

**TATA INSTITUTE OF FUNDAMENTAL RESEARCH
HYDERABAD**

Plot No.36/P, Gopanpally Village, Serilingampally Mandal, Ranga Reddy District,
Hyderabad - 500 107, Telangana, India.

Telephone: +91-40-2020 3020
Website: www.tifrh.res.in

Email: purchasegroup@tifrh.res.in
Date: 31-03-2023

**Notice Inviting Tender cum Tender Document
(Two Part Global Tender) for the following items:**

**Supply, Installation and Commissioning of High Resolution Mass Spectrometer
System for TIFR Hyderabad.**

As per technical specifications mentioned in Annexure - A. QTY- 1 No.

Global Tender No.	TIFR/PD/GT/IC22-27/22-23/M/027
Published on	31-03-2023
Pre-Bid Meeting Date	13-04-2023 at 11.00 AM Through Zoom
Tender Fees	Rs. 00/- (USD 00)
Earnest Money Deposit	Rs. 30,00,000/- (USD 36,452)
Estimated Cost (Estimated cost upto TIFR, Hyderabad inclusive of all applicable charges)	Rs. 15,00,00,000.00/-
Last Date for Submission of Bid	04-05-2023 up to 13.00 Hrs.
Date of Opening Bids (Part A)	04-05-2023 at 15.00 Hrs.

Both Technical Bid (Part A) and Financial Bid (Part B) to be submitted within the due date and time in separate envelopes and marked on top as Part A and Part B. These two sealed envelopes should be further put in one Master Envelope super scribed with the Tender No., Due Date in Bold Letters.

The Bids should be addressed to the Administrative Officer, Tata Institute of Fundamental Research, Hyderabad, Plot No.36/P, Gopanpally Village, Serilingampally Mandal, Ranga Reddy District, Hyderabad- 500 107, Telangana, India.

TIFR Hyderabad reserves the right to accept/ reject any or all tenders either in part or in full without assigning any reasons there for.

Please see attached sheet for conditions of tender.

Note: All future corrigendum/addendum will be published in TIFR Hyderabad website only / CPPP and no separate advertisement will be released for the same.

All prospective bidders are requested to visit our website regularly for any such updates/Corrigendum.

The Technical Bid received without payment of EMD/ documents for exemption of EMD shall be summarily rejected.

**ADMINISTRATIVE OFFICER
(PURCHASE SECTION)
TIFR, HYDERABAD**

ANNEXURE - A

Technical Specifications for Supply, Installation and Commissioning of High Resolution Mass Spectrometer System for TIFR Hyderabad

A latest High Resolution Accurate Mass Spectrometry (HRAMS) system to provide a complete solution for all Proteomics, Biologics and Metabolomics applications from complex samples.

1. Nano-UHPLC :-

- a). Nano-UHPLC make should be suitable for the High-quality proteomics applications and should be compatible with the quoted HRMS.
- b). System should have all-in one nano-, capillary-, and micro-flow LC system that is ready for high sensitivity LC-MS workflows.
- c). System should have the proper in-built degasser system to remove air bubbles.
- d). Flow rate setting: Flow delivery from 1 nL/min–100 µL/min, in 1 nL increments at a maximum pressure of 1500 bar.
- e). The pump system must be fully biocompatible.
- f). Precision should be $\leq 0.2\%$ RSD.
- g). pH range : 2 – 10
- h). Should quote columns for proteomics application.
- i). Autosampler: Should have a programmable injection system.
- j). Autosampler: should have the capacity for different types of sample vials, tubes, and plates.
- k). Autosampler operating principle : Split-loop injection
- l). Nano-UHPLC and HRAMS should have single-point control with the software.

2. Ultra High-Pressure Liquid Chromatography and fraction collection System :-

- a). UHPLC make should be suitable for the High-quality small molecules and metabolomics applications and should be compatible with the quoted HRMS.
- b). Quaternary system with four solvents, with built-in degasser
- c). Flow rate in the range of 0.1 to 5ml/min or better.
- d). Back pressure of 15000 psi at 1.0 ml/min or better and flow accuracy be $\pm 0.1\%$ or better.
- e). Autosampler should have a minimum capacity of 96 x1.5-2 ml vials capacity or more and 96/384 well plates. The system must be capable of fraction collection in 1.5ml and other formats.
- f) Column oven with the capacity to hold at least 2 columns & temperature range from ambient to 80°C.
- g). Should quote C18 and suitable chemistry columns for biopharma and metabolomics. Total 6 numbers. The manufacturer must quote for UHPLC spares/seals/connection tubing for leak-free operations and quick maintenance.
- h). DAD / PDA detector :
 - a. Wavelength range : 190-800 nm or better
 - b. Linearity: 2.0 AU or more
- l). UHPLC and HRMS should have single-point control with the software and.

3. Ion Source :-

System should be provided with separate Nano-ESI, ESI and APCI sources with ease of interchange ability without venting/breaking the vacuum. For Nano-ESI application suitable

source/s must be provided for using long/customized/self-packed or ready to use plug & play-columns with minimum dead volume.

3.1 Mode of ionization : Positive and Negative

3.2 Polarity switching and stabilization time should be : <1.1 sec

3.3 ESI source must be capable to handle flow rate up to 1mL/min and 2ml for APCI

4. Flow Injection System :-

The system should be provided with a syringe pump with a syringe and divert valve for direct-introduction of the sample.

5. Fast and High Resolution Mass spectrometer system :-

5.1. Technology required : Latest High-resolution mass analyzer and collision cell for fragmentation using CID, HCD, ETD, and their various combinations for maximum flexibility of operations based on experimental need. The Fragmentation hardware must have the latest generation technology for excellent spectra generation for CID, HCD and ETD analysis. Vendor must provide relevant literature/technical note in this regard.

5.2. Scan Functions: The instrument must be able to perform MS and MS/MS, MSⁿ (n>3) acquisition in parallel.

5.3. Mass analyzers :

The instrument should be capable of operating in following modes :

a) Quadrupole Mass Range / Quadrupole Isolation Rang 50- 8000 m/z or better for better isolation.

b) High Resolution Analyzer Mass Range: The mass range of the analyzer must be 8000 m/z or better. The analyzer must be having latest generation technology for excellent sensitivity and resolution. Vendor must provide relevant literature/technical note in this regard.

c) Linear high pressure Ion-trap with Mass range up to 4000 M/z or better with MSⁿ (n>3) Capability.

5.4. The instrument should be capable of having the following features and operating in following modes: Discovery and Targeted analysis including SIM, Full Scan (MS), MS/MS, & PRM.

5.5. Resolution: Minimum resolution at m/z 200 should be 500,000 or more for High-resolution mass Spectrometer.

5.6. Mass Accuracy: <1 PPM with internal calibration and <3ppm for external calibration or better

5.7. Frequency of acquisition/ Scan Speed: The frequency of Acquisition rates of the detector should be ~ 40Hz.

5.8. Sensitivity: The signal noise ratio (S/N) in MS/MS and SIM mode of reference standard on column should be minimum 100:1 and 150:1 respectively.

5.9. The equipment must be capable of performing both qualitative and quantitative analysis with high sensitivity, accuracy, precision, and reproducibility. These include both labelled proteomics methods like SILAC, TMT, iTRAQ and label-free methods.

5.10. For Global proteomics application using DDA analysis equipment must be able to identify more than 30000 peptides or higher in Hela Standard with 1% FDR using stringent database search settings. The vendor must provide high quality relevant literature/publications in this regard.

5.11. Biologics analysis: Should be capable of intact protein glycoform determination in the quick protocol, small molecule interactions with megadalton proteins. Vendor must provide high-quality relevant literature/publications in this regard.

5.12. Dynamic Range :

The system should demonstrate a dynamic range of > 5000 in a single Mass Spec spectrum.

5.13. Calibration :

The system should have the complete auto-calibration capability to set all relevant voltages automatically during external calibration. The external calibration should hold for more than 3 days without the need for recalibration even during polarity switching. During acquisition system should be capable of performing internal calibration both with and without the introduction of any lock masses by targeting any user-defined stable background ion.

5.14. System Software :

(a). DDA analysis: Software/s must be able to perform label and label free proteomics analysis with multiple search engines.

(b). Biopharma analysis: Intact mass analysis, Peptide Mapping of biologics for comparability analysis must be possible by the software.

(c). Metabolomics and small molecule analysis- Software must be capable of high quality small molecule identification using discovery and targeted Mass Spectrometry approaches.

(d). Software/s should be latest version and should be updated free of cost during the warranty period.

(e). Data Acquisition, data normalization, qualitative analysis, quantitative analysis, peptide identification, peptide modification, Statistical analysis –(FDR , different type graphs should be possible,) Advance analysis – pathway analysis, GO Analysis The system should be capable of performing Qualitative and Quantitative analysis with the highest sensitivity, accuracy, precision and reproducibility.

(f). System should be provided with 4 computers with windows 10 OS (or latest), atleast 64 GB RAM and latest MS office (Office 365 or higher) one connected to the instrument separately for proteomics (nano-UPLC) and metabolomics (UPLC) and two for the off-line proteomics /Metabolomics / Biopharma data analysis.

(g). Data acquisition computer system should be provided with suitable configuration for handling large size data files and Instrument operational software's. Data analysis computer must have the latest specifications like Intel Xeon processor and minimum 92 GB RAM and SSD hard drives for analyzing large datasets with suitable configuration. There must be scope for further expansion of Memory and Storage for future upgradations of the workstation.

5.15. Other terms and conditions

- It is mandatory that the facility must be multiple-user specific. Also, it is important that the equipment is stable and run for a long time without much trouble.

- Online suitable UPS with isolation transformer

- 3 years of total warranty for the entire system followed by 2-year AMC should be included.

- The warranty should include all spare parts for nano-UHPLC ; UHPLC and Mass Spec is a must on complete system including Nitrogen Generator, UPS etc.

- The full capabilities of the system need to be demonstrated to the complete satisfaction and the pre-installation requirement must be defined well in advance.

- Company should have dedicated application specialists with a proven track record for providing onsite training for advanced proteomics and metabolomics.

- Operation and maintenance training (service label) should be provided on-site to the operator by experts for using the instrument and routine maintenance after the installation process is to be completed on a set of dates provided by facility staff.

- The quoted instrument/related technology and software should have been used for the proteomics and other related applications as mentioned above in the globally reputed

proteomics research labs. It should be supported with the high impact publication. (High impact publication for the label free method using biological sample should be there)

5.16. Vendor should provide appropriate benches or crate for the mass spectrometer, LC systems and workstations.

NOTE:

*** The bidder should ensure to submit the following along with Technical Bid (Part I)**

1. The bidder should attach the point-by-point technical specification provided in the tender in a tabulation format and fill the technical compliance (with additional remarks if any) along with the Technical Bid.
2. Bid Security / EMD (Earnest Money Deposit) as per Tender.
3. Audited Annual Turnover Certified by CA - Attachment of Annexure - B
4. Supplier Purchase Order details with copy document along with the bid Attachment of Annexure - C.
5. Undertaking by the bidder as per Clause 12 of tender terms and conditions in letter head duly signed and stamped.
6. Undertaking for unconditional acceptance of tenders all terms and condition in letter head duly signed and stamped.

*** Price Bid/Finance Bid (Part II) - As per Annexure – D.**

TATA INSTITUTE OF FUNDAMENTAL RESEARCH HYDERABAD

**Plot No.36/P, Gopanpally Village, Serilingampally Mandal, Ranga Reddy
District.**

Hyderabad - 500 107, Telangana, India.

(PURCHASE SECTION)

1. **PART “A” (Technical Bid) consisting of Technical Bid with Commercial Terms and PART “B” (Financial Bid) consisting of only Price** shall be submitted in **separate** sealed envelopes duly superscribed with the tender enquiry number, and the due date in bold letters, addressed to the Administrative Officer, Tata Institute of Fundamental Research, Hyderabad, Plot No.36/P, Gopanpally Village, Serilingampally Mandal, Ranga Reddy District. Hyderabad-500 107, Telangana, India. The envelopes should be clearly marked on top as either PART “A” or PART “B”.

The two sealed covers should be further put in a master cover superscribed with the Tender Enquiry No., Due Date in bold letters, addressed to the Purchase Officer, Tata Institute of Fundamental Research, Hyderabad, Plot No.36/P, Gopanpally Village, Serilingampally Mandal, Ranga Reddy District. Hyderabad-500 107, Telangana, India. The sealed master envelop has to be delivered by hand/courier at the security Gate Office of TIFR Hyderabad on or before 13.00 hrs. on the due date specified. The technical bid will be opened at 15.00 hrs. on the due date at Purchase Section, TIFR, Hyderabad. Tenders submitted after 13.00 hrs. on due date will not be considered.

2. **In case the PART “A” and Part “B” bids are not sealed in separate envelopes the tender will be rejected.**
3. The technical bid should not contain any indication of the price. The bidder should take special care not to mention anything related to pricing and costing aspect of whatsoever nature. The technical bid should include/contain only technical specifications, technical literature, drawing, quantity, manufacturing and delivery schedule, mode and terms of payment, mode of dispatch, the quantum and percentage of statutory levies payable by the purchaser as extra and all related commercial terms and conditions for the supply and for the services like erection and commissioning to be rendered by the tenderer. The details of the validity of the tender should also be indicated along with the commercial details.
4. After scrutiny of Technical Bids, Financial bids of only those bidders who are shortlisted on technical basis will be opened at on later date. The opening date, time and venue will be intimated to the technically successful bidder.
5. **All the bidders/contractors should provide Company Authorization Letter duly signed and stamped by Competent Authority to participate in the tender related meetings at TIFR Hyderabad.**
6. **Tender Document Fee:**

Tender fee for Rs. 00/- (USD 00)

7. **Bid Security / EMD (Earnest Money Deposit):**

Earnest Money Deposit (EMD) for **Rs. 30,00,000/- (USD 36,452)** in the form of D.D. in favour of "Tata Institute of Fundamental Research", payable at Hyderabad to be enclosed along with the technical Bid (Part - A).

The Bid Security may be accepted in the form of Bank Guarantee from any of the Commercial Banks (or) Fixed Deposit Receipt (FDR) (or) Banker's Cheque from any of the Commercial Banks (or) Insurance Surety Bonds.

The Bid security should remain valid for a period of 45 days beyond the final bid validity period.

EMD shall be interest free and it will be refunded to the unsuccessful bidder without any interest. EMD will be forfeited if the bidder withdraws or amend impairs or derogates from the tender in any respect.

8. The suppliers / bidders whose firms are registered with SSI / MSME / NSIC and having a valid certificate for claiming exemption as per privilege rules of Government of India are exempted from paying Tender Fee and EMD (Earnest Money Deposit).

9.

9.1 The invitation for bids is open to Original Manufactures (OEM)/Authorized Dealers/Authorized Distributors/Subsidiary Indian Company of the OEM/Indian Agent on behalf of the Foreign Manufacturer or Principals of the tendered equipment. The bidder must be legal entity having a Permanent Account Number (PAN), Certificate of Incorporation and valid GST Registration Certificate is to be submitted.

9.2 When a firm sends quotation for an item manufactured by some different company, the firm is also required to attach its quotation, the manufacturer's authorization certificate.

9.3 Indian Agent cannot represent two different foreign principles for the same item in one tender.

9.4 Equipment's must be of the most recent series/models incorporating the latest improvements in design.

9.5 That the Bidder will assume total responsibility for fault free operation of equipment, application software, if any, and maintenance during the warranty period and provide necessary maintenance services after warranty period if required.

9.6 Bidders who meet the criteria given above are subject to be disqualified, if they have made untrue or false representation in the forms, statements and attachments submitted in proof of the qualification requirements or have a record of poor performance, not properly completing the contract, inordinate delays in completion or financial failure, etc.

9.7 Any additional bid participation criteria/eligibility conditions etc. mentioned in the Technical Specifications sheet will also form part of the Qualification Requirements along with those mentioned in this.

9.8 Bidders should not be associated, or have been associated in the past, directly or indirectly, with a firm or any of its affiliates which have been engaged by the Purchaser to provide consulting services for the preparation of the design, specifications, and other documents to be used for the procurement of the goods to be purchased under this invitation of Bids.

10. Bidders who have not accepted the job/order awarded to them or withdrawn from the tender process OR whose EMD/Security deposit has been forfeited in the past, their bids will not be considered and treated as ineligible / disqualified.

11. Micro and Small Enterprises (MSEs):

Micro and Small Enterprises (MSE) must, along with their offer, provide proof of their being registered as MSE (indicating the terminal validity date of their registration) for the item tendered, with any agency mentioned in the notification of the Ministry of Micro, Small and Medium Enterprises (Ministry of MSME).

The MSEs are exempted from payment of earnest money and tender fees subject to furnishing of relevant valid certificate for claiming exemption as per privilege rules of Government of India.

The bidder submits registration of Udyog Adhar Memorandum (UAM) by Ministry of Micro Small and Medium Enterprises (MSME) vendors on Central Public Procurement Portal (CPPP). The bidders who fail to submit UAM number shall not be able to avail the benefits available to MSEs as contained in Public Procurement Policy for MSEs Order 2012 issued by MSME and further applicable Notification / Rule amended from time to time.

12. Requirement from Bidders: Any bidder from a country which shares a land border with India will be eligible to bid in any procurement whether of goods, services (including consultancy services and non-consultancy services) or works (including turnkey projects) only if the bidder is registered with the Competent Authority as per order issued by the Government of India (Order No. F.No.6/18/2019-PPD) dated 23rd July, 2020.

"Bidder" means any person or firm or company, including any member of 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 herein before, including any agency branch or office controlled by such person, participating in a procurement process.

Necessary certificate/undertaking to be submitted.

13. Quotations must be valid for a period of 180 days from the date of opening the bid prescribed by the Purchaser. A bid valid for a shorter period may be rejected by the Purchaser as non-responsive.
14. Tenders containing correction, overwriting will not be considered. Late or delayed/Unsolicited quotations/offers shall not be considered at all. These will be returned to the firms as it is. Post tender revisions/corrections shall also not be considered.
15. Tenderer should sign on all the pages of the technical bid and the price bid.
16. All future corrigendum will be published in TIFR Hyderabad website only / CPPP and noseparate advertisement will be released for the same.

All prospective bidders are requested to visit our website regularly for any such updates / Corrigendum. The Purchaser reserves the right to reject the bids if the bids are submitted without taking into account these amendments/clarifications. In order to allow prospective bidders reasonable time in which to take the amendment into account in preparing their bids, the Purchaser, at its discretion, may extend the deadline for the submission of bids.

17. For Indigenous Items: Offer should be on FOR basis and mentioned separately using different table format showing all the applicable taxes/Duties like GST, Freight & Transportation charges and installation charges etc.
18. The price quoted for Import item must be on following basis:
 - a. Ex-Work/factory duly packed airworthy/seaworthy and of international standard
 - b. FOB/FCA
 - c. CIF Hyderabad, Airport Port (all-inclusive i.e. Cost of Goods, Packing, Insurance, Inland transportation, freight etc.)

For local item /supply, offer should be on FOR basis (i.e. total landed cost for delivery at TIFR Hyderabad).

The dimension of the item (viz. H, W, L, weight etc.) shall be specifically stated and also mention whether the mode of shipping the item is Airworthiness / Seaworthiness or both. Accordingly the mode of shipment will be decided by TIFR Hyderabad.

Price must be quoted strictly in the Price Bid Format attached herewith as “Part -B” (Financial Bid).

19. Packing:

19.1 The Supplier shall provide packing of the Goods as is required to prevent their damage or deterioration during transit to their final destination as indicated in the Contract. The packing shall be sufficient to withstand, without limitation, rough handling during transit and exposure to extreme temperatures, salt and precipitation during transit and open storage. Packing case size and weights shall

take into consideration, where appropriate, the remoteness of the Goods' final destination and the absence of heavy handling facilities at all points in transit.

19.2 The packing, marking and documentation within and outside the packages shall comply strictly with such special requirements as shall be provided for in the Contract including additional requirements, if any and in any subsequent instructions ordered by the Purchaser.

19.3 Packing Instructions: Each package will be marked on three sides with proper paint/indelible ink, the following:

- (i) Item Nomenclature
- (ii) Order/Contract No.
- (iii) Country of Origin of Goods
- (iv) Supplier's Name and Address
- (v) Packing list reference number

20. Insurance:

20.1 The Goods supplied under the Contract shall be fully insured against loss or damage incidental to manufacture or acquisition, transportation, storage and delivery.

20.2 For delivery of goods at the purchaser's premises, the insurance shall be obtained by the Supplier in an amount equal to 110% of the value of the goods from "Warehouse to warehouse" (Final destinations) on " All Risks" The Insurance shall be valid for a period of not less three months after installation and commissioning. However, in case of orders placed on EX-Works/FOB/FCA basis, the purchaser shall arrange insurance.

21. Delivery and Documents:

21.1 Delivery of the Goods shall be made by the Supplier in accordance with the terms specified by the Purchaser in the order within the period. The details of shipping and/or other documents to be furnished the supplier are specified in 21.2.

21.2 Delivery period (As stated in technical specifications).

The delivery is to be strictly made as per the delivery schedule stated in the Purchase Order.

The following documents are to be forwarded earlier to TIFR Hyderabad through email to purchasegroup@tifrh.res.in prior to 48 hours before dispatch of material.

- i) Supplier Invoice showing Purchase Order Number, goods' description, quantity, unit price, Total amount.
- ii) Packing List
- iii) Airway Bill/ Acknowledgement of receipt of goods from the consignee(s) by the Transport with item wise weight, unit of measurement, No of package, package size/Dimension
- iv) Insurance Certificate if applicable.

- v) Manufacturer's / Supplier's warranty certificate.
- vi) Inspection Certificate issued by the nominated inspection agency, if any, and Certificate of Origin.
- vii) Country of Origin Certificate. (if applicable)
- viii) Product Catalogue/Brochure.

22. The Institute shall be under no obligation to accept the lowest or any other tender received in response to this tender notice and shall be entitled to reject any tender without assigning any reason whatsoever.

23. Order Acceptance: The successful bidder should submit acceptance of Purchase Order immediately (within 15 days) from the date of issue of the Purchase Order failing which it shall be presumed that the vendor is not interested.

The Bidder should submitted the order acknowledgement, (details for opening L/C and documents if applicable) and documents if any to purchase section within 15 days from the date of issue of purchase order.

For LC payment, the LC will be opened as per purchase order terms and conditions only. The supplier should ensure to deliver and complete the installation as per purchase order terms and conditions within LC validity period. In case of any delay in supply or installation or submission of required documents due to the supplier for LC payment, any applicable charges to be borne by the supplier only.

Any discrepancy like delay in supply/ short supply/delay in installation etc., TIFR Hyderabad has right not to process the payment in case of any such discrepancy.

24. **Performance Security:** The Successful bidder should deposit @ 3% of Purchase Order value as Performance Security. The Performance Security should be in the form of Demand Draft in favour of "Tata Institute of Fundamental Research" payable at Hyderabad from any of the Commercial Banks (or) Bank Guarantee from any of the Commercial Banks (or) Fixed Deposit Receipt (FDR) (or) Insurance Surety Bonds. The Performance Security @ 3% should be valid for a period of 60 days beyond the date of completion of all contractual obligations of the supplier including warranty period. In case Performance Security @ 3% is not provided, then 97% payment only would be released and balance after 60 days beyond the date of completion of all contractual obligations of the supplier including warranty period. Vendor should clearly mention their acceptance to this effect in their quote.

25. **Payment Terms for Import Items:** 100% Letter of Credit will be opened. 80% payment shall be made through irrevocable L/C on delivery against confirmation from TIFR Hyderabad and balance 20% of the amount shall be released through irrevocable letter of credit after successful installation and acceptance of the equipment certified by purchaser and on submission of "Performance Security" for an amount equivalent to 3% of the Purchase Order Value.

In case Performance Security @ 3% is not provided, then 97% payment only would be released and balance after 60 days beyond the date of completion of all

contractual obligations of the supplier including warranty period.

26. **Payment Terms for Indigenous Items:** 100% payment shall be released after receipt of complete material as per purchase order in a single lot, successful installation and acceptance of the equipment at TIFR Hyderabad and on submission of BG @ 3% of the Purchase Order Value.

In case Performance Security @ 3% is not provided, then 97% payment only would be released and balance after 60 days beyond the date of completion of all contractual obligations of the supplier including warranty period.

27. Partial shipment for foreign bids / Partial delivery of material for full INR bids will not be accepted by TIFR Hyderabad.

28. **Pre Inspection Report:** The successful bidder should submit the Pre Inspection Report / Manufacturer's Test Certificate with data sheet to TIFR Hyderabad before dispatch of the material at no extra cost to the purchaser. (if required by TIFR Hyderabad).

29. Repair / replacement if required any during the warranty period, necessary customs clearance charges / customs duty charges, freight charges for sending back the repair material to supplier and import freight charges of replacement should be borne by the supplier.

30. For Import cases: No Agency commission will be paid as per Govt. of India rules.

31. All bank charges outside India will be to supplier's account only.

32. Taxes: TIFR Hyderabad is a Public Funded Research Institute. The exemption of Customs Duty under the notification No. 51/96 dated 23.07.1996 and amended time to time will be applicable.

GST with effect from 01.07.2017 and amended time to time will be applicable. The applicable TDS / other charges if any as per GST rule will be deducted as per new GST regime.

TIFR Hyderabad GST NO: 36AAATT3951F2ZG.

Deduction of Indian Income Tax Deduction at Source: The Deduction of Indian Income Tax Deduction at source (TDS) will be deducted as per IT Act. The taxes at the time of actual utilization of service etc. will be deducted if applicable any.

Supplier shall be entirely responsible for all taxes, duties, license fees, road permits, etc., incurred until delivery of the contracted Goods to the purchaser. However, GST in respect of the transaction between the Purchaser and the Supplier shall be payable as agreed, if so stipulated in the order.

33. Conversion to Single Currency: To facilitate evaluation and comparison, the Purchaser will convert all bid prices are payable to Indian Rupees established by any bank in India as notified in the Newspapers/banks website on the date of Price/Finance Bid

Opening.

34. Evaluation & Comparison of Bids:

34.1 For the bids qualifying for the technical evaluation which have been found to be responsive the evaluation & comparison shall be made as under:

(i) Indigenous Offers: The final landed cost of purchase after all discounts, freight, forwarding, insurance (warehouse to warehouse), custom clearing charges taxes etc. shall be the basis of evaluation.

(ii) Imported Offers:

The CIP/CIF price shall be the basis of evaluation (warehouse to warehouse basis)

(iii) Imported Vs. Indigenous Offers:

The final landed cost (warehouse to warehouse) of purchase taking into account, freight, forwarding, insurance, taxes etc. (CIF/CIP with custom duty, customs clearance charges, Bank/LC charges, transportation, delivery up to the site of installation at TIFR Hyderabad as per available records with TIFR Hyderabad for imported goods) shall be the basis of evaluation.

34.2 Conditional tenders/discounts etc. shall not be accepted. Rates quoted without attached conditions (viz. Discount shaving linkages to quantity, payment terms etc.) will only be considered for evaluation purpose. Thus conditional discounted rates linked to quantities and prompt/advance payment etc., will be ignored for determining inter-se position. The Purchaser however reserves the right to use the discounted rate/rates considered workable and appropriate for counter offer to the successful tenderers.

35. Contacting the Purchaser: Any attempt by any Bidder to influence the Purchaser in its decisions on bid evaluation, bid comparison or contract award may result in rejection of the bid.

36. Purchaser's Right to Vary Quantities at Time of Award: The Purchaser reserves the right at the time of contract award to increase or decrease the quantity of goods and services originally specified in the schedule of Requirements without any change in unit price or other terms and conditions.

37. Purchaser's Right to Accept Any Bid and to Reject Any or All Bids.

37.1 The Purchaser reserves the right to accept or reject any bid, and to annul the bidding process and reject all bids at any time prior to award of contract without there by incurring any liability to the affected Bidder or bidders or any obligation to inform the affected Bidder or bidders of the grounds for the Purchaser's action.

37.2 Evidence regarding credibility of stable performance and maintenance service capability must be provided. The purchaser reserves the right to make judgment on this and reject bids that, in the purchaser's view, do not carry sufficient credibility for performance and/or service.

38. Training:

38.1 The Supplier is required to train designated Purchaser's technical and end user personnel to enable them to effectively operate the total equipment.

38.2 The training shall be initially carried out during installation & commissioning for operating and maintaining the system. The specific training on application shall also to be imparted by the supplier. The duration of such training need to be finalized with the end user of the equipment. The supplier has to provide complete training at site for operation (including trouble shooting) of the instrument.

38.3 In case any supplier is not willing to impart such training, the bid shall be treated as non- responsive.

39. Bidders, please provide the PAN No., Bank Details, email ID, Contact person details, GSTNo etc.

40. The Supplier shall arrange to ship the ordered materials within the mutually agreed delivery period mentioned in the order unless extended with/without penalty. Please mention the Delivery Period Clearly in the Bid, however effort to be taken to deliver the materials at the earliest.

In case of delay in supply on part of the supplier, a penalty @0.5% per week of order value will be charged for delayed period subject to a maximum of 10% order value.

If the delay in the shipment of the ordered materials attributable to the supplier exceeds agreed time period from the date of original agreed upon date of shipment and extended with/without penalty, the TIFR Hyderabad shall have the right to cancel the contract / purchase order and recover the liquidated damages from other dues of the party or by legal means. It will also affect the other/future business dealings with such suppliers.

The same rate of penalty shall be applicable for late installation of the equipment /instrument also.

41. Warranty :

The supplier warrants that the Goods supplied under this contract are new,

unused, of the most recent or current models and those they incorporate all recent improvements in design and materials, unless provided otherwise in the contract. The supplier further warrants that all Goods supplied under this contract shall have no defect arising from manufacturing, design, materials or workmanship (except when the design and /or materials is required by the Purchaser's Specification) or from any act or omission of the supplier, that may develop under normal use of the supplied Goods in the conditions prevailing in the country of final destination.

This warranty shall remain valid (As stated in technical specifications/standard warranty) after the Goods or any portion thereof as the case maybe, have been delivered, installed & commissioned and accepted at the final destination indicated in the contract.

Warranty period shall be (As stated in technical specifications/standard warranty) from date of successful installation of equipment. The Supplier shall, in addition, comply with the performance and/or consumption guarantees specified under the contract. If for reasons attributable to the Supplier, these guarantees are not attained in whole or in part, the Supplier's discretion shall apply making such changes, modifications, and/or additions to the Goods or any part thereof as may be necessary in order to attain the contractual guarantees specified in the contract at supplier own cost and expense and to carry out further performance tests.

If during the period of warranty any component or spare part is needed to be imported, all associated cost for replacement shall be borne by the supplier including the cost of customs duty, customs clearance charges etc.

42. COMMENCEMENT OF WARRANTY PERIOD: The warranty period of an item shall commence from the date of receipt of the item in good working condition and satisfactory installation /demonstration at the project site.
43. Specifications are basic essence of the product. It must be ensured that the offers must be strictly as per our specifications. At the same time it must be kept in mind that merely copying our specifications in the quotation shall not make the parties eligible for consideration of the quotation. A quotation has to be supported with the printed technical leaflet / literature of the quoted model of the item by the quoting party/manufacturer.
44. Supplier Integrity: The Supplier is responsible for and obliged to conduct all contracted activities in accordance with the Contract using state of the art methods and economic principles and exercising all means available to achieve the performance specified in the contract.

45. Force Majeure :

The Supplier shall not be liable for forfeiture of its performance security, liquidated

damages or termination for default, if and to the extent that, it's delay in performance or other failure to perform its obligations under the Contract is the result of an event of Force Majeure.

For purposes of this Clause, "Force Majeure" means an event beyond the control of Supplier and not involving the Supplier's fault or negligence and not foreseeable. Such events may include, but are not limited to, acts of the Purchaser either in its sovereign or contractual capacity, wars or revolutions, fires, floods, epidemics, quarantine restrictions, act of God and freight embargoes.

46. Termination for Default

46.1 The Purchaser may, without prejudice to any other remedy for breach of contract, by written notice of default sent to the Supplier, terminate the Contract in whole or part:

- (i) If the Supplier fails to deliver any or all of the Goods within the period(s) specified in the order, or within any extension thereof granted by the Purchaser.
- (ii) If the Supplier fails to perform any other obligation(s) under the Contract.
- (iii) If the Supplier, in the judgment of the Purchaser has engaged in corrupt or fraudulent practices in competing for or in executing the Contract.

46.2 For the purpose of this Clause:

- (i) "Corrupt practice" means the offering, giving, receiving or soliciting of gratification to influence the action of a public official(s) in the procurement process or in contract execution.
- (ii) "Fraudulent practice" means a misrepresentation of facts in order to influence a procurement process or the execution of a contract to the detriment of the purchaser, and includes collusive practice among Bidders (prior to or after bid submission) designed to establish bid prices at artificial non-competitive levels and to deprive the purchaser of the benefits of free and open competition;"

47. Resolution of Disputes:

The Purchaser and the supplier shall make every effort to resolve amicably by direct informal negotiation any disagreement or dispute arising between them under or in connection with the contract.

If, after thirty (30) days from commencement of such informal negotiations, the Purchaser and the Supplier have been unable to resolve amicably a contractual dispute, either party may require that the dispute be referred for resolution to the formal mechanisms. These mechanisms may include, but are not limited to, conciliation mediated by a third party, adjudication in an agreed national (or) international forum, and national or international arbitration.

In case of Dispute or difference arising between the Purchaser and domestic supplier relating to any matter arising out of or connected with this agreement, such disputes or difference shall be settled in accordance with the Indian Arbitration & Conciliation Act,1996, the rules there under and any statutory modifications or re-enactments

thereof shall apply to the arbitration proceedings. The dispute shall be referred to the Director TIFR Hyderabad and if he is unable or unwilling to act, to the sole arbitration of some other person appointed by him willing to act as such Arbitrator. The award of arbitrator so appointed shall be final, conclusive and binding on all parties to this order.

In the case of dispute between the purchaser and Foreign Supplier, the dispute shall be settled by arbitration in accordance with provision of sub clause above. But if this is not acceptable to the supplier then the dispute shall be settled in accordance with provisions of UNCITRAL (United Nations Commission on International Trade Law) Arbitration Rules.

48. TIFR Hyderabad reserves the right to ask for or to provide any clarification, changes after the release of this tender. Any changes or clarifications provided by TIFR, Hyderabad may be checked at TIFR Hyderabad website: <https://www.tifrh.res.in/index.php/commercial-tenders>

**ADMINISTRATIVE OFFICER
(PURCHASE SECTION)
TIFR, HYDERABAD**

Annexure - B

Audited Annual Turnover

S.No.	Financial/ Accounting Year	Profit (Currency)	Loss (Currency)	Annual Turnover (Currency)
1.				
2.				
3.				

Authorized Signatory with Seal

Note:

This Audited Annual Turnover (Annexure - B) for the last 3 years should be certified by Chartered Accountant (CA) as per the format given above duly signed and stamped by the CA on their letterhead.

Financial Bid for Supply, Installation and Commissioning of High Resolution Mass Spectrometer System for TIFR Hyderabad.

(Part - B)

Annexure - D

TIFR Hyderabad Enquiry No & Date: _____

Due date: _____

Bidder's Quotation Ref No. & Date: _____

Financial Bid (Bidders must quote their rates using this Format)

S.No.	Item Description as per tender	Make/Brand/ Type	Qty.	Rate per unit (Currency)	Basic Cost of main item (In Currency)
A.	Supply, Installation and Commissioning of High Resolution Mass Spectrometer System for TIFR Hyderabad. (SPECIFICATION AS mentioned at Annexure A)				
B.	Ex-Works cost (Duly packed Airworthy/Seaworthy of international standard)				
C.	FOB /FCA Cost (Name of Airport_____)				
D.	CIP/CIF Cost (Up to Hyderabad Airport)(all inclusive i.e. Cost of Goods, Packing, Insurance warehouse to warehouse, Inland transportation, freight etc.)				

Note:

1. All the column should be appropriately filled and not left blank.
2. Do not include any other charges, taxes, duties etc. in the Basic Cost of the item. The other charges, taxes, duties etc. to be shown separately.
3. Any accessories, optional items should be shown separately using above format.
4. Use separate sheet for detail description, specification of the item, Price breakup for the item(s) mentioned in technical specification but prices should be quoted in the same format.
5. Prices quoted in Indian Currency for indigenous items should be on F.O.R. basis and mention separately using different table format showing all the applicable taxes/Duties like GST, Freight & Transportation charges and installation charges etc.
Use separate sheet for detail description, specification of the item, Price breakup for the item(s) mentioned in technical specification but prices should be quoted in the same format.
6. TIFR Hyderabad being educational & research institute, discounted price shall be offered.

Signature of the Bidder

Name, Address contact no _____

& email id of the bidder/ _____

Company with company's Stamp or Seal _____ **Date:** _____

Annexure - E

PERFORMANCE BANK GUARANTEE FORMAT

In consideration of the TATA INSTITUTE OF FUNDAMNETAL RESEARCH HYDERABAD (hereinafter called "THE TIFR") having agreed under the terms and conditions of Purchase Order No.....

dated.....made between. TIFR...and M/s _____ (hereinafter called "the said Contractor{s}"). For the Purchase Order..... (hereinafter called "the said Purchase Order") having agreed to production of an irrevocable bank Guarantee for Rs. From the contractor(S) for compliance of his obligations in accordance with the terms and conditions in the said Purchase Order , we (indicate the name of the Bank) (hereinafter referred to as "the Bank") hereby undertake to pay to the TIFR an amount not exceeding Rs.(Rs... only) on demand by the TIFR.

2. We (indicate the name of the Bank) do hereby undertake to pay the amounts due and payable under this guarantee without any demur, merely on a demand from the TIFR stating that the amount claimed is required to meet the recoveries due or likely to be due from the said Contractor(s). Any such demand made on the bank shall be However, our liability under this guarantee shall be restricted to an amount not exceeding Rs (Rupees... only).

3. We, the said bank, further undertake to pay to the TIFR any money so demanded notwithstanding any dispute or disputes raised by the Contractor(s) in any suit or proceeding pending before any Court or Tribunal relating thereto, our liability under this present being absolute and unequivocal. The payment so made by us under this bond shall be a valid discharge of our liability for payment there under and the Contractor(s) shall have no claim against us for making such payment.

4. We..... (indicate the name of Bank) further agree that the guarantee herein contained shall remain in full force and effect during period that would taken for the performance of the said Purchase Order and that it shall continue to be enforced till all the dues of the TIFR under or by virtue of the Purchase Order have been fully paid and its claims satisfied or discharged or Purchase Officer ion behalf of the TIFR certified that the terms and conditions of the said Purchase Order have been fully and properly carried out by the said Contractor(s) and accordingly discharges this guarantee.

5. We..... (indicate the name of Bank) further agree with the TIFR that the TIFR shall have fullest liberty without our consent and without affecting in any manner our obligations hereunder to vary any of the terms and conditions of the said Purchase Order or to extend time of performance by the said Contractor(s) from time to time or to postpone for any time to time any of the powers exercisable by the TIFR against the said Contractor(s) and to forbear or enforce any of the terms and conditions relating to the said Purchase Order and we shall not be relieved from or liability by reason of any such variation, or extension being granted to the said Contractor(s) or for any forbearance, act of omission on the part of the TIFR or any indulgence by the TIFR to the said Contractor(s) or by any such matter or thing whatsoever which under the law relating to sureties would, but for this provision, have effect of so relieving us.

6. This guarantee will not be discharged due to the change in the constitution of the Bank or the Contractor(s).

7. We,..... (Indicate the name of Bank) lastly undertake not to revoke this guarantee except with the previous consent to the TIFR in writing.

8. This guarantee shall be valid up to unless extended on demand by TIFR. Notwithstanding anything mentioned above, our liability against this guarantee is restricted to Rs. (Rupees..... only) and unless a claim in writing is lodged with us within six months of the date of expiry of this guarantee, all our liabilities under this guarantee shall stand discharged.

Signed and sealed

Dated the day of for..... (indicate the name of Bank)