



thsti

ट्रांसलेशनल स्वास्थ्य विज्ञान
एवं प्रौद्योगिकी संस्थान

TRANSLATIONAL HEALTH SCIENCE
AND TECHNOLOGY INSTITUTE

3rd Mile Stone, Faridabad-Gurugram Expressway, Faridabad – 121001
Phone: +91-129-2876432

BID DOCUMENT

NIT No. : THSTI/NIT/42/17-18

02 Jan 2018

**INVITATION OF TECHNO-COMMERCIAL BIDS FOR PROVISIONING OF
FITNESS AND GYM EQUIPMENTS FOR THSTI AT FARIDABAD**

On behalf of the Executive Director, THSTI, Faridabad, Haryana, INDIA, offline bids are invited from reputed manufacturers or their authorized agents for the design/supply/installation/commissioning of the following item(s) for setting the Office Gym at Hostel Block of THSTI Faridabad: -

| SI No | Name of the instrument | Approved Make/Brand | Qty. | Specification | EMD to be given (INR) |
|-------|---|------------------------------------|-------------------------|---------------------------------------|-----------------------|
| 01 | Treadmill | Any Reputed make (Indian/Imported) | 2 | Attached. (Refer tender document) | 40000 |
| 02. | Arc trainer/cross trainer | Any Reputed make (Indian/Imported) | 1 | | |
| 03. | Recumbent bike | Any Reputed make (Indian/Imported) | 1 | | |
| 04. | Multi gym: Chest Press,Over Head Press, Leg Extention,Leg Curl,Arm Curl,Tricep Pushdown, Lat Row,Lat Pulldown | Any Reputed make (Indian/Imported) | 1 | | |
| 05. | Dumbbells: 2.5 KG - 6PCS 5KG - 6 PCS 7.5 KG - 6PCS 10KG - 4 PCS 15KG - 4PCS | Any Reputed make (Indian/Imported) | Total Weight: 190 KG | | |
| 06. | Weight plates 2.5 KG- 6PCS 5KG -8 PCS 10KG -10 PCS 15KG -6PCS 20KG -20PCS | Any Reputed make (Indian/Imported) | Total Weight: 645 KG | | |
| 07 | Exercise Mat | Any Reputed make (Indian/Imported) | 5 | | |
| 08 | Gym Ball:75cm | Any Reputed make (Indian/Imported) | 2 | | |
| 09 | Olympic Rods -7ft | Any Reputed Make | 4 | | |
| 10 | Olympic Rods -4ft | Any Reputed Make | 2 | | |
| 11 | Olympic Rods –EZ 4ft | Any Repute Make | 2 | | |

(Specifications attached)

Last date & Time for submission of bid : 15.01.2018 14.00 hours
Date/Time for opening of Technical bid : 15.01.2017 15.00 hours

Cost of tender documents INR 1000.00 (Non-refundable) and EMD as quoted above is payable by Demand Draft or Pay Order issued by scheduled bank in favour of “Translational Health Science and Technology Institute” payable at Faridabad, Haryana. The original DD/PO should be enclosed in Techno-Commercial Bid and be submitted to Section Officer(S&P), THSTI, Faridabad.

Executive Director, THSTI reserves the right to accept/ reject any or all bids/offers/tenders either in part or in full without assigning any reasons there for.

Note : All the bidders are requested to please note that all future amendments/corrigendum will be published on THSTI website and no separate advertisement will be released for the same. Bidders are therefore requested to regularly visit our website for any such updates.

INSTRUCTIONS TO TENDERERS

1.0 GENERAL

Tenderers are advised to acquaint themselves fully with the description of work, scope of services, time schedule and terms and conditions including all the provisions of the Tender Document before framing up their tender.

2.0 SITE PARTICULARS

Tenderers are advised to inspect and examine the site and its surroundings and satisfy themselves before submitting their tenders.

3.0 SUBMISSION OF TENDER

The expression "Tender Notice" referred to in the Tender Documents shall be deemed to include any Notice / Letter Inviting Tender with respect to the work forming the subject matter of the documents and vice-versa. The tender complete in all respects shall be submitted along with Earnest Money as stipulated in the Notice / Letter Inviting Tender ONLY. Tenders without Earnest Money Deposit will be out rightly rejected.

Tenders shall be submitted offline under one bid system. The bid should contain complete technical as well as financial details of the offer. It should also contain the following documents pertaining to the pre-qualification criteria as given below: -

- a) DD/PO of EMD and tender fees.
- b) Minimum one similar work of Rs. 15 Lacs- and above or two similar works of value of Rs 8 Lacs and above from any central/state government organizations during the last 5 years,
- c) Valid registration with provision of GST for work contract.
- d) Authorization certificate from manufacturer (OEM).

Bids not meeting the pre-qualification conditions or containing incomplete documents will not be entertained and will be rejected straightaway.

4.0 ABNORMAL RATES

If it is noticed that the unit rates quoted by the Tenderer for any items are unusually high or unusually low, it will be sufficient cause for rejection of the tender unless the THSTI is convinced about the reasonableness of the unit rates on scrutiny of the analysis for such unit rate to be furnished by the tenderer on demand.

5.0 DEVIATIONS TO TENDER CLAUSES:

Tenderers are advised to submit the tenders strictly based on the terms and conditions and specifications contained in the Tender Documents and not to stipulate any deviations. Conditional tenders are liable to be rejected.

6.0 VALIDITY OF OFFER

Tender submitted by tenderers shall remain valid for acceptance for a minimum period of 90 days from the date of opening of the tenders.

7.0 AWARD OF WORK

THSTI reserves the right to split the job into two or more parts and to award the work to separate agencies/Contractor/Supplier s quoting lowest rates.

8.0 ACCEPTANCE / REJECTION OF TENDER

- (i) THSTI does not bind itself to accept the lowest tender.
- (ii) THSTI also reserves the right to accept or reject any tender in part or full without assigning any reason whatsoever.

- (iii) THSTI also reserves the absolute right to reject any or all the tenders at any time solely based on the past unsatisfactory performance by the bidder(s) the opinion/decision of THSTI regarding the same shall be final and conclusive.

9.0 CORRECTIONS

No corrections or overwriting will be entertained in schedule of rates by using correcting fluid. All correction in the schedule of rate should be initialed.

10.0 FIRM RATES

The rates quoted by bidder shall remain firm till completion of all works even during the extended period, if any, on any account what so ever. It is provided that the Contractor/Suppliers shall not change any of the rates, quoted in the tender till the completion of work.

GENERAL CONDITIONS OF CONTRACT

1. Where the context so requires, words importing the singular only also include the plural and vice versa.
2. THSTI shall mean "Translational Health Science and technology Institute." Located at Faridabad - 121001 and shall include their legal representatives and its successors.

3. The Contractor/Supplier is required to approach the THSTI for execution of agreement for the said work as per the prescribed proforma to be provided by the THSTI on a non-judicial stamp paper of Rs.100/- within 10 days from the issue of the letter of award.

4. Contract Documents:

The Contractor/Supplier shall be provided, free of charge, one certified true copy of the Contract Documents.

5. Works to be carried out:

The work to be carried out under the Contract shall, except as otherwise provided in these conditions, include all labour, materials, taxes tools, plant, equipment, transport and installation which may be required in preparation of and for and in the full and entire execution and completion of the works.

6. Inspection of Site:

The Contractor/Supplier shall inspect and examine the Site and its surrounding and shall satisfy himself before submitting his tender as to the nature of the Site, the quantities and nature of works and material necessary for the completion of the Works and the means of access to the Site, he may require and in general shall himself obtain all necessary information as to risks, contingencies and other circumstances which may influence or affect this tender.

7. Sufficiency of Tender:

The Contractor/Supplier shall be deemed to have satisfied himself before tendering as to the Correctness and sufficiency of his tender for the works and of the rates and prices quoted in the Schedule of Quantities, which rates and prices shall except as otherwise provided, cover all his obligations under the contract and all matters and things necessary for the proper completion and maintenance of the Works.

8. Any error in description, quantity or rate in Schedule of Quantities or any omission there from shall not vitiate the Contract or release the Contractor/Supplier from the execution of the whole or any part of the Works comprised therein according to specifications or from any of his obligations under the Contract.

In the event of an error occurring in the amount column of Schedule of Quantities as a result of wrong extension of the unit rate and quantity the unit rate shall be regarded as firm and extension shall be amended on the basis of the rate. All errors in totaling in the amount column and in carrying forward totals shall be corrected.

9. Performance Security:

9.1 The performance security @ 5 % of the work order cost needs to be submitted in the form of bank guarantee failing before release of final payment to the Contractor/Supplier.

9.2 Refund of Security deposit: Security deposit shall be refunded to the Contractor/Supplier after defect liability period of 12 months.

10. Time and Extension for Delay:

10.1 The time allowed for execution of the works is within 30 days after commencing of work which may be extended on mutual consent of both sides. The execution of the works shall commence from the 7th day after the date on which the THSTI issues Work Order to commence the work.

10.2 If the work be delayed by

(a) Force majeure or

(b) Serious loss or damage by fire, or

(c) Civil commotion, local combination of workmen strike or lockout, affecting any of the trades employed on the work, or

(d) Any other cause, which, in the absolute discretion of the authority mentioned in Appendix, is beyond the Contractor's/Supplier's control;

10.3 Then upon the happening of any such event causing delay, the Contractor/ Supplier shall immediately give notice thereof in writing to the Officer- in- Charge but shall nevertheless use constantly his best endeavors to prevent or make good the delay and shall do all that may be reasonably required to the satisfaction of the Officer- in-Charge to proceed with the Works.

11. The Contractor/Supplier shall arrange, at his own expense, all tools, plant and equipment hereafter referred to as (T & P) labour, P.O.L. & electricity required for completion of the work.

12. FORCE MAJEURE

Any delays in or failure of the performance of either party herein shall not constitute default hereunder or give rise to any claim for damages, if any, to the extent such delays or failure of performance is caused by occurrences such as Act of god or the public enemy; expropriation or confiscation of facilities by Government authorities, or in compliance with any order or request of any Governmental authorities or due acts of war, rebellion or sabotage or fires, floods, explosions, riots or illegal joint strikes of all the workers of all the Contractor/Suppliers.

13. MATERIALS

All materials to be provided by the Contractor/Supplier shall be in conformity with the specifications laid down in the contract and the Contractor shall, if requested by the Officer- in-Charge, furnish proof to the satisfaction of Officer- in-Charge in this regard.

14. Labour:

a.) The Contractor/Supplier shall employ its labour/ workmen in sufficient numbers to complete the work in the stipulated time. The Contractor/Supplier shall not employ in connection with the Works any person who has not completed eighteen years of age.

b.) All the workers or employees deployed by the Contractor/Suppliers shall consider the employees of Contractor/Supplier and THSTI shall not have any liability what so ever in nature in regard to such workers/employees.

c.) The Contractor/Supplier shall comply with all statutory norms of Central/ State Govt. with regard to labour/ workmen employed by him. Violation of any such norm shall be the sole responsibility of the Contractor/Supplier. The Contractor/Supplier shall indemnify and keep indemnified the THSTI against all such claims arising out:

i) Of third party loss/ damage to life or property caused by/ during execution of the work.

ii) Of loss/ damage to the workmen engaged by the Contractor/Supplier during execution of the work.

iii) Due to non-compliance of applicable PF/ Labour laws, ESI regulations etc.

15. Inspection and Approval:

The Officer-in-Charge or his representative shall have powers at any time to inspect and examine any part of the Works and the Contractor/Supplier shall give such facilities as may be required for such inspection and examination.

16. Liquidated Damages for Delay

Time is essence of the contract. In case the CONTRACTOR/SUPPLIER fails to complete the whole work within the stipulated period, he shall be liable to pay liquidated damages @ 1% (One percent only) of the value of contract per week and or part thereof of the delay subject to a maximum of 10% (ten percent only) of the value

of the contract. The amount of Compensation may be adjusted or set-off against any sum payable to the Contractor/Supplier under this or any other contract with the THSTI.

17. Defect Liability Period

The Contractor/Supplier shall be responsible to make good and remedy any defect in the work executed within defect liability period of one year which shall be reckoned from the date of completion of the works.

18. Instruction and Notices:

18.1 Subject as otherwise provided in this contract, all notices to be given on behalf of the THSTI and all other actions to be taken on its behalf may be given or taken by the Officer-in-Charge or any officer for the time being entrusted with the functions, duties and powers of the Officer-in-Charge.

18.2 All instructions, notices and communications, etc., under the contract shall be given in writing and if sent by registered post to the last known place of abode or business of the Contractor/Supplier shall be deemed to have been served on the date when in the ordinary course of post these would have been delivered to him.

18.3 Foreclosure of Contract in Full or in Part due to Abandonment or Reduction in Scope of Work. If at any time after acceptance of the tender the THSTI shall decide to abandon or reduce the scope of the works for any reason whatsoever and hence not require the whole or any part of the Works to be carried out the Engineer-in-Charge shall give notice in writing to that effect to the Contractor/Supplier and Contractor/Supplier shall have no claim to any payment of compensation or otherwise whatsoever, on account of any profit or advantage which he might have derived from the execution of the works in full but which he did not derive in consequence of the foreclosure of the whole or part of the works.

18.4 The Contractor/Supplier shall be paid at Contract rates full amount for works executed at Site as certified by the Officer-in-Charge.

19. Cancellation of Contract in Full or in Part:

If the Contractor/Supplier/Supplier:

a. At any time makes defaults in proceeding with the Works with due negligence and continues to do so even after a notice in writing of 7 days from the Officer-in-Charge; or

b. Commits default in complying with any of the terms and conditions of Contract and does not remedy it or take effective steps to remedy it within 7 days after a notice in writing is given to him in that behalf by the Officer-in-Charge; or

c. Fails to complete the works or items of work on or before the date(s) of completion, and does not complete them within the period specified in a notice given in writing in that behalf by the Officer-in-Charge; or

d. Violates any of the terms and conditions stipulated in this agreement.

e. Being a company, passes a resolution or the Court makes an order for liquidation of its affairs, or a receiver or manager on behalf of the debenture holders is appointed or circumstances shall arise which entitle the Court or debenture holders to appoint a receiver or manager; or

20. Liability for Damage, Defects or Imperfections and Rectification thereof:

If the Contractor/Supplier or his workmen or employees shall injure or destroy any part of the building in which they may be working or any building, road, fence, etc. contiguous to the premises on which the work or any part of it is being executed, or if any damage shall happen to the work while in progress the Contractor/Supplier shall upon receipt of a notice in writing in that behalf make the same good at his own expense. If it shall appear to the Officer-in-charge or his Representative at any time prior to the expiration of Defects Liability Period, that any work has been executed with unsound, imperfect or unskilled workmanship or that any material, article or equipment provided by the Contractor/Supplier are of sub-standard quality, shall, upon receipt of a notice in writing in that behalf from the Officer-in-charge, forthwith rectify or remove and replace the same so specified in whole or in part, as the case may require or as the case may be, and / or remove the materials or articles at his own expense, notwithstanding that same may have been inadvertently passed, certified and paid for and in the event of his notice aforesaid, the Officer-in-charge may rectify or remove and replace the work and / or

remove and replace with others the materials or articles or equipment complained of, as the case may be, by other means at the risk and expense of the Contractor/Supplier.

In case the Contractor/Supplier fails to comply with the requirements of this condition, the Officer-in-Charge shall have the right to get the work done by other means at the cost of the Contractor/Supplier. Before taking such action, however, the Officer-in-Charge shall give three days notice in writing to the Contractor/Supplier.

21. VALUATION AND PAYMENT:

21.1 After carrying out the entire work successfully by the Contractor/Supplier, the Contractor/Supplier/supplier shall submit the bill to the THSTI for the payment. The Officer-in-Charge shall accept as otherwise stated ascertain and determine the value of work done in accordance with the contract agreement therewith.

21.2 No escalation will be paid even in extended period, if any.

21.3 All statutory deductions as applicable like TDS, other taxes shall be made from the due payment of the Contractor/Supplier.

22. Taxes:

22.1 Income tax including surcharge if any, at the prevailing rate shall be deducted from the Contractor/Supplier's bills as per the provision of Income Tax Act.

22.2 The Contractor/Supplier shall ascertain from the concerned commercial tax department regarding the applicability of Works Contract Tax/GST .

23. ARBITRATION AND LAWS

Arbitration:

Except where otherwise provided for in the contract all questions and disputes relating to the meaning of the specifications, designs, and instructions herein before mentioned and as to the quality of workmanship or materials used onto work or as to any other question, claim right matter or thing whatsoever in any way arising out of or relating to the contract, designs, specifications, estimates, instructions, orders and these conditions or otherwise concerning the works, or the execution or failure to execute the same whether arising during the progress of the work or after the completion or abandonment thereof shall be referred to the sole arbitration of the Executive Director of the THSTI. and if the Executive Director is unable or unwilling to act, to the sole arbitration of some other person appointed by the ED-THSTI willing to act as such arbitrator. There will be no objection if the arbitrator so appointed is an employee of the THSTI and that he had to deal with the matters to which the contract relates and that in the course of his duties as such he had expressed views on all or any of the matters in dispute or difference. The arbitrator to whom the matter is originally referred being transferred or vacating his office or being unable to act for any reason as aforesaid at the time of such transfer, vacation of office or inability to act., ED THSTI shall appoint another person to act, as arbitrator in accordance with the terms of the Contract. It is also a term of this contract that no person other than a person appointed by ED, THSTI, as aforesaid should act as arbitrator and if for any reason, that is not possible, the matter is not to be referred to arbitration at all. Subject as aforesaid the provision of the Indian Arbitration and Reconciliation Act, 1996, or any statutory modification or re-enactment thereof and the rules made there under and for the time being in force shall apply to the arbitration proceeding under this clause. It is a term of the contract that the party invoking arbitration shall specify the dispute or disputes to be referred to arbitration under this clause together with the amount or amounts claimed in respect of each such dispute. The arbitrators may from time to time with consent of this parties enlarge the time, for making and publishing the award. The work under the contract shall, if reasonably possible continue during the arbitration proceedings and so payment due to payable to the Contractor/Supplier shall be withheld on account of such proceedings. The Arbitrator shall be deemed to have entered on the reference on the date he issued notice to both parties fixing the date of the first hearing. The Arbitrator shall give a separate award in respect of each dispute of difference referred to him. The venue of arbitration shall be such place as may be fixed by the Arbitrator in sole discretion. The award of the arbitrator shall be final, conclusive and binding on all parties to this contract. The cost of arbitration shall be borne by the parties to the dispute, as may be decided by the arbitrator(s). The Indian Laws shall govern this contract for the time being in force. The courts at Faridabad only shall have the jurisdiction.

BID FORM

**To,
The Executive Director,
Translational Health Science and Technology Institute,
3rd Mile Stone, Faridabad-Gurugram Expressway, Faridabad – 121001
Phone: +91-129-2876431**

Dear sir,

Having examined the bidding document the receipt of which is hereby duly acknowledged, we the undersigned offer to supply and deliver _____ (Description of Goods) in conformity with the said bidding documents for a sum or such other sums as may be ascertained from the bid.

We undertake if our bid is accepted, to deliver the goods in accordance with the delivery schedule specified.

If our bid is accepted we will obtain the guarantee of the bank as specified in SCC for the due performance of the contract, in the form prescribed.

We agree to abide by this bid for requisite period as fixed for bid opening as per the instructions to the bidders. Further it shall remain binding upon us and accepted at any time before the expiry of that period.

Until a formal contract is prepared and executed, this bid, together with your written acceptance thereof and your notification of award shall constitute a binding contract between us.

Commission and gratuities, if any, paid or to be paid by us to the agents relating to this bid, and to contract execution if we are awarded the contract, are listed below:

| Name and address of agent | Amount in Rupees | Purpose of Commission |
|---------------------------|------------------|-----------------------|
| (if none, state "none") | | |

We understand that you are not bound to accept the lowest or any bid you may receive.

Dated this _____ day of _____ 20_____

Signature _____

In the capacity of _____

Duly authorized to sign the bid for and on behalf of _____

MANUFACTURERS' AUTHORIZATION FORM

No. _____

Date: _____

**Executive Director,
Translational Health Science and Technology Institute,
3rd Mile Stone, Faridabad-Gurugram Expressway, Faridabad – 121001
Phone: +91-129-2876432**

Dear Sir:

We _____ who are established and reputable manufacturers of having factories/works at _____ (*address*) do hereby authorize M/s _____ (*Name and address of Agent*) to submit a bid, negotiate and receive the order from you against your tender enquiry mentioned on front page.

No company or firm or individual other than M/s _____ is authorized to bid, and conclude the contract in regard to tender.

We hereby extend our full guarantee and warranty as per the General Conditions of Contract and Clause of the Special Conditions of Contract for the goods and services offered by the above firm.

Yours faithfully,

(Name)

(Name of manufacturers)

Note: This letter of authority should be on the **letterhead of the manufacturer** and should be signed by a person competent and having the power of attorney to bind the manufacturer. It should be included by the Bidder in its techno-commercial un priced bid.

Price Bid Format

| SI No | Name of the instrument | Qty. | Unit Price | Tax | Total Price |
|----------------------------|---|------|------------|-----|-------------|
| 01 | Treadmill | 2 | | | |
| 02. | Arc trainer/cross trainer | 1 | | | |
| 03. | Recumbent bike | 1 | | | |
| 04. | Multi gym: Chest Press,Over Head Press, Leg Extention,Leg Curl,Arm Curl,Tricep Pushdown, Lat Row,Lat Pulldown | 1 | | | |
| 05. | Dumbbell: 2.5 KG - 6PCs | 06 | | | |
| 06. | Dumbbell:5 KG | 06 | | | |
| 07 | Dumbbell:7.5 KG | 06 | | | |
| 08 | Dumbbell:10 KG | 04 | | | |
| 09 | Dumbbell:15 KG | 04 | | | |
| 10 | Weight Plate: 2.5KG | 06 | | | |
| 11 | Weight Plate: 5KG | 08 | | | |
| 12 | Weight Plate: 10KG | 10 | | | |
| 13 | Weight Plate: 15KG | 06 | | | |
| 14 | Weight Plate: 20KG | 20 | | | |
| 15 | Exercise Mat | 5 | | | |
| 16 | Gym Ball:75cm | 2 | | | |
| 17 | Olympic Rods -7ft | 4 | | | |
| 18 | Olympic Rods -4ft | 2 | | | |
| 19 | Olympic Rods –EZ 4ft | 2 | | | |
| Grand Total: Rs (In Words) | | | | | |

**Form of Performance Bank Guarantee/Bank Guarantee
(TO BE SUBMITTED FROM ANY INDIAN NATIONALIZED BANKS ONLY)**

BG No.: Date:

| | |
|--|--|
| From The Name of the Bank | To Translational Health Science Technology Institute, Faridabad |
|--|--|

In consideration of the Translational Health Science and Technology Institute, Faridabad (hereinafter called "The INSTITUTE") having offered to accept the terms and conditions of the proposed agreement between The Institute.....and..... (hereinafter called "the Contractor(s)") for the work..... (hereinafter called "the said agreement") having agreed to production of an irrevocable Bank guarantee for Rs..... (Rupees.....only) as a security/guarantee form the contractor(s) for compliance of his obligations in accordance with the terms and conditions in the said agreement.

1. We (hereinafter referred to as the "Bank") hereby undertake to (Indicate the name of the Bank) Pay to the Institute an amount not exceeding Rs..... (Rupees..... only) on demand.
2. We...(indicate the name of the Bank) Do hereby undertake to pay the amounts due and payable under this Guarantee without any demur, merely on a demand from the Institute stating that the amount claimed is required to meet the recoveries due or likely to be due from the said contractor(s). Any such demand made on the Bank shall be conclusive as regards the amount due and payable by the Bank under this Guarantee. However, our liability under this Guarantee shall be restricted to an amount not exceeding Rs..... (Rupees.....only).
3. We, The said Bank, further undertake to pay to the Institute any money so demanded notwithstanding any disputes raised by the contractor(s) in any suit or proceeding pending before any Court or Tribunal relating thereto, our liability under this present being absolute and unequivocal. The payment so made by us under this bond shall be a valid discharge of our liability for payment thereunder, and the contractor(s) shall have no claim against us for making such payment.
4. We (indicate the name of the Bank) further agree that the Guarantee herein contained shall remain in full force and effect during the period that would be taken for the performance of the said agreement, and it shall continue to be enforceable till all the dues of the Institute under or by virtue of the said agreement have been fully paid, and its claims satisfied or discharged, as per the terms and conditions of the said agreement have been fully and properly carried out by the said contractor(s), and accordingly discharges this guarantee.
5. We.....(Name of the bank)..... further agree with the Institute that the Institute shall have the fullest liberty without our consent, and without effecting 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 postpone for any time or from time to time any of the powers exercisable by the Institute against the said contractor(s), and to forbear or enforce any of the terms and conditions relating to the said agreement, and we shall not be relieved from our liability by reason of any such variation or extension being granted to the said not be relieved from our liability by reason of any such variation or extension being granted to the said contractor(s) or for any forbearance, act of omission on the part of the Institute or any indulgence by the Institute to the said contractor(s) or by any such matter or thing whatsoever which under the law relating to sureties would, but for this provision, have effect of so relieving us.

6. This Guarantee will not be discharged due to the change in the constitution of the Bank or the contractor(s).
7. We (Name of the bank)..... lastly under take not to revoke the Guarantee except with the previous consent of the Institute in writing. This bank Guarantee on the Bank or its successors or permitted assigns.
8. We.....(Indicate the name of the Bank)..... lastly undertake not to revoke this Guarantee except with (indicate the name of the Bank) the previous consent of the Institute extended on demand by the Institute. Notwithstanding anything mentioned above, our liability against this Guarantee is restricted to Rs.....(Rupees.....only), and unless a claim/demand is made on the bank in writing on or beforeall your rights under the Guarantee will be forfeited and we shall be relieved and discharged from all liabilities thereunder.

Authorised Signatories of the Bank with name and Seal

Name of the Officer:
Designation:
Code if any:
Date:
Place

Specifications:

| SI No | Name of the instrument | Technical Specification |
|-------|--|---|
| 01 | TREADMILL | <ol style="list-style-type: none"> 1. AC Industrial Commercial Motor: 5.0 HP Peak Motor & above. 2. Graphic display (LED display) of vital parameters like speed, Incline, Distance, Time, pulse, Heart Rate, Calories/hour, METS, strides per minute. 3. Elevation: 4% decline to 16% incline auto adjustable with 550 Kg Thrust Motor. 4. Running Surface: Minimum 62"X21" 5. Minimum 114 mm diameter dynamically balanced rollers 6. Speed: 0.8 to 30 kmph or above 7. Workout Programs: 18 Preset programs, quick key buttons for speed and incline, auto speed adjust hand free running program, auto stop: stop sensor detection stop the running belt when there is no exerciser, Hand pulse and wireless telemetry with chest strap for accurate pulse read out as standard. 8. Accessories: Personal View Screen: Minimum 17" display, integrated entertainment system with 1TB media memory, audio and video play back integrated streaming control from treadmill console. 9. Regulatory Clearance: FCC/CE/EN or equivalent mandatory for product safety certification. 10. CSAFE Compatible for sharing data & connecting with APPS, free upgrade of software during warranty period. |
| 02. | ARC TRAINER/ Cross Trainer | Display: time, distance, calories, speed level, pulse resistance 8 levels, stride length in order to meet personal need. 20 kg flywheel each for extra smoothening. Self-generating magnetic wheel. Can operate without electricity for 12 hours. Handheld use sensors, Regulatory Clearance: FCC/CE/EN or equivalent mandatory for product safety certification. |
| 03. | RECUMBENT BIKE | Steel frame: Extra sturdy and stable steel frame, construction, Tension: motorized adjustable workout tension or 16 fitness levels monitor: deluxe computer console with book racket on the upper cover two colour LCD back light display. Pedals: two tone pedals with shock resistance and adjustable strap. Pulse: Built in hand grip pulse sensor friction free magnetic resistance. Hand Rest: With hand rest pad. Front transport wheels. Seat: large adjustable front and rear and up down softer seat. Power self-generator. User Weight: 175Kg Computer friction: time, RPM Speed, distance, watt, calories ,HRC, Heart rate Control, body fat, pulse,U1-U4 user data BM,12 programs |
| 04. | MULTI GYM | Dimension: LWH(2110x3020x2240 mm) or Better Minimum Machine Weight :410 Kg Compatible to Exercise: Legs /Arms/Chest-extension/curl/pull/press/abdomen crunch etc. |
| 05. | DUMBBELLS 2.5 KG - 6PCs 5KG - 6 PCS 7.5 KG - 6PCs 10KG - 4 PCs 15KG - 4PCs | Rubber coated with good quality and soundless |
| 06. | WEIGHT PLATES 2.5 KG- 6PCS 5KG -8 PCS 10KG -10 PCS 15KG -6PCS 20KG -20PCS | Rubber coated with good quality and soundless |
| 07 | Exercise Mat | Any Reputed Make |
| 08 | Gym Ball:75cm | Any Reputed Make |
| 09 | Olympic Rods -7ft | Any Reputed Make |
| 10 | Olympic Rods -4ft | Any Reputed Make |
| 11 | Olympic Rods –EZ 4ft | Any Repute Make |