HIGH COURT OF MADHYA PRADESH : JABALPUR NOTICE INVITING TENDER

e-Tenders are invited by the High Court of Madhya Pradesh for the "Supply, Design, Development and Implementation of RFID System at District and Tehsil Courts in the State of Madhya Pradesh". The last date of online tender submission is **03rd April**, **2025 before 06:00 P.M.** (mandatory). The sealed tender complete in all respect addressed to "Registrar General, High Court of Madhya Pradesh, Jabalpur" must be submitted before **05:00 P.M. on 04th April**, **2025 (mandatory)**. The technical bids of the tender shall be opened online on **05th April**, **2025 at 11:30 A.M.** The detailed tender document is available in the official website of the High Court of Madhya Pradesh www.mphc.gov.in and Government e-procurement portal www.mptenders.gov.in.

> Sd/-REGISTRAR GENERAL

HIGH COURT OF MADHYA PRADESH: JABALPUR

// NOTICE INVITING TENDER //

Ref.No.Reg(IT)(SA)/2025/295

Dated: 24/02/2025



Bid Document for

Supply, Design, Development and Implementation of RFID System at District and Tehsil Courts in the State of Madhya Pradesh

Note: -This document contains total <u>68 pages</u> including cover. No change and modification in the document by the bidder is permissible.

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<u>CHAPTER – I</u> // NOTICE INVITING TENDER //

Ref.No.Reg(IT)(SA)/2025/295

Dated: 24/02/2025

The Registrar General, on behalf of High Court of Madhya Pradesh invites sealed **e-tender / online** tender in two cover system from experienced and reputed firms/organizations for the Supply, Design, Development and Implementation of RFID System at District and Tehsil Courts in the State of Madhya Pradesh.

EMD (In Rs.)	Cost of online Tender Document (In Rs.)		Last Date / Time of online tender Submission	submission in hardcopy	Date and Time of Opening of Technical Bid (online/ hardcopy)	Time for Completion of the work / project
05 Lakh	5,000/-	10 th March, 2025 at 11:30 A.M. in the Committee Hall No. 03 at High Court of Madhya Pradesh, Jabalpur	03 rd April, 2025 Before 06:00 P.M.	04 th April, 2025 Before 05:00 P.M.	05 th April, 2025 11:30 A.M.	03 Months

- Tender documents may be viewed or purchased online by interested and eligible bidders from the website <u>https://mptenders.gov.in</u> after paying Tender fee of Rs.5,000/- and Processing Fee, as applicable. The tender document is also available in website <u>http://www.mphc.gov.in.</u>
- 2. Bidders can submit its tender online at <u>https://mptenders.gov.in/</u>on or before the key dates given above. The Physical copy of the Technical Bid along with copy of online EMD should also be submitted at the address below as mentioned above.
- 3. All further notifications/amendments, if any shall be posted on <u>https://www.</u> <u>mptenders.gov.in and</u> <u>www.mphc.gov.in</u> only. No separate communication shall be made with individual Bidders.

4. The financial bids are to be submitted in only online mode and no hard sheet/ copy is to be submitted along with the bid.

All other terms and conditions for submission of tender are contained in this document. If the date of submission/opening of the Bid is declared as holiday then the bids shall be submitted / opened on next working day.

<u>The Registrar General, High Court of Madhya Pradesh, Jabalpur (M.P.)</u> <u>reserves the right to accept or reject any or all bids without assigning any</u> <u>reason thereof.</u>

Address for communication:-Registrar General, High Court of Madhya Pradesh Jabalpur (M.P.) Email ID: - <u>regithcjbptd@mp.gov.in</u> Landline: 0761-2623358

<u>CHAPTER – II</u>

Terms and Conditions for e-Tendering

- A. For participation in e-tendering module, it is mandatory for prospective bidders to get registration on website https://mptenders.gov.in/. Therefore, it is advised to all prospective bidders to get registration by making on line registration fees payment at the earliest.
- B. Tender documents can be purchased only online on payment of tender fees and downloaded from website https://mptenders.gov.in/ by making online payment for the tender document fee.
- **C.** Service and gateway charges shall be borne by the bidders.
- D. Since the bidders are required to sign their bids online using class III Digital
 Signature Certificate, they are advised to obtain the same at the earliest.
- E. For further information regarding issue of Digital Signature Certificate, the bidders are requested to visit website https://mptenders.gov.in/. Please note that it may take up to 07 to 10 working days for issue of Digital Signature Certificate. Department will not be responsible for delay in issue of Digital Signature Certificate.
- F. If bidder is going first time for e-tendering, then it is obligatory on the part of bidder to fulfill all formalities such as registration, obtaining Digital Signature Certificate etc. well in advance.
- **G.** Bidders are requested to visit our e-tendering website regularly for any clarification and / or due date extension.
- H. Bidder must positively complete online e-tendering procedure at https://mptenders.gov.in/
- I. Department shall not be responsible in any way for delay /difficulties /inaccessibility of the downloading facility from the website for any reason whatever.

- J. For any type of clarification bidders can / visit https://mptenders.gov.in/. In case of any assistance please call Help desk numbers 0120-4200462, 0120-4001002. Support timings: Monday to Saturday from 10:00 AM to 07:00 PM.
- K. The bidder who so ever is submitting the tender by his Digital Signature Certificate shall invariably upload the scanned copy of the authority letter as well as submit the copy of same in physical form with the offer of particular tender.
- L. <u>The firms registered under NSIC and MSME (The vendor to be registered</u> with both NSIC and MSME for claiming exemption of tender fees) are exempted for submission of tender fees only. But they have to submit valid EMD as per the tender requirement.

Section – I. Instructions to Bidders

A. General

1. Scope of Bid	1.1	In support of the Invitation for Bids indicated in the Bid Data
		Sheet (BDS), the Purchaser, as indicated in the BDS, issues
		this Bidding Document for the Design, Supply, development and
		implementation of RFID system in District and Tehsil Courts in
		the State of Madhya Pradesh and related services incidental
		thereto as specified in Section VI, Schedule of Supply (SS). The
		name, identification, and number of lots of the National
		Competitive Bidding (NCB) are provided in the BDS.
	1.2	Throughout this Bidding Document:
		(a) The term "in writing" means communicated in written form
		with proof of receipt;
		(b) If the context on required singular means plural and vice

- (b) If the context so requires, singular means plural and vice versa; and
- (c) "Day" means calendar day.
- **2. Source of Funds** 2.1 The source of funds is from the State Government of Madhya Pradesh.
- **3. Eligible Bidders** 3.1 A Bidder may be a natural person, private entity, Government-Owned entity or any combination of them with a formal intent to enter into an agreement or under an existing agreement in the form of a Joint Venture (JV). In the case of a JV:
 - (a) all parties to the JV shall be jointly and severally liable; and
 - (b) A JV shall nominate a Representative who shall have the authority to conduct all businesses for and on behalf of any and all the parties of the JV during the bidding process and, in the event the JV is awarded the Contract, during contract execution.
 - 3.2 A Bidder, and all parties constituting the Bidder, shall have the nationality of an eligible country, in accordance with Section-V, Eligible Countries. A Bidder shall be deemed to have the nationality of a country if the Bidder is a citizen or is constituted, or incorporated, and operates in conformity with the provisions

of the laws of that country. This criterion shall also apply to the determination of the nationality of proposed subcontractors or suppliers for any part of the Contract including related services.

- 3.3 A firm that is under a declaration of ineligibility by the High Court or any Govt. organization shall be disqualified.
- 3.4 Government-owned enterprises in the Purchaser's country shall be eligible only if they can establish that they are legally and financially autonomous and operate under commercial law, and that they are not a dependent agency of the Purchaser.
- 3.5 Bidders shall provide such evidence of their continued eligibility satisfactory to the Purchaser, as the Purchaser shall reasonably request.

B. Contents of Bidding Document

4. Sections of the Bidding Document
 Bidding Document
 4.1 The Bidding Document consist of Parts 1, 2, and 3, which include all the Sections indicated below, and should be read in Conjunction with any Addenda issued in accordance with ITB Clause 8.

PART1 Bidding Procedures

- Section I. Instructions to Bidders (ITB)
- Section II. Bid Data Sheet (BDS)
- Section III. Evaluation and Qualification Criteria
- Section IV. Bidding Forms
- Section V. Eligible Countries

PART2 Supply Requirements

Section VI. Schedule of Supply

PART3 Contract

- Section VII. General Conditions of Contract (GCC)
- Section VIII. Special Conditions of Contract (SCC)
- Section IX. Contract Forms
- 4.2 The Invitation for Bids issued by the Purchaser is not part of the Bidding Document.
- 4.3 The Purchaser is not responsible for the completeness of the

Bidding Document and its addenda, if they were not obtained directly from the purchaser.

- 4.4 The Bidder is expected to examine all instructions, forms, terms, and specifications in the Bidding Document. Failure to furnish all information or documentation required by the Bidding Document may result in the rejection of the Bid.
- 5. Clarification of 5.1 A prospective Bidder requiring any clarification of the Bidding Document Bidding Document shall contact the Purchaser in writing at the Purchaser's address indicated in the BDS. The Purchaser will respond in writing to any request for clarification, provided that such request is received not later than Fifteen (15) days prior to the deadline for submission of Bids. The Purchaser shall forward copies of its response to all Bidders who have acquired the Bidding Document directly from it, including a description of the inquiry but without identifying its source.
- 6. Amendment of 6.1 At any time prior to the deadline for submission of the Bids, the Bidding Document
 Bidding Document
 Purchaser may amend the Bidding Document by issuing addenda and corrigendum.
 - 6.2 Any addendum issued shall be part of the Bidding Document and shall be communicated in writing to all who have obtained the Bidding Document directly from the Purchaser. The addendum /corrigendum shall be published in the official website of the High Court.
 - 6.3 To give prospective Bidders reasonable time in which to take an addendum into account in preparing their Bids, the Purchaser may, at its discretion, extend the deadline for the submission of the Bids, pursuant to ITB.

C. Preparation of Bids

- 7. Cost of Bidding 7.1 The Bidder shall bear all costs associated with the preparation and submission of its Bid, and the Purchaser shall not be responsible or liable for those costs, regardless of the conduct or outcome of the bidding process.
- 8. Language of Bid8.1The Bid, as well as all correspondence and documents relating
to the Bid exchanged by the Bidder and the Purchaser, shall be

written in the language specified in the BDS. Supporting documents and printed literature that are part of the Bid may be in another language provided they are accompanied by an accurate translation of the relevant passages in the language specified in the BDS, in which case, for purposes of interpretation of the Bid, such translation shall govern.

- nents9.1The Bid shall comprise two envelopes submitted simultaneously,risingon containing the Technical Proposal and the other the PricedProposal, enclosed together in an outer single envelope.
 - 9.2 Initially, only the Technical Proposals are opened at the address, date and time specified in ITB. The Price Proposals remain sealed and are held in custody by the Purchaser. The Technical Proposals are evaluated by the Purchaser. No amendments or changes to the Technical Proposals are permitted. Bids with Technical Proposals which do not conform to the specified requirements will be rejected as deficient Bids.
 - 9.3 Price Proposals of technically compliant Bids are opened in public at a date and time advised by the Purchaser. The Price Proposals are evaluated and the Contract is awarded to the Bidder whose Bid has been determined to be the lowest evaluated substantially responsive Bid.
 - 9.4 The Technical Proposal shall contain the following:-
 - (a) Technical Proposal Submission Sheet;
 - (b) Bid Security, in accordance with ITB;
 - (c) Alternative Technical Proposal, if permissible, in accordance with ITB;
 - (d) Written confirmation authorizing the signatory of the Bid to commit the Bidder, in accordance with ITB;
 - (e) Documentary evidence in accordance with ITB establishing the Bidder's eligibility to bid;
 - (f) Documentary evidence in accordance with ITB that the hardware, software and Related Services to be supplied by the Bidder are of eligible origin;
 - (g) Documentary evidence in accordance with ITB that the hardware , software and Related Services conform to the Bidding Document;

9. Documents Comprising the Bid

	9.5	 (h) Documentary evidence in accordance with ITB establishing the Bidder's qualifications to perform the contract if its Bid is accepted; and (i) Any other document required in the BDS. The Price Proposal shall contain the following:- (a) Price Proposal Submission Sheet and the applicable Price Schedules, in accordance with ITB; (b) Any other document required in the BDS.
10. Bid	10.1	The Bidder shall submit the Technical Proposal and the Price
Submission		Proposal using the appropriate Submission Sheets furnished in
Sheets and		Section IV, Bidding Forms. These forms must be completed
Price Schedules		without any alterations to their format and no substitutes shall be accepted. All blank spaces shall be filled in with the information requested.
	10.2	The Bidder shall submit, as part of the Price Proposal, the Price Schedules for hardware, software and Related Services, according to their origin as appropriate, using the forms furnished in Section IV, Bidding Forms.
11. Alternative Bids	11.1	Unless otherwise indicated in the BDS, alternative bids shall not be considered.
12. Documents	12.1	To establish its qualifications to perform the Contract, the
Establishing the		Bidder shall submit as part of its Technical Proposal the
Qualifications of the		evidence indicated for each qualification criteria specified in
Bidder		Section III, Evaluation and Qualification Criteria.
13. Period of Validity	13.1	Bids shall remain valid for the period specified in the BDS
of Bids		after the bid submission deadline date prescribed by the Purchaser. A Bid valid for a shorter period's hall is rejected by the Purchaser as non-responsive.
	13.2	In exceptional circumstances, prior to the expiration of the bid validity period, the Purchaser may request Bidders to extend the period of validity of their Bids. The request and the responses shall be made in writing. If a Bid Security is requested in accordance with ITB, it shall also be extended for a corresponding period. A Bidder may refuse the request without forfeiting its Bid Security. A Bidder granting the request shall not

be required or permitted to modify its Bid.

- 14. Bid Security 14.1 Unless otherwise specified in the BDS, the Bidder shall furnish as part of its Technical Proposal, a Bid Security in original form and in the amount and currency specified in the BDS.
 - 14.2 The Bid Security shall be, at the Bidder's option, in any of the following forms:
 - a) Bank Guarantee;
 - b) Demand draft;
 - c) Bankers check:
 - If a bid Security is required in accordance with ITB, any Bid not 14.3 accompanied by a substantially responsive Bid Security in accordance with ITB, shall be rejected by the Purchaser as nonresponsive.
 - 14.4 The Bid Security of unsuccessful Bidders shall be returned as promptly as possible upon the successful Bidder furnishing the Performance Security pursuant to ITB as per approval by the Registrar General.
 - 14.5 The Bid Security of the successful Bidder shall be returned as promptly as possible once the successful Bidder has signed the Contract and furnished the required Performance Security.
 - 14.6 The Bid Security may be forfeited:
 - (a) if a Bidder withdraws its Bid during the period of bid validity as specified in ITB, except as provided in ITB; or
 - (b) if the successful Bidder fails to:
 - (i) Sign the Contract in accordance with ITB;
 - (ii) Furnish a Performance Security in accordance with ITB; or
 - (iii) Accept the correction of its Bid Price pursuant to ITB.
 - 14.7 The Bid Security of a JV must be in the name of the JV that submits the bid. If the JV has not been legally constituted at the time of bidding, the Bid Security shall be in the names of all future partners as named in the letter of intent mentioned in ITB.
 - 15.1 The Bidder shall prepare one original of the Technical Proposal and one original of the Price Proposal as described in ITB and Signing of Bid clearly mark each "ORIGINAL - TECHNICAL PROPOSAL" and

15. Format and

"ORIGINAL - PRICE PROPOSAL".

- 15.2 The original and all copies of the Bid shall be typed or written in indelible ink and shall be signed by a person duly authorized to sign on behalf of the Bidder. This authorization shall consist of a written confirmation as specified in the BDS and shall be attached to the Bid. The name and position held by each person signing the authorization must be typed or printed below the signature. All pages of the Bid, except for unamended printed literature, shall be signed or initialled by the person signing the Bid.
- 15.3 Any interlineations, erasures, or overwriting shall be valid only if they are signed or initialled by the person signing the Bid.

D. Submission and Opening of Bids

- 16. Sealing and
 16.1
 The Bidder shall enclose the original of the Technical Proposal,

 Marking of Bids
 the original of the Price Proposal as <u>"ORIGINAL -TECHNICAL</u>

 <u>PROPOSAL</u>", "ORIGINAL PRICE PROPOSAL".
 These

 envelopes containing the original and the copies shall then be
 enclosed in <u>one single envelope.</u>
 - 16.2 The inner and outer envelopes shall:
 - (a) Bear the name and address of the Bidder;
 - (b) Be addressed to the Purchaser in accordance with ITB; and
 - (c) Bear the specific identification of this bidding process indicated in the BDS.
 - 16.3 The outer envelopes and the inner envelopes containing the Technical Proposals shall bear a warning not to open before the time and date for the opening of Technical Proposals, in accordance with ITB.
 - 16.4 The inner envelopes containing the Price Proposals shall bear a warning not to open until advised by the Purchaser in accordance with ITB.
 - 16.5 If all envelopes are not sealed and marked as required, the Purchaser will assume no responsibility for the misplacement or premature opening of the bid.
- **17. Deadline for** 17.1 Bids must be received by the Purchaser at the address and

Submission of Bids no later than the date and time indicated in the BDS.

- 17.2 The Purchaser may, at its discretion, extend the deadline for the submission of Bids by amending the Bidding Document in accordance with ITB, in which case all rights and obligations of the Purchaser and Bidders previously subject to the deadline shall thereafter be subject to the deadline as extended.
- 18. Late Bids
 18.1 The Purchaser shall not consider any Bid that arrives after the deadline for submission of Bids, in accordance with ITB. Any Bid received by the Purchaser after the deadline for submission of Bids shall be declared late, rejected, and returned unopened to the Bidder.
- 19. Withdrawal,
 19.1 A Bidder may withdraw, substitute, or modify its Bid after it
 has been submitted by sending a written Notice, duly signed
 by an authorized representative, and shall include a copy of the authorization in accordance with ITB (except that withdrawal notices do not require copies). The corresponding substitution or modification of the bid must accompany the respective written notice. All Notices must be:
 - a) Submitted in accordance with ITB (except that Withdrawal Notices do not require copies), and in addition, the respective inner and outer envelopes shall be clearly marked "Withdrawal," "Substitution," "Modification"; and
 - b) Received by the Purchaser prior to the deadline prescribed for submission of bids, in accordance with ITB.
 - 19.2 Bids requested to be withdrawn in accordance with ITB shall be returned unopened to the Bidders.
 - 19.3 No Bid shall be withdrawn, substituted, or modified in the interval between the deadline for submission of bids and the expiration of the period of bid validity specified in ITB or any extension thereof.
- 20. Bid Opening20.1The Purchaser shall conduct the opening of Technical Proposals
in the presence of Bidders' representatives who choose to
attend, at the address, date and time specified in the BDS.
 - 20.2 The Price Proposals will remain unopened and will be held in custody of the Purchaser until the time of opening of the Price Proposals. The date, time, and location of the opening of Price

Proposals will be advised in writing by the Purchaser.

- 20.3 First, envelopes marked "WITHDRAWAL" shall be opened, read out, and recorded, and the envelope containing the corresponding Bid shall not be opened, but returned to the Bidder. No Bid shall be withdrawn unless the corresponding Withdrawal Notice contains a valid authorization to request the withdrawal and is read out and recorded at bid opening.
- 20.4 Next, outer envelopes marked "SUBSTITUTION" shall be opened. The inner envelopes containing the Substitution Technical Proposal and/or Substitution Price Proposal shall be exchanged for the corresponding envelopes being substituted, which are to be returned to the Bidder unopened. Only the Substitution Technical Proposal, if any, shall be opened, read out, and recorded. Substitution Price Proposals will remain unopened in accordance with ITB. No envelope shall be substituted unless the corresponding Substitution Notice contains a valid authorization to request the substitution and is readout and recorded at bid opening.
- 20.5 Next, outer envelopes marked "MODIFICATION" shall be opened. No Technical Proposal and/or Price Proposal shall be modified unless the corresponding Modification Notice contains a valid authorization to request the modification and is read out and recorded at the opening of Technical Proposals. Only the Technical Proposals, both Original as well as Modification, are to be opened, read out, and recorded at the opening. Price Proposals, both Original as well as Modification, will remain unopened in accordance with ITB.
- 20.6 All other envelopes holding the Technical Proposals shall be opened one at a time, and the following read out and recorded:
 - a) The name of the Bidder;
 - b) Whether there is a modification or substitution;
 - c) The presence of a Bid Security, if required; and
 - d) Any other details as the Purchaser may consider appropriate.

Only Technical Proposals and alternative Technical Proposals read out and recorded at bid opening shall be considered for evaluation. No Bid shall be rejected at the opening of Technical Proposals except for late bids, in accordance with ITB.

- 20.7 The Purchaser shall prepare a record of the opening of Technical Proposals that shall include, as a minimum: the name of the Bidder and whether there is a withdrawal, substitution, modification, or alternative offer; and the presence or absence of a Bid Security, if one was required. The Bidders' representatives who are present shall be requested to sign the record. The omission of a Bidder's signature on the record shall not invalidate the contents and effect of the record.
- 20.8 At the end of the evaluation of the Technical Proposals, the Purchaser will invite bidders who have submitted substantially responsive Technical Proposals and who have been determined as being qualified for award to attend the opening of the Price Proposals. The date, time, and location of the opening of Price Proposals will be advised in writing by the Purchaser. Bidders shall be given reasonable notice of the opening of Price Proposals.
- 20.9 The Purchaser will notify Bidders in writing who have been rejected on the grounds of being substantially non-responsive to the requirements of the Bidding Document and return their Price Proposals unopened.
- 20.10 The Purchaser shall conduct the opening of Price Proposals of all Bidders who submitted substantially responsive Technical Proposals, in the presence of Bidders` representatives who choose to attend at the address, date and time specified by the Purchaser. The Bidder's representatives who are present shall be requested to sign a register evidencing their attendance.
- 20.11 All envelopes containing Price Proposals shall be opened one at a time and the following read out and recorded:
 - a) The name of the Bidder
 - b) Whether there is a modification or substitution;
 - c) The Bid Prices, including any discounts and alternative offers; and
 - d) Any other details as the Purchaser may consider appropriate.

Only Price Proposals discounts, and alternative offers read out and recorded during the opening of Price Proposals shall be considered for evaluation. No Bid shall be rejected at the opening of Price Proposals.

20.12 The Purchaser shall prepare a record of the opening of Price Proposals that shall include, as a minimum: the name of the Bidder, the Bid Price (per lot if applicable), any discounts, and alternative offers. The Bidders' representatives who are present shall be requested to sign the record.

E. Evaluation and Comparison of Bids

- 21. Confidentiality 21.1 Information relating to the examination, evaluation, comparison, and post qualification of Bids, and recommendation of contract award, shall not be disclosed to Bidders or any other persons not officially concerned with such process until information on Contract award is communicated.
 - 21.2 Any attempt by a Bidder to influence the Purchaser in the examination, evaluation, comparison, and post qualification of the Bids or Contract award decisions may result in the rejection of its Bid.
- **22. Clarification of Bids** 22.1 To assist in the examination, evaluation, comparison and post qualification of the Bids, the Purchaser may, at its discretion, ask any Bidder for a clarification of its Bid. Any clarification submitted by a Bidder that is not in response to a request by the Purchaser shall not be considered. The Purchaser's request for clarification and the response shall be in writing. No change in the prices or substance of the Bid shall be sought, offered, or permitted, except to confirm the correction of arithmetic errors discovered by the Purchaser in the evaluation of the Price Proposals, in accordance with ITB.
- 23. Responsiveness 23.1 The Purchaser's determination of the responsiveness of a of Technical Proposal is to be based on the contents of the Technical Proposal itself.
 - 23.2 A substantially responsive Technical Proposal is one that conforms to all the terms, conditions, and specifications of the Bidding Document without material deviation, reservation, or

omission. A material deviation, reservation, or omission is one that:

- Affects in any substantial way the scope, quality, or performance of the hardware, software and Related Services specified in the Contract; or
- b) Limits in any substantial way, inconsistent with the Bidding Document, the Purchaser's rights or the Bidder's obligations under the Contract; or
- c) If rectified would unfairly affect the competitive position of other Bidders presenting substantially responsive Technical Proposals.
- 23.3 If a Technical Proposal is not substantially responsive to the Bidding Document, it shall be rejected by the Purchaser and may not subsequently be made responsive by the Bidder by correction of the material deviation, reservation, or omission.
- **24. Non-conformity** 24.1 Provided that a Technical Proposal is substantially responsive, the Purchaser may waive any non-conformity or omission in the Bid that does not constitute a material deviation.
 - 24.2 Provided that a Technical Proposal is substantially responsive, the Purchaser may request that the Bidder submit the necessary information or documentation, within a reasonable period of time, to rectify nonmaterial, nonconformities or omissions in the Technical Proposal related to documentation requirements. Such omission shall not be related to any aspect of the Price Proposal of the Bid. Failure of the Bidder to comply with the request may result in the rejection of its Bid.
 - 24.3 Provided that a Technical Proposal is substantially responsive, the Purchaser will rectify nonmaterial nonconformities or omissions. To this effect, the Bid Price shall be adjusted during evaluation of Price Proposals, for comparison purposes only, to reflect the price of the missing or non-conforming item or component. The adjustment shall be made using the method indicated in Section-III, Evaluation and Qualification Criteria.
 - 24.4 Provided that the Technical Proposal is substantially

responsive, the Purchaser will correct arithmetical errors during evaluation of Price Proposals on the following basis:

- a) 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 shall prevail and the total price shall be corrected, unless in the opinion of the Purchaser there is an obvious misplacement of the decimal point in the unit price, in which case the total price as quoted shall govern and the unit price shall be corrected;
- b) If there is an error in a total corresponding to the addition or subtraction of subtotals, the subtotals shall prevail and the total shall be corrected; and
- c) If there is a discrepancy between words and figures, the amount in words shall prevail, unless the amount expressed in words is related to an arithmetic error, in which case the amount in figures shall prevail subject to (a) and (b) above.
- 24.5 If the Bidder that submitted the lowest evaluated Bid does not accept the correction of errors, its Bid shall be disqualified and its Bid Security may be forfeited.
- 25. Preliminary
 25.1 The Purchaser shall examine the Technical Proposal to confirm that all documents and technical documentation requested in ITB have been provided, and to determine the completeness of each document submitted.
 - 25.2 The Purchaser shall confirm that the following documents and information have been provided in the Technical Proposal. If any of these documents or information is missing, the offer shall be rejected.
 - a) Technical Proposal Submission Sheet in accordance with ITB;
 - b) Written confirmation of authorization to commit the Bidder;
 - c) Bid Security and
 - d) Manufacturer's Authorization.
 - 25.3 Likewise, following the opening of Price Proposals, the Purchaser shall examine the Price Proposals to confirm that all documents and financial documentation requested in ITB have been provided, and to determine the completeness of each

document submitted.

	25.4	The Purchaser shall confirm that the following documents and
		information have been provided in the Price Proposal. If any of
		these documents or information is missing, the offer shall be
		rejected.
		a) Price Proposal Submission Sheet in accordance with ITB; and
26. Examination of Terms and Conditions;	26.1	b) Price Schedules, in accordance with ITB. The Purchaser shall examine the Bids to confirm that all terms and conditions specified in the GCC and the SCC have been accepted by the Bidder without any material deviation or
Technical Evaluation	26.2	reservation. The Purchaser shall evaluate the technical aspects of the Bid
	20.2	submitted in accordance with ITB, to confirm that all
		requirements specified in Section VI, Schedule of Supply of the
		Bidding Document have been met without any material
		deviation or reservation.
	26.3	If, after the examination of the terms and conditions and the
	20.0	technical evaluation, the Purchaser determines that the
		Technical Proposal is not substantially responsive in
		accordance with ITB, it shall reject the Bid.
27. Comparison	27.1	The Purchaser shall compare all substantially responsive
Of Bids		bids to determine the lowest-evaluated bid, in accordance with
		ITB.
28. Post	28.1	The Purchaser shall determine to its satisfaction during the
Qualification of		evaluation of Technical Proposals whether Bidders are qualified
the Bidder		to perform the Contract satisfactorily.
	28.2	The determination shall be based upon an examination of the
		documentary evidence of the Bidder's qualifications submitted
		by the Bidder, pursuant to ITB, to clarifications in accordance
		with ITB and the qualification criteria indicated in Section-III,
		Evaluation and Qualification Criteria. Factors not included in
		Section III, Evaluation and Qualification Criteria shall not be
		used in the evaluation of the Bidder's qualification.
	28.3	An affirmative determination shall be a prerequisite for the
		opening and evaluation of a Bidder's Price Proposal. A negative determination shall result into the disqualification of the Bid, in

Page 20 of 68

which event the Purchaser shall return the unopened Price Proposal to the Bidder.

29. Purchaser's Right to29.1The Purchaser reserves the right to accept or reject any Bid, toAccept Any Bid, and toand to annul the bidding process and reject all Bids at any timeReject Any or All Bidsprior to Contract award, without thereby incurring any liability to
the Bidders.

F. Award of Contract

- **30. Award Criteria** 30.1 The Purchaser shall award the Contract to the Bidder whose offer has been determined to be the lowest evaluated Bid and is substantially responsive to the Bidding Document, provided further that the Bidder has remained qualified to perform the Contract satisfactorily.
 - 30.2 A Bid shall be rejected if the qualification criteria as specified in Section III, Evaluation and Qualification Criteria are no longer met by the Bidder whose offer has been determined to be the lowest evaluated Bid. In this event the Purchaser shall proceed to the next lowest evaluated Bid to make a similar reassessment of that Bidder's capabilities to perform satisfactorily.
- **31. Signing of Contract** 31.1 Promptly after notifications, the Purchaser shall send to the successful Bidder the Agreement and the Special Conditions of Contract.
 - 31.2 Within twenty-eight (28) days of receipt of the Agreement, the successful Bidder shall come and execute the contract with the purchaser.
- 32. Performance 32.1 Within twenty-eight (28) days of the receipt of notification of award from the Purchaser, the successful Bidder shall furnish the Performance Security in accordance with the GCC, using for that purpose the Performance Security Form included in Section IX, Contract Forms, or another form acceptable to the Purchaser.
 - 32.2 Failure of the successful Bidder to submit the above- mentioned Performance Security or sign the Contract shall constitute sufficient grounds for the annulment of the award and forfeiture of the Bid Security. In that event the Purchaser may award the Contract to the next lowest evaluated Bidder whose offer is substantially responsive and is determined by the Purchaser to be qualified to perform the Contract satisfactorily.

 A. Introduction The Purchaser is: <u>HIGH_COURT_OF_MADHYA PRADESH_JABALPUR</u> The name of the NCB is: <u>RFID_SYSTEM_FOR_DISTRICT_AND_TEHSIL_COURTS_IN</u> <u>THE_STATE_OF_MADHYA PRADESH</u> The name of the Project is: <u>RFID_SYSTEM_FOR_DISTRICT_AND_TEHSIL_COURTS</u> <u>IN THE_STATE_OF_MADHYA PRADESH</u> The Bidder is required to include with its Bid, details of the Hardware, Software and other related accessories and services that is to be used for the successful implementation of the RFID_system in District and Tehsil_Courts in the State of Madhya Pradesh. Bidding Document For <u>clarification purposes</u> only, the Purchaser's address is: Attention: <u>Registrar_General, High_Court of Madhya Pradesh, Jabalpur</u> Street Address: <u>Jabalpur</u> City: <u>Jabalpur</u> ZIP Code:482001 Country: <u>India</u> Telephone: <u>+91-761-2623358</u> Electronic mail address: <u>regithcjbptd@mp.gov.in</u> C. Preparation of Bids The Bidder shall submit with its Technical Proposal the following additional documents compulsorily: <u>Approach to the design, development and implementation of the PRID SYSTEM</u>. <u>Trupe of Hardware to be used for successful implementation of the project</u>. <u>Proto-type testing methodology</u>; <u>Training Plan</u>; <u>Facility Management (post-implementation) support plan</u>. <u>*Approach to the design, development and implementation of the project</u>. <u>Proto-type testing methodology</u>; <u>*Training Plan</u>; <u>*Facility Management (post-implementation) support plan</u>. <u>*Approach to the design development and implementation of the project</u>. The Bidder shall submit with its Price Proposal the details of all applicable taxes. Alternative Bids/Solution is not permitted in this bid. 		Section- II. Bid Data Sheet
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Alternative Bids/Solution is not permitted in this bid. The prices quoted by the Bidder shall be: <u>Fixed</u>	3	The Bidder shall submit with its Price Proposal the details of all applicable taxes.
	4	Alternative Bids/Solution is not permitted in this bid.
6 The currency of the Bid shall be: Indian Rupees	5	The prices quoted by the Bidder shall be: <u>Fixed</u>
	6	The currency of the Bid shall be: Indian Rupees

7	The bid validity period shall be <u>180 days</u> .
8	A Bid Security is INR 5,00,000 (Rupees Five Lakh Only)
D. Subr	nission and Opening of Bids
1	The written confirmation of Authorization to sign on behalf of the Bidder shall consist of: a Power of Attorney.
2	The identification of this bidding process is: RFID SYSTEM FOR DISTRICT AND TEHSIL COURTS IN THE STATE OF MADHYA PRADESH.
3	For bid submission purposes only, the Purchaser's address is:
	Attention: Registrar General, High Court of Madhya Pradesh, Jabalpur.
	Street Address: Jabalpur.
	City: <u>Jabalpur.</u>
	Pin Code: 482001 . Country: <u>India.</u>
	Telephone: <u>+91-761-2623358</u>
	Electronic mail address: regithcjbptd@mp.gov.in
4	The pre-bid meeting to be held on:
	Date: 10 th March, 2025 in the Committee Hall No. 03, at High Court of Madhya
	Pradesh, Jabalpur at 11:30 A.M.
5	The deadline for online bid submission is:.
	Date:03 rd April, 2025
	Time: <u>18:00Hrs.</u>
6	The deadline for hardcopy bid submission is: Inward Section / Receipt Section of
	the High Court of Madhya Pradesh, Jabalpur.
	Date: 04th April, 2025
	Time: <u>17:00Hrs.</u>
7	The technical bid opening shall take place at: The High Court of Madhya Pradesh,
	Jabalpur
	Date: 05 th April, 2025
	Time: <u>11:30Hrs.</u>
L	

Section - III Evaluation and Qualification Criteria

Scope:-

- The scope of evaluation criteria is around the major deliverables as listed in the bid document.
- Design of System Architecture / Develop and Implementation of RFID Based integrated file / Assets lifecycle tracking solution to support Asset Management Transactions such as; property Transfer Activity (within Court premises), Asset Physical Counting /Auditing, On Demand file / Asset Search / Identification, File / Asset Life Cycle movement tracking and recording etc.
- Assets Tracking and Inventory Management System.
- File Tracking System.
- Supply and Installation of RFID Hardware Infrastructure at specified locations of District and Tehsil Courts premises depending upon software requirement specifications.
- Supply of suitable RFID Tags as per the requirement of the High Court.
- Supply and Installation of necessary Hardware Infrastructure for running online file / asset tracking application at District and Tehsil Courts in the State of Madhya Pradesh.
- System based Analysis and MIS reports.
- Trained users of District and Tehsil Courts.
- Train the Officers and Employees on the functionalities and in use of different applications;
- Provide post-implementation **onsite support for three years**, supported with a dedicated help line.
- Provide three years comprehensive warranty for the entire system.
- Provide <u>on site warranty for 03 years related to the Hardware used in implementation of</u> <u>RFID system.</u>
- Asset Tracking of fixed assets / movable assets but not consumable items.
- The servers shall be provided by the High Court on the specifications as suggested by successful bidder.

<u>Note: The Registrar General, High Court of Madhya Pradesh, Jabalpur may</u> <u>enhance the scope of work as per the requirement of District and Tehsil Courts in</u> <u>the State of Madhya Pradesh.</u>

Multiple Contracts:-

Multiple contracts and subcontracting are not permissible. There will be a single contract to the delivery of the above scope of work.

Technical Criteria:-

The proposals received will be assessed by the *evaluation committee* as per below procedure, to ascertain the best offer assigning due weight age to 'Technical' and 'Financial' proposals. The weightage given to the proposals will be as below:

S. No.	Proposals	Weightage	Marks obtained
1.	Technical Proposal	70%	Х
2.	Financial Proposal	30%	Y
	Total	100%	X+Y

Only those bidders who score more than or equal to 70 marks in the 'Technical Proposal' shall qualify for the consideration of opening of their 'Financial Proposal'.

Bidders who score maximum marks (X+Y) from 'Technical' & 'Financial' proposals together shall be considered for acceptance of the bid.

Technical Proposal:

- Technical proposal submission sheet should be duly filled as in '*Schedule IV Bidding Forms*' of this contract.
- Technical proposals are be accompanied by certified copies of valid documents. If the required documents are not attached, it will be assumed that the bidder is not qualified for that particular criterion and no marks will be awarded for that criterion.

The evaluation committee constituted by the Registrar General, High Court of Madhya Pradesh will evaluate the Technical proposal documents.

<u>SI.</u>	<u>Criteria</u>	<u>Score</u>
Α	Organization	
	Company profile Established/Incorporation date (Copy of	5%
	Registration or incorporation) under Companies Act, 1956.	
	Quality certifications (ISO 9001)	5%
	CMMi level III Certifications	5%
В	Experience	
	Company's relevant experience in RFID system implementation	
	(minimum 3 implementations of RFID project of similar nature and size)	20%

Evaluation criteria for Technical Proposal

	Approach and methodology proposed including work plan (i) Technical approach and methodology (ii) Work Plan (iii) Organization and staffing	10% 5% 10%
С	System requirements	
	Meeting functional requirements of High Court of Madhya Pradesh	20%
D	Presentation to be submitted by bidder along with the bid on how to carry out the <u>project work</u> of Assets tracking and Inventory Management system & File Tracking System.	20%
	Total	100%

- The Registrar General, High Court of Madhya Pradesh, Jabalpur reserves the right to accept or reject any technology/ solution proposed by the bidder.
- The Registrar General, High Court of Madhya Pradesh, Jabalpur reserves the right to visit the bidder's offices/sites before evaluating the solution offered.
- The Registrar General, High Court of M.P., Jabalpur reserve to right to invite only those bidders for presentation which are found suitable for the project.

Financial Criteria:

In the second phase, the *evaluation committee* shall assess the financial proposals for those bidders, who qualified the technical criteria.

For the purpose of identifying the lowest bidder, the formula given below shall be adopted.

Sf = 100 x Fm / Fn, in which Sf is the financial score, Fm is the lowest price and Fn the price of the proposal under consideration.

Eligibility/Qualification Criteria:

- Bidder should be a company incorporated under Indian Companies Act, 1956 or a Govt. / Semi Govt. Concern or Govt. Society.
- Bidders should have specific implementation experience in RFID system of a similar size, preferably in a Public /Government sector. Private sector implementation experience in significantly large projects would be considered, if there is no public

sector experience. Preference shall be given to Organization having similar Govt. Project Experience. Paper Implementation of RFID project in reputed private organization shall also be considered.

- Bidder should have a minimum 03 years of proven generic experience in providing RFID solutions in Indian market.
- Bidders technical approach, methodology, work plan and team experience should highlight the bidder's previous experience particularly in implementation of RFID System.
- Quality certification (ISO 9001 or similar), CMMi level –III and national or international accreditations or awards would strengthen the bidder's case of their previous experience and success.
- Bidder should have their own development, maintenance and support infrastructure facilities in India including but not limited to adequate technical manpower and support centers.
- Bidder should not have been blacklisted by any Govt. /PSU /Reputed Listed company for corrupt or fraudulent practices or non-delivery, nonperformance in the last three years.
- Bidder should be committed to the project and ensure direct involvement of senior personnel from the bidders, providing inputs, guidance and support at the time of the implementation, customization, training and commissioning throughout the duration of the contract.
- Bidder should have valid TIN, PAN & Service Tax Registration Numbers.
- Bidder should obtain (No objection certificate) from Commercial Tax and Income Tax department of no dues.
- Bidder may be extending professional service support to label (tag RFID) existing assets at court premise.

Capacity:

- Bidders should list their success and delivery of previous projects of similar size and nature to confirm their capacity to deliver this project.
- Any credible, independently documented evidence including press releases or acknowledgements of successful implementation of previous projects of similar size would be useful in evaluation.
- Bidders should provide nominated contact referees from previous clients for verification.

<u>Section - IV. Bidding Forms and Formats</u> Technical Proposal Submission Sheet

Date:_____

Invitation for Bid No.:

NCB No.:_____

To:

We, the undersigned, declare that:

- (a) We have examined and have no reservations to the Bidding Document, including Addenda No.: (if any)
- (b) We offer to supply in conformity with the Bidding Document and in accordance with the delivery schedule specified in Section VI, Schedule of Supply, the following hardware, software and Related Services: Supply, <u>design and implementation of the RFID System to the specific requirements of District and Tehsil Courts in the State of Madhya Pradesh; provide training to staff on the functionalities and system use of <u>RFID.</u></u>
- (c) Our Bid shall be valid for a period of 180 days from the date fixed for the bid submission deadline in accordance with the Bidding Document, and it shall remain binding upon us and may be accepted at any time before the expiration of that period;
- (d) If our Bid is accepted, we commit to obtain a Performance Security in the amount of **05% percent** of the Contract Price for the due performance of the Contract;
- (e) We are not participating, as Bidders, in more than one Bid in this bidding process.
- (f) Our firm, its affiliates or subsidiaries, including any subcontractors or suppliers for any part of the Contract, has not been declared in eligible by the State Government / Government of India;
- (g) We understand that this Bid, together with your written acceptance thereof included in your notification of award, shall constitute a binding contract between us, until a formal Contract is prepared and executed.
- (h) We understand that you are not bound to accept the lowest evaluated bid or any other bid that you may receive.
- (i) The Registrar General, High Court of Madhya Pradesh has full right to accept or reject any bid.

Name:_____

In the capacity of:_____

Signed:

Duly authorized to sign the Bid for and on behalf of:

Date:

Price Proposal Submission Sheet

Date:_____ NCB No.:_____ Invitation for Bid No.:_____ Alternative No.:_____

To:

We, the undersigned, declare that:

- (a) We have examined and have no reservations to the Bidding Document, including Addenda No.:
- (b) We offer to supply in conformity with the Bidding Document and in accordance with the delivery schedule specified in Section VI, Schedule of Supply, the following hardware, software and related Services: Supply, <u>Development and implementation of the RFID system to the specific</u> requirements of District and Tehsil Courts in the State of Madhya <u>Pradesh; provide training to staff on the functionalities and system use of</u> <u>RFID system; 03 years of comprehensive system warranty.</u>
- (c) The total price of our Bid, excluding any discounts offered in item (d) below is:
- (d) The discounts offered and the methodology for their application are:
- (e) The following commissions, gratuities, or fees have been paid or are to be paid with respect to the bidding process or execution of the Contract:

Name of Recipient	Address	Reason	Amount

(If none has been paid or is to be paid, indicate "none.")

Name: _____

In the capacity of Signed: _____

Duly authorized to sign the Bid for and on behalf of: _____

Date:

PRICE BID TABLE

<u> PHASE - I</u>

-							
S.	ltem	Unit	Excise/oth	Sales /	Total	*No. of	Total
No.	Description*	Price	er Duty	Service	Unit	Items to be	Cost
		(Rs.)	(Rs.) as	Tax	Price	procured	
			applicable	(Rs.)	(All		
				as	inclusiv		
				applicable	e) with		
					Three		
					years		
					on-site		
					warrant		
					y for		
					Items		
1	DEID based Asset		ting and loss		(Rs.)	atom with on	malata
I	RFID based Asset life cycle of the		-	-			
	Pradesh.	433613	Of District a				aunya
						217242	
	a. RFID tags (Metallic) that are					217242	
	be tagged /						
	embedded in the						
	Assets of						
	Malkhana and						
	other Assets of						
	the District and						
	Tehsil Courts						
	b. RFID tags					730746	
	(Non-Metallic) that					100140	
	are be tagged /						
	embedded in the						
	Assets of						
	Malkhana and						
	other Assets of						
	the District and						
	Tehsil Courts						
	b. RFID Desktop					215	
	Readers						
	c. RFID Hand held					215	
	terminals						
	d. Asset tracking					Lump sump	
	and inventory					, P	
	management						
L		I		1			1

	systems software				
	e. Any other item			Lump sump	
2	Installation and			Lump sump	
	Commissioning				
	charges				

<u>Phase-ll</u>

PRICE BID TABLE PHASE-II (A) HF SOLUTION (Option-I)

S. No.	Item Description*	Unit Price (Rs.)	Excise/other Duty (Rs.) as applicable	Sales / Service Tax (Rs.) as applicable	Total Unit Price (All inclusive) with Three years on- site warranty for Items (Rs.)	*No. of Items to be procured	Total Cost
1	RFID based File t	racking	system at Dis	trict and Tel	nsil Courts i	n the State o	f
	Madhya Pradesh.	. (<u>HF so</u>	lution)				
	a. RFID Tags					2,50,000	
	(HF Tags)					/RC	
	b. RFID Desktop Readers					215	
	c. Hand held terminals					215	
	d. RFID fixed reader devices (1 reader + 2 antenna)					215	
	e. File tracking management systems software.					Lump sump	

2	Installation and		Lump	
	Commissioning		sump	
	charges		•	

Note:-The number of items may be increased on final completion of the project

PRICE BID TABLE PHASE-II (B) UHF SOLUTION (Option-II)

S. No.	Item Description*	Unit Price (Rs.)	Excise/other Duty (Rs.)as applicable	Sales / Service Tax (Rs.) as applicable	Total Unit Price (All inclusive) with Three years on- site warranty for Items (Rs.)	*No. of Items to be procured	Total Cost
1	RFID based File t	racking	system at Dis	trict and Ter	nsil Courts i	n the State o	f
	Madhya Pradesh.	UHF s	solution)				
	a. RFID Tags					2,50,000 /	
	(UHF)					RC	
	b. RFID Desktop					215	
	Readers						
	c. Hand held					215	
	terminals						
	d. RFID fixed					215	
	reader devices						
	(1reader +2						
	antenna)						
	e. File tracking					Lump	
	Management					sump	
	systems software.						
2	Installation and					Lump	
	Commissioning					sump	
	charges						

Total Bid Price in Rs._____

In words _____

Signature of Bidder with seal _____

Name _____

Business address

Tel. No.& Mobile No.____

Email:

Place:

Date:

Important points/ Note:-

- **1.** The earnest money deposit (EMD) to be submitted / deposited by the vendor /bidders in online mode only.
- 2. The bidder has to provide best possible solution for the RFID project.
- 3. The vendor has to set up the complete IT Infrastructure at High Court of M.P., Principal Seat at Jabalpur and its Benches Indore & Gwalior for RFID project of Districts and Tehsil Courts in the State of Madhya Pradesh.
- 4. The High Court will provide power / electrical supply, LAN connectivity to the bidder.
- 5. The shortlisted vendor has to do fixing of tags on assets / files.
- **6.** The software which is going to provide by the bidder should have proper work flow.
- **7.** All Prospective bidders are requested to submit the bid and if there is any deviation in the specification, please mention the same in the deviation statement sheet.

Note:- Number of items may increase; the payment will be made on actual number of items and its installation.

Bid Security

Date:							
NCB No.:							
Invitation for Bid No.:							
o: Vhereas nereinafter "the Bidder") has submitted its Bid dated for NCB Nofor the							
upply of hereinafter called "the Bid."							
NOW ALL PEOPLE by these presents that WEof							
aving our registered office at nereinafter "the Guarantor"), are bound unto nereinafter "the Purchaser") in the sum of for which ayment well and truly to be made to the aforementioned Purchaser, the Guarantor binds itself, its successors, or assignees by these presents. Sealed with the Common Seal of this Guarantor thisday of	!						
 THE CONDITIONS of this obligation are the following: 1. If the Bidder withdraws its Bid during the period of bid validity specified by the Bidder in the Bid Submission Sheet, except as provided in ITB; or 2. If the Bidder, having been notified of the acceptance of its Bid by the Purchaser, during the period of bid validity, fails or refuses to: (a) Execute the Contract; or (b) Furnish the Performance Security, in accordance with the ITB; or (c) Accept the correction of its Bid by the Purchaser, pursuant to ITB. We undertake to pay the Purchaser up to the above amount upon receipt of its first written demand, without the Purchaser having to substantiate its demand, provided that in its demand the Purchaser states that the amount claimed by it is due to it, owing to the occurrence of one or more of the above conditions, specifying the occurred conditions. This security shall remain in force up to and including twenty-eight (28) days 							
eceived by the Guarantor no later than the above date.							
lame							
n the capacity of							
igned							
ouly authorized to sign the Bid Security for and on behalf of							
Date:							

Manufacturer's Authorization Certificate

		Date:						
			NC	NCB No.:				
			Inv	Invitation for Bid No.:				
			Alt	ernative No.:				
То:								
WHEREAS								
	who			manufacturers	of			
			having	factories	at			
			do l	hereby auth	norize			
				to submit	a Bid in			
relation to the Invitation f	or Bids indi	icated ab	ove, the purp	pose of which is to	provide the			
following the hardware i.e	e			manufactu	ured by us			
			and to subs	sequently negotiat	e and sign			
the Contract.								
We hereby extend our fu	III quarante	e and wa	rrantv in acc	ordance with Clau	se 28 of the			
General Conditions of Co	-		-					
		-		eply to this Invitatio	n for Bids.			
Name								
In the capacity of:								
Signed								
Duly authorized to sign th	ne Authoriza	ation for a	and on behal	fof				
Date								

<u>Section – V</u> <u>Eligible Countries</u>

• India

Section – VI **Schedule of Supply and Requirement**

1. Indicative delivery and completion Schedule:-The below is an indicative delivery schedule of supply from the date of contract:

PHASE-I - ASSETS TRACKING AND INVENTORY MANAGMANET SYSTEM FOR

ltem	D	escription	Delivery	Location	Approxir	nate
No.	Of hardware, software		Schedule		payment to	
	and Re	lated Services	(Duration)		Be ma	de
1.	Assets	Tracking and	1 month	As per enclosed	40%	of
	Inventory	Management		list	contract	
	System				amount	
	A. Softw	are requirement				
	specificati	on (10%)				
	B. So	ftware Design				
	Descriptio	on (10%)				
	C. Dev	elopment and				
	Implementation (20%)					
2.	Supply of the RFID tags,		1months		10 %	of
	RFID readers and other				contract	
	peripherals.				amount	
3.	Successful implementation		2 months		20%	of
	of the complete RFID				contract	
	system.				amount	
4.	Training (including fixes on		1 month		20 %	of
	any gaps/issues)				contract	
					amount	
5.	Post	implementation	36 months		10 %	of
	(facility Management)				contract	
	support				amount	

MALKHANA

The below is an indicative delivery schedule of supply from the date of contract:

ltem	Description	Delivery	Location	Approximate
No.	of hardware, software and	Schedule		Paymentto be
	Related Services	(Duration)		made
1.	RFID based file tracking	1 month	As per enclosed	40% of
	System for the documents		list	contract amount
	of the High Court.			
	A. Software requirement			
	specification (10%)			
	B. Software Design			
	Description (10%)			
	C. Development and			
	Implementation (20%)			
2.		1 months	-	10% of
۷.	Supply of the RFID tags, RFID readers and other	THORUS		contract amount
				contract amount
	peripherals.	0		000/ -f
3.	Successful implementation	2 months		20% of
	of the complete RFID			contract amount
	system.	4 (1		
4.	Training (including fixes on	1 month		20% of
	any gaps/issues)			contract amount
5.	Post implementation	36 months		10% of
	(facility Management)			contract amount
	support			

PHASE-II RFID based File Tracking System

2. Scope & Specifications:-

Objectives and Outcomes of the RFID system for Districts and Tehsil Courts in the State of Madhya Pradesh.

(i) System Architecture:-

- 1. System architecture should be web based and capable to flow information among various participants/users of the system.
- 2. The System with the RFID application should be able to act as a standalone system for all files / asset management and tracking functions.
- 3. Application Server should be able together necessary information.
- Last Layer where Reader Application lay should perform all real time files /asset tracking Business Scenarios.
- 5. This Application should be installed on RFID Readers, which identify files/ asset by read RFID Tags applied on them. Software Application will be installed on Handheld terminals and for Fixed Readers - application will run on its desktop

system/PC shall be independent

 RFID tags should hold all necessary Files/ Asset Relevant Information on them. The new system shall be independent web based system. However; whatever data is available shall be provided to the vendor for project implementation.

(ii) Application system:-

- 1. RFID application should be a web application, which should be capable to generate encoded RFID Tag IDs for newly <u>received files / assets</u>. Files / Assets relevant information received from various sections to be used by Application to generate Tag IDs such as Asset Code, Supporting Asset Document reference etc. as per the software requirement specifications.
- 2. RFID based application should be capable of generating alerts for system administrators. The alert shall be in the form of "SMS" and "e-mail". (the SMS gateway shall be provided by the High Court.)
- 3. RFID Based Application should be capable of generating MIS Reports like comprehensive files / asset list, category wise files / asset list, asset warranty report, files / asset write-off report, location/ department wise files / assets availability report etc. as per the requirement of Districts and Tehsil Courts in the State of Madhya Pradesh.
- 4. RFID based application should be capable of communicating to Data / Information Server and RFID readers wired network. ()
- 5. RFID Application should be capable to simultaneously process input from multiple RFID readers and interface to enterprise applications. RFID Application should be able to correlate input from all readers with business rules that exist at a higher level.
- 6. RFID based Application should be capable to authenticate system users as per their roles and privileges.
- 7. RFID based Application should be capable to record file / Asset Life Time movements and retrieve them as and when required.
- 8. All user access should be web enabled.
- (iii) RFID Readers and their Application:-
- 1. RFID reader applications should be able to transmit and receive RF signals from Tags, after getting information transmits it to RFID Application.
- Reader Applications should be able to authenticate users for writing Asset Information on RFID tag.

- 3. RFID Reader Applications should be capable to communicate with application using Wi-Fi and Wired network.
- 4. RFID Reader Application should be capable to provide all asset relevant information to the end users based on their authentication.
- Files / Asset files search should be possible, so user can find out required files / Asset based on different criteria. The different criteria to be finalized during SRS phase of the application.
- 6. Files / Asset Transactions should be done at field level and verified with ERP system.
- 7. Reader Application should support on field Files/ Asset Counting/ Auditing.

(iv). Technical requirement and compliance statement for RFID Hardware:

- 1. Hardware for the proposed application will be:
 - <u>RFID Labels / Tags to be (HF 13.56 MHz OR EQUIVALENT,</u> <u>UHF and metallic tags)</u> to be pasted /embedded on important assets (Malkhna artilces) that needs to be tracked. - RFID Hand Held Reader to be used for Search, Tracking and Stocking of the Assets.
 - PAD Antenna with Mid Range Reader required for Personalization, Issue and Return processes.

(The vendor has to offer best solution for RFID project with 1 reader and 2 antennas, but the vendor can get / quote better technology.)

- RFID Hand Held Readers.
- RFID Tag Programming Equipment with suitable software interface.
- RFID Cards for access control.
- 2. Software components will be:
 - Application software for RFID system.
 - Application software on RFID Hand Held Terminal for Offline Reading, File Search, Stock / inventory Taking and Data Import / Export to / from Desktop Computers.
 - Application software on Desktop computers for Data Capture, Retrieval and Transfer.
- 3. The High Court of Madhya Pradesh intends to automate the tracking of assets of malkhana. There should be reporting processes through an

integrated on-line and real time, web-enabled system.

- 4. RFID system should enable delivery of timely information to the High Court of M.P. in efficient and effective management of individual works.
- 5. The computerized RFID system should consist of the following modules including provision of online approvals /sanctions linked to authorization & delegations.
 - MIS Module.
 - Asset Tracking and Inventory management module system.

In order to achieve a level of comfort for users who would eventually use this system, he / she need to be trained in such a way that he / she could easily map the present manual processes with the computerized system. The following strategy is to be followed:-

"RFID based asset tracking system is to be designed and developed based on the study of current functionality and requirement of Districts and Tehsil Courts in the State of Madhya Pradesh".

Post – implementation support (03 Years) on RFID system.

- The solution should be self-sufficient to work on 24x7x365 days basis.
- Bidders should provide a dedicated help-desk facility during the postimplementation period including an enquiry logging system.
- Bidders should acknowledge the enquiries with a log lumber within 2 hours of logging the query. Depending on the complexity of the issues the enquiries are to be resolved or addressed within 2 days.
- Bidders should assign onsite support engineers at the primary site for the period of post implementation support.
- For post implementation support, a separate SLA (Service level Agreement) will be signed by the bidder.

Warranty Support

- Bidders to provide three years of comprehensive system warranty.
- Bidders should provide a comprehensive technical support services for the system or software proposed for the entire period of warranty including the period of post implementation support.
- The technical support should include all upgrades, updates and patches during the period of contract including post implementation support. The bidder should ensure timely delivery and application/installation and configuration of upgrades, updates and patches.
- Warranty support on hardware should be for 03 years.

Section – VII General Conditions of Contract

Definitions	1.1		following words and expressions shall have the nings here by assigned to them:
		(a)	
		(b)	"Contract" means the Agreement entered into between the Purchaser and the Supplier, together with the Contract Documents referred to therein, including all attachments, appendices, and all documents incorporated by reference therein.
		(c)	"Contract Documents" means the documents listed in the Agreement, including any amendments thereto.
		(d)	"Contract Price" means the price payable to the Supplier as specified in the Agreement, subject to such additions and adjustments thereto or deductions there from, as may be made pursuant to the Contract.
		(e)	"Completion" means the fulfillment of the Related Services by the Supplier in accordance with the terms and conditions set forth in the Contract.
		(f)	"Day" means calendar day.
		(g)	"Delivery" means the transfer of the hardware, software from the Supplier to the Purchaser in accordance with the terms and conditions set forth in the Contract.
		(h)	"Eligible Countries" means the countries and territories eligible as listed in Section V.
		(i)	"Files" means all relevant files of District and Tehsil Courts, which needs RFFD tracking.
		(j)	"GCC" means the General Conditions of Contract.
		(k)	"Hardware" means the hardware like RFID tags, RFID hand held reader devices, RFID fixed reader device, and othercomponents /items for implementation of the project.
		(I)	"ITB" Invitation to Bid.
		(m)	"Purchaser's Country" is the country specified in the Special Conditions of Contract (SCC).

(n)	"Purchaser"	means	the	High	Court	of	Madhya
	Pradesh, Jab	oalpur.					

- (O) "Related Services" means the services incidental to the supply of the hardware, software, such as insurance, installation, training and initial maintenance and other similar obligations of the Supplier under the Contract.
- (p) "RFID" means radio frequency identification, a technology similar in theory to bar code identification.
- (q) "SCC" means the Special Conditions of Contract.
- (r) "Subcontract or" means any natural person, private or government entity, or a combination of the above, including its legal successors or permitted assigns, to whom any part of the hardware, software to be supplied or execution of any part of the Related Services is subcontracted by the Supplier.
- (S) "Supplier" means the natural person, private or government entity, or a combination of the above, whose bid to perform the Contract has been accepted by the Purchaser and is named as such in the Agreement, and includes the legal successors or permitted assigns of the Supplier.
- (t) "Software" means the software that is to be supply and developed for implementation of the RFID system.
- 1. Contract
 2.1
 Subject to the order of precedence set forth in the Agreement,

 Documents
 all documents forming the Contract (and all parts thereof) are

 Intended to be correlative, complementary, and mutually

 explanatory.
- 2. Language 3.1 The Contract as well as all correspondence and Documents relating to the Contract exchanged by the Supplier and the Purchaser, shall be written in the language specified in the SCC. Supporting documents and printed literature that are part of the Contract may be in another language provided they are accompanied by an accurate translation of the relevant passages in the language specified in the SCC, in which case, for purposes of interpretation of the Contract, this translation shall govern.
 - 3.2 The Supplier shall bear all costs of translation to the governing language and all risks of the accuracy of such translation.

- Joint Venture,
 Unless otherwise specified in the SCC, if the Supplier is a joint venture, consortium, or association, all of the parties shall be jointly and severally liable to the Purchaser for the fulfillment of the provisions of the Contract and shall designate one party to act as a leader with authority to bind the joint venture, consortium, or association. The composition or the constitution of the joint venture, consortium, or association shall not be altered without the prior consent of the Purchaser.
- 4. Eligibility 5.1 The Supplier and its Subcontractors shall have the nationality of an eligible country. A Supplier or contractor shall be deemed to have the nationality of a country if it is a citizen or constituted or incorporated, and operates in conformity with the provisions of the laws of that country.
- 5. Notices
 6.1 Any Notice given by one party to the other pursuant to the Contract shall be in writing to the address specified in the SCC. The term "in writing" means communicated in written form with proof of receipt.
 - 6.2 A Notice shall be effective when delivered or on the Notice's effective date, whichever is later.
- 7. Governing Law
 7.1
 The Contract shall be governed by and interpreted in accordance with the laws of the Purchaser's country, unless otherwise specified in the SCC.
- 8. Settlement of
 B.1 The Purchaser and the Supplier shall make every effort to
 Disputes
 resolve amicably by direct informal negotiation any disagreement or dispute arising between them under or in connection with the Contract.
 - 8.2 If the parties fail to resolve such a dispute or difference by mutual consultation within twenty-eight (28) days from the commencement of such consultation, either party may require that the dispute be referred for resolution to the formal mechanisms specified in the SCC.
- 9. Scope of Supply
 9.1 Subject to the SCC, the hardware, software and Related
 Services to be supplied shall be as specified in Section VI,
 Schedule of Supply.
 - 9.2 Unless otherwise stipulated in the Contract, the Scope of Page 44 of 68

Supply shall include all such items not specifically mentioned in the Contract but that can be reasonably inferred from the Contract as being required for attaining Delivery and Completion of the hardware, software and Related Services as if such items were expressly mentioned in the Contract. 10.1 Subject to GCC, the Delivery of the hardware, software and

- 10. Delivery
 10.1 Subject to GCC, the Delivery of the hardware, software and Completion of the Related Services shall be in accordance with the Delivery and Completion Schedule specified in the Section VI, Schedule of Supply. The details of shipping and other documents to be furnished by the Supplier are specified in the SCC.
- 11. Supplier's
 11.1
 The Supplier shall supply all the hardware, software and

 Responsibilities
 Related Services included in the Scope of Supply in accordance

 with GCC, and the Delivery and Completion Schedule, as per GCC.
- 12. Purchaser's
 12.1
 Whenever the supply of hardware, software and Related

 Responsibilities
 Services requires that the Supplier obtain permits, approvals, and import and other licenses from local public authorities, the

 Purchaser shall, if so required by the Supplier, make its best effort to assist the Supplier in complying with such requirements in a timely and expeditious manner.
 - 12.2 The Purchaser shall pay all costs involved in the performance of its responsibilities, in accordance with GCC.
- **13.Contract Price**13.1The Contract Price shall be as specified in the Agreement
subject to any additions and adjustments thereto, or deductions
there from, as may be made pursuant to the Contract.
 - 13.2 Prices charged by the Supplier for the hardware, software delivered and the Related Services performed under the Contract shall not vary from the prices quoted by the Supplier in its bid, with the exception of any price adjustments authorized in the SCC.
- **14. Terms of Payment** 14.1 The Contract Price shall be paid as specified in the SCC.

14.2 The Supplier's request for payment shall be made to the Purchaser in writing, accompanied by invoices describing, as appropriate, the hardware, software delivered and related *Page 45 of 68* Services performed, and by the documents submitted pursuant to GCC and upon fulfillment of all the obligations stipulated in the Contract.

- 14.3 Payments shall be made promptly by the Purchaser, no later than Thirty (30) days after submission of an invoice or request for payment by the Supplier, and the Purchaser has accepted it, subject to the availability of funds with the High Court of M.P., Jabalpur.
- 14.4 The currency or currencies in which payments shall be made to the supplier under this contract shall be specified in the SCC.
- **15. Taxes and Duties**15.1Supplier shall be entirely responsible for all taxes, stamp duties,
license fees, and other such levies imposed outside the
Purchaser's country.
 - 15.2 Supplier shall be entirely responsible for all taxes, duties, license fees, etc., incurred until delivery of the contracted hardware, software to the Purchaser.
 - 15.3 However, in case of increase of taxes/decrease of taxes the same will be pass over to the High Court.
- 16. Performance
 16.1
 The Supplier shall, within twenty-eight (28) days of the

 Security
 Notification of Contract award, provide a Performance

 Security for the due performance of the Contract in the amounts and currencies specified in the SCC.
 - 16.2 The proceeds of the Performance Security shall be payable to the Purchaser as compensation for any loss resulting from the supplier's failure to complete its obligations under the Contract.
 - 16.3 The Performance Security shall be denominated in the currencies of the Contract, or in a freely convertible currency acceptable to the Purchaser, and shall be in one of the forms stipulated by the Purchaser in the SCC, or in another form acceptable to the Purchaser.
 - 16.4 The Performance Security shall be discharged by the Purchaser and returned to the Supplier not later than <u>twenty-eight (28)</u> days following the date of completion of the Supplier's performance obligations under the Contract, including any Page 46 of 68

warranty obligations, unless specified otherwise in the SCC.

17. Confidential 17.1 The Purchaser and the Supplier shall keep confidential Information and shall not, without the written consent of the other party hereto, divulge to any third party any documents, data, or other information furnished directly or indirectly by the other party hereto in connection with the Contract, whether such information has been furnished prior to, during or following completion or termination of the Contract. Notwithstanding the above, the Supplier may furnish to its Subcontractor such documents, data, and other information it receives from the Purchaser to the extent required for the Subcontractor to perform its work under the Contract, in which event the Supplier shall obtain from such Subcontractor an undertaking of confidentiality similar to that imposed on the Supplier under GCC.

- 17.2 The Purchaser shall not use such documents, data, and other information received from the Supplier for any purposes unrelated to the Contract. Similarly, the Supplier shall not use such documents, data, and other information received from the Purchaser for any purpose other than the design, procurement, or other work and services required for the performance of the Contract.
- 17.3 The obligation of a party under GCC above, however, shall not apply to information that:
 - a) now or hereafter enters the public domain through no fault of that party;
 - b) can be proven to have been possessed by that party at the time of disclosure and which was not previously obtained, directly or indirectly, from the other party; or
 - c) Otherwise lawfully becomes available to that party from a third party that has no obligation of confidentiality.
- 17.4 The above provisions of GCC shall not in any way modify any undertaking of confidentiality given by either of the parties hereto prior to the date of the Contract in respect of the Supply or any part thereof.
- 17.5 The provisions of GCC shall survive completion or termination,

Page 47 of 68

for whatever reason, of the Contract.

18. Subcontracting

19. Specifications and Standards

- 18.1 No subcontracting is permitted by the supplier under the bid.
- 19.1 Specifications and Drawings
 - a) The Supplier shall ensure that the hardware, software and related Services comply with the technical specifications and other provisions of the Contract.
 - b) The Supplier shall be entitled to disclaim responsibility for any design, data, drawing, specification or other document, or any modification thereof provided or designed by or on behalf of the Purchaser, by giving a notice of such disclaimer to the Purchaser.
 - c) The hardware, software and Related Services supplied under this Contract shall conform to the standards mentioned in Section VI, Schedule of Supply and, when no applicable standard is mentioned, the standard shall be equivalent or superior to the official standards whose application is appropriate to the country of origin of the hardware and software.
- 19.2 Wherever references are made in the Contract to codes and standards in accordance with which it shall be executed, the edition or the revised version of such codes and standards shall be those specified in the Section VI, Schedule of Supply. During Contract execution, any changes in any such codes and standards shall be applied only after approval by the Purchaser and shall be treated in accordance with GCC.
- 20. Packing and 20.1 The Supplier shall provide such packing of the hardware, software as is required to prevent their damage or deterioration during transit to their final destination, as indicated in the Contract. During transit, the packing shall be sufficient to withstand, without limitation, rough handling and exposure to extreme temperatures, salt and precipitation, and open storage. Packing case size and weights shall take into consideration, where appropriate, the remoteness of the final destination of the hardware and the absence of heavy handling facilities at all

points in transit.

- 20.2 The packing, marking, and documentation within and outside the packages shall comply strictly with such special requirements as shall be expressly provided for in the Contract, including additional requirements, if any, specified in the SCC, and in any other instructions ordered by the Purchaser.
- 21. Insurance 21.1 Unless otherwise specified in the SCC, the hardware, software supplied under the Contract shall be fully insured, in a freely convertible currency from an eligible country, against loss or damage incidental to manufacture or acquisition, transportation, storage, and delivery, in accordance with the applicable Incoterms or in the manner specified in the SCC.
- 22. Transportation
 22.1
 Unless otherwise specified in the SCC, obligations for transportation of the hardware shall be in accordance with the Incoterms specified in Sections VI, Schedule of Supply.
- 23. Inspections and 23.1 The Supplier shall at its own expense and at no cost to the Purchaser carry out all such tests and/or inspections of the hardware, software and related Services as are specified in Sections VI, Schedule of Supply.
 - 23.2 The inspections and tests may be conducted on the premises of the Supplier or its Subcontractor, at point of delivery, and/or at the final destination of the hardware, software, or in another place in the Purchaser's country as specified in the SCC. Subject to GCC, if conducted on the premises of the Supplier or its Subcontractor, all reasonable facilities and assistance, including access to drawings and production data, shall be furnished to the inspectors at no charge to the Purchaser.
 - 23.3 The Purchaser or its designated representative shall be entitled to attend the tests and/or inspections referred to in GCC, provided that the Purchaser bear all of its own costs and expenses incurred in connection with such attendance including, but not limited to, all travelling and board and lodging expenses.
 - 23.4 Whenever the Supplier is ready to carry out any such test and inspection, it shall give a reasonable advance notice, including

the place and time, to the Purchaser. The Supplier shall obtain from any relevant third party or manufacturer any necessary permission or consent to enable the Purchaser or its designated representative to attend the test and/or inspection.

- 23.5 The Purchaser may require the Supplier to carry out any test and/or inspection not required by the Contract but deemed necessary to verify that the characteristics and performance of the hardware, software comply with the technical specifications, codes and standards under the Contract, provided that the Supplier's reasonable costs and expenses incurred in the carrying out of such test and/or inspection shall be added to the Contract Price. Further, if such test and/or inspection impedes the progress of manufacturing and/or the Supplier's performance of its other obligations under the Contract, due allowance will be made in respect of the Delivery Dates and Completion Dates and the other obligations so affected.
- 23.6 The Supplier shall provide the Purchaser with a report of the results of any such test and/or inspection.
- 23.7 The Purchaser may reject any hardware, software or any part thereof that fail to pass any test and/or inspection or do not conform to the specifications. The Supplier shall either rectify or replace such rejected hardware, software or parts there of or make alterations necessary to meet the specifications at no cost to the Purchaser, and shall repeat the test and/or inspection, at no cost to the Purchaser, upon giving a notice pursuant to GCC.
- 23.8 The Supplier agrees that neither the execution of a test and/or inspection of the hardware, software or any part thereof, nor the attendance by the Purchaser or its representative, nor the issue of any report pursuant to GCC, shall release the Supplier from any warranties or other obligations under the Contract.
- 24. Liquidated Damages
 24.1
 Except as provided under GCC, if the Supplier fails to deliver any or all of the hardware, software or perform the Related Services within the period specified in the Contract, the Purchaser may without prejudice to all its other remedies under the Contract, deduct from the Contract Price, as liquidated Page 50 of 68

damages, a sum equivalent to the percentage specified in the SCC of the Contract Price for each week or part thereof of delay until actual delivery or performance, up to a maximum deduction of the percentage specified in the SCC. Once the maximum is reached, the Purchaser may terminate the Contract pursuant to GCC.

- 25. Warranty 25.1 The Supplier warrants that all the hardware, software are new, unused, and of the most recent or current models, and that they incorporate all recent improvements in design and materials, unless provided otherwise in the Contract.
 - 25.2 Subject to GCC, the Supplier further warrants that the hardware, software shall be free from defects arising from any act or omission of the Supplier or arising from design, materials, and workmanship, under normal use in the conditions prevailing in the country of final destination.
 - 25.3 Unless otherwise specified in the SCC, the warranty shall remain valid for Thirty Six (36) months after the hardware, software, or any portion thereof as the case may be, have been delivered to and accepted at the final destination indicated in the SCC for hardware.
 - 25.4 The Purchaser shall give Notice to the Supplier stating the nature of any such defects together with all available evidence thereof, promptly following the discovery thereof. The Purchaser shall afford all reasonable opportunity for the Supplier to inspect such defects.
 - 25.5 Upon receipt of such Notice, the Supplier shall, within the period specified in the SCC, expeditiously repair or replace the defective hardware, software or parts thereof, at no cost to the Purchaser.
 - 25.6 If having been notified, the Supplier fails to remedy the defect within the period specified in the SCC; the Purchaser may proceed to take within a reasonable period such remedial action as may be necessary, at the Supplier's risk and expense and without prejudice to any other rights which the Purchaser may have against the Supplier under the Contract.

- 26. Limitation of Liability 26.1 Except in cases of gross negligence or willful misconduct:
 - a) Neither party shall be liable to the other party for any indirect or consequential loss or damage, loss of use, loss of production, or loss of profits or interest costs, provided that this exclusion shall not apply to any obligation of the Supplier to pay liquidated damages to the Purchaser; and
 - b) the aggregate liability of the Supplier to the Purchaser, whether under the Contract, in tort, or otherwise, shall not exceed the amount specified in the SCC, provided that this limitation shall not apply to the cost of repairing or replacing defective equipment, or to any obligation of the Supplier to indemnify the Purchaser with respect to patent infringement.
- 27. Change in Laws 27.1 Unless otherwise specified in the Contract, if after the date of the Invitation for Bids, any law, regulation, ordinance, order or and Regulations bylaw having the force of law is enacted, promulgated, abrogated, or changed in the place of the Purchaser's country where the Site is located (which shall be deemed to include any change in interpretation or application by the competent authorities) that subsequently affects the Delivery Date and/or the Contract Price, then such Delivery Date and/or Contract Price shall be correspondingly increased or decreased, to the extent that the Supplier has thereby been affected in the performance of any of its obligations under the Contract. Notwithstanding the foregoing, such additional or reduced cost shall not be separately paid or credited if the same has already been accounted for in the price adjustment provisions where applicable, in accordance with GCC.
- 28. Force Majeure 28.1 The Supplier shall not be liable for forfeiture of its Performance Security, liquidated damages, or termination for default if and to the extent that it's delay in performance or other failure to perform its obligations under the Contract is the result of an event of Force Majeure.
 - 28.2 For purposes of this Clause, "Force Majeure" means an event or Page 52 of 68

situation beyond the control of the Supplier that is not foreseeable, is unavoidable and its origin is not due to negligence or lack of care on the part of the Supplier. Such events may include, but not be limited to, acts of the Purchaser in its sovereign capacity, wars or revolutions, fires, floods, epidemics, guarantine restrictions, and freight embargoes.

- 28.3 If a Force Majeure situation arises, the Supplier shall promptly notify the Purchaser in writing of such condition and the cause thereof. Unless otherwise directed by the Purchaser in writing, the Supplier shall continue to perform its obligations under the Contract as far as is reasonably practical, and shall seek all reasonable alternative means for performance not prevented by the Force Majeure event.
- 29. Change Orders and 29.1 The Purchaser may at any time order the Supplier through **Contract Amendments** Notice in accordance to GCC, to make changes within the general scope of the Contract in any one or more of the following:
 - a) Design, specifications, hardware, software to be furnished under the Contract;
 - b) Software development & implementation.
 - c) The method of shipment or packing;
 - d) The place of delivery; and
 - e) The Related Services to be provided by the Supplier.
 - 29.2 If any such change causes an increase or decrease in the cost of, or the time required for, the Supplier's performance of any provisions under the Contract, an equitable adjustment shall be made in the Contract Price or in the Delivery and Completion Schedule, or both, and the Contract shall accordingly be amended. Any claims by the Supplier for adjustment under this Clause must be asserted within twenty-eight (28) days from the date of the Supplier's receipt of the Purchaser's change order.
 - 29.3 Prices to be charged by the Supplier for any Related Services that might be needed but which were not included in the Contract shall be agreed upon in advance by the parties and shall not exceed the prevailing rates charged to other parties by

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the Supplier for similar services.

- **30. Extensions of Time** 30.1 If at any time during performance of the Contract, the Supplier should encounter conditions impeding timely delivery of the hardware, software or completion of Related Services pursuant to GCC, the Supplier shall promptly notify the Purchaser in writing of the delay, its likely duration, and its cause. As soon as practicable after receipt of the Supplier's notice, the Purchaser shall evaluate the situation and may at its discretion extend the Supplier's time for performance, in which case the extension shall be ratified by the parties by amendment of the Contract.
 - 30.2 Except in case of Force Majeure, as provided under GCC, a delay by the Supplier in the performance of its Delivery and Completion obligations shall render the Supplier liable to the imposition of liquidated damages pursuant to GCC, unless an extension of time is agreed upon, pursuant to GCC.

31. Termination

31.1 Termination for Default

- (a) The Purchaser, without prejudice to any other remedy for breach of Contract, by Notice of default sent to the Supplier, may terminate the Contract in whole or in part:
 - (i) if the Supplier fails to deliver any or all of the hardware, software within the period specified in the Contract, or within any extension thereof granted by the Purchaser pursuant to GCC; or
 - (ii) If the Supplier fails to perform any other obligation under the Contract.
 - (iii) Not fulfilling the requirement of District and Tehsil Courts in the State of Madhya Pradesh.
 - (b) In the event the Purchaser terminates the Contract in whole or in part, pursuant to GCC, the Purchaser may procure, upon such terms and in such manner as it deems appropriate, hardware, software or Related Services similar to those undelivered or not performed, and the Supplier shall be liable to the Purchaser for any additional costs for such similar hardware, software or related Services. However, the Supplier Page 54 of 68

shall continue performance of the Contract to the extent not terminated.

- (c) If the Supplier, in the judgment of the Purchaser has engaged in corrupt, fraudulent, collusive, or coercive practices, as defined in GCC, in competing for or in executing the Contract.
- 31.2 Termination for Insolvency

The Purchaser may at any time terminate the Contract by giving Notice to the Supplier if the Supplier becomes bankrupt or otherwise insolvent. In such event, termination will be without compensation to the Supplier, provided that such termination will not prejudice or affect any right of action or remedy that has accrued or will accrue thereafter to the Purchaser.

- 31.3 Termination for Convenience
 - (a) The Purchaser, by Notice sent to the Supplier, may terminate the Contract, in whole or in part, at any time for its convenience. The Notice of termination shall specify that termination is for the Purchaser's convenience, the extent to which performance of the Supplier under the Contract is terminated, and the date upon which such termination becomes effective.
 - (b) The hardware, software that is complete and ready for shipment within twenty-eight (28) days after the Supplier's receipt of the Notice of termination shall be accepted by the Purchaser at the Contract terms and prices. For the remaining hardware software, the Purchaser may elect:
 - To have any portion completed and delivered at the Contract terms and prices; and/or
 - (ii) To cancel the remainder and pay to the Supplier an agreed amount for partially completed hardware and Related Services and for materials and parts previously procured by the Supplier.
- **32. Assignment** 32.1 Neither the Purchaser nor the Supplier shall assign, in whole or in part, their obligations under this Contract, except with prior written consent of the other party.

Section-VIII Special Conditions of Contract

The following Special Conditions of Contract (SCC) shall supplement the General Conditions of Contract (GCC). Whenever there is a conflict, the provisions here in shall

1	The Purchaser's country is: <u>India</u>			
2	The Purchaser is: High Court of Madhya Pradesh, Jabalpur			
3	The Site is: <u>District and Tehsil Courts in the State of Madhya Pradesh.</u> (All the prospective bidders to visit the site regarding the system flow at District and Tehsil Courts in the State of Madhya Pradesh)			
4	The version of Incoterms shall be: <u>English</u>			
5	The language shall be: <u>English</u>			
6	The individuals or firms in a joint venture, consortium or association jointly and severally liable.			
7	For notices, the Purchaser's address shall be:			
	Attention: Registrar General, High Court of Madhya Pradesh, Jabalpur			
	Street Address: <u>Jabalpur</u>			
	City: <u>Jabalpur</u>			
	Pin Code: 482001			
	Country: India			
	Telephone: <u>+91-761-2623358</u>			
	Electronic mail address: regithcjbptd@mp.gov.in			
8	The governing law shall be: India			
9	The formal mechanism for the resolution of disputes shall be: The Arbitrator			
	appointed by Hon'ble the Chief Justice.			
10	Details of shipping and documents to be furnished by the Supplier shall be to the			
	Registrar General, High Court of Madhya Pradesh, Jabalpur.			
11 RFID SYST	The price adjustment shall be: Negotiable EM Page 56 of 68			

12	The terms of payment shall be:			
	Phase – I RFID system for the Assets Tracking and Inventory Management System at Districts and Tehsil Courts in the State of Madhya Pradesh.			
	Development of a RFID System (40%).			
	A. 10% of the contract amount after Software requirement specification.			
	B. 10% of the contract amount after Software Design Description.			
	C. 20% of the contract amount after Coding and Development.			
	10% of the contract amount after Supply of the Computer Hardware and peripherals.			
	20% of the contract amount after Successful implementation of RFID project.			
	20% of the contract amount after Training (including fixes of on any gaps/issues).			
	10% after the FMS period of the project is over.			
	Phase – II RFID based tracking system for the Files / Important Documents of Districts and Tehsil Courts in the State of Madhya Pradesh.			
	Development of a RFID System (40%).			
	A. 10% of the contract amount after Software requirement specification.			
	B. 10% of the contract amount after Software Design Description.			
	C. 20% of the contract amount after Coding and Development.			
	10% of the contract amount after Supply of the Computer Hardware and peripherals.			
	30% of the contract amount after Successful implementation of RFID project.			
	20% of the contract amount after Training (including fixes on any gaps/issues).			
	10% after the FMS period of the project is over.			

13	The currencies for payments shall be: Indian Rupees
14	The Supplier shall provide a Performance Security of <u>05%</u> percent of the Contract Price. The Performance Security shall be denominated in the following amounts and currencies: <u>Indian Rupees</u>
15	The types of acceptable Performance Securities are: <u>Unconditional Bank</u> <u>Guarantee</u> ; or an Irrevocable letter of credit; or a cashier's cheque valid for the period of 38 months of Nationalized / Scheduled Bank.
16	Discharge of Performance Security shall take place: <u>after warranty period of 03</u> Years in over and successful completion. (38 months)
17	The insurance coverage to be done by the <u>bidder.</u>
18	The liquidated damage shall be: <u>0.5%</u> per week of the contract price or part thereof and up to maximum of 10 weeks, afterwards the termination of the contract shall be done.
19	The maximum amount of liquidated damages shall be: <u>10% of the contract value.</u>
20	The period of validity of the warranty shall be: 0 <u>3 years for software and hardware.</u>
21	The amount of aggregate liability shall be: equal to the agreement cost.

Section - IX. Contract Forms A. Agreement

	THIS AGREEMENT made the	day of
betwee	en	of
	(hereinafter "the Purchas	er"), of the one part,
and	of	(hereinafter
"the Su	upplier"), of the other part:	
WHER	REAS the Purchaser invited bids for hardware, software and	d Related Services,
viz., _		and
has ac	cepted a Bid by the Supplier for the supply of those hardwa	are software and
Relate	d Services in the sum of(hereinafte	r" the Contract Price").
 NOW 1 1. 2. 3. 4. IN WIT accord 	 THIS AGREEMENT WITNESSETH AS FOLLOWS: In this Agreement words and expressions shall have the respectively assigned to them in the Contract referred to. The following documents shall be deemed to form and be part of this Agreement, viz.: (a) The Purchaser's Notification to the Supplier of Award (b) the Bid Submission Sheet and the Price Scheder Supplier; (c) The Special Conditions of Contract; (d) The General Conditions of Contract; (e) The Schedule of Supply; and (f) Any other document with regard to above and all relevant of the order listed above. In consideration of the payments to be made by the Purch indicated in this Agreement, the Supplier hereby covenant provide the hardware, software and Related. Services and to remedy defects therein in conformity in provisions of the Contract. The Purchaser hereby covenants to pay the Supplier is provision of the hardware, software and Related Services defects there in, the Contract Price or such other sum as under the provisions of the Contract Price or such other sum as under the provisions of the Contract at the times and in the the Contract. 	same meanings as are read and construed as of Contract; ules submitted by the ated correspondence. Ints. In the event of any its, then the documents haser to the Supplier as is with the Purchaser to in all respects with the in consideration of the s and the remedying of s may become payable e manner prescribed by ement to be executed in
•	idicated above.	eor)
	by(for the Purchas	
Signed	d by(for the Sup	pilei)

B. Performance Security

Date:	
Contract Name and No.:_	

To:

VHEREAS (hereinafter "the Supplier") has under taken, pursuant to Contract No				
dated: to supply				
(hereinafter "the Contract").				

AND WHEREAS it has been stipulated by you in the aforementioned Contract that the Supplier shall furnish you with a security _______issued by a reputable guarantor for the sum specified therein as security for compliance with the Supplier's performance obligations in accordance with the Contract.

AND WHEREAS the undersigned_____,legally domiciled in, _____ (hereinafter "the Guarantor"), have agreed to give the Supplier a security:

THEREFORE WE hereby affirm that we are Guarantors and responsible to you, on behalf of the Supplier, up to a total of _______ and we undertake to pay you, upon your first written demand declaring the Supplier to be in default under the Contract, without cavil or argument, any sum or sums within the limits of _______ as aforesaid, without your needing to prove or to show grounds or reasons for your demand or the sum specified therein.

This security is valid until the _____day of _____.

Name
In the capacity of
Signed
Duly authorized to sign the security for and on behalf of
Date

<u> Annexure - I</u>

FORMAT FOR BIDDERS TO SUBMIT PRE-BID QUERY

The Bidder has to submit their queries (in any section of the tender/ technical speculations) in the following format only.

S. No.	Section No. / Clause No / Specification/ Page No.	Content of RFP Requiring Clarification	Query of the bidder / remarks of the bidder, if any
1.			
2.			
cont			
n			

Note: -

- Submit the pre-bid query as mentioned in the above format <u>till 11.03.2025</u> <u>through e-mail: regithcjbptd@mp.gov.in.</u> The pre-bid query received after 11.03.2025 will not be considered.
- The duly hard copy submission of pre-bid query as per the above format to be submitted along with the soft copy.
- In case any e-mail of the vendor received in the junk/spam mail shall not be considered for reply by the High Court.

CERTIFICATES

WE CERTIFY THAT:-

- We will not <u>LEAK / DISCLOSE</u> any information of District and Tehsil Courts in the State of Madhya Pradesh to any other institutions/organizations, bodies and also in the market on the rates less than the prices quoted by us to District and Tehsil Courts.
- 2. The rate of <u>TAXES / DUTIES</u> mentioned in the tender is in accordance with the provisions of the rules in all respects and the same is payable to the Authorities.
- The material / items offered shall be of the <u>best quality</u> strictly in accordance with the specifications and particulars as detailed in the tender.
- **4.** The information furnished by us in the tender are true and correct to the best of our knowledge and belief.
- **5.** We have read and understood the rules, regulations, terms and conditions of tender as applicable from time to time and agree to abide by them.
- **6.** We will meet 100% Confidentiality and Integrity of District and Tehsil Courts Database and software.

Authorized Signatory

(Seal of the Company)

Annexure – II - LIST OF LOCATIONS

A. Approximate list of Malkhana Sections at Districts

		Pe	nding Proper	ties	Dis			
S. No.	District Name	Metallic (Approx)	Non- Metallic (App.)	Pending	Metallic (App)	Non- Metallic (App.)	Disposed	Total
1	Agar Malwa	90	2350	2440	10	391	401	2841
2	Alirajpur	676	1239	1915	0	1	1	1916
3	Anuppur	254	903	1157	39	600	639	1796
4	Ashoknagar	1230	3781	5011	186	3866	4052	9063
5	Balaghat	435	1686	2121	81	365	446	2567
6	Barwani	735	1265	2000	149	964	1113	3113
7	Betul	2027	5767	7794	14	1754	1768	9562
8	Bhind	1161	7512	8673	7	762	769	9442
9	Bhopal	15623	22028	37651	8868	30401	39269	76920
10	Burhanpur	2587	6581	9168	187	408	595	9763
11	Chhatarpur	2051	3459	5510	71	1091	1162	6672
12	Chhindwara	1413	3278	4691	258	718	976	5667
13	Damoh	2477	6285	8762	440	7163	7603	16365
14	Datia	1248	4096	5344	769	8167	8936	14280
15	Dewas	1265	1743	3008	97	5617	5714	8722
16	Dhar	1545	2043	3588	372	853	1225	4813
17	Dindori	391	1401	1792	23	79	102	1894
18	Guna	1174	3568	4742	207	3407	3614	8356
19	Gwalior	2795	15941	18736	1198	14956	16154	34890
20	Harda	813	1918	2731	310	4603	4913	7644
21	Hoshangabad (Narmadapuram)	1281	2890	4171	505	6245	6750	10921
22	Indore	19200	18672	37872	8527	35638	44165	82037
23	Jabalpur	9292	9058	18350	16	43	59	18409
24	Jhabua	727	2158	2885	278	1391	1669	4554
25	Katni	1742	2404	4146	1462	1897	3359	7505
26	Khandwa	926	1731	2657	265	4361	4626	7283
27	Mandla	974	2186	3160	29	160	189	3349
28	Mandleshwar	583	6038	6621	14	332	346	6967
29	Mandsaur	1790	2652	4442	659	1467	2126	6568
30	Morena	1067	5990	7057	274	818	1092	8149
31	Narsinghpur	1344	3522	4866	306	1753	2059	6925
32	Neemuch	981	1548	2529	503	2538	3041	5570
33	Panna	1061	2854	3915	652	5465	6117	10032
34	Raisen	468	1845	2313	181	726	907	3220
35	Rajgarh	352	1612	1964	73	1137	1210	3174

36	Ratlam	2942	5317	8259	122	5698	5820	14079
37	Rewa	2270	4563	6833	390	3742	4132	10965
38	Sagar	1764	2914	4678	89	651	740	5418
39	Satna	1531	3138	4669	475	1678	2153	6822
40	Sehore	1105	2113	3218	318	6069	6387	9605
41	Seoni	1470	3197	4667	0	0	0	4667
42	Shahdol	1251	2929	4180	839	10633	11472	15652
43	Shajapur	722	2687	3409	0	2	2	3411
44	Sheopur	1673	3241	4914	168	325	493	5407
45	Shivpuri	1562	4134	5696	27	1006	1033	6729
46	Sidhi	476	3173	3649	468	5876	6344	9993
47	Singrauli	1246	2049	3295	194	361	555	3850
48	Tikamgarh	1956	7249	9205	689	1878	2567	11772
49	Ujjain	3468	4544	8012	911	2260	3171	11183
50	Umaria	573	2381	2954	104	2771	2875	5829
51	Vidisha	733	3606	4339	12	621	633	4972
	TOTAL	106520	219239	325759	31836	193708	225544	551303

B. Approximate list of District Wise Malkhana Section at Tehsil Courts

	Name of District		Pending	Properties	(Approx)	Disposed			
S. No.		Name of Tehsil Court	Metallic (App.)	Non Metallic (App.)	Total	Metallic (App.)	Non Metallic (App.)	Total	Total
1	Agar Malwa	Nalkheda	226	545	771	19	291	310	1081
2	Ayar Maiwa	Susner	218	1777	1995	1	2	3	1998
3	Alirajpur	Jobat	546	1200	1746	0	0	0	1746
4	A	Kotma	373	543	916	37	1405	1442	2358
5	Anuppur	Rajendragram	174	467	641	42	2071	2113	2754
6		Mungaoli	189	259	448	8	631	639	1087
7	Ashoknagar	Chanderi	165	488	653	44	1079	1123	1776
8		Esagarh	234	454	688	0	286	286	974
9		Baihar	16	76	92	18	108	126	218
10		Waraseoni	218	697	915	2	1	3	918
11	Balaghat	Katangi	61	452	513	1	268	269	782
12		Lanji	62	185	247	0	0	0	247
13		Sendhwa	43	108	151	0	1	1	152
14	_	Anjad	295	456	751	126	100	226	977
15	Barwani	Rajpur	236	667	903	244	937	1181	2084
16		Khetiya	193	508	701	124	1281	1405	2106
17		Multai	499	1005	1504	94	889	983	2487
18	Betul	Bhainsdehi	313	2305	2618	9	355	364	2982
19		Amla	472	1718	2190	6	253	259	2449
20		Lahar	84	218	302	62	112	174	476
21	Bhind	Gohad	408	1325	1733	115	976	1091	2824
22		Mehgaon	382	1262	1644	15	79	94	1738

23	Bhopal	Berasia	684	1087	1771	248	3027	3275	5046
24	Burhanpur	Nepanagar	0	0	0	0	0	0	0
25		Rajnagar	488	2163	2651	0	23	23	2674
26		Buxwaha	0	0	0	0	0	0	0
27		Badamalehra	387	720	1107	10	144	154	1261
28	Chhatarpur	Bijawar	438	961	1399	35	123	158	1557
29		Nowgong	358	502	860	19	131	150	1010
30		Lavkushnagar	474	988	1462	180	383	563	2025
31		Pandhurna	197	586	783	108	67	175	958
32		Junnardeo	445	4128	4573	55	404	459	5032
33		Chorai	882	1998	2880	386	2264	2650	5530
34		Harrai	52	67	119	18	275	293	412
35	Chhindwara	Tamia	0	0	0	0	0	0	0
36		Parasiya	521	975	1496	71	1236	1307	2803
37		Amarwara	71	9	80	0	3	3	83
38		Sausar	226	479	705	28	132	160	865
39		Hatta	1191	3083	4274	660	15186	15846	20120
40	Damoh	Patharia	336	999	1335	151	2310	2461	3796
41		Tendukheda	408	2483	2891	26 74	1484	1510	4401
42	Datia	Seodha	678	796	1474		2350	2424	3898
43		Bhander	98	313	411	307	2085	2392	2803
44		Sonkatch	165	213	378	129	218	347	725
45	Damas	Bagli	179	260	439	16	37	53	492
46	Dewas	Kannod	330	597	927	24	508	532	1459
47		Khategaon	231	352	583	202	1643	1845	2428
48		tonkurd	175	179	354	22	153	175	529
49		Kukshi	1050	1686	2736	280	2409	2689	5425
50		Manawar	652	918	1570	18	2478	2496	4066
51	Dhar	Sardarpur	1467	2967	4434	64	2708	2772	7206
52		Badnawar	1260	1283	2543	232	3946	4178	6721
53	Dindori	Dharampuri	745	2107	2852	111	1691	1802	4654
54 55	Dindori	Shahpura Harsud	153 259	336 829	489 1088	20 7	81 733	101 740	590 1828
56	East Nimar	Punasha	48	47	95	46	538	584	679
57		Raghogarh	505	846	1351	227	1122	1349	2700
58	Guna	Chachoda	18	140	158	0	4	4	162
59		Aaron	146	556	702	66	454	520	1222
60 61	Gwalior	Dabra Bhitarwar	852 6	2516 119	3368 125	135 0	5795 3	5930 3	9298 128
62		Timarni	184	719	903	40	1413	1453	2356
63	Harda	Khirkiya	48	296	344	7	521	528	872
64		Sanwer	35	147	182	2	22	24	206
65 66	Indore	Mhow Hatod	0 138	64 279	64 417	0 60	14 398	14 458	78 875
67		Depalpur	492	1036	1528	404	2476	456 2880	4408
68		Sihora	888	1237	2125	561	6533	7094	9219
69	Jabalpur	Patan	331	665	996	6	216	222	1218
00			331	005	390	U	210		1210

70		Thandla	487	1145	1632	14	273	287	1919
71	Jhabua	Petlawad	395	1713	2108	63	1826	1889	3997
72		Vijayraghavgarh	1	1	2	0	0	0	2
73	Katni	Dhimarkheda	8	73	81	1	0	1	82
74		Barhi	3	11	14	0	0	0	14
75		Khargone	4143	16614	20757	101	308	409	21166
76		Bhikangaon	232	582	814	8	143	151	965
77		Kasrawad	815	3320	4135	78	2040	2118	6253
78	Khargone	Barwaha	559	1736	2295	297	1210	1507	3802
79		Maheshwar	202	745	947	0	1	1	948
80		Sanawad	293	716	1009	139	2679	2818	3827
81		Niwas	63	204	267	1	6	7	274
82	Mandla	Nainpur	22	127	149	0	2	2	151
83		Bichhiya	155	406	561	0	0	0	561
84		Sitamau	562	766	1328	22	50	72	1400
85	Manalaan	Bhanpura	229	422	651	16	28	44	695
86	Mandsaur	Garoth	80	275	355	0	6	6	361
87		Narayangarh	523	648	1171	25	23	48	1219
88		Ambah	3957	5539	9496	1290	7626	8916	18412
89	Morena	Jora	0	0	0	0	0	0	0
90		Sabalgarh	0	4	4	0	1	1	5
91		SeoniMalwa	350	976	1326	259	2852	3111	4437
92		Sohagpur	270	780	1050	36	459	495	1545
93	Narmadapuram	Pachmari	0	0	0	0	0	0	0
94		Itarsi	1145	14208	15353	342	529	871	16224
95		Pipariya	533	1387	1920	2	65	67	1987
96		Tendukheda	192	848	1040	9	103	112	1152
97	Narsinghpur	Gadarwara	174	397	571	670	1408	2078	2649
98		Gotegaon	0	0	0	0	0	0	0
99	Neemuch	Jawad	657	1552	2209	13	42	55	2264
100	Neemuch	Manasa	822	638	1460	97	435	532	1992
101	Panna	Pawai	887	3820	4707	36	370	406	5113
102	Failla	Ajaygarh	29	2	31	0	1	1	32
103		Begumganj	271	656	927	1	4	5	932
104 105		Udaipura Bareli	228 302	577 726	805 1028	19 23	36 82	55 105	860 1133
106	Raisen	Goharganj	647	1030	1623	70	124	194	1871
107		Gairatganj	265	817	1082	19	263	282	1364
108		Silwani	92	530	622	0	2	2	624
109		Khilchipur	262	310	572	43	914	957	1529
110		Biaora	151	729	880	13	1678	1691	2571
111	Rajgarh	Narsinghgarh	646	899	1545	46	1182	1228	2773
112		Sarangpur	358	741	1099	3	757	760	1859
113		Zirapur	189	205	394	19	541	560	954

114		Jaora	2036	3802	5838	497	1561	2058	7896
115	Ratlam	Alote	608	1818	2426	3	135	138	2564
116	-	Sailana	380	998	1378	3	16	19	1397
117		Teonthar	320	549	869	0	0	0	869
118	Rewa	Mauganj	361	465	826	313	1208	1521	2347
119		Sirmaur	115	316	431	3	7	10	441
120		Hanumana	13	78	91	27	174	201	292
121		Malthone	0	0	0	0	0	0	0
122		Rehli	25	71	96	13	79	92	188
123		Khurai	325	700	1025	107	1387	1494	2519
124		Banda	70	746	816	0	4	4	820
125		Bina	38	212	250	0	2	2	252
126	Sagar	Deori	468	1042	1510	324	2969	3293	4803
127		Garhakota	42	285	327	0	27	27	354
128		Shahgarh	202	466	668	8	226	234	902
129		Kesli	151	355	506	10	349	359	865
130		Rahatgarh	0	0	0	0	0	0	0
131		Maihar	419	1033	1452	117	2356	2473	3925
132		Nagod	333	501	834	105	193	298	1132
133		Amarpatan	372	756	1128	24	30	54	1182
134	Satna	RampurBaghelan	190	299	489	84	1686	1770	2259
135		Unchehra	80	139	219	45	1665	1710	1929
136		Chitrakoot	160	447	607	27	491	518	1125
137		Ashta	573	1656	2229	406	745	1151	3380
138	Sehore	Nasrullaganj	107	153	260	0	0	0	260
139 140	Control	Budhni Ichhawar	62 62	65 117	127 179	1 0	6 5	7	134 184
140		Lakhnadon	445	1094	1539	14	426	440	1979
142	Seoni	Keolari	0	0	0	0	0	0	0
143		Ghansor	27	71	98	0	0	0	98
144		behari	139	175	314	83	1127	1210	1524
145	Shahdol	Burhar	765	1344	2109	282	5947	6229	8338
146	.	Jaisinghnagar	456	1116	1572	317	5535	5852	7424
147	Shajapur	Shujalpur	1428	3092	4520	163	1287	1450	5970
148	Sheopur	Vijaypur	270	634	904	58	626	684	1588
149 150		Kolaras Karera	803 54	1187 150	1990 204	12 0	25 0	37 0	2027 204
151	Shivpuri	Pichhore	162	307	469	1	2	3	472
152	·	Pohari	98	156	254	1	1	2	256
153		Khaniyadhana	22	36	58	0	1	1	59
154	Sidhi	Churhat Maibali	107 224	528 1761	635 1985	5 24	59 466	64 490	699 2475
155 156	Sium	Majholi RampurNaikin	224 249	2018	1985 2267		466 22	490 32	2475
157	Singrauli	Deosar	521	1201	1722	3	3	6	1728
158		Jatara	375	682	1057	116	681	797	1854
159	Tikamgarh	Niwari	26	37	63	2	97	99	162
160		Orchha	399	383	782	87	159	246	1028

161		Mahidpur	719	2017	2736	319	1795	2114	4850
162		Tarana	58	125	183	2	67	69	252
163	Ujjain	Badnagar	1798	3809	5607	63	79	142	5749
164		Khachrod	121	943	1064	17	32	49	1113
165		Nagda	211	510	721	28	760	788	1509
166		Birsinghpurpali	53	86	139	0	1	1	140
167	Umaria	Manpur	7	38	45	3	100	103	148
168		GanjBasoda	1042	2896	3938	6	180	186	4124
169	Vidisha	Sironj	1161	1338	2499	82	890	972	3471
170	vidisna	Kurwai	343	2114	2457	0	2	2	2459
171		Lateri	772	1777	2549	10	158	168	2717
	TOTAL			175015	240279	13622	142784	156406	396685

Metallic : Gold and silver ornaments, iron weapons, utensils, vehicles etc.

Non-Metallic : Wood and plastic items, clothes, narcotics, papers etc.