HIGH COURT OF HIMACHAL PRADESH, SHIMLA - 171 001

eTender for supply and installation of 10 (Ten) nos. of laptops for the Judicial Officers in the State of Himachal Pradesh.

The High Court of Himachal Pradesh invites online bids from eligible bidders for supply and installation of 10 (Ten) nos. of laptops for the Judicial Officers in the State of Himachal Pradesh.

SCHEDULE OF EVENTS FOR SUBMISSION OF THE TENDERS/ BIDS

SI. No	Information	Details
1.	Tender No.	HHCCompJOLaptop-Repair-2012-II
2.	Tender Release Date	23.10.2018
3.	Tender Document Fee	Nil
4.	Last date for submission of pre-bid queries for clarifications only through e-mail: cpc-hp@aij.gov.in	on or before 26.10.2018 upto 04:00 PM
5.	Pre-Bid Meeting with regard to clarifications.	27.10.2018 at 02:30 PM in the Computer Branch, High Court of H.P.
6.	Last date (deadline) for submission of e-bids (to be submitted online in H.P. Government e-Procurement portal https://hptenders.gov.in)	on or before 12.11.2018 upto 11:00 AM
7.	Opening of Technical bids	13.11.2018 at 03:00 PM
8.	Opening of Financial bids	14.11.2018 at 03:00 PM
9.	Contact details and email id for queries	0177-2888456, 2888422 Email: cpc-hp@aij.gov.in

TECHNICAL CRITERIA

Details of equipment's and Minimum Technical Specifications/ requirement to be empaneled/ procured are given as under: -

Required quantity: Laptop (10 nos. approximately)

Note:- Quantity can be increased or decreased at the discretion of High Court of Himachal Pradesh.

1. Laptop (10 no. approximately)

SI. No.	Specifications		
1.	Laptop Type Business (for work) segment laptop		
	PROCESSOR		
2.	Processor	Intel Core i5 (5 th Generation or later) with Ultra Low Power Consumption	
3.	Clock Speed & Cache	1.9 or above Ghz. 3 MB Cache	
4.	Chipset	Intel Original Chipset Motherboard	
		MEMORY	
5.	Expandable Memory	Upto 16 GB, 2 Slots	
6.	System Memory	4 GB DDR3, 1 unused slot	
7.	RAM Frequency	1333/1600 Mhz	
		DISK STORAGE	
8.	Hard Disk	SATA, 1 TB	
		PLATFORM / ARCHITECTURE	
9.	Operating System	Ubuntu	
10.	OS Compatibility	Must be compatible with Ubuntu 14.04 or later version customized by the eCommittee, Supreme Court of India.	
11.	System	64-Bit	

SI. No.		Specifications
	Architecture	
		DISPLAY
12.	Screen Size & Resolution	15.6 inch or higher, 1366 x 768 Pixels (HD Resolution)
13.	Screen Type	HD Wide Screen Baklit LED Anti-Glare Display
		OPTICAL DRIVE TYPE
14.	Drive	DVD-RW
		GRAPHICS
15.	Graphic Processor	Intel HD Graphics Integrated
		INPUT
16.	Web Camera	1.0 Megapixel HD Webcam
17.	Pointer Device	Touchpad
18.	Keyboard	Standard Keyboard
		AUDIO
19.	Internal Mic	Digital Microphone
20.	Speakers	Stereo Sound Speakers
		COMMUNICATION
21.	Ethernet	Gigabit Ethernet (IPv6 Compliant)
22.	Wireless LAN	IEEE 802.11/g/n and bluetooth
		BATTERY BACKUP
23.		More than 4 hours backup time with constant use
		PORTS/SLOTS
24.	USb Port	2 x USB 2.0, 1 x USB 3.0
25.	Other Ports	Mic In, Speaker Out, RJ45, VGA, HDMI
	Outlot i orto	ENERGY EFFICIENCY (GREEN COMPLIANCE)
26.	Energy Certification	Energy Star (EPA) ver 5.0 / BEE India ver 1
		OTHER
27.	Hardware Drivers	Ubuntu-Linux 14.04 or later
28.	Power Management	ACPI complaint
29.	Original Equipment Manufacturer (OEM) Product	OEM Manufacturer or its authorized dealers with OEM Manufacturer Certificate only to bid.
30.	Laptop Bag	Yes
		Warranty Summary
31.	Warranty	5 Years on site Comprehensive Warranty support
32.	Service Center	Must have Company Authorized Service Center in Himachal Pradesh.
33.	OEM Athorization	As per Annexure-B

Note: Any higher specification would also be acceptable but not the lower one.

ELIGIBILITY CRITERIA FOR BIDDERS

 The tenderer must have its own office or must have a service agent stationed in Himachal Pradesh, and the tenderer is required to furnish certificate in this behalf.
 Tenderer should provide escalation matrix for their sales & support function. The vendor must have a strong telephone/web based customer care cell and complaint registration mechanism.

- 2. A copy of the Registration number of the firm with attested copies of Articles of Association (in case of Registered Company), Byelaws and certificates of registration (in case of registered co-operative society), partnership deed (in case of partnership firm) should be submitted. Proprietorship establishment need to submit PAN Card and other valid licenses/registration certificates.
- 3. The tenderer shall have to attach the details of its Company in the format as per **Annexure-A.**
- 4. The tenderer shall have to attach OEM authorization form as per **Annexure-B** (Authorization to be taken from the hardware OEM).
- 5. The Certificate in Annexure-C from the Company Secretary or the Managing Director in respect of the Company and from the Managing Partner in respect of a firm and from the Proprietor in the case of a proprietorship concern to the effect that the bidder is not currently blacklisted by any Government organization/agency in India or abroad.
- 6. The commercial proposal submission form (On Bidder's letter head) as per **Annexure-D** is also required to be uploaded with the Technical Bid.
- 7. The tenderer must have a turnover of Rs. 1 Crores consolidated for the last three financial years and a certificate to this effect duly issued by a Chartered Accountant must be annexed with **Annexure-A**.
- 8. The tenderer must be an income tax assessee for the last three financial years and copies of income tax returns for three financial years must be submitted with **Annexure-A**.
- 9. The Tenderer shall attach the documents (if any) in support of any experience in supply and installation of tendered product or about any experience in supply and installation of similar or other item to Courts/ Government Departments.

Note: The bidder will have to produce the original documents at Sl. No. 1 to 9 (as above) as and when demanded.

COMMERCIAL / FINANCIAL BID

- The commercial bid must specify the rate for supply and installation and Technical Support of Laptops as given in the technical bid and it also should specify the amount of GST which would be chargeable. The rate must be specified including GST.
- The commercial bid must contain a clear cut stipulation to the effect that the warranty for Laptops would be comprehensive onsite warranty for a period of three years including all spares etc.
- 3. The commercial bid must be contained in **BoQ Sheet** available with the uploaded tender document. However, the undertaking as per **Annexure-D** is also to be uploaded on the eProcurement Web Portal along with other required documents.
- 4. The rates approved after calling tender shall remain valid for the period of 1 (one) year from the date of issue of supply order, so that the hardware may be purchased as per the additional future requirement.

OTHER TERMS AND CONDITIONS

1. INSTRUCTIONS TO BIDDER

- a) The instructions for bidders on how to submit the bid is available on the website i.e. https://hptenders.gov.in/nicgep/app?page=BiddersManualKit&service=page.
- b) The bid is non-transferable.
- c) The bidder shall have to furnish at least 2% as earnest money deposit (EMD) of the total amount quoted including G.S.T. as applicable tax etc., which should be sent in the form of bank draft or a bank guarantee in the name of Registrar General, High Court of Himachal Pradesh. However, the earnest money of unsuccessful tenderer shall be returned within a reasonable time. No interest will be payable on the amount of the EMD.
- d) The Bidders are expected to examine all instructions, forms, terms and specifications in the bidding Documents. Failure to furnish all the information required in the bidding Documents or submission of a Bid not substantially responsive to the bidding Documents in every respect, shall be at the Bidder's risk and may result in rejection of the Bid. The Bid is liable to be rejected outright without any intimation to the Bidder, if complete information as called for in the Tender Document is not given therein or if any particulars asked for in the Forms/ proforma in the Tender are not fully furnished.
- e) The Bids shall contain no interlineations, erasures or overwriting except as necessary to correct errors made by the Bidder, in which case, such corrections shall be initialed by the person or persons signing the Bid in original.
- f) Copy of all documents at Sl. No. 1 to 9 as defined under Eligibility Criteria, in a single file (.pdf) along with Bill of Quantity (BoQ) (.xls) and Annexures- A to F should only be uploaded on the e-procurement website i.e. https://hptenders.gov.in. The original instrument of earnest money be sent to the office of "Registrar General, High Court of Himachal Pradesh, Ravenswood, Shimla-171001" in the envelop with super scription on the top "Short Term Tender/bid for the Supply and Installation of 10 (Ten) nos. of laptops for the Judicial Officers in the State of Himachal Pradesh."
- g) The successful Bidder shall not depute any such person in the High Court who is a party to a litigation pending in this Court.
- h) The Technical Bid shall be complete in all respects and contain all information asked for, except prices. It shall not contain any price information. The Technical Bid Documents must be submitted in an organized and neat manner. All pages shall be serially numbered. Enclosures in the Technical Bid are to be uploaded alongwith following Check-List:

S. No.	Description	Compliance (Y/N)	Refer Page No. in the Bid
1.	Details of the Tenderer (Annexure-A)		
2.	OEM Authorization Form (Annexure-B)		
3.	Clean Track Declaration Record (Annexure-C)		
4.	Commercial Proposal Submission Form (Annexure-D)		
5.	Technical Bid(Annexure-E)		

6.	Letter for acceptance of all Terms and Conditions of Tender Document (Annexure-F)	
7.	Authorization letter of the person involved in the bidding process.	

2. AMENDMENT OF TENDER DOCUMENT

- a) The High Court may, at its discretion, extend the deadline for submission of Bids by amending the Tender Document. In such case, all rights and obligations of the Tender Issuer and Bidder, subject to the deadline will thereafter be subject to the deadline as extended.
- b) At any time prior to the submission of Bids, the Tendering Authority may, for any reason, whether on its own initiative or in response to a clarification requested by a prospective Bidder, modify, change, incorporate or delete certain conditions in the Tender Document.
- c) The corrigendum regarding amendments, if any, shall be published on e-procurement website i.e. https://hptenders.gov.in and on High Court's Official Website, Website of H.P. Judicial Academy and Website of State Legal Services Authority. Bidders are advised to periodically browse/ check these websites to find out any further Corrigendum/ Addendum/ Notice published with respect to this Tender. All such amendments shall be binding on them.

3. OPENING OF BIDS

a) Bids shall be opened by the Tendering Authority in the presence of Bidder's representative who chooses to attend as per the Schedule. The Bidder's representative who is present shall sign evidencing their attendance. Only one representative per Bidder shall be permitted to be present at the time of opening the Bids.

4. EVALUATION OF BIDS

- a) The Tender Evaluation Committee constituted by the High Court, shall evaluate the Tenders. The decision of the Evaluation Committee in the evaluation of the Technical Bids and Commercial Bids shall be final. No correspondence will be entertained outside the process of negotiation/ discussion with the Committee.
- b) Only technically qualified Bids will be processed for Financial/ Commercial Evaluation.
- c) High Court may call any or all Bidders for negotiation.

High Court may waive any minor informality or non-conformity or irregularity in a Bid.

5. AWARD OF CONTRACT

a) Award Criteria:

High Court will award the Contract to the successful Bidder, on the basis of technocommercial evaluation and it will not be binding upon the High Court, to accept the lowest Bid. High Court reserves the right to award Contract to one or more Bidders.

b) Right to Accept/ Reject any Bid or all Bids:

High Court reserves the right to accept or reject any Bid and to annul the Bidding process and reject all Bids at any time prior to award of Contract, without thereby

incurring any liability to the affected Bidder or Bidders or any obligation to inform the affected Bidder or Bidders of the grounds for Tendering Authority's action.

c) Notification of Award:

Prior to the expiration of the period of Bid validity, Tendering Authority will issue Purchase/ Supply order to the successful bidder in writing and same shall be presumed as award of Contract. The notification of award will constitute the formation of the Contract. The tenderer is to do the supply and installation of 10 (Ten) nos. of laptops for the Judicial Officers in the State of Himachal Pradesh within 30 days from the date of placement of Purchase Order. The successful tenderer has to enter into a comprehensive agreement, as per **Annexure-G**, with the Registrar General, H.P. High Court, Shimla. Terms and Conditions specified in the Tender Document shall become the part and parcel of the Contract Document. The agreement shall be executed within 15 days of issuance of the Purchase Order. However, the conditions of the Agreement at **Annexure-G** may be modified/appended or deleted on the mutual consent of both Tendering Authority and the successful bidder prior to signing of the agreement.

d) The Bid Security (EMD) may be forfeited:

If a bidder withdraws his bid or increases his quoted prices during the period of Bid validity or its extended period, if any; or

In the case of a Successful Bidder, if the Bidder fails to sign the Contract or to furnish Performance Bank Guarantee within the specified duration.

6. DELIVERY AND INSTALLATION

The vendor has to deliver and complete the installation of product within 30 days of issuance of purchase/ supply order. The supplied equipment shall only be opened in the presence of Officer/ Official designated and vendor's representative. Upon satisfactory installation of the equipment, Vendor should obtain installation report from the Officer/ Official concerned. The same shall be submitted along with the bills by the Vendor for payment.

7. PERFORMANCE BANK GUARANTEE

- a) The successful Bidder shall at its own expense submit within fifteen (15) days of the date of notice of award of the Contract or prior to signing of the Contract, whichever is earlier, an unconditional and irrevocable Performance Guarantee as per Annexure-H from a Nationalized or Scheduled Bank acceptable to the Tendering Authority, payable on demand, for the due performance and fulfillment of the Contract by the Bidder.
- b) The Performance Security will be for an amount equivalent to 7.5% of Contract value.
- c) The Performance Bank Guarantee shall be valid until the end of two months after the completion of the Contract with the successful Bidder.
- d) The Performance Bank Guarantee shall be discharged/ returned upon being satisfied that there has been due performance of the obligations of the Bidder under the Contract. However, no interest shall be payable on the Performance Bank Guarantee.

e) In the event of the Bidder being unable to service the Contract for whatever reason, Tendering Authority would invoke the Performance Bank Guarantee. Notwithstanding and without prejudice to any rights whatsoever of the High Court under the Contract in the matter, the proceeds of the Performance Bank Guarantee shall be payable to the High Court as compensation for any loss resulting from the Bidder's failure to complete its obligations under the Contract. The High Court shall notify the Bidder in writing of the exercise of its right to receive such compensation within 14 days, indicating the contratual obligation(s) for which the Bidder is in default.

8. WARRANTY

- a) The Laptops should be under 3 (Three) years on site comprehensive warranty support service from the date of installation.
- b) The vendor should fulfill following conditions during warranty period:
 - a) Vendor would provide the help-desk support services through telephone/ e-mail where users can lodge their complaint.
 - b) During warranty period, any failure in the quoted Items, Components should be attended within maximum period of 1 working day and should be rectified within maximum of 5 days from the date of lodging of the complaint.
- c) On completion of the Warranty period, the Security Deposit without any interest accrued shall be released after satisfying that proper free warranty support has been provided during warranty period of three years. If considered necessary, suitable amount of penalty shall be recovered from the Vendor out of either already due payments or from their Performance Security Deposit while releasing the Performance Security Deposit.

9. PENALTY

- a) Failure in maintaining the delivery and installation schedule 0.5% (Zero point five percent) per day subject to maximum of 15 days on the Purchase Order Value, thereafter the High Court holds the option for cancellation of the Order and re-procure the same from any other Vendor at the cost of the supplier and forfeit the Earnest Money Deposit of the Vendor.
- b) Maintenance during warranty period During the warranty period any failure in the equipment supplied/ any accessories thereof should be attended within maximum of One (1) working day and should be rectified within maximum period of Five (5) working days from the date of lodging the complaint. Thereafter penalty of 0.5% (Zero point five percent) per day on the Purchase Order Value of impacted machine shall be imposed and if the defect in the equipments supplied/ any accessories thereof is repaired from elsewhere (in case of non-rectification of the failure within maximum of 5 days), the tenderer shall have to pay the charges of such maintenance/repair along with the penalty or it may be recovered from the Security Amount of Performance.
- c) Replacement of the faulty system Any component, failing at system and subsystem level at least three times in three months, displaying chronic system

design or manufacturing defects or Quality Control problem or where the penalty amount on account of downtime has crossed 15% of the system value, will be totally replaced by the Vendor at his cost and risk within 30 days, from the date of last failure.

d) Limitation of Liability - Taking into consideration all the above cases, the total penalty that can be levied on the Vendor shall not exceed the purchase order value.

10. FAILURE TO AGREE WITH THE TERMS & CONDITIONS OF THE BID/ CONTRACT

Failure of successful bidder to agree with the Terms and Conditions of the Bid/ Contract shall constitute sufficient grounds for the annulment of the award in which event; Tendering Authority may make the award to the next Best Value Bidder or call for new Bids.

11. PAYMENT TERMS AND CONDITIONS

The terms and conditions for making the payment shall be regulated as per Rule 108 of the H.P.F.R, 2009, an extract whereof is annexed as Annexure- I.

12. CORRUPT OR FRAUDULENT PRACTICES:

- a) The Tendering Authority will reject a proposal for award if it determines that the Bidder recommended for award has engaged in corrupt or fraudulent practices in competing for the Contract in question.
- b) The Tendering Authority will declare a Bidder ineligible, either indefinitely, or for a stated period of time, to be awarded a Contract if the Tendering Authority at any time determines that the Bidder has engaged in corrupt and fraudulent practices in competing for or in executing a Contract.

13. INDEMNITY:

Bidder shall indemnify, protect and save the Tendering Authority against all claims, losses, cost damages, expenses, action suits and other proceeding, resulting from infringement of any patent, trademarks, copyrights etc. or such other statutory infringements in respect of all the Hardware and Software supplied.

14. PUBLICITY:

Any publicity by the Bidder in which the name of the High Court of Himachal Pradesh is to be used should be done only with the explicit written permission of the High Court.

The e-Bids submitted without any earnest money or after the last date, or not as per the requirement of this tender document, shall be liable to be summarily rejected and High Court reserves every right to select or reject any or all the tender(s)/bid(s) received, without assigning any reason, whatsoever. However,

the Registrar General, may, in view of the facts and circumstances relax the technical criteria.

By Order etc, Registrar General High Court of Himachal Pradesh Shimla – 171 001.

Encls: Annexures as above.

Endst. No. As above.

Dated: 23rd October, 2018.

Copies forwarded to:

- 1. The System Analyst, NIC, HP High Court, Shimla, with a request to upload the above tender on the website of HP High Court, for larger publicity **(through email only).**
- 2. The Director, H.P. Judicial Academy, Ghandal, P.O. Shakrah, Tehsil Dhami, District Shimla-171011, with a request to upload the above tender on the website of H.P. Judicial Academy for larger publicity (through email only).
- 3. The Member Secretary, H.P. State Legal Services Authority, Block No. 22, SDA Complex, Kasumpti, Shimla-171009, with a request to upload the above tender on the website of H.P. State Legal Services Authority for larger publicity (through email only).

-sd-Central Project Co-ordinator.

Annexure A:

DETAILS OF TENDERER

Details filled in this form must be accompanied by sufficient documentary evidence, in order to verify the correctness of the information.

SI. No.	Particulars	Details
1.	Name of the Company	
2.	Mailing Address	
3.	Telephone No.	
4.	Fax No.	
5.	Turn-over of the Company for 2015-2016, 2016-2017 and 2017-2018.	
6.	Profit of the Company 2015-2016, 2016-2017 and 2017-2018.	
7.	Sales Tax Clearance Certificate	
8.	Valid Income Tax Clearance Certificate	
9.	Whether direct manufacturer or Authorized Dealer	
10.	No. of Technical Personnel Employed	
11.	Particulars of any litigation pending in any Court or Judical body, if any.	

Annexure B:	OEM Authorization Form
	(Authorization to be taken from Hardware OEM)
Ref. No	Date:
Го	The Registrar General, High Court of Himachal Pradesh, Ravenswood, Shimla-171001.
Subject:	Tender reference No. HHCCompJOLaptop-Repair-2012-II
Sir,	Please refer to your Notice Inviting Tenders for supply and installation of 10
(Ten) nos. of I	aptops for the Judicial Officers in the State of Himachal Pradesh.
M/S	(Bidder), who is our
eliable distrib	outor/partner for the lastyears, is hereby authorised to quote
	for the subject mentioned tender.
M/S _	(Bidder) is likely to continue as
our business p	partner during years to come.
We un	dertake the following regarding the supply of 10 (Ten) nos. of laptops for the
Judicial Office	ers in the State of Himachal Pradesh as described in the said tender:
	We confirm that the product(s) quoted are not "end of life or end of sale
oroducts" as	on Bid Submission date. If in case the support for the product quoted has
peen stopped	/ withdrawn till the time of delivery of equipment, the same will be changed
with the equiv	alent or superior product at no extra cost.
	We also undertake that the support including spares, patches, and
. •	the quoted products shall be available for 7 years from the signing of
contract.	
	Yours faithfully,
	(NAME) (Name of Manufacturer)

Note: This letter of authority should be on the letterhead of the manufacturer and should be signed by a person competent and having Authorization Letter to bind the manufacturer. It should be included by the Bidder in its bid.

Annexure C:	DECLARATION REGARDING CLEAN TRACK RECORD
Date:	Tender Reference No.:
То	The Registrar General, High Court of Himachal Pradesh, Ravenswood, Shimla-171001.
Subject:	Declaration regarding clean track record of the firm / company / proprietorship concern.
Sir,	I have carefully gone through the Terms and Conditions contained in the
Tender Docur	nent HHCCompJOLaptop-Repair-2012-II regarding supply and installation
of 10 (Ten) no	os. of laptops for the Judicial Officers in the State of Himachal Pradesh.
hereby declar	e that my company/firm/proprietorship concern has not been debarred/black
listed by any	Government/ Semi Government organization in India or abroad. I further
certify that tl	ne competent authority in my company/firm/proprietorship concern has
authorized me	e to make this declaration.
Yours Sincere	ly,
Name:	
Designation: _	
Company/firm	:
Proprietorship	concern
Address:	
(Stamp & Sigr	nature)

COMMERCIAL PROPOSAL SUBMISSION FORM (ON BIDDER'S LET-Annexure-D: TER HEAD) Date: Tender Document No. HHCCompeCourts-PhaseII-2015-II To The Registrar General, High Court of Himachal Pradesh, Ravenswood, Shimla-171001. Sir. We, the undersigned, offer to supply of 10 (Ten) nos. of laptops for the Judicial Officers in the State of Himachal Pradesh. We have uploaded the Commercial bid in the format of Bill of Quantity (BOQ) sheet on the e-procurement website i.e. https://hptenders.gov.in Cost quoted in BoQ includes Supply, Installation and Technical Support etc. Our Financial Proposal shall be binding upon us upto expiration of the validity period of the proposal i.e. six months. We also understand you are not bound to accept any proposal you receive either from us or from any other person. Methodology -1. Our Bid shall be valid for a period of 180 days i.e six months from the last date fixed for submission of the bids in accordance with the Bidding Documents, and it shall remain binding upon us and may be accepted at any time before the expiration of that period and on acceptance it shall remain binding on us till the conclusion of the entire project. 2. If our Bid is accepted, we commit to submit a performance bank guarantee to the extent of 7.5% of the total tendered amount in accordance with the Bidding Documents. We understand that this bid, together with your written acceptance 3 thereof included in your notification of award, shall constitute a binding contract between us, until a formal comprehensive contract is executed; 4. We also understand that you can reject any bid without assigning any reason. We understand that you are not bound to accept the lowest evaluated bid or any other bid that you may receive. Yours sincerely

In the capacity of......

Signed.....

Duly authorized to sign the Application for and on behalf of......

Stamp / Seal...

1. Laptop (10 no. approximately)

1. Lap	otop (10 no. ap ⊤	oproximately)	0
SI. No.		Specifications	Complia nce (Yes/No)
1.	Laptop Type	Business (for work) segment laptop	
		PROCESSOR	
2.	Processor	Intel Core i5 (5 th Generation or later) with Ultra Low Power Consumption	
3.	Clock Speed & Cache	1.9 or above Ghz. 3 MB Cache	
4.	Chipset	Intel Original Chipset Motherboard	
	1	MEMORY	
5.	Expandabl e Memory	Upto 16 GB, 2 Slots	
6.	System Memory	4 GB DDR3, 1 unused slot	
7.	RAM Frequency	1333/1600 Mhz	
	ricquericy	DISK STORAGE	
8.	Hard Disk	SATA, 1 TB	1
0.	TIGIG DISK	PLATFORM / ARCHITECTURE	
9.	Operating	Ubuntu / Free DOS	
	Operating System		
10.	OS Compatibili ty	Must be compatible with Ubuntu 14.04 or later version customized by the eCommittee, Supreme Court of India.	
11.	System Architectur e	64-Bit	
		DISPLAY	
12.	Screen Size & Resolution	15.6 inch or higher, 1366 x 768 Pixels (HD Resolution)	
13.	Screen Type	HD Wide Screen Baklit LED Anti-Glare Display	
	7,7,2	OPTICAL DRIVE TYPE	
14.	Drive	DVD-RW	
		GRAPHICS	
15.	Graphic Processor	Intel HD Graphics Integrated	
		INPUT	
16.	Web Camera	1.0 Megapixel HD Webcam	1
17.	Pointer Device	Touchpad	
18.	Keyboard	Standard Keyboard	
	, , , , , , ,	AUDIO	
19.	Internal Mic	Digital Microphone	
20.	Speakers	Stereo Sound Speakers	1
		COMMUNICATION	
21.	Ethernet	Gigabit Ethernet (IPv6 Compliant)	
22.	Wireless LAN	IEEE 802.11/g/n and bluetooth	
		BATTERY BACKUP	
23.		More than 4 hours backup time with constant use	
		PORTS/SLOTS	
24.	USb Port	2 x USB 2.0, 1 x USB 3.0	
25.	Other Ports	Mic In, Speaker Out, RJ45, VGA, HDMI	
		ENERGY EFFICIENCY (GREEN COMPLIANCE)	

SI. No.		Specifications	Complia nce (Yes/No)
26.	Energy Certificatio n	Energy Star (EPA) ver 5.0 / BEE India ver 1	
		OTHER	
27.	Hardware Drivers	Ubuntu-Linux 14.04 or later	
28.	Power Manageme nt	ACPI complaint	
29.	Original Equipment Manufactur er (OEM) Product	OEM Manufacturer or its authorized dealers with OEM Manufacturer Certificate only to bid.	
30.	Laptop Bag	Yes	
		Warranty Summary	
31.	Warranty	3 Years on site Comprehensive Warranty support	
32.	Service Centre	Must have Company Authorized Service Centre in Himachal Pradesh.	
33.	OEM Authorizati on	As per Annexure-B	
N		her specification would also be acceptable but not the low	er one.

Annexure-F: LETTER OF ACCEPTANCE OF TERMS AND CONDITIONS

(Letter to the Registrar General, High Court of Himachal Pradesh, Shimla on the Tenderer's Letter Head.)
To,
The Registrar General,
High Court of Himachal Pradesh,
Shimla-171001.
Sir,
Sub:- Out Bid for
With reference to our Bid, having examined and understood the instruction, terms
and conditions forming part of the Bid, we hereby enclose our Offer for the supply of the
equipment as detailed in your above referred Tender Document.
We further confirm that the Offer is in conformity with the terms and conditions as
mentioned in your above referred Tender Document and these shall also be the part of the
Agreement at Annexure-G.
We also understand that the Registrar General, High Court of Himachal Pradesh,
Shimla, is not bound to accept the Offer either in part or in full and the Registrar General, High Court of Himachal Pradesh, Shimla, has right to reject the Offer in full or in part with-
out assigning any reasons whatsoever.
Yours Faithfully,
Authorized Signatories,
(Name & Designation, Seal of the Firm)
Date:

	MIEXUIE-G. COMPREHENSIVE AGREEMENT
	Agreement This agreement is made on this the day of between the
High	Court of Himachal Pradesh, Shimla through its Registrar General (hereinafte
-	ed to as "Purchaser") AND M/s, through its
	rized Executive/ Personnel Shri/Ms (hereinafte
	ed to as "Tenderer"), as follows:
	Whereas the Purchaser desirous of purchasing Laptops for the Judicia
	rs in the State of Himachal Pradesh, had published Tender and in response the
	erer accepting the terms and conditions set out in the Tender notice submitted bid
which	was accepted.
	And whereas the Tenderer accepts the terms and conditions of Purchase
Supp	y Order for delivery and installation of the computer hardware / equipment with
comp	rehensive three (3) years warranty with onsite support at the total cost of Rs
	/- only.
	And whereas the Tenderer has deposited with the Purchaser a sum of Re
	as a security (Performance Security) in the form of Bank Guarantee
	e fulfillment of this Agreement, which shall remain valid for a period of sixty days (60
	from the date of completion of contract including warranty period to the bes
	action of the Purchaser.
	NOW IT IS HEREBY AGREED between the parties hereto as follows:
1.	The tenderer is to do the supply and installation of 10 (Ten) nos. of laptops for the
	Judicial Officers in the State of Himachal Pradesh within 30 days from the date o
	placement of Purchase Order and if the installation does not get completed within
	stipulated time period, penalty as per terms and conditions of the Tender Documen
	shall be imposed.
2.	That the Tenderer agrees to assure the onsite warranty of product supplied agains
	supply/ purchase orders No dated
	w.e.f to However warranty shall not cove
	damage from manual breakage, physical damage and natural calamities.
3.	The Tenderer shall be fully responsible for the manufacturer's Warranty for all
J.	equipment, accessories, spare parts etc. against any defects arising from design
	material, manufacturing, workmanship or any defect that may develop under norma
	use of supplied hardware/ equipment during the Warranty period.
4.	That Purchaser/ High Court/ District Court/ State Judicial Academy where the
	product is installed, can lodge calls in respect of faults/defects in the purchased
	component or any part thereof at centralized telephone numbers
	OR email at mail-id

- 5. That the Tenderer agrees to attend the call within One (1) working day and to rectify the fault within maximum period of Five (5) working days from the date of lodging the complaint. Thereafter penalty of 0.5% (Zero point five percent) per day on the Purchase Order Value of impacted machine shall be imposed and if the defect in the equipments supplied/ any accessories thereof, is got repaired from elsewhere (in case of non-rectification of the failure within maximum of 5 days), the tenderer shall pay the charges of such maintenance/repair along with the penalty or it may be recovered from the Security Performance of amount.
- 6. Record will be maintained by Tenderer as well as Purchaser / High Court/ District Courts / State Judicial Academy where the product is installed, about machine failures including nature of failure, date and time of the complaint and duration of the total down time.
- 7. Upon determination of this Agreement, the deposit of Performance Security shall be returned to Tenderer but without interest and after deducting there-from any sum due by Tenderer to the Purchaser under the terms and conditions of this Agreement.
- 8. That in addition, the Tenderer shall abide by all the terms and conditions set forth in the Tender Document.
- 9. That in case of any dispute or difference, it shall be referred to the Arbitrator, as shall be nominated by Hon'ble the Chief Justice, High Court of Himachal Pradesh, in accordance with the provisions of the Indian Arbitration Act, 1996 and the rules framed thereunder.
- 10. All legal disputes are subject to the jurisdiction of Shimla Courts only, preceded by Arbitration.

FOR AND ON BEHALF OF FOR AND ON BEHALF OF TENDERER

SIGNATURES: SIGNATURES:

NAME: NAME:

DESIGNATION: DESIGNATION:

DATE: DATE:

WITNESSES:

IN THE PRESENCE OF IN THE PRESENCE OF

SIGNATURES: SIGNATURES: NAME: NAME:

DESIGNATION: DESIGNATION:

DATE: DATE:

PERFORMANCE SECURITY FORM Annexure-H: To, Registrar General, High Court of Himachal Pradesh, Ravenswood, Shimla – 171001. WHEREAS (Name of Tenderer) has undertaken the Contract. Tender NO. per as supply dated to (Description of goods and Services) hereinafter called "the Contract". (Guarantee shall be restricted to an amount not exceeding INR In consideration of the Himachal Pradesh High Court (hereinafter called "HPHC") ____ (hereinafter called " the said having agreed to exempt M/S Contractor(s)" from the demand under the terms and conditions of Tender _____ issued by the High Court of Himachal Pradesh for purchase of for security deposit for the due fulfillment by the said contractor of the terms and conditions contained in the said Tender of a Bank Guarantee for on demand. 2. (Bank Name) a company incorporated under the Companies Act, 1956 and a banking company within the meaning of Banking Regulation Act, 1949 and having Registered Office and one of its branches at do hereby undertake to pay INR amounts due and payable under this guarantee without any demur or delay, merely on a demand from the HPHC. Any such demand made on the Bank by the HPHC shall be conclusive as regards the amount due and payable by the Bank under this guarantee. The Bank Guarantee shall be completely at the disposal of the HPHC and we _____, bound ourselves with all the directions given by HPHC regarding this bank guarantee. However, our liability under this guarantee shall be restricted to an amount not exceeding undertake to pay to the HPHC any money so demanded 3. notwithstanding any dispute or disputes raised by the contractor(s) in any suit or proceeding before any court or Tribunal or Arbitrator etc. relating thereto, our liability under these presents being absolute, unequivocal and unconditional. 4. __, further agree that the performance guarantee herein contained shall remain in full force and effective up to / / and that it shall continue to be enforceable for above specified period till all the dues of HPHC under or by virtue of the said contract have been fully paid and its claims satisfied or discharged or till the HPHC certifies that the terms and conditions of the said contract have been fully and properly carried out by the said Contractor(s) and accordingly discharges this guarantee. _, further agree with the HPHC that the HPHC shall have the 5. fullest liberty without our consent and without affecting in any manner our obligations hereunder to vary any of the terms and conditions of the said agreement or to

extend time of performance by the said Contractor(s) from time to time or to

	against the said contractor(s) and to forbear or enforce any of the conditions of tender document for selection of the vendor for purchase of for and we shall not be
	relieved from out liability by reason of any such variation or extension being granted to the said Contractor(s) or for any forbearance, act or omission on the part the HPHC or any indulgence by the HPHC to the said contractor(s) or by any such matter or thing whatsoever which would but for this provision, have effect of so relieving us.
6.	The liability of us(Bank Name) under this guarantee will not be discharged due to the change in the constitution of the Bank or the Contractor(s).
7.	We, lastly undertake not to revoke this guarantee except with the prior consent of the HPHC in writing.
8.	This performance guarantee shall remain in valid and in full effect until it is decided to be discharged by the HPHC. Notwithstanding anything mentioned above, our liability against this guarantee is restricted to INR
9.	It shall not be necessary for the HPHC to proceed against the contractor before proceeding against the Bank and the guarantee herein contained shall be enforceable against the Bank notwithstanding any security which the HPHC may have obtained or obtain from the contractor.
10.	We, verify that we have a branch at We undertake that this Bank Guarantee shall be payable at If the last day of expiry of Bank Guarantee happens to be a holiday of the Bank, the Bank Guarantee shall expire on the close of the next working day.
11.	We hereby confirm that we have the power(s) to issue this guarantee in your favour under the memorandum and articles of Association/constitution of our bank and the undersigned is/ are the recipient of authority by express delegation of power(s) and has /have full power(s) to execute this guarantee for the management delegation issued by the bank.

Annexure- I: Extract of Mandate 108 of H.P.F.R. 2009

- 108. Advance or On Account payment to supplier. (1) Payment for services rendered or supplies made shall be released only after the services have been rendered or supplies made; provided that Advance or On Account payments may be made in the following cases, namely: -
 - (a) to the contractors executing maintenance contracts for servicing of machinery and electronic equipments; and
 - (b) to the contractors executing fabrication contracts, or turn-key contracts.
 - (2) Where it is essential to make advance payment under sub-rule (1), the amount shall not exceed the following limits, namely: -
 - (a) thirty percent of the contract value to the private contractors; and
 - (b) forty percent of the contract value to a State or Central Government Organization or a Public Sector Undertaking;
 - (3) Pro-rata on account payment upto 80% of the supplies made or service rendered may be made pending completion of contract, after assessing the same.
 - (4) The Government may relax, the ceilings (including percentage laid down for advance payment) mentioned under sub-rules (2) and (3). While making any advance payment, adequate safeguards in the form of bank guarantee shall be obtained from the contractor.
 - (5) Part payment to contractors may be released after he dispatches the goods from his premises depending upon the terms and conditions of the contract.