

CORRIGENDUM-1

Request for Qualification (RFQ) cum (RFP) Proposal from interested bidders for Appointment of Master System Integrator (MSI) for Supply, Implementation, Integration, Operations and Maintenance of Smart City ICT Components at Integrated Industrial Township

S. No.	Clause No./ Reference	Original Clause	Revised Clause (Changes highlighted in yellow)
1.	Volume I – Section 2 – Part F – Bid Data Sheet – Clause 5.1(a) – Point 1 / Page Number 47	<p>The Bidder (Partner in charge in case of Consortium) shall be in incorporated/ registered and in operations for a period of at least five (5) years as on published date of RFQ cum RFP.</p> <p><u>Documentary Evidence</u></p> <ul style="list-style-type: none"> • Copy of Certificate of Incorporation/ under Companies Act 1956 or latest Companies Act (for Indian Companies) or copy of registration under the India Partnership Act 1932 or copy of registration under the Limited Liability partnership Act 2008, as the case may be. • Memorandum and Articles of Association • GST Registration Certificate • In case of Consortium, Consortium agreement clearly stating the roles and responsibilities of each member. 	<p>The Bidder (Partner in charge in case of Consortium) shall be in incorporated/ registered and in operations for a period of at least five (5) years as on published date of RFQ cum RFP.</p> <p>Sole Bidder or Partner in Charge shall be incorporated /registered in India. JV/Consortium members can be a foreign firm.</p> <p><u>Documentary Evidence</u></p> <ul style="list-style-type: none"> • Copy of Certificate of Incorporation/ under Companies Act 1956 or latest Companies Act (for Indian Companies) or copy of registration under the India Partnership Act 1932 or copy of registration under the Limited Liability partnership Act 2008, as the case may be. • Memorandum and Articles of Association • GST Registration Certificate • In case JV/Consortium member is a foreign firm, Copy of equivalent proof of incorporation/registration • In case of Consortium, Consortium agreement clearly stating the roles and responsibilities of each member.
2.	Volume I – Section 2 – Part F – Bid Data Sheet – Clause 5.1(a) –	<p>The Bidder (any member in case of consortium) shall have successfully commissioned / Go-Live at least two (2) projects related to implementation and support of</p>	<p>The Bidder (any member in case of consortium) shall have successfully commissioned / Go-Live at least two (2) projects related to implementation and support of software applications including modules like Finance, Human</p>

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	Point 7 / Page Number 52	<p>software applications including modules like Finance, Human Resource and Payroll, Utility Billing, Asset Management, Mobile Applications, Citizen Service Portal, Grievance Redressal, Building Plan Approval System, File Management System/Document Management System (At least Three out of Nine). having a minimum value of INR 3 crores per project during last seven (7) years as of RFQ cum RFP publish date.</p> <p><u>Documentary Evidence</u></p> <p>Sole Bidder/any Member of Consortium: • Work order / Contract clearly highlighting the scope of work, Bill of Material and value of the contract/order; AND • Completion / Commission Certificate issued & signed by the competent authority of the client entity on the entity's Letterhead.</p> <p>In case of large orders/orders with operations & maintenance phase, the completion certificate may specify successful commissioning status of a part of the order meeting the requirement.</p>	<p>Resource and Payroll, Utility Billing, Asset Management, Mobile Applications, Citizen Service Portal, Grievance Redressal, Building Plan Approval System, File Management System/Document Management System (At least Three out of Nine). having a minimum value of INR 3 crores per project during last seven (7) years as of RFQ cum RFP publish date.</p> <p><u>Documentary Evidence</u></p> <p>Sole Bidder/any Member of Consortium: • Work order / Contract clearly highlighting the scope of work, Bill of Material and value of the contract/order; AND • Completion / Commission Certificate issued & signed by the competent authority of the client entity on the entity's Letterhead / User Acceptance Test (UAT) certificate issued by the Client.</p> <p>In case of large orders/orders with operations & maintenance phase, the completion certificate may specify successful commissioning status of a part of the order meeting the requirement.</p>
3.	Volume I – Section 2 – Part F – Bid Data Sheet – Clause 29 – Point 1.3 / Page Number 53	<p>The Bidder (any member in case of consortium) shall have successfully commissioned / Go-Live at least two (2) projects related to implementation and support of software applications including modules like Finance, Human Resource and Payroll, Utility Billing, Asset Management, Mobile Applications, Citizen Service Portal, Grievance Redressal, Building Plan Approval System, File Management System/Document Management System (At least Three out of Nine). having a minimum value of INR 3</p>	<p>The Bidder (any member in case of consortium) shall have successfully commissioned / Go-Live at least two (2) projects related to implementation and support of software applications including modules like Finance, Human Resource and Payroll, Utility Billing, Asset Management, Mobile Applications, Citizen Service Portal, Grievance Redressal, Building Plan Approval System, File Management System/Document Management System (At least Three out of Nine). having a minimum value of INR 3 crores per project during last seven</p>

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		<p>crores per project during last seven (7) years as of RFQ cum RFP publish date. Number of Projects: 1) =2: 10 marks 2) =3: 15 marks 3) >3: 20 marks</p> <p><u>Documentary Evidence</u></p> <p>Sole Bidder/any Member of Consortium: • Work order / Contract clearly highlighting the scope of work, Bill of Material and value of the contract/order; AND • Completion / Commission Certificate issued & signed by the competent authority of the client entity on the entity's Letterhead.</p> <p>In case of large orders/orders with operations & maintenance phase, the completion certificate may specify successful commissioning status of a part of the order meeting the requirement.</p>	<p>(7) years as of RFQ cum RFP publish date. Number of Projects: 1) =2: 10 marks 2) =3: 15 marks 3) >3: 20 marks</p> <p><u>Documentary Evidence</u></p> <p>Sole Bidder/any Member of Consortium: • Work order / Contract clearly highlighting the scope of work, Bill of Material and value of the contract/order; AND • Completion / Commission Certificate issued & signed by the competent authority of the client entity on the entity's Letterhead / User Acceptance Test (UAT) certificate issued by the Client.</p> <p>In case of large orders/orders with operations & maintenance phase, the completion certificate may specify successful commissioning status of a part of the order meeting the requirement.</p>
4.	Volume I – Section 3 – APPENDIX 3: FORMAT OF THE EMD/BID SECURITY – Clause #4 / Page Number 65 & 66	This Guarantee shall be irrevocable and remain in full force for a period of 180 (one hundred and eighty) days from the Proposal Due Date and a further claim period of thirty (30) days or for such extended period as may be mutually agreed between the Client and the Bidder, and agreed to by the Bank, and shall continue to be enforceable until all amounts under this Guarantee have been paid.	<p>This Guarantee shall be irrevocable and remain in full force for a period of 180 (one hundred and eighty) days from the Proposal Due Date and a further claim period of forty five (45) days or for such extended period as may be mutually agreed between the Client and the Bidder, and agreed to by the Bank, and shall continue to be enforceable until all amounts under this Guarantee have been paid.</p> <p>Refer to Annexure – A for the revised format of APPENDIX 3: FORMAT OF THE EMD/BID SECURITY</p>
5.	Volume II – Section II – Clause #43.1 / Page 42	All software licenses and applications specific to this project shall be provided with perpetual, royalty free licenses	All software licenses and applications specific to this project shall be provided with perpetual, royalty free licenses. In case of any implementation done by MSI using the SaaS Model, at the end of the Contract, all licenses as per requirements of

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			the RFQ cum RFP shall be handed over to the Client based on Client discretion, without any additional cost to the Client.
6.	Volume III – Section 2 / Page Number 8	Additional Clause	MSI is required to adhere to the following Government notifications: <ul style="list-style-type: none"> Order No. P-45021/2/2017-PP (BE-II) issued by Department for Promotion of Industry and Internal Trade (DPIIT) under Ministry of Commerce and Industry, Government of India, dated, 04th June 2020. Office Memorandum No. F. No. 6/ 18/2019 – PPD issued by Public Procurement Division, Department of Expenditure, Ministry of Finance, Government of India, dated, 23rd July 2020.
7.	Volume III – Section 2.2.3 Functional Requirements	Additional Clause	Future provisioning of 50% of total number of cameras is to be considered by MSI for VMS licenses calculation.
8.	Volume III – Section 2.2.4 Business Requirements – BR 4.19/ Page Number 86	iOS and Android Mobile application for applications that are required as part of this solution shall be implemented. However, the exact list of applications for which mobile application shall be developed shall be decided by the Client.	iOS and Android Mobile application for applications that are required as part of this solution shall be implemented. However, the exact list of applications for which mobile application shall be developed shall be decided by the Client. Further, MSI is required to open and maintain Application Store account for iOS (Apple) and Google Play store under the name of DMIC IITGNL. All activities including but not limited to facilitation, coordination and any applicable payments regarding opening and maintaining of account on iOS and Google Play store shall be under the scope of MSI. MSI shall not undertake any activity associated with this account without prior consent of DMIC IITGNL.
9.	Volume III – Section 2.2.4.21 – FR 4.1246/ Page Number 180	Ability of the cloud based Online Meeting and Instant Messaging solution to support a meeting to up to 50 participants in a single session.	Ability of the cloud based Online Meeting and Instant Messaging solution to support a meeting to up to 250 participants in a single session.
10.	Volume III – Section 2.2.1.7 – TR 1.156/ Page Number 31	A tight fitting black polyethylene jacket shall be extruded over the shield.	A tight-fitting black polyethylene jacket shall be extruded over the conductors.

S. No.	Clause No./ Reference	Original Clause	Revised Clause (Changes highlighted in yellow)
11.	Volume III – Section 2.2.1.7 – TR 1.203/ Page Number 34	<p>The components of module include splicing cum patching shelves, shall be provided as per the requirement at all fibre terminations.</p> <ul style="list-style-type: none"> • Number of ports minimum 24. • Stackable splice tray. • Cable entry from rear or sides. Radius controlled cable routing. • Front Access to cable connectors. • Powder coated Cold Rolled Steel CRS <p>Dimensions:</p> <ul style="list-style-type: none"> ➤ Width: 485 mm ± 2 %; ➤ Depth: 300 mm ± 2 %; and ➤ Height: 44 mm ± 2%. 	<p>The components of module include splicing cum patching shelves, shall be provided as per the requirement at all fibre terminations.</p> <ul style="list-style-type: none"> • Number of ports minimum 24. • Stackable splice tray. • Cable entry from rear or sides. Radius controlled cable routing. • Front Access to cable connectors. • Powder coated Cold Rolled Steel CRS <p>Dimensions:</p> <ul style="list-style-type: none"> ➤ Width: 485 mm ± 2 %; ➤ Depth: 300 mm ± 2 %; and ➤ Height: 44 mm ± 2%.
12.	Volume III – Section 2.2.8.5 – TR 8.176/ Page Number 224	<p>Cloud solution shall have a Cloud Management interface which shall have the ability to unilaterally provision and de-provision the specific IaaS/ PaaS/ SaaS services contemplated by the project via Web Portal, Command Line Interface and Web Services Application Programming Interface (“API”). All the communication for these purposes shall be secured at transport level using SSL / TLS / SSH.</p>	<p>Cloud solution shall have a Cloud Management interface which shall have the ability to unilaterally provision and de-provision the specific IaaS/ PaaS/ SaaS services contemplated by the project via Web Portal, Command Line Interface and Web Services Application Programming Interface (“API”). All the communication for these purposes shall be secured at transport level using SSL / TLS / SSH.</p>
13.	Volume III – Section 2.2.8.2 – TR 8.50/ Page Number 213	<p>The workstations shall have at least 8 GB DDR3 memory @ 2666 MHz</p>	<p>The workstations shall have at least 32 GB DDR3 memory @ 2666 MHz.</p>
14.	Volume III – Section 2.2.8.5 – TR 8.244/ Page Number 211	<p>The Server shall be provided with redundant hot swappable power supplies. The power supplies shall be FCC Class-A certified.</p>	<p>The Server shall be provided with redundant hot swappable power supplies. The power supplies shall be FCC Class-A certified or equivalent CE certified.</p>
15.	Volume III – Section 2.2.8.1 – TR 8.7/ Page Number 227	<p>Firewall must support at least 250,000 connections per second with application detection enabled.</p>	<p>Firewall must support at least 250,000 connections per second with application detection enabled.</p>
16.	Volume III – Section 2.2.8.1 – TR 8.10/ Page Number 227	<p>Firewall must support 10 virtual firewalls from day one. Virtual firewall should offer separation up to the hardware level and allow to have different software version in each virtual firewall.</p>	<p>Firewall must support 10 virtual firewalls from day one. Virtual firewall should offer separation up to the hardware level and allow to have different software version in each virtual firewall.</p>

Appointment of Master System Integrator (MSI) for Supply, Implementation, Integration, Operations and Maintenance of Smart City ICT Components at Integrated Industrial Township (IIT), Greater Noida under the DMIC Integrated Industrial Township Greater Noida Limited (DMIC IITGNL)

S. No.	Clause No./ Reference	Original Clause	Revised Clause (Changes highlighted in yellow)				
17.	Volume III – Section 2.2.9 – TR 9.6/ Page Number 244	Rear Project Module shall have laser/LED as its light source.	Rear Project Module shall have laser LED as its light source.				
18.	Volume III – Section 2.2.9 – TR 9.8/ Page Number 244	The Cube shall have inbuilt redundancy in power supply and laser/LED light source.	The cube shall have inbuilt redundancy in laser light source and its power supply.				
19.	Volume I – Notice / Page Number ii	The estimated cost of the Project is INR 85.12 Crores (Exclusive of GST).	The estimated cost of the Project is INR 80.37 Crores (Exclusive of GST).				
20.	Volume I – Section 2 – Part F – Bid Data Sheet – Clause 1.9 / Page Number 47	S. No.	Event Description	Date	S. No.	Event Description	Date
		5	Last Date of submission of Proposals	14 th September 2020 5:00 PM IST	5	Last Date of submission of Proposals	25th September 2020 5:00 PM IST
		6	Opening of Pre-Qualification Proposals	15 th September 2020 3:00 PM IST	6	Opening of Pre-Qualification Proposals	28th September 2020 3:00 PM IST

Annexure - A

Revised format of APPENDIX 3: FORMAT OF THE EMD/BID SECURITY

APPENDIX 3: FORMAT OF THE EMD/BID SECURITY

BG No.

Date:

1. In consideration of you, **DMIC Integrated Industrial Township Greater Noida Limited**, represented by The CEO and Managing Director, having its registered office at Greater Noida (hereinafter referred to as the "Client" which expression shall, unless repugnant to the context or meaning thereof, include its administrators, successors and assigns) having agreed to receive the proposal of **[Name of company]**, a company registered under the Companies Act, 1956 and having its registered office at [registered address of company], [and acting on behalf of a Consortium (hereinafter referred to as the "Bidder" which expression shall unless it be repugnant to the subject or context thereof include its successors and assigns), for appointment as Master System Integrator for [name of assignment] (hereinafter referred to as the "Project") pursuant to the RFQ cum RFP Document dated [date] issued in respect of the Project and other related documents including without limitation the draft contract for master system integration services (hereinafter collectively referred to as "RFQ cum RFP Documents"), we [Name of the Bank] having our registered office at [registered address] and one of its branches at [branch address] (hereinafter referred to as the "Bank"), at the request of the Bidder, do hereby in terms of relevant clause of the RFQ cum RFP Document, irrevocably, unconditionally and without reservation guarantee the due and faithful fulfilment and compliance of the terms and conditions of the RFQ cum RFP Document by the said Bidder and unconditionally and irrevocably undertake to pay forthwith to the Client an amount of Rs. [in figures] ([in words]) (hereinafter referred to as the "Guarantee") as our primary obligation without any demur, reservation, recourse, contest or protest and without reference to the Bidder if the Bidder shall fail to fulfil or comply with all or any of the terms and conditions contained in the said RFQ cum RFP Document.
2. Any such written demand made by the Client stating that the Bidder is in default of the due and faithful fulfilment and compliance with the terms and conditions contained in the RFQ cum RFP Document shall be final, conclusive and binding on the Bank. We, the Bank, further agree that the Client shall be the sole judge to decide as to whether the Bidder is in default of due and faithful fulfilment and compliance with the terms and conditions contained in the RFQ cum RFP Document including, Document including without limitation, failure of the said Bidder to keep its Proposal valid during the validity period of the Proposal as set forth in the said RFQ cum RFP Document, and the decision of the Client that the Bidder is in default as aforesaid shall be final and binding on us, notwithstanding any differences between the Client and the Bidder or any dispute pending before any court, tribunal, arbitrator or any other authority.
3. We, the Bank, do hereby unconditionally undertake to pay the amounts due and payable under this Guarantee without any demur, reservation, recourse, contest or protest and without any reference to the Bidder or any other person and irrespective of whether the claim of the Client is disputed by the Bidder or not, merely on the first demand from the Client stating that the amount claimed is due to the Client by reason of failure of the Bidder to fulfil and comply with the terms and conditions contained in the RFQ cum RFP Document including without limitation, failure of the said Bidder to keep its Proposal valid during the validity period of the Proposal as set forth in the said RFQ cum RFP Document for any reason whatsoever. Any such demand made on the Bank shall be conclusive as regards amount due and payable by the Bank under this Guarantee. However, our liability under this Guarantee shall be restricted to an amount not exceeding Rs. [in figures] ([in words]).
4. This Guarantee shall be irrevocable and remain in full force for a period of 180 (one hundred and eighty) days from the Proposal Due Date and a further claim period of forty five (45) days or for

such extended period as may be mutually agreed between the Client and the Bidder, and agreed to by the Bank, and shall continue to be enforceable until all amounts under this Guarantee have been paid.

5. The Guarantee shall not be affected by any change in the constitution or winding up of the Bidder or the Bank or any absorption, merger or amalgamation of the Bidder or the Bank with any other person.
6. In order to give full effect to this Guarantee, the Client shall be entitled to treat the Bank as the principal debtor. The Client shall have the fullest liberty without affecting in any way the liability of the Bank under this Guarantee from time to time to vary any of the terms and conditions contained in the said RFQ cum RFP Document or to extend time for submission of the Proposals or the Proposal validity period or the period for conveying of Letter of Acceptance to the Bidder or the period for fulfilment and compliance with all or any of the terms and conditions contained in the said RFQ cum RFP Document by the said Bidder or to postpone for any time and from time to time any of the powers exercisable by it against the said Bidder and either to enforce or forbear from enforcing any of the terms and conditions contained in the said RFQ cum RFP Document or the securities available to the Client, and the Bank shall not be released from its liability under these presents by any exercise by the Client of the liberty with reference to the matters aforesaid or by reason of time being given to the said Bidder or any other forbearance, act or omission on the part of the Client or any indulgence by the Client to the said Bidder or by any change in the constitution of the Client or its absorption, merger or amalgamation with any other person or any other matter or thing whatsoever which under the law relating to sureties would but for this provision have the effect of releasing the Bank from its such liability.
7. Any notice by way of request, demand or otherwise hereunder shall be sufficiently given or made if addressed to the Bank and sent by courier or by registered mail to the Bank at the address set forth herein.
8. We undertake to make the payment on receipt of your notice of claim on us addressed to [Name of bank along with branch address] and delivered at our above branch which shall be deemed to have been duly authorised to receive the said notice of claim.
9. It shall not be necessary for the Client to proceed against the said Bidder before proceeding against the Bank and the guarantee herein contained shall be enforceable against the Bank, notwithstanding any other security which the Client may have obtained from the said Bidder or any other person and which shall, at the time when proceedings are taken against the Bank hereunder, be outstanding or unrealised.
10. We, the Bank, further undertake not to revoke this Guarantee during its currency except with the previous express consent of the Client in writing.
11. The Bank declares that it has power to issue this Guarantee and discharge the obligations contemplated herein, the undersigned is duly authorised and has full power to execute this Guarantee for and on behalf of the Bank.
12. For the avoidance of doubt, the Bank's liability under this Guarantee shall be restricted to Rs. [in figures] ([in words]). The Bank shall be liable to pay the said amount or any part thereof only if the Client serves a written claim on the Bank in accordance with paragraph 8 hereof, on or before [date].

Signed and Delivered by [name of bank]

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By the hand of Mr. /Ms. [name], it's [designation] and authorised official.

(Signature of the Authorised Signatory) (Official Seal)

Notes:

1. The Bank Guarantee should contain the name, designation and code number of the officer(s) signing the Guarantee.

The address, telephone number and other details of the Head Office of the Bank as well as of issuing Branch should be mentioned on the covering letter of issuing Branch.