

Indian Institute of Technology Palakkad भारतीय प्रौद्योगिकी संस्थान पालक्काड

STORES & PURCHASE SECTION

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Tender No. TENDER/2023-24/215
Date of Publication: 22-08-2025
Date/Time of Closing: 15-09-2025, 15:00 hours

Indian Institute of Technology Palakkad Invites Tender under Two-bid system for the:

SUPPLY, INSTALLATION, TESTING AND COMMISSIONING OF SPECTROSCOPIC ELLIPSOMETER

Conforming to the specifications as in BoQ Technical.

Tender Documents may be downloaded from the e-Wizard Portal https://mhrd.ewizard.in/. Aspiring Bidders who have not enrolled/registered in e-Wizard should enroll/register before participating through the website https://mhrd.ewizard.in/. Bidders are advised to go through the instructions provided at "Procedure for Submission of E-tender". [Special Instructions to the Contractors/Bidders for the e-submission of the bids online through this e-Wizard Portal"]. Bidders can access tender documents on the website. For searching in the site, kindly go to Live Tenders option, Click "Advance Search" and select Department as 'IIT Palakkad'. Thereafter, Click on "Search" button to view all IIT Palakkad tenders. Select the appropriate tender and fill them with all relevant information and submit the completed tender document online on the website https://mhrd.ewizard.in/ as per the timeline below.

No manual bids will be accepted. All tender documents including Techno-Commercial, Technical and Financial bids should be submitted in the e-Wizard portal.

S. No.	Events	Date and Time
1.	Publication of the Tender Document	22-08-2025
2.	Last Date/Time for submission of ONLINE Bids	15-09-2025, 15:00 hours
3.	Opening of Technical Bids	15-09-2025, 15:15 hours

Note:

- The bidder should be a Class-I / Class-II Local Supplier meeting the requirement as per the Order No. P-45021/2/2017-PP (BE-II) issued by the Public Procurement Section, DPIIT, Ministry of Commerce and Industry, GOI dated 16-09-2020.
- 2. Bidders other than Class-I / Class-II Local Suppliers, who may participate in this tender, may be doing so at their own risk. Such bids would not be considered and rejected outright

TERMS AND CONDITIONS

1	CENERAL	(a) The responsibility of submission of the hids on or before the last data
1	GENERAL	 (a) The responsibility of submission of the bids on or before the last date shall rest with the tenderer. The institute will hold no responsibility for the non-receipt of the bids or the bids received after the date/time specified. Any bid received by IITPKD after the bid submission deadline prescribed by IITPKD shall be rejected and returned unopened to the Bidder. (b) Canvassing or offering of an advantage or any other inducement by any person with a view to influencing acceptance of a bid is an offence under the Laws of India. Such action will result in the rejection of bid, in addition to other punitive measures. (c) Each bidder shall submit only one bid, either by himself or as a partner in a joint venture or as a member of the consortium. If a bidder or if any of the partners in a joint venture or any one of the members of the consortium participate in more than one bid, the bids (of both the individual and the partnership/consortium/joint venture) are liable to be rejected. (d) The bidder shall bear all costs associated with the preparation and submission of his bid and IITPKD shall in no case be responsible or liable for those costs, regardless of the conduct or outcome of the tender
		process. (e) IITPKD will respond to any request for clarification or modification of the Tender Document that is received up to TWO DAYS prior to the deadline for submission of bids prescribed by IITPKD. For this purpose, the prospective bidder(s) requiring clarification in the Tender Document shall notify IITPKD through the ONLINE Portal ONLY. Any such clarification, together with all the details on which the clarification had been sought, will be published in the ONLINE
		Portal ONLY. Deviations, if any, observed by the Institute in the
		submitted bids, from the Terms and Conditions of the Tender
		Document will not be accepted by the Institute.
		(f) Except for any such clarification by the Institute, which is expressly stated to be an addendum to the tender document issued by the Registrar, IIT Palakkad, no written or oral communication, presentation or explanation by any other employee of any of the Sections/Departments of the Institute, shall be taken to bind or fetter the Institute.
		(g) The bidder is expected to examine all instructions, forms, terms and
		conditions in the Tender Document. In the event of discovery of any missing pages, the bidder shall inform the same to the Section/Department concerned. Failure to furnish the information required by the
		Tender Document or submission of a tender not substantially responsive to the Tender Document in every respect will be at the bidder's risk and
		may result in rejection of the bid.
		(h) The bidder shall not make or cause to be made any alteration, erasure or obliteration to the text of the Tender Document.
		(i) The Supplier shall not, without the prior written consent of the IITPKD,
		assign to any third party, the Contract or any part thereof.
2	COMPOSITION OF THE	(a) The Tender Document comprises of:
	TENDER DOCUMENT	Instruction to the bidders including terms and conditions
		1. Technical Specifications (Annexure-I)
		2. Undertaking by the Bidder (Annexure-II)
		3. Fall Clause Notice Certificate (Annexure-III)
		4. Annexure regarding Blacklisting/ Debarment (Annexure-IV)
		5. Self Declaration – MII Order (Annexure-V)

3	DOCUMENTS	(a) The Technical and Techno-commercial (Cover One) and	
	COMPRISING THE BID	Commercial Bid (Cover Two) shall be submitted ONLINE through	
		the e-Wizard Portal.	
		(b) Bids submitted in any mode other than ONLINE will be rejected	
		outright.	
		(c) Documents establishing the conformity of the terms and conditions of	
		the Tender Document shall be provided along with the bid. The	
		offer/bids should be sent only for a system or that is available in the	
		market and supplied to a number of customers. A list of customers in	
		India and abroad with details must accompany the quotations.	
		Quotations for a prototype machine will not be accepted.	
		(d) Original catalogue (not any photocopy) of the quoted model duly signed by the principals must accompany the quotation in the Technical bid. No	
		prices should ever be included in the Technical bid.	
		(e) Compliance or Confirmation report with reference to the specifications	
		and other terms and conditions should also be obtained from the	
		principal.	
		(f) Information related to the agency/bidder such as photocopies of the	
		Registration/PAN/GST/TIN shall be furnished.	
		(g) The technical bid should consist of all technical details along with	
		commercial terms and conditions. No prices should be included in the	
		technical bid. Mentioning of Prices in the Technical Bid shall lead to	
		DISQUALIFICATION. (b) Ridden who are hidding for this tender	
		(h) Bidders who are bidding for this tender, 1) Should have implemented at least FIVE ORDERS of Spectroscopic	
		1) Should have implemented at least FIVE ORDERS of Spectroscopic Filipsymeter during the provious FIVE financial years (2020.21)	
		Ellipsometer during the previous FIVE financial years (2020-21, 2021-22, 2022-23, 2023-24 and 2024-25) from Centrally Funded	
		Technical Institutes (IITs, NITs, IISc, IISER), DRDO, ISRO, CSIR	
		labs or Government Firms in India. Copies of the most recent	
		purchase orders and user certificates of successful implementation	
		must be included. Copies of financial statements or evidence of	
		turnover must be furnished.	
		2) Should have an Average Annual Turnover of Rs 3,20,00,000/-	
		(RUPEES THREE CRORE TWENTY LAKHS ONLY) during	
		the last FIVE financial years (2020-21, 2021-22, 2022-23, 2023-24	
		and 2024-25). The bidder shall enclose the audited statements of the	
		indicated financial years, which should have been certified by a	
		Chartered Accountant or a Competent Authority.	
4	EARNEST MONEY	3) Should submit Digitally signed Tender Document in Cover One. (a) The bidder shall furnish EMD of Rs. 3,20,000 /- (Rupees Three Lakh)	
-	DEPOSIT (EMD)	Twenty Thousand Only) through online payment gateway in the E-	
	DEI OSII (ENID)	Wizard.	
		(b) Bids not accompanied by EMD shall be DISQUALIFIED.	
		(c) The firms who are registered with National Small Industries Corporation	
		(NSIC) / or Small Scale Industrial (SSI)/ Micro & Small Enterprises	
		(MSEs) are exempted from submitting the EMD. NSIC / MSME	
		registered bidders must submit a copy of a valid NSIC / MSME	
		Registration Certificate for exemption of EMD. It will be applicable for	
		those bidders who shall produce their own goods or provide their own	
		services, and not applicable for trading purposes.	
5	PERFORMANCE	(a) The performance security shall be submitted within FIFTEEN DAYS of	
	SECURITY	receipt of the material by the IITPKD. The successful bidder shall	
		furnish the Performance Security equal to 5% of the order / contract	
		value (excluding the value of annual maintenance charges). The	
		Performance Security shall be valid all along the warranty period and	

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6 BID PRICES AND CURRENCY	shall extend upto SIXTY DAYS after the date of completion of warranty period. It shall be ensured by the successful bidder that the validity of the Performance Security submitted is extended depending on the date of commencement of the Warranty. (b) The performance security shall be a bank guarantee/ E-Bank Guarantee (Digital Document Execution – DDE MODE by National E-Governance Service Limited) (in the format as provided) issued by the Indian Scheduled bank acceptable to the IITPKD or a Demand Draft favoring, INDIAN INSTITUTE OF TECHNOLOGY PALAKKAD payable at PALAKKAD. (c) The performance security shall automatically become null and void once all the obligations of the Supplier under the Contract have been fulfilled, including, but not limited to, any obligations during the Warranty Period and any extensions to the period. The performance security shall be returned to the Supplier not later than fifteen (15) days after its expiration. (d) Failure of the successful Bidder to comply with the requirements shall constitute enough grounds for the annulment of the award and forfeiture of the EMD, in which event the IITPKD may make the award to the next lowest evaluated bid submitted by a qualified Bidder or call for new bids. (a) Prices must be quoted separately for each equipment/item identified. (b) Price quoted for equipment/items shall include all the costs associated with packing, local transportation from the point of clearance to IITPKD, insurance, loading, unloading and associated delivery charges. The delivery shall be on DOOR DELIVERY basis to the institute including its installation, commissioning, integration and validation. It is the sole responsibility of the supplier to ensure that the equipment is delivered on DDP mode to IIT Palakkad. An undertaking to this effect as in Annexure-II. (c) Prices of the equipment/items shall be quoted in Indian Rupees
7 LETTER OF CREDIT	 (a) Upon the successful Bidder's furnishing of the copy of the Purchase Order duly signed on each page and the Performance Security, for the equipment ordered in foreign currency, IITPKD will open a letter of credit (LC) in a convenient Nationalized Bank in India. For opening of LC necessary information shall be provided by the supplier or its authorized agents. (b) In case the successful bidder is a foreign company and wishes to submit Performance Security in the form of Bank Guarantee, the Bank Guarantee should be routed through the Beneficiary Bank to the end user bank. Otherwise, the Indian Agent of the foreign vendor shall submit a Bank Guarantee from a Nationalized Bank of India. The following documents shall be submitted in case of an Indian agent submitting the Performance Security on behalf of his principal: Foreign principal's proforma invoice indicating the commission payable to the Indian agent and nature of after-sales service to be rendered by the Indian agent. Copy of the agency agreement with the foreign principal and the precise relationship between them and their mutual interest in the business. (c) For imported equipment, a Letter of Credit (LC) shall be opened for 100% CIP price on receipt of the acknowledgment of the purchase order.

		However, 80% of the LC amount only shall be released on proof of the shipment of the consignment with necessary documents to be provided in detail at the time of placing of the purchase order. Balance 20% of the LC amount shall be released upon the receipt of a performance security of 5% of the total value of the purchase order and installation, commissioning, integration, validation and installation report/certification jointly given by the end user and the supplier. Any costs associated with the amendments made in the LC as per the request made by the Supplier s should be borne by the supplier. Any fluctuation in rates / rate conversions arising due to the amendment requests made by the supplier shall be on the supplier and not on the	
		institute.	
8	PERIOD OF VALIDITY OF BIDS	 (d) Bids shall remain valid for a period of 180 DAYS after the date of the deadline for submission of bids prescribed by IITPKD. (e) If the deadline is extended due to unforeseen circumstances, the bid validity shall be deemed to have extended accordingly. 	
9	TIME FOR SUPPLY, INSTALLATION, COMMISSIONING AND VALIDATION OF THE EQUIPMENTS/ITEMS	specified in the tender document i.e. within 24 WEEKS of signing the purchase order or within the period mutually agreed between IITPKD	
10	PRODUCT UPGRADES	under the risk purchase clause. The Supplier shall continue to support and maintain the version/model of the Equipment supplied by upgrading the software and the hardware as and when amendments are carried out in the existing version or the product is upgraded. Whereas upgrades to the software shall be supplied free of cost, the Supplier may charge for upgrade in hardware provided it is of major nature. An upgraded higher version of the instrument and software related with the instrument shall be supplied.	
11	PENALTIES	If the Supplier fails to complete any of the activities in accordance with the time specified for it, or any extension of time granted by IITPKD, Liquidated	
12	UP-TIME GUARANTEE/ DOWNTIME PENALTY CLAUSE	Damages Clause shall be invoked. (a) The Supplier should provide up-time guarantee of 95% [24 (hours) X 7 (days) X 365 (days)] basis during the warranty period. (b) The Supplier should provide up-time guarantee of 95% (24 hours/day basis) both during warranty. If downtime exceeds the 5% limit, extension of the warranty period will be twice the excess down time period.	
13	LIQUIDATED DAMAGES	If a firm accepts an order and fails to execute the order, in full or part, as per the terms and conditions stipulated therein, it will be open to the Institute to recover liquidated damages from the firm at the rate of 1% of the value of the undelivered	

		goods per month or part thereof, subject to a maximum of 5% of the value of the		
		undelivered goods. It will also be open to the Institute alternatively, to arrange		
		procurement of the required stores from any source, at the risk and expense of the		
		firm, accepted and failed to execute the order according to stipulations agreed		
		upon. This will also entail the removal of the defaulters' name from the		
		approved/registered list of Suppliers.		
14	EFFECT OF FORCE	(a) If the Supplier is prevented, hindered, or delayed from or in performing		
	MAJEURE	any of its obligations under the Contract by an event of Force Majeure,		
		then it shall notify the IITPKD in writing of the occurrence of such event		
		and the circumstances of the event of Force Majeure within FIFTEEN		
		DAYS after the occurrence of such event.		
		(b) The Supplier, when affected by the event of Force Majeure shall use		
		reasonable efforts to mitigate the effect of the event of Force Majeure		
		upon its performance of the Contract and to fulfill its obligations under the		
		Contract, but without prejudice to IITPKD's right to terminate the Contract.		
		(c) No delay or non-performance by the Supplier caused by the occurrence of		
		any event of Force Majeure shall:		
		i. Constitute a default or breach of the Contract;		
		ii. Give rise to any claim for damages or additional cost or expense		
		occasioned by the delay or non-performance.		
		(d) If the performance of the Contract is substantially prevented, hindered, or		
		delayed for a single period of more than THIRTY DAYS or an aggregate		
		period of more than SIXTY DAYS on account of one or more events of		
		Force Majeure, the IITPKD shall have the right to terminate the Contract		
		by giving a notice to the Supplier.		
15	EXTENSION OF TIME	(a) The time limit for supply, installation & commissioning, integration &		
	LIMITS FOR SUPPLY	validation shall be extended if the supply is delayed or impeded in the		
AND MAKING		performance of any of its obligations under the Contract by reason of any		
	OPERATIONAL, THE	of the following:		
	EQUIPMENT	i. Any occurrence of Force Majeure;		
		ii. Any other matter specifically mentioned in the Contract;		
		(b) By such period as shall be fair and reasonable in all the circumstances and as shall fairly reflect the delay or impediment sustained by the		
		Supplier.		
16	GOVERNING LAW	(a) The Contract shall be governed by and interpreted in accordance with the		
10	AND	laws of India.		
	SETTLEMENT	(b) Any complaints related to this tender should be reported to the		
	OF DISPUTES	Independent External Monitors (IEMs) through email. Details of the IEMs		
		are as follows:		
		Shri. Ashok Kumar Poddar		
		Noida-201301(U.P), Email:- ashokpoddar62@gmail.com		
		Shri G Venugopal Reddy		
		Hyderabad-500084, Email:		

or whole or may cancel the tender at its sole discretion without assigning
any reason whatsoever. No further correspondence in this regard will be
entertained.

AWARD OF CONTRACT

1. IITPKD will award the Contract to the Bidder whose bid has been determined to be substantially responsive and as per the Order No. P-45021/2/2017-PP(BE-II) dated 16-09-2020 from Department for Promotion of Industry and Internal Trade (Public Procurement Section). Ministry of Commerce and Industry, Govt. of India. 2. The bidder should be a Class-I / Class-II Local Supplier meeting the requirement of minimum 20% Local Content in line with the Public Procurement (Preference to Make in India) Order 2017 No. P-45021/2/2017-PP(BE-II) dated 16-09-2020. 3. The Institute reserves the right to buy different items/quantities from different bidders considering price of individual/group of equipment/items or any other factors as decided by the Committee. 4. The Institute reserves the right to accept or reject any quotations without assigning any reason thereof. 2 AWARD OF PURCHASE ORDER 1. Prior to the expiration of the period of bid validity IITPKD will issue the Letter of Intent / Purchase Order to the successful Bidder in writing. 2. Any amendment(s) in the Purchase Order will be permitted within SEVEN DAYS of its issuance. No amendments will be permitted beyond this period.
AWARD OF PURCHASE ORDER Prior to the expiration of the period of bid validity IITPKD will issue the Letter of Intent / Purchase Order to the successful Bidder in writing. Any amendment(s) in the Purchase Order will be permitted within SEVEN DAYS of its issuance. No amendments
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within SEVEN DAYS of its issuance. No amendments
3. The Purchase Order will constitute the foundation of the
Contract.
3 CONTRACT AGREEMENT 1. Within SEVEN DAYS of receipt of the Purchase Order
the successful Bidder shall sign and date its copy on each
page and return it to the Purchaser.
2. Copy of Purchase Order duly signed and dated by the
successful Bidder on each page shall constitute the
Contract Agreement.
4 CONTRACT DOCUMENTS / 1. All documents forming part of the Contract (and all parts of these documents) are intended to be correlative
complementary and mutually explanatory. The Contract
shall be read as a whole.
2. The order of precedence of the Contract documents shall
be as follows:
(i) Contract Agreement/Purchase Order
(ii) All Forms/Annexures
(iii) equipment/items and their requirement
(iv) Supplier's Bid (v) Tender Document
3. No amendment or other variation of the Contract shall be
effective unless it is in writing, is dated, expressly refers to
the Contract and is signed by a duly authorized
representative of each party to the Contract.

TECHNICAL SPECIFICATIONS

Name of the Item:	Spectroscopic Ellipsometer
Quantity:	1
Warranty Period:	Minimum Five Years Warranty

A		Hardware Specifications		
Sl No.	Parameter	Specification		Notes
		Range	245nm (or lower) to 1690nm (or higher)	
		Steps	660 wavelengths or more	
1	Wavelength	Acquisition Mode	All wavelengths is acquired simultaneously.	
		Resolution	< 1.6nm resolution in UV/VIS range	
		Resolution	< 3.4nm resolution in NIR range	
2	Measurable quantities	Psi and delta, Transmission, Reflection, Depolarization and Mueller-matrix (11 elements)		
		Minimum thickness	2nm or better	
3	Thickness measurement	Maximum thickness	5um or better	
		Resolution of film thickness	0.01nm	For SiO2 25 nm sample
4	Light Source	Deuterium and Quartz Tungsten Halogen (QTH) lamp.		
5	Detectors	UV/VIS	Back-thinned silicon CCD array	
	Bettetions	NIR	InGaAs photo diode array	
		Angle	45 deg to 90 deg	Should be Automated angle base
6	Angle of Incidence	Accuracy	± 0.02 deg or better	
		Repeatability	<0.05 Deg or better	
7	Z height of the system	Should be Automated		
8	Sample Mounting on the stage	Should be Horize	ontal sample mount	
0	Sample	Minimum size	5mm or lower	
9	dimensions	Maximum size	100mm or higher	Dags 9 of 17

		Maximum Thickness	16mm or higher	
		Should have built in 4 q	uadrant alignment detector	
Precise sample Alignment and resolution		It should allow precise sample alignment.		
	resolution	Sample alignment resolution should be 0.001deg		
11	Light beam type	Collimated Light beam		
1.2	Continuously	Should provide continuously	Rotation rate : ~20Hz	
12	Rotating compensator	rotating compensator.	Beam deviation : < 1 arcmin.	
13	Beam Diameter	2mm	to 5mm	
14	Fixed Polarizer	Calcite Glan-Taylor.	Beam deviation : <1 arcmin	

В		Software for Operation and analysis		
	System Software and analysis software	Software for data acquisition, control, adjustment measure, analysis of parameters.		
1		All adjustments, measurements, analysis shall be carried through software window of the computer.		
		Software should have inbuilt materials library,		
		Supplier has to give permanent key or key free software to the user and minimum 3-4 Seat License.		
	Parameters to be measured	Optical constants (Refractive Index, Extinction coefficient)		
		Thickness of the film		
2		transmission		
		reflection		
		Depolarization		
		12 Mueller matrix e samples)	lements (to measure both Anisotropic & depolarizing	
		Ψ (0 to 90 degree) and Δ (0 to 360 degree) with rotating compensator		
	Material Library:	Dielectric:	Al2O3, BaTiO3,Cr2O3, Diamond, DLC, Si3N4, SiC, SiNx, SiO2, ZnO, Fe2O3, Cr2O3, MgF2, Mn2O3, Ta2O5, SnO2, TiO2 and etc.	
3		Semiconductor:	Amorphous GaAs, Amorphous Silicon, AlGaAs, CdTe, GaAs, GaN, InGaAs, InP, Poly Silicon, Silicon, ZnS, SiGe and etc.	
		<u>Metals</u>	Gold, Silver, Aluminum, Nickel, Chromium, Platinum, Tin, Titanium, Copper, Cobalt and etc.	

С	Necessary Accessories		
1	Computer System	Туре	Desktop computer
		Processor	Core i7-14700 Processor or better
		RAM	At least 16GB
		Storage	At least 250GB
		Operating system	Windows 11 pro
		Additional software	Windows office
		Monitor	At least 24"
2	Standard samples	Should provide at least 4 standard samples with different sizes of SiO ₂ wafers to check the system calibration and performance.	

D	General requirements	
1	Manual	Should provide Operating and Hardware manuals.
2	Installation and Training	Installation and training should be provided by Vendor at our site.

<u>UNDERTAKING BY THE BIDDER</u> (TO BE SUBMITTED ONLY THROUGH ONLINE MODE IN APPROPRIATE FORMAT)

We here by accept all the Terms and Conditions of the Tender Document and strictly adhere to the same in the event of getting Purchase order. We also declare that the Technical and Financial Bids submitted by us has NO DEIVATION from the Tender Terms and Conditions.

We hereby accept that the PRICES OF THE EQUIPMENTS/ITEMS QUOTED ARE AS PER THE INCOTERMS 2022 - DDP MODE, IIT PALAKKAD AND CLAUSE NO.6 OF THE TENDER DOCUMENT

DOCUMENT.
We hereby undertake that there are pages, serially numbered, in the submitted tender including the supporting documents. (Please serially number all the pages including blank page, if any).
We have submitted our principal's exclusive authorization letter which is specific for this tender Nodated
Note: This letter should be on the <u>letterhead of the quoting firm</u> and should be signed by a Competent Authority.
ANNEXURE-III
FALL CLAUSE NOTICE CERTIFICATE
(TO BE SUBMITTED ONLY THROUGH ONLINE MODE IN APPROPRIATE FORMAT)
This is to certify that we have offered the maximum possible discount to you in our Quotation No dated (Please do not reveal the prices here, which will lead to outright rejection of your bid).
rejection of your bid). The prices charged for the Stores supplied under tender should under no event be higher than the lowest prices at which the party sells the items of identical description to any other Govt. organization/PSU's/Central Govt., /State Govt. Autonomous bodies/Central/state Universities/Central/State Educational Institutions, failing which the "FALL CLAUSE" will be applicable. The institute will look into a reasonable past period to ensure this.
In case, if the price charged by our firm is found to be more, IIT Palakkad will have the right to recover the excess charged amount from the subsequent/unpaid bill of the supplier.
Note: This letter of authority should be on the <u>letterhead of the quoting firm</u> and should be signed by a Competent Authority and having the power of attorney.
ANNEXURE-IV
UNDERTAKING REGARDING BLACKLISTING / NON – DEBARMENT Tender No
To, M/s. Indian Institute of Technology Palakkad Kanjikode Palakkad Kerala 678623
We hereby confirm and declare that we, M/s are not blacklisted/ De-registered / debarred by any Government department/ Public Sector Undertaking/ Private Sector/ or any other agency for which we have Executed/ Undertaken the works/ Services.
For Company Name and Seal Authorised Signatory
Note: This letter should be on the letterhead of the quoting firm and should be signed by a Competent

Authority.

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FORMAT FOR SELF-CERTIFICATION UNDER PREFERENCE TO MAKE IN INDIA (TO BE SUBMITTED ONLY THROUGH ONLINE MODE IN APPROPRIATE FORMAT)

Format for Affidavit of Self-Certification regarding Minimum Local Content in line with "Make in India" Policy vide GoI Order no. P-45021/2/2017-PP (B.E.-II) dated 15.06.2017 (subsequently revised vide orders dated 28.05.2018, 29.05.2019 and 04.06.2020)

Date:				
I/We S/o, D/o, W/o,				
Resident of				
Hereby solemnly affirm and declare as under:				
That I will agree to abide by the terms and conditions of the Public Procurement (Preference to Make in India) Order, 2017 (hereinafter PPP-MII order) of Government of India issued vide Notification No:P-45021/2/2017 - BE-II dated 15/06/2017, its revision dated 28/05/2018 and any subsequent modifications/Amendments, if any and				
That the local content for all inputs which constitute the said goods/services/works has been verified by me and I am responsible for the correctness of the claims made therein.				
Tick (✓) and Fill the Appropriate Category				
I/We [name of the manufacturer] hereby confirm in respect of quoted items(s) that Local Content is equal to or more than 50% and come under "Class-I Local Supplier" category.				
I/We [name of the manufacturer] hereby confirm in respect of quoted items(s) that Local Content is more than 20% but less than 50% and come under "Class-II Local Supplier" category.				
I/We[name of the manufacturer] hereby confirm in respect of quoted items(s) that Local Content is less than or equal to 20% come under "Non-Local Supplier" category.				
For and on behalf of				
Authorized signatory (To be duly authorized by the Board of Directors) <insert and="" contact="" designation="" name,="" no.=""></insert>				
[Note: In case of procurement for a value in excess of Rs. 10 Crores, the bidders shall provide this certificate from statutory auditor or cost auditor of the company (in the case of companies) or from a practicing cost accountant or practicing chartered accountant (in respect of suppliers other than companies) giving the percentage of local content.]				

INTEGRITY PACT

(to be submitted by the bidder on Rs. 100/- non-judicial paper)

This IN	NTEGRITY PACT is made and executed at	on this day of
202		
	BY AND BE	TWEEN
Educati at Nila term or	ion, Govt of India and incorporated under the India Campus, Kanjikode West, Palakkad – 678623, Ke	d), an autonomous organization under Ministry of in Institute of Technology Act 1961 having its campus rala (hereinafter referred to as "The Principal" which ant to the subject or context, mean and include its of the First Part;
	AND	
M/s	a through its representative/ authorized	company incorporated under the Companies Act I signatory (Name and
Designa office a terms o	ation of the Officer) vide resolution dated(here	passed by the Board of Director, having its einafter referred to as "The Bidder/Contractor" which nant to the subject or context, mean and include its
PREAN	MBLE	
regulati In orde	. The Principal values full coions, economic use of and of fairness/transparency in to achieve these goals, the Principal will appoin	down organizational procedures, contract/s for ompliance with all relevant laws of the land, rules, in its relations with its Bidder(s) and/or Contractor(s). It an Independent External Monitor (IEM), who will intract for compliance with the principles mentioned
Section	1 – Commitments of the Principal.	
1.	The principal commits itself to take all measure following principles: -	s necessary to prevent corruption and to observe the
a.	No employee of the principal, personally or throu tender for, or the execution of a contract, demand, any material or immaterial benefit which the per-	take a promise for or accept, for self or third person,
b.	will in particular, before and during the tender p	at all Bidder(s) with equity and reason. The principal rocess, provide to all Bidder(s) the same information al/additional information through which the Bidder(s) as or the contract execution.
c.	The principal will exclude from the process all kn	own prejudiced persons.

If the Principal obtains information on the conduct of any of its employees which is a criminal offence

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under the IPC/PC Act, or if there be a substantive suspicion in this regard, the Principal will inform the Chief Vigilance Officer and in addition can initiate disciplinary actions.

Section 2 – Commitments of the Bidder(s)/Contractor(s)

- The Bidder(s)/Contractor(s) commit 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.
- a. The Bidder(s)/contractor(s) will not, directly or through any other persons or firm, offer promise or give to any of the Principal's employees involved in the tender process or the 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 or during the execution of the contract.
 - b. The Bidder(s)/Contractor(s) will not enter with other Bidders 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 introduce cartelization in the bidding process.
 - c. The Bidder(s)/Contractor(s) will not commit any offence under the relevant IPC/PC Act; further the Bidder(s)/Contractors will not use improperly, for purposes of competition or personal gain, or pass on to others, any information or documents provided by the Principal as part of the business relationship, regarding plans, technical proposals and business details, including information contained or transmitted electronically.
 - d. The Bidder(s)/Contractor(s) of foreign origin shall disclose the name and address of the Agents/representatives in India, if any. Similarly, the bidder(s)/contractor(s) of Indian Nationality shall furnish the name and address of the foreign principals, if any. All the payments made to the India agent/representative have to be in Indian Rupees only.
 - e. 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.
 - f. The Bidder(s)/Contractor (s) who have signed the Integrity Pact shall not approach the courts while representing the matter to IEMs and shall wait for their decision on the matter.
- 2. The Bidder(s)/Contractor(s) will not instigate third persons to commit offences outlined above or be an accessory to such offences.

Section 3: Disqualification from tender process and exclusion from future contract

If the Bidder(s)/Contractor(s), before award or during execution has committed a transgression through a violation of Section 2 above or in any other form such as to put his reliability or credibility in question, the Principal is entitled to disqualify the Bidder(s)/Contractor(s) from the tender process or to terminate the contract, if already signed, for such reasons.

Section 4 : Compensation for Damages

- If the Principal has disqualified the Bidder(s) from the tender process prior to the award according to Section 3, the Principal is entitled to demand and recover the damages equivalent to Earnest Money Deposit/Bid Security.
- If the Principal has terminated the contract according to Section3, or if the Principal is entitled to terminate the contract according to Section3, The Principal shall be entitled to demand and recover from the Contractor liquidated damages of the Contract value or the amount equivalent to Performance Bank Guarantee.

Section 5: Previous Transgression

- 1. The Bidder declares that no previous transgressions occurred in the last three years with any other company in any country conforming to the TII's anti-corruption approach or with any other public sector enterprise in India that could justify his exclusion from the tender process.
- If the bidder makes incorrect statement on this subject, he can be disqualified from the tender process and appropriate action can be taken including termination of the contract, if already awarded, for such reason.

Section 6: Equal treatment of all Bidders / Contractors / Subcontractors.

- 1. In case of sub -contracting, the Principal Contractor shall take the responsibility of adoption of Integrity Pact by the Sub Contractor.
- The Principal will enter into agreements with the identical conditions as this one with all bidders and Contractors.
- The Principal will disqualify from the tender process all bidders who do not sign this Pact or violate its provisions.

Section 7: Criminal charges against violation Bidder(s) / Contractor(s) / Sub-contractors(s).

If the Principal obtains knowledge of conduct of a Bidder(s)/ Contractor(s) which constitutes corruption, or if the Principal has substantive suspicion in this regard, the Principal will inform the same to the Chief Vigilance Officer.

Section 8 : Independent External Monitor/Monitors

- 1. The Principal appoints competent and credible Independent External Monitor for this Pact after approval of Central Vigilance Commission. The task of the Monitor is to review independently and objectively, whether and to what extent the parties comply with the obligations under this agreement.
- 2. The Monitor is not subject to instructions by the representatives of the parties and performs his functions neutrally and independently. The Monitor will have access to all contract documents, whenever required. It will be obligatory for him to treat the information and documents of bidders /contractors as confidential. He reports to the Director, IIT Palakkad.

- 3. The Bidder(s)/Contractor(s) accepts that the Monitor has the right to access without restriction to all project documentation of the Principal including that provided by the Contractor. The Contractor will also grant the Monitor, upon his request and demonstration of a valid interest, unrestricted and unconditional access to his project documentation. The same is applicable to Subcontractors.
- 4. The Monitor is under contractual obligation to treat the information and documents of the Bidder(s)/Contractor(s)/Subcontractor(s) with confidentiality. The Monitor has also signed declarations on "Non Disclosure of Confidential Information" and of "Absence of Conflict of Interest" In case of any conflict of interest arising at a later date, the IEM shall inform the Director, IIT Palakkad.
- 5. The Principal will provide to the Monitor sufficient information about all meetings among the parties related to the Project provided such meetings could have an impact on the contractual relations between the Principal and the Contractor. The parties offer to the Monitor the option to participate in such meetings.
- 6. As soon as the Monitor notices, or believes to notice, a violation of this agreement, he will so inform the Management of the Principal and request the Management to discontinue or take corrective action, or to take other relevant action. The monitor can in this regard submit non-binding recommendations. Beyond this, the Monitor has no right to demand from the parties that they act in a specific manner, refrain from action or tolerate action.
- 7. The Monitor will submit a written report to the Director, IIT Palakkad within 8 to 10 weeks from the date of reference or intimation to him by the Principal and, should the occasion arise, submit proposals for correcting problematic situations.
- 8. If the Monitor has reported to the Director, IIT Palakkad, a substantiated suspicion of an offence under relevant IPC/PC Act, and the Director, IIT Palakkad has not, within the reasonable time taken visible action to proceed against such offence or reported it to the Chief Vigilance Officer, the Monitor may also transmit this information directly to the Central Vigilance Commissioner.
- 9. The word "Monitor" word include both singular and plural.

Section 9: Pact Duration

This pact begins when both parties have legally signed it. It expires for the Contractor 12 months after the last payment under the contract, and for all other Bidder 6 months after the contract has been awarded. If any claim is made/lodged during this time, the same shall be binding and continue to be valid despite the lapse of this pact as specified above, unless it is discharged/determined by the Director, IIT Palakkad.

Section 10: Other Provisions

- This agreement is subject to Indian Law. Place of performance and jurisdiction is the registered office of the Principal i.e. Palakkad, Kerala.
- Changes and supplements as well as termination notices need to be made in writing. Side agreements
 have not been made.
- If the contractor is a partnership or a consortium, this agreement must be signed by all partners or consortium members.

	of this agreement turn out to be invalid, the remainder of this e, the parties will strive to come to an agreement to their original			
Issues like Warranty/Guarantee etc. s	y/Guarantee etc. shall be outside the purview of the IEMs.			
• In the event of any contradiction between Pact will prevail.	t of any contradiction between the Integrity Pact and its Annexure, the clause in the Integrity revail.			
(For & on behalf of the Principal)	(For & on behalf of Bidder/Contractor)			
(Office Seal)	(Office Seal)			
Place : Date :				
Witness 1 (Name & Address):	Witness 1 (Name & Address):			
Witness 2 (Name & Address):	Witness 2 (Name & Address):			