



IIM NAGPUR

INDIAN INSTITUTE OF MANAGEMENT NAGPUR

(Tender Reference No.: IIMN/EM&ES/13/2022-23 dated 30-03-2023)

Website: www.iimnagpur.ac.in

Tender Notice

Name of work: Provision of Acoustical Wall paneling and carpet for making Studio on the First floor of the Admin block at IIM Nagpur

Client

CAO

INDIAN INSTITUTE OF MANAGEMENT NAGPUR

Plot No-01, Sector-20, MIHAN Notified area,

Dahegaon Khapri (Rly), Nagpur.441108

Ph No:07122870354/07122870331

Last date of Submission: 17-04-2023 up to 3.00 PM

NOTICE INVITING TENDERS

Sealed bids are invited under Single stage (TWO bid system) professional agencies for the work mentioned below:

Tender for

Bid Downloading Schedule: Tender documents can be downloaded from the IIMN web site www.iimnagpur.ac.in as per the schedule given in the CRITICAL DATE SHEET:

CRITICAL DATE SHEET

Bid Publishing Date	30-03-2023
Bid Document Download Start Date	30-03-2023
Pre-bid meeting /site visit	05-04-2023 on 11.30 A.M at IIM Nagpur (Plot No-01, Sector-20, MIHAN Notified area, Dahegaon Khapri (Rly), Nagpur.441108)
Re-Tendering/Corrigendum (If any)	05-04-2023
Bid Submission by courier/Post or manual Indian Institute of Management Nagpur Plot no 1 Sector 20, MIHAN (Non Sez) Khapri (Rly) Nagpur-441108	17-04-2023 up to 3.00 P.M at Estate Maintenance IIM Nagpur (Plot No-01, Sector-20, MIHAN Notified area, Dahegaon Khapri (Rly), Nagpur.441108)
Financial Bid Opening Date	Price Bids of only technically qualified bidders shall be opened at a later date in the presence of authorized representatives of bidders & IIMN Officers.

1. Bid Submission:

The two sealed envelopes, A and B shall be again put together in one common cover and sealed. This sealed cover shall be marked on the left-hand top corner '**Provision of Acoustical Wall paneling and carpet for making Studio on the First floor of the Admin block at IIM Nagpur.**

The full name and address of the tenderer shall be written in the bottom left-hand corner. If submitted by courier/ post, the sealed envelope marks as above shall be enclosed in another cover properly addressed.

The date and time for receipt of the Envelope containing tender shall strictly apply in all cases. The tenderers should ensure that the IIMN receives their tender before the expiry of the date and time. No delay on account of any cause will be entertained for the late receipt of the tender. Tenders offered or received after the date and time are over will

not be accepted or, if inadvertently accepted, will not be opened and shall be returned to the tenderers unopened.

The tenderer who has downloaded the tender from the IIMN website www.iimn.ac.in shall not alter/modify the tender form, including the downloaded price bid template, in any manner. In case the same is found to be altered/ modified in any manner, the tender will be completely rejected, and the tenderer is liable to be banned from doing business with IIMN.

Intending tenderers are advised to visit again IIMN website www.iimn.ac.in/tender regularly till the closing date of submission of tender for any corrigendum/addendum/ amendment.

Tender Fee – Not applicable

EMD Payment: Bid security (As per Annex-B)

The tender shall be submitted as follows:

- Pre-qualification documents
- Price bid as per Price Bid format

The offers submitted by Fax/email shall not be considered. No correspondence will be entertained in this matter.

Part I: Technical Bid

The following documents are to be furnished by the tenderer along with **Pre-Qualification Bid** as per the tender document (separate sealed envelope)

Please attach all the annexures with all supporting documents.

Eligibility conditions:

Sr.	Description	Remarks (Documents to be submitted)
1	The bidder should be in civil construction/civil maintenance/Interior design/PMC for a minimum period of THREE years as on 31-01-2023. The right to accept the contracting business of the vendor will rest with IIMN.	Please submit the relevant document as proof that the firm is in business for the period mentioned. (Please submit company incorporation or Relevant documentary evidence) The right to accept the contracting business of the vendor will rest with IIMN.
2	Particulars of bidders (Annexure A) Copy of PAN Copy of GSTIN registration Copy of GST Return- FY 21-22 Bid security (Annexure B)	

The technical bid shall be opened as per Tender Critical Date Sheet. The decision, IIMN, will be final and binding to all for interpretation of any ambiguity.

Part II: Price Bid (Separate sealed envelope)

Price Bid of only technically qualified bidders shall be opened on the same day or at a later date in the presence of the Institute's Officials.

The bidders have to submit the price bid only as per the price schedule format/template available on IIMN portal. Any other format for submission of price bid shall be out rightly rejected without any further reference to the bidders.

In case the price bid is found to be tempered/modified in any manner, the tender will be completely rejected, and the bidder is liable to be banned from doing business with IIMN.

Do not quote the price in the Pre-Qualification, Technical bid, or elsewhere it would lead to your bid getting disqualified without any further reference to the bidders.

The prices must include all the applicable taxes and duties, fees, and any other charges except GST. GST component, if applicable to be shown separately and will be paid extra.

IIMN reserves the right to negotiate the quoted price with the successful bidder

The quoted rates shall remain firm throughout the tenure of the contract, and no revision is permissible for any reason.

Part - 1 Technical bid

Sealed tenders are invited from bonafide, experienced & reputed contractors of financial standing for the job given below:

Clause No.	Title	Description
101	Name of work	Provision of Acoustical Wall paneling and carpet for making Studio on the First floor of the admin block at IIM Nagpur
102	Reference no.	IIMN/EM&ES/13/2022-23 dated 30-03-2023
103	Details of bidder	Annexure- A is to be filled, duly signed, stamped, and attached along with the tender.
104	Tender submission cost	Not applicable
105	Earnest Money Deposit (EMD)	As per Annex-B
106	Contract Period	60 days from the date of issue of the work order OR the date of approval by the Engineer in charge (Whichever is later). Extendable for reasons beyond the contractor's control and upon Engineer's recommendation.
107	Liquidated Damage	Delivery shall be considered complete when total quantities of all items are in fully functional condition at designated delivery location as per the instruction of the representative of IIMN for late delivery (LD) the liquidity damage shall be @1% of the contract amount per week delay. Maximum up to 5%. Beyond 5 weeks of delay order will be deemed cancelled.
108	Initial Security Deposit (ISD)	Initial security deposit (ISD) @ 5% of the Contract Value to be paid on the award of the contract but before the commencement of work/services
109	Performance Security Deposit	Not applicable
110	Interest on Security Deposit	No interest will be paid on any deposit
111	Running Security Deposit (RSD)	Not applicable
112	Release of ISD/RSD	On completion of the defect liability period
113	Defect Liability Period	12 months from the date of completion of the work certified by IIMN Engineer- in -charge.

119	Conditional Bids	Conditional bids or Bids based on the process / basic schemes other than mentioned and/or not conforming to the technical specifications/requirements of the Bidding documents will not be considered.
120	Contract Agreement	IF REQUIRED BY Indian Institute of Management Nagpur (hereinafter to be referred to as IIMN), the successful Bidder has to execute a contract Agreement with IIMN on the non-judicial stamp paper of Rs. 100/- (Rupees One hundred only). The successful Bidder shall bear the cost of stamp paper. IIMN reserves the right to amend the terms & conditions of the contract after Mutual discussions and shall only be in writing.
121	Insurance	The bidders have to take responsibility for their power, material & workmen. For any incidental loss, IIM Nagpur will not be held responsible. The successful bidder has to indemnify IIMN for any consequential loss arising out of the negligent act.
122	Work and risk cost	The Institute reserves the right to get the whole or part of the work executed by some other agency at the risk and cost of the contractor if it is found that the quality and/or the progress in respect of the whole or part of the work is not satisfactory.
123	Indemnity	The Contractor shall indemnify and keep indemnified the Institute against all losses and claims for injuries and or damages to any person or property. The contractor shall abide by and observe all statutory laws and regulations in matters of Labour Law, Factory Act, Explosive Act, Workmen Compensation Act, Sales Tax, Royalty, Excise Duty, Octroi, Works Contract, etc., and shall keep the Institute indemnified against all penalties and liabilities of every kind for breach of any such statute ordinance or law/regulations or Bylaws. <u>The Contractor shall not employ child labour.</u> Payment to workers must be according to the Minimum wages act.
124	Compliance with owners rules and regulations	The Contractor shall comply with all norms stipulated by the Owner, such as Gate Passes, Checking, Maintenance of Cleanliness, Discipline & Decency at and Around the work site, Safety Precautions, and Safety Regulations.
125	Arbitration	If any dispute, difference, controversies or claims of any kind whatsoever shall arise between IIMN and the successful bidder, they shall seek to resolve any such dispute or difference by amicable mutual consultation and deliberation in good faith within 21 days from the date of

		<p>intimation of such dispute, difference, controversies or claims by referring it to the Director of IIMN by the successful bidder. If IIMN and the successful bidder fail to resolve such dispute or difference, controversy, or claim by mutual consultation, then either Party may give the other a formal notice in writing that the dispute, difference, controversy, or claim exists, specifying its nature, the point(s) in issue and its intention to refer such disputes, differences, controversies, or claims to arbitration under the Arbitration and Conciliation Act, 1996. The sole arbitrator shall be appointed by Director IIMN, having the requisite technical expertise to adjudicate such nature of disputes. The decision of the sole arbitrator shall be binding on both parties. The arbitration shall be held in Nagpur, India, and the arbitration proceedings shall be conducted in the English language. The arbitrator will be requested to give their award in 60 days' time. The award shall be a reasoned award, and the same shall be final and binding on the Parties. The award shall be entered in the courts at Nagpur, and such courts may order enforcement of the award against the Parties and their respective successors and permitted assignees. The costs and expenses of the arbitration shall be borne equally by both parties. The courts in Nagpur shall have exclusive jurisdiction.</p>
126	Authorization	<p>The Contractor shall submit to the Institute the names and reason, and specimen signatures of the persons authorized by him to draw materials, sign joint measurements, bills, receive payments, receive instructions/notices, etc., on behalf of the Contractor.</p>
127	Safety and Security	<p>The Contractor shall abide by the safety code provisions as per the safety code framed from time to time by the government.</p>
128	Prices, Taxes & Duties	<p>The Bidder should quote firm prices/ rates inclusive of all Taxes like Duties, Levies, Personal Tax, Corporate Tax, worker welfare cess, etc. All other expenditures required to be incurred by him/her for providing required construction work etc., during the contract period as indicated under his contract, and afterward, no variation on any account unless otherwise specifically mentioned will be allowed. (The contractor will indemnify IIM-Nagpur against all statutory liabilities, present and future, arising out of this contract.) Only GST as applicable shall be paid extra over and above the quoted rates</p>

129	Bid Validity	The bid submitted by a bidder shall remain valid for a period of SIX Months from the date of opening of the offer. Bidder shall not be entitled during this period to revoke or vary the content of Bid or any term thereof. In such case of making any variation subsequent to submission of a bid on their own, the offer shall be treated as "REJECTED."
130	Award of similar type of work on same rates	Upon mutual consent, the client may award another similar type of work in campus based on these rates to the contractor, for which the rates may be valid up to ONE year from the date of issue of Work ORDER.
131	Access to site	The Contractor shall allow unhindered access to the Institute and/or any other party or person engaged by the Institute to work at the same site and/or to check/ regulate / watch /guard/ measure/inspect, solely or jointly with the Contractor.
132	Rejection of bid(s)	IIMN reserves the right to, at any time and in its absolute discretion, the following i) Accept or reject any or all bids ii) To permit any bidder to resubmit its shortfall documents iii) To negotiate the price with L-1 iv) To suspend, discontinue, modify, and/or terminate the Tendering process at any time without assigning any reason whatsoever
133	Quantom of work	This contract is basically an item rate contract. The quantities given in the "SCHEDULE OF QUANTITIES" (Part-2, Price Bid) are approximate only and may vary in the actual course of execution. The BIDDER is, therefore, advised to quote very carefully. No claim for compensation from the Contractor shall be entertained due to any variation in quantities (irrespective of the quantum of variation) OR deletion of any item. The rates fixed for the contract shall remain the same throughout the contract period. Actual executed quantities shall be measured and paid. The rates will be applicable to other similar works in the campus as and when required by IIMN.
134	Assignment and sub-contracting	The Contractor shall not assign, sub-contract, or sub-let the whole or any part of the contract in any manner. In case of on unavoidable circumstances, the contractor shall be able to do it with the approval of the owner of the premises. However, the job shall be sublet only to the party approved by the owner.

135	Misconduct	The Contractor shall keep the Owner indemnified from and against all personal and third-party claims whatsoever arising out of any commission or omission by the Contractor or his employees or representatives, as the case may be.
136	Inspection, testing & quality check by IIM-Nagpur	The Owner shall be entitled to inspect and/or test by itself or through any of its representative or a third-party independent agency as directed by an engineer in charge, any premises of the Contractor and materials stored therein for use pursuant to the Contract and/or any ingredient to be used. If any material, item, or component intended to be used for the work is found to be unsatisfactory (in which matter the decision of the Owner or his authorized representative shall be final), the Contractor shall not use such material and shall keep the Owner indemnified from and against any claim. The quality should be as be IIM quality standard.
137	Interpretation	The Special conditions of the Contract shall be read in conjunction with all other documents forming of this contract. Notwithstanding the sub-divisions of the documents into these separate sections, every part of each shall be deemed to be supplementary to and complimentary of every part and shall be read with and into the contract.
138	Vacation of the premises	The Contractor shall give vacant possession of the facilities/premises made available to the Contractor by IIM-Nagpur and return all furniture, fixture, equipment, and other items made available of IIM Nagpur in good condition after the contractual period is over or if the contract is earlier terminated. Handing over of the vacant possession of the premises and equipment etc. shall be effected within 15 days of the completion of the period of the contract or termination of the contract. If the Contractor fails to do so, the Owner shall be free to take possession of the premises by an opening lock(s), if necessary, and make out an inventory of all furniture material and equipment and shall be free to deduct from the Contractor's bill(s) or security deposit, any item found to be missing at the replacement cost of the material/equipment, furniture, etc. given to the Contractor by the Owner.
139	Water	Free of Cost at one point by IIM-Nagpur
140	Electricity	Free of Cost at one point by IIM-Nagpur
141	Payment of Bills	Payments will be made by crossed-account payee cheques

		only OR e - payment.
141.1	Advance against material on site	Not Applicable
141.2	Running Account Bills	Running bills will be released upon certification by the Engineer in charge (cursey check) within 15 days of the submission of the bill, a maximum of up to three RA bills. The Applicable TDS will be deducted from the bill.
141.3	Final Bill	Payments will be made within 21 days after the submission of bills by the agency, provided the bills are complete in all respect and duly authenticated by the specified Officer(s) of the Owner after completion of the work in all respect. The Applicable TDS will be deducted from the bill.
142	Escalation / De-escalation of rates	Prices/Rates quoted will be firm during the entire duration of the contract.
143	Basic Rates	Basic rates mentioned (if any) in the tender are FOR IIM Nagpur Campus. The difference will be paid OR deducted for the payment to the contractor upon submission of documentary proof if otherwise.
144	Nontender items/ Extra Items	In case of items that the contractor has to execute which are not covered in the tender, the rates shall be paid based on rate analysis duly certified by an engineer in charge, and the profit margin would be 15% inclusive of all taxes EXCEPT GST as applicable.
145	Method of Measurement	Priority -1 = Actual Nos. /length/area/volume/weight be measured and paid. Priority - 2 = As per relevant code of measurement for works unless specified otherwise in respective item.
146	Termination	
146.1	Termination due to contractor's Default	If the contractor is in default under any of the provisions of this Contract, including but not limited to: a. failure to proceed with all or any part of the Contract or Contract Work with due diligence, b. failure to execute all or any part of the Contract or to perform any other obligations in accordance with the Contract. c. refusal or neglect to make good defective Work or after being instructed to do so by IIMN. d. going into liquidation (other than a voluntary liquidation for the purpose of reconstruction) or having a receiver appointed for all or part of its undertaking. e. delay in executing the Contract

		<p>f. abandoning the Contract g. assigning or subletting any part of the Contract Scope of Work without the prior written approval of IIMN; h. failure to comply with any Applicable Law;</p> <p>then, and in any such event and without prejudice to any other rights or remedies that IIMN may have, IIMN may issue the contractor written notice describing the default. If the contractor does not commence remedy of the default within (10) Ten days after receipt of the notice, IIMN may terminate all or any part of the Contract Work under this Contract and may then complete or have others complete all such terminated Work at the contractor's sole risk and cost.</p> <p>In case of such termination, the contractor shall not be entitled to receive further payment until the terminated Work is completed and accepted by IIMN. If the costs incurred by IIMN, including costs incurred in performing additional services to complete the Contract Scope of Work and IIMN's overheads in this regard, exceed the unpaid balance of the Contract Price, the contractor shall reimburse IIMN such excess within (10) ten days after receipt of an invoice thereof.</p> <p>The rights and remedies provided in this Article are in addition to the rights and remedies provided to IIMN by law, equity, or under any other Article in this Contract. Such termination will not relieve the contractor of its responsibility to its labourers, suppliers, or any other creditors, including IIMN.</p>
		<p>In the event of termination under the above Article, IIMN may use all or part of the contractor's drawings, documents, and facilities at the Site, in the performance of the Contract Scope of Work, without payment to the contractor otherwise than by the extent such use of contractor's items causes a reduction of cost of completing the Contract Scope of Work.</p>
	<p>Termination for Convenience</p>	<p>IIMN may, at its opinion, terminate for convenience the Contract Scope of Work in whole or in part at any time by written notice to the contractor. Such notice shall specify the extent to which the performance of Work is terminated and the effective date of such termination. Upon receipt of such notice, the contractor shall:</p> <p>a) Immediately discontinue the Contract Scope of Work on the effective date or date of receipt of notice from IIMN,</p>

		<p>whichever is the latest and to the extent specified in the notice, and place no further orders or sub-Contracts for services, other than as may be required for completion of such portion of the Contract Scope of Work that is not terminated;</p>
		<p>b) Promptly obtain cancellation upon terms satisfactory to IIMN of all purchase orders, sub-Contracts, rentals, or any other agreements existing for the performance of the terminated Work or assign those agreements to IIMN as instructed;</p>
		<p>c) Assist IIMN in the maintenance, protection, and disposition of Work in progress, plant, tools, equipment, property, and Goods acquired by the contractor or furnished by contractor under this Contract.</p>
		<p>d) Complete performance of the Contract Scope of Work that is not terminated</p>
		<p>Upon any such termination for convenience, IIMN shall have no liability towards the contractor for any damages, including loss of anticipated profits. As its sole right and remedy, the contractor shall be paid for</p>
		<p>a) The Work which has been satisfactorily performed till the date of such termination. contractor shall have the responsibility to submit the Scope of Work that had carried out prior to the termination date with sufficient documentation within 7 days from the date of the receipt of the termination notice. All such Scope of Work shall be properly protected and handed over to IIMN.</p>
		<p>b) All amounts due and not previously paid to the contractor for Contract Scope of Work completed in accordance with the Contract prior to such notice of termination and for Work thereafter completed as specified in such notice.</p>
		<p>The termination of the Contract shall not relieve the contractor of any continuing rights, obligations, and liabilities under the Contract.</p>
146	Exit Clause	<p>The vendor has to complete the works within the time schedule mentioned in clause No.106, and on failing to do so, the vendor shall be notified of the expiry of such delivery schedule. Even after such notice, if the vendor fails to complete its work to its entirety and hand over the same to IIMN for its use within two weeks from the date of issue of such notice, the order/contract shall be deemed to be cancelled without any further notice to the vendor.</p>

		Notwithstanding anything in this clause, IIMN shall be at its liberty to impose LD/penalty as mentioned in clause no.107 on the vendor as it deemed fit. The vendor shall not be allowed to remove any material pertaining to incomplete work, and IIMN shall not be liable to make any payment for the incomplete work."
147	Force Majeure	If the whole or any part of the performance by the Parties of any part of their respective obligations hereunder is prevented or delayed by causes, circumstances, or events beyond the control of the Parties, including delays due to floods, fires, accidents, earthquakes, riots, explosions, wars, hostilities, acts of government, custom barriers, or other causes of like character beyond the control of the Parties, then to the extent the Parties shall be prevented or delayed from performing all or any part of its obligations hereunder by reason thereof despite due diligence and reasonable efforts to do so notwithstanding such causes, circumstances or events, the Parties shall be excused from performance hereunder for so long as such causes, circumstances or events shall continue to prevent or delay such performance.
148	Taxes, Labour laws and Other regulations	The Contractor will be exclusively responsible to meet and comply with all legal requirements related to the work.
148.1		
148.2		The Contractor shall accept and bear full and exclusive liability for the payment of any and all existing taxes of the Central or State Government or of any other authority with respect to the contract or any item sold or supplied pursuant thereto or anything done or service rendered pursuant thereto.
148.3		Any legal matter or issues arise, and all court matters if arise for this contract are subjected in Nagpur courts jurisdictions only.
149	System of Bid Evaluation	Price BID of only those bidders who qualify in Technical bid will be opened at a subsequent date.
150	Precedence Clause:	In the case of any ambiguity in interpretation, the Price bid will supersede the Technical Qualification bid and decision by Asst. Manager (A&C), IIMN, on the interpretation of the entire contract terms and conditions will be final and binding to all.
151	Mathematical error	During the opening of price bids, the total quoted amount will be declared. However, during calculation verification, if there is any error found in the total amount, the agency will be called for clarification. The rates quoted by the agency

	will be considered firm, and hence the amount will be worked out by multiplying the rate with quantity. The rate will not be allowed to be changed in any case. However, the decision by Asst. Manager (A&C), IIMN, on the interpretation of the entire contract terms and conditions will be final and binding to all.
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Terms & conditions

The rate shall be inclusive of all wastages of materials, erection, and fixing to the best workmanship manner.
The actual size installed at the site is to be measured and paid for. (No extra payment to be made for wastage of material, lead, and lift of material to any floor, and working in add hours)
The rates shall be for all heights & levels and be inclusive of necessary consumables like adhesive screws, nails, magnets, etc. complete. The rate shall include the necessary scaffolding required for this work.
Rates to be inclusive of moving existing furniture where required, placing it again, removing of debris, cleaning all finished surfaces of unwanted paint/polish smudges, adhering foreign material, sharp edges, etc.
IIMN will not provide any supporting items like ladders, necessary tools/tackles, or equipment that the contractor needs to bring to the site and keep in a safe place.

LIST OF APPROVED MAKE OF MATERIALS (FOR CIVIL WORKS)

- Note** 1. Unless otherwise specified, the brand/make of the material, as specified in the item nomenclature or in the particular specifications, or in the list of approved materials attached in the tender, shall be used in work.
- Whenever the specified brand of material is not available, then the Engineer-in-Charge may approve any material equivalent to that specified subject to definite proof being offered by the Contractor for its equivalence and its non-availability to his satisfaction.

	<u>MATERIALS:</u>	<u>BRAND / MAKE</u>
1.	Aluminium section	Hindalco, Jindal, Indalco
2.	Plywood	Kitply, Century, Greenply, Archid.
3.	Laminate	Greelam, Marino, Century, Decolam
4.	MDF	Nuwood, Duratuff, Action Tesa

Annexure A

PARTICULARS OF BIDDER

SR.NO	DESCRIPTION	
1	Name of the bidder	
A	Trade Name (in Block letters)	
B	Status of the Bidder (Proprietorship/Partnership/LLP/Limited Co.) In Block letters)	
C	Name of Proprietor/Partners/CEO/Directors (In Block letters)	
2	Postal Address	
3	Telephone No.	
4	E-mail / Website address (if available)	
5	Online payment details and amount (if applicable)	
6	Name of the Banker, Branch Name & address (In Block letters) (For e-payment purpose)	
A	Account no	
B	IFSC code	
7	PAN (attached self-attested photocopy)	
8	GSTIN (GST Registration No.) (attached self-attested photocopy)	

I/We hereby declare and affirm that I/we have read and understood the terms and conditions of this tender/quotation/NIT as stipulated in the tender notice No IIM/EMES/13/2022-23 dated 30-03-2023

Accordingly, I/ we accept the terms and conditions and hereby offer the rates for "as per Price Bid"

Signature _____

Date _____

Official seal of bidder _____

Annexure B

FORMAT OF BID SECURITY DECLARATION FROM BIDDERS IN
LIEU OF EMD

(On Bidder's Letter head)

I / We, the authorized signatory of M/s _____
participating in the tender no. IIMN/EM&ES/13/2022-23 dated 30-03-2023 for
Provision of Acoustical Wall paneling and carpet for making Studio on the First floor
of the admin block at IIM Nagpur do hereby declare:

- (i) That I / we have availed the benefit of waiver of EMD while submitting our offer against the subject Tender and no EMD is being deposited for the said tender.
- (ii) That in the event we withdraw / modify our bid during the period of bid validity Or I/we fail to execute formal contract agreement within the given timeline OR I/we fail to submit a Performance Security within the given timeline Or I/we commit anybreach of Tender Conditions / Contract which attracts penal action of forfeiture of EMD

Then I/we will be suspended from being eligible for bidding / award of all future contract(s) of Indian Institute of Management Nagpur for a period of one year from the date of committing such breach.

Signature of Authorised Signatory of bidder

Name of Authorized Signatory

Company Name

BIDDER'S QUERIES

OWNER'S REPLY			
BIDDER'S QUERY			
SUBJECT			
BIDDING DOCUMENT	CLAUSE NO.		
	PAGE NO.		
	PART/ VOL.		
SL.N O			

- Note:** 1. Bidder's Queries may be sent by e-mail to adminoffice@iimnagpur.ac.in
2. Technical & Commercial queries, if any, must be submitted separately in editable format as per this format.

SIGNATURE OF BIDDER: _____
NAME OF BIDDER: _____
COMPANY SEAL: _____

CHECKLIST OF DOCUMENTS TO BE SUBMITTED

Bidder is required to fill up this checklist which is as follows:

Sr.no	Item Description	Details of Certification Enclosed YES/NO	Remark
1	PAN		
2	GST Registration		
3	Particulars of bidders (Annexure A)		
	Annexure B		
4	The bidder should be in civil construction/civil maintenance/PMC for a minimum period of THREE years as on 31-01-2023. The right to accept the contracting business of the vendor will rest with IIMN		





