

Indian Institute of Technology, Kanpur GT Road, Kalyanpur, Kanpur – 208016 Uttar Pradesh, India

Notice Inviting Tender

Tender Ref. No.: IITK/MSE/SEM/KB/2023-2024/001

Name of Tender	Automatic Sputter Coater with Vacuum Pump, Including Gold Targetand Two year Warranty
Bid submission start date	12.05.2023 17:00 hrs
Bid submission end date	01.06.2023 17:00 hrs
Bid opening date	02.06.2023 15:00 hrs

Sealed quotations are invited for the purchase of < Automatic Sputter Coater with Vacuum Pump, Including Gold Target and Two year Warranty> in two bid system. Both Technical bid and Financial bid in separate envelops must be kept in a big envelop which must be superscribed by Name of Tender, Tender **Reference number and bid submission end date**. The sealed copy of bids must reach to <"To,

Prof. KanteshBalani Sir. Faculty Building FB 413 Department of Materials Science and Engineering

IIT Kanpur, UP, INDIA

Pin Code: 208016"> IIT Kanpur-208016 by 22.05.2023.

Technical specifications of the <: Automatic Sputter Coater with Vacuum Pump, Including Gold Target and Two year Warranty>:

The detailed specifications are described below.

S.N.	Parameter	Required Specifications
	Sputter Coater	
1	Input Power	110 V,60 Hz or 208-240V,50 HZ
2	Vacuum Chamber	ID:160MM, Height 110 mm
3	Target (Upper electrode)	Diameter 50mm, standard thickness 0.1 mm
4	Sputtering Area	Diameter 50 mm
5	Gas atmosphere in Chamber	Option for Ar or Nitrogen gas for better plasma coating results for some target materials
6	Working Vacuum	2x10-1 to 8 x 10-2mbar
7	Max voltage	-1600DVC
8	Max current	50mA
9	Timer	Maximum3600S
10	Over all dimension	360mmx300mmx380mm
11	Argon/Nitrogen fitting	OD: 4mm to be connected with the needle valve or main unit
	Vacuum pump	S.III
12	Power Supply	Single Phase AC 110V/60Hz or 208-240V,50 HZ
13	Input power	AC110V/60HZ 400W or 208-240V,50 HZ
14	Dimension(mm) ,L X W X H	440X144X217 (Without Oil Mist Filter)
15	Displacement speed	For 50 HZ;1.3L/S(4.8M ³ /h)
16	Max vacuum:	≤ 5x10- ² Pa
17	Noise	≤ 52 dB
18	Control	Integrated with the main unit or stand alone
19	Gold Target	gold target Ø 50 mm, thickness 100 μm (99.999% Purity)

20	Documentation	 One sets of operating manual for the equipment and control system should be provided in hardcopies. A soft copy of the above manuals should also be provided. All the test certificates to be provided.
21	Safety Norms	The instrument should be compliant with international norms for safety andenvironment.
22	Installation, Commissioning and Training	 The delivery of the unit should be considered complete only after successful commissioning of the instrument. The pre-installation requirements should be communicated to IIT Kanpur well in advance of the installation. The Installation, commissioning and training should be done only by well-trained factory engineers. The supplier should provide training to at least two candidates at the installation site to make them familiar With smooth operation of the instrument.
23	After-sales Service	 The supplier should provide a prompt after-sales service such as regular instrument maintenance, troubleshooting and fixing. The list of service centers in Kanpur/Lucknow should be included.
24	Spares	 An undertaking that the vendor will supply all the spares and services for the equipment for at least 5 years from The date of commissioning.
25	Performance certificate	Should submit 5 satisfied certificate from the users.
26	Technical datasheet	 Vendors are required to provide brochures / literature while complying the specifications.
27	Manufacturer Experience	Manufacture should have a minimum 5 years manufacturing experience of Automatic Sputter Coater.

Warranty and Maintenance:

- Must have warranty for at least Two year (in base cost)
 Include the extended warranty and AMC (annual maintenance cost) for the next two years as 'optional'

Terms and Conditions:

- 1. Maximum education discount, if any should be offered.
- 2. Validity of quotation should be at least for 90days.
- 3. All prices are to be quoted in FOR basis.
- 4. Vendor must provide at least 2 year onsite warranty for all parts/components and servicing.
- 5. Normal payment terms for the Institute will be applicable.
- 6. Quotation should carry proper certifications like agency certificate, proprietary certificate, etc. Parent company should be an established company with good number of installations and after sales support in India as well: Attach details.
- 7. An undertaking that the vendor will supply all the spares and services for the equipment for at least Five years from the date of commissioning at site.
- 8. All equipment must be compatible with Indian electrical standards and codes. Engineering documentation on the physical sizes and weights of all major and minor components must be submitted.
- 9. TENDER Specific Manufacturer Authorization Form from OEM Required.
- 10. The Institute reserves the right of accepting or rejecting any/all quotations without assigning any reason thereof.
- 11. Installation by OEM/ Indian agent.

Prof. KanteshBalani Professor

Materials Science & Engineering IIT Kanpur, U.P. 208016, India. E-mail: kbalani@iitk.ac.in

Ph: 0512, 679 6194

Terms and Conditions:

- 1. Quotations must be valid for 90 days.
- 2. Delivery at Central Stores IIT-Kanpur.
- **3.** Delivery period : 15 days.
- **4.** All prices should be F.O.R IIT-Kanpur.
- **5.** Payment terms will be 90% payment within 30 days from the date of delivery and balance 10% will be released against installation.

> Selection Criteria:

Phase-I: Technical Evaluation& Sample Approval

Technical evaluation will be done on the basis of information given by technical bid submitted by the bidders. Bid containing partial, incomplete, uncleared and superfluous and unwanted information will be summarily rejected.

Technical declaration must be supported with relevant document. Discrepancy in relevant supporting document and technical compliance sheet shall lead to rejection of technical bids.

Phase-II

- **a.** Financial bids of technically qualified and approve samples bidders shall be opened.
- **b.** Financial evaluation is purely done on the total financial implication.
- **c.** Any superfluous, unreasonable assets rate quotes will be summarily rejected.

Late Delivery:

Delivery must be completed within the period mentioned in tender document from the date of receipt of the order. Penalty @ 1% per week or part thereof subject to a maximum of 10% of the delivery price will be deducted from the balance payment if supply is not completed within stipulated period.

➤ Instruction to the bidder of countries which share land border with India (Rule 144(xi) GFRs)

- I. Any bidder from a country which shares a land border with India will be eligible to bid in this tender only if the bidder is registered with the Department for Promotion of Industry and Internal Trade (DPIIT).
- II. "Bidder" (including the term 'tenderer', 'consultant' or 'service provider' in certain contexts) means any person or firm or company, including any member of a consortium or joint venture (that is an association of several persons, or firms or companies), every artificial juridical person not falling in any of the descriptions of bidders stated hereinbefore, including any agency branch or office controlled by such person, participating in a procurement process.
- III. "Bidder from a country which shares a land border with India" for the purpose of this Order means: -
- a. An entity incorporated, established, or registered in such a country; or

- **b.** A subsidiary of an entity incorporated, established, or registered in such a country; or
- **c.** An entity substantially controlled through entities incorporated, established, or registered in such a country; or
- **d.** An entity whose beneficial owner is situated in such a country; or
- e. An Indian (or other) agent of such an entity; or
- f. A natural person who is a citizen of such a country; or
- **g.** A consortium or joint venture where any member of the consortium or joint venture falls under any of the above
- **IV.** The beneficial owner for the purpose of (iii) above will be as under:
 - 1. In case of a company or Limited Liability Partnership, the beneficial owner is the natural person(s), who, whether acting alone or together, or through one or more juridical person, has a controlling ownership interest or who exercises control through other means.

Explanation-

- **a.** "Controlling ownership interest" means ownership of or entitlement to more than twenty-five per cent. of shares or capital or profits of the company.
- b. "Control" shall include the right to appoint majority of the directors or to control the management or policy decisions including by virtue of their shareholding or management rights or shareholders agreements or voting agreements.
- 2. In case of a partnership firm, the beneficial owner is the natural person(s) who, whether acting alone or together, or through one or more juridical person, has ownership of entitlement to more than fifteen percent of capital or profits of the partnership;
- **3.** In case of an unincorporated association or body of individuals, the beneficial owner is the natural person(s), who , whether acting alone or together , or through one or more juridical person, has ownership of or entitlement to more than fifteen percent of the property or capital or profits of such association or body of individuals;
- **4.** Where no natural person is identified under (1) or (2) or (3) above, the beneficial owner is the relevant natural person who holds the position of senior managing official.
- **5.** In case of a trust, the identification of beneficial owner(s) shall include identification of the author of the trust, the trustee, the beneficiaries with fifteen percent or more interest in the trust and any other natural person exercising ultimate effective control over the trust through a chain of control or ownership.
- **V.** An Agent is a person employed to do any act for another, or to represent another in dealings with third person.

- VI. In case of tenders for Works contracts, including Turnkey contracts, The successful bidder shall not be allowed to sub-contract works to any contractor from a country which shares a land border with India unless such contractor is registered with the Competent Authority.
 - As per the Ministry of Commerce and Industry Order No. P-45021/2/2017-PP(BE-II) dated 04.06.2020 preference shall be given to Make in India products for which it is mandatory for bidders to declare Country of Origin of goods and percentage of Local contents in the product.

Definitions:

"Local Content" means the amount of value added in India which shall, unless otherwise prescribed by the Nodal Ministry, be the total value of the item procured (excluding net domestic indirect taxes) minus the value of imported content in the item (including all customs duties) as a proportion of the total value, in percent.

"Class-I local supplier" means a supplier or service provider, whose goods, services or works offered for procurement, has local content to or more than 50%, as defined under this order.

"Class-II local supplier" means a supplier or service provider, whose goods, services or works offered for procurement, has local content more than 20% but less than 50%, as defined under this order.

"Margin of purchase preference" means the maximum extent to which the price quoted by a Class-I local supplier may be above the L1 for the purpose of purchase preference. (shall be 20%)

Purchase Preference:

- (a) Subject to the provisions of this Order and to any specific instructions issued by the Nodal Ministry or in pursuance of this Order, purchase preference shall be given to 'Class-I local supplier' in procurements undertaken by procuring entities in the manner specified here under.
- (b) In the procurements of goods or works, which are covered by para 3(b) above and which are divisible in nature, the Class-I local supplier' shall get purchase preference over 'Class-II local supplier' as well as 'Non-local supplier', as per following procedure:
 - i. Among all qualified bids, the lowest bid will be termed as L1. If L1 is Class local supplier', the contract for full quantity will be awarded to L1.
 - ii. If L1 bid is not a 'Class-I local supplier', 50% of the order quantity shall be awarded to L1. Thereafter, the lowest bidder among the 'Class-I local supplier' will be invited to match the L1 price for the remaining 50% quantity subject to the Class-I local supplier's quoted price falling within the margin of purchase preference, and contract for that quantity shall be awarded to such 'Class-I local supplier' subject to matching the L1 price. In case such lowest eligible 'Class-I local supplier' fails to match the L1 price or accepts less than the offered

quantity, the next higher 'Class-I local supplier' within the margin of purchase preference shall be invited to match the L1 price for remaining quantity and so on, and contract shall be awarded accordingly. In case some quantity is still left uncovered on Class-I local suppliers, then such balance quantity may also be ordered on the L1 bidder.

- (c) In the procurements of goods or works, which are covered by para 3(b) above and which are not divisible in nature, and in procurement of services where the bid is evaluated on price alone, the 'Class-1 local supplier' shall get purchase preference over 'Class-ul local supplier' as well as 'Non-local supplier', as per following procedure:
 - i. Among all qualified bids, the lowest bid will be termed as L1. If L1 is 'Class-1 local supplier', the contract will be awarded to L1.
 - ii. If L1 is not 'Class-1 local supplier', the lowest bidder among the 'Class-I local supplier', will be invited to match the L1 price subject to Class-I local supplier's quoted price falling within the margin of purchase preference, and the contract shall be awarded to such 'Class-I local supplier' subject to matching the L1 price.
 - iii. In case such lowest eligible 'Class-1 local supplier' fails to match the L1 price, the 'Class-1 local supplier' with the next higher bid within the margin of purchase preference shall be invited to match the L1 price and so on and contract shall be awarded accordingly. In case none of the 'Class-1 local supplier' within the margin of purchase preference matches the L1 price, the contract may be awarded to the L1 bidder.
- (d) "Class-II local supplier" will not get purchase preference in any procurement, undertaken by procuring entities.

(A) COMMERCIAL TERMS AND CONDITIONS

1. DEFINITIONS

These Commercial Terms and Conditions shall constitute the General Conditions of Contract,

where no separate contract is signed with the selected Bidder(s), and, the Bidders by putting their signature and stamp on each page of this Section V are binding themselves to these Terms and Conditions. In the Commercial Terms and Conditions as defined below, words and expressions shall have the following meanings assigned to them:

- a. "Contract" means the agreement of the Parties relating to the procurement of Goods and / or theIITK Purchase Order (PO), and all attachments incorporated by reference, which shall form anintegral part of the Contract. In the event of any discrepancy, the documents to prevail shall begiven precedence in the following order: (i) the Contract (where separately signed), (ii) the IITKPurchase Order, (iii) its attachments, and (iv) these Commercial Terms and Conditions;
- **b.** "Contractor" means the person or entity named in the 'CONTRACTOR' named field of the IITKPurchase Order and any agreed in writing by the IITK legal successor(s) in title;
- **c.** "Day" means any calendar day;
- **d.** "Delivery Date" means the latest possible date by which the Goods shall be delivered by the Contractor to the IITK, as specified in the 'DELIVERY DATE' named field of the IITK PurchaseOrder;
- e. "Force Majeure" shall mean any unforeseeable exceptional situation or event beyond the Parties'control which prevents either of them from fulfilling any of their obligations under the Contract, was not attributable to error or negligence on their part (or of their partners, contractors, agents oremployees), and could not have been avoided by the exercise of due diligence. Defects inequipment or material or delays in making them available, labour disputes, strikes or financial problems cannot be invoked as Force Majeure by the defaulting Party. Neither of the Parties shall be held liable for breach of its obligations under the Contract if it is prevented from fulfilling themby Force Majeure. The Party invoking Force Majeure shall notify the other without delay, statingthe nature, likely duration and foreseeable effect, and take any measure to minimise possible damage;
- **f.** "Goods" means all of the goods to be supplied to the IITK by the Contractor under theContract;
- g. "IITK" means the Indian Institute of Technology Kanpur;
- h. "IITK Purchase Order" means the IITK's official Purchase Order document;
 (i) "Party" means the IITK or the Contractor and "Parties" means the IITK and the Contractor; and

(ii) "Place(s) of Delivery" means the location(s) or place(s) where the Goods are to be delivered, asspecified in the 'SHIP TO' named field of the IITK Purchase Order.

2. CONCLUSION OF THE CONTRACT

- **2.1.** The Contract is made between the IITK and the Contractor. The Contractor is engaged as anindependent contractor for the sole purpose of delivering the Goods.
- **2.2.** The Contract shall be concluded upon the Contractor duly following the countersigning

procedure as stated in the IITK Letter of Intent (LOI).

3. FUNDING

This Contract shall become and remain effective only on the condition that an official Purchase Order is issued by IITK following the conclusion of tender exercise. In the event this is not or no longer shall the case, the IITK without unreasonable delay notify the Contractor thereof.

Any continuation of the Contractor's performance under this Contract after being notified by the IITKshall be at the Contractor's risk and expense.

4. DELIVERY AND TAKE-OVER OF GOODS

The Contractor shall deliver the Goods at the Place(s) of Delivery. On behalf of the IITK, a duly

authorised representative(s), shall take-over the Goods upon delivery. Take-over of the Goods by the IITK shall not be deemed acceptance of the Goods by the IITK. The time of delivery as specified in the Contract / PO shall be strictly adhered to, and time shall be of the essence.

5. QUALITY OF GOODS

- **5.1.** The Contractor shall deliver Goods that are:
 - a. of the quality, quantity and description as required by the Contract / PO; and
 - **b.** free from any right or claim of a third party, including rights based on industrial property or otherintellectual property.
- **5.2.** Should the Goods be of the type "homogeneously defined" or disposable, the Contractor shallprovide a sample and undertake, certify, and guarantee that all Goods delivered shall be of the samequality and characteristics as the sample(s) provided.

6. INSPECTION AND ACCEPTANCE

- **6.1.** The duly authorised representative(s) of the IITK shall have the right, before payment, to inspectthe Goods either at the Contractor's stores, during manufacture, at the ports and/or in places of shipment, or at the Place(s) of Delivery. The Contractor shall provide all facilities for such inspection. The IITKmay issue a written waiver of inspection. Any inspection carried out by representative(s) of the IITK orany waiver thereof shall be without prejudice to other provisions of the Contract concerning obligations assumed by the Contractor, including specifications of the Goods.
- **6.2.** Upon delivery and inspection of the Goods, the IITK shall inspect the goods as soon as possibleand complete the Goods Receiving Document. Should any Goods fail to

conform to the technical specifications, codes and standards under the Contract, the IITK may reject the Goods. The Contractorshall, at no cost to the IITK, replace the rejected Goods or, alternatively, rectify the non-conformity.

6.3. In the case of Goods ordered on the basis of specifications or samples, the IITK shall have theright to reject the Goods or any part thereof and terminate the Contract if the Goods do not conform to thespecifications and/or samples. Nothing in this clause shall in any way release the Contractor from anywarranty or other obligations under the Contract.

7. SHIPPING AND INSURANCE

For overseas orders, shipping arrangements shall be co-ordinated by IITK. Original shipping documents including the packing list shall be airmailed/emailed by the Contractor to the (Assistant Registrar (S&P), IIT, Kanpur – 208 016, UP, India).

8. OBSERVANCE OF LAW AND EXPORT LICENCES

The Contractor shall comply with all laws, ordinance, rules and regulations bearing upon the performance of its obligations under the terms of the Contract. If an export licence or any other governmental authorisation is required for the Goods, it shall be the obligation of the Contractor to obtain such licenceor governmental authorisation. In the event of the Contractor's failure to obtain such licence or authorisation within a reasonable time, the IITK may immediately terminate the Contract. Where theaward procedure or execution of the Contract is vitiated by substantial errors or irregularities or by fraud, the IITK shall suspend execution of the Contract.

Where such errors, irregularities or fraud are attributable to the Contractor, the IITK may also refuse tomake payments or may recover monies already paid, in proportion to the seriousness of the errors, irregularities or fraud. The purpose of suspending the Contract shall be to verify whether presumedsubstantial errors and irregularities or fraud have actually occurred. If they are not confirmed, execution of the Contract shall resume as soon as possible. A substantial error or irregularity shall be anyinfringement of a contract or regulatory provision of India, resulting from an act or an omission that causes or might cause a financial loss.

9. PRICE

The price of the Goods shall be as stated in the Purchase Order and may not be increased.

10. PAYMENT

- **10.1.** Unless otherwise stipulated in the Purchase Order, the IITK shall make payment within thirty(30) Days of the later of:
 - **a.** Successful delivery of the goods to IITK as confirmed by the consignee (Assistant Registrar, Store &Purchase, IIT-Kanpur), endorsed by the indenter and approved by the indenters' Head of Department / Section;
 - **b.** Receipt of customary shipping documents and any other documents specified in the Contract; and(c) Receipt of the original invoice issued by the Contractor.
- **10.2.** All invoices shall be in original and shall contain the IITK Purchase Order number, and adescription, the quantities, unit and total price(s) of the Goods delivered. The

currency of invoice andpayment shall be as specified in the Purchase Order. Unless otherwise authorised by the IITK, a separateinvoice shall be submitted for each shipment under the Contract / PO. Subject to Clause 11 below ('TaxExemption'), if applicable, the GST amount shall be separately identified in the invoice.

- **10.3.** Payments shall be made in the currency stated in the Contract / PO, on the basis of the equivalent value of INR on the day of payment and paid directly into the nominated bank account.
- **10.4.** The IITK shall not pay any charge for late payments.

11. TAX EXEMPTION

The Contractor's price shall reflect any tax exemption to which the IITK is entitled. If it is subsequently determined that any taxes that have been included in the price are not required to be paid or if, having been paid, any such taxes are subject to refunding, the IITK shall deduct the amount from the Contractprice. Payment of such adjusted amount shall constitute full payment by the IITK. In the event that anytaxing authority refuses to recognize the IITK's exemption from taxes, the Contractor shall immediately consult with the IITK to determine a mutually acceptable procedure for settling the applicable amount.

12. WARRANTY

- **12.1.** The Contractor warrants that the Goods furnished under the Contract conform to the technical specifications, description and standards specified in the Contract, and are new and unused, and free from defects in design, workmanship and/or materials.
- **12.2.** The Contractor shall provide a warranty for the Goods for a period of one year from the date ofacceptance of the Goods by the IITK, unless the standard manufacturer's warranty period is longer inwhich case the longer period shall apply.
- **12.3.** In the case of "homogeneously defined" or disposable goods, should any portion of the Goods, atany time, not comply with clause 5.1 or 5.2 herein or otherwise prove to be defective, the Contractorshall, upon written notification from the IITK, replace that portion of the Goods and bear all costsassociated with the replacement of same.

13. PACKING

- **13.1.** The Goods shall be packed and marked in a proper manner and in accordance with the Contractand any statutory requirements and any requirements of the carrier(s). In particular, the Goods shall bemarked with the IITK Purchase Order number and the net, gross and tare weights, the name of the contents shall be clearly marked on each container and all containers of hazardous goods (and alldocuments relating thereto) shall bear prominent and adequate warnings.
- **13.2.** The Contractor shall provide such packing of the Goods as is required to prevent their damage ordeterioration during transit to their final destination. The packing shall be sufficient to withstand, withoutlimitation, rough handling during transit. Packing case size and weights shall take into consideration, where appropriate, the remoteness of the final destination and the absence of appropriate handlingfacilities at all points in transit.
- **13.3.** All packaging materials shall be non-returnable.

14. DEFAULT AND DAMAGES

- **14.1.** If due to reasons attributable to the Contractor, the Contractor fails or refuses to:
 - a. deliver any or all of the Goods under the Purchase Order;
 - **b.** comply with any or all of the terms and conditions set out in the Purchase Order; or
 - **c.** deliver any or all of the Goods under the Purchase Order on or before the Delivery Date;the IITK may hold the Contractor in default under the Purchase Order.
- **14.2.** When the Contractor is thus in default, the IITK may, by written notice to the Contractor, immediately terminate the Purchase Order in whole or in such part or parts thereof in respect of which the Contractor is in default.
- **14.3.** Alternatively, to clause 14 above when the Contractor is thus in default, the IITK may, at its owndiscretion, set a reasonable period of time for the Contractor to remedy its default. Any new DeliveryDate shall be specified in a written amendment to the Purchase Order, duly countersigned by theContractor.
- **14.4.** The IITK may, at its discretion, impose penalties upon the Contractor calculated in accordancewith clause 15 for each Day the Contractor is late in delivering the Goods past the Delivery Date initially specified in the Purchase Order.
- **14.5.** If the Contractor does not remedy its default within the period of time accorded under clause 16,the IITK may, by written notice to the Contractor, terminate the Purchase Order with immediate effect.
- **14.6.** Upon any termination of the Purchase Order, in whole or such part(s) thereof in respect of whichthe Contractor is in default, the IITK may engage another contractor to deliver the Goods and recover anydifference in price and any additional costs from the Contractor.
- **14.7.** The Contractor shall indemnify the IITK for all losses, charges, costs and expenses, which theIITK may suffer or incur as a result the Contractor's default, including those resulting from engaginganother contractor pursuant to this clause 14.

15. PENALTIES

If, in accordance with clause 15, the IITK imposes penalties on the Contractor, such penalties shallamount to One percent (1%) of the total Purchase Order price for each week following the initial DeliveryDate specified in the Purchase Order but shall not amount to more than Ten percent (10%) of the totalPurchase Order value. The penalties for the delay may be deducted by IITK from any sum(s) due, or tobecome due, by the IITK to the Contractor.

16. DELAY NOT ATTRIBUTABLE TO THE CONTRACTOR

If the Contractor is delayed at any time in the delivery of the Goods or fulfilment of any other of theContractor's obligations by any act or omission of the IITK, or by any of its officials, or by any separatecontractor(s) contracted by the IITK, or by changes ordered in the type and/or quantity of the orderedGoods, or the Place(s) of Delivery, or any causes beyond the Contractor's reasonable control, or by anyother cause, which the IITK determines may reasonably justify the delay, the Delivery Date of the Goods,or fulfilment of any other of the Contractor's applicable obligations shall be extended for such reasonableperiod of time as the IITK and the Contractor mutually determine. The set reasonable period of time andany amended delivery date shall be specified in a written amendment to the Contract / PO, dulycountersigned by the Contractor.

17. FORCE MAJEURE

As soon as possible after the occurrence of any event constituting Force Majeure, but no later than three(3) Days, the Contractor shall give notice and full particulars in writing to the IITK of the Force Majeure. If the Contractor is thereby rendered unable, wholly or in part, to meet its obligations under the Contract, the IITK may terminate the Contract / PO with immediate effect by providing written notice to the Contractor.

18. INDEMNITY

- **18.1.** The Contractor shall indemnify, hold and save harmless and defend at its own expense the IITK, and all of the foregoing's officials, agents, servants and employees from and against all suits, claims, demands and liability of any nature or kind, including costs and expenses, arising out of acts or omissions of the Contractor or its employees, agents or subcontractors in the performance of the Contract.
- 18.2. Clause 18 shall include, without limitation, claims and liabilities in the nature of workmen's compensation and claims and liabilities arising out of the use of patented inventions or devices.

19. ASSIGNMENT

- **19.1.** The Contractor shall not assign, transfer, pledge or make other disposition of the Purchase Orderor any part thereof or of any of the Contractor's rights, claims or obligations under the Purchase Orderexcept with the express written consent of the IITK. Any assignment made without such consent shall bevoid and of no effect.
- **19.2.** The Contractor shall not subcontract any of its obligations under the Contract / PO without theexpress written consent of the IITK. The IITK may require the Contractor to furnish particulars of theproposed subcontract as the IITK deems necessary.
- **19.3.** The IITK's approval of any subcontracting shall not relieve the Contractor from any liability orobligation under the Contract. In any subcontract, the Contractor agrees to bind the subcontractor by thesame terms and conditions by which the Contractor is bound under the Contract / PO.

20. INSOLVENCY AND BANKRUPTCY

- **20.1.** Should the Contractor become insolvent or should control of the Contractor change by virtue ofinsolvency, the IITK may with immediate effect and without prejudice to any other right or remedyavailable to it, suspend the performance of the Contractor's obligations or terminate the Purchase Orderwith immediate effect, by providing the Contractor with written notice thereof.
- **20.2.** Should the Contractor be adjudged bankrupt, or should the Contractor make a general assignmentfor the benefit of its creditors, or should a receiver be appointed on account of the Contractor'sinsolvency, the IITK may, without prejudice to any other right or remedy available to it, terminate the Purchase Order with immediate effect by providing the Contractor with written notice thereof.

21. TERMINATION

21.1. The IITK shall have the right to terminate the Purchase Order or any of the provisions thereof atany time by serving a three days' notice to the Contractor.

22. WAIVER

A waiver of any breach of or default under the Contract / PO shall not constitute a waiver of any otherbreach or default and shall not affect the other terms of the Contract / PO. The rights and remediesprovided by the Purchase Order are cumulative and are not exclusive of any other rights or remedies.

23. ADVERTISING

The Contractor shall not advertise or otherwise make public the fact that it is a contractor to the IITK. The Contractor shall not in any way use the name, emblem, logo, official seal, or any abbreviation of the IITK.

24. DISCRETION AND CONFIDENTIALITY

The Contractor is required to exercise the utmost discretion in all matters relating to the Contract /Purchase Order. Unless required in connection with the performance of the Purchase Order or expresslyauthorised in writing by the IITK, the Contractor shall not disclose at any time to any third party anyinformation which has not been made public and which is known to the Contractor by reason of itsassociation with the IITK. The Contractor shall not, at any time, use such information to any private advantage. These obligations do not lapse upon any completion, expiration, cancellation or termination of the Contract / PO.

25. NOTICES

Any notice given in connection with the Contract shall be given in English and in writing and shall bedeemed to be validly given if sent by registered mail or by fax or by email to the other Party at thefollowing:

- **a.** for the IITK: the contact details set out in the 'IITK BUYER' name field of the Purchase Order;and
- **b.** for the Contractor: the contact details set out in the 'CONTRACTOR' named field of the IITKContract/Purchase Order.

26. STAFF MEMBERS NOT TO BENEFIT

The Contractor shall not grant to any official of the IITK any direct or indirect benefit or preferentialtreatment on the basis of the Purchase Order or the award thereof. Any breach of this provision shallconstitute a fundamental breach of the Purchase Order.

27. GOVERNING LAW

The Contract shall be governed by and construed in accordance with the substantive laws of the Republicof India.

28. SETTLEMENT OF DISPUTES

- **28.1.** The Parties shall use their best efforts to negotiate and amicably settle any disputes, controversies or claims arising out of, or in connection with, the Contract / Purchase Order or its interpretation.
- **28.2.** If the Parties fail to settle the dispute amicably within thirty (30) Days of commencement of thenegotiations, the dispute shall be settled through arbitration.

One (1) sole arbitrator shall be appointed bythe Director of IITK who shall have full powers to make final and binding decisions subject to prevailinglaws of India. The appointing authority shall be the Director of IITK. The place of arbitration shall be Kanpur and the language used in the arbitration proceedings shall be English.

29. PRIVILEGES AND IMMUNITIES

No provision of the Contract / Purchase Order shall be deemed, or interpreted as, a waiver of the privileges and immunities enjoyed by the IITK.

30. AMENDMENTS

No modification, amendment or change to the Contract/Purchase Order, or waiver of any of itsprovisions, or any additional contractual relationship with the Contractor shall be valid unless approved in the form of a written amendment to the Contract/Purchase Order, signed by a fully authorised representative of each Party.

31. VALIDITY

The invalidity in whole or part of any condition of the Contract / Purchase Order or clause thereof shallnot affect the validity of the remainder of such condition or clause.

32. ENTIRE AGREEMENT

The Contract / Purchase Order constitute the entire agreement and understanding of the Parties and supersede any previous agreement, whether orally or in writing, between the Parties relating to the subjectmatter of the Contract.

33. GOVERNING LANGUAGE

The Contract / Purchase Order shall be executed in the English language which shall be the binding and controlling language for all matters relating to the meaning and interpretation of the Contract / PurchaseOrder.

Date:

(Signature of the Bidder, with Official Seal

TENDER ACCEPTANCE LETTER (To be given on Company Letter Head)

То,
Sub: Acceptance of Terms & Conditions of Tender.
Tender Reference No:
Name of Tender / Work: -
Dear Sir,
1. I/ We have downloaded / obtained the tender document(s) for the above mentioned 'Tender/Work' from the web site(s) namely:
as
per your advertisement, given in the above mentioned website(s).
2. I / We hereby certify that I / we have read the entire terms and conditions of the tender documents from Page No to (including all documents like annexure(s), schedule(s), etc .,), which form part of the contract agreement and I / we shall abide hereby by the terms / conditions / clauses contained therein.
3. The corrigendum(s) issued from time to time by your department/ organisation too have also been taken into consideration, while submitting this acceptance letter.
4. I / We hereby unconditionally accept the tender conditions of above mentioned tender document(s) / corrigendum(s) in its totality / entirety.
5. I / We do hereby declare that our Firm has not been blacklisted/ debarred/ terminated/ banned by any Govt. Department/Public sector undertaking.
6. I / We certify that all information furnished by our Firm is true & correct and in the event that the information is found to be incorrect/untrue or found violated, then your department/ organisation shall without giving any notice or reason therefore or summarily reject the bid or terminate the contract, without prejudice to any other rights or remedy including the forfeiture of the full said earnest money deposit absolutely.
Yours Faithfully,

Declaration for Local Content

(To be given on Company Letter Head - For tender value below Rs.10 Crores)
(To be given by Statutory Auditor/Cost Auditor/Cost Accountant/CA for tender value above Rs.10 Crores)

	Date:
Го, Гhe Director, Indian Institute of Technology Kanpur, GT Road, Kalyanpur, Kanpur -208016	
Sub: Declaration of Local content	
Tender Reference No:	
Name of Tender / Work: -	
 Country of Origin of Goods being offered:% lo We hereby declare that items offered has% lo 	
"Local Content" means the amount of value added in In the item being offered minus the value of the imported customs duties) as a proportion of the total value, in pe	content in the item (including all
"*False declaration will be in breach of Code of Inte General Financial Rules for which a bidder or its succe years as per Rule 151 (iii) of the General Financial Rules be permissible under law."	essors can be debarred for up to two
(Signa:	Yours Faithfully,

Yours Faithfully,

(Signature of the Bidder, with Official Seal)

<u>Bid Security Declaration</u> (To be given on Company Letter Head)

	Date:
To,	
The Assistant Registrar	
Central Stores	
IIT Kanpur-208016	
Sub: Certificate for bid security declaration	
Tender Reference No : Tender ID :	
Name of Tender / Work: -	
"I/We have read the clause regarding Bid Security Declaration/Earne I/We are fully aware that if I/We withdraw or modify the bid during may be suspended for a period of 3 years ."	• •