

INDIAN INSTITUTE OF TECHNOLOGY DELHI

HAUZ KHAS, NEW DELHI

Date: 24/07/2018

STORES & PURCHASE SECTION

Subject: Corrigendum regarding additional clauses in tender “for supply and installation for high performance computing systems at IIT Delhi against Tender Id: 2018_IIT_360155_1”

N o.	Modified term	in Section	Original term
1	The bid submission deadline is extended to Aug 10, 5pm. The tender will be opened on Aug 13, 12pm.	Schedule	Bid submission deadline: Aug 3, 3pm and Opening date: Aug 6, 3pm.
2	Contact Email is: hodhpc@admin.iitd.ac.in	Schedule	hod@cc.iitd.ac.in
3	The EMD is required to be in the form of RTGS or NEFT for an amount of INR ₹ 30,00,000 (Rupees Thirty Lacs Only). Nationalized Bank guarantee will be accepted as well.	II Earnest Money Deposit (EMD)	The EMD is required to be in the form of RTGS or NEFT for an amount of INR ₹ 30,00,000 (Rupees Thirty Lacs Only).
4	(The EMD may be forfeited) If the bidder fails to furnish the acceptance in writing within 7 working days of award of contract/ order.	II Earnest Money Deposit (EMD)	(The EMD may be forfeited) If the bidder fails to furnish the acceptance in writing within 7 days of award of contract/ order.
5	Warranty shall not become void if IIT Delhi buys any other supplemental hardware from a third party and installs it with/in these machines with consent from the bidder. However warranty provided by the OEM/bidder/supplier shall not be applicable to such additional hardware items installed later.	II-Warranty services	Warranty shall not become void if IIT Delhi buys any other supplemental hardware from a third party and installs it with/in these machines. However warranty provided by the OEM/bidder/supplier shall not be applicable to such hardware items installed.

6	<p>In case of Dispute or difference arising between IIT Delhi and the Supplier relating to any matter arising out of or connected with this agreement, such disputes or difference shall be settled in accordance with the Arbitration and Conciliation Act, 1996. Where the value of the Contract is above 1.00 Crore, the arbitral tribunal shall consist of 3 arbitrators, one each to be appointed by the Purchaser and the Supplier. The third Arbitrator shall be chosen by mutual discussion between the Purchaser and the Supplier. The Arbitration and Conciliation Act 1996, the rules there under and any statutory modification or reenactments thereof, shall apply to the arbitration proceedings. Arbitration proceedings shall be held at Delhi, and the language of the arbitration proceedings and that of all documents and communications between the parties shall be English. The decision of the majority of arbitrators shall be final and binding upon both parties. The cost and expenses of Arbitration proceedings will be paid as determined by the arbitral tribunal. However, the expenses incurred by each party in connection with the preparation, presentation, etc., of its proceedings as also the fees and expenses paid to the arbitrator appointed by such party or on its behalf shall be borne by each party itself.</p>	II (Interpretation of the clauses in the Tender Document / Contract Document)	<p>In case of any ambiguity/ dispute in the interpretation of any of the clauses in this Tender Document, the interpretation of the clauses by Director, IIT Delhi shall be final and binding on all parties.</p> <p>The dispute resolution mechanism to be applied pursuant shall be as follows: In case of Dispute or difference arising between the Purchaser and a domestic supplier relating to any matter arising out of or connected with this agreement, such disputes or difference shall be settled in accordance with the Indian Arbitration & Conciliation Act, 1996, the rules there under and any statutory modifications or re-enactments thereof shall apply to the arbitration proceedings. The dispute shall be referred to the Director, Indian Institute of Technology (IIT) Delhi and if he is unable or unwilling to act, to the sole arbitration of some other person appointed by him willing to act as such Arbitrator. The award of the arbitrator so appointed shall be final, conclusive and binding on all parties to this order.</p>
7	<p>The bidder is to submit a mutually acceptable media (eg CD/DVD/Pen drive) containing all the technical specifications of the quoted equipment (to be submitted off-line, before the time of tender opening)</p>	III-1.15	<p>The bidder is to submit a CD/DVD containing all the technical specifications of the quoted equipment (to be submitted off-line, before the last date and time of submission)</p>
8	<p>Submitted documents should be text searchable. Scanned photographs should not be provided.</p>	III-1.16	-

9	The software licenses, if any, shall be required in the name of IIT Delhi. The licenses shall contain paper licenses and at least one set of mutually acceptable media (eg CD/DVD/Pen Drive).	III-2	The software licenses, if any, shall be required in the name of IIT Delhi. The licenses shall contain paper licenses and at least one set of media (CDs).
10	In case of violation of any of the conditions of warranty (for three year), the aforesaid performance guarantee shall be invoked by IIT Delhi with an advance notice of 30 days.	III-4	In case of violation of any of the conditions of warranty (for three year), the aforesaid performance guarantee shall be invoked by IIT Delhi.
11	Any delay in node warranty servicing beyond 4 days will incur a penalty of 0.1% of the total cost per day of delay.	III 5.2 (iii)	Any delay in node warranty servicing beyond 2 days will incur a penalty of 0.1% of the total cost per day of delay.
12	Limitation of Liability: Notwithstanding any other penalty condition in tender the total liability of the bidder is limited to value of the purchase order.	III-12	-
13	Outlet level PDU data through SNMP and IP protocols should be provided.	IV- Part 1	Each outlet should have a separate indicator to indicating its current state.
14	1x additional nVIDIA 32 GB V100 (list clearly in commercial bid, also separately pricing any additional power requirement for the second GPU)	IV-Part III Option C	1x additional nVIDIA 32 GB V100 (list clearly in commercial bid)
15	Deleted	IV-Part IV (Workload manager)	Portal should be capable of providing Result Visualization in the same GUI.
16	The bidder must meet HPL performance and efficiency on the proposed HPC system as per the below table with turbo-mode and hyper-threading off, within a margin of 2-3%. Modifications to the input file in order to fit system functionalities should be reported while submitting the benchmark results.	V-1	The bidder must meet HPL performance and efficiency on the proposed HPC system as per the below table with turbo-mode and hyper-threading off, within 2%. Modifications to the input file in order to fit system functionalities should be reported while submitting the benchmark results.
17	Show that the obtained Lustre throughput is not limited by the Lustre client. (The storage subsystem is capable of providing over 50GiB/s read and write throughput).	VI-2	Reproduce throughput of LFS clients (storage subsystem provides over 50GiB/s read and write throughput).

18	100% non-blocking 100 Gbps network solution for up to 180 nodes, with 16x additional FDR connections to the current cluster (connecting to storage and compute servers).	IV-Part VIII Option H (Entire part VIII is optional for bidders.)	-
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Prospective Bidders are requested to take note on the above change and submit their bids as per the revised clause.