MILITARY ENGINEER SERVICES NOTICE OF TENDER

- 1. A tender is invited for the work as mentioned in Appendix 'A' to this NOTICE INVITING TENDER (NIT).
- 2. The work is estimated to cost as indicated in aforesaid Appendix 'A'. This estimates however is not a guarantee is and is merely given as a rough guide and if the work costs more or less, a tenderer/bidder will have no claim on this account. The tender shall be based on as mentioned in aforesaid Appendix 'A'.
- 3. The work is to be completed within the period as indicated in the aforesaid Appendix 'A' in accordance with the phasing, if any, indicated in the tender from the date of handing over of the site, which will be one or about two weeks after the date of acceptance of the tender.
- Normally contractor whose names are borne on the MES approved list for the area in which the 4. work lies and within whose financial category the estimated amount would fall, may tender/bid but in case of term contracts, contractors of categories SS to E may tender/bid. In case where the tendered amount is in excess of the financial limit of the contractor and the Accepting Officer decides to accept the tender/bid, in which event the tenderer/bidder would be required to lodge additional security deposit as notified by the Accepting Officer of any MES formation and who have deposited standing Security and have executed Standing Security Bond may also tender/bid without furnishing Earnest money along with tender/bid submitted by such a tenderer/bidder is accepted, the contactor will be required to lodge with the controller of Defence Accounts concerned the amount of 'Individual Security Deposit' within thirty days of the receipt by him of notification of acceptance of his tender/bid, failing which this sum will be recovered from 1st RAR payment or from the first final bill. In the case of term/running contracts, remaining sum shall be recovered from subsequent bill(s) of the contractor. Not more than one tender/bid shall be submitted/uploaded by one contractor or one firm of contractors. circumstances will a father and his son(s) or other close relations who have business dealing with one another be allowed to tender/bid for the same contract as separate competitors. A breach of this condition will render the tenders/bids of both the parties liable for rejection.
- 5. Chief Engineer R&D Delhi will be the Accepting Officer here in after referred to as such for purpose of the contract.
- 6. The Technical Bid and Financial Bid (Cover 1 and Cover 2) shall be uploaded by the tenderer/bidder on or before the date & time mentioned in NIT. A scanned copy of DD with enlistment details/documents shall be uploaded as packet 1/cover 1 ('T' bid) of the tender on etendering portal. DD is refundable in case T bid is not accepted resulting in non-opening of 'Q' bid. The applicant contractor shall bear the cost of bank charges for procuring and encashing the DD and shall not have any claim from Government whatsoever on this account.
- 6.1 Tender form and conditions of contract and other necessary documents shall be available on defproc.gov.in/eprocure.gov.in site for download and shall form part of contract agreement in case the tender/bid is accepted.
- In case of contractor who has not executed the "Standing Security Bond", the cover-I shall be accompanied with by Earnest Money of amount as mentioned in Appendix 'A' in the form of deposit at call receipt in favour of concerned GE(I)(see /Appendix 'A') by a scheduled Bank or in receipted treasury Challan the amount being credited to the revenue deposit of the concerned GE(I)(See Appendix 'A').

NOTICE OF TENDER (CONTD....)

- A contractor who is not enlisted for the area in which the work lies but whose name is in the MES approved list of any MES formation and who has deposited standing security and executed standing security Bond may bid without depositing earnest money alongwith the tender, but if the Accepting officer accepts the tender/bid, the contractor will be required to lodge with the Controller of Defence Accounts concerned the amount of 'Individual Security Deposit' within thirty days of the receipt by him of notification of acceptance of his tender/bid, failing which this sum will be recovered from 1st RAR payment or from the first final bill. In the case of term/running contracts, remaining sum shall be recovered from subsequent bill(s) of the contractor.
- A contractor who has executed the Standing Security Bond but not corresponding to the appropriate class as mentioned above, shall lodge with Accepting Officer, Additional Security Deposit as notified by the Accepting Officer within thirty days of the receipt by him of notification of acceptance of his tender/bid, failing which this sum will be recovered from the first RAR payment or from the first final bill. In the case of term/running contracts, remaining sum shall be recovered from subsequent bill(s) of the contractor. However, in case where any payment is made to the contractor within thirty days of receipt by him of notifications of acceptance of tender/bid, the amount of additional security deposit shall be recovered from such payment.
- 6.5 GE(I)concerned will return the earnest money wherever applicable to all un-successful tenderers/bidders by endorsing an authority on the deposit at call receipt for its refund, on production by the tenderer/bidders a certificate of the Accepting Officer, that a bonafide tender/bid was received and all documents were returned.
- 6.6 The GE(I)concerned will either return the Earnest Money to the successful tenderer/bidder by endorsing an authority on the deposit at call receipt for its refund on receipt of an appropriate amount of security deposit if such a transaction is feasible.
- 6.7 Copies of the drawings and other documents pertaining to the work signed for the purpose of identification by the Accepting Officer or his accredited representative, sample of materials and stores to be supplied by the contractor will also be available for inspection by the tenderer/bidder at the office of Accepting Officer and concerned GE(I)during working hours.
- 7. The tenderers/bidders are advised to visit site by making prior appointment with the GE(I) who is also the executing agency of the work. The tenderer/bidders are deemed to have full knowledge of all relevant documents, samples, site etc whether he has inspected them or not.
- 8. Any tender/bid which proposes any alterations to any of the conditions laid down or proposes any other condition of any description whatsoever, is liable to be rejected.
- 9. The uploading of bid implies that bidder has read this notice and the Conditions of Contract and has made himself aware of the scope and specification of work to be done and of the conditions and rates at which stores, tools and plants etc will be issued to him and local conditions and other factors having bearing on the execution of the work.

NOTICE OF TENDER (CONTD....)

- 10. Invitation for e-tender does not constitute any guarantee for validation of 'T' bid and subsequent opening of finance bid of any applicant/bidder, even of enlisted contractors of appropriate class, merely by virtue of enclosing DD. Accepting Officer reserves the right to reject the 'T' bid and not to open the finance bid of any applicant/bidder. 'T' bid validation shall be decided by the Accepting Officer based on, inter alia, capability of the firm as per criteria given in Appx 'A' to this NIT. The applicant contractor/bidder will be informed regarding non-validation of his 'T' bid assigning reasons thereof through the www.defproc.gov.in website. The applicant contractor/bidder if he so desires may appeal to the next higher Engineer authority viz ADG (PROJECTS) Chennai on email with copy to the Accepting Officer on email before the scheduled date of opening of finance bid. The decision of the next higher Engineer Authority (NHEA) shall be final and binding. The contractor/bidder shall not be entitled for any compensation whatsoever for rejection of his bid.
- 11. Accepting Officer does not bind himself to accept the lowest or any tender/bid or to give any reason for not doing so.
- 12. Tenderers must be in possession of copy of MES Schedule of Rates-2009 (Part-I) and 2010 (Part-II) including errata/ amendments thereto.
- 13. Tenderers must be very careful to submit a bonafide tender. A bonafide tender must satisfy each and every condition laid down in this notice. Refer the Bidder Manual in "defproc.gov.in".
- 14. Court of the place from where tender has been issued shall alone have jurisdiction to decide any dispute out of or in respect of this tender. After acceptance of tender, Condition 72- Jurisdiction of Courts of IAFW-2249 (General Condition of Contracts) shall be applicable.
- 15. This Notice Inviting Tender (NIT) including Appendix 'A' shall form part of the contract.

APPENDIX 'A' TO NOTICE INVITING TENDER(NIT) NIT NO: CE R&D /DLI-39/CHANDI/2016-2017

Chief Engineer R&D, Delhi-54 on behalf of President of India invites applications from eligible enlisted contractors of MES and enlisted/ Un-enlisted contractors working with other Govt. Departments meeting eligibility criteria for considering the tender. The prospective/likely contractors are requested to look up the website "eprocuremes.gov.in" This is and e- tender, manual offered bids for this tender will not be accepted under any circumstances, only electronic offer bids shall be accepted. For detailed instructions, please refer the website. Tender information is also available in www. mes.gov. in. A condensed version of Notice of Tender to be read with main Notice of Tender (IAFW-2160 Revised 1960) is submitted.

1. Name of work : PROVISION OF TYPE-II & TYPE-III RESIDENTIAL

ACCOMMODATION AT DEFENCE COLONY BALASORE

Estimated Cost of Work : RS 772.00 LAKHS

3. Period of completion : 15 (FIFTEEN MONTHS)

4. Cost of tender documents : Rs 3000/- in the form of DD / Bankers cheque from any

Scheduled/Nationalised bank in favour of **GE (I) R&D Chandipur**. (Copy shall be uploaded online and original to be submitted

offline before due date of opening of cover No 1)

5. Website/portal address : www.eprocuremes.gov.in

Type of contractThe tender shall be based on IAFW-2249 and IAFW-2159.

Lump sum tender based on drawings and specifications.

7. Information & Details :-

(a) Bid submission start date :

(b) Last date of bid submission : As per critical dates reflected in web site

(c) Date of bid opening :

8. Eligibility Criteria

(a) For MES enlisted

contractor

All contractor enlisted with MES in **Class** 'S' and above and **category a (i)** shall be considered qualified provided they do not carry adverse remarks in **WLR** of competent Engineer authority.

(b) For other contractors

- (a) The firm not enlisted with MES shall meet the enlistment criteria of 'S' class MES contractors & category a (i) i.e. with regard to having satisfactorily completed requisite value works. Annual turnover, Solvency, working capital, immovable property/fixed assets, T&P, Engineering establishment, no recovery outstanding in any Govt Department, Police verification/Passport etc. Enlistment criteria may be seen in para 1.4 of section 1 of part I of MES Manual on contract-2007 (Reprint 2012) as available in all MES formations.
- (b) These firms shall also submit copy of police verification from police authority of the area where the registered office of the firm is located/notarised copy of valid passport of proprietor/each partner/each Director.
- (c) They should not carry adverse remarks in WLR or any other similar report of any authority.

(c) For all contractors : Contractor will not be allowed to execute the work by subletting or

through power of attorney holder on his behalf to a third party/another firm except sons/daughters of proprietor/partner/ Director and firm's own employees, Director, Project Manager. This shall be subject to certain conditions which will be prescribed in the

NOT forming part of the tender documents.

9. Tender issuing and Accepting: HQ CE (R&D) DELHI

Officer

10 Executing agency : GE (I) R&D CHANDIPUR

11 Earnest Money : Rs 7,11,000/- in form of DD/ Banker's cheque from

any Scheduled/Nationalized bank in favour of GE (I) R&D Chandipur payable at Chandipur. MES enlisted contractor are exempted from submission of EMD (copy to be uploaded online

and original to fwd offline to receive before due date)

NOTES:

(a) The contractor enlisted upto one* class below the eligible class may also apply/bid. Application/bids from one class below eligible class applicants may be considered in the event of inadequate response/bids from the applicants of eligible class.

(*This shall be 'two' in case of works in remote and difficult stations and following additional provision to be added.

"Application from two class below eligible class applicants may also be considered in the event of inadequate response from the applicants of eligible class and one class below eligible class")

- (b) (i) Applications/bids not accompanied by scanned copies of requisite DD/Bankers cheque towards cost of tender and earnest money (as applicable) shall not be considered for validation of 'T' bid and their finance bids will not be opened.
 - (ii) Tenderers/bidders to note that they should ensure that their original DDs and earnest money (as applicable) are received within 05^* days of bid submission end date.

(*The number of days to be mentioned shall be as decided by the Accepting Officer, but it shall not be less than 5 days)

- (iii) In case of applications/bids from enlisted contractors of MES, where scanned copies of requisite DD/Bankers cheque towards cost of tender has been uploaded but physical copies are not received by the stipulated date, finance bids will be opened. However, non-submission of physical copies of cost of tender shall be considered as wilful negligence of the bidder with ulterior motives and such bidder shall be banned from bidding for a period of six months commencing from the date of opening of finance bid.
- (iv) In case of applications/bids from un-enlisted contractors, where scanned copied of requisite DD/Bankers cheque towards cost of tender has been uploaded but physical copies are not received by the stipulated date, finance bids will not be opened. Name of such contractor's alongwith complete address shall be circulated for not opening of their bids for a period of six months commencing from the date of opening of finance bid.
- (v) In case of applications/bids (enlisted contractor as well as un-enlisted contractor) where scanned copies of requisite Earnest Money (as applicable) were uploaded but the same are not received in physical form within stipulated time, such bids shall not qualify for opening of fiancé bid.
- (c) Contractors enlisted with MES will upload following documents for checking eligibility:-
 - (i) An application letter requesting issue of tender.
 - (ii) Enlistment letters along with its enclosures in MES.
 - (iii) Scanned copy of Demand Draft towards the cost of tender.
 - (iv) Scanned copy of Provident Fund Code Number.
 - (v) Scanned copy of Service Tax Number.

- (d) Contractor not enlisted with MES will be required to upload necessary documents to prove their eligibility for enlistment in eligible class & category of work, including Affidavit for no recovery outstanding. List of documents required for enlistment in MES has been given in para 1.5 of section 1 of Part I of MES Manual on Contracts 2007 (reprint 2002). Following documents shall also be uploaded amongst others.
 - (i) Details of three highest valued similar nature of works executed during last five years, financial year-wise in tabular form giving name of work. Accepting Officer's details, viz, Address, Telephone, Fax No, E-mail ID etc, date of acceptance of tender and actual date of completion. This shall be duly signed by proprietor/all partners/authorised Director of Pvt/Public Ltd, as applicable. It should indicate whether extension was granted or compensation was levied. Attested copy of acceptance letter and completion certificate shall be enclosed of each work. In case performance report has been given by the client same shall also be submitted duly attested.
 - (ii) Solvency certificate and working capital certificate issued by scheduled bank.
 - (iii) Annual turnover certificate for last 2 years issued by Chartered Accountant along with relevant pages of audited balance sheets in support thereof.
 - (iv) Affidavits for possession of movable & immovable properties by proprietor/partner owing the immovable property along with valuation certificate from registered valuer in support of movable & immovable properties. In case of limited company, the immovable property is required to be in the name of the company.
 - (v) In addition, the un-enlisted contractors shall also furnish affidavit on non Judicial stamp paper in the form of hard copy declaring their turnover for last 2 (Two) years.
 - (vi) Scanned copy of DD of cost of tender and earnest money.
- (e) In case of rejection of technical/prequalification bid, contractor may appeal to next higher Engineer authority i.e. HQ ADG (OF&DRDO) on email against rejection, whose decision shall be final and binding. However contractor/bidder shall not be entitled to any compensation whatsoever for rejection of technical/prequalification bid.

89000/664/03 /E8

HQ CE (R&D) Delhi Delhi-110054 E mail-cezrdd2cont-mes@nic.in

Dated: 24 Jan 2017

2. HQ Chief Engineer (Air Force) Delhi Cantt-10

5. HQ CWE Delhi Cantt-10

8. CWE (Air Force) Palam Delhi Cantt-10

11. GE (AF) South, Palam, Delhi Cantt-10

al, Delhi Cantt 14. GE Base Hospital, Delhi Cantt-10

17. GE (I) R&D Delhi-54

20. GE (East) Delhi Cantt-10

23. GE (Central) Delhi Cantt-10

26. GE (P) South Delhi Cantt-10

29. GE (I) R&D CHANDIPUR

32. Station Master Rly Stn Delhi Cantt

3. HQ CWE (U) Delhi Cantt-10

(Ravinder Kant)

AAD (Contracts) for Accepting Officer

6. HQ CWE New Delhi, Delhi Cantt

9. GE (North) Delhi Cantt

12. GE (AF) Subroto Park, Delhi

15. GE (AF) Gurgaon

sd/-x-x-x

18. Post Master, Timarpur

21. GE (West) Delhi Cantt-10

24. GE (P) East Delhi Cantt-10

27. GE New Delhi, Delhi Cantt

30. Notice Board

31. MES BAI, Delhi Branch, 106 Kirti Deep Building, Nangal Raya, New Delhi & Delhi-46

- 1. HQ Chief Engineer, Delhi Zone Delhi Cantt-10
- 4. HQ CWE (P) Delhi Cantt-10
- 7. CWE (AF) Tuglagabad, Delhi
- 10. GE (AF) North, Palam, Delhi Cantt-
- 13. GE (RR) Hospital, Delhi Cantt
- 16. GE (AF) Tuglagabad
- 19. GE (U) W/S Delhi Cantt-10
- 22. GE (U) P&M Delhi Cantt-10
- 25. GE (North) Delhi Cantt-1028. GE (P) West Delhi Cantt-10
- 31. Station Master Rly Stn New Delhi

ANNEXURE-I TO APPENDIX 'A' TO NOTICE OF TENDER

INTEGRITY AGREEMENT

| This integrity Agreement is made at | on this | day of | 2019 | |
|---|---------------|------------------|-----------------|--|
| <u>BE</u> | TWEEN | | | |
| President of India represented through Chief Engineer (R & D) Delhi MES, Probyn Road Delhi- 110054 (Hereinafter referred as the 'Principal/Owner, which expression shall unless repugnant to the meaning or context hereof include its successors and permitted assigns) | | | | |
| • | AND | | | |
| M/s (Name and address | of the Bidder | /Contractor) | | |
| Through (Details of authoris | | | nafter referred | |
| to as the "Bidder/Contractor" and which expression shall unless repugnant to the meaning or context hereof include its successors and permitted assign) | | | | |
| Preamble | | | | |
| WHEREAS The Principal/Owner has floated the Tender (Tender ID: 2018 _MES_219505_1) (hereinafter referred to as "Tender/Bid") and intends to award, under laid down organisational procedure, contract for "PROVISION OF TYPE-II & TYPE-III RESIDENTIAL ACCOMMODATION AT | | | | |
| <u>DEFENCE COLONY BALASORE"</u> hereinafter referred to as the "Contract" | | | | |
| AND WHEREAS the Principal/Owner values full compliance with all relevant laws of the land, rules, regulations, economic use of resources and of fairness/transparency in its relation with its Bidder (s) and Contractors (s). | | | | |
| AND WHEREAS to meet the purpose aforesaid both the parties have agreed to enter into this integrity Agreement (hereinafter referred to as "Integrity Pact" or "Pact"), the terms and conditions of which shall also be read as integral part and parcel of the Tender/Bid documents and Contract between the parties. | | | | |
| NOW, THEREFORE, in consideration of mutual covenants contained in this Pact, the parties hereby agree as follows and this Pact witnesses as under :- | | | | |
| (Signature of Contractor) | | | | |

1. Commitment of the Principal/Owner

- (a) The Principal/Owner commits itself to take all measures necessary to prevent corruption and to observe the following principles:-
 - (i) No employee of the Principal/Owner personally or through any of his/her family members, will in connection with the Tender, or the execution of the Contract, demand, take a promise for or accept, for self or third person, any material or immaterial benefit which the person is not legally entitled to.
 - (ii) The Principal/Owner will, during the Tender process, treat all Bidder(s) with equity and reason. The Principal/Owner will, in particular, before and during the Tender process, provide to all Bidder (s) the same information and will not provide to any Bidder(s) confidential/additional information through which the Bidder (s) could obtain an advantage in relation to the Tender process or the Contract execution.
 - (iii) The Principal/Owner shall endeavour to exclude from the Tender process any person, whose conduct in the past has been of biased nature.
- (b) If the Principal/Owner obtains information on the conduct of any of its employee which is a criminal offence under the Indian Penal Code (IPC)/Prevention of Corruption Act 1988 (PC Act) or is in violation of the principles herein mentioned or if there be a substantive suspicion in this regard, the Principal/Owner will inform the Chief Vigilance Officer and in addition can also initiate disciplinary actions as per its internal laid down policies and procedures.

2. Commitment of the Bidder(s)/Contractor(s)

- (a) It is required that each Bidder/Contractor (including their respective officers, employees and agents) adhere to the highest ethical standards, and report to the Government/Department all suspected acts of fraud or corruption or Coercion or Collusion of which it has knowledge or becomes aware, during the tendering process and throughout the negotiation or award of a contract.
- (b) The Bidder(s)/Contractor(s) commits himself to take all measures necessary to prevent corruption. He commits himself to observe the following principles during his participation in the Tender process and during the Contract execution:-
 - (i) The Bidder(s)/Contractor (s) will not, directly or through any other person or firm, offer, promise or give to any of the Principal/Owner's employees involved in the Tender process or execution of the Contract or to any third person any material or other benefit which he/she is not legally entitled to in order to obtain in exchange any advantage of any kind whatsoever during the Tender process or during the execution of the Contract.

- (ii) The Bidder(s)/Contractor(s) will not enter with other Bidder (s) into any undisclosed agreement or understanding, whether formal or informal. This applies in particular to prices, specifications, certifications, subsidiary contracts, submission or non submission of bids or any other actions to restrict competitiveness or to cartelise in the bidding process.
- (iii) The Bidder(s)/Contractor(s) will not commit any offence under the relevant IPC/PC Act. Further the Bidder(s)/Contractor(s) will not use improperly, (for the purpose of competition or personal gain), or pass on to other, any information or documents provided by the Principal/Owner as part of the business relationship, regarding plans, technical proposals and business details, including information contained or transmitted electronically.
- (iv) The Bidder (s)/Contractor(s) of foreign origin shall disclose the names and addresses of agents/representatives in India, if any. Similarly Bidder(s)/Contractor(s) of Indian Nationality shall disclose names and addresses of foreign agents/representatives, if any. Either the Indian agent on behalf of the foreign principal or the foreign principal directly could bid in a tender but not both. Further , in case where an agent participate in a tender on behalf of one manufacturer, he shall not be allowed to quote on behalf of another manufacturer along with the first manufacturer in a subsequent/parallel tender for the same item.
- (v) The Bidder(s)/Contractor(s) will, when presenting his bid, disclose any and all payments he has made, is committed to or intends to make to agents, brokers or any other intermediaries in connection with the award of the Contract.
- (c) The Bidder(s)/Contractor (s) will not instigate third persons to commit offences outlined above or be an accessory to such offences.
- (d) The Bidder(s)/Contractor(s) will not, directly or through any other person or firm indulge in fraudulent practice means a will full misrepresentation or omission of facts or submission of fake/forged documents in order to induce public official to act in reliance thereof, with the purpose of obtaining unjust advantage by or causing damage to justified interest of other and/or to influence the procurement process to the detriment of the Government interests.
- (e) The Bidder(s)/Contractor(s) will not directly or through any other person or firm use Coercive Practices (means the act of obtaining something, compelling an action or influencing a decision through intimidation, threat or the use of force directly or indirectly, where potential or actual injury may be fall upon a person, his/her reputation or property to influence their participation in the tendering process).

3. Consequences of Breach

Without prejudice to any rights that may be available to the Principal/Owner under law, or the and Contractor, its established policies and laid down procedures, the Principal/Owner shall have the following rights in case of breach of this Integrity Pact by the Bidder (s)/Contractor (s) and the Bidder/Contractor accepts and undertakes to respect and uphold the Principal/Owner's absolute right:-

- (a) If the Bidder(s)/Contractor(s), either before award or during execution of Contract has committed a transgression through a violation of para 2 hereinbefore or in any other form, such as to put his reliability or credibility in question, the Principal/Owner after giving 14 days notice to the contractor shall have powers to disqualify the Bidder(s)/Contractor(s) from the Tender process or terminate/determine the Contract, if already executed or exclude the Bidder/Contractor from future contract award processes. The imposition and duration of the exclusion will be determined by the severity of transgression and determined by the Principal/Owner. Such exclusion may be forever or for a limited period as decided by the Principal/Owner.
- (b) Forfeiture of EMD/Performance Guarantee/Security Deposit: If the Principal/Owner has disqualified the Bidder(s) from the Tender process prior to the award of the Contract or terminated/determined the Contract or has accrued the right to terminate/determine the Contract according to para 3(a), the Principal/Owner apart from exercising any legal rights that may have accrued to the Principal/Owner, may in its considered opinion forfeit the entire amount of Earnest Money Deposit/Performance Guarantee/Security Deposit of the Bidder/Contractor.
- (c) Criminal Liability. If the Principal/Owner obtains knowledge of conduct of a Bidder or Contractor, or of an employee or a representative or an associate of a Bidder or Contractor which constitutes corruption within the meaning of IPC Act, or if the Principal/Owner has substantive suspicion in this regard, the Principal/Owner will inform the same to law enforcing agencies for further investigation.

4. Previous Transgression

- (a) The Bidder declares that no previous transgressions occurred in the last five years with any other Company in any country confirming to the anticorruption approach or with Central Government or State Government or any other Central/State Public Sector Enterprises in India that could justify his exclusion from the Tender process.
- (b) If the Bidder makes incorrect statement on this subject, he can be disqualified from the Tender process or action can be taken for banning of business dealings/holiday listing of the Bidder/Contractor as deemed fit by the Principal/Owner.

(c) If the Bidder/Contractor can prove that he has resorted/recouped the damage caused by him and has installed a suitable corruption prevention system, the Principal/Owner may, at its own discretion, revoke the exclusion prematurely.

5. Equal Treatment of all Bidders/Contractors/Subcontractors.

- (a) The Bidder(s)/Contractor(s) undertake (s) to demand from all subcontractors a commitment in conformity with this Integrity Pact. The Bidder/Contractor shall be responsible for any violation(s) of the principles laid down in the agreement/Pact by any of its Sub contractors/sub-vendors.
- (b) The Principal/owner will enter into Pacts of identical terms as this one with all Bidders and contractors.
- (c) The Principal/Owner will disqualify Bidders, who do not submit the duly signed Pact between the Principal/Owner and the bidder, along with the Tender or violate its provisions at any stage of the Tender process from the Tender process.

6. **Duration of the Pact.**

- (a) This Pact begins when both the parties have legally signed it. It expires for the Contractor/Vendor after the final payment under the contract has been made or till the continuation of defect liability period, whichever is more and for all other bidders, till the Contract has been awarded.
- (b) If any claim is made/lodged during the time, the same shall be binding and continue to be valid despite the lapse of the Pacts as specified above, unless it is discharged/determined by the Competent Authority, MES.

7. Other Provisions.

- (a) This Pact is subject to Indian Law place and performance and jurisdiction is the Head quarters of the formation of the Principal/Owner, who has floated the Tender.
- (b) Changes and supplements need to be made in writing. Side agreements have not been made.
- (c) If the contractor is a partnership or a consortium, this Pact must be signed by all the partners or by one or more partner holding power of attorney signed by all partners and consortium members. In case of a Company, the Pact must be signed by a representative duly authorised by board resolution.
- (d) Should one or several provisions of this Pact turn out to be invalid; the remainder of this Pact remains valid. In this case, the parties will strive to come to an agreement to their original intensions

(e) It is agreed term and condition that any dispute of difference arising between the parties with regard to the terms of the Integrity Agreement/Pact, any action taken by the Owner/Principal in accordance with this Integrity Agreement/Pact or interpretation thereof shall not be subject to arbitration.

8. Legal and Prior Rights.

All rights and remedies of the parties hereto shall be in addition to all other legal rights and remedies belonging to such parties under the Contract and/or law and the same shall be deemed to be cumulative and not alternative to such legal rights and remedies aforesaid. For the sake of brevity, both the Parties agree that this Integrity Pact will have precedence over the Tender/Contract documents with regard any of the provisions covered under this Integrity Pact.

9. **Independent Monitors.**

- (a) That the MoD has appointed following Independent Monitors for this Pact :-
 - (i) Shri Hem Kumar Pande, IAS (Retd) e-mail – hempande@nic.in Contact No 9810132693
 - (ii) Dr Anjan Kumar Banerjee, IA&AS (Retd) e-mail - anjan.banerjee@gov.in Contact No 8853381627

Any complaint with regard to violation of IP, whenever received, will be referred to Independent Monitors for their comments/enquiry.

- (b) The task of the Monitor, is to review independently and objectively, any complaint received with regard to violation of Integrity Pact and offer comments or carry out enquiry as deemed fit.
- (c) That the Monitor, is not subject to any instructions by the representatives of the parties and would perform his functions neutrally and independently.
- (d) That the, Bidder/Contractor accepts that if the Monitor needs to access any records then the Monitor shall have the right to access without restriction to all project documentation of the Principal/Owner including that provided by the Bidder/Contractor. The Bidder/Contractor will also grant the Monitor upon his request and demonstration of a valid interest, unrestricted and unconditional access to his project documentation including minutes of meeting. The same is applicable to Sub Contractors and Associates. The Monitor is under obligation to treat the information and documents of the Principal/Owner and Bidder/Contractor/Sub-Contractors/Associates with confidentiality.

| (e) | That if the Monitor has reported to the Principal/Owner a substantiated suspicion |
|----------|---|
| of an o | offence under relevant Anti-Corruption Laws of India and the Principal/Owner has |
| not, wi | thin reasonable time, taken visible action to proceed against such offence or |
| reporte | ed it to the Vigilance Department, the Monitor may also transmit this information |
| directly | to the Central Vigilance Commissioner, Government of India. |

| (f) | The word 'Monitor' would include singular and plural. |
|------------|---|
| (For a | and on behalf of Principal/Owner) |
| | and on behalf of Bidder/Contractor) ESSES |
| | ature, name and address) |
| | ature, name and address) |
| | : DELHI |
| Dated | l. |

ERRATA/AMENDMENT TO APPENDIX 'A' TO NIT

1. Please carryout the following amendments to NIT issued vide this HQ letter No 89000/664/03/E8 dated 24 Jan 2017 :-

| SI | Srl | Location | Particular of Amendment |
|-------|------------|--------------------------------------|---|
| No | page No | | |
| 1 | | 3 | 4 |
| 1. | 11 | (i) Srl No 3, Para 3 | For "15 (FIFTEEN MONTHS)" |
| | | Period of completion | Read "588 days" |
| | | (ii) Srl No 5 Para 5, website/portal | For "www.eprocuremes.gov.in" |
| | | address, | Read "defproc.gov.in" |
| 2. 12 | 12 | (i) Note 8(c) Para 8 (c) line 3 | For "sons/daughter" |
| | | | Read "Son/Daughter/Spouse" |
| | | (ii) Notes (a), Line 4 to 7 | (i) Delete the following description in toto :- (This shall be one class below eligible class) |
| | | | (ii) Insert new notes as under :- |
| | | | "(aa) In case number of eligible class contractors satisfying the eligibility criteria give in NIT are 7 or more than 7, application of one class below the eligible class shall not be considered except those who have previously complete similar works satisfactorily and are meeting the criteria of upgradation in respect of past experience and /or average annual turnover as applicable and financial soundness (solvency/financial soundness and working capital) provided the value of work is less than twice the tendering limit of such contractors. Contractors one class below the eligible class may upload necessary documents wrt works experience and financial soundness in cover 1 of tender (T bid)." |
| | | (iii) Note (b) (v), line 3 | Insert new notes as under :- |
| | | J | "(bb) Contractors may note that they shall not be loaded beyond their tendering limit as under:- |
| | | | (i) In case contractors of eligible class are selected for issues of tender : 4 to 5 times the tendering limit. |
| | | | (ii) In case of one class (two class in case of remote and difficult area as the case may be) contractors are selected for issue of tender: 6 to 7 times. |
| | | | (iii) In case of unenlisted contractors: 2 times the upper tendering limit of class for which contractor meets the criteria for enlistment. |
| | | | (bbb) In case any deficiency is noticed, in the documents required to be uploaded by the tenderers as per NIT, after opening of cover 1 (T bid) and during technical evaluation, a communication in the form of e-mail/whatapp/SMS/Speed post etc shall be sent to the contractor to rectify the deficiency within a period of 7 days from date of communication failing which financial bid (Cover 2) shall not be opened and contractor shall not have any claim on the same." |

ERRATA/AMENDMENT TO APPENDIX 'A' TO NIT (CONTD....)

| | | (iv) Notes (c) (v) | Insert new srl No (vi) after existing srl No (v) as under : - "(vi) GST Registration Certificate" |
|----|----|-----------------------|--|
| 3. | 13 | (i) Note No (d) (vi) | Add new srl No (vii) after existing srl No (vi) as under : "(vii) GST Registration Certificate" |
| | | (ii) Note (e), line 2 | For "HQ ADG(OF & DRDO)" |
| | | | Read "HQ ADG (Projects) Chennai" |
| | | (iii) After note (e) | Add new note (f) after existing note (e) as under :- |
| | | | "Scanned copy of Integrity Pact (IP) duly signed on each page by the bidders shall be uploaded as part of technical bid (Cover-1) and original IP duly signed on each page shall be forwarded along with Demand draft. Bid of bidder (s) who do not upload signed copy of IP alogwith techinal bid (cover-1) shall be rejected." |