

Ref. No: 4/1/2025-SCOPE/ 1371

Date: January 30, 2026

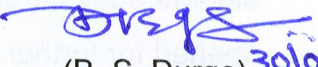
Sub: Notice Inviting Tender (NIT) for Procurement of the Drone kits for official activities of DAE

On behalf of the President of India, the Department of Atomic Energy (DAE) invites sealed tenders from all interested and eligible vendors for 'Procurement of Drone kits for official activities of DAE'.

2. Bidders shall be shortlisted on the basis of technical evaluation as given in *Annexure-I: Technical Evaluation for Shortlisting*. Only technically eligible bids shall be shortlisted and considered for further evaluation of Financial Bid.
3. Technical Bid should be submitted, in sealed cover with superscript "Technical Bid for Drone Kits", in the format given on *Annexure-II: Format for Technical Bid*.
4. Technical Specifications and Deliverables are given in *Annexure-III: Technical Specifications and Deliverables*.
5. Bidders are requested to refer to the general terms and conditions, including Confidentiality Clause, given in *Annexure-IV: General Terms & Conditions*.
6. Financial Bid should be submitted, in a separate sealed cover with superscript "Financial Bid for Drone Kits", in the format given on *Annexure-V: Format for Financial Bid*.
7. Bidders are requested to refer to *Annexure-VI: Instructions to Bidders*.
8. In lieu of Earnest Money Deposit, a Bid Security Declaration should be submitted as per the format given on *Annexure-VII: Format for Bid Security Declaration*. Bids without the Bid Security Declaration shall not be considered.
9. Bidders should submit duly-signed tender acceptance as given in *Annexure-VIII: Tender Acceptance* along with the Technical Bid.

Bids containing the two separate sealed covers (for Technical Bid and Financial Bid) should be sent through Speed-Post/Courier/Hand Delivery to Section Officer, SCOPE, PA&MID, OYC Building, Department of Atomic Energy, Anushakti Bhavan, C.S.M. Marg, Mumbai 400001, so as to reach by 03:00 PM on 16th February, 2026. Quotations reaching after the above deadline will not be considered.

Yours faithfully


(B. S. Durge)
Section Officer
SCOPE, PA&MID
30/01/2026

Annexure-I

Technical Evaluation for Shortlisting

S. No.	Criteria	Conditions
1	Bidder to have experience of supplying drones to Government Organisation	Documentary Evidence Enclosed Yes / No
2	Bidder to have experience of Drone Import License from DGFT	Documentary Evidence Enclosed Yes / No
3	Bidder to have workshop for minor repairs / maintenance of the Drones locally in Mumbai	Confirmation Yes / No
4	Bidder to check/maintain the functional order of Drones and accessories once every six months for a period of min 1 year (2 instances) at local workshop in Mumbai at no cost basis	Agreeability Yes / No
5	Bidder to provide training on testing and upkeep/maintenance of drones to the nominated DAE officials in Mumbai at no cost basis	Agreeability Yes / No
6	Minimum turn-over for past 3 financial years, that is for FY 2021-22, 2022-23, and 2023-24, over <u>Rs.10,00,000/-</u> . CA certificate or ITR Returns to be enclosed.	Documentary Evidence Enclosed Yes / No

Conditions listed above comprise mandatory criterion for shortlisting. Bidders are required to enclose necessary documents and provide the aforementioned Agreeability and Confirmation, as applicable, along the Technical Bid. Only shortlisted bidders shall be considered as technically qualified and their Financial Bids shall be opened for further evaluation.

Annexure – II
Format for Technical Bid

On Company Letterhead

1. Name of Vendor:
2. Office address (with telephone/ mobile & e-mail):
3. Particulars of Company Registration and GST / PAN / MSME / Udyog-Aadhaar Number

Date:

Place:

AUTHORISED SIGNATORY
Name of the Authorized Signatory
and Seal of the Firm

Annexure – III

Technical Specifications and Deliverables

#	Feature	Desired Technical Specification	
Drone			
1	Take-off Weight	Maximum 1,500 grams	
2	Propellers Arm Assembly	Folding Arms Required	
3	Dimensions (LxWxH mm)	Arms Folded	Maximum 25 x 100 x 100
		Arms Unfolded	Maximum 350 x 300 x 110
4	Vertical Speed	Max Ascent	8 m/s
		Max Descent	6 m/s
5	Horizontal Speed	20 m/s or more	
6	Take-off Altitude	Minimum 5000 m	
7	Flight Time *	Minimum 40 minutes	
8	Hovering Time	Minimum 35 minutes	
9	Flight Distance	25 km or more	
10	Wind Resistance	Minimum 10 m/s	
11	Operating Temperature Range	-10 °C – 40 °C	
12	Satellite Positioning System	GPS + GLONASS/Galileo + BeiDou	
13	Hovering Accuracy	Vertical	Vision Positioning: ±0.1 m
14			Satellite Positioning: ±0.5 m
15		Horizontal	Vision Positioning: ±0.3 m
16			Satellite Positioning: ±0.5 m
Gimbal			
17	Stabilisation	3-axis (Tilt, Roll, Pan)	
18	Gimbal Type	Mechanical	
19	Control Speed	Minimum 90° /s	
20	Angular Vibration	Maximum ±0.05° (Hover without wind)	
Camera			
21	Image Sensor	3 integrated Sensors (Main, Medium and Tele)	
22	Sensor type; Size	Main: CMOS; 4/3 inch Medium: CMOS; 1/1.3 inch Tele: CMOS; 1/2 inch	
23	Lens Focal Length Format Equivalent	Main: 24 mm or more Medium: 70 mm or more Tele: 160 mm or more	
24	Lens Field-of-View; Aperture	Main: Minimum 80°; f/2.8-f/11 Medium: Minimum 30°; f/2.8 Tele: Minimum 10°; f/3.4	

25	Shutter Speed	Main: 8-1/8000 s or better Medium: 2-1/8000 s or better Tele: 2-1/8000 s or better
26	Image Resolution	Main: 20 MP 5280×3956 or above Medium: 48 MP 8064×6048 or above Tele: 12 MP 4000×3000 or above
27	Video Resolution	Main: 4K 3840×2160 @ up to 120 fps Medium: 4K 3840×2160 @ up to 60 fps Tele: 4K 3840×2160 @ up to 60 fps
28	Digital Zoom (Normal Mode)	Main: 1-3x or more Medium: 3-7x or more Tele: 7-28x or more
29	ISO Range for Video	Minimum 100-6400 (Normal and Slow Motion)
30	Image Modes	Single, Burst, Automatic and Timed
31	Mechanical Shutter	Yes, required
32	Shutter Speed	Minimum 1/2000 s
33	Output Formats	Video: MP4/MOV, Photo: RAW+JPEG
Obstacle Sensing		
34	Optical Awareness Directions	Forward, Backward, Downward
35	Optical Sensing Range	1-10 m all directions or more
36	Infrared Sensing	Yes, required at the bottom
Battery, Charger and Charging Hub		
37	Capacity	5000 mAh or more
38	Weight	Maximum 350 gram
39	Type	Li-Ion
40	Charging Time	Maximum 90 min using 100 W Charger
41	Charger Input	100-240 V (AC), 50-60 Hz, 2.5 A
42	Charger Output	5-20 V, 3.25 A
43	Charger Power	100W USB-C Power Adapter with Power Cable
44	Charging Hub Type	Minimum 3 batteries Sequence Charging
45	Charging Hub Input	USB-C: 5-20 V, max 5 A
46	Charging Hub Output	12-17.6 V, max 5 A
47	Charging Hub Power	100 W with USB-C to USB-C Cable
Remote Control		
48	Transmission Distance	Minimum 15 km (FCC); 8 km (CE/SRRC/MIC)
49	Operating Frequency	2.400-2.4835 GHz; 5.725-5.850 GHz
50	Wi-Fi	802.11a/b/g/n/ac/ax Support 2×2 MIMO Wi-Fi
51	Bluetooth	Bluetooth 5.1 or better
52	Storage	Minimum 32 GB

53	Battery Capacity	Minimum 5000 mAh
54	In-built Monitor	Required
55	Monitor Size and Resolution	Minimum 5 inch 1920 x 1080
56	Monitor Brightness	Minimum 1000 nits
57	Monitor Touch Controls	10-point multi-touch
Accessories		
58	Control Sticks Pair	Compatible with the Remote Control, 1 No.
59	Extra Battery	Compatible with the Drone, 2 Nos.
60	Low-Noise Propeller Pair	Compatible with the Drone, 6 Nos.
61	Storage Cover	Compatible with the Drone, 1 Nos.
62	ND Filters Set (ND8/16/32/64)	Compatible with the Drone, 1 Nos.
63	Protective Storage Bag	Compatible with the Drone, 1 Nos.
Warranty		
64	OEM Warranty for 1 year minimum	
Deliverables		
65	Supplied items shall be used in accordance with latest Drone Rules	
66	Import License from DGFT, as applicable, under the Supplier's scope of work	
67	Delivery within 12 weeks of confirmed order	
68	Subsequent to supply of times, supplier to arrange to invoke provisions of applicable warranty	
69	Subsequent to supply of times, supplier to provide training on testing and upkeep/maintenance to nominated DAE officials on-site at no cost to the government	
70	Subsequent to supply of times, supplier to check/maintain the functional order of Drones and accessories once every six months for a period of min 1 year, that is at 2 instances, at local workshop at no cost to the government	

Annexure-IV

General Terms & Conditions

A. Eligibility Criteria

1. Bidder should be an authorised firm in India having valid Tax registration. Valid documentary proof of all registration certificates should be provided.
2. Bidders should provide all required documentary evidences and agreeability and confirmations as listed in *Annexure-II*. Selective, conditional or partial agreeability or confirmation shall lead to disqualification and the bid shall not be considered for further evaluation.
3. In case of ambiguity or unreasonably low quotations, the subject bid shall be summarily rejected.

B. Contract Award Criteria:

1. Vendors quoting the Lowest price (L1) shall be considered. However, the Department reserves the right to accept any Bid, not necessarily the lowest, reject any Bid without assigning any reason.
2. The contractor shall not assign or sub-let his contract or any substantial part thereof to any other agency. The contract shall be awarded to the bidder subject to the satisfaction of the Department.

C. Performance Security:

1. Performance Security of 3% of contract value is to be furnished within 15 days from the date of letter of acceptance. It should remain valid for a period of 60 days beyond the date of completion of all contractual obligations of the vendor. Performance Security of 3% is to be submitted in the form of Bank guarantee / Demand Draft / Fixed Deposit Receipts of Scheduled Bank or in the form of Government Securities.
2. If the successful bidder, fails to furnish the prescribed performance security on or before stipulated date of commencement, the department shall without prejudice to any other right or remedy, be at liberty to suspend the bidder for one year from the date of issue of Suspension order.

D. Security Deposit:

1. The contractor, whose tender is accepted, will be required to furnish by way of Security Deposit, for the due fulfilment of his contract, such sum, as will amount to 2.5% of the tendered value of work.
2. The Security Deposit will be collected by deductions @ 2.5 % of the gross amount of the running bill of the contractors till the total security deposit recovered will amount to 2.5% of the tendered value of work. The Security deposit will also be accepted in the form of Governments Securities, Fixed Deposit Receipts of Scheduled Bank and Nationalised Bank. These shall be endorsed in favour of the Accounts Officer, DAE, Mumbai.

E. Terms of Payment:

1. No advance payment shall be made.
2. Payment, as per the PO value, will be released, after supply of all items.

3. Payment shall be released after satisfactory acceptance of supplied items on the basis of certification by the Department.

F. Suspension & Cancellation of Contract:

1. Department Of Atomic Energy will suspend the dealings for future enquiries with a vendor without issuing notice on any of the following circumstances / reasons:
 - a. On finding deviation in technical specification as given in **Annexure-III**, or
 - b. Violation of any condition of the contract or part of any condition of the contract, or
 - c. Deviation found in quality of the service rendered.
2. As stopping the services and taking appropriate action in this regard is of an urgent and emergent nature, required to protect the interest of the Government, the Contract of the concerned will be first suspended without issuing any notice. However, before taking the final decision on the matter, the concerned party will be given reasonable opportunities to explain his stand. After enquiry, if the vendor is found guilty, the Contract of the concerned vendor for the product will be cancelled and other appropriate legal action shall also be initiated against all concerned. The decision of Department shall be final and binding.

G. Validity Period of the Contract:

1. No extension of validity period of the contract itself is required when deliveries against outstanding services continue even after expiry of the validity period. The contract will remain alive for purpose of delivery for all the services offered during the currency of the contract until deliveries have been completed.

H. Other conditions:

1. It will be as per DEPARTMENT OF ATOMIC ENERGY Standard Terms & Conditions.
2. The contract is likely to be terminated in case the conditions of the agreement are not fulfilled.
3. In case of any dispute, the area of jurisdiction will be at Mumbai only.
4. The acceptance of tender shall rest with department which does not bind itself to accept the lowest tender and reserves to itself the authority to reject any or all of the tenders received, without assigning any reason. All tenders in which any of the prescribed conditions are not fulfilled or incomplete in any respect are liable to be rejected.
5. Canvassing in connection with tenders is strictly prohibited and the tenders submitted by the contractors who resort to canvassing will be liable for rejection.

I. Penalty Clause:

1. Refusal or inability or delay by the successful bidder to provide services as per scope of work at the contracted rate may result in termination of the contract and forfeiting of performance guarantee as well as disqualification of the bidder from participating in future tenders.
2. Penalty will be charged @ 0.5% per day subject to maximum of 5% of contract value, in case the services are not provided as per the scope of the work.

J. Termination:

The Contract may be terminated in case of the occurrence of:

- a) If the Vendor becomes insolvent or goes into compulsory liquidation.
- b) If the Vendor, in the judgment of Department has engaged in corrupt or fraudulent practices in competing for or in executing this Contract.
- c) If the Vendor submits to the Department a false statement which has a material effect on the rights, obligations or interests of the Department.
- d) If the Vendor places itself in position of conflict of interest or fails to disclose promptly any conflict of interest to the Department.
- e) If the Vendor fails to provide the quality services as envisaged under this contract. In such an occurrence, the Department shall give a written prior notice of 15 days to the Vendor before terminating the Contract.

K. Forfeiture of Performance Security:

Performance Security in full or part may be forfeited in the following cases:

- a) When any terms and conditions of the Contract are breached.
- b) When the Vendor fails to provide desired services satisfactorily.
- c) Notice of reasonable time will be given in case of forfeiture of Performance Security. The decision of the Department in this regard shall be final.
- d) If the Vendor requires an extension of time in completion of contractual service on account of occurrence of any hindrance, it shall apply in writing to the authority, which has placed the Work order for the same, immediately on occurrence of the hindrance but not after the stipulated time. The case will be examined and permission in writing will be necessary for the contractor.
- e) Service Delivery period may be extended with or without liquidated damages if the delay in the services is on account of hindrances beyond the control of the contractor.
- f) Any dispute settlement, difference or disagreement whatsoever, arising between the Contractor/Vendor and Department of Atomic Energy, out of or relating to the contract meaning, scope of work under this tender document or the validity or breach thereof, or Terms and Conditions or covering anything herein contained or arising out of this Tender document, shall be settled through mutual consultation. Where such dispute, difference or disagreement cannot be settled mutually or is not resolved by mutual consultation, either interested party may refer the dispute to Sole Arbitrator, under the Arbitration and Conciliation Act, 1996. Place of Arbitration shall be Mumbai. Language of Arbitration shall be English. Parties shall bear their own expenses, unless otherwise ordered by the Tribunal. The decision of Sole Arbitrator shall be final and binding on both the parties.
- g) The courts in Mumbai shall have exclusive jurisdiction with respect to any legal dispute, difference or proceedings instituted by the Parties under this Tender document.
- h) The Vendor shall be liable for forfeiture of its Performance Security or termination of contract for default, if any.
- i) The Undersigned, reserves the right to reject any or all the tender without assigning any reason(s) thereof. The essence of selection of Bidder will be based on the quality of presentation by a Bidder in past years & the overall experience of the Firm in the Trade etc.

L. Confidentiality Clause:

- a) No party shall disclose any information to any third party concerning the matter under this contractor generally. In particular, any information identified as "Proprietary" in nature by the disclosing party shall be kept strictly confidential by the receiving party and shall not be disclosed to any third party without the prior written consent of the original disclosing party.
- b) This clause shall apply to the contractor or the employees engaged by the party with equal force.
- c) 'Restricted Information' categorized under relevant Sections of the SHANTI Act 2025 and 'Official Secrets' under Section 5 of the 'Official Secrets Act 1923' are to be observed scrupulously. Any contravention of the above-mentioned provisions by any contractor or the employees of Tenderer will invite penal consequences under the aforesaid legislation.

The Department of Atomic Energy reserves the right to reject any or all tenders in whole or in part without assigning any reasons thereof. The decision of Department of Atomic Energy shall be final and binding on the contract/Vendor in respect of any clause covered under the contract.

Annexure-V

Format of Financial Bid (Quotation)

On Company Letterhead

1. Name of the Vendor:
2. Address:
3. Phone No.:
4. Mobile No.:
5. GST / PAN / MSME / Udyog-Aadhaar No.:
6. Description:

S. No.	Item	Rate (Rs.)	Quantity (Nos.)	Cost (Rs.)
1.	Drone Kits as per Technical Specifications and Deliverables given in Annexure-III of the Tender Document		02	
GST				
Total in Figures				
Total in Words:				

Date:

Place:

AUTHORISED SIGNATORY

Name of the Authorized Signatory
and Seal of the Firm

Annexure-VI

Instructions to Bidders

1. No conditional bid will be accepted
2. Under no circumstances, the Department of Atomic Energy shall be made liable for additional monetary involvement besides that what has been mutually agreed.
3. The tender must be in the prescribed formats only and shall be accompanied with all other necessary documents. The financial bid has to be indicated in Indian Rupees both in words and figures (in the prescribed proforma of Financial Bid) and there shall be no correction or overtyping etc. The offers with any corrections/deviation in prices with words/figures shall be summarily ignored. The conditional offer (s) shall, in no case, be accepted.
4. **MODE OF PAYMENT:** The Department of Atomic Energy shall make payment through PFMS/RTGS/Electronic mode in favour of the Vendor. However, taxes at the prevailing rates which are levied as per the rules of the Government shall be deducted at source from bills.
5. Income Tax as applicable shall be deducted from the Bills by this institute and would be directly remitted to the government exchequer as per Government of India orders in force and as amended from time to time. However, copies of challans for said Tax Deductions at Source (TDS) would be provided to the contractor.
6. The Bidder must possess a valid registration, PAN, Goods & Service Tax Registration etc. (as applicable) at the time of bidding and Bidder should provide all the copies of the same along with the bid.
7. The Department of Atomic Energy reserves the right to reject all or any of the bids, and decision of the Department in the matter shall be final and binding.
8. The successful bidder shall have to deposit Performance Security within the time frame as indicated by the Department.
9. The Vendor has to carefully assess the scope of work with specific reference and understand the details of the work to be done. For any clarification(s) as to the tender/scope of work, the prospective bidders may contact Department of Atomic Energy with prior appointment on any working day between 10.00 a.m. to 3.00 p.m.
10. No interest on Security Deposit shall be paid by the Department of Atomic Energy to the bidder. The Vendor is being permitted to give tenders in consideration of the stipulations on his part that after submitting his tenders, he will not rescind from his offer or modify the terms and conditions thereof.
11. The Security Deposit shall be valid till all contractual obligations are fulfilled by the firm. The same shall stand forfeited in case of cancellation of the contract for any breach of contract or for any deficiency in the performance noticed during the period of the contract.
12. The bid is liable to be ignored if complete information as required is not given therein or if the particulars asked for under **Annexures I and V** of this tender are not fulfilled/submitted. Person signing the tenders or other documents must ensure that he is an authorized person on behalf of the firm to do so. The person signing the tender form or any other document forming part of the contract on behalf of another person shall be deemed a warranty that the signatory has

authority and if, on enquiry, it is found that the person so signing had no authority to do so, the Department of Atomic Energy shall without prejudice to other civil and criminal remedies, cancel the contract and hold the signatory liable for all costs and damages. The required documents and Annexures, if any, are to be signed and submitted by the Bidder.

13. Acceptance by the Department of Atomic Energy will be communicated by E-mail, Speed Post or any other form of communication. Formal letter of acceptance and work order of the Tenders will be forwarded as soon as possible, but the earlier instructions in the E-mail, Speed Post letter, etc. should be acted upon immediately.
14. In case the successful bidder does not accept the work within 15 days from the date of receipt of work order, the offer made shall be deemed to be withdrawn without any notice.
15. The contract shall be awarded for a period that may be decided by the Department of Atomic Energy. The Contract will be strictly monitored as per Scope of work given in **Annexure-II**. In case any shortcomings or deficiencies are noticed during the contract period or any other contractual dispute, the contract can be terminated by giving one month notice in advance. The decision of the Department of Atomic Energy in this regard shall be final and binding.
16. If the contract is terminated on the grounds of shortcomings or deficiencies during its tenure including extended tenure, if any, the Department of Atomic Energy shall have all rights to make suitable alternative arrangements for a period of 45 days from the date of such termination or till a new tender is finalized, whichever is earlier, and the difference in cost, if any, will be borne by the Vendor.
17. The rates quoted by the bidder shall be fixed for the period of the contract and no request for any change/modification shall be entertained before expiry of the period of the contract.
18. The Department of Atomic Energy shall have no liability, financial or otherwise, for any harm/damage/injury caused to the staff deployed by the contractor/Vendor in the course of performing work of this Department of Atomic Energy. Neither the Vendor nor its staff shall have any claim on the Department of Atomic Energy for compensation or financial assistance on this account.
19. It shall be the responsibility of the Vendor to comply with all the provisions of Acts, statutory requirements and Government instructions. If any statutory provision of any statute is violated in general concerning the execution of the work and in regard to welfare of the staff engaged for the work in particular, then the Security Deposit will be confiscated and Vendor will be blacklisted.
20. The damage caused, if any, to the Department of Atomic Energy property through the acts of the Vendor and/or by its staff shall be made good by the Vendor and decision of the Department of Atomic Energy in this regard shall be final/binding. In case of any dereliction of duty, gross neglect and unintended damage caused by the vendor or his staff or otherwise any harm done to the Department of Atomic Energy properties, designated officials or other employees, the Vendor shall be liable to make good the loss or pay compensation, reimburse expenditure on legal/judicial proceedings as well as pay penalty which Department may deem fit.
21. The Vendor shall not appoint Sub-Contractor to carry out any obligation under the contract and under such case, this agreement will be declared as void and

such act of contractor will be taken as breach of the Contract and resultantly his Security Deposit shall be forfeited and contract shall be terminated.

22. The Department of Atomic Energy reserves the right to reduce or terminate the period of contract or to extend its duration in the interest of the Department of Atomic Energy for any justifiable reasons, not mandatory to communicate to the Contractor. The Department of Atomic Energy will have no responsibility for any loss/ damage caused to them. This also cannot be challenged in any court of law.
23. Any dispute arising out of and in relation to this agreement shall be referred to the Department of Atomic Energy. His decision will be binding on the vendor.
24. The job contract can be terminated even earlier by Department of Atomic Energy by giving one-month prior notice in writing on account of any of the following reasons:
 - a. On account of unsatisfactory performance
 - b. Breach of contract clauses(s)
 - c. Persistently neglecting to carry out his obligations under the contract
25. The contractor shall have no claim of compensation for any loss sustained by him by reasons of having deployed personnel or purchased machines and material for the contract work.
26. Under no circumstances, the Department of Atomic Energy shall be made liable for additional monetary involvement besides that what has been mutually agreed upon.

Annexure-VII
Format for Bid Security Declaration

On Company Letterhead (TO BE GIVEN AS PART OF TECHNICAL BID)

To,
Section Officer
SCOPE Section
1st Floor, OYC, Anushakti Bhavan
Department of Atomic Energy
C. S. M. Marg, Mumbai 400 001

Sir,

Reference: **NIT Ref. No. 4/1/2025-SCOPE/ dated .01.2026 for Procurement of Drone Kits for official activities of DAE**

I/ We hereby submit the following declaration in lieu of submitting Earnest Money Deposit.

(1) If after opening of tender, I/We withdraw or modify my/our quotation/bid during the period of validity of tender (including extended validity of tender) specified in the tender documents,

OR

(2) If, after award of work, I/We fail to sign the contract, or to submit performance security before the deadline defined in the tender documents,

I / We shall be suspended for one year and shall not be eligible to bid for DAE tenders from date of issue of suspension order.

Date:

Place:

AUTHORISED SIGNATORY

Name of the Authorized Signatory
and Seal of the Firm

Annexure-VIII

Tender Acceptance Letter

On Company Letterhead (TO BE GIVEN AS PART OF TECHNICAL BID)

To,
Section Officer
SCOPE Section
1st Floor, OYC, Anushakti Bhavan
Department of Atomic Energy
C. S. M. Marg, Mumbai 400 001

It is confirmed that I/We have fully understood the scope of work and all other requirements for Procurement of Drone kits for official activities of DAE

1. I/We have understood the total quantum of work by going through the tender document/Corrigendum and/or by visiting or contacting Department of Atomic Energy. I/We gathered all information needed to understand the requirement of this contract work as per the details given in the prescribed Annexures of the Tender document.
2. I/We hereby unconditionally accept and agree to comply with the Terms and Conditions, instructions, Annexures (I to VII) and other contents of the Contract as detailed in the tender document from Page No.1 to 16 and if given an opportunity to execute the Contract Work, then agree to execute an agreement.
3. I/We undertake that the documents enclosed herewith are genuine and no material/facts have been concealed or suppressed.
4. I/We undertake that there are no legal Suit/Criminal cases pending against our firm for violation of Contract and Labour Act or other laws, as applicable, and there is no Criminal/Legal suit pending or contemplated against us.
5. I/ We also understand that the contract is liable to be cancelled if found to be obtained through fraudulent means or by concealment of information/facts.
6. This offer is made to be valid for acceptance by Department of Atomic Energy within 90 days from the date of opening of the technical bid.

Date:

Place:

AUTHORISED SIGNATORY

Name of the Authorized Signatory
and Seal of the Firm