulging in illegal activities by their personnel will be at the cost/ risk of successful bidder.
- e) The successful bidder shall have a practice to hand over / retrieve of PIC / AEP to their employees while they report / leave the AIESL / Airport premises, so as to ensure that their employee do not misuse the AEP.
- f) The service provider should ensure verification of character and antecedents of their personnel by police before deployment, since AIESL is "Restricted Industry" and Airport is "Restricted Area." Every employee's photograph, copy of police verification of character and antecedents and service provider undertaking to be furnished to Regional Security Officer, AIESL, ER, NTA, NSCBI Airport, Kolkata.
- g) The contractor shall take responsibility for good conduct of their employee on AIESL duty.
- h) In case any of the terms/ clauses of the tender are not implemented and in case any lapse on part of the service provider or his employee is noticed and if any of the employee of the bidder is found involved in theft/pilferage/malpractices, the same shall be inquired by AIESL officials and suitable action including legal proceedings may be initiated for breach of contractual liabilities. Such act may also attract penal / legal action under the provisions of law.
- i) AIESL being a restricted industry, the personnel deployed by the bidder for this service will not indulge in any illegal/Anti-Social/Anti national activities.
- j) AIESL shall not be responsible for any injury sustained by the service provider personnel during the performance of AIESL duties and also for any damage or compensation due to any dispute between them. Any expenditure incurred by the AIESL to tackle any such situation

arising out of the conduct of deployed personnel or otherwise shall be deducted from the bills / security deposit of service provider.

- k) The personnel, deployed for AIESL service, should be in neat, clean & properly pressed uniform at the cost of the successful bidder.
- l) The successful bidder shall ensure that his personnel do not cause hindrance to the activities of AI ESL and that they are properly turn out and conduct themselves with decorum while interacting with AI ESL Employees or other personnel inside the AI ESL premises.
- m) The successful bidder shall not deploy such personnel whose previous work has not found satisfactory in the opinion of the responsible Officer of EF&PM.

24. General Conditions:

- a. The bidder shall be personally responsible for any theft, dishonesty and/or disobedience / acts and deeds on the part of the personnel so provided by him to provide this service.
- b. The bidder shall be solely responsible in respect of any claim, damages or other liabilities arising out of any incident/accident involving the service provided by him.
- c. Damage caused if any and claims arising out of any damages caused by the bidder/his staff in the course of rendering this service will be solely at the cost and risk of the bidder. AIESL will not accept any responsibility what-so-ever in this regard.
- d. The staff deployed by the bidder to execute this service shall under no circumstance be deemed to be in AIESL's employment.
- e. The Bidder shall not engage any person below 18 years of age.
- f. The Bidder shall be the employer for his workers and AIESL will not be held responsible fully or partially for any dispute that may arise between the bidder and his workers.
- g. All notices and instructions given by either party under this contract to the other shall be in writing. For all correspondence local address of the bidder shall be mentioned.
- h. No part of the contract nor any share or interest therein shall in any manner or degree be transferred/ assigned or sublet by the bidder directly or indirectly to any person, firm or corporation whatsoever.
- i. AIESL shall not be responsible to provide any canteen/ medical facility / rest room to the personnel deployed for AIESL duty by the bidder.

25. Compliance of Statutory Provisions:-

- a. The Successful Bidder shall be solely responsible to adhere to and comply with the provisions of all mandatory and statutory compliances / regulations wherever applicable for offering the subject service to AIESL and / or applicable to successful bidder's employees, whether directly engaged or otherwise and shall keep AIESL and any other agency carrying out works on behalf of AIESL indemnified and harmless against any and all costs, consequences, litigations, damages, penalties, risks and proceedings that may arise on account of any violation of or non-compliance with any provision of any of the mandatory and / or statutory compliances / regulations by the bidder, his agents, servants or any other persons acting or claiming to act on his behalf. AIESL shall not be responsible for any such mandatory and statutory compliances /regulations which the bidder has to comply. In case the successful bidder fails to comply with any statutory / taxation liability under appropriate law as applicable to them, their personnel deployed for AIESL job and / or the services rendered and / or as a result thereof AIESL is put to any loss / obligation, monetary or otherwise, AIESL shall be entitled to get itself reimbursed out of the outstanding bills or the Security Deposit of the successful bidder to the extent of the loss or obligation in monetary terms. In case the amount available through outstanding bills and / or the Security Deposit is not sufficient for such reimbursement, the successful bidder has to pay the deficient amount to AIESL on demand. AIESL reserves the right to scrutiny records of payment of PF / ESI by the contractor.
- b. AIESL shall not be responsible for payment of wages and / or any other emoluments including Provident Fund or E.S.I. to the personnel / workers of the successful bidder so deployed and it shall be the sole responsibility of the successful bidder to make payment to

the said personnel / workers in and the successful bidder shall at all-time keep AI Engineering Services Ltd. indemnified against any claim from its personnel/workers in this regard.

- c. The successful bidder shall also keep AI ESL harmless and indemnified against any cost, consequences, litigations, penalties or proceedings arising out of any violation of any law whether State or Central that may for the time being be in force, or of any law, rule or regulation of any local or municipal authority, as well as against acts of negligence, theft, fraud, dishonesty or any other act of omission or commission whether intentional or otherwise, committed by the successful bidder, his agents, servants or any other persons acting or claiming to act on his behalf.
- d. The successful bidder shall, at their own risk and cost, ensure that the personnel deployed by them for the job under this contract are insured against all attendant risks that may be associated with the job. The successful Bidder must ensure all safety and precautionary measures while carrying out the maintenance job by their personnel. AI ESL shall not be responsible in any manner for any injury to their personnel engaged in the AIESL premises or for the loss or damage of any material belonging to them placed within the AIESL premises. Necessary insurance cover against any untoward incident / accident for all the personnel deployed by the contractor at AI ESL premises is to be arranged by the contractor.
- e. The contract would be between AIESL and the successful bidder and not with any individual. No part of the contract nor any share or interest therein shall in any manner or degree be transferred / assigned or sublet by the service provider directly or indirectly to any person, firm or company whatsoever.
- f. The successful bidder shall be solely responsible for the acts and deeds of their personnel deployed by them for the job. AI ESL will, in no way, be responsible for violation of any rules/ regulations / instructions of the concerned agencies and/or for any loss or damage caused by his personnel to AI ESL and / or third party and any such loss or damage shall have to be compensated / borne by them.
- g. Successful Bidder must deploy their own Supervisor to monitor the work allotted to them on day-to-day basis. Supervision of personnel provided by the successful bidder shall be their responsibility. The successful bidder shall ensure the quality of the job performed by their personnel and in case of any complaint; the bidder shall have to replace the concerned personnel. AI ESL shall have right to refuse entry of any such personnel.
- h. As far as possible, the successful bidder will engage same manpower for the job defined in the work-scope so that there is continuity of work and the job quality does not suffer.
- i. The personnel deployed by the successful bidder shall under no circumstances be deemed to be in the employment of AIESL. There would be no obligation whatsoever on the part of AIESL to absorb any of the personnel deployed on contract. The service provider/ successful Bidder shall be solely responsible for the personnel employed by him under the Agreement (if awarded). The service provider/successful Bidder shall also be responsible for any theft, dishonesty or disobedience and for any offence whether criminal or social that may be committed by his employees, agents, and those acting or claiming to act on his behalf.
- j. The successful Bidder shall indemnify AIESL for any loss or damage to their property, equipment or personnel directly or indirectly arising out of or resulting from the negligence of the personnel deployed by the service provider. Any loss or damages caused to the AIESL property, equipment and personnel due to their operation / maintenance job will be recovered from the pending bills / security deposit of the successful Bidder.

26. Indemnification:

- i. The bidder shall also indemnify to AIESL for making good any claim/ penalty/loss or damages including costs thereof in respect of any breach or violation on any of the provisions of any law including labour laws governing the employee of the bidder. In case of failure to make good above losses/expenses to AIESL, the same shall be deducted from the monthly

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bills/security deposit/future payments due to the bidder.

ii. The Service Provider shall have to give an undertaking in their technical bid and also to indemnify that all employees deployed for AIESL duty shall be their permanent employees and none of them shall claim employment in AIESL. The responsibility of discipline of the employee in case of any complaint from AIESL shall be solely that of the service provider.

27. PENALTY :

Prompt – Punctual – Efficient, Safe, Courteous and Quality is the essence of this service. Lapses due to contractor will be viewed seriously and penalties will be imposed on the contractor.

- a) In case the successful bidder having been notified, fails to take remedial action within 3 business days, AIESL may take remedial action without any further notice, at the successful bidders' risk & cost and proceed for termination of the contract in accordance with the clauses as detailed under "**Exit / Termination Clause**" without prejudice to any other rights which AIESL may have on the successful bidder under the service contract.
- b) In case of non-performance of any work required to be carried out or any portion thereof, or if the quality of work performed is found to be substandard, on inspection, or the successful bidder shall ensure that the same is carried out / rectified forthwith upon the same being pointed out to them. In case the work or any portion thereof is not carried out, or the defective work is not rectified, even after the same is pointed out to the successful bidder, a damage not amounting to penalty of Rs.1000/- per occasion shall be recovered from the successful Bidder and the successful Bidder shall be liable to pay the same forthwith to AIESL. In addition, AIESL may have such work carried out/rectified by making alternate arrangements including from its own resources, and the successful Bidder shall be liable to pay to AIESL the actual cost of carrying out / rectifying such works.
- c) For un-serviceability of Chemical Effluent Treatment Plant, deduction will be at the rate of Rs.1000/- per day or part thereof.
- d) If any penalty is imposed by the PCB or any other government agency/authority due to non-working or non-adherence of requisite conditions of / relevant to the ETP for reasons solely attributable to the fault of successful tenderer, as solely decided by AIESL, or Effluent Discharge / disposal of waste ETP not meeting the norms as specified by the PCB, such penalty will have to be borne by the successful tenderer. In case the penalty is not paid / not borne by the successful tenderer, the amount will be recovered from the SD / pending bills. AIESL reserves the right to take further action, as deemed reasonable, for failure of the successful tenderer in regard to the above conditions.
- e) AIESL reserves the right to add / supplement any further conditions deemed necessary / mandatory during the contractual period.
- f) Penalties imposed for more than three occasions per month will be considered as irregularity on the part of contractor to execute this agreement and the decision taken by the Sr. AGM (EFPM), AIESL, Kolkata in this regard will be final and binding.

28. Interpretation:

In the event of any difference in the interpretation of any of the clauses of the LOA / Agreement / Contract or the Tender documents, the clarifications given by the Dy. General Manager (E-PPMM), AIESL, Kolkata shall be final and binding.

- a) Any supplier or contractor that claims to have suffered or is likely to suffer loss or injury as a result of a decision/action/omission of the Procurement Entity may make an application for its review within a period of Five (05) days from its date (as applicable), to Dy.GM (E-PPMM), specifying the ground(s) and the relevant clauses of the tender documents. Unsuccessful Bidders may seek de-briefing regarding the rejection of their bid, in writing or electronically, within Five (05) days of the declaration of techno-commercial or financial evaluation results.
- b) Only directly affected and participating bidders can raise a grievance.

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- c) Grievance can be raised only for the stage in which the bidder is eligible :
 - After pre-qualification: Only pre-qualified bidders may raise issues about technical/financial bids.
 - After technical evaluation: Only technical qualified bidders may raise issues about financial bids.
- d) Mail id for submission of any grievance: ppc.er@aiesl.in

29. Exit / Termination Clause:

- i. The validity of the agreement comes to an end IPSO FACTO by efflux of time unless otherwise renewed / terminated / extended.
- ii. In the event of the successful bidder failing to comply with any of the terms and conditions of the agreement, AIESL shall issue a notice of 30 days to the successful bidder to rectify the breach and improve the performance failing which AIESL shall be at liberty to terminate the agreement by providing 30 days written notice to the successful bidder. The successful bidder shall not have any right to dispute or question the judgment of AIESL with respect to unsatisfactory performance of the successful bidder.
- iii. AIESL may, at any time, terminate the Contract with immediate effect by giving written notice to the successful bidder, if the successful bidder becomes bankrupt or otherwise insolvent, provided that such termination will not prejudice or affect any right of action or remedy which has accrued or will accrue, thereafter, to AIESL.
- iv. Either side can terminate the contract by giving three months' notice in writing. In such an event the terminated party shall have no right to claim any compensation/damage etc. from the terminating party on account of early termination. However the parties should duly comply with their respective obligations during the notice period and thereafter discharge the obligations arising out of the agreement till the termination.
- v. In case the successful bidder discontinues operation without giving any notice, AIESL reserves the right to arrange alternate arrangement from other agency and the difference in cost that may be incurred over and above the Contractual rate of the Service provider shall be realized and /or recovered from the Service provider apart from levying any other penalty/ forfeiting Security Deposit amount.
- vi. In case of change in circumstance or any change in ownership of AIESL, AIESL reserves the right to terminate the agreement with immediate effect. AIESL shall have no further obligations or liabilities to the service provider for fees or damage of any kind except for payment of completed services up to date of termination or expiry of contract.

30. Relationship:

The relationship shall be on 'Principal to Principal Basis'. Nothing contained shall be construed or interpreted as constituting a partnership agency or joint venture or any association between the parties. Neither party shall have any right, power or authority to enter into any agreement or act in any manner on behalf of the other. Employees of Contractor / Service Provider shall not be treated as employees of AIESL.

31. Arbitration:

Any dispute or differences, whatsoever arising between the parties out of or relating to the construction, interpretation, application, meaning, scope, operation or effect of the Contract / Agreement or validity or the breach thereof, which despite best efforts cannot be amicably settled between the parties, shall be referred to "SCOPE FORUM OF CONCILIATION AND ARBITRATION – GOVT. OF INDIA" and the award made in pursuance thereof shall be final and binding on the parties to the arbitration. The venue of arbitration shall be Kolkata and the arbitration proceedings shall be carried in English. The cost of the arbitration shall be borne by the parties as per the award of the sole arbitrator.

32. Jurisdiction

The construction, interpretation, validity and performance of the Contract / Agreement shall

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be governed by the laws of India. Any disputes arising out of implementation of the Contract between AIESL and Service Provider, whatsoever shall be subject to the Jurisdiction of Kolkata Courts only.

33. FORCE MAJEURE:

If at any time during the continuation of the contract, the performance in whole or in part by either party of any obligation under this contract shall be prevented or delayed by the reasons of any war, hostility, acts of the public enemy, epidemics, civil commotion, sabotage, fires, floods, explosion, quarantine restrictions, strikes, lockouts or act of God provided notice of happening of such event duly evidenced with documents is given by one party to the other within 10 days from the date of occurrence thereof, neither party shall be by reasons of such event, be entitled to terminate the Contract nor shall either party have any claim for damages against the other in respect of such non-performance or the delay in performance, and deliveries under the contract shall be resumed as soon as practicable after such event has come to an end or ceased to exist, and the decision of the Buyer as to whether the deliveries have been so resumed or not, shall be final and conclusive, provided further that, if the performance in whole or part of any obligation under this contract is prevented or delayed by reason of any such event for a period exceeding 10 days, either party may at its option terminate the contract provided also that the Buyer shall be at liberty to take over from the Seller at a price to be fixed by Buyer, which shall be final, all unused, undamaged and accepted material, bought out components and goods in course of manufacture in the possession of the Seller at the time of such termination or such portion thereof as the Buyer may deem fit expecting such materials, bought out components and goods as the Seller may with the concurrence of the Buyer elect to retain.

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Eligibility Criteria for the Bidders

The Bidder should be experienced and resourceful Service Providers" fulfilling the following eligibility criteria:

- a) The Bidder can be a Proprietorship, Partnership Firm, LLP etc. or a Company/agency registered in India under the Indian Companies Act 1956/2013 as amended with their registered office in India for the last five years as on 31.03.2025.
- b) The Bidder should not be debarred/ blacklisted by any Govt. Agency/PSU at the time of submitting bid.
- c) The Bidder must also fulfill other additional eligibility condition(s), if any, as prescribed in Tender Document (including addendums; if issued).
- d) Bidder must be registered with Corporation / Municipality / Panchayat
- e) The Bidder must submit EMD along with Technical Bid (if applicable).
- f) The Bidder must have an **experience of 05 years** in the field of operation and maintenance of chemical effluent treatment plants and holding similar contract of Government /Corporate organizations during **last 5 (five) years immediately preceding the date of the Tender** and should provide documentary proof / reference along with the Technical Bid.
- g) If the bidder is a Micro or Small Enterprise as per latest orders issued by Ministry of MSME, the bidder shall be exempted from the eligibility criteria of "Experience Criteria" as defined above subject to meeting of quality and technical specifications. The bidder seeking exemption from Experience Criteria, shall upload the supporting documents to prove his eligibility for exemption.
- h) If the bidder is a DPIIT registered Startup, the bidder shall be exempted from the eligibility criteria of "Experience Criteria" as defined above subject to their meeting of quality and technical specifications. The bidder seeking exemption from Experience Criteria, shall upload the supporting documents to prove his eligibility for exemption.
- i) The Bidder must be an income tax payee and should furnish PAN Registration No.
- j) The Bidder must have GST registration, at the time of application of the Tender.
- k) **The bidders must have PF & ESI registration (if applicable). Suitable documents must be submitted if PF & ESI registrations are not available & undertaking must be submitted to ensure PF & ESI compliance.**
- l) The Bidder shall submit self-attested copy of Income Tax return for FY-2021-22, FY-2022-23, and FY-2023-24.
- m) The bidders must have annual turnover of at least Rs. 15 Lakh/yr. for last 3 Fin. Years- 2021-2022, 2022-2023, 2023-2024. Copy of Audited Balance Sheet & Profit and Loss Account certified by a Chartered Accountant or certificate from Chartered Accountant certifying annual turnover for last 3 financial years to be enclosed.
- n) Details of experience should be filled up in Annexure - IV and PO copies / agreements with satisfactory performance certificate (issued by the user) for each order, be attached with the Annexure-IV & be submitted with Technical-Bid as proof of the experience failing which Tender shall be liable for rejection.

Three similar completed service each having a contract value (excluding taxes) not less than amount equal to Rs.14,22,000/- (Rs. Fourteen Lakhs Twenty Two Thousand Only).

or

Two similar completed services each having a contract value (excluding taxes) not less than the amount equal to Rs. 17,78,000/- (Rs. Seventeen Lakhs Seventy Eight Thousand Only).

or

One similar completed service having a contract value (excluding taxes) not less than the amount equal to Rs. 28,45,000/- (Rs. Twenty Eight Lakhs Forty Five Thousand Only).

- o) The Bidder must have a working office in Kolkata for execution, monitoring/ supervision and management of the Contract and shall provide the phone no., email id. of a local responsible contact person who shall be available to visit the office and resolve the issues as and where required.
- p) All the pages of the tender document must be signed by the authorized signatory and sealed with the stamp of the bidding firm.
- q) All the documents as mentioned must be submitted otherwise tender will be treated as incomplete.

SCOPE OF WORK:

Location: New Technical Area, AIESL, NSCBI Airport, Dum Dum

1. The operation of Effluent Treatment plant will be in normal shift as per AIESL schedule from Monday to Saturday from 09:00 to 16:50 Hrs. (or equivalent hours as and when required).
2. As per actual operational requirement of AIESL, the successful bidder may be required to operate the effluent treatment plant on Sunday/Holiday or beyond the normal working hours i.e. beyond 0900 Hrs. to 1650 hrs. of weekdays i.e. Monday to Saturday after 16.50 Hrs. Payment due to duty beyond normal hours or on Sunday/Holiday will be made as per rate on per hour basis to be quoted as per Sl. No.- 7 in the Rate sheet.
3. Treatment of Effluent will be carried out in AIESL premises. The successful bidder will not take out any chemical for treatment outside AIESL premises.
4. Operation and maintenance of the ETP will include operation and maintenance of the incinerator and its accessories installed at the ETP.
5. Maintaining cleanliness of the equipment and the area under ETP along with associated pipelines is the responsibility of the successful tenderer.
6. Treated effluent being discharged should be as per Pollution Control Board norms.
7. The successful bidder will arrange to get effluent sample tested/analyzed from the laboratory recognized by the Government on quarterly basis at their own cost. Report(s) of such composite testing done on quarterly basis from the Laboratory approved by W.B. Pollution Control Board should prove that the effluent meets i.e. conforms to the prescribed norms of Pollution Control Board. However, if the said report fails in any respect/ parameters, the successful bidder will take immediate steps within a week to rectify and retest the same repeatedly at their own cost till the analyst's/testing report meets the prescribed norms. The Composite samples of inlet and / or outlet effluent as per public sewers are required to be collected on 8 hours shift basis as per prevailing norms.
8. For any additional composite testing if required to be done other than above mentioned quarterly testing, the expenses will be borne by AIESL. For such additional sample testing / analyzing from approved Laboratory, the amount will be reimbursed on actual basis by AIESL, provided test is done at govt. recognized laboratory.
9. The successful bidder will take all action at their own cost so as to avoid any adverse action by any Govt. agency on AIESL with regard to Pollution Control.
10. The following chemicals will be discharged for treatment to "Effluent Treatment Plant" :-
 - a) Rust Stripper Solution Turco 4181L
 - b) Diversey 909
 - c) Orion 510
 - d) Paraffin/Kerosine/Mobil Jet Oil II
 - e) PD680 / local cleaning solvent
 - f) Calibrating fluids
 - g) NDT chemicals
11. Maintenance and operation done by successful bidder will be inclusive of manpower & all required material(s). Maintenance of the plant will include annual overhauling for each year of contract and painting of the plant (including the peripheral fence of the ETP) every year. Maintenance of the plant will also include sheet metal work, welding etc. as required for repair of any part of the ETP structure/equipment which may be necessary at the beginning of the contract or during subsistence of the contract. In case of any breakdown in any component (examples of components include, but not limited to, pumps, motors, fans, blowers, electrical

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switchgears, starters, incinerator and incinerator accessories, associated pipelines etc.) of the ETP, the complete removal, installation, repairing & rewinding etc. of the components will be covered under the scope of work of the successful bidder. This job includes repairing/replacement of cooling tower sump, repairing/replacement of ducting (wherever required) from packed bed water scrubber to ID fan, repairing/replacement of ID fan damper & scrubber inspection doors, replacement of SS shafts for chemical mixing tanks & repairing/replacement of glass wool section of burner, among others. The cost to be quoted by the bidders against serial number 1 of Price Bid, Annexure – VIII should include cost of all the aforesaid activities/materials. However, for any equipment declared under beyond economic repair (BER) condition or obsolete by AIESL and that too due to no fault of successful bidder, the cost of the equipment will be borne by AIESL.

12. Waste disposal at the final drainage should be free from contamination and meet the standards laid down by pollution control board. Disposal of waste after treatment at the ETP should be made at the demarcated space provided by AIESL.
13. The successful bidder has to facilitate AIESL for entering into agreement with any Pollution Control Board approved/recognized agency for final disposal of the waste from AIESL premises if any such requirement arises during the subsistence of the contract. However, the necessary official fees payable to the Pollution Control Board and/or its approved/recognized agency will be borne by AIESL.
14. The successful bidder should facilitate to obtain "No Objection Certificate", "Hazardous Waste Authorization" from Waste Management Cell and "Consent to Operate" from Pollution Control Board, Govt. of West Bengal, Agreement of Membership of Common HW Treatment Storage Disposal Facility (CHWTSDF) and / or any other issue related to WBPCB or its agency on behalf of AIESL as and when required. The requisite official fees of Pollution Control Board (if any) or its approved agency in respect to 'No Objection Certificate', "Hazardous Waste Authorization", and Agreement of Membership of Common HW Treatment Storage Disposal Facility (CHWTSDF) & "Consent to Operate" etc. will be borne by AIESL. Necessary liaising activities with WBPCB or any Govt./Third Party including collecting/submission of necessary papers for the above purpose is the responsibility of the successful bidder.
15. The successful bidder should maintain a log book to record the operation of the ETP in a specified manner so that these may be inspected by the competent authority as and when required.
16. The successful bidder will prepare Efficiency Report of the installed Effluent Treatment Plant and submit the same to the pollution control authorities as and when required.
17. The successful bidder will prepare Annual Environmental Statement in proper format/form as it is a mandatory requirement of Environmental Audit under Environmental Protection Act, 1986 and submit the same every Financial Year (or as required) to the pollution control authorities.
18. The successful bidder will make application (for authorization of Hazardous Waste) in the prescribed form under the Hazardous Waste (Management & Handling) Rules 1989 as a Mandatory requirement of Environment (Protection) Act, 1986 and submit the same to Pollution control Authorities as and when required. The successful bidder shall also take all practical steps to ensure proper handling of such categorized Hazardous Wastes, on behalf of AIESL.
19. Any materials supplied by successful bidder or if workmanship of successful bidder is found defective during this period, such defects will have to be removed and rectified by the successful bidder free of cost.
20. The successful bidder has to bring his tools tackles and other facilities, during the course of work. No other facility except electricity and water will be provided to them by AIESL. AIESL will ensure electricity and fresh water at entry terminal of the plant only. Maintenance of associated pipe lines from cleaning bay for air and effluent will be the responsibility of the successful bidder.
21. Due to mishandling / negligence / incorrect maintenance on the part of successful bidder, if any equipment or parts requires replacement, which is not covered under contract, the same is to be replaced by the successful bidder free of cost.
22. The successful bidder should deploy adequate number of skilled and unskilled labours for

operation and maintenance of the plant including electrical works on regular basis as per requirement of AIESL. AIESL recommends 1 (one) skilled Operator for daily (Monday to Saturday) operation of the ETP and 1 (one) semi-skilled labour on as and when requirement basis for operation/running maintenance. The deployment of 1 (one) semi-skilled labour as and when basis is not likely to go beyond 5 (five) days in a month.

23. Any part taken outside of AIESL premises for repairing or changing or for any purpose must be authorized by AIESL representative by valid gate pass. A logbook is to be maintained for keeping record of parts taken out /returned back.
24. Any material supplied by the successful bidder should be of best quality and that to be certified by AIESL before use of the same in the plant.
25. Scrappage generated out of replacement or during work are to be handed over to AIESL against written documentation.
26. Any debris generated during the course of work will be cleared by the successful bidder at their own cost.
27. During the process of overhauling or routine maintenance if any modification/improvement/repair of plant is required to be undertaken that is to be approved by AIESL in writing before such modification/improvement/repair of plant is undertaken.

Examples of chemicals/fuel required to be maintained by the successful bidder for smooth and efficient functioning of Effluent Treatment Plant and Incinerator include, but are not limited to,

Sl. No.	Name of Chemicals	Specification	Approx. % of chemical solution to be prepared for dosing
1.	Hydrated Lime [Ca(OH) ₂ .2H ₂ O]	Technical grade with minimum 80% as Ca (OH) ₂ as per IS 40:1990 (Part 2)	5%
2.	Industrial / Commercial Alum	Minimum 10% as Al ₂ O ₃ as per IS 299:1989	5%
3.	Fuel L.D.O.	Calorific value - 10,500 K.cal/kg Sulphur content - 1.8% by wt. Ash content - 0.02% by wt.	N.A.

The cost of these or any other chemical/fuel, as required, should be included in price quoted by the bidders at serial number 2, Price Bid, Annexure-VIII.

The bidder willing to inspect the Chemical Effluent Plant at APU center, Module-I, AIESL, NTA, NSCBI Airport, Kolkata-700052, prior to quoting the rate may inspect the same from Monday to Friday between 10.00 Hrs to 15.00 Hrs at the above-mentioned address. For further clarification on technical matters, they may contact at the office of Sr.AGM (EF&PM), AIESL, NTA, NSCBI Airport (E-mail: efd.ccu@aisesl.in).

NOTE:-

Warranty- The successful bidder must ensure warranty for their supplied materials and workmanship for 12 months after the overhauling.

TECHNICAL-BID FORM

Name of the Bidder			
Complete Address of the Bidder			
Telephone No. / Mobile No. / email ID			
Name, Mobile number of Contact Person			
	Technical Details of the Bidder		Details
1	Whether Bidder is a Proprietorship/Partnership Firm, LLP, etc./Company/Agency registered in India under the Indian Companies ACT 1956 OR Indian Companies Act 2013 for last 3 years as on 31 st Dec'24. Provide relevant document (Must)	Yes / No	
2	<u>Details of Registration of Bidder</u> Self-attested copy of Registration Certificate to be enclosed. (If Applicable)	-----	
3	Must have valid / current Trade license from Corporation/Municipality(attach copy of Trade License)	Yes / No	Trade License No.....
5	Whether EMD of Rs.72,000.00 submitted	Yes/No	
6	Whether registered under MSME/Udyog? Copy to be submitted.	Yes/No	
7	<u>Experience details</u> Must have experience of 05 years in the field of chemical effluent treatment plant operation and maintenance and holding similar contract of Government / Corporate organizations during last 5 (five) years immediately preceding the date of the Tender and should provide copies of valid agreements / orders in this regard along with the Technical Bid (Must).	Yes / No. For relaxation in experience for MSME/ Start-up ref Annexure-I	
8	Whether 03 years' experience details filled in the Format (Annexure-IV). (Must)	Yes / No	
9	Whether Bidder is having an average annual turnover of Rs. 15 lakhs or above for last 03 FYs, i.e. FY 2021-22, FY 2022-23 and FY 2023-24. Copy of Audited Balance Sheet & Profit and Loss Account certified by a Chartered Accountant or certificate from Chartered Accountant certifying Turnover for last 3 financial years to be enclosed. (Must).	Yes / No	
10	The bidders must have PF & ESI registration (if applicable). Suitable documents must be submitted if PF & ESI registrations are not available & undertaking must be submitted to ensure PF & ESI compliance.	Yes / No	

11	The bidder must have a working office in Kolkata at the time of application of the Tender?	Yes / No	
12	Whether bidder's Checklist as per format (Annexure-V) submitted?	Yes / No	
13	Whether Certificate for unconditional acceptance of Tender terms and undertakings, enclosed as performat (Annexure-VI)? (Must)	Yes / No	
14	Whether duly signed non-disclosure agreement enclosed (Annexure-VII)? (Must)	Yes / No	
15	Whether duly signed bid security declaration form as per (Annexure-VIII) enclosed? (Must)	Yes / No	
16	Whether having GST registration? Self-attested copy to be enclosed? (Must)	Yes / No	
17	Whether having PAN. Self-attested copy to be enclosed. (Must)	Yes / No	PAN:
18	Whether self-attested copy(s) of Income Tax Returns for last 03 Financial years viz. FY 2021-22, FY 2022- 23 and FY 2023-24 Enclosed? (Must)	Yes / No	
19	Whether payment terms of 30 days credit accepted? (Must)	Yes / No	
20	Whether execution of Contract within 15 days from the date of accepting LOA, is accepted?	Yes / No	
21	Are you already doing business with AIESL or with any subsidiary Company/Firm/Proprietorship firm of AIAHL, in same name OR under some other name? If so, please provide details.	Yes / No	
22	Has your Company/Firm/Proprietorship firm, LLP, etc. ever been Black-Listed by AIESL / AIAHL / any agency of the Airport or elsewhere? If yes, please give details. If no, please submit self-declaration.	Yes / No	If yes, provide details.
23	Has any Director/ Partner / Proprietor been convicted. If yes, give details.	Yes / No	If Yes, tender will not be accepted. Any wrong declaration if detected later will render the Tender/ Contract void
24	Whether any employee of AIESL or his/her spouse is related to your company in any capacity(if yes give details)	Yes / No	If Yes, tender will not be accepted. Any wrong declaration if detected

			later will render the Tender/Contract void
25	It is confirmed that we are meeting the eligibility criteria as per Annexure-I and have the capability & capacity to provide the services as per Annexure-II and terms of the Tender.		
26	It is confirmed that there is no hidden cost to AIESL except for the cost as per rates quoted in the Financial Bid Form.		
27	It is confirmed that we have carefully gone through, understood and hereby agree to abide by all the Terms & Conditions, Scope of work and Specifications governing the Tender.		
28	It is also confirmed that the quoted rates are valid for 180 days from the date of opening of the Technical - Bid.		
29	It is also confirmed that the information given in the Tender and documents attached are true and correct to the best of my knowledge and belief and nothing material is concealed.		
30	It is also confirmed that I am authorized to sign the Tender documents.		
31	Any other information which bidders may like to furnish (Separate sheet may be enclosed if required.)		
<p>Signature of Authorized Signatory: Name & Designation: Company/Firm/Proprietorship firm (Name & Seal): Date: Place:</p>			

FORMAT FOR PROVIDING EXPERIENCE DETAILS
 (TO BE ATTACHED WITH TECHNICAL-BID FORM)

Experience details (To be filled up by the Bidder):

SN	Contract Type	Name of Bidder Co.	Name of the contact person of Co.	Name of client for whom providing services	Period of Contract (From – To) (Date)	Annual Value Of Contract (INR)	Order / Contract Copy Provided or not	Satisfactory performance certificate provided or not
(I)	Operation and maintenance of Effluent treatment plant	M/s				Rs.		
(II)								
(III)								

1 Important Notes for Bidders (to comply):

- (I) Experience details must be filled up in the above table and relevant documents must be uploaded.
- (II) Having different order copies in the same year cannot be counted as Three years' experience.
- (III) Order / Contract copy together with satisfactory performance certificate issued by the clients/ party(s), to be provided in support of Experience.
- (IV) Experience must be minimum Three years. During which must have executed at least 03 contracts, each of minimum 01 year duration.
- (V) Three similar completed service each having a contract value (excluding taxes) not less than amount equal to Rs.14,22,000/- (Rs. Fourteen Lakhs Twenty Two Thousand Only).
 Or,
 Two similar completed services each having a contract value (excluding taxes) not less than the amount equal to Rs. 17,78,000/- (Rs. Seventeen Lakhs Seventy Eight Thousand Only).
 Or,
 One similar completed service having a contract value (excluding taxes) not less than the amount equal to Rs. 28,45,000/- (Rs. Twenty Eight Lakhs Forty Five Thousand Only).
- (V) If experience details are not filled in the above table and documents not provided as explained above, the Tender shall be liable for rejection.

Signature of Authorized signatory:
Name & Designation:
Co. Name & Seal:
Date:
Place:

Annexure - V

BIDDER'S CHECKLIST

(To be submitted as part of Technical-Bid on Company Letter-head)

Bidder's Name _____
 [Address and Contact Details]
 Bidder's Reference No. _____ Date _____

Note to Bidders: This check-list is merely to help the bidders to prepare their bids, it does not over-ride or modify the requirement of the tender. Bidders must do their own due diligence also.

SN	Documents submitted, duly filled, signed	Status of submission (Indicated Yes / No/ NA)
01.	Whether Annexure III (Technical Bid Form) submitted in the prescribed format	
02.	Whether the letter of authority (original "Power of Attorney" in the name of person signing the Bid documents) submitted along with Technical Bid form (Annexure III) attached?	
03.	Self-attested copy of Registration certificates etc. of the Company/Firm/Proprietorship firm (If Applicable)	
04.	Self-attested copy of PAN	
05.	Self-attested copy of GSTIN registration(s)	
06.	Whether Annexures III & V Duly filled, signed & stamped	
07.	Self-attested copy of MSME /Udyam registration	
08.	Self-attested copy of Start-up registration/ status	
09.	Whether all the documentary evidences as per Technical Bid form are self-attested?	
10.	Documents relating to Bid Security	
11.	Documents/ contracts supporting the experience statement	
12.	Documents if any at the option of Bidder	

Signature of Authorized signatory :
Name & Designation:
Co. Name & Seal:

Date:

Place:

FORMAT FOR SUBMISSION OF UNDERTAKINGS

(TO BE ATTACHED WITH TECHNICAL-BID FORM)

To
 DGM (E-PPMM)
 AI Engineering Services Ltd,
 NTA, NSCBI Airport
 Kolkata

Subject: Acceptance and signing of the undertakings related to the Tender.

The following undertakings are accepted and confirmed as under:

- 1 That we are not a competitor Airline / MRO OR subsidiary company of any Airline / MRO.
- 2 That we hereby give our un-conditional acceptance of all the terms and conditions including scope of work as given in the Tender.
- 3 That the rates quoted, are valid for **180 days** from the date of opening of the Technical - Bids.
- 4 That we have the capability & capacity to provide the services as per terms of the Tender.
- 5 That we shall execute the order within **15 days** from the date of acceptance of the LOA.
- 6 That on acceptance of LOA, we shall sign the agreement of terms & conditions within 30 days' time or latest by submission of the first bill.
- 7 That payment term of **30 days** is agreed.
- 8 Possession of working office in Kolkata is optional at the time of application of the Tender. However, if selected, we shall have / arrange a working office in Kolkata within **30 days** of accepting of the LOA. (If having working office in Kolkata, Please confirm with address, phone & email)
- 9 That all the requisite, registrations and licenses under all the applicable local State and Central Taxes Law & Acts such as GST / Income Tax Act / Shop & Establishment Act / Insurance Act / Motor Vehicle Act, etc. as applicable from time to time, shall be adhered to and maintained up to date, as & if applicable, on such services. The same shall be produced for verification / checking of AIESL or to a third party authorized by AIESL / any Agency of Govt. of India.
- 10 That we would also provide an undertaking that the spot checks can be conducted by AIESL / third party authorized by AIESL, anytime for verification of quality of work / antecedents / credentials, etc. The shortcomings found, if any, would be overcome by the Service Provider within the given time, failing which AIESL shall be at liberty to impose penalty / cancel the Contract. Information given in the Tender and documents attached are true and correct to the best of my knowledge and belief and nothing material is concealed.
- 11 It is also confirmed that I am authorized to sign the Tender documents.

Signature of Authorized signatory:
Name & Designation:
Co. Name & Seal:
Date:
Place:

NON-DISCLOSURE AGREEMENT FROM THE BIDDER

(This document is strictly private and confidential)

To
 DGM (E-PPMM)
 AI Engineering Services Ltd
 NSCBI Airport
 Kolkata-700052

Dear Sir,

Sub: Non-disclosure Agreement

We acknowledge that during the course of bidding for above referred Tender of AIESL, we shall have access to and be entrusted with Confidential Information (commercial, technical, operational, administrative, financial, marketing, business, OR intellectual property nature OR otherwise), whether oral or written, relating to AIESL and its business that is provided to us pursuant to this Agreement.

In consideration of AIESL giving access to us to the above premises and making confidential Information available to us, we agree to the terms set out below:

1. We shall treat all confidential Information as 'Strictly Private and confidential' and take all steps necessary to preserve such confidentiality.
2. We shall use the confidential Information solely for the preparation of our response to the above referred Tender and not for any other purpose whatsoever.
3. We shall not disclose any confidential Information to any other person or firm without the prior written consent of AIESL.
4. This agreement shall continue perpetually, unless and to the extent that AIESL may release it in writing.
5. We acknowledge that No failure OR delay by AIESL in exercising any right, power OR privilege under this agreement shall operate as a waiver thereof OR shall any single OR partial exercise thereof OR the exercise of any other right, power, OR privilege.
6. We have read this agreement fully and hereby confirm our acceptance of its terms.

Yours sincerely,

Signature of Authorized Signatory:

Name & Designation:

Company/Firm/Proprietorship firm (Name & Seal): Date:

Place:

PRICE-BID Format

(Bidder should upload price bid separately, not alongwith Technical Bid)

Sub: Annual Contract for Daily Maintenance and Operation of Chemical Effluent Plant at AIESL, NTA, N.S.C.B.I. Airport, Dum Dum, Kolkata-700052.

Sl. No.	Particulars (a)	Unit	Rate	
			In Figures	In Words
1 (a)	Cost of Maintenance of Effluent Treatment Plant. Maintenance of the plant will include annual overhauling for each year of contract and painting of the plant. Maintenance of the plant will also include sheet metal work, welding etc. which may be required at the beginning of the contract or as and when required during subsistence of the contract. In case of any breakdown in any component (e.g. pumps, motors, fans, blowers, electrical switchgears, starters, incinerator and incinerator accessories including control circuits, associated pipelines etc.) of the ETP, the complete removal, installation, repairing & rewinding etc. of the components will be covered under the scope of work of the successful tenderer. This job includes repairing/replacement of cooling tower sump, repairing/replacement of ducting (wherever required) from packed bed water scrubber to ID fan, repairing/replacement of ID fan damper & scrubber inspection doors, replacement of SS shafts for chemical mixing tanks & repairing/replacement of glasswool section of burner, among others.	Per Year (For 1st Year)		
1 (b)		Per Year (For 2 nd Year)		
1 (c)		Per Year (For 3 rd Year)		
2 (a)	Cost of daily Operation of Effluent Treatment Plant. {Monday to Saturday (9:00 AM to 4:50 PM) or equivalent}. Cost of daily operation should include the cost of all chemicals / fuels required for daily operation of the ETP & Incinerator.	For the first year	* Per gallon of effluent treated per month	
2 (b)	Ref. Clause 22, Annexure-II for		Fixed cost per month	

2 (c)	manpower deployment.	For the second year	* Per gallon of effluent treated per month			
2 (d)			Fixed cost per month			
2 (e)		For the third year	* Per gallon of effluent treated per month			
2 (f)			Fixed cost per month			
3	Cost of quarterly testing of effluent as mentioned at clause no. 7, Scope of Work, Annexure – II.	Per month (cost of quarterly testing divided by 3 months)				
4	Consolidated administrative charges for facilitating AIESL in obtaining “No Objection Certificate”, “Hazardous Waste Authorization” from Waste Management Cell, “Consent to Operate” from Pollution Control Board, Govt. of West Bengal and Agreement of Membership of Common HW Treatment Storage Disposal Facility (CHWTSDF), Annual Environmental Statement, Efficiency Report etc., as required (if applicable), on behalf of AIESL as and when required. The requisite official fees of Pollution Control Board (if any) and/or its authorised agency in respect of ‘No Objection Certificate’, “Hazardous Waste Authorization”, Agreement of Membership of Common HW Treatment Storage Disposal Facility (CHWTSDF) & “Consent to Operate” will be borne by AIESL. Necessary liaising activities with WBPCB or any Govt. / Third Party including collection/submission/documentation of necessary papers for the above purpose are the responsibility of the successful bidder.	Per month				
5	Payment for duty beyond normal hours or on Sundays / Holidays on as and when required basis.	** Per hour				

6	Total for L1 calculation $= [\text{Sl. No. 1(a)} + \text{1(b)} + \text{1(c)}] + [\text{Sl. No. 2(a)} + \text{2(c)} + \text{2(e)}] \times 9000 \text{ gallons}^* \times 36 \text{ months} + [\text{Sl. No. 2(b)} + \text{2(d)} + \text{2(f)}] \times 36 \text{ months} + [\text{Sl. No. 3} \times 36] + [\text{Sl. No. 4} \times 36 \text{ months}] + [\text{Sl. No. 5} \times 5 \text{ Hrs}^{**} \times 36 \text{ months}]$		
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Note:

- i) L1 will be decided based on the consolidated Total value as per serial no.-6 of the above rate sheet.
- ii) * For the purpose of calculation of L1 an indicative quantity of 9000 gallons of effluent waste per month has to be taken into account.
- iii) ** For the purpose of calculation of L1 an indicative total quantity of 05 (five) Hrs. duty beyond normal hours or on Sundays / Holidays per month has to be take into account.
- iii) The rate is to be quoted taking into consideration the agreement period, work scope, job details, distance and duration of service as detailed in the tender.
- iv) **The Rate quoted should be –**
 - a. The bidder should quote separate rates for maintenance and operation of Effluent Treatment Plant. The rate for annual maintenance should be quoted on yearly basis whereas the rate for operation should be quoted on the basis of gallon of effluent treated per month & monthly fixed cost. In case there is no operation of Effluent Treatment Plant during the month, only monthly fixed cost will be paid to the successful bidder. The payment for daily operation will be paid based on the actual volume of Effluent treated.
 - b. The list of materials as detailed under Scope of Work (Annexure - II) is to be maintained during the course of the contract period at the cost and effort of the successful bidder for smooth operation.
 - c. The quoted rate should be **inclusive** of all applicable Govt. taxes, cess, levies, charges that may be in force at the time of entering into the contract (except GST), all materials required, related tools, related tackles, cost of labour required for subject work, related transportation charges and all other incidental expenses / charges.
 - d. Applicable GST will have to be mentioned separately in the price bid format and will be paid by AIESL as per rules governing the same.
 - e. In case of imposition of any new statutory tax / levy during the subsistence of the contract applicable to such service, the same will be considered by AIESL on production of proof of applicability / payment.

IMPORTANT NOTE:

IF A BIDDER QUOTES NIL CHARGES / CONSIDERATION OVER AND ABOVE THE KNOWN MINIMUM CHARGES THAT ARE PAYABLE / APPLICABLE AS PER GOVERNMENT OR REGULATORY BODY, ETC. IN THE ABOVE FINANCIAL BID THEN THE BID WILL BE TREATED AS UNRESPONSIVE AND WILL NOT BE CONSIDERED.

Undertaking: I have carefully gone through and have understood and hereby agree to all the General Terms & Conditions, Work scope & specifications governing the tender and agree unconditionally to abide by / accept all the terms and conditions, entire work scope, all specifications and all undertakings included in this Tender Document. I hereby confirm that I am authorized to Sign the tender Documents.

Signature of Authorized signatory:

Name & Designation:

Company/Firm/Proprietorship firm (Name & Seal):

Date:

Place:

Bid Security Declaration form
(To be submitted on service provider's letter head)

To
DGM (E-PPMM)
AI Engineering Services Ltd
NTA, NSCBI Airport
Kolkata-700052

I / we the undersigned, declare that:

I / we understand that, according to your conditions, bids must be supported by a Bid Security Declaration.

I / We accept that I / We may be disqualified from bidding for any contract with you for a period of One year from the date of notification if I am / We are in a breach of any obligation under the bid conditions, because I /We

- a) Have misrepresented/withdrawn / modified / amended, impairs or derogates from the tender, my / our Bid during the period of bid validity specified in the form Bid: or
- b) Having been notified of the acceptance of our Bid by the purchaser during the period of bid validity (i) fail to execute the contract, if required, or (ii) fail to furnish the Performance Security, in accordance with the instructions to Bidders.

I / we understand this Bid Security Declaration shall cease to be valid if I am / We are not the successful bidder, upon the earlier of (i) the receipt of your notification of the name of the successful Bidder; or (ii) thirty days after the expiration of the validity of my / our Bid.

Signed : (insert signature of person whose name and capacity are shown)
In the capacity of (insert legal capacity of person signing the Bid Securing Declaration)

Name: (insert complete name of person signing the Bid Securing Declaration)

Duly authorized to sign the bid for an on behalf of (insert complete name of Bidder)

Date on _____ day of _____ (insert date of signing)

Corporate Seal (where appropriate)