Tumkur Road, Bangalore-560 022, India

दूरभाष सं./Telephone:080-22188247/316

ई-निविदा/E-TenderNotice

निविदा सं. /TenderNo. CMTI/PUR/I-1354/DPP2202201-4/23-24/HBS दिनांक/Date:15-12-2023

Tender for "Motorized XYZ Translation Stages"

(ई-निविदा /E-Tenderingmode)

केन्द्रीय विनिर्माणकारी प्रौद्योगिकी संस्थान <u>"Motorized XYZ Translation Stages</u>" (ड्यूल कवर प्रणाली) के लिए इलेक्ट्रोनिक निविदाएं आमंत्रित करती है। निविदा दिनांक <u>29.12.2023</u> तक या उससे पहले प्रस्तुत करें।

Central Manufacturing Technology Institute, Bangalore invites electronic tender for "Motorized XYZ Translation Stages" (DualCoverSystem). The tender should be submitted onor before 29.12.2023.

ई-निविदाअधिसूचनाऔररिक्तनिविदादस्तावेजका विवरण<u>www.tenderwizard.com/CMTI</u>से डाउनलोडिकया सकताहै।

Thedetailsofe-

 $tender notification and Blank Tender document can be downloaded at \underline{www.tenderwizard.com/C} \\ MTI.$

ई-टेंडरकी भागीदारीकेबारेमेंअधिकजानकारीकेलिए, कृपयाKEONICS सहायता डेस्कदूरभाष नं . 080-49352000/9686196760/8880048887परसंपर्ककरें।ई-मेल : Prabhuswamy@etenderwizard.com

Forfurtherdetailsone-

Tenderparticipation, please contact KEONICSHelpdeskonPh: 080-49352000/9686196760/8880048887.

E-mail:Prabhuswamy@etenderwizard.com

कृते केन्द्रीय विनिर्माणकारी प्रौद्योगिकी संस्थान
ForCentralManufacturingTechnologyInstitute
ह/-/Sd/ग्र.प्र. (क्रय और भंडार) /GH(Purchase&Stores)

निविदा कार्यक्रम/TENDEREVENTS:

1	निविदा निमंत्रण की तिथि/Tender inviting date	15-12-2023
2	निविदासं./संदर्भसं./एनआईटीसं. Tender No./Ref No./NIT No.	CMTI/PUR/I-1354/DPP2202201- 4/23-24/HBS
3	ई–निविदा प्रक्रमण शुल्क का देय KEONICS को क्रेडिट / डेबिट / नेट – बैंकिंग के माध्यम से ई – भुगतान किया जाए E-	मैसर्स कियोनिक्सद्वाराएकत्रितकियाजाए गा। WillbecollectedbyM/s.Ke
	TenderprocessingfeepayabletoKEONICSthro ughe-PaymentmodeusingCredit/Debit/Netbankingmode	onics
4	ऑनलाइन बंद बोली, प्रशिक्षण और ऑनलाइन वित्तीय बोली का प्रारूप डाउनलोड करने के लिए ई -निविदा प्रसंस्करण शुल्क का प्रेषण Remittanceofe-	15.12.2023 ,17:00बजे/Hrsसे/to 29.12.2023 ,14:00बजे/Hrs
	TenderprocessingfeeforOnline Closed Bidding,TraininganddownloadingOnlin efinancialBidformats	
5	निविदा समाप्ति की तिथि एवं समय TenderClosingDateandTime	29.12.2023 , 14:00 बजे / Hrs
6	तकनीकी निविदाएं खोलने का तिथि एवं समय TechnicalBidsOpeningDateandTime	29.12.2023 , 15:00 बजे/Hrs
	वित्तीय निविदाएं खोलने का दिनांक एवं समयFinancialBidsOpeningDateandTime	सफलतकनीकीबोलीदाताओंकोबादमेंसूचितिक याजाएगा।Willbeintimatedlatertoth e Successfultechnicalbidder.

निबंधन एवं शर्ते ermsandConditions:

- 1. आपकी कोटेशन ऑनलाइन के माध्यम से नियत तारीख को या उससे पहले हम तक पहुंच जानी चाहिए। / Yourquotationshouldreachusonorbeforeduedatethroughonline.
- 2. Please note that, As per GoI notification, EMD exemption will be conceded for (a) Micro and small Enterprises if registered with any government bodies specified by Ministry of Micro, Small & Medium Enterprises (M/o MSME) with valid certificate duly issued by GOI are exempted for submitting the tender fee and earnest money deposit (EMD). It will be applicable for those bidders who shall produce their own goods or provide their own services, and not applicable for trading purpose. No entrepreneur or memorandum of application form is acceptable. Kindly provide the valid Udyam MSME Certificate in order to avail EMD Exception other wise you have to pay the EMD Money.
- 3. यदि कोई जीएसटी कर हो तो उसे अलग से विनिर्दिष्ट किया जाना चाहिए। कृपया अपना जीएसटी नंबर ई -कोटेशन में दर्शाएं।/GST TAXES, IF ANY SHOULD BE SPECIFIED SEPERATELY. KINDLY INDICATE YOURGSTNO. IN THE QUOTATION.
- 4. आपूर्तिकरनेकेलिएसबसेकमसमयकासंकेत कियाजानाचाहिए।/Shortesttimerequiredforeffectingthesuppliesshouldbeindicated.

5. चूंकियहसंस्थानएकअनुसंधानसंगठनहै, इसलिएलागूछ्रटकीअनुमतिदीजासकतीहै।/AsthisInstituteisaResearchOrganization,applicabledisc ountmaybeallowed. 6. सेवाओं के बाद हमारे भुगतान की शर्तें 30 दिनों की हैं। / Ourpaymenttermsare 30dayscreditafterServices. निदेशक, सीएमटीआई, बिनाकारणबताएकिसीभीयासभीप्रस्तावोंकोअस्वीकारकरनेकाअधिकारस्रक्षितरखतेहै।/DIRECTOR, CMTI, reserves the right to reject any or all the offers without assigninganyreason. 8. क्याआपएससी / एसटीका लाभ उठानेकेइच्छकहैं। AreyouinterestedtoavailthebenefitsforSC/ST. हां/Yes नहीं / No 9. क्याआप एमएसएमई के साथ पंजीकृतहैं।/AreyouregisteredwithMSMEYes No 10. अतिरिक्त विवरण के लिए कृपया ई -मेल purchase.cmti@cmti.res.inपर या 080-22188316 पर संपर्क करें/Forfurtherdetailspleasecontactore-mail:purchase@cmti.res.in,080-22188316 तब कृपया उपयुक्त शीर्षक के साथ आवश्यक दस्तावेज 11. यदि आप क्रमांक संख्या 7और 8 भर रहे हैं।

अपलोडकरें।/IfyouarefillingforSl.No.7and8,thenkindlyuploadthenecessarydocumentwitht

नोट⁄ Note:-

he suitableTitle.

- 1. कृपयाइंटीग्रिटीपैक्टकामसौदाभरेंऔरजमाकरें। (पृष्ठसंख्या ४-९)। / Please fill & submit the draftINTEGRITY PACT. (Page No.5-9).
- 2. बोली/निविदा की वैधता 90 दिनों तक है (इसे हमारी आवश्यकता के आधार पर बढ़ाया जा सकता
 - है) /Bid/TenderValidityupto90days(itcanbeextendedbasedonourrequirement)
- 3. यह निविदा वरीयता भारत सरकार द्वारा जारी सार्वजनिक खरीद के लिएआदेश संख्या पी45021/2/2017-बी.ई. -II दिनांक 15 जून 2017 के आधार पर मेक इन इंडिया को बढ़ावा देने के लिए दी जाएगी/This tender preference will be given to promote make in India based on the Order No. P-45021/2/2017-B.E. -II dt.15th June 2017 for public procurement issued by Government of India. Kindly Provide the Declaration of Local Content.
- 4. निम्नलिखित दस्तावेजों को बोली दस्तावेजफोल्डर में अपलोड करें।/Uploadthefollowingdocumentsinbiddocumentsfolder.
 - a) अधिकृत प्रमाण पत्र/AuthorizedCertificate
 - b) पिछले 3 वर्षों का आईटीआर/ITRofLast 3Years.
 - c) तकनीकी विशिष्टता शिकायतशीट/TechnicalSpecificationComplainSheet.
 - d) जीएसटी प्रमाणपत्र/GSTCertificate
 - e) प्रासंगिक मॉडल संख्या के साथ उद्धृत मद के लिए विस्तृत तकनीकी विशिष्टताशीट में हाइलाइट किया जाना है।/DetailedTechnicalSpecification SheetforItemQuotedforwithrelevantModelno.to beHighlighted.

विक्रेताओँ के लिए ई–निविदा दिशा–निर्देश / <u>E-TenderingGuidelinestoVendors</u>

1. निविदा में भाग लेने के लिए विक्रेताओं के पास 2/3 क्लास का डिजिटल हस्ताक्षर प्रमाणपत्र अवश्य होना चाहए/VendorsmusthaveClass2/3DigitalSignatureCertificatetoparticipateinthetender(डीएस सी प्राप्त करने के लिए कृपया KEONICS के सहायता डेस्क से संपर्क करें। /Toobtain DSC,pleasecontact KEONICShelpdesk)

फोन/Phone:08040482100

ई-मेलआईडी/Emailid:dsc@antaressystems.com

नोट: यदि जिन विक्रेताओं के पास पहले से डिजिटल हस्ताक्षर प्रमाणपत्र है, उन्हें फिर से डिजिटल हस्ताक्षर क्रय करने की आवश्यकता नहीं है। Note: If Vendors already having Digital Signature Certificate then noneed to buy the digital signature again.

2. बोलीदाताओंकोअपनापंजीकरणwww.tenderwizard.com/CMTI वेबसाइटपर कराना होगा। यूजर आईडी और पासवर्ड को सिक्रिय करने के लिए कृपया पंजीकरण शुल्क र . 2000/- प्लस कर का भुगतान वेबसाइट पर क्रेडिट कार्ड/डेबिट कार्ड /नेट बैंकिंग के माध्यम से करें।Biddersshouldberegisterthemselvesinthewebsitewww.tenderwizard.com/CMTI. To activate theuser ID and password, kindly paythe Registration fee of Rs.2000 plus tax by paying online payment through creditcard/Debit card /Netbankingin thewebsite.

 निविदा पोर्टल माध्यम से प्रस्तुत की जानी चाहिए और सफल-वित्तीय बोली ई-प्रस्तुत करने के प्रमाण के रुप में निविदा पावती टोकन प्राप्त करें।
 TendersFinancialbidshouldbesubmittedonlythroughe-TenderportalandobtaintheTenderAcknowledgementTokenasproofofsuccessfulsubmission

4. निविदा नियत तारीख और समय के बाद स्वीकार नहीं की जाएगी।यदिनिविदा सूचनायाउसके अनुवर्ती में कोई परिवर्तन होता है तो अवगत कराया जाएगा।
Tenderwillnotbeacceptedafterthedateandtimefixedforreceiptoftendersassetin
Tendernotice orsubsequent extensionsif any.

5. प्रमाणके लिए सुसंगतदस्तावेजोंकोजहांभीआवश्यकहोअपलोडकरें।
Relevantdocumentsinproofhavetobeuploadedwhereverrequired.

सहायता *ड्रे*स्**न**elp Desk

हमारेग्राहकसेवाप्रतिनिधिसेसंपर्ककरनेकेलिए, कृपयाहोमपेजपरदिएगएसहायता डेस्कनंबरोंपर यानिम्नलिखितनंबरपरकॉलकरें : बेंगलूरू - 080-40482100

Togetintouchwithoneofourcustomerservicerepresentatives, pleasereferthehelp desk numbers provided on the homepage or call the following number: Bangalore: 08040482100

- 1. प्रभुस्वामी/Prabhuswamy:09686196760/Prabhuswamy@etenderwizard.com
- 2. दिलीप/Dilip: 08880048887/dilip.r@antaressystems.com

पत्र व्यवहार पताः/CommunicationAddress

KEONICS सहायता डेस्क KEONICSHelpDesk नं. 24, 3rd स्टेज, 4th ब्लॉक, No. 24, 3rd stage, 4thBlock,बसवेश्वरानगर,/Basaveshwar anagar,बेंगलूरू/Bangaluru -560079 फैक्स / Fax:08040482114

INTEGRITY PACT

1 eliuei Nei. No. & Dale	Tender	Ref.	No.&Date:
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2. Preamble

3. Commitment of the Buyer/ Owner

- 3.1 The Buyer/ Owner commits itself to take all measures necessary to prevent corruption and to observe the following principles:
 - a. No employee of the Buyer/ Owner, personally or through any of his/her family members, will in connection with the Tender, or the execution of the Contract, demand, take a promise for or accept, for self or third person, any material or immaterial benefit which the person is not legally entitled to.
 - b. The Buyer/ Owner will, during the Tender process, treat all Bidder(s) with equity and reason. The Buyer/ Owner will, in particular, before and during the Tender process, provide to all Bidder(s) the same information and will not provide to any Bidder(s) confidential / additional information through which the Bidder(s) could obtain an advantage in relation to the Tender process or the Contract execution.
 - c. The Buyer/ Owner shall endeavour to exclude from the Tender process all known prejudiced persons orany person, whose conduct in the past has been of biased nature.
 - 3.2 If the Buyer/ Owner obtains information on the conduct of any of its employees which is a criminal offence under the Indian Penal code (IPC)/Prevention of Corruption Act, 1988 (PC Act) or if there be a substantive suspicion in this regard, the Buyer/ Owner will inform the Chief Vigilance Officer and in addition can also initiate disciplinary actions as per its internal laid down policies and procedures.

4. Commitment of the Bidder(s)/ seller(s)/ Contractor(s)

- 4.1 It is required that each Bidder/Contractor (including their respective officers, employees and agents) adhere to the highest ethical standards, and report to CMTI all suspected acts of fraud or corruption or Coercion or Collusion of which it has knowledge or becomes aware, during the tendering process and throughout the negotiation or award of a contract.
- 4.2 The Bidder(s)/Contractor(s) commits himself to take all measures necessary to prevent corruption. He commits himself to observe the following principles during his participation in the Tender process

and during the Contract execution.

- a. The Bidder(s)/Contractor(s) will not, directly or through any other person or firm, offer, promise or give to any of the Buyer/ Owner's employees involved in the Tender process or execution of the Contract or to any third person any material or other benefit which he/she is not legally entitled to, in order to obtain in exchange any advantage of any kind whatsoever during the Tender process or during the execution of the Contract.
- b. The Bidder(s)/Contractor(s) will not enter with other Bidder(s) into any undisclosed agreement or understanding, whether formal or informal. This applies in particular to prices, specifications, certifications, subsidiary contracts, submission or non-submission of bids or any other actions to restrict competitiveness or to cartelize in the bidding process.
- c. The Bidder(s)/Contractor(s) will not commit any offence under the relevant IPC/PC Act Indian Legislation, Prevention of Corruption Act 1988 as amended from time to time. Further the Bidder(s)/ Contract(s) will not use improperly, for the purpose of competition or personal gain, or pass on to others, any information or documents provided by the Buyer/ Owner as part of the business relationship, regarding plans, technical proposals and business details, including information contained or transmitted electronically.
- d. The Bidder(s)/Contractor(s) of foreign origin shall disclose the names and addresses of agents/ representatives in India, if any. Similarly Bidder(s)/Contractor(s) of Indian Nationality shall disclose names and addresses of foreign principals/ agents/representatives, if any. Either the Indian agent on behalf of the foreign principalor the foreign principaldirectly could bid in a tender but not both. Further, in cases where an agent participates in a tender on behalf of one manufacturer, he shall not be allowed to quote on behalf of another manufacturer along with the first manufacturer in a subsequent/parallel tender for the same item.
- e. The Bidder(s)/Contractor(s) will, when presenting his bid, disclose any and all payments he has made, is committed to or intends to make to agents, brokers or any other intermediaries in connection with the award of the Contract.
- f. The Bidder(s)/Contractor(s) have not sold and will not sell the same material/equipment at prices lower than the bid price.
- 4.3 The Bidder(s)/Contractor(s) will not instigate third persons to commit offences outlined above or be an accessory to such offences.
- 4.4 The Bidder(s)/Contractor(s) will not, directly or through any other person or firm indulge in fraudulent practice (means a willful misrepresentation or omission of facts or submission of fake/forged documents in order to induce public official to act in reliance thereof, with the purpose of obtaining unjust advantage by or causing damage to justified interest of others and/or to influence the procurement process to the detriment of CMTI's t interests).
- 4.5 The Bidder(s)/Contractor(s) will not, directly or through any other person or firm use Coercive Practices (means the act of obtaining something, compelling an action or influencing a decision through intimidation, threat or the use of force directly or indirectly, where potential or actual injury may befall upon a person, his/ her reputation or property to influence their participation in the tendering process).
- 4.6 The Bidder(s)/Contractor(s) undertake(s) to demand from all subcontractors a commitment in conformity with this Integrity Pact. The Bidder/Contractor shall be responsible for any violation(s) of the principles laid down in this agreement/Pact by any of its Subcontractors/sub-vendors.
 - a. The Buyer/ Owner will enter into Pacts on identical terms as this one with all Bidders and Contractors.
 - b. The Buyer/ Owner will disqualify Bidders, who do not submit, the duly signed Pact between the Buyer/ Owner and the bidder, along with the Tender or violate its provisions at any stage of the Tender process, from the Tender process

5. Previous Transgression

a. The Bidder declares that no previous transgressions occurred in the last 3 years with any other Company in any country confirming to the anticorruption approach or with Central Government or State Government or any other Central/State Public Sector Enterprises in India that could justify his exclusion from the Tender process. The date of such transgression, for the purpose of disclosure by bidders in this regard, would be the date on which cognizance of the said transgression was taken by the competent authority. The Transgression(s), for which cognizance was taken even before the said period of three years, but are pending conclusion, shall also be reported by the bidders.

- b. If the Bidder makes incorrect statement on this subject, he can be disqualified from the Tender process or action can be taken for banning of business dealings/ holiday listing of the Bidder/Contractor as deemed fit by the Buyer/ Owner.
- c. If the Bidder/Contractor can prove that he has resorted / recouped the damage caused by him and has installed a suitable corruption prevention system, the Buyer/ Owner may, at its own discretion, revoke the exclusion prematurely.

6. Consequences of Breach

Without prejudice to any rights that may be available to the Buyer/ Owner under law or the Contract or its established policies and laid down procedures, the Buyer/ Owner shall have the following rights in case of breach of this Integrity Pact by the Bidder(s)/Contractor(s) and the Bidder/ Contractor accepts and undertakes to respect and uphold the Buyer/ Owner's absolute right:

- a. If the Bidder(s)/Contractor(s), either before award or during execution of Contract has committed a transgression through a violation of Clause4&Clause 5 above, or in any other form such as to put his reliability or credibility in question, the Buyer/ Ownerafter giving 14 days notice to the contractor shall have powers to disqualify the Bidder(s)/Contractor(s) from the Tender process or terminate/determine the Contract, if already executed or exclude the Bidder/Contractor from future contract award processes. The imposition and duration of the exclusion will be determined by the severity of transgression and determined by the Buyer/ Owner. Such exclusion may be forever or for a limited period as decided by the Buyer/ Owner.
- b. Forfeiture of EMD/Performance Guarantee/Security Deposit: If the Buyer/ Owner has disqualified the Bidder(s) from the Tender process prior to the award of the Contract or terminated/determined the Contract or has accrued the right to terminate/determine the Contract according to Article 3(1), the Principal/Owner apart from exercising any legal rights that may have accrued to the Principal/Owner, may in its considered opinion forfeit the entire amount of Earnest Money Deposit, Performance Guarantee and Security Deposit of the Bidder/Contractor.
- c. Criminal Liability: If the Buyer/ Owner obtains knowledge of conduct of a Bidder or Contractor, or of an employee or a representative or an associate of a Bidder or Contractor which constitutes corruption within the meaning of IPC Act, or if the Buyer/ Ownerhas substantive suspicion in this regard, the Buyer/ Owner will inform the same to law enforcing agencies for further investigation.

7. Compensation for Damages

- a. If the Buyer/ Owner has disqualified the Bidder(s) / Seller(s) from the tender process prior to the award according to Clause 8, the Buyer/ Owner is entitled to demand and recover the damages equivalent to Earnest Money Deposit in case of open tendering.
- b. If the Buyer/ Owner has terminated the contract according to Clause 6, or if the Buyer/ Owner is entitled to terminate the contract according to Clause 6, the Buyer/ Owner shall be entitled to encash the advance bank guarantee and performance bond/ warranty bond, if furnished by the Bidder(s)/Seller(s), in order to recover the payments, already made by the Buyer/ Owner for undelivered Goods and / or Services and / or Works.
- c. The Bidder(s)/Seller(s) shall also be liable to refund to the Buyer/ Owner, the Agency Commission / payments made by the Seller(s) / Bidder(s) along with interest at the rate of 2% per annum above LIBOR (London Inter Bank Offer Rate) (for foreign vendors) and Base Rate of SBI (State Bank of India) plus 2% (for Indian vendors).

8. Independent External Monitor(s)

- a. The Buyer/ Ownerhas appointed Independent External Monitor(s) for this Integrity Pact after approval by the Central Vigilance Commission. The task of the Monitor is to review independently and objectively, whether and to what extent the parties comply with the obligations under this agreement.
- b. For ensuring the desired transparency and objectivity in dealing with the complaints arising out of any tendering process or during execution of contract, the matter should be examined by the full panel of IEMs jointly, who would look into the records, conduct an investigation, and submit their joint recommendations to the Management.
- c. The IEM is not subject to instructions by the representatives of the parties and performs his/ her functions neutrally and independently. The IEM would be provided access to all documents/ records pertaining to the contract for which a complaint or issue is raised before them, as and when warranted. However, the documents/ records/ information having national Security Implications and those documents which have been classified as Secret/ Top Secret are not to be disclosed. He/ she reports to the Director, CMTI.
- d. If any complaint with regard to violation of the IP is received by the Buyer/ Owner in a procurement case, the Buyer/ Owner shall refer the complaint to the Independent External Monitor(s) for their report. Contact details of IEMs are given in the bid/ tender documents as well as in the website of CMTI https://cmti.res.in
- e. The Bidder(s)/Contractor(s) accepts that the IEM has the right to access without restriction to all Project documentation of the Buyer/ Owner including that provided by the Contractor. The Contractor will also grant the IEM, upon his/her request and demonstration of a valid interest, unrestricted and unconditional access to their project documentation. The same is applicable to Sub-contractors.
- f. The IEM is under contractual obligation to treat the information and documents of the Bidder(s)/ Contractor(s)/ Sub-contractor(s) with confidentiality. The IEM has also signed declarations on 'Non-Disclosure of Confidential Information' and of 'Absence of Conflict of Interest'. In case of any conflict of interest arising at a later date, the IEM shall inform Director, CMTI and recusehimself / herself from that case.
- g. The Buyer/ Owner will provide to the IEM sufficient information about all meetings among the parties related to the Project provided such meetings could have an impact on the contractual relations between the Buyer/ Owner and the Contractor. The parties offer to the IEM the option to participate in such meetings.
- h. As soon as the IEM notices, or believes to notice, a violation of this agreement, he/she will so inform the Management of the Buyer/ Owner and request the Management to discontinue or take corrective action, or to take other relevant action. The IEM can in this regard submit non-binding recommendations. Beyond this, the IEM has no right to demand from the parties that they act in a specific manner, retrain from action or tolerate action.
- i. The IEM will submit a written report to the Director, CMTI, within 4 weeks from the date of reference or intimation to him by the Buyer/ Owner and, should the occasion arise, submit proposals for correcting problematic situations
- j. If the IEM has reported to the Director, CMTI, a substantiated suspicion of an offence under relevant IPC/ PC Act, and the Director, CMTI has not, within the reasonable time taken visible action to proceed against such offence or reported it to the Chief Vigilance Officer, the IEM may also transmit this information directly to the Central Vigilance Commissioner.
- k. The word 'Monitor' would include both singular and plural.

9. Duration of the Pact

- a. This Pact will be effective from the date of issue of tender (NIT). It expires for the Contractor/Vendor 12 months after the completion of work under the contract or till the continuation of defect liability period, whichever is more and for all other unsuccessful bidders, within 6 months from date of placement of order / finalization of contract against this tender till the Contract has been awarded.
- b. If any claim is made/lodged during the time, the same shall be binding and continue to be valid despite the lapse of this Pacts as specified above, unless it is discharged/determined by the Director, CMTI.

c. Should one or several provisions of this Integrity Pact turn out to be invalid, the remainder of this Integrity Pact remains valid. In this case, the parties will strive to come to an agreement to their original intentions.

10. Other Provisions

- a. Changes and supplements need to be made in writing. Side agreements have not been made.
- b. After award of work, the IEMs shall look into any issues relating to execution of contract, if specifically raised before them.
- c. The Bidder(s)/Seller(s) signing this IP shall not initiate any Legal action or approach any court of law during the examination of any allegations/complaint by IEM and until the IEM delivers the
- d. In the event of any dispute between the management and the Bidder(s)/Seller(s), relating to those contracts where Integrity Pact is applicable, the same will be settled through mediation before the panel of IEMs within 4 weeks. In case the dispute remains unsolved even after mediation by the panel of IEMs, CMTI will take further action as per the terms and conditions of the contract in respect of dispute resolution/ arbitration.
- e. Nothing contained in this Integrity Pact shall be deemed to assure the Bidder(s)/ Seller(s) of any success or otherwise in the tendering process.
- f. If the Contractor is a partnership or a consortium, this Pact must be signed by all the partners or by one or more partner holding power of attorney signed by all partners and consortium members. In case of a Company, the Pact must be signed by a representative duly authorized by board resolution.
- g. Should one or several provisions of this Pact turn out to be invalid; the remainder of this Pact remains valid. In this case, the parties will strive to come to an agreement to their original intensions.

h.	This I	ntegrity p	act is sub	ject to	Indian	Laws, and	exclus	ive Ju	risdiction of	Courts at	Bangalore,
	India.										
i.	The	Parties	hereby	sign	this	Integrity	Pact	at		on	
	(Bidde	er(s)/conti	ractor) and	d at		on		(Bı	ıyer/ Owner)	

11. LEGAL AND PRIOR RIGHTS

All rights and remedies of the parties hereto shall be in addition to all the other legal rights and remedies belonging to such parties under the Contract and/or law and the same shall be deemed to be cumulative and not alternative to such legal rights and remedies aforesaid. For the sake of brevity, both nts with

ce and

regard any of the provisions covered under	this Integrity Pact.
IN WITNESS WHEREOF the parties have date first above mentioned in the presence	e signed and executed this Integrity Pact at the place of following
Witnesses:	
(For and on behalf of Buyer/ Owner)	(For and on behalf of Bidder/Contractor)
WITNESSES: 1(signature, name and address)	
2 (signature, name and address)	
Place:	