

# Procurement of Video Conferencing System for IFCI 17<sup>th</sup> Floor

Dated: 25.08.2025

# **CORRIGENDUM**

RFP: GEM/2025/B/6571940 dated 14.08.2025

# Request for Proposal (RFP) For Procurement of Video Conferencing System for IFCI 17<sup>th</sup> Floor

S. No.	RFP Reference	Existing Cause	Corrigendum/ Addendum/ Clarification
1	Page 61 : Technical	1 x HDMI input to share	1 x HDMI/USB input to share
	Specification (Sr. No.	4K/Full HD content from	4K/Full HD content from
	4- Video and Audio	PC/Laptop/Document	PC/Laptop/Document
	Inputs)	camera/PTZ Camera.	camera/PTZ Camera.

All other terms and conditions of the RFP issued on 14.08.2025 will remain unchanged.

The last date for bid submission over GeM Portal has been extended from 25.08.2025 13:00 Hours to <u>01.09.2025 13:00</u> Hours.

Place: New Delhi Sd/-

Date: 25/08/2025 Dy. General Manager



IFCI Limited IFCI Tower 61, Nehru Place New Delhi-110019

Bid Number:
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#### **Disclaimer**

This RFP is neither an agreement nor an offer and is only an invitation by IFCI to the interested parties for submission of bids. The purpose of this RFP is to provide the Bidder with information to assist in the formulation of their proposals.

This RFP does not claim to contain all the information each bidder may require. Bidder(s) should conduct its own investigations and analysis and should check the accuracy, reliability and completeness of the information in this RFP and wherever necessary, may obtain independent advice. IFCI makes no representation or warranty and shall incur no liability under any law, statute, rules or regulations as to the accuracy, reliability or completeness of this RFP. IFCI may in its absolute discretion, but without being under any obligation to do so, update, amend or supplement the information in this RFP.

This document is meant to provide information only and with an express understanding that recipients will use it only for the purposes set out above. It does not purport to be all inclusive or contain all the information about the requirement or form the basis of any contract. No representation or warranty, expressed or implied, is made regarding reliability, accuracy or the completeness of any of the information contained herein. There may be deviation or change in any of the herein mentioned information.

While this document has been prepared in good faith, neither IFCI, nor any of their officers make any representation or warranty or shall have any responsibility or liability whatsoever in respect of any statements or omissions here from. Any liability is accordingly and expressly disclaimed by IFCI and any of their officers or subscribers, even if any loss or damage is caused by any act or omission on the part of IFCI or any of their officers or subscribers, whether negligent or otherwise.

By acceptance of this document, the recipient agrees that any information herewith will be superseded by any subsequent written information on the same subject made available to the recipient by or on behalf of IFCI. IFCI and any of their respective officers or subscribers undertake no obligation, among others, to provide the recipient with access to any additional information or to update this document or to correct any inaccuracies therein which may become apparent, and they reserve the right, at any time and without advance notice, to change the procedure for the selection of or any part of the interest or terminate negotiations or the due diligence process prior to the signing of any binding agreement.

This document has not been filed, registered or approved in any Court of Competent jurisdiction. Recipients of this document should inform themselves of and observe any applicable legal requirements.

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#### 1. Introduction

- a. The Industrial Finance Corporation of India was established on July 1, 1948, as the first Development Financial Institution in the country to cater to the long-term finance needs of the industrial sector. The name of the company was subsequently changed to IFCI Ltd (IFCI). IFCI is now a Government of India Undertaking under the aegis of the Department of Financial Services, Ministry of Finance, GOI, primarily a non-Deposit taking Systematically Important NBFC.
- b. IFCI offers a wide range of products to the target customer segments to satisfy their specific financial needs. The product offering varies from one business / industry segment to another. IFCI Ltd customizes the product mix to maximize customer satisfaction. Its domain knowledge and innovativeness make the product-mix a key differentiator for building, enduring and sustaining relationships with the borrowers.
- c. IFCI is engaged in the business of providing financial assistance in the form of loans & equity participation or in any other form or scheme as may be deemed expedient. Besides the above, IFCI is also investing, financing, deploying funds into quoted/unquoted Shares, Bonds, Mutual Funds and other securities and undertakes the sale & purchase of securities on regular basis. The investment/ financing through securities and trading thereof constitutes a major part of the business operations of IFCI. It is also engaged in consultancy and advisory services. IFCI has six subsidiaries and seven step-down subsidiaries.

#### 2. Invitation for Tender Offers

- a. IFCI Limited invites e-tender through GeM Portal, in two bid system (Technical and Financial bid), from **Authorized Partners** having sufficient experience in supplying & installing Video Conferencing Solution.
- b. IFCI reserves the right to cancel this RFP at any stage of the tendering process.
- c. IFCI reserves the right to alter the scope of work at any stage with suitable adjustment in charges payable.



# 3. Important Dates

SI. No.	Particulars	Details
1	Tender Notice No	IFCI/IT/GEM/2025-26/AUG/01
2	Bid Security/ EMD	Rs. 72,000 (Rs. Seventy Two Thousand Only)
3	Tender Name	Request for Proposal for the Procurement of Video Conferencing System for IFCI 17 <sup>th</sup> Floor
4	Mode of bid submission	Government e-Marketplace (GeM)
5	RFP Issuance Date	14/08/2025
6	Last date for seeking clarifications, if any	As per GeM
7	Last date & time of submission of Bid	As per GeM
8	Eligibility Cum Technical Bid Opening Date	As per GeM Mode: Online
10	Commercial Bid	The commercial bids of only those bidders who qualify in both eligibility and technical evaluation will be opened. The date and time for commercial bid opening will be visible to eligible bidders directly on the GeM portal; separate notification will not be issued.
11	RFP Coordinator Name	Mr. S.P Pandey Contact No: 011-41732231 Email: sp.pandey@ifciltd.com Postal Address: IFCI Limited, IFCI Tower, 61 Nehru Place, New Delhi-110019
12	Validity of Proposal	The rates in tender document shall be kept open from acceptance for a minimum period of 90 (ninety) days from the last due date of offer submission (incl. extension, if any)
13	Support details of Online Portal facilitator (GeM)	helpdesk-gem@gov.in 1800-419-3436; 1800-102-3436

#### **Important Clarifications:**

The following terms are used in the document interchangeably to mean:

- 1. IFCI, IFCI means 'IFCI Limited'
- 2. Recipient, Respondent, Bidder, service provider, means the respondent to the RFP document
- 3. RFP means the Request for Proposal document
- 4. Proposal, Bid means "Response to the RFP Document"
- 5. Recipient, Respondent, Vendor, Bidder, SI (System Integrator) means the respondent to the RFP document
- 6. Support means Support & Services to be provided as part of the Scope of Work



- 7. SLA means Service level Agreement
- 8. AMC means Annual Maintenance Contract
- 9. Banking, Financial services and Insurance (BFSI)
- 10. Central Vigilance Commission (CVC)
- 11. Data Center (DC)
- 12. Disaster Recovery (DR)
- 13. Earnest Money Deposit (EMD)
- 14. One Time Cost (OTC)
- 15. Single Person of Contact (SPOC)
- 16. Total Cost of Ownership (TCO)
- 17. Bill of Material (BOM)



#### 4. Project Overview:

This Request for Proposal (RFP) document has been prepared solely for the purpose of enabling IFCI Limited ("IFCI") to procure Video Conferencing Solution for IFCI Limited.

IFCI invites proposal from Bidders who are interested in participating in this RFP who fulfil the eligibility criteria mentioned under **Annexure-I** and in a position to comply with the technical requirement as mentioned under Project Scope – **Annexure-II**. Apart from the above the bidder must also agree to all our terms & conditions mentioned under this RFP.

The detailed scope of work is mentioned in **Annexure-II**. However, IFCI reserves the right to modify/ change the scope of work at any phase of this procurement process.

The commercial bids of only those bidders will be opened who qualify in the stage -1 (Eligibility cum Technical Evaluation) of the RFP process.

#### 5. Contract period

IFCI will enter into an Agreement with the successful service provider for a period of 3 years, commencing from the date of successful installation, commissioning, and acceptance of all deliverables at IFCI's site.

#### 6. Pre-Qualification for Submission of Bid

Bidders satisfying the eligibility conditions (mentioned in **Annexure-I**) and General terms and conditions specified in this document and ready to provide the said "Services" in conformity with Scope of Work stipulated in **Annexure-II**, may submit their bid on or before the timeline stipulated in the bid.

#### 7. Bid Security / Earnest Money Deposit

Bidders are required to give an earnest money deposit of an amount as mentioned in "[3] Important Dates" at the time of submission of the Eligibility and Technical Bid Documents. The proof of the same is to be submitted along with bid documents, failing of which the bid of the concerned bidder may be rejected.

Bid Security (Earnest Money Deposit)" shall be paid through electronic mode or in the form of Demand Draft drawn on any Nationalized /Schedule bank in favour of "IFCI Ltd." payable at New Delhi.

Earnest Money Deposit may also be deposited in IFCI's bank account as per details given in Annexure-XVII.

- ✓ Account Number-00030350002631
- ✓ Account Name IFCI Ltd
- ✓ Branch- KG Marg, New Delhi
- √ IFSC- HDFC0000003

Non-submission of Earnest Money Deposit will lead to outright rejection of the Offer. The EMD of unsuccessful bidders will be returned to them on completion of the procurement process. The EMD (Earnest Money Deposit) of successful bidder(s) will be returned on submission of Performance Bank Guarantee / security deposit.

The amount of Earnest money deposit would be forfeited in the following scenarios:

a. In case the bidder withdraws the bid prior to validity period of the bid for any reason whatsoever.



- b. In case of the successful bidder, if the bidder fails or refuses to accept and sign the contract as specified in this document within 7 days of issue of contract order/letter of intent for any reason whatsoever; or
  - ► Fail To provide the performance guarantee within 30 days from the purchase order date, for any reason whatsoever.
  - ▶ To comply with any other condition precedent to signing the contract specified in the RFP documents.

**Unsuccessful Bidder's** - Bid security money deposit will be returned by IFCI within three weeks from closure of the RFP. No interest shall be paid on Bid security money deposit to unsuccessful Bidders.

#### **Exemption for EMD amount:**

Exemption from submission of EMD shall be given to bidders, who are Micro and Small Enterprises (MSEs) / Start-ups. The bidders who are MSE have to submit necessary documents issued by NSIC and the bidders who are start-ups have to be recognized by Department of Industrial Policy & Promotion (DIPP) to avail the exemption. To qualify for EMD, firms should necessarily enclose a valid copy of registration certificate issued by NSIC/DIPP which are valid on the last date of submission of the tender documents. MSE/Start-up firms which are in the process of obtaining NSIC certificate/ DIPP will not be considered for EMD exemption.

Exemption from submission of EMD shall be given to bidders, who are Micro Small Enterprises (MSE) / Startups. The bidders who are MSE have to submit necessary document registered under Udyam Registration and the bidders who are startups have to be recognized by Department for Promotion of Industry and Internal Trade (DPIIT) to avail the exemption. To qualify for EMD and tender cost exemption, firms should necessarily enclose a valid copy of such registration certificate, which are valid on the last date of submission of the tender documents. MSE/Startup firms which are in the process of obtaining such certificates will not be considered for EMD and Tender cost exemption.

Since RFP is being floated on GeM Portal, Bid Security related exemptions as specified in clause 4, Section xiii, Sub-section 'm' of GeM GTC are applicable as the case may be.

# 8. Non-Disclosure Agreement

The bidders who qualified in the eligibility bid evaluation (stage 1) shall execute a Non-Disclosure Agreement (NDA) (As per **Annexure-XIX**).

The bidder shall upload the Total Cost of Ownership (TCO) price breakup in the same format provided by the Bank. Bank will open the commercial bids of qualified bidder only.

All the expenses related to execution of the document such as the applicable stamp duty and registration charges if any, shall be borne by the successful bidder only.

#### 9. Performance Guarantee

The successful Bidder shall provide a Performance Guarantee within 30 days from the date of receipt of the order or signing of the contract whichever is earlier in the format mentioned under Annexure-XII for a value of 5% of the TCO valid for an entire contract period plus 3 months and such other extended period as the IFCI may decide for due performance of the project obligations. The guarantee should be that of a scheduled commercial bank only.

In the event of non-performance of obligation or failure to meet the terms of this Tender or subsequent



agreement IFCI shall be entitled to invoke the performance guarantee without notice or right of demur to the Bidder.

IFCI reserves the right to recover any dues payable by the selected Bidder from any amount outstanding to the credit of the selected Bidder, including the pending bills and/or invoking Performance Guarantee, if any, under this contract.

If the Performance guarantee is not submitted within the stipulated time, the Bank reserves the right to cancel the order / contract and the earnest money deposit taken from the Bidder will be forfeited.

#### 10. Sub - Contracting:

The selected service provider/ vendor shall not subcontract or permit anyone other than its personnel to perform any of the work, service or other performance required under this project. In case any particular specialized service in the prescribed in the scope of work requires subcontracting / availing OEM services, it need to be specified in the proposal/ response document with all the details of the work/ services. The service Provider is allowed to avail OEM professional services. Please note that no work/services shall be subcontracted without prior permission from IFCI in writing.

#### 11. Compliance with Laws:

Compliance in obtaining approvals/permissions/licenses: The Bidder shall promptly and timely obtain all such consents, permissions, approvals, licenses, etc., as may be necessary or required for any of the purposes of this project or for the conduct of their own business under any applicable Law, Government Regulation/Guidelines and shall keep the same valid and in force during the term of the project. Also, the bidder shall comply with the provisions of the code of wages, and other labour welfare legislations. in the event of any failure or omission to do so, shall indemnify, keep indemnified, hold harmless, defend, protect and fully compensate IFCI and its employees/ officers/ staff/ personnel/ representatives from and against all claims or demands of liability and all consequences that may occur or arise for any default or failure on its part to conform or comply with the above and all other statutory obligations arising there from. IFCI will give notice of any such claim or demand of liability within reasonable time to the Bidder.

The Bidder is not absolved from its responsibility of complying with the statutory obligations as specified above.

#### 12. Termination:

IFCI reserves the right to terminate this RFP at any stage without any notice or assigning any reason.

At any time during the course of the RFP process or before the award of contract or after execution of the contract that one or more terms and conditions laid down in this Request for Proposal has not been met by the bidder or the bidder has made material misrepresentation or has given any materially incorrect or false information. IFCI may terminate his contract and may invoke Performance Bank guarantee or forfeit the security deposit as the case may be. Further IFCI may impose such restriction/s on the defaulting bidder as it deemed fit.

#### 13. Governing Laws:

This RFP and the subsequent contract shall be governed and construed and enforced in accordance with the laws of India. Both the Parties shall agree that in respect of any dispute arising upon, over or in respect of any of the terms of this RFP, only the courts in Delhi shall have exclusive jurisdiction to



try and adjudicate such disputes to the exclusion of all other courts.

#### 14. Prevention of Corrupt and Fraudulent Practices:

As per Central Vigilance Commission (CVC) directives, it is required that every participating bidders required to sign an integrity pact as per Annexure-XIII of this RFP.

Every Bidders / Suppliers / Contractors are expected to observe the highest standard of ethics during the procurement and execution of such contracts in pursuance of the policy:

- a) "Corrupt Practice" means the offering, giving, receiving or soliciting of anything of value to influence the action of an official in the procurement process or in contract execution AND
- b) "Fraudulent Practice" means a misrepresentation of facts in order to influence a procurement process or the execution of contract to the detriment of IFCI and includes collusive practice among Bidders (prior to or after bid submission) designed to establish bid prices at artificial non-competitive levels and to deprive IFCI of the benefits of free and open competition.

IFCI reserves the right to reject a proposal for the award if it determines that the Bidder recommended for award has engaged in corrupt or fraudulent practices in competing for the contract in question.

IFCI reserves the right to declare a firm ineligible, either indefinitely or for a stated period, to be awarded a contract if at any time it determines that the firm has engaged in corrupt or fraudulent practices in competing for or in executing the contract.

#### 15. The bid submission by related parties:

If related parties (as defined below) submit more than one bid, then both /all bids submitted by related parties are liable to be rejected at any stage at Bank's discretion:

- a) Bids submitted by the holding company and its subsidiary company.
- b) Bids submitted by two or more companies having common director/s
- c) Bids submitted by partnership firms / LLPs having common partners
- d) Bids submitted by companies in the same group of promoters/management

#### 16. Right to Reject Bids:

IFCI reserves the absolute and unconditional right to reject the response to this RFP if it is not in accordance with its requirements and no correspondence will be entertained by the Bank in the matter. The bid is liable to be rejected if:

- a) It is not in conformity with the instructions mentioned in the RFP document.
- b) It is not accompanied by the requisite Earnest Money Deposit (EMD).
- c) It is not properly or duly signed.
- d) It is received through Telex / telegram / fax
- e) It is received after expiry of the due date and time.
- f) It is incomplete including non-furnishing the required documents.
- g) It is evasive or contains incorrect information.
- h) There is canvassing of any kind.
- i) Submitted by related parties
- j) It is submitted anywhere other than the place mentioned in the RFP.

#### Further, IFCI reserves the rights to:

- a) Reject any or all responses received in response to the RFP
- b) Extend the time for submission of all proposals
- c) Cancel the RFP at any stage, without assigning any reason whatsoever.
- d) Visit the place of work of the bidder
- e) Conduct an audit of the services provided by the bidder.
- f) Ascertain information from other institutions to which the bidders have rendered their services



for execution of similar projects.

g) Revise any part of the tender document, by providing a written addendum at any stage till the award of the contract. IFCI reserves the right to issue revisions to this tender document at any time before the award date. The addendums, if any, shall be published on IFCI's website only.

#### 17. General Terms and Conditions

- 17.1 The RFP document is not a recommendation, offer to enter into a contract, agreement or any other arrangement, in respect of the services. The provision of the services is subject to observance of selection process and appropriate documentation being agreed between IFCI and any successful Bidder as identified by the IFCI, after completion of the selection process as detailed in this document.
- 17.2 Information Provided: The RFP document contains statements derived from information that is believed to be true and reliable at the date obtained but does not purport to provide all of the information that may be necessary or desirable to enable an intending contracting party to determine whether or not to enter into a contract or arrangement with the IFCI in relation to the provision of services. Neither the IFCI nor any of its directors, officers, employees, , representative, contractors, or advisers gives any representation or warranty (whether oral or written), express or implied as to the accuracy, updating or completeness of any writings, information or statement given or made in this RFP document.
- 17.3 For Respondent Only: The RFP document is intended solely for the information of the party to whom it is issued ("the Recipient" or "the Respondent") and no other person or organization.
- 17.4 Costs borne by Respondents: All costs and expenses (whether in terms of time or money) incurred by the Recipient / Respondent in any way associated with the development, preparation and submission of responses, including but not limited to attendance at meetings, discussions, demonstrations, etc. and providing any additional information required by the IFCI, will be borne entirely and exclusively by the Recipient / Respondent.
- 17.5 No Legal Relationship: No binding legal relationship will exist between any of the Recipients / Respondents and the IFCI until execution of a contractual agreement to the full satisfaction of the IFCI.
- 17.6 Recipient Obligation to Inform Itself: The Recipient must apply its own care and conduct its own investigation and analysis regarding any information contained in the RFP document and the meaning and impact of that information.
- 17.7 The issuance of RFP document is merely an invitation to offer and must not be construed as any agreement or contract or arrangement. The bidders unconditionally acknowledge by submitting its response to this RFP document that it has not relied on any idea, information, statement, representation, or warranty given in this RFP document.
- 17.8 Acceptance of Terms: the bidders will, by responding to the IFCI's RFP document, be deemed to have accepted the terms as stated in this RFP document
- 17.9 Only one submission of response to RFP by each Respondent will be permitted.



- 17.10 IFCI expects the Bidder to adhere to the terms of this tender document and will not accept any deviations to the same.
- 17.11 IFCI expects that the Bidder appointed under the tender document shall have the single point responsibility for fulfilling all obligations and providing all deliverables and services required by IFCI.
- 17.12 Unless agreed to specifically by IFCI in writing for any changes to the issued tender document, the Bidder responses would not be incorporated automatically in the tender document.
- 17.13 All responses received after the due date/time as mentioned in "[3] Important Dates. Last Date of Submission of RFP Response (Closing Date)" would be considered late and would be liable to be rejected. GeM portal will not allow lodgment of RFP response after the deadline. It should be clearly noted that IFCI has no obligation to accept or act on any reason for a late submitted response to RFP. IFCI has no liability to any Respondent who lodges a late RFP response for any reason whatsoever, including RFP responses taken to be late only because of another condition of responding.
- 17.14 IFCI has established RFP coordinators to provide a venue for managing bidder relationship and other requirements. All the queries and communication must be addressed to the RFP coordinators / contact persons from the Bank mentioned in "[A] Important Dates RFP Coordinator"
- 17.15 Recipients are required to direct all communications for any clarification related to this RFP to RFP Coordinator.
- 17.16 All questions relating to the RFP, technical or otherwise, must be in writing and addressed to the addresses given in point "[A] Important Dates" above. Interpersonal communications will not be entered into and a Respondent will be disqualified if attempting to enter into such communications. IFCI will try to reply, without any obligation in respect thereof, to every reasonable question raised by the Respondents in the manner specified.
- 17.17 However, IFCI may in its absolute discretion seek, but under no obligation to seek, additional information or material from any Respondents after the RFP closes and all such information and material provided must be taken to form part of that Respondent's response.
- 17.18 Respondents should invariably provide details of their email address (as) as responses to queries will only be provided to the Respondent via email. If, IFCI in its sole and absolute discretion deems that the originator of the query will gain an advantage by a response to a question, then IFCI reserves the right to communicate such response to all Respondents or publishing responses on GeM portal.
- 17.19 Bidder should submit their Eligibility, Technical and Commercial bids through GeM portal. The bidder must register for submission of their bid as specified in this document.
- 17.20 All submissions, including any accompanying documents, will become the property of the IFCI. The bidder shall be deemed to have licensed, and granted all rights to, IFCI to reproduce the whole or any portion of their submission for the purpose of evaluation, to disclose the contents of the submission to other bidders who have registered a



- submission and to disclose and/or use the contents of the submission as the basis for any resulting RFP process, notwithstanding any copyright or other intellectual property right of the Recipient that may subsist in the submission or accompanying documents
- 17.21 All responses should be in English language. All responses by the bidder to this tender document shall be binding on such bidder for a period of 180 days after opening of the bids.
- 17.22 The bidder may modify or withdraw its offer after submission but prior to the closing date and time as prescribed by IFCI. No offer can be modified or withdrawn by the bidder subsequent to the closing date and time for submission of the offers.
- 17.23 The bidders are required to quote for all the components/services mentioned in the "Project scope" and all other requirements of this RFP. In case the bidder does not quote for any of the components/services, the response would be deemed to include the quote for such unquoted components/service. It is mandatory to submit the details in the formats provided along with this document duly filled in, along with the offer. IFCI reserves the right not to allow / permit changes in the technical specifications and not to evaluate the offer in case of non-submission of the technical details in the required format or partial submission of technical details.
- 17.24 Based on the IFCI's requirements as listed in this document, the bidder should identify the best-suited product / solution that would meet the Bank's requirements and quote for the same. In case the bidder quotes more than one product and they have not specified which particular product quoted by them needs to be considered, then the response would be considered as improper and the whole tender submitted by the Bidder is liable to be rejected. The Bidder is expected to provide the best option and quote for the same.
- 17.25 In the event the bidder has not quoted for any mandatory items as required by the IFCI and forming a part of the tender document circulated to the Bidder's and responded to by the bidder, the same will be deemed to be provided by the bidder at no extra cost to the IFCI.
- 17.26 IFCI is not responsible for any assumptions or judgments made by the bidder for proposing the deliverables. IFCI's interpretation will be final.
- 17.27 IFCI ascertains and concludes that everything as mentioned in the tender documents circulated to the Bidder and responded by the Bidders have been quoted for by the Bidder, and there will be no extra cost associated with the same in case the Bidder has not quoted for the same.
- 17.28 All out of pocket expenses, traveling, boarding and lodging expenses for the entire life of the contract should be a part of the financial bid submitted by the Bidder to the IFCI. No extra costs on account of any items or services or by way of any out-of-pocket expenses, including travel, boarding and lodging etc. will be payable by the IFCI. The Bidder cannot take the plea omitting any charges or costs and later lodge a claim on the IFCI for the same.
- 17.29 Responses to this RFP should not be construed as an obligation on the part of the IFCI to award a contract / purchase contract for any services or combination of services. Failure of the IFCI to select a bidder shall not result in any claim whatsoever against the



- IFCI. IFCI reserves the right to reject any or all bids in part or in full, without assigning any reason whatsoever.
- 17.30 By submitting a proposal, the bidder agrees to contract with the IFCI within the time period proscribed by the IFCI. Failure on the part of the successful bidder to execute an agreement with the IFCI will relieve the IFCI of any obligation to the bidder.
- 17.31 The terms and conditions as specified in the RFP and addendums (if any) thereafter are final and binding on the bidders. In the event the bidders not willing to accept the terms and conditions of the IFCI, the bidder may be disqualified. Any additional or different terms and conditions proposed by the bidder would be rejected unless expressly assented to in writing by the IFCI and accepted by the IFCI in writing.
- 17.32 The bidder shall represent and acknowledge to the IFCI that it possesses necessary experience, expertise and ability to undertake and fulfill its obligations, involved in the performance of the provisions of this RFP. The bidder represents that the proposal to be submitted in response to this RFP shall meet the proposed RFP requirement. If any services, functions or responsibilities not specifically described in this RFP are an inherent, necessary or customary part of the deliverables or services and are required for proper performance or provision of the deliverables or services in accordance with this RFP, they shall be deemed to be included within the scope of the deliverables or services, as if such services, functions or responsibilities were specifically required and described in this RFP and shall be provided by the bidder at no additional cost to the IFCI. The bidder also acknowledges that the IFCI relies on this statement of fact, therefore neither accepting responsibility for, nor relieving the bidder of responsibility for the performance of all provisions and terms and conditions of this RFP, IFCI expects the bidder to fulfill all the terms and conditions of this RFP.
- 17.33 the bidder covenants and represents to the IFCI the following:
  - It is duly incorporated, validly existing and in good standing under as per the laws of the state in which the entity is incorporated.
  - It has the corporate power and authority to enter into Agreements and perform its obligations there under.
- 17.34 The execution, delivery and performance under an Agreement by bidder:
  - Will not violate or contravene any provision of its documents of incorporation.
  - Will not violate or contravene any law, statute, rule, regulation, licensing requirement, order, writ, injunction or decree of any court, governmental instrumentality or other regulatory, governmental or public body, agency or authority by which it is bound or by which any of its properties or assets are bound;
  - Except to the extent that the same have been duly and properly completed or obtained, will not require any filing with, or permit, consent or approval of or license from, or the giving of any notice to, any court, governmental instrumentality or other regulatory, governmental or public body, agency or authority, joint venture party, or any other entity or person whatsoever;
- 17.35 IFCI would not assume any expenses incurred by the bidder in preparation of the response to this RFP and also would not return the bid documents to the Bidders



- 17.36 IFCI will not bear any costs incurred by the bidder for any discussion, presentation, demonstrations etc. on proposals or proposed contract or for any work performed in connection therewith.
- 17.37 IFCI reserves the right to extend the dates for submission of responses to this document.
- 17.38 Preliminary Scrutiny IFCI will scrutinize the offers to determine whether they are complete, whether any errors have been made in the offer, whether required documentation has been furnished, whether the documents have been properly signed, and whether items are quoted as per the schedule. IFCI may, at its discretion, waive any minor non-conformity or any minor deficiency in an offer. This shall be binding on all bidders and IFCI reserves the right for such waivers and the IFCI's decision in the matter will be final.
- 17.39 Clarification of Offers To assist in the scrutiny, evaluation and comparison of offers, IFCI may, at its discretion, ask some or all bidders for clarification of their offer. IFCI has the right to disqualify the bidder whose clarification is found not suitable to the proposed project.
- 17.40 Erasures or Alterations The offers containing erasures or alterations will not be considered. There should be no hand-written material, corrections or alterations in the offer. Technical details must be completely filled up. Correct information of the services being offered must be filled in. Filling up of the information using terms such as "OK", "accepted", "noted", "as given in brochure / manual" is not acceptable. IFCI may treat the offers not adhering to these guidelines as unacceptable.
- 17.41 Price Discussion It is absolutely essential for the Bidders to quote the lowest price at the time of making the offer in their own interest. IFCI reserves the right to do price discovery and engage the successful bidder in discussions on the prices quoted.
- 17.42 If the IFCI is not satisfied with the specifications as specified in the tender document and observes major deviations, the bids of such bidders will not be short-listed for further evaluation. No further discussions shall be entertained with such bidders in respect of the subject bid.
- 17.43 The Bidder shall perform its obligations under this Tender as an independent contractor and shall not engage subcontractors to perform any of the Deliverables or Services without the prior permission from IFCI. Neither this Tender nor the Bidder's performance of obligations under this Tender shall create an association, partnership, joint venture, or relationship of principal and agent, master and servant, or employer and employee, between the IFCI and the Bidder or its employees, subcontractor; and neither Party shall have the right, power or authority (whether expressed or implied) to enter into or assume any duty or obligation on behalf of the other Party.
- 17.44 The Bidder shall solely be responsible for all payments (including any statutory payments) to its employees and / or sub-contractors and shall ensure that at no time shall its employees, personnel or agents hold themselves out as employees or agents of the IFCI, nor seek to be treated as employees of the IFCI for any purpose, including claims of entitlement to fringe benefits provided by the IFCI, or for any kind of income or benefits. The Bidder alone shall file all applicable tax returns for all of its personnel assigned



hereunder in a manner consistent with its status as an independent contractor of services; and the Bidder will make all required payments and deposits of taxes in a timely manner.

#### 18. Disclaimer

Subject to any law to the contrary, and to the maximum extent permitted by law, IFCI and its directors, officers, employees, representatives, , and advisers disclaim all liability from any loss, claim, expense (including, without limitation, any legal fees, costs, charges, demands, actions, liabilities, expenses or disbursements incurred therein or incidental thereto) or damage, (whether foreseeable or not) ("Losses") suffered by any person acting on or refraining from acting because of any presumptions or information (whether oral or written and whether express or implied), including forecasts, statements, estimates, or projections contained in this RFP document or conduct ancillary to it whether or not the Losses arises in connection with any ignorance, negligence, inattention, casualness, disregard, omission, default, lack of care, immature information, falsification or misrepresentation on the part of the IFCI or any of its directors, officers, employees, representatives or advisers.

#### 19. Instructions to Bidder(s)

- 1. Bidder(s) shall submit their bid (comprising of "Technical" and "Financial" bid), online at GEM Portal.
- 2. **Online submission of bids**: Online bids will have to be submitted within the time specified on website <a href="https://gem.gov.in/">https://gem.gov.in/</a> the following manner: -

#### Technical Bid: Scanned Copies to be uploaded (.pdf):

- The technical information should be prepared very carefully and as indicated in the tender document since it will form the basis for pre-qualification of bidder(s). Only relevant and to the point information/document should be uploaded. Failure to provide any required information may lead to the rejection of the offer. Bidder(s) must read the tender document very carefully before signing it.
- Financial Bid: (.xls): Bidder(s) must read the terms and condition as mentioned in this tender document and submit the form accordingly. Bidder(s) are required to check the prices / amount carefully before uploading financial bid.
- 3. Submission of more than one bid is not allowed and shall result in disqualification of the bidder.
- 4. **Validity of bids:** Bid submitted by the Bidder(s) shall remain valid for acceptance for a minimum period of Ninety (90) days from the last date of submission of bid (Technical and Financial), including extensions, if any.
- 5. **Authorization and Attestation:** Bidder(s) must submit an Authorization Letter or valid Power of Attorney on behalf of firm for signing the document.
- 6. The Standard Terms and Conditions of this RFP also form part of the Limited e-



Tender specifications. The information furnished shall be complete by itself. Bidder(s) are required to furnish all the details and other documents as required.

- 7. Bidder(s) are advised to study all the tender documents carefully.
- 8. Any conditional bid received shall not be considered and will be summarily rejected in the very first instance without any recourse to the bidder(s).
- 9. Any submission of bid shall be deemed to have been done after careful study and examination of this RFP document and with the full understanding of the implications thereof.
- 10. In case of any doubt about the meaning of any portion of this RFP or any discrepancies or omission(s) in the scope of work or any other portion of this RFP or any incomplete portion or requires clarification on any aspect, scope of work etc. Bidder(s) shall contact the authority inviting the tender as per date and time mentioned in Section 3: Important Dates.
- 11. Non-compliance with any of the requirements and instructions of this RFP document may result in the rejection of the tender.
- 12. This document constitutes no form of commitment on the part of the IFCI. Furthermore, this document confers neither the right nor an expectation on any party to participate in the tendering process.
- 13. Merely participation in this Tender Document by any party does not confer or constitute any right of association with IFCI.

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# Annexure-I: Eligibility Cum Technical Bid

Pre-qualification / eligibility criterion for the bidder to qualify this stage is clearly mentioned in table below. The Bidder would need to submit / upload supporting documents signed by an authorized representative of the bidder as part of the eligibility proof. All dates if not specified to be applicable from the date of the RFP.

S. No	Eligibility Criteria	Supporting documents required
Α	General	
1	The bidder should be a registered company/firm/LLP in India at least for the last 5 years (As on tender date).	Documentary Proof to be attached –  1. Certificate of Registration  2. GST Certificate  3. PAN
2	The bidder should be an authorised partner of the quoted product.	Bid Specific authorization letter from OEM with respective GeM bid number printed along with the seal and ink signed from the OEM.
		Authorization may be verified from respective OEM's if required by IFCI.
3	The bidder should have experience in supplying the Video Conferencing Solution hardware or software in the past 3 years.	Relevant documents like Purchase Order to be provided from any govt or corporate firm in the past 3 years. (Attach any 2 Purchase orders/Completion Certificate during the past 3 years.)
4	The bidder must not be blacklisted / debarred by any Statutory, Regulatory or Government Authorities or Public Sector Undertakings (PSUs / PSBs) within the last 3 years from the Tender date.	Letter of confirmation from Bidder (self-certified letter signed by authorised official of the bidder)
5	The Bidder is not from such a country which shares a land border with India, in terms of the said amendments to GFR, 2017. or The Bidder is from such a country and has been registered with the Competent Authority i.e. the Registration Committee constituted by the Department for Promotion of Industry and Internal Trade, as stated under Annexure to the said Office Memorandum / Order and we submit proof of registration herewith.	Undertaking as per Annexure-XI and certificate of valid registration with the Competent Authority (If applicable) (signed/Digitally signed documents from authorized representative of bidder & OEM)



S. No	Eligibility Criteria	Supporting documents required	
6	The bidder to provide information that any of its subsidiaries or associate or holding company or companies having common directors or companies in the same group of promoters/management or partnership firm/LLPs having common partners has not participated in the bid process.	Letter of confirmation from bidder	
7	The Bidder should provide an undertaking that all the requirements as part of project scope in the Tender are covered in totality in the proposal submitted by them.	Letter of confirmation from Bidder.	
8	Integrity Pact - To be executed on plain paper	To be submitted as per format provided in Annexure-XIII.	
9	Technical Compliance, datasheets, undertakings must be ink signed & stamped from OEM.	Documents related to OEM must be ink signed & stamped from OEM &Technical Compliance must be on OEM letter head ink signed & stamped failing which bid would be considered non- compliant.	
10	No deviation certificate	No deviation certificate required from OEM as well as bidder on their letter head duly signed & stamped.	
В	Financial		
1	The Bidder should have registered an average annual turnover of Rs. 12 Lakhs or above during the last three completed financial years 2022-23, 2023-24 and 2024-25 (Not inclusive of the turnover of associate companies).	Audited financial statements for FY 2022-23, 2023-24 and 2024-25.	
	If the audited balance sheet for 2024–25 is not yet signed by the auditor, the bidder may submit a CA Certified provisional balance sheet.		
2	The Bidder should be Net profit-making entity continuously for the last three completed years i.e. financial years – 2022-23, 2023-24 and 2024-25.	Audited financial statements for FY 2022-23, 2023-24 and 2024-25.	
	If FY2024–25 audit is pending, the bidder may submit a CA Certified provisional profit & loss statement for FY 2024–25		



S. No	Eligibility Criteria	Supporting documents required	
С	Experience & Support Infrastructure		
1.	Bidder should have experienced engineers to provide VC support during breakdown.	The Bidder should submit the Undertaking mentioning the support engineer details.	
2	In the event that the partner ceases operations or is blacklisted, the OEM shall provide an undertaking confirming that it will continue to offer support directly or through an alternative partner assigned by the OEM, in coordination with IFCI.	A bid-specific undertaking letter from the OEM, printed on the OEM's official letterhead, clearly mentioning the respective GeM bid number, and duly signed in ink and sealed by the OEM.	

# **IMPORTANT NOTE:**

IFCI reserves the right to examine the details furnished by the Bidder(s). The Financial Bids of only those Bidder(s), who qualify eligibility criteria and fulfilling terms and conditions specified in technical bid will be opened. IFCI reserves the right to reject the Tender without assigning any reason thereof.

\*\*\*\*\*



#### **Annexure II-Scope of Work**

#### 1. Supply, Installation, and Commissioning

**Supply** and **delivery** of all required video conferencing hardware, software, and accessories to IFCI office, IFCI Tower, 61 Nehru Place, New Delhi – 110019.

Items may include, but are not limited to: VC endpoint(s), high-definition camera(s), microphones, speakers, touch control panel, codecs, display screens, network switch, and necessary mounting kits/cables etc.

**Installation**, configuration, and integration of all equipment at designated conference rooms (details/specifications to be as per Bill of Material and Technical Specifications within this RFP).

**Commissioning** and end-to-end testing to ensure all components operate seamlessly with IFCI's existing IT/Network infrastructure and meet the technical/usage objectives.

#### 2. Integration & Interoperability

Complete setup and integration with IFCI's current LAN/WAN environment and compatibility with third-party VC platforms (e.g., Microsoft Teams, Zoom, Webex, Google Meet, etc.).

Enable seamless connection to external stakeholders, multi-party conferences, and centralised scheduling.

#### 3. User Training & Documentation

On-site demonstration and hands-on training to IFCI IT staff.

Supply of standard operating procedures (SOPs), user manuals, quick reference guides, and system admin documentation (physical and/or electronic copies).

#### 4. Warranty & Technical Support

Minimum three (3) years of comprehensive OEM warranty for all hardware and software supplied.

Commitment to provide software/firmware updates, patches, and critical security fixes during warranty period at no additional cost.

On-call and remote troubleshooting support within SLA timelines.

#### 5. Compliance & Certification

All devices must comply with relevant security norms (encryption, user authentication, and privacy as per IFCI IT policy or equivalent).



#### 6. Project Management & Deliverables

Submission of an implementation schedule/plan, including milestones and responsibilities, upon award of contract.

Timely delivery and installation according to the mutually agreed project timeline within 6-8 Weeks after award of contract.

Submission of delivery challans, installation reports, and joint sign-off for handover.

# **Payment Terms & Conditions:**

The Bidder must accept the payment terms proposed by IFCI. The commercial bid submitted by the Bidders must be in conformity with the payment terms proposed by the IFCI. Any deviation from the proposed payment terms would not be accepted. IFCI shall have the right to withhold any payment due to the Bidder, in case of delays or defaults on the part of the Bidder. Such withholding of payment shall not amount to a default on the part of IFCI.

The payment will be released to the successful bidder as follows: -

Milestone No.	Milestone Description	Payment Percentage
1	Delivery of Hardware/Software as mentioned in BOM	70% of Total Bid Amount
2	Completion of Installation, Commissioning, Testing, and Final Acceptance	20% of Total Bid Amount
3	Maintenance Charges	10% of Total Bid Amount to be paid quarterly

There shall be no escalation in the prices once the prices are fixed and agreed to by IFCI and the Bidder.

IFCI will pay invoices within 45 days from the date of receipt of accepted invoices. Any dispute regarding the invoice will be communicated to the selected Bidder within 15 days from the date of receipt of the invoice. After the dispute is resolved, IFCI shall make payment within 15 days from the date the dispute stands resolved.

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### **Annexure III- Service Levels**

This Service Level Agreement (SLA) covers the support and resolution of hardware and software issues in the Video Conferencing Solution procured through GeM. The SLA is applicable for the entire duration of the 3 Years.

#### 1. Definitions

1. Delimitions	
Term	Definition
ОЕМ	Original Equipment Manufacturer
Bidder / Partner	The supplier/system integrator who has sold and is maintaining the equipment
Fault	Any hardware or software issue that leads to partial or complete malfunction
SLA Clock Start	Time when fault is reported to the partner and acknowledged
Business Hours	9:00 AM to 6:00 PM IST, Monday to Saturday (excluding public holidays)
Uptime	Availability of VC solution for scheduled operations

# 2. SLA Components

### A. Support Window

Parameter	Value
Support Coverage	For Severity Level P1 (Critical) – 24x7 support is required For Others - 6 days/week (Mon–Sat)
Support Timing	9:00 AM - 6:00 PM IST
On-site Support	As required for critical/high-severity faults



B. Fault Classification and Response/Resolution Time

Severity Level	Definition	Response Time	Resolution Time
Critical (P1)	Complete system down or not usable; no workaround; business operations impacted	2 hours	8 hours
High (P2)	Major component failure, partial functionality, degraded performance, limited workaround	4 hours	24 hours
Medium (P3)	Non-critical issues with a workaround, e.g., one endpoint camera not working	1 business day	3 business days
Low (P4)	Minor issues, cosmetic defects, documentation errors	2 business days	5 business days

SLA clock starts from the time the fault is reported and acknowledged by the partner.

# C. Call Lodging and Coordination

- The partner must log the case with the OEM within 1 hour of SLA clock start for Critical or High severity cases.
- The OEM call reference number must be shared with the Buyer within 2 hours of logging.
- The partner shall coordinate all communication between the OEM and the Buyer until resolution.

#### D. Replacement Clause

- Defective hardware not repairable within resolution timelines must be replaced within 7 working days.
- Replacement must be of equivalent or better specification, certified by OEM.

#### 3. Escalation Matrix

Escalation Level	Contact Point	Time of Escalation
Level 1	Partner Service Manager	If SLA response time is breached
Level 2	Partner Regional Head	If issue not resolved within defined resolution time
Level 3	OEM Escalation Contact	After Level 2 without resolution in 12 hrs



Escalation Level	Contact Point	Time of Escalation
Level 4	Buyer Nodal Officer	After 3 consecutive SLA breaches

Escalation contacts must be pre-defined and shared at the time of delivery.

# 4. Penalty for SLA Breach

Nature of Breach	Penalty
Delay in response or resolution (each instance)	₹200 per day
More than 3 critical SLA breaches in a quarter	5% of quarterly AMC value withheld
Failure to provide OEM call log	₹500 per instance
Replacement delay beyond 7 days	₹2,000 per day

Penalties may be recovered from PBG or future payments.

# 5. Reporting and Documentation

- Monthly SLA compliance report to be submitted by the partner, including:
  - Issue logged, resolution timeline
  - OEM ticket numbers
  - Downtime durations
- Quarterly review meetings to be held with the Buyer and Partner

#### 6. Uptime Commitment

Parameter	Value
Minimum Monthly Uptime	99%
Calculation	(Total Scheduled Uptime – Downtime) / Scheduled Uptime

Non-compliance to uptime shall invoke penalty as per breach policy.



#### 7. Warranty Coverage

- Covers: All hardware components (endpoints, cameras, codec, remote), software/firmware updates, OEM support
- Excludes: Buyer-caused physical damage, force majeure, or third-party tampering

### 8. SLA Review and Amendment

- This SLA is subject to review every 6 months or as mutually agreed.
- Any changes must be formally documented and approved by both parties.

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#### **Annexure IV-Offer Forwarding Letter / Tender Submission Letter**

(To be submitted on Bidder's letter head)

To,
General Manager
IT Department
IFCI Limited,
IFCI Tower, 61 Nehru Place
New Delhi -110019

Dear Sir,

Subject: Procurement of Video Conferencing System for IFCI.

This is in reference to your above-mentioned tender. Having examined the tender document, I/we the undersigned, hereby submit my/our proposal along with necessary supporting documents as desired by IFCI.

Further, I/we agree, that IFCI reserves the right to modify the evaluation process at any time during the Tender process, without assigning any reason, whatsoever, and without any requirement of intimating the Bidder(s) of any such change.

Further, I/we agree to abide by all the terms and conditions as mentioned in the tender document. I/We have also noted that IFCI reserves the right to consider/ reject any or all applications without assigning any reason thereof.



#### **Annexure V-Tender Acceptance Letter**

(To be submitted on Bidder's letter head along with Technical Bid)

To, General Manager IT Department IFCI Limited, IFCI Tower, 61 Nehru Place, New Delhi -110019

Dear Sir,

#### **Subject: Acceptance of Terms & Conditions of Tender**

Tender Reference No: \_\_\_\_\_\_ With reference to the above RFP, having examined and understood the instructions, terms and conditions forming part of the RFP, I/We hereby enclose my/our offer, as detailed in your above referred RFP.

I/We hereby unconditionally accept the tender conditions of above-mentioned tender document(s) / corrigendum(s) in its totality/ entirety.

I/We hereby declare that my/our Firm/Company has not been blacklisted/ debarred /banned or disqualified by any Government or any Government agency including PSUs, Public Sector Banks / Public Sector Insurance Companies, during a period of last three year.

Further, I/We hereby declare that none of my/our partners /directors of my/our Firm/Company is blacklisted /debarred /banned by any Government or any Government agencies including PSUs, Public Sector Banks / Public Sector Insurance Companies, any Government regulatory body nor has any criminal case against him /her is filed/pending during a period of last three years.

I/We certify that all information furnished by my/our Firm is true & correct and, in the event, that the information is found to be incorrect/untrue or found violated, then IFCI shall without giving any notice or reason can summarily reject the bid or terminate the contract, without prejudice to any other rights or remedy including the forfeiture of the full said earnest money deposit /Security deposit or both absolutely.

I/We hereby certify that all the information and data furnished by me/us with regard to the above Tender Specification are true and complete to the best of my/our knowledge. I/We have gone through the specifications, condition, stipulations and other pertinent issues till date, and agree to comply with the requirements and Intent of the specification.

I/We further certify that I/We am/are authorized to represent on behalf of my/our firm/company for the above-mentioned tender and a valid Power of Attorney/Authorization letter to this effect is also enclosed.

I/We hereby confirm that I/we have not changed/modified/materially altered any of the tender documents as downloaded from the website/issued by IFCI and in case of such observance at any stage, it shall be treated as null and void and our tender shall be deemed to be withdrawn.



I/We also hereby confirm that I/we have neither set any Terms and Conditions nor have I/We taken any deviation from the Tender conditions together with other references applicable for the above referred NIT/Tender Specification.

I/We further confirm my/our unqualified acceptance to all Terms and conditions, unqualified compliance to Tender Conditions, Integrity Pact, and acceptance to Reverse bidding process.

I/We confirm that my/our firm/company has not been referred to NCLT by any creditor. I/We further confirm that my/our firm/company and/or Promoters/Directors have not been convicted under Criminal law by Competent Court or Higher Court.

I/We confirm to have submitted the offer in accordance with tender instructions and as per aforesaid reference.



#### **Annexure VI-Financial Bid Format**

Note: Price Bid mentioned here is for illustration purposes only. Bidder(s) must upload the Financial Bid in Excel Format on GEM PORTAL separately. Financial Bid should not be uploaded in any case along with Technical Bid Documents. If any bidder uploads the Financial Bid along with Technical Bid, the said bidder is liable to be disqualified/ rejected and their bid will not be considered for further evaluation.

To,

General Manager
IT Department
IFCI Limited,
IFCI Tower, 61 Nehru Place
New Delhi -110019

Dear Sir,

In response to your query, we hereby submit our financial bid, for supply of Video Conferencing Solution for IFCI Limited as per specifications: -

## Table:-A

S.No.	Item	Required Specification	Qty	Unit Amount in Rs (without GST)	Total Amount in Rs. (Without GST)	G S T	Total Amount with GST
1	Interactive Display 86 inches with	Interactive Display 86 inches (as per technical specifications sheet).	1				
	Push Pull Wall mount bracket	Push/Pull Wall Mount Bracket for 86" (as per technical specifications sheet).	1				
2 OPS for interactive display 3 65 Inch Display(24x7)		As per Technical Specifications sheet.	1				
		As per Technical Specifications sheet.	1				
4	Speakerphone, Power supply & Expansion mic	As per Technical Specifications sheet.	2				
		Expansion mic of speaker phone (as per technical specifications sheet).	2				
5	VC System with Power supply, 10 inches touch control with power supply, PTZ Camera with Wall mounting	Video Conferencing System (as per technical specifications sheet).	1				
		VC PoE+ adapter Cbl Kit-INDIA (as per technical specifications sheet).	1				
		10 inches Black Touch Controller (as per technical specifications sheet).	1				



	bracket for camera & Power supply	Power supply for 10 inches touch device (as per technical specifications sheet).	1		
	for camera	MPTZ camera, mounting bracket and power supply (as per technical specifications sheet).	1		
	OEM Make USB cable for VC Passthrough	OEM Original USB 2.0 Cable (5M). (as per technical specifications sheet).	1		
6	Wireless VC device for Presentation & for video conference	As per Technical Specifications sheet.	1		
7	POE+ Network Switch	As per Technical Specifications sheet.	1		
8	AVSI Support	3 years compressive Onsite support charges (if any)	1		
9	Custom	Cables and Connectors required for completing the installation.	1		
10	Custom	Installation, Testing and Commissioning Charges	1		
		Total Amount (A)			

**Table B- As per GeM**Old Devices Details for Buyback

Sr. No.	Item	Model/ Sr. No.	Quantity	Years	Status	Amount without Tax	Amount with Tax
1	Polycom	Group 300/A21413413238D5	1	13 years approximately	Working		
2	Polycom Camera	MPTZ10/079400675	1	13 years approximately	Working		
3	Poly IP Micro Phone	8214120081E8D2 and 821342006C39D2	2	13 years approximately	Working		
Total Amount (B)							

# **Table C- Final Price**

Sr. No.	Total Amount (A)	Final Price D = (Total Amount (A)- Total Amount (B))	L1 Consider as per Final Price D



# <u>Annexure VII-Declaration by Authorized Signatory of Bidder</u> (To be submitted on Bidder's letter head)

To,

General Manager

IFCI Li	IT Department IFCI Limited, IFCI Tower, 61 Nehru Place New Delhi -110019						
Dear S	Sir,						
	Subject: Declaration by Authorized Signatory						
Ref:	Name of Tender and RFP No,						
above gone to agree I/We for for the	nereby certify that all the information and data furnished by me/us with regard to the Tender Specification are true and complete to the best of my/our knowledge. I/We have hrough the specifications, condition, stipulations and other pertinent issues till date, and to comply with the requirements and Intent of the specification.  Surther certify that I/We am/are authorized to represent on behalf of my/our firm/company above-mentioned tender and a valid Power of Attorney/Authorization letter to this effect enclosed.						
Date: Place:	[Signature] (Name of Authorised Signatory) Designation [Company Seal]						



Annexure VIII-Escalation Matrix
[To be submitted along with Technical Bid]

(Starting from the person authorized to make commitments to IFCI till the person in rank of CEO/VP)    Name	T	ender No:		Dated:			
Date: Place:  [Signature] (Name of Authorised Signatory)	•	-	he person autho	rized to make con	nmitments to IF	CI till the perso	n in rank of
Place: (Name of Authorised Signatory)		Name	Company	Designation	Mobile	Phone	
Place: (Name of Authorised Signatory)							
Place: (Name of Authorised Signatory)							
Place: (Name of Authorised Signatory)							
[Company Seal]					(Name of Au De	thorised Signatesignation	tory)



# **Annexure IX-Format of sending Pre-bid queries**

Subject: Procurement of Video Conferencing System for IFCI.						
Tender No:		Dated:				
Name of the Bidde	er:					
Contact Address	of the Bidder:					
SI. No.	Section Number	Page Number	Query			
Date: Place:		[Signature (Name of Authorised Designatio [Company Se	l Signatory) on			



### **Annexure X-Declaration for Relation in IFCI**

(To be submitted on Bidder's letter head)

To,

General Manager
IT Department
IFCI Limited,
IFCI Tower, 61 Nehru
Place New Delhi -110019

Dear Sir,

**Subject: Declaration for relation in IFCI** 

I/We hereby submit the following information pertaining to relation/relatives of Directors/ Employee(s) employed in IFCI

### Tick ( $\sqrt{\ }$ ) any one as applicable:

 The Director(s), Executives, of my/our Firm/Company DO NOT have any relation or relatives employed in IFCI

OR

- 2. The Director(s), Executives, of my/our Firm have relation/relatives employed in IFCI and their particulars are as below:
  - (i)
  - (ii)

Date: Place:

[Signature]
(Name of Authorised Signatory)
Designation



### **Annexure XI-Undertaking regarding Land Border Restriction**

(To be submitted on Bidder's letter head)

Restrictions on procurement from bidders from a country or countries, or a class of countries under Rule 144 (xi) of the General Financial Rules 2017

We certify as under: We have read the clause regarding restrictions on procurement from a bidder of a country which shares a land border with India and on sub-contracting to contractors from such countries, and solemnly certify that we fulfil all requirements in this regard and are eligible to be considered. We certify that:

- i. We are not from such a country or, if from such a country, we are registered with the Competent Authority (copy enclosed); and
- ii. We shall not subcontract any work to a contractor from such countries unless such a contractor is registered with the Competent Authority.

Date:	[Signature]
Place:	(Name of Authorised Signatory)
	Designation
	[Company Seal]



### **Annexure-XII-Performance Bank Guarantee**

General Manager IT Department IFCI Limited, IFCI Tower, 61 Nehru Place NEW Delhi -110019

Guarantee No.: Amount of Guarantee: Rstotototo
This Deed of Guarantee executed at New Delhi on this day
WHEREAS
i) IFCI has placed orders on M/s
The said orders, inter-alia, provides that a sum of Rs
At the request of the Services Provider, (Bank) the guarantor has agreed to give such a guarantee to IFCI as hereinafter mentioned for the sum of Rs(Rupees
NOW, THEREFORE, these presents witnessed as follows:
1. In consideration of the premises the Guarantor hereby unconditionally absolutely and irrevocably guarantees and agrees with IFCI that in case the said



	only) equivalent to 3% of the saidas herein before mentioned.
said specification The good of the	The Guarantor shall also indemnify and keep IFCI indemnified against all losses, damages, claims and expenses whatsoever, which IFCI may suffer as a result of non- performance of the and also the said
chang right t	The guarantee given hereunder shall remain in full force and effect irrespective of any change terms and conditions of the contract/orders and notwithstanding the fact whether notice of such ge or variation is given to the guarantor or not AND the guarantor hereby specifically waives its to receive any notice of any change and/or variation of the terms and/or conditions of the said act/orders.
guara claim	The guarantee is issued subject to the condition that the liability of the guarantor under this ntee is limited to a maximum of Rs(Rupees
,	Notwithstanding anything contained herein: The bank's liability under this guarantee shall not exceed Rs.  (Rupees
	ness whereof, the guarantor has put its hand to this deed at New Delhi dated this theday of,20
For a	nd on behalf of
	antor e and Designation of the signatory) and Address



### **Annexure XIII-Integrity Pact**

(To be executed on plain paper and submitted along with Technical Bid To be signed by the same signatory competent / authorized to sign the relevant contract on behalf of IFCI Ltd.)
(Name of the Department / Officer) Tender Nofor
(Each Tender must have Distinct Number and Subject Matter)
This pre-bid pre-contract Integrity Pact (Agreement) (hereinafter called the Integrity Pact) (IP) is made on
And
M/s
(with complete address and contact details) represented by Shri (i.e. Service Provider/Vendor/ Bidders hereinafter called the
'Counter Party') which expression shall mean and include, unless the context otherwise requires, his successors and permitted assigns) of the Second Part.
AND WHEREAS the PRINCIPAL values full compliance with all relevant laws of the land, rules, regulations, economic use of resources and of fairness/transparency in its relation with Counter Party(ies).
AND WHEREAS, in order to achieve these goals, the principal has appointed Independent External

Monitors (IEMs) to monitor the Tender process and execution of the Contract for compliance with the principles as laid down in this Agreement.

WHEREAS THE Principal proposes to procure the Goods/services and Counter Party is willing to supply/has promised to supply the goods OR to offer/has offered the services and

WHEREAS the Counter Party is a private Company/ Public Company/ Government Undertaking/ Partnership Firm, etc. constituted in accordance with the relevant law in the matter and the principal is a Government Company and a Systematically Important, Non-Deposit taking, Non-Banking Financial Company, (NBFC-ND-SI).

#### NOW THEREFORE,

To avoid all forms of corruption by following a system that is fair, transparent, and free from any influence, prejudiced dealing prior to, during and subsequent to the tenor of the contract to be entered into with a view to "-

Enabling the PRINCIPAL to obtain the desired goods/services at competitive price in conformity with the defined specifications by avoiding the high cost and the distortionary impact of corruption on public procurement, and



Enabling the Counter Party to abstain from bribing or indulging in any type of corrupt practice in order to secure the contract by providing assurance to them that their competitors will also abstain from bribing and other corrupt practices and the PRINCIPAL will commit to prevent corruption, in any from, by its officials by following transparent procedures.

The parties hereto hereby agree to enter this Integrity Pact and agree as follows: -

#### A. Commitment of the Principal

- 1. The Principal commits itself to take all measures necessary to prevent corruption and to observe the following principles:
  - a) No employee of the Principal, personally or through any of his/her family members will in connection with the Tender or the execution of the contract, procurement or services/goods, 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 Principal will, during the Tender Process treat all the Counter Party (ies) with equity and reason. The Principal will, in particular, before and during the Tender Process, provide to all Counter Party (ies) the same information and will not provide to any Counter Party (ies) confidential / additional information through which the Counter Party (ies) could obtain an advantage in relation to the Tender Process or the Contract execution.
  - c) The Principal shall endeavour to exclude from the Tender process any person, whose conduct in the past had been of biased nature.
- 2. If the Principal obtains information on the conduct of any of its employee which is a criminal offence under the Indian Penal Code (IPC) / Prevention of Corruption Act, 1988 (PC Act) or is in violation of the principles herein mentioned or if there is a substantive suspicion in this regard, the principal will inform the Chief Vigilance Officer and in addition can also initiate disciplinary actions as per its internal laid down policies and procedures.

#### B. Commitments of Counter Parties

The Counter Party commits itself to take all measures necessary to prevent corrupt practices, unfair means and illegal activities during any stage of bid or during any pre-contract stage in order to secure the contract or in furtherance to secure it and in particular commit itself to the following. Counter Party (ies) commit himself / themselves to observe these principles during participation in the Tender Process and during the Contract execution: -

- 1. The Counter Party will not offer, directly or through intermediaries, any bribe, gift, consideration, reward, favor, any material or immaterial benefit or other advantage, commission, fees, brokerage or inducement etc. to any official of the PRINCIPAL which is not available legally, connected directly or indirectly with the bidding process, or to any person company or third party related to the contract in exchange for any advantage in the bidding, evaluation, contracting and implementation of the contract.
- 2. The Counter party further undertakes that it has not given, offered or promised to give directly or indirectly any bribe, gift, consideration, reward, favour, any material or immaterial benefit or other advantage, commission, fees, brokerage or inducement etc. to any official of the Principal or otherwise



in procurement contract or forbearing to do or having done any act in relation to the obtaining or execution of the contract or any other contract with the Principal for forbearing to show favour of disfavour to any person in relation to the contract or any other contract with the Principal.

- 3. Counter Party shall disclose the name and address of agents and representatives, if any, handling the procurement / service contract Foreign Counter Parties shall disclose the name and address of agents and representatives in India and Indian Bidders to disclose their foreign principals and associates.
- 4. Counter Party shall disclose the payments to be made by them to agents / brokers; or any other intermediary of any, in connection with the bid / contract.
- 5. The Counter Party has to further confirm and declare to the Principal that the Counter Party is the original integrator and has not engaged any other individual or firm or company, whether in Indian or foreign intercede, facilitate or in any way to recommend to Principal or any of its functionaries whether officially or unofficially to the award of the contract to the Counter Party nor has any amount been paid, promised or intended to be paid to any such individual, firm or company in respect of any intercession, facilitation or recommendation.
- 6. The Counter Party, either while presenting the bid or during pre-contract negotiation or before signing the contract shall disclose any payment made, is committed to or intends to make to officials of Principal, or their family members, agents, brokers or any other intermediaries in connection with the contract and the details or services agreed upon for such payments.
- 7. The Counter Party will not collude with other parties interested in the contract to impair the transparency, fairness and progress of the bidding process, bid evaluation, contracting and implementation of the Contract. Also, the Counter Party has not entered into any undisclosed agreement or understanding with other Bidders with respect to prices, specifications, certifications, subsidiary contracts etc.
- 8. The Counter Party shall not accept any advantage in exchange for any corrupt practice, unfair means and illegal activities.
- 9. The Counter Party shall not use improperly, for purposes of competition or personal gain, or pass on to others, any information provided by the Principal as part of the business relationship, regarding plans, technical proposals and business details, including information contained in any electronic data carrier. The Counter Party also undertakes to exercise due and adequate care lest any such information is divulged.
- 10. The Counter Party commits to refrain from giving any complaint directly or through any other manner without supporting it with full and verifiable facts.
- 11. The Counter Party shall not instigate or cause to instigate any third person including their competitor(s) of bidding to commit any of the actions mentioned above.
- 12. If the Counter Party or any employee of the Counter Party or any person acting on behalf of the Counter Party, either directly or indirectly, is a relative of any of the official / employee of Principal, or alternatively, if any relative of an official / employee of Principal has financial interest / stake in the



Counter Party firm, the same shall be disclosed by the Counter Party at the time of filling of tender.

- 13. The term 'relative' for this purpose would be as defined in Section 2 Sub Section 77 of the Companies Act, 2013.
- 14. The Counter Party shall not lend to or borrow any money from or enter into any monetary dealings or transactions, directly or indirectly, with any employees / officials of the Principal.
- 15. The Counter Party shall disclose any transgression with any other Company that may impinge on the anti-corruption Principle.
- 16. The Counter Party agrees that if it makes an incorrect statement on this subject, Bidder / Counter Party can be disqualified from the tender process or the contract, if already awarded, can be terminated for such a reason.
- C. Disqualification from Tender Process and exclusion from Future Contracts
  - a. If the Bidders, either before award or during execution of Contract has committed a transgression through a violation of Article II above or in any other from, such as to put his reliability or credibility in question, the principal is entitled to disqualify the Counter Party from the Tender Process or terminate the Contract, if already executed or exclude the Counter Party from future contract award processes.
  - b. The Counter Party accepts and undertakes to respect and uphold the principal's absolute.
  - c. right to resort to and impose such execution.
  - d. Apart from the above, the principal may act for banning of business dealings / Counter Party as deemed fit by the Principal.
  - e. If the Counter Party can prove that it has resorted / recouped the damage caused and has installed a suitable corruption prevention system as per the satisfaction of the Principal, the Principal may at its own discretion, as per laid down company procedure, revoke the exclusion.

#### D. Consequences of Breach

Without prejudice to any rights that may be available to the Principal under Law or the Contract or its established policies and laid down procedure, the principal shall have the following rights in case of breach of this Integrity Pact by the Counter Party: -

- a. Forfeiture of EMD / Security Deposit: If the Principal has disqualified the Counter Party(ies) from the Tender Process prior to the award of the Contract or terminated the Contract or has accrued the right to terminate the Contract according to the Article III, the Principal apart from exercising any legal rights that may have accrued to the Principal, may in its considered opinion forfeit the Earnest Money Deposit / Bid Security amount of the Counter Party.
- b. Criminal Liability: IF the Principal obtains knowledge of conduct of a Counter Party which constitute corruption within the meaning of PC Act, or if the principal has substantive suspicion in this regard, the Principal will inform the same to the Chief Vigilance Officer.



- E. Equal Treatment of all Bidders/Manpower Agencies/Sub-Manpower gencies/Counter Parties
  - a. The Counter Party (ies) undertake (s) to demand from all sub-Manpower agencies a commitment in conformity with this Integrity Pact. The Counterparty shall be responsible for any violation(s) of the principles laid down in this Agreement / Pact by any of its sub-Manpower agencies / sub-vendors.
  - b. The Principal will enter into Pacts in identical terms as this one with all Counter Parties.
  - c. The Principal will disqualify Counter Parties who do not submit to the duly signed Pact, along with the Tender or violate its provisions at any stage of the Tender process, from the Tender process.
- F. Independent External Monitor (IEM)
  - a) The Central Vigilance Commission has approved the appointment of an Independent External Monitor (s) (IEMs) for this Pact. The task of the IEM is to review independently and objectively whether and to what extent the parties comply with the obligations under this Integrity Pact. The name and particulars of the two IEMs are as under: -

Shri Umendra Sharma	Shri A Vijay Anand
Email Id: sharmaumendra@gmail.com	Email ID: Vijay anand45@hotmail.com

- b) The IEM is not subject to instructions by the representatives of the parties and performs its functions neutrally and independently. The IEM shall give his / recommendations to the MD & CEO/ DMD, IFCI Ltd.
- c) The Counter Party(ies) accept that IEM has the right to access without restriction, to all Tender documentation related papers / files of the Principal including that provided by the Counter Party. The Counter Party will also grant the IEM, upon his request and demonstration of a valid interest, unrestricted and unconditional access to his or any of his Sub-Manpower Agency's Tender Documentation / papers / files. The IEM is under contractual obligation to treat the information and documents of the Counter Party (ies) with confidentiality.
- d) As soon the IEM notices, or believes to notice, a violation of this Pact, he will so inform the Management of the Principal 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, refrain from action or tolerate action.
- e) The IEMs would examine all complaints and would give their recommendations / views to the MD&CEO of the Principal. IEM may also send their report directly to the CVO and the Commission in case of suspicion of serious irregularities requiring legal / administrative action. IEMs are expected to tender their advice on the complaints within 10 days as far as possible.
- f) For ensuring their desired transparency and objectivity in dealing with the complaints arising out of any tendering process, the matter shall be examined by the full panel of IEMs jointly as far as possible, who would look into the records, conduct and investigation and submit their joint recommendation to the management of the Principal.
- g) The role of the IEMs shall be advisory and would not be binding and it is restricted to resolving issues raised by the Counter Party regarding any aspect of the tender which allegedly restricts



competition or bias towards the Counter Party.

h) The word 'IEM' would include both singular and plural.

### G. Duration of the Integrity Pact (IP)

- a) This IP shall be operative from the date IP is signed by both the Parties till the final completion of the contract. Any violation of the same would entail disqualification of the Counter Party and exclusion from future business dealings.
- 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 Integrity Pact as specified above, unless it is discharged / determined by the MD&CEO, IFCI Ltd.

#### H. Other Provisions

- a) This IP is subject to Indian Law, place of performance and jurisdiction is the Head Office
- b) / Regional Offices of the Principal who has floated the Tender. The concerned Office / Department which has floated the Tender would be the focal point for implementation of IP.
- c) Changes and supplements in any Procurement / Service Contract / Tender need to be made in writing. Changes and supplement in IP need to be made in writing.
- d) If the Counter Party is a partnership or a consortium, this IP must be signed by all the partners and consortium members. In case of a Company, the IP must be signed by a representative of the Counter Party duly authorized by Board resolution.
- e) Should one or several provisions of this IP turn out to be invalid; the remainder of this Pact remains valid. In that case, the parties will strive to come to an agreement to their original intentions.
- f) A person signing the IP shall not approach the Court while representing the matter to the IEMs and he / she will await their decision in the matter.
- g) This IP is deemed as part of the procurement / service contract and both the Principal and the Counter Party are bound by its provisions.

### I. 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 the Parties agree that this Pact will have precedence over the Tender / Contract documents regarding any of the provisions covered under this Integrity Pact.

IN WITNESS WHEREOF the parties have signed and executed this Integrity Pact (IP) at the place and date first above mentioned in the presence of the following witnesses: -



# For IFCI Limited For Bidder

(Authorised Signatory)	(Authorised Signatory)
Place: Date:	Place: Date:
<u>Witness</u> 1	<u>Witness</u> 1
(Name & Address)	(Name & Address)
2	2
(Name & Address)	(Name & Address)



### Annexure XIV-Declaration that the Bidder has not been blacklisted

(To be submitted on Bidder's letter head along with Technical Bid)

To
General Manager
IT Department
IFCI Limited,
IFCI Tower, 61 Nehru Place
New Delhi -110019

Subject: Procurement of Video Conferencing System for IFCI.

Dear Sir.

I/We confirm that my/our firm/company is not blacklisted in any manner whatsoever by any central Government department, autonomous organizations, Public Sector Undertakings (PSUs) or any other Government Organizations in India on any ground including but not limited to indulgence in corrupt practice, fraudulent practice, coercive practice, undesirable practice or restrictive practice.

It is hereby confirmed that I/We are entitled to act on behalf of our firm/company and empowered to sign this document as well as such other documents, which may be required in this connection.

In the absence of above declaration/certification, the Bid is liable to be rejected.



To,

### **Annexure XV-No Deviation Certificate**

(To be submitted on Bidder's letter head)

General Manager	
IT Department	

IFCI Limited, IFCI Tower, 61 Nehru Place,

New Delhi -110019

Dear S	•	ubject: No Deviation Certificate
Ref·	RFP/Tender No.	

I/We hereby confirm that I/We have not changed/modified/materially altered any of the tender documents as downloaded from the website/issued by IFCI and in case of such observance at any stage, it shall be treated as null and void and my/our tender shall be deemed to be withdrawn.

I/We also hereby confirm that I/We have neither set any Terms and Conditions and nor have I/We taken any deviation from the Tender conditions together with other references applicable for the above referred RFP/Tender Specification.

I/We further confirm my/our unqualified acceptance to all Terms and conditions, unqualified compliance to Tender Conditions, Integrity Pact, and acceptance to bidding process.

I/We confirm to have submitted offer in accordance with RFP instructions and as per aforesaid reference.



# Annexure XVI-OEM's Authorization Format

(To be submitted on OEM's letter head along with Technical Bid)

То

General Manager IT Department IFCI Limited, IFCI Tower, 61 Nehru Place, New Delhi -111019
Dear Sir,
Subject: Procurement of Video Conferencing System for IFCI.
Tender No:
We(OEM Name and address) confirm that the following company is a reseller of(OEM NAME) products:
We hereby extend our full support to the company detailed below as per General Terms & Conditions of RFP for the support services offered by them:
Name of the Company
Address of the Company
Telephone Number
Fax Number
The above-mentioned company will be purchasing products from (OEM NAME), which is able to purchase products for resale from us.
All applicable (OEM Name) product support services for all support services provided by the above-mentioned company will be extended to you, in accordance with (OEM Name) policies.
Date: [Signature] Place: (Name of Authorised Signatory)
<b>Note:</b> This letter of authority should be on the letter head/certificate form issued by the

"Original Equipment Manufacturer "(OEM) only on its letterhead.



### **Annexure XVII-Bid Security/ EMD**

Bidder must provide EMD Amount through RTGS/ NEFT directly in IFCI Limited's Bank Account as given below **OR** EMD can be submitted in the form of DD payable in favour of IFCI Limited at New Delhi.

### IFCI Limited, New Delhi

DETAILS OF BANK ACCOUNT NO., BANK NAME AND ADDRESS AND IFSC CODE NUMBER FOR TRANSFERRING THE FUNDS TO IFCI LTD. THROUGH RTGS / SWIFT

HDFC BANK ACCOUNT No	00030350002631
Account / Beneficiary Name	IFCI Ltd.
Bank Name	HDFC Bank Ltd.
HDFC Bank Branch Address	209-214, Kailash Building, Kasturba Gandhi Marg, New Delhi – 110 001. T.No.011-41699422/41699472 Fax No. 011-23359580/41699402
9 Digit (MICR) Code Number of the Bank & Branch	110240001
Account Type (with Code)	Current Account
BANK & BRANCH CODE / BSR Code	051005
Ledger N. / Ledger Folio No	HDFC Bank does not maintain Ledgers
IFSC Code (Indian Financial System Code)	HDFC0000003
SWIFT Code	HDFCINBBXXX

TREASURY DEPARTMENT IFCI Ltd., IFCI Tower, 61, Nehru Place, New Delhi – 110019 T.No. 011-41732466 /41732456

\*\*\*\*\*\*\*\*



### **Annexure XVIII-Regulatory Compliances**

### A. Aspects to be considered in outsourcing agreement.

- Service Provider shall provide the service as mentioned in the RFP document and availability (up time) as mentioned in the SLA.
- Effective access by IFCI to all data, books, records, information, logs, alerts and business premises relevant to the outsourced activity, available with the service provider
- Regular audit / evaluation to be conducted by IFCI for effective monitoring and assessment of the
  contracts being handled by service provider for continuous management of the risks holistically, so
  that any necessary corrective measure can be taken immediately.
- Type of material adverse events (e.g., data breaches, denial of service, service unavailability, etc.) and the incidents required to be reported to IFCI by the Service Provider to enable IFCI to take prompt risk mitigation measures and ensure compliance with statutory and regulatory guidelines.
- Service Provider shall Comply with the provisions of Information Technology Act, 2000, other applicable legal requirements and standards to protect the customer data.
- Service Provider shall adhere to the deliverables, including Service-Level Agreements (SLAs) as stated in the RFP document.
- Storage of data shall only be in India as per extant regulatory requirements.
- Service Provider shall provide details of data (related to IFCI and its customers) captured, processed and stored as and when required.
- Service Provider shall have the control mechanism for maintaining confidentiality of data of IFCI and its customers', and Service Provider is liable in the event of security breach and leakage of such information.
- Service Provider (vendor) shall obtain prior approval / permission to share with IFCI's
- customer and / or any other party.
- Specifying the resolution process, events of default, indemnities, remedies, and recourse available to the respective parties.
- Service Provider shall have contingency plans and skilled resources to provide core services, so that back-up arrangements necessary to operate and ensure business continuity and testing requirements.
- IFCI shall have the right to conduct audit of the service provider (including its sub- contractors), whether by its internal or external auditors, or by agents appointed to act
- on its behalf, and to obtain copies of any audit or review reports and findings made about the Service Provider in conjunction with the services performed for the IFCI.



- IFCI shall have the Right to seek information from the service provider about the third parties (in the supply chain) engaged by the former.
- Recognising the authority of regulators to perform inspection of the service provider and any of its sub-contractors. Service Provider shall allow RBI or person(s) authorised by it to access the IFCI's IT infrastructure, applications, data, documents, and other necessary information given to, stored or processed by the service provider and/ or its sub-contractors in relation and as applicable to the scope of the outsourcing arrangements.
- Service Provider shall be contractually liable for the performance and risk management practices of its sub-contractors if any.
- Obligation of the service provider to comply with directions issued by the RBI in relation to the
  activities outsourced to the service provider, through specific contractual terms and conditions
  specified by the IFCI.
- Service Provider shall prior approval/ consent of the IFCI for use of sub-contractors by the service provider for all or part of an outsourced activity.
- Termination rights of IFCI, including the ability to orderly transfer the proposed IT- outsourcing arrangement to another service provider, if necessary or desirable.
- Obligation of the service provider to co-operate with the relevant authorities in case of insolvency / resolution of IFCI.
- Service Provider shall have skilled resources who provide core services as "essential personnel" so that a limited number of staff with back-up arrangements necessary to operate critical functions can work on-site during exigencies (including pandemic situations).
- Service Provider shall have suitable back-to-back arrangements between service providers and the OEMs.
- Non-disclosure agreement shall be executed by both parties with respect to information retained by the service provider before start of contract.
- IFCI at its sole discretion can terminate the contract at any time during the period of contract, If the service of the Service Provider is unsatisfactory and violates any of the terms and conditions stipulated in the agreement.
- Service Provider shall ensure that safe removal/ destruction of data, information, hardware and all
  records (digital and physical), on completion of contract period or cancellation of contract at any
  time. However, service provider shall be legally obliged to cooperate fully with both the IFCI and
  new service provider(s) to ensure for smooth transition. Further, Service Provider shall ensure that
  the service provider is prohibited from erasing, purging, revoking, altering or changing any data
  during the transition period, unless specifically advised by the regulator/ concerned.
- IFCI shall obtain the source codes for all critical applications from their vendors. Where obtaining of



the source code is not possible, it shall put in place a source code escrow

- arrangement or other arrangements to adequately mitigate the risk of default by the vendor.
- IFCI shall ensure that all product updates and program fixes are included in the source code escrow arrangement.
- IFCI shall obtain a certificate or a written confirmation from the application developer or vendor stating that the application is free of known vulnerabilities, malware, and any covert channels in the code. Such a certificate or a written confirmation shall also be obtained whenever material changes to the code, including upgrades, occur.

### B. Not Applicable



# Annexure XIX-Confidentiality/Non-Disclosure Agreement

This C	onfidentiality Agreement is executed on the day of, 2024 at New Delhi by and between:	
<b>IFCI Limited,</b> a company registered under the Companies Act, 1956 with CIN No. L74899DL1993GOI053677 hereinafter would be termed as <b>"IFCI"</b> or the <b>Disclosing Party</b> , having its Registered Office at IFCI Tower, 61, Nehru Place, New Delhi – 110019, which expression shall, unless it be repugnant to the context and meaning thereof, be deemed to mean and include its successors and permitted assigns) of the FIRST PART.		
	AND	
office repugr	hereinafter would be termed as "" or the <b>Receiving Party</b> , having its registered, India which expression shall, unless it be nant to the context and meaning thereof, be deemed to mean and include its successors and permitted s) of the SECOND PART.	
	of the Disclosing Party and Receiving Party are hereinafter individually referred to as the " <b>Party</b> " and ively as the " <b>Parties</b> ".	
	Agreement references to any statutory provision shall be deemed to mean and to include a reference to odification or re-enactment thereof for the time being in force.	
WHER	REAS	
A.	Disclosing Party is a Government of India undertaking and a Financial Institution, inter alia engaged in the business of providing medium to long term financial assistance to manufacturing, service and infrastructure sectors.;	
B. C.	Recipient is engaged in the business of Service Integrator (SI) or Managed Service Provider. The Parties are desirous of renewing Annual Maintenance Charges for Dell Servers, Storage Device & Brocade Switches.	
D.	Subject to the terms hereof, the Discloser agrees to provide Confidential Information, as defined hereunder to the Recipient, which is considered proprietary in nature in relation to the Proposed Transaction.	



NOW THEREFORE IN CONSIDERATION OF THE PREMISES AND THE MUTUAL COVENANTS AND THE AGREEMENTS HEREINAFTER SET FORTH, THE PARTIES HEREBY AGREE AS FOLLOWS:

#### AND WHEREAS IT IS AGREED BETWEEN THE PARTIES THAT:

#### 1. NON-DISCLOSURE

- (i) The party receiving Confidential Information (the "Receiving Party") shall hold all Confidential Information in strict confidence and shall not disclose any Confidential Information to any third party, without the prior written approval of the Disclosing Party. The Receiving Party shall disclose Confidential Information only to employees who need to know such information to evaluate the possible business transaction with the party disclosing such Confidential Information (the "Disclosing Party"), and who have signed agreements that obligate them to treat Confidential Information as required under this Agreement. The Receiving Party shall not use any Confidential Information for any purpose except to evaluate a possible business transaction between the parties.
- (ii) If the Receiving Party is required or requested to disclose any Confidential information by any applicable law or regulation or by any governmental agency or regulatory body having authority to regulate or oversee any aspect of the Receiving Party's business in connection with the exercise of such authority, and such Confidential Information is provided or disclosed pursuant to such requirement or request, the Receiving Party shall not be in breach of this Agreement.
- (iii) The Receiving Party shall take all reasonable measures to protect the confidentiality and avoid the unauthorized use, disclosure, publication, or dissemination of Confidential Information; provided, however, that such measures shall be no less stringent than measures taken to protect its own confidential and proprietary information. Each party agrees that it will not interfere with or circumvent any business of the other party through the use of any Confidential Information acquired hereunder nor use any Confidential Information for its own account. The Receiving Party acknowledges that the Disclosing Party is neither responsible nor liable for any business decisions made by the Receiving Party in reliance upon any Confidential Information disclosed pursuant hereto.

### 2. CONFIDENTIAL INFORMATION

"Confidential Information" in this Agreement means all information and any idea in whatever form, tangible or intangible, whether disclosed to or learned by the Receiving Party, pertaining in any manner to the business of the Disclosing Party or to the Disclosing Party's affiliates, subsidiaries, consultants or business associates, whether in written, oral, encoded, graphic, magnetic, electronic or in any other tangible or intangible form, and whether or not labelled as confidential by the Disclosing Party or otherwise provided by the Disclosing Party and is "Confidential Information" includes, without limitation, the following: (a) schematics, techniques, employee suggestions, development tools and processes, computer printouts, computer programs, design drawings and manuals, and improvements; (b) information about costs, profits, markets and sales; (c) plans for future development and new product concepts; and (d) all documents, books, papers, drawings, models, sketches, and other data of any kind and description, including electronic data recorded or



retrieved by any means, that have been or will be given to the Receiving Party by the Disclosing Party, as well as written or verbal instructions or comments.

#### 3. NO OBLIGATION OF CONFIDENTIALITY

The obligation of confidentiality shall not apply with respect to any particular portion of information if:

- (i) It is in the public domain at the time of the Disclosing Party's communication thereof to the Receiving Party; or
- (ii) It entered the public domain through no fault of the Receiving Party subsequent to the time of the Disclosing Party's communication thereof to the Receiving Party; or
- (iii) It was in the Receiving Party's possession, free of any obligation of confidence, at the time of the Disclosing Party's communication thereof to the Receiving Party; or
- (iv) It was rightfully communicated to the Receiving Party free of any obligation of confidence subsequent to the time of the Disclosing Party's communication thereof to the Receiving Party; or
- (v) Such information was developed by employees or agents of the Receiving Party, independently of and without reference to the information and the Receiving Party has evidence of such independent development.

#### 4. RETURN OF INFORMATION

Within Fifteen (15) business days following either a request from the Disclosing Party or the completion of business dealings between the parties hereto, the Receiving Party will deliver to the Disclosing Party all tangible copies of the Confidential Information, including but not limited to magnetic or electronic media containing the Confidential Information, note(s) and paper(s) in whatever form containing the Confidential Information or parts thereof, and any copies of the Confidential Information in whatever form. The Disclosing Party, at its sole option, may request in writing that the Receiving Party destroy all copies of the Confidential Information. If the Disclosing Party requests that such Confidential Information be destroyed, the Receiving Party will destroy the Confidential Information, within ten (10) business days of the notice from the Disclosing Party to destroy the Confidential Information, will certify in writing to the Disclosing Party that the Confidential Information has been completely destroyed.

#### 5. USE OF INFORMATION BY RECIPIENT

- (i) The Receiving Party agrees to use the Confidential Information only for the purposes of evaluating the possibility of a future collaboration between the parties and in connection with such future collaboration, if any.
- (ii) The Receiving party shall use the information only for the migration of on-premises database and applications to Oracle cloud infra, and the receiving party shall not use the information provided by the disclosing party for any other purpose without the prior written approval by the disclosing party.
- (iii) The Receiving Party agrees to restrict disclosure of the Confidential Information solely to its employees and agents who have a need to know such Confidential Information and to advise such persons of their obligations of confidentiality and non-disclosure hereunder. Further, the Receiving Party shall not disclose the Confidential Information to third parties, including



independent contractors or consultants, without the prior express written consent of the Disclosing Party, and shall advise such third parties of their obligations of confidentiality and non-disclosure hereunder.

(iv) The Receiving Party agrees to use reasonable means, not less than those used to protect its own proprietary information, to safeguard the Confidential Information.

#### 6. NON-CIRCUMVENTION

For a period of twelve (12) months after the date of execution of this Agreement and for as long as this Agreement remains in effect, the Receiving Party and its officers and directors, separately and individually, will not make any effort to circumvent the terms of this Agreement in an attempt to gain the benefits or considerations granted to it under the Agreement by taking any actions to indirectly gain the benefits of the Confidential Information, including but not limited to contracting with or contacting directly any target acquisition, client, company, or proposed investor of the other party which the Disclosing Party has identified as having access to as relates to the proposed transaction(s) without the express permission in writing of the Disclosing Party.

#### 7. REMEDIES

The Receiving Party agrees that the unauthorized disclosure or use of Confidential Information will cause irreparable harm and significant injury, which may be difficult to ascertain. The Receiving Party recognizes that its violation of this Agreement could cause the Disclosing Party irreparable harm and significant injury, the amount of which may be extremely difficult to estimate, thus, making any remedy at law or in damages inadequate. Therefore, the Receiving Party agrees that the Disclosing Party may have the right to apply to any court of competent jurisdiction for an order restraining any breach or threatened breach of this Agreement and for any other relief the Disclosing Party deems appropriate. This right may be in addition to any other remedy available to the Disclosing Party in law or equity.

#### 8. OWNERSHIP OF INFORMATION

Each of the parties hereto retains title to its respective Confidential Information and all copies thereof. The Receiving Party hereby acknowledges that the Confidential Information is proprietary to the Disclosing Party. Further, each party represents that it has no agreement with any other party that would preclude its compliance with this Agreement.

#### 9. WARRANTIES

In maintaining confidentiality hereunder the Receiving Party warrants that it shall:

- (i) take at least the same degree of care in safeguarding such Confidential Information and Confidential Materials as it takes for its own Confidential Information and Confidential Material of like importance and such degree of care shall be at least that which is reasonably calculated to prevent such inadvertent disclosure;
- (ii) keep the Confidential Information and Confidential Materials and any copies thereof secure and in such a way so as to prevent unauthorized access by any third party;
- (iii) upon discovery of any unauthorized disclosure or suspected unauthorized disclosure of Confidential Information, promptly inform the Disclosing Party of such disclosure in writing and



immediately return to the Disclosing Party all such Information and materials, in whatsoever form, including any and all copies thereof.

#### 10. SURVIVAL

The Receiving Party's duty of confidentiality under this Agreement regarding the Confidential Information shall survive the termination of this Agreement.

#### 11. TERMINATION

Either Party may terminate this Agreement at any time by providing the other Party with thirty (30) days advance written notice of its intent to terminate this Agreement. Upon termination of this Agreement, the disclosing party may request the receiving party to return all confidential information and the receiving party shall within Fifteen (15) business days following a request from the Disclosing Party deliver to the Disclosing Party all tangible copies of the Confidential Information, including but not limited to magnetic or electronic media containing the Confidential Information, note(s) and paper(s) in whatever form containing the Confidential Information or parts thereof, and any copies of the Confidential Information in whatever form. The Disclosing Party, at its sole option, may request in writing that the Receiving Party destroy all copies of the Confidential Information. If the Disclosing Party requests that such Confidential Information be destroyed, the Receiving Party will destroy the Confidential Information and, within ten (10) business days of the notice from the Disclosing Party to destroy the Confidential Information, will certify in writing to the Disclosing Party that the Confidential Information has been completely destroyed.

#### 12. GENERAL

- (i) This Agreement shall be binding upon and for the benefit of the parties and their respective successors and assigns. Failure to enforce any provision of this Agreement shall not constitute a waiver of any term hereof. This Agreement supersedes and replaces any existing agreement entered into by the parties relating generally to the same subject matter, and may be modified only in writing signed by the parties.
- (ii) This Agreement contains the entire agreement between the parties with respect to the subject matter hereof, and shall be governed by the laws of India. This Agreement may be executed in separate counterparts, each of which shall be an original, but all of which taken together shall constitute one and the same instrument.
- (iii) Any dispute, controversy or claim arising out of or relating to this agreement shall be referred to and finally resolved by arbitration in accordance with the Indian Arbitration and Conciliation Act 1996 for the time being in force amended as follows: the place of arbitration shall be New Delhi; the parties shall mutually appoint a Sole Arbitrator to adjudicate the dispute between the parties; the language of the arbitration shall be English. This letter and the Terms shall be governed by and construed in accordance with the laws of India.
- (iv) This Agreement constitutes the entire Agreement. Any modification shall be in writing and signed by both parties. The Agreement may be executed in counterparts. This Agreement, and its terms and provisions, shall be binding upon, the benefit of the parties, their successors, administrators, executors and assigns, except as otherwise provided herein. This Agreement will come into effect upon both parties signing this agreement.



- (v) This Agreement shall not be assignable to any third party by the Receiving Party without the prior written consent of the Disclosing Party.
- (vi) This Agreement may be executed in two numbers of counterparts, each of which shall be deemed to be an original, but all of which together shall constitute one and the same instrument.

**IN WITNESS WHEREOF**, the authorized representatives of the Parties have executed this Agreement effective as of the Effective Date:

For IFCI Limited	For Bidder
(Authorised Signatory)	(Authorised Signatory)
Place: Date:	Place: Date:
<u>Witness</u> 1	<u>Witness</u> 1
(Name & Address)	(Name & Address)
2	2
(Name & Address)	(Name & Address)



### **Technical Specification for Video Conferencing Solution**

### **Technical Specifications of Video Conferencing Solution for IFCI Limited**

The proposed solution must be based on ITU standards & hardware based. No software-based solution will be accepted. All components of the VC system like Codec, Camera, Microphones and Touch Control Panel/Remote control should be from the same OEM.

Sr no.		Specification for Camera & Codec	Compliance (Yes / No)	
Make & Model No:				
1	Package	UHD 2160p (4K) PTZ Camera, 4K Codec, Omnidirectional Digital Microphone and Touch Control Panel/Remote control from the same OEM.		
2	Video Standards and Resolutions	It should support H.323 & SIP standards for communications.  It should support interoperability and bandwidth saving using video compression H.264 AVC, H.264 High Profile, H.265  It should support 4K30 fps,1080p30 fps,720p 30 fps.		
3	Content Standards and Resolutions	It should support both wired and wireless content sharing using standard based H.239 and BFCP. It should also support audio from Laptop used for content sharing.  It should transmit content to the far end location up to 4K15fps.  It should support inbuilt feature for wireless content sharing from Windows, MacOS, Android, iOS Smartphones & Tables without downloading any application on the user device.  It should support Content Annotation and White Boarding/Blackboarding capability when connected to Touch Enabled Display/Monitor.		
4	Video and Audio Inputs	It should have ports for connecting minimum 3 cameras directly on the codec or via AV over IP functionality to connect up to 3 cameras  1 x HDMI input to share 4K/Full HD content from PC/Laptop/Document camera/PTZ Camera.  It should support minimum 3 digital omnidirectional mics. The bidder needs to quote 2 digital omnidirectional microphones with mute/unmute soft touch button on the microphone. Each microphone should have at least 20 feet diameter pickup range.  1 x RCA/3.5mm stereo line-in		
5	Video and Audio Outputs	2 x HDMI outputs for connecting primary and secondary 4K(UHD)/Full HD displays.  1 x RCA/3.5 mm stereo line-out		
6	Other Interfaces	1 x 10/100/1000 Ethernet port  1 x USB to support system software upgrade		



		Bluetooth 5.0 and WiFi 802.11a/b/g/n/ac (MIMO) for Wireless Content Sharing for Guests using their	
		Smartphones and Tablets (Android and iOS)	
		The camera should support group framing and presenter	
		tracking	
		The camera should support minimum 12X Optical Zoom,	
7	Camera	PAN +/-170°, Tilt +/- 30° & minimum 10 camera presets.	
		The camera should support 4K UHD resolution	
		Video Conference Camera and Codec should be	
		controlled using same touch panel/Remote.	
		H.323 and SIP bandwidth supporting up to 6 Mbps or more.	
		Must support IPv4 and IPv6 from day one on both H.323	
8	Network Features	and SIP.	
		Auto Gatekeeper Discovery, Lost Packet Recovery (LPR)	
		technology, IP Precedence and DiffServ, Configurable	
		MTU size	
		The system should have inbuilt functionality to use the VC	
		system as an external camera and microphones when	
		connected to a Laptop/PC over a single 10m USB cable without using any external hardware components to	
		connect to any Cloud Based VC platform like Cisco	
_	USB Pass-Thru	Webex, Zoom, Blue Jeans, Microsoft Teams, Google	
9	Mode	Meet, etc.	
		The system should be able to support up to 1080p30fps	
		video transmit in USB Pass-thru mode.	
		It should be possible to Mute/Unmute all the microphones	
		and control camera functionality from the same touch	
		control panel/Remote during USB pass-thru mode.  Media Encryption (H.323, SIP): AES-128, AES-256,	
		H.235.6 support	
	Security	Authenticated access to admin menus, web interface and	
10		APIs	
		Local account password policy configuration	
		Global Directory/Centralized Directory/LDAP support	
11	Other Standards/features	H.460.18, H.460.19, SSL, TLS	
	Januarus/reatures	It should be possible to natively register the VC system	
		with Microsoft Teams Room and Zoom Room account for	
12	Cloud Integration	native cloud based video calling features and experience.	
12		USB Pass-Thru mode functionality should also be	
		available when the system in running in Microsoft Teams	
		Room / Zoom Room mode.	
13	Additional Feature	It should able to achieve 1080p resolution at 1024	
		Kbps while making video call with same set of endpoint.  The complete solution should be from the same OEM with	
14	Warranty	3 year warranty from day one.	
<u> </u>		o your warranty nom day one.	



	Specification for Conference Phone				
Make &	Make & Model No:				
1	Display	5" colour touchscreen, 720 × 1 280, capacitive, gesture- based			
2	Processor & OS	Quad-core processor, ~4 × faster; Android 9 OS			
3	Audio	Al-driven background-noise filtering,3 MEMS mics, 360° pickup, up to 20 ft / 6 m range,100–22 000 Hz frequency			
4	Connectivity	1× USB-A 2.0, 1× USB-Micro-B (USB audio / content sharing)			
5	User Interface	Multi-touch, virtual keyboard, illuminated mute & volume, proximity sensor			
6	Power Options	PoE (802.3at, backward compatible 802.3af), optional power kit (gigabit injector)			
7	VoIP Standards	SIP compatible, certified for MS Teams, Zoom, Skype			
8	Expansion	Supports up to 3 wired expansion mics;			
9	Compliance & Safety	FCC, ETSI, UL, CE, RCM, RoHS, etc.			
	;	Specification for Touch controller			
Make 8	& Model No:				
1	Display	Aspect ratio: 16:10 Brightness (typical): 300 nits Display Contrast Ratio (Static): 1000:1 Native resolution: WXGA (1280 x 800) Panel technology: IPS Display size (diagonal): 25.7 cm (10.1") Horizontal viewing angle: 75° Vertical viewing angle: 75			
2	Room Scheduling	Its can be used to schedule meetings and check room availability, making it ideal for both in-room and out-of-room applications.			
3	Video Control	It integrates seamlessly with Video conferencing systems and can control various aspects of the meeting environment, such as lighting and camera settings.			
4	User Interface	The intuitive touch interface allows for easy navigation and control of videos call, content sharing and room management.			



	Specification for Interactive Display with OPS			
Make 8	Make & Model No:			
1	Screen Size	86" or Higher		
2	Native Resolution	3840 x 2160 (UHD)		
3	Brightness	Minimum 440cd/m2		
4	Contrast Ratio	1,100:1 or Higher		
5	Viewing Angle(H x V)	178 x 178		
6	Surface Treatment	Anti-glare treatment or similar		
7	Min Input ports	HDMI x3(with HDCP 2.2),VGA x 1, USB 3.0 x 4, USB 2.0 x1, USB(Type C x1 with power delivery and DP Alt Mode), OPS Slot x 1		
8	Min Output Ports	Audio-1( Audio out to connect additional Speakers if required), Optical SPDIF x1, HDMI-1, Touch Out USB x 2		
9	External Control	RS232C, RJ45 input and output both		
10	Built in Touch type	IR spread /P Cap/Incell/In glass		
11	Touch Accuracy	±1mm or less		
12	Air Gap Between LCD Module & Glass	Minimum 1 mm or less		
13	Protection Glass Thickness	3T (Anti-Glare) or Higher		
14	Operating System Support	Windows 7/8/10/Windows XP/Linux/Mac/Android		
15		(Windows XP/Linux/Mac Support one point touch)		
16	Multi touch point	Min 40 Points or Higher		
17	Google CTS	Compatible/Approved to smooth interface		
18	Interactive	· White Board & Standard Interactive features		
19	Features	· Writing, Pen,		
20	_	· Palm Eraser ,		
21	_	· Screen Capture,		
22	-	· Storage,		
23		· Tool Bar,		
24		· Air Class for Online test/Quiz,		
25		· USB Block feature for safety		
26		· Dual Pen support		
27		· Bluetooth connectivity		
28	Built in Standard OS	Android 13.0 (EDLA) or better		
29	Key Hardware Features	Minimum Internal Memory (64GB), Quad core A55 , GPU-Mali G52MP2, RAM DDR 8GB or higher, USB Block, Anti Glare		



		Coating on glass surface, 7 Mohe and 0H Hardness, Hazo	
		Coating on glass surface, 7 Mohs and 9H Hardness, Haze 25%	
30	Remote Monitoring & Control Module	OEM must have their own software/application mechnaism to monitor.  1. Remote health monitoring and report of Main Board(Temp., Signal Status, FPGA Ver, Ethernet Connection Status), Receiving Card(Temp., LED Power).  2. Should supports e-mail based notification in case of faults in LED Screen.  3. Dashboard-CMS should have a single window view of ready health monitoring of LED Screen.  4. Should have virtual remote control.  5. Should support various user profile and define user role.  6. Should provides reports that give an overview of device operation trends and having option to generate report on monthly basis.	
31	Key Software Features	Screen Share/Mira cast to Connect TAB/Mobile, Web Browser ,Wi-Fi, Apple Airplay inbuilt, Booting Logo Image Change Option, Able to connect and show upto 9 devies wirelessly on screen, DMS software option from same OEM of display, PIP, PBP, Wake on LAN, Able to open and work on minimum 4 applications side by side on one screen at a time.	
32	PCB Protective Coating	Conformal Coating on PCB to prevent from Humidity, Dust & Iron Particles	
33	Power Supply	100-240V~, 50/60Hz	
34	Power Consumption (Typ.)	225W or less	
35	Built in Audio Power	30W(15W x 2) or higher	
36	Product Quality Certifications	BIS certificate from OEM owned factory ,ISO9001,ISO14001,ISO45001	
37	Accessory	Remote Controller(include battery 2ea), Power Cord, QSG, Regulation Book, Touch Pen(2)	
38	Warranty	3 years	
39	Bracket	Wall mount	
40	OPS	i5 12 Gen, 16 GB RAM, 512 GB SSD, Win 10 Pro, 3 Years Warranty.	
	Specif	ication for Wireless Collaboration device	
Make 8	Model No:	TICALION TO WHELESS COMADOLALION GEVICE	
1	Operating Systems Supported	Windows 10+, macOS 11+ , Android v11+, iOS 14+.	
2	Video Output	4K UHD (3840×2160) @ 30 Hz via HDMI 1.4b or USB-C DisplayPort 1.2 (Gen 2)	



3	Audio Output	USB and HDMI	
4	USB Ports	1× USB-A, 1× USB-C (front); Gen 2 supports USB-C 3.0 / USB-A 3.0	
5	Mirroring Protocols	Air Play, Google Cast, Miracast	
6	Max Sources on Screen Simultaneously	1	
7	Noise Level	Max 2 dBA @ 0–30 °C; up to 30 dBA @ 30–40 °C	
8	Wireless Protocols	IEEE 802.11 a/g/n/ac, IEEE 802.15.1; frequency band 2.4 GHz & 5 GHz (DFS supported)	
9	Wireless Range	Up to 30 m (100 ft) between Button and Base Unit	
10	Authentication Modes	WPA2-PSK for standalone; WPA2-PSK or IEEE 802.1X in network-integration mode	
11	Ethernet Port	1× Gigabit LAN RJ-45	
12	Supported Features	Local view, network & Wi-Fi, management & reporting, room-dock support (Gen 2), calendar integration, Present Sense.	
13	Certifications	FCC, CE; IEEE 802.1X support; TAA compliance (Gen 2).	
14	Warranty	3 years on site.	
5	Specification for 65	5" display PBP support with ceiling mount/Wall Mount	
Make 8	& Model No:		
1	Screen Size (Inch)	65"	
2	Resolution	3,840 × 2,160 (4K UHD)	
3	Panel Technology	IPS	
3 4		IPS Direct LED	
	Technology		
4	Technology Backlight Type Refresh Rate Brightness (Typ.)	Direct LED	
4 5	Technology Backlight Type Refresh Rate Brightness (Typ.) Contrast Ratio (Typ.)	Direct LED 60 Hz	
4 5 6	Technology Backlight Type Refresh Rate Brightness (Typ.) Contrast Ratio (Typ.) Dynamic Contrast Ratio	Direct LED 60 Hz 500 cd/m² (500 nit) 1,000 : 1 1,000,000 : 1	
4 5 6 7	Technology Backlight Type Refresh Rate Brightness (Typ.) Contrast Ratio (Typ.) Dynamic	Direct LED 60 Hz 500 cd/m² (500 nit) 1,000 : 1	
4 5 6 7 8	Technology Backlight Type Refresh Rate Brightness (Typ.) Contrast Ratio (Typ.) Dynamic Contrast Ratio Color Gamut Color Depth	Direct LED 60 Hz 500 cd/m² (500 nit) 1,000 : 1 1,000,000 : 1	
4 5 6 7 8 9	Technology Backlight Type Refresh Rate Brightness (Typ.) Contrast Ratio (Typ.) Dynamic Contrast Ratio Color Gamut Color Depth Viewing Angle (H×V)	Direct LED  60 Hz  500 cd/m² (500 nit)  1,000 : 1  1,000,000 : 1  BT.709 95 %	
4 5 6 7 8 9	Technology Backlight Type Refresh Rate Brightness (Typ.) Contrast Ratio (Typ.) Dynamic Contrast Ratio Color Gamut Color Depth Viewing Angle (H×V) Response Time (Tr / Tf)	Direct LED  60 Hz  500 cd/m² (500 nit)  1,000 : 1  1,000,000 : 1  BT.709 95 %  10-bit (1.07 billion colours)	
4 5 6 7 8 9 10	Technology Backlight Type Refresh Rate Brightness (Typ.) Contrast Ratio (Typ.) Dynamic Contrast Ratio Color Gamut Color Depth Viewing Angle (H×V) Response Time	Direct LED  60 Hz  500 cd/m² (500 nit)  1,000 : 1  1,000,000 : 1  BT.709 95 %  10-bit (1.07 billion colours)  178° × 178°	



15	Operational Hours	24 / 7 (continuous)	
16	Orientation Support	Portrait and Landscape	
17	Internal Memory	16 GB	
18	Built-in Wi-Fi	Yes	
19	Sensors	Temperature, Ambient light via IR, Gyroscope (acceleration)	
	Built-in Speaker	Yes	
20	•	OEM should have their own Operating system, undertaking for	
21	OS / Platform	the same is required from OEM.	
22	Display Functions	USB Plug & Play, Fail-over, Boot/No-signal Logos, PIP, PBP (up to 4), Screen Share, Video Tag (4), URL playback, Rotation (screen/external input), Gapless Playback, Tile mode (up to 15×15), Data Cloning, SNMP, Control Manager, Auto Set ID, Status Mailing, Wake on LAN, Beacon, HDMI-CEC, webRTC, Pro:Idiom, Cisco certification, Crestron Connected, Smart Energy Saving, PM mode, Network Ready.	
23	Security Certifications	ISO/IEC 15408 EAL2, Enhanced Kernel Protection (EKP)	
	Durability	IP5X dust protection, conformal coating, shock monitoring, tilt	
24	Features	up to 30°, slim wall mount design (~13 mm clearance)	
25	Certifications	CB, NRTL, FCC Class B, CE, KC, Energy Star	
26	Carbon Trust Certification	CO <sub>2</sub> -Measured	
07	Accessories	Remote control (2× batteries), Power cord, Quick Start Guide,	
27	Included	Regulation booklet, RS232C gender adapter	
28	Ceiling Mount	Bidder to provide ceiling mount with the display good quality.	
	-		
		pecification for PoE Network Switch	
Make &	Model No:		
1	Physical Interfaces	12	
		02 # 1G Base-T Copper Ports	
		08 # 1G PoE+ Base-T Copper Ports	
		02 # 1/10G Base-X Fiber SFP+	
		Console ports : Serial RS232 RJ45 (rear); USB-C (rear)	
2	CPU/ Memory	Integrated ARM A9 1.25Ghz CPU in switching silicon (32-bit)	
		RAM: 2 GB, Flash: 256 MB, Packet buffer memory: 16 Mb	
3	POE	240W PoE Budget	
4	Performance	Switching fabric: 60 Gbps Line-Rate (non blocking fabric)	
		Throughput: 44.64 Mpps	
		Address database size: 16,000 MAC addresses (48-bit MAC address)	
		Number of VLANs: 4,093 (IEEE 802.1Q) simultaneously	



		Mean time between failures (MTBF): 576,889 hours	
5	L2 Services	IEEE 802.1Q VLAN Tagging	
		Auto-Trunk	
		Subnet based VLANs	
		MAC based VLANs	
		Voice VLAN	
		Private Edge VLAN	
		Private VLAN	
		IEEE 802.1x	
		Double VLAN Tagging	
		GARP with GVRP/GMRP	
		Per VLAN STP (PVSTP) with Fast Uplink and Fast Backbone	
		Per VLAN Rapid STP (PVRSTP)	
6	L3 Services	Static Routing / ECMP Static Routing	
		IPMC replication (hardware support)	
		DHCP IPv4 / DHCP IPv6 Client	
		DHCP IPv4 / DHCP IPv6 Server (Stateless, Stateful)	
		Auto Install (DHCP options 66, 67, 150 and 55, 125)	
		RIPv1 / RIPv2, Router Discovery Protocol, Policy Based	
		Routing (PBR)	
7	QoS	Access Lists	
		DiffServ QoS	
		IEEE 802.1p COS	
		Single Rate Policing	
		Auto-VoIP	
		PTPv2	
8	Security	Broadcast, Unicast, Multicast DoS Protection	
		CPU Rate Limiting	
		ICMP throttling	
		Management ACL (MACAL)	
		Out of band Management	
		Radius accounting	
		TACACS+	
		Malicious Code Detection	
9	Management	Password management	
		Admin access control via Radius and TACACS+	
		Industry standard CLI (IS-CLI)	
		Web-based graphical user interface (GUI)	
		Telnet	
		SNMP v3 with multiple IP addresses	



		RMON 1,2,3,9	
		Port Mirroring	
		Remote Port Mirroring (RSPAN)	
10	Network Traffic	Access Control Lists (ACLs) L2 / L3 / L4	
		Time-based ACLs	
		ACL over VLANs	
		IPv6 RA Guard Stateless Mode	
		Network Authentication Successive Tiering	
		802.1x MAC Address Authentication Bypass (MAB)	
11	Warranty	3 years onsite	

# **Bill of Quantity:**

BOQ of Video Conferencing Solution for IFCI Limited		
Sr No	Item	Qty
1	Codec with Mounting kit with 3 years warranty	1
2	Camera with mounting kit with 3 years warranty	1
3	Conference Phone	2
4	Touch Controller	1
5	Interactive Display 86" with OPS	1
6	Wireless Collaboration Device	1
7	65" display PBP support with ceiling mount/Wall Mounting Kit	1
8	Network Switch PoE +	1
9	Cable & Accessories	1
10	Installation & Commissioning	1