

भारतीय प्रबंध संस्थान रोहतक)प्रबंध शहर, एन एच-10, दक्षिणी बाई पास, सुनारिया, रोहतक, हरियाणा-124010) फोन: 01262-228551

OPEN TENDER ENQUIRY

प्रस्ताव के लिए अनुरोध

REQUEST FOR PROPOSAL

Invitation of online Bids for "Onsite Providing & Fixing Work of G.I Roofing Sheet at Student Activity Centers, Indian Institute of Management, Rohtak" Title of TENDER No. IIM-R/Civil/FY 2024-25/OTE/P-126 T Dated: 02/08/2025.

Estimated Cost of Tender is Rs. 14,83,532.00/-

Processing fee: Rs.5900/- (Rupees. Five Thousand Nine Hundred only), Compulsory & Non-refundable in all cases) and EMD of Rs. 29,671.00 /- should be submitted online (IMPS/NEFT/RTGS) to Acct. No. 252201000421, Bank-ICICI Bank, IIM Rohtak Branch, IFSC-ICIC0007244, in favor of "Indian Institute of Management Rohtak" (a proof should be attached as scanned copy along with technical bid).

Last date and time for online submission of Bids is 2:00 PM on 22/08/2025

Tender documents/softcopies duly filled and signed using Black/ Blue color ink on all pages by Auth. Signatory/Proprietor with company's seal stamped on each page must be submitted online on Tender wizard's website (https://www.tenderwizard.com/iim-rohtak/) positively before closing date/time as mentioned in the tender document,.

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Section 1 NOTICE INVITING TENDER

1. Online bids /tenders are invited for "Onsite Providing & Fixing Work of G.I Roofing Sheet at Student Activity Centers, Indian Institute of Management, Rohtak" Online bids must be submitted on Tender wizard's website (https://www.tenderwizard.com/iim-rohtak/).

Summary of important dates and details

Sl.no	Informatio	Important				
1	Date of Publishing/Hosting of Tender	02/08/2025				
2.	Date/Time of closing of Tender submission	22/08/2025 Upto 2:00 PM				
3.	Date/Time of Opening of Bids	22/08/2025 at 3: 00 PM				
4.	Processing Fee	Rs.5900.00 (Rs. Five Thousand Nine Hundred only) in the form of (IMPS/NEFT/RTGS in to Acct. No.252201000421, Bank-ICICI Bank, IIM Rohtak Branch, IFSC- ICIC0007244 in favor of "Indian Institute of Management Rohtak .Bidders registered under MSE having Valid MSE Certificate (under Manufacturing /Service category) are exempted towards processing fee Rs.5900.00.				
6.	Bid security/EMD(Earnest Money Deposit)	Rs. <u>29,671.00</u> (Rs. Twenty-Nine Thousand Six Hundred Seventy-One Only) [2% (Two percent) of the estimated cost in favour of "Indian Institute of Management Rohtak", payable at Rohtak or should be submitted online (IMPS/NEFT/RTGS) in Acct. No.252201000421, Bank-ICICI				
7.	Estimated Tender Value (In Rs.)	Rs.14,83,532.00/- (Rupees Fourteen Lakh Eighty-three Thousand Five Hundred Thirty-two Only) Including GST.				
8.	Period of validity of Tender/Bids	Minimum 90 days from closing date.				
9.	Place of online Bid opening through Tender Wizard	Room No.101 (First Floor), Administrative block of IIM Rohtak (New Campus at Sunaria, Rohtak, Haryana PIN - 124010).				
10.	Completion of work /Duration of work	20 Days_from the date of issue of Work order.				
11.	Last date for receipt of Bid queries	14/08/2025 (upto17:00 hrs. IST)				

- 2. The address and contact numbers for sending bids or seeking clarifications regarding this TENDER are given below
 - a. Bids/queries to be addressed to: The Chief Engineer, Indian Institute of Management Rohtak
 - b. Postal address for Institute: -: Indian Institute of Management Rohtak (Management City, NH-10, Southern Bypass, Sunaria, Rohtak, and Haryana-124010).
 - c. Bidder may submit queries online on email ID<u>- project.office@iimrohtak.ac.in</u> before 6 working days of Last date of submission.

3. Brief of Work: -

Removing Polycarbonate sheet and Providing & Fixing Precoated galvanised Iron 0.50mm thick Profile Roofing Sheet, Scaffolding work, Wind – Driven turbo ventilation work.

4. Eligibility Criteria: -

3.1 Bidder should have experience of having successfully completed similar work during the last 7 years ending initial stipulated last date of submission of tenders as per NIT should be either of the following: -

3.2 One similar work orders costing not less than Rs 11,86,826.00 /-

Or

3.3 Two similar work orders each costing not less than Rs 7,41,766.00/-

Or

3.4 Three similar work orders each costing not less than Rs 5,93,413.00/-(Similar works means (i) Providing & Fixing of Precoated galvanised Iron Profile Roofing Sheet Work of Govt Educational Institution or state/central Government Educational Institution or offices/PSU/Autonomous Educational Institution / listed firm in NSE or BSE stock exchange (a proof of listing in stock exchange shall be attached / provided by the bidder with Valid Certificate). (ii) Components of works executed other than those included in definition of similar work shall be deducted while calculating cost of similar work. Bidder shall submit abstract of cost of work in support of this. (iii) The value of executed works shall be brought to current costing level by enhancing the actual value of work at simple rate of 7% per annum; calculated from the date of completion to last date of receipt of applications (Please submit copy of Work order and Completion Certificate from the Client). The Tenderer should upload the scanned and signed copies of NIT along with following Technical Bid documents.3.2.1. Bidder should not have been blacklisted by any State/Central Government Department/Autonomous Bodies or PSU. The bidder must submit a duly notarized affidavit tothis effect. Applications received without affidavit in original shall stand automatically rejected. The Bidder will be required to give an undertaking that it would comply with all statutory laws and compliances, including those applicable to the sub-contractors appointed by him and indemnify the Institute of all implications and consequences resulting from any non-compliances due to any reasons whatsoever

- 3.2.2 The Bidder should submit active GST Registration Certificate & PAN no.
- 3.2.3 The Bidder should be registered in ESI & PF authority, if applicable (submit copy of Registration Certificate)
- 3.2.4 Self-attested copies of work Orders and Client's Satisfactory work completion Certificates in support of qualification criteria given in Para 3.1 above
- 3.2.5 Average annual financial turnover (gross) during last three years ending on 31 Mar 2024 should be at least of Rs. 4,45,060.00. A copy of turnover statement (For 03 Years ending 31 .03.2024) duly certified by CA with UDIN No to be submitted with techno commercial offer.
- 3.2.6 Audited Balance Sheet along with Profit & Loss Statement of latest three financial years as on ending 31st March 2024 duly certified by CA with UDIN No.
- 3.2.7 EMD amount as specified in this tender document. No tender will be considered which is not made in the prescribed term and which is not accompanied by EMD.
- 3.2.8. Profitability: The Bidder should be a Profit (Net) making firm and should have made profit during past 3 Financial Years ending 31st March 2024 for which balance sheets, duly certified by the Chartered Accountant, are available.
- 3.2.9 Specialized Firms / Contractors who fulfill the following requirements shall only be eligible to apply. Applications from Joint ventures or consortium of companies will not be accepted or considered for participation.
- 3.2.10 **Net worth:** Net Worth of the company /firm as on last day of preceding Financial Year, should be minimum 10% of the Estimated Cost put to Tender, duly certified by Chartered Accountant.

- 4. This Tender is divided into five Parts as follows:
 - **a. Part I** Contains General Information and Instructions for the Bidders about the TENDER such as the time, place of submission and opening of tenders, validity period of tenders, etc.
 - **b. Part II** Contains essential details of the items/services required, such as the Schedule of Requirements (SOR), Technical Specifications, Delivery Period, Mode of Delivery and Consignee details.
 - **c. Part III** Contains Standard Conditions of tender, which will form part of the Contract with the successful bidder.
 - **d. Part IV** Contains Special Conditions applicable to this tender and which will also form part of the contract with the successful Bidder.
 - **e. Part V** Contains Evaluation Criteria and Format for price bids
- 5. This Tender is being **issued with no financial commitment** and IIM Rohtak (the Institute hereafter) reserves the right to change or vary any part thereof at any stage. Institute **also reserves the right to withdraw** the tender, should it become necessary at any stage.

Section 2 – General Instructions to bidders.

1. Last date and time for depositing the bids: Tenders have to be submitted online before 22/08/2025 Upto 2:00 PM (Date to be mentioned in terms of DD MM YEAR) bid processing fee must be deposited/uploaded online by the due date and time as given above online. The responsibility to ensure this lies with the Bidder.

2. Manner of submission of bids: -

Bids should be submitted online on Tender wizard's website: https://www.tenderwizard.com/iim-rohtak/) at the URL given above so as to reach by the due date and time. Late tenders/submission of bids will not be considered for evaluation. No responsibility will be taken for postal delay or non-delivery/non-receipt of Bid documents. Bids sent by Fax or E-mail will not be considered (unless they have been specifically called for by these modes due to urgency). No bids/tender will be considered if bids are not submitted online.

2.1 On-Line Submission

The On Line Submission will have the following activities:

- i) Submission of digitally signed copy of Tender Documents/ Addendum
- ii) Submission of Acceptance/Rejection of General Terms & Conditions
- iii) Submission of Acceptance/Rejection of Special Terms & Conditions
- iv) Submission of EMD Security Declaration
- v) Submission of **Technical Part** as under:
 - Submission of Electronic Form (Mandatory)
 - Submission of Main Bid (Mandatory)
 - Submission of Bid Annexure (Mandatory)

<u>Technical Part must contain the following which is required to be submitted in the Main Bid/Bid</u> Annexure:

- Scanned copy of the complete tender document duly signed and stamped on each page confirming the acceptance of terms and conditions in totality laid down by IIM Rohtak.
- b) Duly filled in Bidder details Form as per Para 7 of Section 2.

c) Statement showing Clause by Clause Compliance to all Terms & Conditions of all the Sections of the Tender.

- d) Scanned copy of Documentary Evidence of Eligibility Criteria
- e) Technical Offer
- f) Data Sheet
- g) Product Brochure
- h) Any other supporting documents the bidder wishes to submit as a part of Technical Offer

Submission of Financial Part as under:

- i) Submission of Electronic Form (Mandatory)
- j) Submission of Main Bid (Mandatory)
- k) Submission of Bid Annexure (Mandatory)

2.2 Special Note on Security of Bids

Security related functionality has been rigorously implemented in ETS in a multi- dimensional manner. Starting with 'Acceptance of Registration by the Service Provider', provision for security has been made at various stages in Electronic Tender's software. Specifically, for Bid Submission, some security related aspects are outlined below:

As part of the Electronic Encrypted[™] functionality, the contents of both the 'Electronic Forms' and the 'Main-Bid' are securely encrypted using a Pass-Phrase created by the Bidder himself. Unlike a 'password', a Pass-Phrase can be a multi-word sentence with spaces between words (e.g. I love this World). A Pass-Phrase is easier to remember, and more difficult to break. It is recommended that a separate Pass-Phrase be created for each Bid-Part.

Typically, 'Pass-Phrase' of the Bid-Part to be opened during a particular Online Public Tender Opening Event (TOE) is furnished online by each bidder during the TOE itself, when demanded by the concerned Tender Opening Officer. A bid cannot be opened without a correct Pass-Phrase.

It may also be noted that if a bidder fails to furnish the correct Pass-Phrase during the TOE of Technical Part, the bid shall be rejected. If the bidder fails to furnish the correct Pass Phrase during the TOE of Financial Part, the bid shall be liable to be rejected.

There is an additional protection with SSL Encryption during transit from the client-end computer of a Contractor organization to the e-tendering server/ portal.

Online Public Tender Opening Event (TOE)

2.3 <u>E-tendering Mode only through E Tenderding portal (https://www.tenderwizard.com/iim-rohtak)</u>

ETS offers a unique facility for 'Online Public Tender Opening Event (TOE)'. Tender Opening Officers as well as authorized representatives of bidders can attend the Online Public Tender Opening Event (TOE) from the comfort of their offices.

Every legal requirement for a transparent and secure 'Online Public Tender Opening Event (TOE)' has been implemented on ETS.

As soon as a Bid is decrypted with the corresponding 'Pass-Phrase' as submitted online by the bidder himself (during the TOE itself), salient points of the Bids are simultaneously made available for downloading by all participating bidders. The tedium of taking notes during a manual 'Tender Opening Event' is therefore replaced with this superior and convenient form of 'Online Public Tender Opening Event (TOE)'.

ETS has a unique facility of 'Online Comparison Chart' which is dynamically updated as each online bid is opened. The format of the chart is based on inputs provided by IIM ROHTAK for each Tender. The information in the Comparison Chart is based on the data submitted by the Bidders. A detailed Technical and/ or Financial Comparison Chart enhances Transparency. Detailed instructions are given on relevant screens.

ETS has a unique facility of a detailed report titled 'Minutes of Online Tender Opening Event (TOE)' covering all important activities of 'Online Tender Opening Event (TOE)'. This is available to all participating bidders for 'Viewing/ Downloading'.

2.4 Other Instructions

For further instructions, the Bidder should visit the home-page of the portal (https://www.tenderwizard.com/iim-rohtak) and go to the User-Guidance Center the help information provided through 'ETS User-Guidance Center' is available in three categories — Users intending to Register / First-Time Users, Logged-in users of Buyer organizations, and Logged-in users of Contractor organizations. Various links are provided under each of the three categories.

<u>Important Note</u>: It is strongly recommended that all authorized users of Contractor organizations should thoroughly peruse the information provided under the relevant links, and take appropriate action. This will prevent hiccups, and minimize teething problems during the use of ETS.

The following 'FOUR KEY INSTRUCTIONS for BIDDERS' must be assiduously adhered to:

- i) Obtain individual Digital Signature Certificate (DSC or DC) well in advance of tender submission deadline on ETS.
- ii) Register your organization on ETS well in advance of tender submission deadline on ETS
- iii) Get your organization's concerned executives trained on ETS well in advance of tender submission deadline on ETS
- iv) Submit your bids well in advance of tender submission deadline on ETS (There could be last minute problems due to internet timeout, breakdown, etc.) While the first three instructions mentioned above are especially relevant to first-time users of ETS, the fourth instruction is relevant at all times.

^{3.} Time and date for opening of bids: 22/08/2025 at 3:00 PM (If due to any exigency, the due date for opening of the bids is declared a closed holiday, the bids will be opened on the next working day at the same time or on any other day/time, as intimated by the Buyer).

- 4. Location of Work: Indian Institute of Management Rohtak at Management City, NH-10 Southern Bypass, Sunaria, Rohtak, Haryana-124010.
- 5. Opening of the Bids: through Tender Wizard: (https://www.tenderwizard.com/iim-rohtak).
- **6.** Two bid system- Yes, Bids have to be submitted in online consisting Technical bid and Commercial Bid, and would be opened on the time and date mentioned above. Bids/tenders of only those firms will be evaluated, which are found compliant/suitable after the buyer's duly appointed tender committee does technical-commercial evaluation. Technical Bids will be evaluated first. Commercial Bids of only technically qualified bidders' will be opened.
- 7. Submission of bidder details form Bids with all supporting documents should be submitted by bidders on their original memo/letter pad inter alia furnishing details like GST number, Bank address with NEFT Account if applicable, etc. and complete postal & e-mail address of their office with all self- attested/signed copies of relevant document proving their credentials including audited balance sheets (as asked/mentioned below) and with Bid Security, processing fee as direct deposit as well in a scanned copy in online with technical bid, positively before closing date/time as mentioned on tender document.

Bids should be submitted online on Tender wizard's website (https://www.tenderwizard.com/iim-rohtak/

SI.	Information required	Details to be furnished by the proposer/bidder (Please upload/attach self-attested supporting documents as filled in below to prove your credentials)				
01.	Name of Firm	<u>,</u>				
02.	Nature/name of business					
03.	Shop/Company Act. registration no & date of reg.					
04.	Registered office address					
05.	Phone of Registered office					
06.	Other offices address with Cont. No./Person Name					
07.	Website/Email ID of Firm					
08.	Name of Proprietor/Managing Director					
09.	Contact no of Proprietor/Managing Director					
10.	PAN No. of Firm/Proprietor					
11.	GST registration no. of Firm if applicable					
12	Firm's Bank account/NEFT details with IFS Code (attach ECS mandate or copy of cheque)					
13.	Annual Turnover of the company in Rupees (Please attach proof/ <u>audited balance sheet</u> copies of previous three financial years certified by CA with UDIN.		FY 2022-2023 (In Rs.)	FY 2023-2024 (In Rs.)		

8. Clarification regarding contents of the tender: A prospective bidder who requires clarification regarding the contents of the bidding documents shall notify to the Buyer in writing about the clarifications sought not later than 06 (Six) days prior to the date of Submission the Bids. Reply to the queries and their clarification by the purchaser will be updated on www.tenderwizard.com/iim-rohtak/ only; all interested parties/bidders are required to visit the given websites on regular intervals for latest updates/developments.

- **9. Modification and Withdrawal of Bids:** A bidder may modify or withdraw his bid after submission provided that the written notice of modification or withdrawal is received by the Buyer prior to deadline prescribed for submission of bids. A withdrawal notice may be sent by fax but a signed confirmation copy to be sent by post should follow it and such signed confirmation should reach the purchaser not later than the deadline for submission of bids. No bid shall be modified after the deadline for submission of bids. No bid can be withdrawn in the interval between the deadline for submission of bids and expiration of the period of bid validity specified. Withdrawal of a bid during this period will result Blacklisting of the vendor **for a minimum 3 years and forfeiture of EMD.**
- **10. Clarification regarding contents of the Bids:** During evaluation and comparison of bids, the Buyer may, at its discretion, ask the bidder for clarification of his bid. The request for clarification will be given in writing and no change in prices or substance of the bid will be sought, offered or permitted. No post-bid clarification on the initiative of the bidder will be entertained.
- 11. **Rejection of Bids:** Canvassing by the Bidder in any form, unsolicited letter and post-tender correction may invoke summary rejection with blacklisting of the bidder. if applicable. Conditional tenders will be summarily rejected **and forfeiture of EMD**.
- 12. Unwillingness to quote: Bidders unwilling to quote should ensure that intimation to this effect reaches before the due date and time

of opening of the Bid, failing which the defaulting Bidder may be delisted for the given range of items as mentioned in this tender (If applicable).

13. Validity of Bids: The Bids should remain valid for minimum 90 days from the last date of submission of the Bids.

14. INSTITUTE'S RIGHT TO VARY QUANTITIES /DEVIATION /EXTRA ITEMS

- 14.1 The Institute reserves the right at the time of award of the contract to increase the quantity of the goods and services specified in the schedule of requirements without any change in unit price of the ordered quantity. As per CPWD Manual agreement addition /alternation quantity of items of work to be executed beyond which rates are to be determined in accordance as per CPWD clauses 25 % (Twenty-Five percent) of each item which is the part of schedule of quantity mentioned in BOQ.
- 14.2 In case of division of order among number of parties. The distribution of quantity will be accordingly done by the Institute on an individual tender.
- 14.3 Extra substituted and deviated items of the schedule of quantity to be paid to the contractor as per the latest CPWD Specification and DAR at time of final bill with variation statement with justification (including Extra items) with List index if any.
- 15. INSTITUTE'S RIGHT TO ACCEPT ANY BID AND TO REJECT ANY OR ALL BIDS

The Institute does not bind himself to accept lowest or any other tender/bid and has the right to cancel the bidding process and reject all bids at any time prior to award of the contract without assigning any reasons whatsoever and without thereby incurring any liability to the affected bidder on the grounds for the Institute's action.

16. ISSUE OF LETTER OF AWARD

The date of commencement of work shall be reckoned from 3th day after the date of issue of award letter.

17. The bidder shall within 10 days of issue of Letter of award submit Performance Guarantee in conformity with the bid documents.

18. CANCELLATION OF Work ORDER

Failure of the successful bidder to comply with the requirement of submission of Performance Guarantee in time shall constitute sufficient ground for the cancellation of the acceptance of bid and forfeiture of the bid bond, in which case Institute may make the offer to any other bidder at the discretion of the Institute or call for new bids.

19. <u>POST BID CLARIFICATIONS</u>: - No post bid clarification at the initiative of the bidders shall be entertained and any effort by the bidders to influence the Institute in the Institute's bid evaluation, bid comparison or award of the contract shall result in rejection of the bid.

20. COMPLETION

Completion of the work shall be made by the Contractor in accordance with the terms specified by the Institute in the **NOTICE**INVITING TENDER of the contract and goods shall remain at the risk of the Contractor until completion have been completed in full. The Schedule of completion shall be the essence of the contract.

Section III - General / Standard Conditions of contract (Part I & II)

1. PRICE APPLICABILITY

Prices in the work Order shall remain valid for the period of completion schedule or extended completion schedule or till the work is completed. In case of delayed supplies, after completion period, the advantage of reduction of taxes/duties shall be passed onto the Institute and no benefit of increase will be permitted to the Contractor.

2. STANDARDS: -

The Electrical Materials supplied under the contract shall conform to the standards mentioned in the Technical Specifications in the NIT and CPWD specifications as applicable.

3. PATENT RIGHTS

The Contractor shall indemnity the Institute against all third party actions/claims of infringement of patent, trademark or industrial design rights arising from the use of goods or any part thereof.

4. PERFORMANCE SECURITY

- 1. Within 10 days of the Contractor's receipt of Letter of award (LOA), the Contractor shall furnish a Performance Security for the amount specified in special condition of the tender in the form of a Bank Guarantee issued by a schedule Bank from its branch in Delhi/Delhi NCR /Rohtak in the prescribed format given in this tender.
- 2. The proceeds of the Performance Security shall be payable to the Institute as compensation for any loss resulting from the Contractor's failure to complete its obligations under the contract.
- 3. The Performance Bond shall be in the form of bank guarantee issued by a scheduled bank situated in India and the form provided by the Institute.
- 4. The Performance Guarantee will be discharged by the Institute after completion of the work as per contract agreement.
- 5. As regards validity of PBG, please refer to Special Conditions of the contract (Section-4).

5. INSPECTION AND TESTS

- 5.1 The Institute or its representatives or ultimate client shall have the right to inspect and test the Materials for their conformity to the specifications. The Institute may also appoint an agency for this purpose. The technical specifications shall specify what inspection and tests the Institute requires and where they are to be conducted. Where the Institute decides to conduct such tests on the premises of the Contractor, all reasonable facilities and assistance like testing instruments and other test gadgets including access to the drawings and production data shall be furnished to the Inspector free of costs. In case the tested goods Fail to confirm to the specifications, the Inspector may reject them and the Contractor shall either replace the rejected Materials or make alteration necessary to meet the specifications requirements free of cost to the Institute.
- 5.2 Notwithstanding the pre-supply tests and inspections, the material on receipt in the Institute's premises shall also be tested and if any material or part thereof is found defective, the same shall be replaced free of cost to the Institute. If any material before it

is taken over is found defective or fails to fulfil the requirements of the contract, the Inspector shall give the Contractor notice setting forth details of such defects or failures and the Contractor shall make the material good or alter the same to make it comply with the requirements of the contract and in any case within a period not exceeding 2 months of the initial report. These replacements shall be made by the Contractor, free of the all charges, at the site(s).

- 5.3 As regards Inspecting Authority and other details please refer to Special Condition of the Contract (Section-4).
- 6. Warranty contract period/Defect liability period Minimum one year from successfully completion of work as per work completion date issued by Engineer –In- Charge by the Institute and maintenance certificate issued by the institute after completion of DLP.
- 7. Delivery and Transportation At supplier/Seller/Service provider's expense.
- 8. Delivery location <u>Indian Institute of Management Rohtak (Management City, NH-10 Southern Bypass, Sunaria, Rohtak, Haryana PIN 124010)</u>
- 9. Consignee details Indian Institute of Management Rohtak (Management City, NH-10 Southern Bypass, Sunaria, Rohtak, Haryana PIN 124010)

Part II - Standard Conditions of Tender

The Bidder is required to give confirmation of their acceptance of the Standard Conditions of the Request for Proposal mentioned below on their original letter head which will automatically be considered as part of the Letter of Award/Contract concluded with the successful Bidders (i.e. Seller/Service provider in the Contract) as selected by the Buyer. Failure to do so may result in rejection of the Bid submitted by the Bidder.

- 1. Law: The Contract shall be considered and made in accordance with the laws of the Republic of India. The contract shall be governed by and interpreted in accordance with the laws of the Republic of India, subject to Rohtak jurisdiction.
- 2. Effective onsite delivery period (Against each issued purchase/demand order): 200 days from work order issue or demand date and shall remain valid until the complete obligations by both the parties under the purchase order/agreement/contract. The deliveries, supplies, installation and performance of the items/services shall commence from the effective date of the purchase order issue date.
- 3. Arbitration: In the event of any dispute/difference/question (referred to as "dispute" hereinafter) between the IIM Rohtak and the contracting agency/seller out of or in any way concerning this contract in respect of any matter, which cannot be settled mutually, shall within 30 days from the date one party informs the other in writing that such a dispute exists, be referred to the conciliator appointed by the Director IIM Rohtak or any other competent authority of the institute. The conciliator shall give written decision within 28 days of receipt of a notification of dispute. The conciliator shall be paid per seating basis and the cost (fee, transport charges etc.) of conciliator shall be borne equally by both the parties. In case decision of conciliator is disputed by either of the parties, it may request to the Director IIM Rohtak to appoint an Arbitrator within 28 days of the written decision of the conciliator. If neither party refers the dispute (s) for arbitration within the aforementioned 28 days, the conciliator's decision shall be final and binding. Otherwise the dispute shall be referred to the Arbitrator appointed by the Director IIM Rohtak or any other competent authority of the institute for settlement of the dispute in accordance with the provisions of the Arbitration and Conciliation Act, 1996.
- 4. Penalty for use of Undue influence: The seller/Seller/Service provider undertakes that he has not given, offered or promised to give, directly or indirectly, any gift, consideration, reward, commission, fees, brokerage or inducement to any person in service of the Buyer or otherwise in procuring the order/contracts or forbearing to do or for having done or forborne to do any act in relation to the obtaining or execution of the present order/contract or any other Contract with the Government of India for showing or forbearing to show favour or disfavor to any person in relation to the present Contract or any other Contract with the Government of India. Any breach of the aforesaid undertaking by the seller/Seller/Service provider or any one employed by him or acting on his behalf (whether with or without the knowledge of the seller/Seller/Service provider) or the commission of any offers by the seller/Seller/Service provider or anyone employed by him or acting on his behalf, as defined in Chapter IX of the Indian Penal Code, 1860 or the Prevention of Corruption Act, 1986 or any other Act enacted for the prevention of corruption shall entitle the Buyer to cancel the contract and all or any other contracts with the seller/Seller/Service provider and recover from the seller/Service provider the amount of any loss arising from such cancellation. A decision of the Buyer's/Competent Financial Authority (CFA) or his nominee to the effect that a breach of the undertaking had been committed shall be final and binding on the seller/Seller/Service provider. Giving or offering of any gift, bribe or inducement or any attempt at any such act on behalf of the seller/Service provider towards any officer/employee of the Buyer or to any other person in a position to influence any officer/employee of the Buyer for showing any favour in relation to this or any other contract, shall render the seller/Seller/Service provider to such liability/ penalty as the Buyer may deem proper, including but not limited to termination of the contract, imposition of penal damages, forfeiture of the Bank Guarantee and refund of the amounts paid by the Buyer.
- 5. Agents / Agency Commission: The Seller/Service provider confirms and declares to the Buyer that the Seller/Service provider is the original manufacturer of the services/products referred to in this Contract and has not engaged any individual or firm, whether Indian or foreign whatsoever, to intercede, facilitate or in any way to recommend to the Government of India or any of its functionaries, whether officially or unofficially, to the award of the contract to the Seller/Service provider; nor has any amount been paid, promised or intended to be paid to any such individual or firm in respect of any such intercession, facilitation or recommendation. The Seller/Service provider agrees that if it is established at any time to the satisfaction of the Buyer that the present declaration is in any way in corrector if at a later stage it is discovered by the Buyer that the Seller/Service provider has engaged any such individual/firm, and paid or intended to pay any amount, gift, reward, fees, commission or consideration to such person, party, firm or institution, whether before or after the signing of this contract, the Seller/Service provider will be liable to refund that amount to the Buyer. The Seller/Service provider will also be debarred from entering into any supply Contract with the Government of India for a minimum period of five years. The Buyer will also have a right to consider cancellation of the Contract either wholly or in part, without any entitlement or compensation to the Seller/Service provider who shall in such an event be liable to refund all payments made by the Buyer in terms of the Contract along with interest at the rate of 2% per annum above MIBOR rate. The Buyer will also have the right to recover any such amount from any contracts concluded earlier with the Government of India
- **6.** Access to Books of Accounts: In case it is found to the satisfaction of the Buyer that the Seller/Service provider has engaged an agent or paid commission or influenced any person to obtain the contract as described in clauses relating to Agents/Agency Commission and penalty for use of undue influence, the Seller/Service provider, on a specific request of the Buyer, shall provide necessary information/inspection of the relevant financial documents/information.

- 7. Non-disclosure of Contract documents: Except with the written consent of the Buyer, the Seller/Service provider/other <u>party shall not disclose the contract or any provision, specification, plan, design, pattern, sample on formation thereof to any third party.</u>
- 8. Liquidated Damages: In the event of the contractor's failure to submit the Bonds, Bank Guarantees and Documents, supply the stores/goods and conduct trials, installation of equipment, training, etc. as specified in this contract/work order, the Buyer may, at his discretion, withhold any payment until the completion of the supply/commissioning/installation/contract. The institute may also deduct from the contractor as agreed, liquidated damages to a sum equivalent to 0.5 (Half) per cent of the prices of any portion of stores/services delivered late, for each week or part thereof, subject to the maximum value of the Liquidated Damages being not higher than 10% of the invoice value.
- 9. Termination (Cancel) of Contract: The institute shall have the right to terminate (Cancel) this Contract/Order in part or in full in any of the following cases: -
- a) The Agency shall be fully responsible for faithful compliance of the provisions of the LoA/purchase/Work Order/Agreement. Any breach or failure to perform the same may result in termination of the purchase order/Work Order/Agreement and forfeiture of the security deposit as well as other legal recourse.
- b) The Company providing items/services is declared bankrupt or becomes insolvent.
- c) Any misconduct/misbehavior on the part of employees etc. deployed by the seller/agency will not be tolerated and the same must be replaced with suitable and equivalent immediately, failing to comply with same will lead to termination of order/contract.
- d) The institute has noticed that the Seller/Service provider has utilized the services of any Indian/Foreign agent in getting this contract and paid any commission to such individual/company etc.
- e). The Director, IIM Rohtak reserves the right to reject any or all tenders in whole or in part without assigning any reason thereof and decision of the Director, IIM Rohtak shall be final and binding on the sellers/agencies in respect of any clause covered under the contract/PO.
- 10. Notices: Any notice required or permitted by the contract shall be written in the Hindi or English language and may be delivered personally or may be sent by FAX or registered pre-paid mail/airmail, addressed to the last known address of the party to whom it is sent.
- 11. Transfer and Sub-letting: The Seller/Service provider has no right to give, bargain, sell, assign or sublet or otherwise dispose of the order/Contract or any part thereof, as well as to give or to let a third party take benefit or advantage of the present Contract or any part thereof.
- 12. Patents and other Industrial Property Rights: The prices stated in the present Contract shall be deemed to include all amounts payable for the use of patents, copyrights, registered charges, trademarks and payments for any other industrial property rights. The seller/service provider shall indemnify the Buyer against all claims from a third party at any time on account of infringement of any or all the rights men tioned in the previous paragraphs, whether such claims arise in respect of manufacturer or use. The Seller/Service provider shall be responsible for the delivery of item/services irrespective of infringement of any or all the rights mentioned above.
- 13) Amendments: No provision of present proposal/Contract shall be changed or modified in any way (<u>including this provision</u>) either in whole or in part except by an instrument in writing made after the date of order/contract and signed on behalf of both the parties and which expressly states to amend the present Contract.

14) Taxes and Duties

- **a.** If Bidder desires to ask for GST, statuary compliances, duties etc., the same must be specifically stated. In the absence of any such stipulation, it will be presumed that the prices include all such charges and no claim for the same will be entertained.
- b. If reimbursement of any Duty/Tax is intended as extra over the quoted prices, the Bidder must specifically say so. In the absence of any such stipulation it will be presumed that the prices quoted are firm and final and no claim on account of such duty/tax will be entrained after the opening of tenders.
- c. If a Bidder chooses to quote a price inclusive of any duty/tax and does not confirm inclusive of such duty/tax so included is firm and final, he should clearly indicate the rate of such duty/tax and quantum of such duty/tax included in the price. Failure to do so may result in ignoring of such offers summarily.
- d. If a Bidder is exempted from payment of any duty/tax up to any value of supplies from them, he should clearly state that no such duty/tax will be charged by him up to the limit of exemption which he may have. If any concession is available in regard to rate/quantum of any Duty/tax, it should be brought out clearly. Stipulations like, the said duty/tax was presently not applicable but the same will be charged if it becomes applicable later on, will not be accepted unless in such cases it is clearly stated by a Bidder that such duty/tax will not be charged by him even if the same becomes applicable later on. In respect of the Bidders, who fail to comply with this requirement, their quoted prices shall be loaded with the quantum of such duty/tax which is normally applicable on the item in question for the purpose of comparing their prices with other Bidders.
- e. Any change in any duty/tax upward/downward as a result of any statutory variation in excise taking place within contract terms shall be allowed to the extent of actual quantum of such duty/tax paid by the supplier. Similarly, in case of downward revision in any duty/tax, the actual quantum of reduction of such duty/tax shall be reimbursed to the Buyer by the Seller/Service provider. All such adjustments shall

include all reliefs, exemptions, rebates, concession etc. if any obtained by the Seller/Service provider.

15. Integrity Pact Clause: An "c" would be signed between the IIM Rohtak and the Bidder for purchase (If required). This is a binding agreement between the Buyer and Bidders for specific contracts in which the Buyer promises that it will not accept bribes during the procurement process and Bidders promise that they will not offer bribes. Under this Pact, the Bidders for specific item/services or contracts agree with the Buyer to carry out the procurement in a specified manner. The Format of Pre-Integrity Clause will be as per the prescribed format will be provided on request (If required). The essential elements of the Pact will be as follows:

- **a**. A pact (contract) between the IIM Rohtak, "the authority or the "principal" and those companies submitting a tender for this specific activity (the Bidder");
- **b.** An undertaking by the Principal that its officials will not demand or accept any bribes, gifts etc., with appropriate disciplinary or criminal sanctions in case of violation;
- c. A statement by each Bidder that it has not paid, and will not pay, any bribes;
- d. An undertaking by each Bidder to disclose all payments made in connection with the Contract in question to anybody (including agents and other middlemen as well as family members, etc., of officials); the disclosure would be made either at the time of submission of Bids or upon demand of the Principal, especially when a suspicion of a violation by that Bidder emerges;
- e. The explicit acceptance by each Bidder that the no-bribery commitment and the disclosure obligation as well as the attendant sanctions remain in force for the winning Bidder until the contract has been fully executed.
- f. Undertaking on behalf of a Bidding company will be made "in the name and on behalf of the company's Chief Executive Officer".
- g. The following set of sanctions shall be enforced for any violation by a Bidder of its commitments or undertakings:
 - i. Denial or loss of contracts;
 - ii. Forfeiture of the Bid security and performance bond;
 - iii. Liability for damages to the principal and the competing Bidders; and
 - iv. Debarment of the violator by the Principal for an appropriate period of time.
 - v. Bidders are also advised to have a company code of conduct (clearly rejecting the use of bribes and other unethical behavior and compliance program for the implementation of the code of conduct throughout the company.
- h. Integrity Pact Clause to be executed on Rs.100.00 Non judicial stamp paper by successful bidder.

Part IV - Special Conditions of tender

The Bidder is required to give confirmation of their acceptance of Special Conditions of the Tender mentioned below on their original letter head which will automatically be considered as part of the Contract concluded with the successful Bidder (i.e. Seller in the Contract) as selected by the Buyer. Failure to do so may result in rejection of Bid submitted by the Bidder.

- 1. **Performance Guarantee**: Payment will be made after successful submission of PBG of 5 % of the order value to the Institute Confirmation of the same from Issuing bank.
- 2. **Option Clause**: The contract will have an Option Clause, wherein the institute may exercise an option to procure an **additional 25% of the original contracted** quantity in accordance with the same terms & conditions of the present contract. This will be applicable within the currency of contract. The Bidder is to confirm the acceptance of the same for inclusion in the contract. It will be entirely the discretion of the institute to exercise this option or not.
- 3. Payment Terms for Indigenous Sellers It will be mandatory for the Bidders to indicate their bank account numbers and other relevant e-payment details so that payments could be made through ECS/EFT mechanism instead of payment through cheques, wherever feasible. A copy of the model mandate form prescribed by RBI to be submitted by Bidders for receiving payments through ECS is available on Institutes website and can be given on request. The payment will be made as per the following terms, -
- a. Payment will be made on after submission of running bill/completion of work in the stipulated time duly verified by Engineer In-charge
- b. The payment in Indian rupees after successful submission of running bill in time and acceptance by the user subject to production of E invoice and Tax invoice as per GST Tax in originals with.
- c. Security Deposit (SD): Security deposit @ 5 % of the tender amount shall be deducted from bill and will be refunded after One Year Defect Liability Period.
- 4. Advance Payments: No Advance payment/s will be made as per terms and conditions of contract
- 5. Fall clause The following fall clause will form part of the contract placed on successful Bidder
 - a. The price charged for the item/services supplied under the contract by the Seller shall in no event exceed the lowest prices at which the Seller sells the item/services or offer to sell item/services of identical description to any persons/Organization including the purchaser or any department of the Central government or any Department of state government or any statutory undertaking the central or state government as the case may be during the period till performance of all supply Orders placed during the currency of the rate contract is completed.
 - b. If at any time, during the said period the Seller reduces the sale price, sells or offer to sell such item/services to any person/organization including the Buyer or any Dept., of central Govt. or any Department of the State Government or any Statutory undertaking of the Central or state Government as the case may be at a price lower than the price chargeable under the contract, the shall forthwith notify such reduction or sale or offer of sale to the Director general of Supplies & Disposals and the price payable under the contract for the item/services of such reduction of sale or offer of the sale shall stand correspondingly reduced. The above stipulation will, however, not apply to: --
 - a. Exports by the Seller.
 - b. Sale of goods as original equipment at price lower than lower than the prices charged for normal replacement.
 - c. Sale of goods such as drugs which have expiry dates.
 - d. Sale of goods at lower price on or after the date of completion of sale/placement of the order of goods by the authority concerned under the existing or previous Rate Contracts as also under any previous contracts entered into with the Central or State Govt. Depts., including their undertakings excluding joint sector companies and/or private parties and bodies.
- 8. Exchange Rate Variation Clause: Not applicable, (Price quoted by the bidder must be quoted in Indian Rupees and the same should be firm and valid for min. 90 days from tender closing date and no foreign exchange rate variation would be allowed during validity of bid)
- 9. Risk & Expense clause
 - a). Should the item/services or any instalment thereof not be delivered within the time or times specified in the contract documents, or if defective delivery is made in respect of the item/services or any instalment thereof, the Buyer shall after granting the Seller 07 days to cure the breach, be at liberty, without prejudice to the right to recover liquidated damages as a remedy for breach of contract, to declare the contract as cancelled either wholly or to the extent of such default.
 - b). Should the item/services or any instalment thereof not perform in accordance with the specifications / parameters provided by the SELLER during the check proof tests to be done in the BUYER's country, the BUYER shall be at liberty, without prejudice to any other remedies for breach of contract, to cancel the contract wholly or to the extent of such default.
 - c). In case of a material breach that was not remedied within 07 days, the BUYER shall, having given the right of first refusal to the SELLER be at liberty to purchase, manufacture, or procure from any other source as he thinks fit, other item/services of the same or similar description to make goods. /services.

d) Insurance against accident to work man: - The contractor should take insurance of workers and keep safe against all damages or companions payable on accident during work.IIM Rohtak will not be responsible for any claim's/damages /proceedings, cost, charges what so ever arise in case of accident in any workers. If IIM Rohtak called upon payment of such claims by any authority the same will be deducted the contractor bill/SD.

10. Force Majeure clause

- a. Neither party shall bear responsibility for the complete or partial non-performance of any of its obligations (except for failure to pay any sum which has become due on account of receipt of goods under the provisions of the present contract), if the non-performance results from such Force Majeure circumstances as Flood, Fire, Earth Quake and other acts of God as well as War, Military operation, blockade, Acts or Actions of State Authorities or any other circumstances beyond the parties control that have arisen after the conclusion of the present contract.
- b. In such circumstances the time stipulated for the performance of an obligation under the present contract is extended correspondingly for the period of time of action of these circumstances and their consequences.
- c. The party for which it becomes impossible to meet obligations under this contract due to Force Majeure conditions, is to notify in written form the other party of the beginning and cessation of the above circumstances immediately, but in any case not later than 10 (Ten) days from the moment of their beginning.
- d. Certificate of a Chamber of Commerce (Commerce and Industry) or other competent authority or organization of the respective country shall be a sufficient proof of commencement and cessation of the above circumstances.
- e. If the impossibility of complete or partial performance of an obligation lasts for more than One (01) month, either party hereto reserves the right to terminate the contract totally or partially upon giving prior written notice of 15 (Fifteen) days to the other party of the intention to terminate without any liability other than reimbursement on the terms provided in the agreement for the goods received.
- 11. Product support/warranty Shall be provided through respective OEM (Original Equipment Manufacturer) for the items under question or as mentioned/asked against each category.
- 12. **Import License**: The Bidders are to confirm that they have requisite import license (If applicable) from respective Govt. Authorities and Authorization from the manufacturer if applicable.
- 13. Earliest Acceptable version- Latest material with respective manufacturer warranty shall only be supplied under this proposal or subsequently concluded contract/Order.
- 14. Transportation/delivery of items/services: At supplier's expense on site i.e. at Indian Institute of Management Rohtak (New Campus, near Sunaria Village, Rohtak), Haryana PIN-124 010.
- 15. Packing, Marking, Insurance and forwarding: At supplier's, expense All-inclusive).
- 16. **Quality**: The quality of the item/services must be delivered according to the present order/Contract shall correspond to the technical specifications/conditions and standards valid for the deliveries of the same in Seller's country or specifications enumerated as per TENDER and shall also include therein modification to the item/services suggested by the Buyer. Such modifications will be mutually agreed to. The Seller confirms that the item/services to be supplied under this Contract shall be genuine.
- 17. Inspection Authority: The Inspection will be carried out by notified inspecting agency of IIM Rohtak (i.e. Engg. dept.). The mode of Inspection will be Departmental Inspection.
- 18. Onsite Warranty/Guarantee/free replacement As per respective manufacturer/OEMs standard terms for all items under question or as mentioned/asked against each category (refer price bid) or free replacement against defective or substandard quality supply or malfunctioning for all mentioned items/services if not mentioned against the respective category.

19. SCOPE OF WORK:

The work shall be generally carried out as per CPWD specifications for construction works, instructions as may be issued by the Institute Engineer in charge responsible for work from time to time.

Rules and Manual to be followed

- 21.1 CPWD Specification with up to date correction slip and CPWD general conditions of contract, Contractor labour regulation act as applicable in CPWD shall be followed.
- 21.2 Technical staff at site shall be deployed as per CPWD rules and guidelines otherwise necessary recovery as applicable shall be done from bill of contractor. No material /Tool plants shall be issued to contractor.
- 21.3 Authority for fixing compassion under GCC Clause no 2 of CPWD Shall be Director IIM Rohtak.

21.4 All test certificate /manufacture certificate shall be arranged by the contractor and submitted to Engineer in Charge.

Part V - Evaluation Criteria & Price Bid issues

- 1. Evaluation Criteria The broad guidelines for evaluation of Bids will be as follows:
 - a. Only those Bids will be evaluated which are found to be fulfilling all the eligibility and qualifying requirements of the tender, both technically and commercially.
 - b. In respect of Bids forwarded by the Bidders will be evaluated by the Buyer with reference to the technical characteristics of the equipment/material as mentioned in the (Part –II, Para-2). The compliance of bids would be determined based on the parameters specified in the TENDER and successful onsite demonstration of the offered products/items (if felt necessary & asked) before the bids evaluation committee. The Price Bids/Commercials of only those bidders will be considered & evaluated whose bids would clear the technical specification evaluation criteria's (including onsite demonstration).
 - c. The lowest price bid will be decided upon the total value wise lowest price quoted by the particular Bidder as per the Price bid Format. The consideration of taxes and duties in evaluation process will be as follows:
 - i. In cases where only indigenous Bidders are competing, all taxes and duties (including those for which exemption certificates are issued) quoted by the Bidders will be considered. The ultimate cost to the Buyer would be the deciding factor for ranking of Bids.
 - ii. In cases where both foreign and indigenous Bidders are competing, following criteria would be followed –
 - 1. In case of foreign Bidders, the basic cost (CIF) quoted by them would be the basis for the purpose of comparison of various tenders.
 - 2. In case of indigenous Bidders, excise duty on fully formed equipment would be offloaded.
 - 3. Sales tax and other local levies, i.e. octroi, entry tax etc. would be ignored in case of indigenous Bidders.
 - d. The Bidders are required to spell out the rates of Customs duty, Excise duty, GST, etc. in unambiguous terms; otherwise their offers will be loaded with the maximum rates of duties and taxes for the purpose of comparison of prices. If reimbursement of Customs duty / Excise Duty /GST is intended as extra, over the quoted prices, the Bidder must specifically say so. In the absence of any such stipulation it will be presumed that the prices quoted are firm and final and no claim on account of such duties will be entrained after the opening of tenders. If a Bidder chooses to quote a price inclusive of any duty and does not confirm inclusive of such duty so included is firm and final, he should clearly indicate the rate of such duty and quantum of excise duty included in the price. Failure to do so may result in ignoring of such offers summarily. If a Bidder is exempted from payment of Customs duty / Excise Duty / GST duty up to any value of supplies from them, they should clearly state that no excise duty will be charged by them up to the limit of exemption, which they may have. If any concession is available in regard to rate/quantum of Customs duty / Excise Duty / GST, it should be brought out clearly. Stipulations like, excise duty was presently not applicable but the same will be charged if it becomes leviable later on, will not be accepted unless in such cases it is clearly stated by a Bidder that excise duty will not be charged by him even if the same becomes applicable later on. In respect of the Bidders who fail to comply with this requirement, their quoted prices shall be loaded with the quantum of excise duty, which is normally applicable on the item in question for the purpose of comparing their prices with other Bidders. The same logic applies to Customs duty and GST also.
 - e. In import cases, all the foreign quotes will be brought to a common denomination in Indian Rupees by adopting the exchange rate as BC selling rate of the State Bank of India on the date of the opening of Price Bids.
 - f. If there is a discrepancy between the unit price and the total price that is obtained by multiplying the unit price and quantity, the unit price will prevail and the total price will be corrected. If there is a discrepancy between words and figures, the amount in words will prevail for calculation of price.
 - g. The Buyer reserves the right to evaluate the offers received by using Discounted Cash Flow method. In case cash flow involves more than one currency, the same will be brought to a common denomination in Indian Rupees by adopting exchange rate as BC selling rate of the State Bank of India on the date of the opening of Price Bids.
 - h. The Lowest reasonable, economical & acceptable bids against requisite items, as mentioned in Part-V TENDER/proposal document will be considered in rates must be quoted in Indian rupees in import cases, all the foreign quotes will be brought to a common denomination in Indian Rupees by adopting the RBI/SBI/GOC declared exchange rate.
- 2. Price Bid Format: The Price Bid /Bill of quantity Format is given as an annexure A /provided online and Bidders are required to fill this up correctly with full details:
- 3. Check list -
- 3.1. Processing fee Rs.5900.00 deposited to the account as given above. Proof must be attached with technical bid {Bidders registered under MSE having Valid MSE Certificate (under Manufacturing /Service category) are exempted towards processing fee},
- 3.2. Duly filled and signed scanned copies of Tender document by authorized signatory on all pages with company's credential documents like firms' Reg.Certificate/Partnership deed etc., company profile, GST reg. copy, copy of MOA (Memorandum of Association) all brochures of respective items/accessories with sign & seal on each page, duly attested copies of balance sheets.
- 3.3. Self-attested copy of all relevant supporting documents (Refer Part-Section 1 Para-4 above) as applicable (To be attached with

technical bid).

- 3.4. Bids must be submitted online on https://www.tenderwizard.com/iim-rohtak/ before closing date/time positively.3.5. Scan copy of Covering/Forwarding letter of Bids shall be on original letter head of the company duly ink signed and stamped with company seal.
- 3.6 Bid security/EMD (Earnest Money Deposit): Rs. 29,671.00/ should be submitted online (IMPS/NEFT/RTGS) to Acct. No. 252201000421, Bank-ICICI Bank, IIM Rohtak Branch, IFSC-ICIC0007244, in favor of "Indian Institute of Management Rohtak".

SECTION:-6 AGREEMENT

This agreement made on Betwe Rohtak (hereinafter called the employer) of thehere in after called "The	one part and	_		
Whereas the employer is desirous that certain we Providing & Fixing Work of G.I Roofing Sheet Institute of Management, Rohtak" and has accommon	at Student Activity Co	enters, Indian		
NOW THIS AGREEMENT WITNESSETH AS FOLLOW	WS:			
In this Agreement words and expressions have to assigned to them in the conditions of contract the	he same meanings as a	re respectively		
The following documents shall be deemed to for of this agreement viz.	rm and be read and co	nstrued as part		
The award letter No.:-				
References as mentioned in the award letter:-				
In consideration of the payments to be made by contractor hereby covenants upon to execute a in all respects with the provisions of the contract	nd maintain the works			
Institute hereby covenants to pay the consideration of, complete contract for providing photocopying and documentation of the works at the contract price at the times and in the manner prescribed by contract.				
In witness whereof the parties have hereunto se day and year first above written.	et their respective hand	ls and seals the		
For & on contractor Indian institute of Management	For & on beh	alf of		
Witness (i)	(ii) Date:	Rohtak		

SECTION -7 FORMAT OF BID BOND (EMD)

	(Hereinafter called "the Bidde	•	
For the supp	ly of Vide Tender No	Dat	ed
•	ese presents that WE (Hereinafter called "the Ba		_
of INR/US\$	nagement Rohtak (hereinafter c for which payment will and tr nds itself, its successors and assig	ruly to be made of	the said

THE CONDITIONS of the obligation are:

- 1. If the Bidder withdraws his bid during the period of bid validity specified by the Bidder on the Bid form or
- 2. If the Bidder, having been notified of the acceptance of his bid by the Institute during the period of bid validity
- 3. (a) Fails or refuses to execute the Contract, if required; or
 - (b) Fails or refuses to furnish the Performance Security, in accordance with the instructions to Bidders.

We undertake to pay to the Institute up to the above amount upon receipt of its first written demand, without the Institute having to substantiate its demand, provided that in its demand, the Institute will note that the amount claimed by it is due to it owning to the occurrence of one or both of the two conditions, specifying the occurred condition or conditions.

This guarantee will remain in force up to and including Thirty (30) days after the Period of bid validity and any demand in respect thereof should reach the Bank not later than the specified date/dates.

Signature of the Bank Authority.

	Name
	Signed in Capacity of
Name & Signature of witness	Full address of Branch
Address of witness	Tel No. of Branch

Fax No. of Branch

SECTION -8

FORMAT OF PERFORMANCE BANK GUARANTEE (PBG)

Indian Institute of Management Rohtak

(With due stamp duty if applicable)
OUR LETTER OF GUARANTEE No.:
In consideration of Indian Institute of Management Rohtak, having its office at Sunaria Rohtak (hereinafter referred to as "IIM Rohtak" which expression shall unless repugnant to the content or meaning thereof include all its successors, administrators and executors) and having entered into an agreement dated/issued work Order No dated with/on M/s (hereinafter referred to as
"The Contractor" which expression unless repugnant to the content or meaning thereof, shall include all the successors, administrators, and executors).
WHEREAS the Contractor having unequivocally accepted to supply the materials as per terms and conditions given in the Agreement dated/award letter /work order No.
dated and Institute having agreed that the Contractor shall furnish to IIM ROHTAK a Performance Guarantee for the faithful performance of the entire contract, to the extent of 5 % (Five percent) of the value of the Work Order i.e. for
We, ("The Bank") which shall include OUR successors, administrators and executors herewith establish an irrevocable Letter of Guarantee No in your favour for account of (The Contractor) in cover of performance guarantee in accordance with the terms and conditions of the Agreement/work Order.
Hereby, we undertake to pay up to but not exceedingsay
only) upon receipt by us of your first written demand accompanied by your declaration stating that the amount claimed is due by reason of the Contractor having failed to perform the Agreement and despite any contestation on the part of above named Contractor. This Letter of Guarantee will expire on including 60 days of claim period
and any claims made hereunder must be received by us on or before expiry date after which date this Letter of Guarantee will become of no effect whatsoever whether returned to us or not.
Authorized Signature
Manager Seal of Bank

SECTION -9

PLEDGE OF COMPLIANCE

(To be given on original letter head of the company/firm by the legal owner/authorized signatory of the company/firm)

,	full name, designation		, actir	ng on behali
of M/sddress	Compar	ny/Agency name	& Registered	office's ful
Onsite Providing & Fixing Work of G.I Roofing S				
Rohtak.Tender no IIM-R/Civil/ FY 2025-26/OTE/P- 1 Management City, NH-10, Southenn Byepass, Sunaria, Roh declared bankrupt, never black listed by any Govt./PSU/Au nentioned in this tender document and subsequently issuevent of any breach of terms and conditions of this tender ender enquiry during the entire period of contract, we semployees/representatives by their negligence to IIM Rohta IM Rohtak and my company/agency will fully compensate to	ntak PIN124 010) hereby und tonomous dept./agency/bod led PO/LoA/LoI/work order/ der and subsequently issue hall take the full responsib lik including financial, time a	dertake that I/We h. y and we shall a Agreement agains d PO/LoA/LoI/work ilities of any loss nd reputation as a	ave no criminal antec bide by all terms at t the said tender er corder/Agreement ag incurred by my age assessed by compete	edents, never nd conditions nquiry. In the gainst the said ency/company
Company's official seal				
Name: Date				
Signature:				
Place:				
Full Address:				
Pin Contact N	08			
E-mail ID				

BID SECURITY DECLARATION FORM

(to be submitted on bidder's letter Heads) (to be submitted by MSE Bidder Only)

Date: 02/08/2025

Name of the Work: - <u>Tender for "Onsite Providing & Fixing Work of G.I Roofing Sheet at Student Activity Centers, Indian Institute of Management, Rohtak" Title of TENDER No. - IIM-R/Civil/FY 2025-26/OTE/P-126-T Dated: 02/08/2025.</u>

To Chief Engineer IIM Rohtak Haryana – 124001.

I/We, the undersigned, declare that:

I/We understand that, according to your conditions, bid must be supported by a Bid Securing Declaration.

I/We accept that I/We may be disqualified from bidding for any contract with you for a period of three years from the date of notification if I am / We are in breach of any obligation under the bid condition, because I/We

- a) Have withdrawn/ modified/ amended, impairs or derogates from the tender, my/our Bid during the period of bid validity specified in the form Bid; or
- b) Having been notified of the acceptance of our bid by the employer/purchaser during the

period of bid validity (i) fail or refuse to execute the contract, if required, or (ii) fail or refuse

to furnish the Performance security deposit in accordance with the instructions to Bidders.

I/We understand this Bid Securing Declaration shall cease to be valid if am/we are not the successful bidder.

Signed: (insert signature of person whose name and capacity are shown)
Name: (insert complete name of person signing the Securing Declaration)
Dated onday of (insert date of Signing) Seal

	List of Civil Material approved make					
S. No.	Materials	Vendors				
1.	G.I Sheet	JSW, TATA (TISCO), Jindal				
2.	Structural Steel	SAIL, TATA (TISCO), RINL, Jindal, Apollo				
2.1	MS pipe, Tubes, Bar, Flats, Angle, Tee Sections	SAIL, TATA (TISCO), RINL, Jindal, Apollo				
3.1	Wind Driven turbo ventilator	Air Roof Ventilators, Turbo Vent, Supreme Vent, Zenco, Edgestitch				

Bill of Qunatity for "Onsite Providing & Fixing Work of G.I Roofing Sheet at Student Activity Centers, Indian Institute of Management, Rohtak, NIT No.: IIMR/CIVIL/FY2025-26/OTE/P-126 T Dated 02.08.2025 Annexure A

Sr. No.	DSR(2023)	Description	Unit	Qty	Rate	Amount
31.140.	ITEM NO	·			Nate	Amount
1	10.2	Structural steel work riveted, bolted or welded in built up sections, trusses and framed work, including cutting, hoisting, fixing in position and applying a priming coat of approved steel primer all complete.	KG	1396.26		
2	12.50.	Providing and fixing precoated galvanised iron profile sheets (size, shape and pitch of corrugation as approved by Engineer-in-charge) 0.50 mm (+ 0.05 %) total coated thickness with zinc coating 120 grams per sqm as per IS: 277, in 240 mpa steel grade, 5-7 microns epoxy primer on both side of the sheet and polyester top coat 15-18 microns. Sheet should have protective guard film of 25 microns minimum to avoid scratches during transportation and should be supplied in single length upto 12 metre or as desired by Engineer in-charge. The sheet shall be fixed using self drilling /self tapping screws of size (5.5x 55 mm) with EPDM seal, complete upto any pitch in horizontal/ vertical or curved surfaces, excluding the cost of purlins, rafters and trusses and including cutting to size and shape wherever required.	SQM	945		
3	12.51	Providing and fixing precoated galvanised steel sheet roofing accessories 0.50 mm (+0.05 %) total coated thickness, Zinc coating 120 grams per sqm as per IS: 277, in 240 mpa steel grade, 5-7 microns epoxy primer on both side of the sheet and polyester top coat 15-18 microns using self drilling/ self tapping screws complete: 12.51.1				
4	12.51.1	Ridges plain (500 - 600mm)	RM	90		
5	12.51.2	Flashings/ Aprons.(Upto 600 mm)	RM	80.00		

	14.72	Providing and fixing double scaffolding system (cup lock type) on	SQM	920.00		
	12	the exterior side, up to seven story height made with 40 mm dia	30111	320.00		
		M.S. tube 1.5 m centre to centre, horizontal & vertical tubes				
		joining with cup & lock system with M.S. tubes, M.S. tube challies,				
		M.S. clamps and M.S. staircase system in the scaffolding for				
		working platform etc. and maintaining it in a serviceable condition				
		for the required duration as approved and removing it there after				
		The scaffolding system shall be stiffened with bracings, runners,				
		connection with the building etc wherever required for inspection				
		of work at required locations with essential safety features for the				
		workmen etc. complete as per directions and approval of				
6		Engineer in-charge .The elevational area of the scaffolding shall				
		be measured for payment purpose .The payment will be made				
		once irrespective of duration of scaffolding. sqm 257.95 Note: -				
		This item to be used for maintenance work judicially, necessary				
		deduction for scaffolding in the existing item to be done				
		deduction for scarrolating in the existing from to be done				
	15.28	Dismantling roofing including ridges, hips, valleys and gutters etc.,				
		and stacking the material within 50 metres lead of:				
7						
8	15.28.1	G.S. Sheet	SQM	945.00		
	MR	providing and fixing wind -driven turbo ventilator of 600 mm dia	Nos	6.00		
		made of anodisied aluminium with ball bearing assembly including				
9		matching G.I Base Sheet, Cutting existing roof, sealent, flashing,				
9		bolt fixing ,leaking proof as per direction of engineer-in charge				
TOTAL A	MOUNT=(Rs	· ·) Including GST	•	
TOTAL A	MOUNT=(Rs	•) Including GST		